No. 19 1257



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 26 MARCH 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, 26 March 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. 1 of 2015—Fair Work (Miscellaneous) Amendment Act 2015. An Act to amend the Fair Work Act 1994.

No. 2 of 2015—Stamp Duties (Off-the-plan Apartments) Amendment Act 2015. An Act to amend the Stamp Duties Act

By command.

JOHN JAMES SNELLING, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 26 March 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Professor Brenda Wilson, as Governor's Deputy of South Australia for the period from 7 a.m. until 4.30 p.m. on Friday, 27 March 2015.

By command,

JOHN JAMES SNELLING, for Premier

Department of the Premier and Cabinet Adelaide, 26 March 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Professor Brenda Wilson, as Governor's Deputy of South Australia for the period from 8.30 a.m. on Monday, 30 March 2015 until 12 p.m. on Wednesday, 1 April

By command,

JOHN JAMES SNELLING, for Premier

Department of the Premier and Cabinet Adelaide, 26 March 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Stephen Campbell Mullighan, MP, Minister for Transport and Infrastructure, Minister Assisting the Minister for Planning and Minister Assisting the Minister for Housing and Urban Development to be also Acting Minister for Regional Development and Acting Minister for Local Government for the period from 10 April 2015 to 24 April 2015 inclusive, during the absence of the Honourable Geoffrey Graeme Brock, MP.

By command,

JOHN JAMES SNELLING, for Premier

15MRD01CS

Department of the Premier and Cabinet Adelaide, 26 March 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Jayne Samia Basheer, Brian Malcolm Nitschke and Lynette Catherine Duncan as Stipendiary Magistrates commencing from 26 March 2015, pursuant to the provisions of the Magistrates Act 1983.

By command,

JOHN JAMES SNELLING, for Premier

AGO0044/15CS

Department of the Premier and Cabinet Adelaide, 26 March 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Khatija Kaye Thomas to the position of Commissioner for Aboriginal Engagement for a term commencing on 1 April 2015 and expiring on 30 September 2015, pursuant to Section 68 of the Constitution Act 1934.

By command.

JOHN JAMES SNELLING, for Premier

MAAR15/CS003

Department of the Premier and Cabinet Adelaide, 26 March 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Helen Rebecca Mares as Acting Public Advocate for a term commencing on 2 April 2015 and expiring on 27 April 2015 inclusive, pursuant to Section 19 of the Guardianship and Administration Act 1993 and Section 36 of the Acts Interpretation Act 1915.

By command,

JOHN JAMES SNELLING, for Premier

AGO0039/15CS

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Australian Optometric Research and Education Foundation Incorporated

Australian Science & Mathematics School 'Raising the Bar Foundation' Incorporated The Barossa Valley Art Society Incorporated

Coonalpyn and Districts Lions Club Incorporated

Debra Australia (National Dystrophic Epidermolysis Bullosa Research Association of Australia) Incorporated

Esara Incorporated

Focis on Youth Incorporated

Kneeboard SA Incorporated

Ladies Probus Club of Holdfast Bay Incorporated

Leopard Judo Club (SA) Incorporated

Millicent and District Community Appeal Incorporated

North-Eastern Housing SA Tenants Forum Incorporated Parents and Friends of Temple Christian College Incorporated

Renmark Ski Club Incorporated

Residents for a Future Strathalbyn Incorporated

Spring Valley Landcare Group Incorporated

Taipan Catamaran Association of Australia Incorporated

The National Service Historical Society Incorporated The Nuriootpa Senior Citizen's Friendship Club Incorporated

'79 Masters Association Incorporated

Given at Adelaide, 23 March 2015.

R. ALOI, a Delegate of the Corporate Affairs Commission

DEVELOPMENT ACT 1993: SECTION 29

AMENDMENT TO THE ADELAIDE (CITY) COUNCIL DEVELOPMENT PLAN

Preamble

 $1. \ It is necessary to amend the \ Adelaide (City) \ Development \ Plan (the \ Plan) \ dated \ 30 \ October \ 2014.$

NOTICE

PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993, I amend the Plan as follows:

- (a) Replace O'CONNELL STREET CONCEPT PLAN Fig MS(O)/1 with the contents of 'Attachment A'.
- (b) Replace MELBOURNE STREET EAST CONCEPT PLAN FIG MS(ME)/1 with the contents of 'Attachment B'.
- (c) Replace HUTT STREET CONCEPT PLAN Fig MS(H)/1 with the contents of 'Attachment C'.
- (d) Replace MELBOURNE STREET WEST CONCEPT PLAN FIG MU(MW)/1 with the contents of 'Attachment D'.
- (e) Replace the word 'Residential' in the last paragraph note in Council Wide Principle of Development Control 59 with the words 'the City Living'.
- (f) Replace the words 'Residential Zones' in Council Wide Principle of Development Control 121 with the words 'City Living Zone, Adelaide Historic (Conservation) Zone and North Adelaide Historic (Conservation) Zone'.
- (g) Replace the words 'a Residential Zones or the' in Council Wide Principle of Development Control 173 with the words 'the City Living Zone, Adelaide Historic (Conservation) Zone or'.
- (h) Replace the words 'a Residential Zone or the' in Council Wide Principle of Development Control 173 (a) with the words 'the City Living Zone, Adelaide Historic (Conservation) Zone or'.
- (i) Replace the words 'a Residential Zone or the' in Council Wide Principle of Development Control 173 (b) with the words 'the City Living Zone, Adelaide Historic (Conservation) Zone or'.
- (j) Replace the words 'a Residential Zone or the' in Council Wide Principle of Development Control 275 (c) (ii) with the words 'the City Living Zone, Adelaide Historic (Conservation) Zone or'.
- (k) Replace the words 'a Residential Zone' in Principle of Development Control 37 of the Capital City Zone with the words 'the City Living Zone or Adelaide Historic (Conservation) Zone'.
- (1) Replace the words 'a Residential Zone' in Principle of Development Control 26 (b) (ii) of the Main Street (Adelaide) Zone with the words 'the City Living Zone'.
- (m) Replace the words 'a Residential Zone' in Principle of Development Control 27 (b) (ii) of the City Frame Zone with the words 'the City Living Zone or Adelaide Historic (Conservation) Zone'.
- (n) Replace the words 'Residential Zones' in Principle of Development Control 5 of the Institutional (St Andrew's) Zone with the words 'the City Living Zone or Adelaide Historic (Conservation) Zone'.
- (o) Replace the words 'Residential Zones' in Principle of Development Control 3 of the Golf Links Policy Area 16 with the words 'the North Adelaide Historic (Conservation) Zone'.
- (p) Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendment will come into operation.

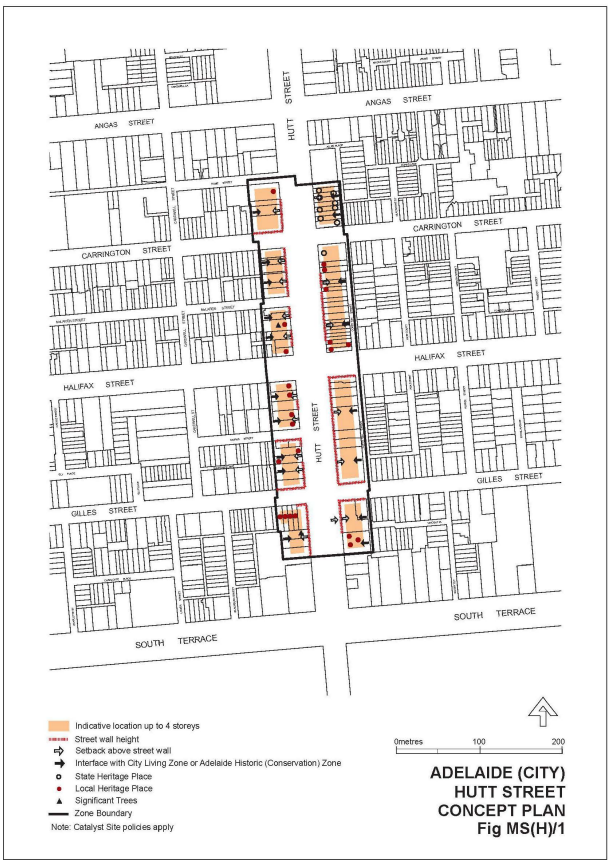
ATTACHMENT A



ATTACHMENT B



ATTACHMENT C



ATTACHMENT D



Dated 20 March 2015.

S. MOSELEY, General Manager, Information and Strategy Directorate Development Division, Department of Planning, Transport and Infrastructure, as Delegate of John Rau, Minister for Planning

CONTROLLED SUBSTANCES ACT 1984

Prohibition Order

TAKE notice that on 5 March 2015, I, Dr Stephen Christley, Executive Director, Public Health and Clinical Systems, Department for Health and Ageing made an order under Section 57 (1) (c) of the Controlled Substances Act 1984 (SA). The order was served on Sharon Anne Picken on 23 March 2015 and took effect on that date. Pursuant to Section 57 (3) of the Controlled Substances Act 1984, the order is published as follows:

I, Dr Stephen Christley, Executive Director, Public Health and Clinical Systems, Department for Health and Ageing, having formed the opinion that Sharon Anne Picken has administered prescription drugs in an irresponsible manner, exercise the authority delegated by the Minister for Mental Health and Substance Abuse under Section 62A of the Controlled Substances Act 1984 (SA), and make the following Order under Section 57 (1) (c) of the Act.

Sharon Anne Picken Date of birth: 22 May 1961,

is prohibited from supplying, administering or having possession of the following substances or class of substances:

- a drug of dependence as declared by Regulation 7 of the Controlled Substances (Poisons) Regulations 2011, pursuant to Section 12 (3) of the Controlled Substances Act 1984, namely any poison listed in Schedule 8 of the Standard for the Uniform Scheduling of Medicines and Poisons as published and amended by the Secretary to the Department of Health and Ageing under the Commonwealth's Therapeutic Goods Act 1989;
- prescription drugs that contain codeine or dextropropoxyphene;
- · tramadol; and
- · benzodiazepines.

This Order does not apply to any of the above substances, drugs or class of drugs lawfully supplied or prescribed for the treatment of Sharon Anne Picken by a registered health practitioner or by a veterinary surgeon for administration to an animal in Sharon Anne Picken's care.

Dated 5 March 2015.

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

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE note that the Ministerial exemption notice made pursuant to Section 115 of the Fisheries Management Act 2007, dated 19 December 2014, and published in the *South Australian Government Gazette* dated 8 January 2015, on page 239, being the first notice on that page, in the name of Dr Rebecca Lester of Deakin University, No. ME9902750, is hereby varied such that Clause 3 is deleted and replaced with the following:

3. The exemption holder may remove up to 100 individuals of the following species list:

Common Galaxias Bluespot goby Flat-headed gudgeon Lagoon goby Australian smelt Small-mouthhardyhead Congolli Tamar goby Carp-gudgeon complex Unspecked hardyhead

Goldfish Eastern gambusia Dwarf flat-headed gudgeon Bridled goby Murray rainbow fish Galaxias maculatus
Pseudogobius olorum
Philypnodon grandiceps
Tasmanogobius lasti
Retropinna semoni
Atherinosoma microstoma
Pseudaphritis urvillii
Afurcagobius tamarensis
Hypseleotris spp.
Craterocephalus
stercusmuscarum
Carassius auratus
Gambusia holbrooki
Philypnodon macrostomus
Arenigobius bifrenatus
Melanotaenia fluviatilis

All other native fish taken pursuant to the exempted activity must be immediately returned to the water. All noxious or nonnative species must be disposed of appropriately.

Dated 17 March 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2015, and published in the *South Australian Government Gazette* dated 15 January 2015, on page 280, being the first notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery Licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

- 1. The waters of the Spencer Gulf Prawn Fishery that are:
 - (a) South of the following co-ordinates commencing at:

Latitude 34°14.00'S, 137°31.00'E then to position latitude 34°14.00'S, longitude 136°52.00'E then to position latitude 34°18.00'S, longitude 136°49.00'E then to position latitude 34°18.00'S, longitude 136°42.00'E then to position latitude 34°07.00'S, longitude 136°48.00'E then to position latitude 33°55.00'S, longitude 136°34.00'E.

- 2. Except the waters contained within and bounded by the following co-ordinates, which shall remain closed to fishing:
 - (a) the area known as the 'Wardang Closure' commencing at:

Latitude 34°10.00′S, longitude 137°28.00′E then to position latitude 34°21.00′S, longitude 137°12.00′E then to position latitude 34°45.00′S, longitude 137°15.00′E then to position latitude 34°48.53′S, longitude 137°09.45′E then to position latitude 34°48.53′S, longitude 137°06.00′E then to position latitude 34°50.75′S, longitude 137°06.00′E then to position latitude 34°54.00′S, longitude 137°01.00′E.

SCHEDULE 2

Commencing at sunset on 23 March 2015 and end at sunrise on 27 March 2015.

SCHEDULE 3

- 1. The co-ordinates in Schedule 1 are defined as degrees, decimal minutes and based on the World Geodetic System 1984 (WGS 84).
- 2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette* pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 2.
- 3. Fishing must cease in the fishing area known as the 'Southern Gulf' area (as described in the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery, October 2014) if the average catch per vessel over two consecutive nights falls below 350 kg.
- 4. Fishing must cease in the 'Southern Gulf' area if the average prawn bucket count for all vessels exceeds 260 prawns/7 kg.
- 5. No fishing activity may occur without the authorisation of Co-ordinator at Sea, Greg Palmer, or other nominated Co-ordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen's Association.
- 6. The authorisation of the Co-ordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Co-ordinator at Sea.

- 7. The Co-ordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.
- 8. The Co-ordinator at Sea must keep records of all authorisations issued pursuant to this notice.

Dated 23 March 2015.

B. MILIC, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007; SECTION 115

TAKE notice that the Ministerial exemption notice made pursuant to Section 115 of the Fisheries Management Act 2007, dated 30 June 2014, and published in the *South Australian Government Gazette* dated 3 July 2014, on page 3116 and page 3117, being the third notice on that page, in the name of Andrew N. Wright, Calypso Star Charters Pty Ltd, Unit 3, 10 South Quay Boulevard, Port Lincoln, S.A. 5606 (the exemption holder) No. ME9902708, is hereby varied such that Clause 1 of Schedule 2 is deleted and replaced with:

1. The exemption holder or a nominated agent must be on board the boat from which the exempted activity is undertaken. The nominated agents of the exemption holder are Simon James, Daniel Harvey and David Clayfield.

Dated 20 March 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, David Cunningham of Department of Environment, Water & Natural Resources (DEWNR), 86 Tasman Terrace, Port Lincoln, S.A. 5606 (the 'exemption holder'), or persons acting as his agent, are exempt from Sections 70 and 71 of the Fisheries Management Act 2007 and Regulations 7 and 10 and Clauses 21, 96, 114 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may take fish species specified in Schedule 1 using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions specified in Schedule 3, from 21 March 2015 until 21 March 2016, unless varied or revoked earlier.

SCHEDULE 1

The survey of native and non-native fish from inland waters of Eyre Peninsula, South Australia, which is contained within a straight line from Yorkey Crossing to the northern most point of Denial Bay.

SCHEDULE 2

- 10 bait traps.
- 2 seine nets (3 m x 1.8 m x 3 mm mesh) (5 m x 1.8 m x 3 mm mesh).
- 2 large two wing fyke nets (3 compartment 5 mm mesh).
- 2 small one wing fyke nets (2 compartment 3 mm).

- 2 large one wing fyke nets (3 compartment 6 mm mesh).
- 2 dab nets (400 mm D, 5 mm mesh).

SCHEDULE 3

- 1. The specimens collected by the exemption holders are for scientific and research purposes and must not be sold.
- 2. All native fish that are not being retained as voucher specimens for the South Australian Museum must be immediately returned alive to the water on completion of scientific evaluation.
- 3. A maximum of five native fish per species, per scientific evaluation may be taken and lodged with the South Australian Museum.
- 4. All non-native fish must be destroyed and disposed of appropriately.
- 5. All gear under this schedule must be marked with the permit holders' name and Exemption No. 9902766.
- 6. Agents authorised to undertake the exempted activity on behalf of the exemption holders are Seb Drewer, Ben Smith and Greg Kerr of the office of the Department of Environment, Water and Natural Resources, 86 Tasman Terrace, Port Lincoln, S.A. 5606.
- 7. Before conducting the exempted activity, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of 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. 9902766.
- 8. The exemption holder must provide a report in writing detailing the outcomes of the research and the collection of organisms pursuant to this notice to the Director of Fisheries, (G.P.O. Box 1625, Adelaide, S.A. 5001) within three months of the expiry of this notice, giving the following details:
 - the date, soak time and location of collection;
 - the number of nets used;
 - the description of all species collected (fish, invertebrates, turtles):
 - · the number of each species collected; and
 - any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.
- 9. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
- 10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 20 March 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

SOUTH AUSTRALIA

GR Notice No. 6 of 2015 Gambling Codes of Practice (General) Variation Notice 2015

[26 March 2015]

By this notice, the Independent Gambling Authority varies prescribed advertising and responsible gambling codes of practice, as follows:

1 Citation, commencement, authorising provisions, etc

- (1) This notice may be cited as the Gambling Codes of Practice (General) Variation Notice 2015.
- (2) This notice comes into operation—
 - (a) subject to paragraph (b), on the day following its publication in the Government Gazette; and
 - (b) as to clause 8(3), on 1 July 2016.
- (3) This notice is authorised by—
 - (a) section 6A of the Authorised Betting Operations Act 2000, in particular section 6A(9);
 - (b) section 41A of the Casino Act 1997, in particular section 41A(9);
 - (c) section 10A of the *Gaming Machines Act 1992*, in particular section 10A(10); and
 - (d) section 13B of the *State Lotteries Act* 1966, in particular section 13B(8).

2 Purpose

This notice varies the Gambling Codes of Practice Notice 2013 ("the Principal Notice")¹ to—

(a) allow the space and time requirements for the mandatory warning message to be variable by management plan;

¹ GR Notice No. 8 of 2013, *South Australian Government Gazette*, 18 December 2013 (No. 81 of 2013), pages 4798–4844, varied by Gambling Codes of Practice (In-Venue Messaging) Variation Notice 2014, GR Notice No. 1 of 2014, *South Australian Government Gazette*, 20 February 2014 (No. 14 of 2014), pages 1014–1024.

- (b) allow dispensations to be granted from the prohibition on inducements to gamble where the inducement would not increase the risk of problem gambling;
- (c) ensure that permitted inducements to gamble may be advertised;
- (d) regulate the use of self-service terminals in terrestrial gambling environments;
- (e) make further transitional provision for the training of casino and gaming employees; and
- (f) make miscellaneous textual revisions.

3 Variation of clauses 6 and 22—management plan arrangements

- (1) In clause 6(6) of the Principal Notice, for "21 days", **substitute** "42 days".
- (2) In clause 22(6) of the Principal Notice, for "sub-clauses (1)(b), (c) and (d)", **substitute** "sub-clauses (1) and (2)".

4 Variation of clause 7—dispensations

After clause 7(1)(ca) of the Principal Notice, **insert**—

"(*cb*) a dispensation from the operation of clause 54 where the Authority is satisfied that the dispensation does not present a material risk of an increase in problem gambling; and".

5 Variation of clauses 16 and 54—advertising of permitted inducements to gamble

- (1) In clause 16(2) of the Principal Notice, after "trade promotion lottery", **insert** ", or of a complimentary gambling product,".
- (2) In clause 54(2), for "This clause", **substitute** "Sub-clause (1)(*a*)".

6 Variation of Chapter 3—self-service terminals

(1) After clause 50 of the Principal Notice, **insert**—

"50A Self-service terminals

If a gambling provider (other than a gaming provider) installs, in a place in which it is otherwise authorised to provide its gambling product, a device which allows customers to purchase the gambling product and process winnings without the assistance of an operator, the gambling provider must ensure that—

(a) subject to paragraph (b), the device is configured to allow the gambling product to be purchased using a customer's gambling account; and

- (b) if the device is configured to allow the gambling product to be purchased other than by using a gambling account, enhanced responsible gambling measures approved by the Authority in respect of the device (or class of device) are being implemented; and
- (c) the device is not operated by the insertion of cash.".
- (2) At the foot of clause 59, **insert** (as a note)—

"Note:

By operation of section 3(3) of the *Authorised Betting Operations Act 2000*, a reference to telephone, Internet or other electronic means is a reference to a means of communicating at a distance by the use of electronic devices.".

7 Variation of clause 69—casino training

For clause 69(2) of the Principal Notice, **substitute**—

- "(2) Where clause 67(1) imposes an obligation in respect of a person who—
 - (a) was a casino gaming employee or a casino supervisor on the transition day; or;
 - (b) started as a casino gaming employee or a casino supervisor between 1 July 2014 and 31 December 2014—

the gambling provider will be deemed to have complied with the obligation if by—

- (c) 31 March 2015, at least 30% of those casino gaming employees and casino supervisors;
- (d) 30 September 2015, at least 60% of those casino gaming employees and casino supervisors;
- (e) 31 March 2016, at least 90% of those casino gaming employees and casino supervisors;
- (f) 30 June 2016, 100% of those casino gaming employees and casino supervisors—

have undertaken the training which is the subject of the obligation.".

8 Variation of clause 72—gaming training

- (1) In clause 72(1) of the Principal Notice—
 - (a) after the definition of "advanced training", insert—
 - "APGIT" means training recognised as a course of advanced problem gambling intervention training under section 10B of the Gaming Machines Act 1992 or training which would have had that status but for the commencement of section 65 of the Statutes Amendment (Gambling Reform)

Act 2013 on 1 July 2014; '.

- (b) for the definition of "starting", substitute—
 - "starting" means the day a person first works as a gaming employee or as a gaming manager in South Australia (regardless of where or for whom); '.
- (2) For clause 72(2) of the Principal Notice, **substitute**
 - "(2) Until 60 days after the second course of basic training is recognised by publication of a notice in the Government Gazette, completion of the nationally accredited training identified as SITHGAM201 and SITHGAM202 is to be regarded as completion of basic training.
 - (3) Until 60 days after the first course of advanced training is recognised by publication of a notice in the Government Gazette, completion of APGIT is to be regarded as completion of advanced training.
 - (4) For the purposes of sub-clause (5) in the period ending on 30 June 2016, the requirements of clause 70(1) are deemed to be satisfied in the following circumstances in the manners described—
 - (a) a person who, as an approved gaming machine employee or approved gaming machine manager prior to the transition day, had undertaken—
 - (i) training which complied with clause 10 of the Gaming Machines Responsible Gambling Code of Practice: or
 - (ii) the nationally accredited training identified as SITHGAM201 and SITHGAM202—

will meet the requirements for—

- (iii) a gaming employee, if the person completes basic training or advanced training; and
- (iv) a gaming manager, if the person completes advanced training;

Note: This assumes that a person, in order to satisfy the requirements for APGIT or advanced training, will have demonstrated the competencies required for basic training.

- (b) a person has never undertaken training which complied with clause 10 of the Gaming Machines Responsible Gambling Code of Practice, or basic training, will meet the requirements for—
 - (i) a gaming employee, if the person completes basic training; and

- (ii) a gaming manager, if the person completes basic training and advanced training;
- (5) A gaming machine licensee must ensure that by—
 - (a) 31 March 2015, at least 30% of its gaming employees and gaming managers;
 - (b) 30 September 2015, at least 60% of its gaming employees and gaming managers;
 - (c) 31 March 2016, at least 90% of its gaming employees and gaming managers;
 - (d) 30 June 2016, 100% of its gaming employees and gaming managers (excluding those who started after 31 March 2016)—

have received the training required by sub-clause (4).

- (6) Sub-clauses (2)–(5) apply regardless of whether particular training was commenced and completed, or required to be commenced or completed, before or after the commencement of clause 8(2) of the Gambling Codes of Practice (General) Variation Notice 2014. ".
- (3) In clause 72 of the Principal Notice—
 - (a) the expression "and transitional" is **deleted** from the clause heading;
 - (b) the expression "(1)" is **deleted** from sub-clause (1);
 - (c) the definition of "APGIT" in sub-clause (1) is **deleted**; and
 - (d) sub-clauses (2)–(6) are **deleted**.

9 Miscellaneous

- (1) The expression "and" is deleted—
 - (a) from the end of clause 7(1)(c);
 - (b) from the end of clause 9(b);
 - (c) from the end of clause 22(1)(a); and
 - (d) from the end of clause 63(a).
- (2) In—
 - (a) clause 67(1)(a)(i);
 - (b) clause 67(1)(b)(i);
 - (c) clause 70(1)(a)(i); and
 - (d) clause 70(1)(b)(i)—

of the Principal Notice, for "within 3 months after starting, commences and completes", **substitute** "within the 3 months before or after starting, completed".

NOTE

1. The commencements proposed by clause 1(2)(a) were certified under section 10AA of the *Subordinate Legislation Act 1978* by the Minister for Business Services and Consumers on 16 January 2015 and by the Minister for Finance on 18 March 2015.

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
11 Dawn Avenue	Hectorville	Allotment 28 in Deposited Plan 4703, Hundred of Adelaide	5562	81
21 Forrest Street	Blair Athol	Allotment 205 in Deposited Plan 4413, Hundred of Yatala	5638	268
19 Fulton Street	Gilles Plains	Allotment 32 in Deposited Plan 7771, Hundred of Yatala	5588	911
561 Klenke Road (The Cottage)	Red Creek	Allotment 220 in Deposited Plan 90586, Hundred of Strathalbyn	6104	765
Dated at Adelaide, 26 March 2015	i.	R. HULM, Director, Corporate Services, Housin	ng SA (Deleg	ate SAHT)

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
7 Berkeley Street, Cheltenham	Allotment 17 in Filed Plan 102468, Hundred of Yatala	5122	904	29.1.15, page 437	230.00
49 High Street, Glenelg	Allotment 85 in Filed Plan 6534, Hundred of Noarlunga	5099	585	28.4.05, page 1012	144.00 (Room 1 and 2) 160.00 (Room 3 and 4) 80.00 (Room 5)
72 Lurline Avenue, Gilles Plains	Allotment 215 in Deposited Plan 7440, Hundred of Yatala	5338	863	29.1.15, page 437	255.00
Dated at Adelaide, 26 March 2015. R. HULM, Director, Corporate Services, Housing SA (Delegate SA					(Delegate SAHT)

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
4 Adelaide Road, Mount Barker	Allotment 101 in Deposited Plan 40313, Hundred of Macclesfield	5225	27	24.9.98, page 941
41 Bottom Road, Glossop	Section 1905 of Hundred Plan 740200, Hundred of Berri Irrigation Area	5467	732	21.3.91, page 992
586 Cross Road, South Plympton	Allotment 203 in Filed Plan 8956, Hundred of Adelaide	5960	931	30.9.93, page 1370
41 Fisher Street, Georgetown	Allotment 3 in Filed Plan 138096, Hundred of Bundaleer	5254	457	24.8.00, page 598
84 Harvey Street, Woodville Park	Allotment 298 in Deposited Plan 1684, Hundred of Yatala	5929	368	14.12.72, page 2637
151 Hayman Road (also known as Lot 18), Lewiston	Allotment 18 in Deposited Plan 16592, Hundred of Port Gawler	5753	419	15.4.10, page 1257
31 High Street, Gladstone	Allotment 93 in Filed Plan 170348, Hundred of Booyoolie	5317	149	30.11.89, page 1635

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
25 Julian West Street, (previously known as 40 Riddoch Street), Penola	Allotment 10 in Deposited Plan 73953, Hundred of Penola	6011	169	28.3.91, page 1125
3 Petherton Road, Davoren Park	Allotment 513 in Deposited Plan 7400, Hundred of Munno Para	5279	645	15.1.15, page 279
51 Princes Street, Croydon	Allotment 41 in Filed Plan 115853, Hundred of Yatala	5820	164	22.3.07, page 848
58A South Road (also known as Unit 6, 52-58), West Hindmarsh	Unit 6 of Strata Plan 5868, Hundred of Yatala	6135	45	27.7.06, page 2380
247 Story Avenue (also known as Section 277, previously known as Section 277, Cooltong Avenue), Cooltong	Section 277 of Hundred Plan 741500, Hundred of Chaffey Irrigation Area	CL1143	43	30.7.92, page 759
9 Stirling Street, Wallaroo	Allotment 801 in Deposited Plan 81555, Hundred of Wallaroo	6041	551	21.2.13, page 449
39 Stuart Road, Dulwich	Allotment 105 in Deposited Plan 59134, Hundred of Adelaide	5871	107	26.2.15, page 822
15 Symonds Street, Risdon Park (also known as Port Pirie)	Allotment 39 in Filed Plan 38901, Hundred of Pirie	5670	984	9.4.09, page 1331
14 Tenth Street, Port Pirie West	Allotment 286 in Deposited Plan 622, Hundred of Pirie	5159	509	29.1.09, page 430
Dated at Adelaide, 26 March 2015.	R. HULM, Director,	Corporate Se	rvices. Ho	using SA (Delegate SAHT)

MINING ACT 1971

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

Applicant: Wentworth Metal Group Pty Ltd

Location: Outalpa Station Area—Approximately 21 km north-

west of Olary.

Pastoral Lease: Outalpa

Term: 1 year Area in km²: 3 Ref.: 2012/00082

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Wentworth Metal Group Pty Ltd

Location: Yerka Hill Area—Approximately 13 km north-west

of Olary.

Pastoral Lease: Outalpa

Term: 1 year Area in km²: 3 Ref.: 2012/00083

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Wentworth Metal Group Pty Ltd

Location: Abminga Station Area—Approximately 8 km north-

west of Olary.

Pastoral Lease: Abminga

Term: 1 year Area in km²: 3 Ref.: 2012/00084

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Thornton Metals Pty Ltd

Location: Bindyi Area—Approximately 15 km north and 55 km north-west of Yunta.

Pastoral Leases: Koonamore, Minburra, Melton and Winnininnie.

Term: 1 year Area in km²: 714 Ref.: 2012/00216

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Yerka Minerals Pty Ltd

Location: Olary Area—Approximately 45 km west-northwest, 5 km and 35 km east-north-east of Olary.

Pastoral Leases: Mount Victor, Weekeroo, Abminga, Wiawera, Bulloo Creek, Bindarrah and Tikalina.

Term: 1 year Area in km²: 134 Ref.: 2013/00059

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Australian Tailings Group Pty Limited

Location: Outalpa Area—Approximately 25 km west-southwest of Olary.

Pastoral Leases: Outalpa, Weekeroo and Florina.

Term: 1 year Area in km²: 128 Ref.: 2013/00145

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Thornton Metals Pty Ltd

Location: Manna Hill Area—Approximately 45 km southwest of Olary.

Pastoral Leases: Florina, Outnina and Winnininnie.

Term: 1 year Area in km²: 153 Ref.: 2013/00148

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Australian Tailings Group Pty Limited

Location: Outalpa Area—Approximately 5 km west-south-

west of Olary.

Pastoral Leases: Outalpa, Wiawera, Weekeroo and Oulnina.

Term: 1 year Area in km²: 142 Ref.: 2014/00039

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Yerka Minerals Pty Ltd

Location: Bindarrah Area—Approximately 35 km north-east

of Olary.

Pastoral Lease: Bindarrah

Term: 1 year Area in km²: 12 Ref.: 2014/00040

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Thornton Metals Pty Ltd

Location: Bindyi Area—Approximately 90 km west-north-

west of Olary.

Pastoral Leases: Koonamore and Melton.

Term: 1 year Area in km²: 104 Ref.: 2014/00167

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Australian Tailings Group Pty Limited

Location: Braemar Area—Approximately 125 km south-west of Olary.

Pastoral Lease: Faraway Hill

Term: 1 year Area in km²: 86 Ref.: 2014/00181

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Westernx Pty Ltd

Location: Cootanoorina Hill Area-Approximately 60 km

south of Oodnadatta.

Pastoral Leases: Nilpinna and Allandale.

Term: 2 years Area in km²: 508 Ref.: 2014/00272

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Westernx Pty Ltd

Location: Six Mile Hill Area—Approximately 40 km west of

Port Augusta.

Pastoral Leases: Carriewerloo, Wartaka and Pandurra.

Term: 2 years Area in km²: 296 Ref.: 2015/00016

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Tianda Uranium (Australia) Pty Ltd

Location: Hamilton Creek Area—Approximately 120 km north of Marla.

Pastoral Lease: Tieyon

Term: 2 years Area in km²: 674 Ref.: 2015/00042

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Adavale Minerals Limited

Location: Canegrass Swamp Area—Approximately 75 km

east of Marree.

Pastoral Lease: Murnpeowie

Term: 2 years Area in km²: 137 Ref.: 2015/00043

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: TN & BR Modra Pty Ltd Mineral Claim No.: MC 4374

Location: Section 49, Hundred of Shannon.

Area: 13.53 hectares

Purpose: Recovery of minerals (Calcrete).

Ref.: T02980

A copy of the proposal has been provided to the District Council of Lower Eyre Peninsula and an electronic copy of the proposal can be found on the Department of State Development website: http://www.minerals.statedevelopment.sa.gov.au/public_notices/mining_proposals_open_for_public_comment.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of State Development, Mining Regulation, Attention: Business Support Officer, G.P.O. Box 320, Adelaide, S.A. 5001, no later than 28 April 2015.

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the National Electricity Amendment (Improving demand side participation information provided to AEMO by registered participants) Rule 2015 No. 4 and related final determination. All provisions commence on 26 March 2015

Under s 99, the making of a draft determination and related draft rule on the *Competition in metering and related services* proposal (Ref. ERC0169). Written requests for a pre-determination hearing must be received by **2 April 2015**. Submissions must be received by **21 May 2015**.

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

26 March 2015.

NATIONAL ENERGY RETAIL LAW

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

Under s 256, the making of a draft determination and related draft rule on the *Competition in metering and related services* proposal (Ref. RRC0002). Written requests for a pre-determination hearing must be received by **2 April 2015**. Submissions must be received by **21 May 2015**.

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

26 March 2015.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Partial Closure of Ngarkat Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Coordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, part of Ngarkat Conservation Park from 6 p.m. on Sunday, 29 March 2015 until 6 p.m. on Thursday, 2 April 2015.

The closure applies to the sections of park known as:

Day Block; Ngarkat Block; Box Flat Block; Ashby's Block and Jimmy's Well Block. These are adjoining areas of the reserve bounded by the following roads and tracks, some of which are included in the closure:

McCullum-Ngarkat Boundary Track (closed);

Mount Rescue Track (closed);

Western Boundary Track (closed);

Northern Boundary Track (closed); and

Ngarkat Highway (open to the public).

The area impacted includes, but is not limited to:

Box Flat Campground; Box Flat Track; Baan Hill Track; Jimmy's Well Track; Emu Springs Track; Piggery Track; McCullum-Ngarkat Boundary Track; Mt Rescue Track and Mt Rescue Lookout.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

The remainder of the park will remain open to the public during this period with the exception of the Border Track which will remain closed up to and including Tuesday, 31 March 2015 in accordance with the 'Department for Environment and Heritage (2004) Ngarkat Complex of Conservation Parks Management Plan, Adelaide, South Australia' for the purpose of ensuring the safety of the public during the fire danger season.

Dated 23 March 2015.

G. A. PELTON, Director, Regional Coordination, Partnerships and Stewardship, Department of Environment, Water and Natural Resources

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Danggali Conservation Park, Cooltong Conservation Park and Pooginook Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director Regional Coordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Danggali Conservation Park, the whole of Cooltong Conservation Park and the whole of Pooginook Conservation Park from 6 p.m. on Sunday, 29 March 2015 until 6 p.m. on Thursday, 2 April 2015.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserves during the period indicated.

Dated 23 March 2015.

G. A. PELTON, Director, Regional Coordination, Partnerships & Stewardship, Department of Environment, Water, and Natural Resources

POLICE ACT 1998

Commissioner for Police, South Australian Police

I, JAY WEATHERILL, the Premier, hereby declare pursuant to Section 40 of the Public Sector Act 2009, that Grantley John Stevens will have the powers and functions of Chief Executive in relation to South Australia Police for dates consistent with his appointment under the Police Act 1998.

Dated 17 March 2015.

JAY WEATHERILL, Premier

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Associated Activities Licence—AAL 224

(Adjunct to Petroleum Exploration Licence PEL 182)

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 23 March 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensees	Expiry	Locality	Reference
AAL 224	Victoria Oil Exploration (1977) Pty Ltd Acer Energy Pty Limited	16 May 2016	Cooper Basin	F2014/001275

Description of Application Area

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

Commencing at a point being the intersection of latitude 27°06′15″S GDA94 and longitude 140°20′00″E AGD66, thence east to longitude 140°20′20″E GDA94, south to latitude 27°06′35″S GDA94, east to longitude 140°20′35″E GDA94, south to latitude 27°06′45″S GDA94, east to longitude 140°21′00″E GDA94, south to latitude 27°07′10″S GDA94, east to longitude 140°21′00″E GDA94, south to latitude 27°07′35″S GDA94, east to longitude 140°21′15″E GDA94, south to latitude 27°08′15″S GDA94, east to longitude 140°21′25″E GDA94, south to latitude 27°08′25″S GDA94, south to latitude 27°09′00″S AGD66, west to longitude 140°21′05″E GDA94, north to latitude 27°08′25″S GDA94, west to longitude 140°20′55″E GDA94, north to latitude 27°08′00″S GDA94, west to longitude 140°20′50″E GDA94, north to latitude 27°07′45″S GDA94, west to longitude 140°20′35″E GDA94, north to latitude 27°07′45″S GDA94, north to latitude 27°07′45″S GDA94, west to longitude 140°20′35″E GDA94, north to latitude 27°07′10″S GDA94, west to longitude 140°20′35″E GDA94, west to longitude 140°20′35″E GDA94, north to latitude 27°07′00″S GDA94, west to longitude 140°20′15″E GDA94, north to latitude 27°07′10″S GDA94, west to longitude 140°20′40″E GDA94, north to latitude 27°07′10″S GDA94, west to longitude 140°20′40″E GDA94, west to longitude 140°20′40″E GDA94, north to latitude 27°07′10″S GDA94, west to longitude 140°20′40″E GDA94, north to latitude 27°07′10″S GDA94, west to longitude 140°20′40″E GDA94, north to latitude 27°07′10″S GDA94, west to longitude 140°20′40″E GDA94, north to latitude 27°07′10″S GDA94, west to longitude 140°20′40″E

Area: 3.12 km² approximately.

Dated 23 March 2015.

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

RETURN TO WORK ACT 2014

Publication of Forms and Manners

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 Temporary Delegation dated 2 February 2015.

Sections 4 (15) and 4 (16) of the *Return to Work Act 2014* ('the Act') provide that the Corporation may, by notice in the *Gazette*, designate manners and forms for the purposes of a provision of the Act.

Notice

Forms

I hereby give notice that from 1 July 2015:

- 1. The form *Request for review of calculation of average weekly earnings* at *Attachment 1* is the designated form for the purpose of Section 45 (2) of the Act.
- 2. The form *Notice of intention to review calculation of average weekly earnings* at *Attachment 2* is the designated form for the purpose of Section 45 (3) of the Act.
- 3. The form *Outcome of review of average weekly earnings* at *Attachment 3* is the designated form for the purpose of Section 45 (8) of the Act.
- 4. The form *Request for review of weekly payments* at *Attachment 4* is the designated form for the purpose of Section 46 (2) of the Act.
- 5. The form *Notice of pending review of weekly payments* at *Attachment 5* is the designated form for the purpose of Section 46 (4) of the Act.
- 6. The form *Outcome of review of weekly payments* at *Attachment 6* is the designated form for the purpose of Section 46 (8) of the Act.
- 7. The form *Notice of intention to review weekly payments* at *Attachment* 7 is the designated form for the purpose Section 47 (2) of the Act.
- 8. The form *Application for award/enterprise agreement changes* at *Attachment 8* is the designated form for the purpose of Section 47 (3) (a) (ii) of the Act.
- 9. The form *Economic adjustment to weekly payments* at *Attachment 9* is the designated form for the purpose of Section 47 (4) of the Act.
- 10. The form *Notice of intention to suspend or reduce weekly payments* at *Attachment 10* is the designated form for the purpose of Section 51 (2)
- 11. The form *Absence from Australia* at *Attachment 11* is the form determined for the purpose of Regulation 30 (2) of the Return to Work Regulations 2015 (the Regulations).
 - Further, I determine that for the purpose of Regulation 30 (3) of the Regulations, this form may be provided in electronic form and, in that event, the form does not need to be signed.
- 12. The form Weekly Payment Reimbursement Request at Attachment 12 is the designated form for the purpose Section 64 (17) (a) of the Act.

Manners

I hereby give notice that from 1 July 2015 the following manners are the designated manners for the purposes of Sections 45 (2), 46 (2) and 47 (3) (a) (ii) of the Act.

- 1. Where the employer is not self-insured, the designated forms for Sections 45 (2), 46 (2) and 47 (3) (a) (ii) of the Act:
 - 1.1. Must be provided to the employer's claims agent (Employers Mutual SA, Gallagher Bassett Services SA, Echelon Australia or the ReturnToWorkSA Serious Injury Unit) in any of the following manners:
 - in person
 - via post
 - via facsimile
 - via email to the worker's case manager.
 - 1.2. The Corporation does not require these forms to be signed when submitted by email.

The claims agents' 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, S.A. 5001 or

15th Floor, 26 Flinders Street, Adelaide, S.A. 5000

Via facsimile: (08) 8127 1200

Via email: To the worker's case manager's email address (if the case manager's

name or email address is not known, contact Employers Mutual SA on

(08) 8127 1100 or free call 1300 365 105).

Gallagher Bassett Services SA

In person: Ground Floor, 25 Franklin Street, Adelaide

Via post: G.P.O. Box 1772, S.A. 5001 or

Ground Floor, 25 Franklin Street, Adelaide, S.A. 5000

Facsimile: (08) 8177 8451

Via email: To the worker's case manager's email address (if the case manager's

name or email address is not known, contact Gallagher Bassett Services

on (08) 8177 8450 or free call 1800 664 079).

ReturnToWorkSA Serious Injury Unit

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

Via post: G.P.O. Box 2668, S.A. 5001 or

Ground Floor, 400 King William Street, Adelaide

Facsimile: (08) 8233 2051

Via email: To the worker's case manager's email address (if the case manager's

name or email address is not known, contact ReturnToWorkSA on 13 18

55.

Echelon Australia

In person: Level 1, 148 Frome Street, Adelaide

Via post: G.P.O. Box 1693, Adelaide, S.A. 5001

Level 1, 148 Frome Street, Adelaide

Facsimile: (08) 8235 6448

Via email: To the worker's case manager's email address (if the case manager's

name or email address is not known, contact Echelon Australia on (08)

8235 6446.

Note: With the exception of a worker's case manager's email address, the claims agent contact details will be maintained on the employer's claims agent's website:

Employers Mutual SA at www.employersmutual.com.au

Gallagher Bassett Services at www.gallagerbassett.com.au

Echelon Australia at www.echelonaustralia.com.au

ReturnToWorkSA Serious Injury Unit at www.rtwsa.com

2. For workers of a self-insured employer, the designated forms for Sections 45 (2), 46 (3) and 47 (3) (a) (ii) of the Act must be provided in such manner as required by the self-insured employer.

Dated 23 March 2015.

G. MCCARTHY, Chief Executive Officer

Request for review of calculation of average weekly earnings Section 45(2) Return to Work Act 2014

I,, request that a review of the calculations of my average (Name) weekly earnings be undertaken for the following reasons:
The calculation of my average weekly earnings should be reviewed to reflect the following:
Inclusion or change of non – cash component benefit used to determine average weekly earnings (include details below):
Equivalent weekly value of above \$
Inclusion or change of equipment or facilities provided or made available by my employer relevant to my average weekly earnings (include details below):
Equivalent weekly value of above \$
Other relevant information, comments or evidence to support my review are detailed below (please make reference to attached documents if more room is required):
Signature: Date/
Claim number:

Please keep a copy of this form for your records and provide the original to your case manager.

Notice of intention to review calculation of average weekly earnings Section 45(3) Return to Work Act 2014

Date

Worker's name Worker's address

Claim number Employer's name

Section 45(1) of the *Return to Work Act* 2014 (the Act), allows for a review of the calculation of your average weekly earnings (and therefore your notional weekly earnings) if either, or both of the following occur:

- a) a change in a component of the remuneration used to determine your average weekly earnings (including a component constituted by a non-cash benefit).
- b) a change in the equipment or facilities provided or made available to you (if relevant to average weekly earnings).

<I am><We are> giving you notice that I/we intend to review the calculation of your average weekly earnings in accordance with section 45 of the Act which may affect your entitlement to weekly payments.

Insert the reason(s) for the review

<I am>/<We are> considering the effect of the following changes:

FREE TEXT (description of changes)

Include/Exclude non-cash component item: Equivalent weekly value \$.......

Include/Exclude equipment/facilities item: Equivalent weekly value \$.......

Please note this is a notice of a proposed review only. It is not a decision. Once you have received the decision you will have the right to dispute the decision if you disagree with it.

If you have evidence related to this review that you would like me/us to consider you should provide it to me/us in writing by <date>.

If I/we do not receive further evidence from you within the time specified, I/we will notify you of the outcome of the review based on the evidence I/we have to hand.

Outcome of review of average weekly earnings Section 45(8) Return to Work Act 2014

Date

Worker's name Worker's address or Employer's name Employer's address

Claim number

On <date> I/we wrote to advise you/<worker name> of the proposed review under section 45 of the *Return to Work Act 2014* (the Act). I have now completed this review.

Decision

Insert statement of decision

Reason for the decision

Insert the reasons for the decision.

If the decision is to reduce the worker's weekly payments include any other information required by regulation 20 of the Return to Work Regulations 2015 (the regulations) in the worker's letter.

Provisions of the Act relied upon

Insert a reference to the provision of the Act and, if relevant, the provision of the regulations relied upon in making the decision.

If the decision is to reduce the worker's weekly payments also include the text of that provision with the worker's letter.

Your right to have the decision reviewed

If you disagree with this decision, you may apply to the South Australian Employment Tribunal for a review of the decision under section 99 of the Act within one month from the date that you receive this notice.

If the decision is to reduce the worker's weekly payments, insert the following in the worker's letter.

If you make an application to the Tribunal for a review of this decision within one month of receiving this notice, you can elect for the weekly payments to continue or, if the decision has already taken effect, for the weekly payments to be reinstated (to their previous level), until the matter is resolved. If the Tribunal finds in favour of my decision, any weekly payments paid to you in excess of your entitlements can be recovered under section 48(13) of the Act.

Request for review of weekly payments Section 46(2) Return to Work Act 2014

Please keep a copy of this form for your records and provide the original to your cas manager	36
Claim number:	
Signature: Date/	
Other relevant information, comments or evidence to support the review are detailed belo (please make reference to attached documents if more room is required):) V
weekly payments made to me <u>or</u> <worker's name=""> be undertaken for the following reasons:</worker's>	
I,, request that a review of the amount of	

Notice of pending review of weekly payments Subsection 46(4) Return to Work Act 2014

Date

Worker's name Worker's address

Claim number Employer's name

Section 46 of the *Return to Work Act 2014* (the Act), allows me/us to review your weekly payments.

I/We intend to review your entitlement to weekly payments because *<Insert the reason(s)* for the review>.

If I/we find on review that your entitlement to weekly payments has ceased, or increased or decreased, the Act requires me/us to adjust or cease your weekly payments to reflect the review finding.

If you have evidence related to the review that you would like me/us to consider you should provide it to me in writing by <date>.

If I do not receive further evidence from you within the time specified, I will notify you of the outcome of the review based on the evidence I/we have to hand.

Outcome of Review of Weekly Payments Section 46(8) Return to Work Act 2014

Date

Worker's name Worker's address or Employer's name Employer's address

Claim number

On < date> I/we wrote to advise you/<worker name> of the proposed review under section 46 of the *Return to Work Act 2014* (the Act). I/we have now completed this review.

Decision

Insert statement of decision

If the decision is to reduce or discontinue weekly payments in the worker's letter insert the following paragraph.

This decision will take effect on <date>.

Where the decision is to reduce or discontinue weekly payments in the employer's letter insert the following paragraph.

<Worker name>has been given notice that <his/her> weekly payments will <be reduced>/<cease> on <date>.

Reason for the decision

Insert the reasons for the decision.

If the decision is to reduce or discontinue the worker's weekly payments include any other information required by regulation 20 of the Return to Work Regulations 2015 (the regulations) in the worker's letter.

Provisions of the Act relied upon

Insert a reference to the provision of the Act and, if relevant, the provision of the regulations relied upon in making the decision.

If the decision is to reduce or discontinue the worker's weekly payments also include the text of that provision with the worker's letter.

Your right to have the decision reviewed

If you disagree with this decision, you may apply to the South Australian Employment Tribunal for a review of the decision under section 99 of the Act within one month from the date that you receive this notice.

If the decision is to reduce or discontinue the worker's weekly payments, insert the following in the worker's letter.

If you make an application to the Tribunal for a review of this decision within one month of receiving this notice, you can elect for the weekly payments to continue or, if the decision has already taken effect, for the weekly payments to be reinstated (to their previous level), until the matter is resolved. If the Tribunal finds in favour of my decision, any weekly payments paid to you in excess of your entitlements can be recovered under section 48(13) of the Act.

Notice of intention to review weekly payments Economic adjustment - Section 47(2) Return to Work Act 2014

Claim number

Date

Worker's name Worker's address

<I am><We are> writing to advise that your weekly payments are about to be reviewed so that you receive an annual economic adjustment to your weekly payments in line with section 47 of the Return to Work Act 2014 (the Act).

In order for me/us to conduct a review of your weekly payments I/we need to know how you would like your payments adjusted. There are two options which are outlined below:

(1) Changes in rates of remuneration to workers generally

To base your adjustment on changes to the rates of remuneration payable to workers generally; by applying the figures obtained from the "Wage Price Index" published by the Australian Bureau of Statistics (ABS), publication number 6345.0 – Table 2. Any increase to your payments using this approach will take effect from <date>.

(2) Changes in rates of remuneration prescribed by an award or enterprise agreement

To base your adjustment on any changes in the rates prescribed by an award or enterprise agreement, if, at the time of your injury, your wages were set by an award or enterprise agreement. If you choose this option any increase to your payments will be backdated to the date the relevant changes took effect.

What do you need to do?

If you would like your review based on changes in rates of remuneration to workers generally, as described in (1) above, you do not need to reply to this letter. On <date> I/we will send you a letter advising you of the changes I/we have made to your weekly payments based on this method.

If you would like your review based on the changes in remuneration prescribed by an award or enterprise agreement, you must complete the *Application for award/enterprise agreement changes* form (attached) and return it to me by <date>. If you have any extra information, such as a letter from your employer informing you of a wage increase, please attach it to the completed form.

Application for award/enterprise agreement changes Section 47(3)(a)(ii) Return to Work Act 2014

I,, request that the changes in rates of remuneration (Name)
payable at my workplace be taken into consideration when reviewing my weekly payments.
Claim number:
Signature: Date/
Business/Employer name:
Workplace address
Employer's workers compensation contact person (or your supervisor):
Employer's contact telephone number:
Please nominate the award or enterprise agreement which covers you at your pre-injury place of work:
Please fill in the details of the % increase in the past 12 months at your workplace under the award or enterprise agreement:
An increase of % was effective from/ (Date)
A further increase of % was effective from// (Date)
Any other relevant information:

Please keep a copy of this form for your records and provide the original to your case manager.

Economic adjustment to weekly payments Section 47(4) Return to Work Act 2014

Claim number Employer's name

Date

Worker's name Worker's address

On <date> I/we wrote to advise you of the proposed review that was required under section 47 of the Return to Work Act 2014 (the Act). I/we have now completed this review.

Decision

Insert statement of decision.

Reason for decision

Insert the reason for the decision and any other information required by regulation 20 of the Return to Work Regulations (the regulations).

Provisions of the Act relied upon

Insert a reference to the provision of the Act and, if relevant, regulations relied upon in making the decision and the text of the provision.

Your right to have the decision reviewed

If you disagree with this decision, you may apply to the South Australian Employment Tribunal for a review of the decision under section 99 of the Act within one month from the date that you receive this notice.

Notice of intention to suspend or reduce weekly payments Absence from Australia - Section 51(2) Return to Work Act 2014

Date

Worker's name Worker's address

Claim number Employer's name

Section 51(2) of the *Return to Work Act* 2014 (the Act) requires that I/we give you at least 14 days' notice of my/our intention to suspend or reduce your weekly payments if <I am> <we are> of the opinion that your absence from Australia may impair the prospects of your recovery or return to work.

Decision:

Insert statement of the decision.

This decision will take effectdays from the date you receive this letter.

Reason for decision

Insert the reasons for the decision.

Your right to have the decision reviewed

If you disagree with this decision, you may apply to the South Australian Employment Tribunal for a review of the decision under section 99 of the Act within one month from the date that you receive this notice.

If the decision is to reduce the worker's weekly payments, insert the following in the worker's letter.

If you make an application to the Tribunal for a review of this decision within one month of receiving this notice, you can elect for the weekly payments to continue or, if the decision has already taken effect, for the weekly payments to be reinstated (to their previous level), until the matter is resolved. If the Tribunal finds in favour of my decision, any weekly payments paid to you in excess of your entitlements can be recovered under section 48(13) of the Act.

Absence from Australia Regulation 30(2) of the Return to Work Regulations 2015

I propose to be absent from Australia for more than 28 days and provide this notice as required by the *Return to Work Act 2014* and *Return to Work Regulations 2015*.

I understand that if I do not provide the following information it may result in my weekly payments being suspended.

Worker name:			
Claim number:			
Employer's name:			
Departure date:	1		
Returning date:			
If you do not have a rethink you will be away f	eturn date, how long do you rom Australia?	months	weeksdays
What places will you be	e at while out of Australia?		
What is your contact ac	Idress, email and/or telephon	e number while yo	ou are out of Australia?
Are you planning on ge If yes, please provide d	tting any medical treatment w etails:	hile overseas?	Yes/No
Do you intend to work was please provide de			Yes/No
Have you consulted wit If yes, please provide d		g Australia?	Yes/No
Name:			
		. , ,	
oignature	Date		

Weekly payment reimbursement request

This form is intended to assist employers seeking reimbursement for weekly income support payments made to a worker.

Use one form per worker. Please contact your claims agent if you need help completing this form.

nme of employer (as p	per registration)			
nployer ABN		ReturnToWork	kSA registration no	Location no.
Vorker's name		Claim number	Date of injury	NWE*
otional weekly earnings. We	orker's average weekly earnings or whe	ere adjusted, the adjusted average week	ly earnings.	
tails of worker earr	ning and hours of paid emp	loyment		
eek starting	Week ending	Nil earnings	Earnings from paid employment	Hours worked
I declare that wee	ekly payments of income su	upport have been paid to the		he Return to Work Act 2014.
Signature of authorised	officer of employer	D	Date DD / MM / YYYY	
Signature of authorised		С	Date DD / MM / YYYY	
AGENT OFFICE	USE ONLY	nowledge of the worker's expe		
AGENT OFFICE	USE ONLY	knowledge of the worker's expec		

RETURN TO WORK ACT 2014

Class of injury excluded from duty to give notice of injury

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 a Temporary Delegations Instrument dated 2 February 2015.

Section 16 (1) of the *Return to Work 2014* (the Act) requires a worker who has suffered a work injury to give notice of that injury to their employer or to the Corporation.

Section 16 (8) of the Act enables the Corporation to specify classes of injuries which are excluded from the requirement to give notice of the injury under Section 16 of the Act.

Notice

Pursuant to Section 16 (8) of the Act, I hereby give notice that the following criteria establish a class of injuries which are excluded from the requirement to give notice of the injury under Section 16 of the Act.

Section 16 of the Act shall not apply to an 'injury' within the meaning of the Act that satisfies the following criteria:

- 1. The injury is of a minor nature, and
- 2. The injury does not require, or is unlikely to require, treatment by a 'health practitioner' as defined in the Act, and
- 3. The injury is not of a recurrent nature and causes minor symptoms, and
- 4. The injury does not cause the worker to lose any working time during the 'working day' (as defined in the Act) on which the injury occurs, other than the time required to treat the injury.

This determination will take effect from 1 July 2015.

Dated 23 March 2015

Greg McCarthy, Chief Executive Officer

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 Temporary Delegations dated 2 February 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 July 2015, the *Claim form* at Attachment 1 is the 'form approved by the Corporation' for the purposes of that section, to be completed jointly or separately by a worker (or a person on behalf of a worker) and their employer.

2. Employer statement

Pursuant to Section 30 (5) (b) of the Act, I give notice that from 1 July 2015, the *Claim form* at Attachment 1 is also the 'designated form' for the purposes of that section, to be completed jointly or separately by an employer and the worker (or a person on behalf of a worker).

3. Manner for making a claim

Pursuant to Section 30 (1) (a) of the Act, I give notice that from 1 July 2015, the manner outlined at Attachment 2 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 23 March 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

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.

Step 2 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@employersmutualsa.com.au Fax (08) 8127 1200 www.employersmutual.com.au Phone (08) 8127 1100 or 1300 365 105

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 664 079

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.

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

- This form must be submitted to your claims agent within five business days of you receiving it.
- There are financial incentives for employers who forward the claim form together with 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?	3A - Injury information
Loss of wages Medical expenses	What was the circumstance in which the injury occurred?
Loss of wages and medical expenses	(tick one) while:
1B - Who is filling out this form?	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):
Relationship (i.e. Family, mend of representative).	
Phone:	Date and time of the injury: (or when was it first noticed)
Filotie:	Date / Time am/pm
	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:	Usahamatan 2 Na Na
Former names (if any):	Has the worker resumed work? Yes No
Title: Miss Ms Mrs Mr	If yes, date and time worker resumed:
	Date/ Time am/pm
Date of birth:/	Has the worker returned to:
Gender: M F Other	pre-injury hours or less than pre-injury hours
Address:	Has the worker returned to:
	normal duties or modified duties
Postal address (or if same write 'same as above'):	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:	
Does the worker need an interpreter?: Yes No	
If yes, identify language (including Auslan):	What was the worker doing at the time of the injury? (e.g. lifting bags o
Dialect:	cement from pallet to trolley):
Is the worker an Australian citizen or permanent resident of Australia?	
Yes No	
If 'NO':	What happened and how was worker injured? (e.g. repeatedly lifting
Type of visa:	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

Attachment 1

Section 4 - Capacity for work and treatment	Section 6 - Income support
A - Treating doctor's information	Please complete section 6 if claiming for loss of wages.
ame:	6A - Worker's hours
ractice name:	Is the worker:
ractice phone:	permanent or casual
ractice address:	Named have accused to the con-
uburb / town:Postcode:	Normal hours per week? hours
Ospital (if the worker was or is hospitalised):	Regular hours each day of the week:
B - Work Capacity Certificate details	Mon Tue Wed Thu Fri Sat Sun OR
he 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
A - Employer's name and address	if they worked full time? per week (if known)
Il company or business name:	6B - Worker's income details
ading name:	What was the worker's gross weekly wage at
ostal address:	the time of the injury? \$
uburb / town:Postcode:	Does the worker normally work overtime?
none:	Yes No
nail:	If yes, what is the average amount earned per week? \$
ote: Providing an email address will ensure prompt receipt of important notices)	What are the average hours of overtime per week?
eturnToWorkSA employer number:	Does the worker receive non-cash benefits? Yes No
eturnToWorkSA location number:	If 'Yes' what is the benefit? (e.g. car, phone, computer)
ate worker started employment://	(-8,,,,,,
ddress 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.)
uburb / town:Postcode:	6C - Other employment details
	Does the worker have any other current employment?
B - Employer contact person for this claim g. Manager or Return to Work Coordinator)	Yes No
ame:	
none:	Section 7 - EFT details
osition title:	Payments and reimbursements are paid by EFT.
nail:	7A - Worker's Electronic Funds Transfer (EFT) details
C - Employment type	Bank name:
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? g, non-working director, sole contractor, partner):	Account name:
	7B - Employer's EFT details
D - Worker's occupation and main tasks	Bank name:
ccupation:	BSB number:
ain tasks:	Account number:
	Account name:

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.

Emplo	yer's full name (o	r authorise	ed person):	
Emplo	yer's signature:			
Date [//_			

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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	2:		
Worker's signature	2:		
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

Manners

- 1.1 For workers of an employer who is not a self-insured employer, the 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 Workers Compensation SA) in one of the following manners:
 - ° in person
 - via post
 - via facsimile
 - ° via telephone
 - ° 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: GPO 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 free call 1300 365 105

Via email: <u>newclaims@employersmutualsa.com.au</u>

Online: <u>www.employersmutual.com.au</u>

Gallagher Bassett Services

In person: Ground Floor, 25 Franklin Street, Adelaide

Via post: GPO 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 664 079

Via email: newclaims@gb.rtwsa.com.au

Online: www.gallagherbassett.com.au

The Corporation (ReturnToWorkSA)

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

Via post: GPO 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.

1.2 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 a worker's employer.

RETURN TO WORK ACT 2014

Designated form for certification under Section 30(1)(c)

Preamble

In accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under a Temporary Delegations Instrument dated 2 February 2015 I, Greg McCarthy, Chief Executive Officer, hereby give notice of the forms designated for the purposes of Section 30 (1) (c) of the Return to Work Act 2014 ('the Act').

Section 30 (1) (c) of the Act states that a claim must be supported by a medical certificate in the designated form by a designated person certifying the matters specified therein and any other matter specified by the Corporation with the approval of the Minister.

Notice

I hereby give notice that from 1 July 2015 the forms at Attachments 1 and 2 are designated for the purposes of Section 30 (1) (c) of the Act as follows:

- a) If the certificate is to be completed by a medical practitioner, the form designated is the form in Attachment 1.
- b) If the certificate is to be completed by a nurse practitioner as defined by regulation 19 of the Return to Work Regulations 2015, the form designated is the form in Attachment 2.

I confirm that for the purposes of Section 30 (1) (c) (iv) of the Act, the Minister has approved the matters included in the certificates that are in addition to those listed in Sections 30 (1) (c) (i), (ii) and (iii) of the Act.

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

Dated 23 March 2015.

G. McCarthy, Chief Executive Officer



www.rtwsa.com 13 18 55

Work Capacity Certificate

A. Patient and employer details	
Family name:	Given names:
Claim number (if known):	Employer name:
Date of birth: DD / MM / YYYY	
B. Injury details and assessment	
I examined you on: DD / MM / YYYY for injury(s)/condit The stated cause was:	ion(s) you stated occurred/developed on: DD / MM / YYYY
The injury(s)/condition(s) you presented with is/are consistent will New condition Recurrence of pre-existing condition My clinical diagnosis/es based on my examination of you and other	
Other comments/clinical findings:	
C. Certification	
In my opinion, you: (please tick whichever apply) have recovered from your injury/condition and are fit to retu some further treatment may be required	irn to your normal duties and hours on: DD / MM / YYYY
are fit to perform suitable duties that accommodate your funct are medically unfit to undertake suitable duties while recovering Note: Certification based on functional capacity, not available duties.	
Reason:	
I estimate you should have functional capacity to return (estimated timeframe will assist with planning for return to safe work)	n to work in days weeks OR uncertain at this stage
I would like to review your progress on: DD / MM / YYYY Comments:	
D. Treatment plan	
The following treatment plan is aimed at assisting your recovery	and return to work:
I have referred you for the following clinical treatment:	
Medical specialist (Name & specialty)	
Psychologist (Name)	
Physiotherapist (Name)	

E. Functional ability			
Your ability to work is affected l			
(please select applicable functions – bla	ank fields indicate that limitations don't	apply. Please includ	e any impact of medications on function)
	Community and It is a strong		Comments
Physical function Sitting:	Can With modifications	Cannot	(e.g. details of capacity or limitations that will assist in identification of suitable duties)
Standing/walking:			
Kneeling/squatting:			
Carrying/holding/lifting:			
Reaching above shoulder:			
Bending:			
Use of affected body part:			
Neck movement:			
Climbing steps/stairs/ladders:			
Driving:			
Mental health function	Not affected Partially affec	ted Affected	
Attention/concentration: Memory (short term and/or lon	ig term).		
Judgement (ability to make deci			
Other functional consider			
(please provide details in co	omments section)		
I have prescribed medication	on(s) that could impact upon you	ır ability to under	take some activities.
Details:			
I recommend:			
A graduated increase	in working hours overwe	eks from	hours a day to your normal hours/ hours a day
Non-consecutive wor	rking days for a period of	days or	weeks
I would like more information	n about the options available for	your return to w	ork
I would like a copy of your re	covery and return to work plan		
F. G			
F. Communication			
Upon receipt of my patient's sign	ed medical authority, I would like	e the:	
Case Manager to conf	tact me once they have received	this certificate (w	here a claim exists)
Employer to contact r	me once they have received this	certificate (where	a claim exists)
		I	
Preferred contact method: [] (refer to section G for contact det	phone email fax	writing	visit
(refer to section of for contact det	alisj		
G. Doctor's details			
G. Doctor's details			
Doctor's name:			Provider Number:
Address:			Email address:
			Fax:
			Signed:
Phone:			Completion date: DD / MM / YYYY



Emergency Department

Nurse Practitioner Work Capacity Certificate

A. Patient and employer details	
Family name: Claim number (if known): Date of birth: DD / MM / YYYY	Given names:Employer name:
B. Injury details and assessment	
I examined you on: DD / MM / YYYY for injury(s)/condition(s) you st The stated cause was:	ated occurred/developed on: DD / MM / YYYY
The injury(s)/condition(s) you presented with is/are consistent with your stated. My clinical diagnosis/es based on my examination of you and other available i	
Other comments/clinical findings:	
C. Certification (for a maximum period of 7 days)	
In my opinion, you: (please tick whichever apply) have recovered from your injury/condition and are fit to return to your normal some further treatment may be required are fit to perform suitable duties that accommodate your functional abilities from are medically unfit to undertake suitable duties while recovering from your injured to the certification based on functional capacity, not available duties. Reason: Comments:	om: DD / MM / YYYY to DD / MM / YYYY
D. Nurse Practitioner's details	
Nurse Practitioner's name: Address: Provider Number:	Signed:Completion date: DD / MM / YYYY

Please attend a General Practitioner for ongoing treatment and certification.

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				

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

Furnishing Training Package MSF

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Furniture Tradesperson*	MSF30313	Certificate III in Timber and Composite Machining	48 months	3 months
Wood Machinist*	MSF30313	Certificate III in Timber and Composite Machining	48 months	3 months
Wood Turning*	MSF30313	Certificate III in Timber and Composite Machining	48 months	3 months
Coopering and Vatmaking*	MSF30313	Certificate III in Timber and Composite Machining	48 months	3 months
Glazier*	MSF30413	Certificate III in Glass and Glazing	48 months	3 months

WILDERNESS PROTECTION REGULATIONS 2006

Closure of Danggali Wilderness Protection Area

PURSUANT to Regulations 6 (2) (c) of the Wilderness Protection Regulations 2006, I, Grant Anthony Pelton, Director, Regional Coordination, authorised delegate of the Director of National Parks and Wildlife close to the public the whole of Danggali Wilderness Protection Area from 6 p.m. on Sunday, 29 March 2015 until 6 p.m. on Thursday, 2 April 2015.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the wilderness protection area during the period indicated.

Dated 23 March 2015.

G. A. PELTON, Director, Regional Coordination, Partnerships & Stewardship, Department of Environment, Water, and Natural Resources

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 26 March 2015

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL Old Street, North Adelaide. p55

CITY OF MARION

Easements in lot 902 in LTRO DP 88660 (to be Seaway Road, Brooklyn Drive, Casey Street, Blake Street, Gage Street and walkway), Hallett Cove. p42-44

CITY OF MITCHAM Cashel Street, St Marys. p16

CITY OF ONKAPARINGA O'Halloran Lane, Hackham. p18

CITY OF PORT ADELAIDE ENFIELD Stanfield Avenue, Windsor Gardens. p34 Albion Street, Windsor Gardens. p34 East Parkway, Northgate. p36 and 37 Condon Drive, Northgate. p36 and 37 Haines Road, Northgate. p36 and 37 Elliot Drive, Northgate. p36 and 37 Redward Avenue, Northgate. p38 and 39 Worra Street, Northgate. p38 and 39 South Parkway, Northgate. p38 and 39 Parna Lane, Northgate. p38-41

CITY OF SALISBURY Carmelina Court, Parafield Gardens. p35 Resthaven Road, Parafield Gardens. p35

CITY OF WEST TORRENS Albert Avenue, Camden Park. p15 Selby Street, Kurralta Park. p17

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER

Mayflower Court, Mount Gambier. p29
Easements in lot 502 in LTRO DP 88683 and lot 871 in LTRO FP 193053 (to be Pinehurst Drive and Oakmont Court), Worrolong. p31 and 32

Easement in lot 601 in LTRO Community Plan C27733, Worrolong. p31 and 33 St Andrews Drive, Worrolong. p31 and 33

Wireless Road East, Worrolong. p31 and 32

PORT AUGUSTA WATER DISTRICT

CITY OF PORT AUGUSTA

Harold Street, Port Augusta. p60 and 61 Riordan Grove, Port Augusta. p60 and 61 Klingberg Drive, Port Augusta. p60 and 61 Martin Avenue, Port Augusta. p60 and 61

TOD RIVER COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF CLEVE Serotzki Street, Cleve. p30

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL

Stamford Court, Adelaide. FB 1242 p55
Easement in lot 800 in LTRO DP 92145, Stamford Court, Adelaide. FB 1242 p55

CITY OF BURNSIDE

Jackson Street, Magill. FB 1242 p45 Blairgowrie Road, St Georges. FB 1242 p53

CITY OF MARION

Sienna Avenue, Warradale. FB 1242 p50
Easements in lot 902 in LTRO DP 88660 (to be Seaway Road, Brooklyn Drive, Casey Street, Blake Street, Gage Street and walkway), Hallett Cove. FB 1243 p47-51

CITY OF NORWOOD PAYNEHAM & ST PETERS Seventh Avenue, St Peters. FB 1242 p44

CITY OF ONKAPARINGA

Finch Avenue, Old Reynella. FB 1242 p47

CITY OF PORT ADELAIDE ENFIELD Morris Grove, Klemzig. FB 1242 p49 Condon Drive, Northgate. FB 1243 p38 and 39 South Parkway, Northgate. FB 1243 p40-42 Worra Street, Northgate. FB 1243 p40-42 Parna Lane, Northgate. FB 1243 p43 and 44

CITY OF SALISBURY

Carmelina Court, Parafield Gardens. FB 1243 p45 and 46 Peaton Avenue, Ingle Farm. FB 1242 p52

CITY OF TEA TREE GULLY Raphael Avenue, Dernancourt. FB 1242 p54

TOWN OF WALKERVILLE Waterman Avenue, Vale Park. FB 1242 p46

CITY OF WEST TORRENS Selby Street, Kurralta Park. FB 1242 p48

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER
Easements in lot 502 in LTRO DP 88683 and lot 871 in LTRO FP
193053 (to be Pinehurst Drive and Oakmont Court), Worrolong.
FB 1196 p24, 25, 27 and 28
Easement in lot 601 in LTRO Community Plan C27733,
Worrolong. FB 1196 p24-27
St Andrews Drive, Worrolong. FB 1196 p24-27

PORT LINCOLN OUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN Monash Road, Port Lincoln. FB 1242 p51

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Snows Road, Stirling. FB 1242 p56 and 57 Easements in lots 1-3 in LTRO DP 10883, Dell Road. FB 1242 p56 and 57

> A. J. RINGHAM, Chief Executive Officer, South Australian Water Corporation

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2014

	\$		\$
Agents, Ceasing to Act as	49.75	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	25.25	Discontinuance Place of Business	33.00
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties	62.50	Intention to Sell, Notice of	62.50
Attorney, Appointment of		Lost Certificate of Title Notices	
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	62.50
		Mortgages:	
Cemetery Curator Appointed	36.75	Caveat Lodgement	
Companies:		Discharge of	
Alteration to Constitution		Foreclosures	
Capital, Increase or Decrease of	62.50	Transfer of	
Ceasing to Carry on Business	36.75	Sublet	12.70
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	12.70
Incorporation	49.75	**	
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	36.75
First Name		Licensing	73.50
Each Subsequent Name		_	
Meeting Final	41.50	Municipal or District Councils:	(05.00
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	494.00
Meeting')	40.75	Default in Payment of Rates: First Name	99.00
First Name		Each Subsequent Name	12.70
Each Subsequent Name	12.70	Each Subsequent Name	12.70
Notices: Call	62.50	Noxious Trade	36.75
Change of Name		Partnership, Dissolution of	36.75
Creditors		1 artifership, Dissolution of	
Creditors Compromise of Arrangement	49.75	Petitions (small)	25.25
Creditors (extraordinary resolution that 'the Com-	77.13	Registered Building Societies (from Registrar-General)	25.25
pany be wound up voluntarily and that a liquidator		Register of Unclaimed Moneys—First Name	
be appointed')	62.50	Each Subsequent Name	
Release of Liquidator—Application—Large Ad			12.70
—Release Granted		Registers of Members—Three pages and over:	
Receiver and Manager Appointed		Rate per page (in 8pt)	
Receiver and Manager Ceasing to Act		Rate per page (in 6pt)	418.00
Restored Name		Sale of Land by Public Auction	63.00
Petition to Supreme Court for Winding Up	86.50	-	
Summons in Action	73.50	Advertisements	
Order of Supreme Court for Winding Up Action		1/4 page advertisement	
Register of Interests—Section 84 (1) Exempt	111.00	½ page advertisement	
Removal of Office		Full page advertisement	5//.00
Proof of Debts		Advertisements, other than those listed are charged at \$3	3.50 per
Sales of Shares and Forfeiture	49.75	column line, tabular one-third extra.	•
Estates:		Notices by Colleges, Universities, Corporations and	District
Assigned	36.75	Councils to be charged at \$3.50 per line.	District
Deceased Persons—Notice to Creditors, etc		5 1	the function
Each Subsequent Name		Where the notice inserted varies significantly in length to the which is usually multiplied a charge of \$2.50 per cells	ui irom
Deceased Persons—Closed Estates		that which is usually published a charge of \$3.50 per colu	mii iine
Each Subsequent Estate		will be applied in lieu of advertisement rates listed.	
Probate, Selling of	49.75	South Australian Government publications are sold	
Public Trustee, each Estate		condition that they will not be reproduced withou permission from the Government Printer.	t prior

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GOVERNMENT GAZETTE NOTICES

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2014

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	tions	
Pages	Main	Amends	Pages	Main	Amends
1-16	3.10	1.45	497-512	42.00	41.00
17-32	4.00	2.50	513-528	43.25	41.75
33-48	5.30	3.75	529-544 545-560	44.75	43.25
49-64 65-80	6.70 7.75	5.15 6.45	545-560 561-576	46.00 47.00	44.75 46.00
81-96	9.05	7.50	577-592	48.75	46.50
97-112	10.30	8.85	593-608	50.00	48.00
113-128	11.50	10.20	609-624	51.00	49.75
129-144	12.90	11.40	625-640	52.00	50.50
145-160	14.20	12.70	641-656	53.50	52.00
161-176	15.40	14.00	657-672	54.50	52.50
177-192	16.80	15.20	673-688	56.00	54.50
193-208	18.10	16.70	689-704	57.00	55.00
209-224	19.10	17.70	705-720	58.50	56.50
225-240	20.40	18.90	721-736	60.00	57.50
241-257	22.00	20.00	737-752	60.50	59.00
258-272	23.20	21.20	753-768 760-784	62.50	60.00
273-288	24.30	23.00	769-784	63.50	62.50
289-304	25.50	23.90	785-800	64.50	63.50
305-320	27.00	25.25 26.50	801-816	66.00 67.50	64.00
321-336 337-352	28.00 29.50	26.50 27.75	817-832 833-848	67.50 69.00	66.00 67.50
357-352	30.25	29.25	849-864	70.00	68.50
369-384	32.00	30.25	865-880	71.50	70.00
385-400	33.50	31.75	881-896	72.00	70.50
401-416	34.75	32.75	897-912	73.50	72.00
417-432	36.00	34.50	913-928	74.00	73.50
433-448	37.00	35.75	929-944	75.50	74.00
449-464	38.00	36.50	945-960	76.50	75.00
465-480	38.50	37.75	961-976	80.00	76.00
481-496	41.00	38.50	977-992	81.00	76.50
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South Australia

Aquaculture (Amendment of Aquaculture (Zones—Smoky Bay) Policy 2007) Notice 2015

under section 14 of the Aquaculture Act 2001

Part 1—Preliminary

1—Short title

This notice may be cited as the *Aquaculture* (*Amendment of Aquaculture* (*Zones—Smoky Bay*) *Policy* 2007) *Notice* 2015.

2—Commencement

The amendment of the *Aquaculture (Zones—Smoky Bay) Policy 2007* effected by Part 2 of this notice comes into operation on the day on which this notice is published in the Gazette.

3—Amendment provisions

In this notice, a provision under a heading referring to the amendment of a specified policy amends the policy so specified.

Part 2—Amendment of Aquaculture (Zones—Smoky Bay) Policy 2007

4—Amendment of clause 3—Object of policy

(1) Clause 3(a)—delete ", an aquaculture exclusion zone and an aquaculture emergency zone" and substitute:

and an aquaculture exclusion zone

- (2) Clause 3(b)—delete paragraph (b) and substitute:
 - (ab) designates aquaculture zones as public call areas; and
 - (b) specifies, for an aquaculture zone, the classes of aquaculture permitted in the zone; and

5—Insertion of clause 5A

After clause 5 insert:

5A—Designation of aquaculture zone as public call area

The Eyre Island intertidal aquaculture zone is designated as a public call area.

6—Insertion of clause 9A

After clause 9 insert:

9A—Designation of aquaculture zone as public call area

The Missiessy intertidal aquaculture zone is designated as a public call area.

7—Insertion of clause 12A

After clause 12 insert:

12A—Designation of aquaculture zone as public call area

The Saddle Peak intertidal aquaculture zone is designated as a public call area.

8—Insertion of clause 15A

After clause 15 insert:

15A—Designation of aquaculture zone as public call area

The Smoky Bay intertidal aquaculture zone is designated as a public call area.

9—Insertion of clause 18A

After clause 18 insert:

18A—Designation of aquaculture zone as public call area

The Smoky Bay (holding) intertidal aquaculture zone is designated as a public call area.

10—Insertion of clause 21A

After clause 21 insert:

21A—Designation of aquaculture zone as public call area

The Smoky Bay north subtidal aquaculture zone is designated as a public call area.

11—Insertion of clause 24A

After clause 24 insert:

24A—Designation of aquaculture zone as public call area

The Smoky Bay south subtidal aquaculture zone is designated as a public call area.

12—Revocation of Part 5 Division 5

Part 5 Division 5—delete Division 5

13—Insertion of clause 29A

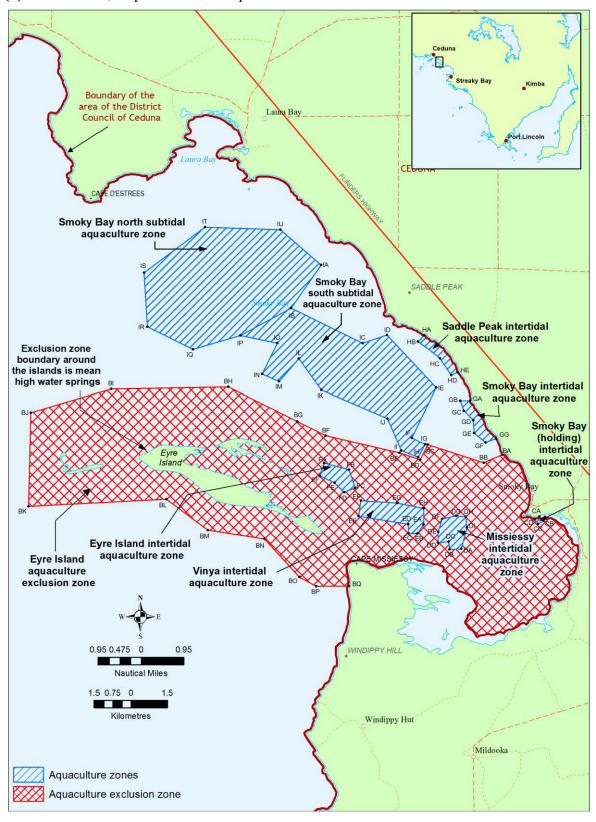
After clause 29 insert:

29A—Designation of aquaculture zone as public call area

The Vinya intertidal aquaculture zone is designated as a public call area.

14—Amendment of Schedule 1—Map

(1) Schedule 1, map—delete the map and substitute:



(2) Schedule 1, item headed "Coordinates—Smoky Bay aquaculture emergency zone (GDA94)"—delete the item

Made by the Minister for Agriculture, Food and Fisheries

on 19 March 2015

South Australia

Aquaculture (Amendment of Aquaculture (Zones—Eastern Spencer Gulf) Policy 2005) Notice 2015

under section 14 of the Aquaculture Act 2001

Part 1—Preliminary

1—Short title

This notice may be cited as the *Aquaculture* (*Amendment of Aquaculture* (*Zones—Eastern Spencer Gulf*) *Policy* 2005) *Notice* 2015.

2—Commencement

The amendment of the *Aquaculture (Zones—Eastern Spencer Gulf) Policy 2005* effected by Part 2 of this notice comes into operation on the day on which this notice is published in the Gazette.

3—Amendment provisions

In this notice, a provision under a heading referring to the amendment of specified policy amends the policy so specified.

Part 2—Amendment of Aquaculture (Zones—Eastern Spencer Gulf) Policy 2005

4—Amendment of clause 3—Zones

- (1) Clause 3(1)(a)—delete ", prospective aquaculture zones"
- (2) Clause 3(1)(b) and (c)—delete paragraphs (b) and (c) and substitute:
 - (b) designates aquaculture zones as public call areas; and
 - (c) specifies for an aquaculture zone—
 - (i) the classes of aquaculture permitted in the zone; and
 - (ii) prescribed criteria to be taken into account in the determination of applications for licences or in the making of other decisions under the Act in relation to the particular zone.

5—Amendment of clause 5—Map of all zones

Clause 5—delete "aquaculture, prospective aquaculture" and substitute: aquaculture zones

6—Insertion of clause 6A

After clause 6 insert:

6A—Designation of aquaculture zone as public call area

The Hardwicke Bay (inner) subtidal aquaculture zone is designated as a public call area.

7—Insertion of clause 9A

After clause 9 insert:

9A—Designation of aquaculture zone as public call area

The Hardwicke Bay (middle) subtidal aquaculture zone is designated as a public call area.

8—Insertion of clause 12A

After clause 12 insert:

12A—Designation of aquaculture zone as public call area

The Hardwicke Bay (outer) subtidal aquaculture zone is designated as a public call area.

9—Revocation of Part 3

Part 3—delete the Part

10—Insertion of clause 19A

After clause 19 insert:

19A—Designation of aquaculture zone as public call area

The Port Broughton intertidal aquaculture zone is designated as a public call area.

11—Insertion of clause 24A

After clause 24 insert:

24A—Designation of aquaculture zone as public call area

The Tickera intertidal aquaculture zone is designated as a public call area.

12—Insertion of clause 27A

After clause 27 insert:

27A—Designation of aquaculture zone as public call area

The Tickera subtidal aquaculture zone is designated as a public call area.

13—Insertion of clause 30A

After clause 30 insert:

30A—Designation of aquaculture zone as public call area

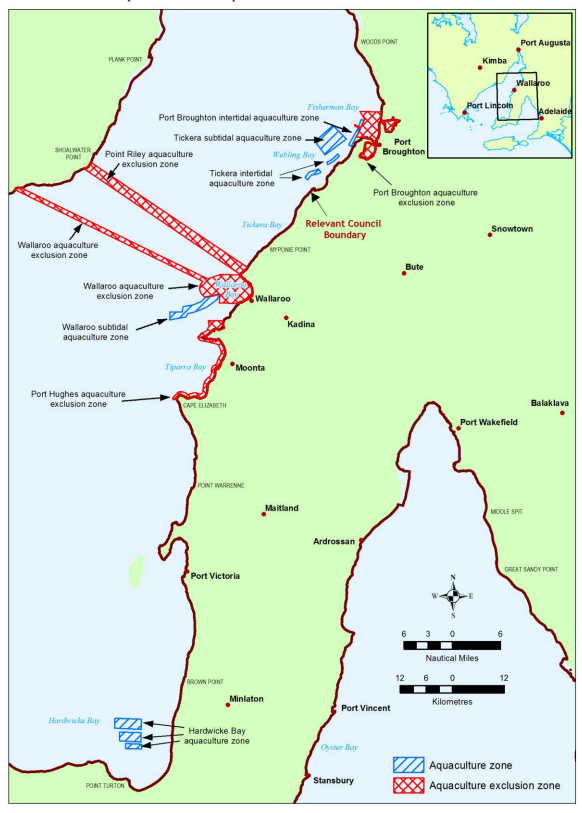
The Wallaroo subtidal aquaculture zone is designated as a public call area.

14—Revocation of Part 9

Part 9—delete the Part

15—Amendment of Schedule 1—Map of all zones (overview)

Schedule 1, map—delete the map and substitute:

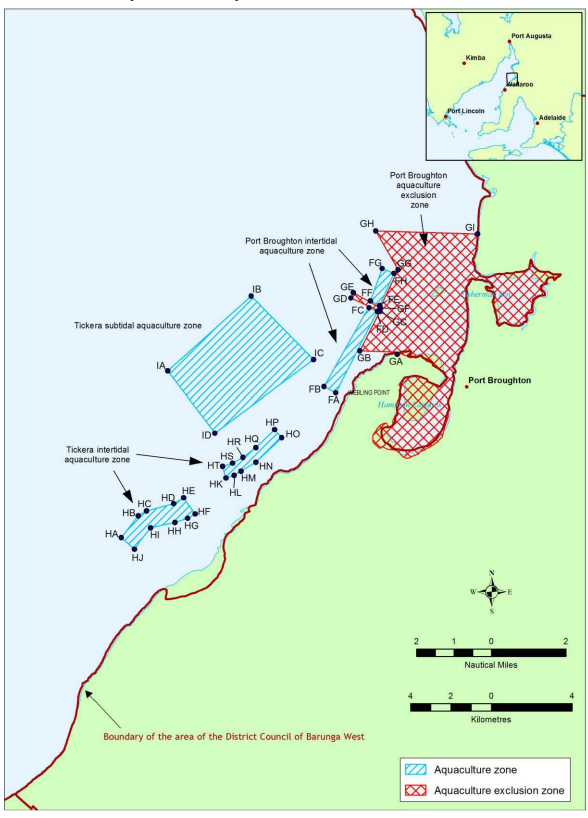


16—Revocation of Schedule 3

Schedule 3—delete the Schedule

17—Amendment of Schedule 5—Map of Port Broughton intertidal aquaculture zone, Port Broughton aquaculture exclusion zone and Tickera intertidal and subtidal aquaculture zones

Schedule 5, map—delete the map and substitute:



18—Revocation of Schedule 6

Schedule 6—delete the Schedule

Made by the Minister for Agriculture, Food and Fisheries

on 19 March 2015

South Australia

National Parks and Wildlife (Mimbara Conservation Park) Proclamation 2015

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Mimbara Conservation Park) Proclamation 2015*.

2—Commencement

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

3—Constitution of Mimbara Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Mimbara Conservation Park*:

Allotments 100 and 101 in Deposited Plan 92164, Hundred of Bright, County of Burra; Section 223, Hundred of Bright, County of Burra.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council

on 26 March 2015

15MSECCS015

South Australia

National Parks and Wildlife (Mimbara Conservation Park—Mining Rights) Proclamation 2015

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Mimbara Conservation Park*.
- It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Mimbara Conservation Park—Mining Rights) Proclamation 2015.*

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

Schedule 1—Description of land

Allotments 100 and 101 in Deposited Plan 92164, Hundred of Bright, County of Burra; Section 223, Hundred of Bright, County of Burra.

Made by the Governor

with the advice and consent of the Executive Council on 26 March 2015

15MSECCS015

South Australia

Primary Industry Funding Schemes (Rock Lobster Fishing Industry Fund) Revocation Regulations 2015

under the Primary Industry Funding Schemes Act 1998

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Revocation of *Primary Industry Funding Schemes (Rock Lobster Fishing Industry Fund) Regulations 2008*

3 Revocation of regulations

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Industry Funding Schemes (Rock Lobster Fishing Industry Fund) Revocation Regulations 2015.*

2—Commencement

These regulations will come into operation on 31 March 2015.

Part 2—Revocation of Primary Industry Funding Schemes (Rock Lobster Fishing Industry Fund) Regulations 2008

3—Revocation of regulations

The Primary Industry Funding Schemes (Rock Lobster Fishing Industry Fund) Regulations 2008 are revoked.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 26 March 2015

No 33 of 2015

15MAFF0002

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DISTRICT COUNCIL OF CLEVE

Change of Meeting Venue

NOTICE is hereby given that the normal April Council Meeting will now be held on Tuesday, 14 April 2015, commencing at 2 p.m. in the Arno Bay Yacht Club, Centenary Lane, Arno Bay.

P. J. ARNOLD, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Appointment of Poundkeeper

NOTICE is hereby given that in accordance with the power delegated by the District Council of Grant, the Chief Executive Officer, on 23 March 2015, revoked the appointment of Heath Jason Weedon and appointed Peter Brett Mitchell as Poundkeeper at the Mount Gambier and District Saleyards, pursuant to Section 4 (1) of the Impounding Act 1920.

T. J. SMART, Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening and Closing—Archie Griffiths Road, Karkoo

NOTICE is hereby given pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Lower Eyre Peninsula proposes to make a Road Process Order to:

- Open as a road portion of Section 80, Hundred of Shannon, more particularly delineated and numbered '1' in Preliminary Plan No. 15/0005 forming a realignment of Archie Griffiths Road; and
- Close portion of Archie Griffiths Road situate east of Todd Highway and merge with the adjoining Section 81, Hundred of Shannon, more particularly delineated and lettered 'A' in Preliminary Plan No. 15/0005, in exchange for land taken for new road '1.' (above).

A copy of the plan and statement of persons affected are available for public inspection at Council's offices, 32 Railway Terrace, Cummins and 38 Washington Street, Port Lincoln and the Surveyor-General's Office, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing within 28 days of this notice to the Council, P.O. Box 41, Cummins, S.A. 5631 and a copy must be forwarded to the Surveyor-General, G.P.O. 1354, Adelaide, S.A. 5001. Where a submission is made, Council will give notification of a meeting to deal with the matter.

Dated 12 March 2015.

R. PEARSON, Chief Executive Officer

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

Barons, Gertrude Maude, late of 4 Chapel Street, Plympton, home duties, who died on 12 October 1963.

Christie, Dennis Ian, late of 334 Grand Junction Road, Enfield, retired labourer, who died on 18 January 2015.

Crowley, Brian Kenneth, late of 98 Newton Road, Campbelltown, retired electroplater, who died on 11 December 2014.

Leabon, Eric Lawrence, late of 4 John Ramsay Circuit, Hope Valley, retired sales manager, who died on 22 September 2012.

Mahony, William James, late of 26 River Road, Port Noarlunga, retired entertainer, who died on 22 November 2014.

Mutton, Mary Josephine, late of 43 Blyth Street, Clearview, home duties, who died on 28 January 2015.

Scicluna, Roger, late of 470 Churchill Road, Kilburn, retired truck driver, who died on 19 December 2014.

Smith, Brendan, Paul late of 5D Clifton Street, Maylands, draftsman, who died on 7 March 2014.

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 24 April 2015, 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 26 March 2015.

D. A. CONTALA, Public Trustee

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