Proclamations

REGULATIONS



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 obeved as such

ADELAIDE, THURSDAY, 25 JUNE 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.

25 June 2015

Department of the Premier and Cabinet Adelaide, 25 June 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. 9 of 2015—Supply Act 2015. An Act for the appropriation of money from the Consolidated Account for the financial year ending 30 June 2016.

By command,

IAN KEITH HUNTER, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Health Practitioners Tribunal, pursuant to the provisions of the Health Practitioner Regulation National Law (South Australia) Act 2010:

Deputy President: (from 1 July 2015 until 30 June 2016) David Cyril Gurry Peter Yelverton Wilson

By command,

IAN KEITH HUNTER, for Premier

HEAC-2015-00041

Department of the Premier and Cabinet Adelaide, 25 June 2015

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

- Member: (from 25 June 2015 until 24 June 2017) Deepa Charmaine Jeyaseelan Mark Ewart Fuller
- Member: (from 1 July 2015 until 30 June 2017) Dianne Elizabeth Gursansky Patricia Jane Strachan Barbara Dorothy Tiffin
- Member: (from 22 August 2015 until 21 August 2017) Angela Marie Davis

By command,

IAN KEITH HUNTER, for Premier

MECD15/037

Department of the Premier and Cabinet Adelaide, 25 June 2015

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

Director: (from 1 July 2015 until 30 June 2017) Ian Horne

Julie Smith

- Director: (from 1 October 2015 until 7 April 2016)
- John Irving Director: (from 1 October 2015 until 30 September 2017)
- Jayne Alison Bates Jo Lisa Collins

By command,

IAN KEITH HUNTER, for Premier

15MTOUR0013

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Multicultural and Ethnic Affairs Commission, pursuant to the provisions of the South Australian Multicultural and Ethnic Affairs Commission Act 1980:

Member: (from 1 July 2015 until 30 June 2018) Norman Anthony Schueler Teresa Nowak Daniela Valentina Conesa Swee Ming Dieu Vikram Madan Joseph Julius Masika Peter Ppiros Miriam Amena Silva Sumeja Skaka Malgorzata Skalban Yu Chen Angelo-Raffaele Fantasia Mabok Deng Mabok Marial Hiep Quoc Nguyen

Deputy Chair: (from 1 July 2015 until 30 June 2018) Norman Anthony Schueler

By command,

IAN KEITH HUNTER, for Premier

DCSICS/15/020

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Bushfire Co-ordination Committee, pursuant to the provisions of the Fire and Emergency Services Act 2005:

Member: (from 1 July 2015 until 30 June 2016)

Franco Crisci James Scott Crocker Ann De Piaz Bryan Alexander Fahy Graham John Gates William Raymond McIntosh John Nairn Stephen Robert Pascale Grant Anthony Pelton Maurice Colm Roche Gregory Keith Saunder Katherine Stanley-Murray

- Scott Justin Thompson
- Wayne Brian Thorley
- Peter Ross White
- Naomi Rea
- Chris Zafiropoulos
- Will Zacharin

Deputy Member: (from 1 July 2015 until 30 June 2016) Jayne Alison Bates (Deputy to Roche) Glenn Paul Benham (Deputy to Thompson) Justin David Munro Cook (Deputy to Saunder) Fiona Dunstan (Deputy to De Piaz) Kylie Marie Egan (Deputy to Nairn) Donald Stuart Gilbertson (Deputy to White) Bruce William Hull (Deputy to Stanley-Murray) Joseph Lindsay Keynes (Deputy to Gates) Suzanne Joy Mickan (Deputy to Thorley) Mark Robert Sutton (Deputy to McIntosh) Jeffrey Shane Wiseman (Deputy to Pelton) Jacqueline Frizenschaf (Deputy to Crocker) Tim Kelly (Deputy to Rea) Mark Langman (Deputy to Zacharin)

By command,

IAN KEITH HUNTER, for Premier

MES15/05CS

HEAC-2015-00042

Services Charitable Gifts Act 2011:

Geoffrey Mark Loveday

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kyam Joseph Maher, MLC, Minister for Manufacturing and Innovation, Minister for Automotive Transformation and Minister for Aboriginal Affairs and Reconciliation to be also Acting Minister for Health, Acting Minister for Mental Health and Substance Abuse, Acting Minister for the Arts and Acting Minister for Health Industries for the period from 1 July 2015 to 7 July 2015 inclusive, during the absence of the Honourable John James Snelling, MP.

By command,

IAN KEITH HUNTER, for Premier

ASACAB002/15

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kyam Joseph Maher, MLC, Minister for Manufacturing and Innovation, Minister for Automotive Transformation and Minister for Aboriginal Affairs and Reconciliation to be also Acting Minister for Transport and Infrastructure, Acting Minister Assisting the Minister for Planning and Acting Minister Assisting the Minister for Planning and Urban Development for the period from 8 August 2015 to 23 August 2015 inclusive, during the absence of the Honourable Stephen Campbell Mullighan, MP.

By command,

IAN KEITH HUNTER, for Premier

MTR/15/025

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Vaughan John Levitzke to the position of Chief Executive, Zero Waste SA for a term commencing on 1 July 2015 and expiring on 30 June 2018, pursuant to the Zero Waste SA Act 2004.

By command,

IAN KEITH HUNTER, for Premier

15MSECCS042

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Laura Giaretto to the position of Deputy Registrar of the South Australian Civil and Administrative Tribunal for a term of five years commencing on 27 July 2015 and expiring on 26 July 2020, pursuant to the provisions of the South Australian Civil and Administrative Tribunal Act 2013.

By command,

IAN KEITH HUNTER, for Premier

AGO0074/15CS

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the SafeWork SA officers, Nathan Christopher Jeanes and David Osborne as Inspectors for the purposes of the Shop Trading Hours Act 1977, commencing on 25 June 2015, pursuant to Section 7 of the Shop Trading Hours Act 1977.

By command,

IAN KEITH HUNTER, for Premier

MIR0025/15CS

Adelaide, 25 June 2015 HIS Excellency the Governor in Executive Council has been

pleased to appoint the undermentioned to the Motor Accident Commission Board, pursuant to the provisions of the Motor Accident Commission Act 1992:

Member: (from 31 August 2015 until 30 August 2018) William Middleton Griggs

Member: (from 1 July 2015 until 30 June 2018)

Ruth Anne Korotcoff Adrian Gary Tisato

Chair: (from 1 July 2015 until 30 August 2018) William Middleton Griggs

By command,

IAN KEITH HUNTER, for Premier

T&F15/059CS

Department of the Premier and Cabinet Adelaide, 25 June 2015

Department of the Premier and Cabinet

IAN KEITH HUNTER, for Premier

Adelaide, 25 June 2015

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

HIS Excellency the Governor in Executive Council has been

pleased to appoint the undermentioned to the Health Services

Charitable Gifts Board, pursuant to the provisions of the Health

By command,

Commissioner: (from 1 July 2015 until 30 June 2018)

Member: (from 1 July 2015 until 30 June 2017) Robert Wilfred Hamdorf George Katsaras Heather Jean Dodd Geoffrey O'Halloran Hyde Richard Marchant Warwick Yvonne Avis Hill

Deputy Member: (from 1 July 2015 until 30 June 2017) Owen Llewelyn Willett Bevan (Deputy to Hamdorf) Thomas Mark Rymill (Deputy to Katsaras) Ronald Clive Maine (Deputy to Dodd) Ingrid Birgitta Wangel (Deputy to Hyde) John Robin Manley (Deputy to Warwick) Elizabeth Dudley Kosmala (Deputy to Hill)

Presiding Member: (from 1 July 2015 until 30 June 2017) Robert Wilfred Hamdorf

By command,

IAN KEITH HUNTER, for Premier

MPOL15/14CS

Department of the Premier and Cabinet Adelaide, 25 June 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Corporation Board, pursuant to the provisions of the Adelaide Festival Corporation Act 1998:

Member: (from 25 June 2015 until 24 June 2016) Megan Hender

Amanda Jane Duthie

Alan James Whalley

Chair: (from 26 April 2016 until 23 May 2016) Judith Potter

By command,

IAN KEITH HUNTER, for Premier

Department of the Premier and Cabinet

ASACAB080-11

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation under Section 9

I, SUSAN CLOSE, as Minister for Education and Child Development, hereby delegate pursuant to Section 9 of the Administrative Arrangements Act 1994, my powers and functions under the Criminal Law (Sentencing) Act 1988 to the Minister for Communities and Social Inclusion.

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

Dated 28 May 2015.

SUSAN CLOSE, Minister for Education and Child Development

DOG FENCE ACT 1946

Declaration of Rate

PURSUANT to the provision of Section 25 of the Dog Fence Act 1946, the Dog Fence Board, with the approval of the Minister for Environment and Conservation, hereby declares that for the financial year ending 30 June 2016 the dog fence rate shall be 120 cents per km² and the minimum amount payable \$100.00 for all separate holdings of more than 10 km² of land situated inside the dog fence.

Excluding:

1. For all the land in:

- (a) The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Alfred, Adelaide, Sturt, Hindmarsh, Russell, Buccleuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnarvon.
- (b) The whole of the hundreds of Finlayson, Tarlton, Cungena, Kaldoonera, Scott, Murray, Chandada, Karcultaby, Condada, Pildappa, Ripon, Forrest, Campbell, Inkster, Moorkitabie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera, Addison, Travers, Yaninee, Pygery, Wudinna, Hill, Peella, Pordia, Palabie, Wannamanna, Mamblin, Kongawa, Pinkawillinie, Cortlinye, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola, Warramboo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekina, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata, Kooringa, Baldina, Apoinga and Bright.

Where this contribution from holdings in 1 (a) and 1 (b) is paid via the Sheep Advisory Group.

2. Lake Torrens National Park and Lake Gairdner National Park, which are exempted from dog fence rates.

3. All the islands along the seacoast.

Dated 17 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

DEVELOPMENT ACT 1993, SECTION 29: AMENDMENT TO THE YORKE PENINSULA DEVELOPMENT PLAN

Preamble

It is necessary to amend the Yorke Peninsula Council Development Plan (the Plan) dated 6 November 2014.

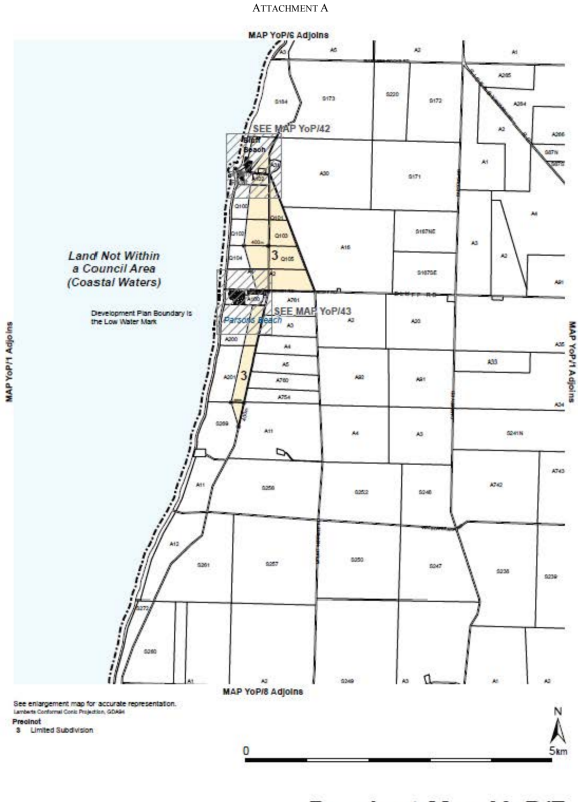
NOTICE

PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993, I-

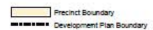
- 1. Amend the Plan as follows:
 - (a) replace Precinct Map—YoP/7 with the contents of 'ATTACHMENT A'
 - (b) replace Precinct Map—YoP/43 with the contents of 'ATTACHMENT B'
- 2. Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendment will come into operation.

Dated 17 June 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



Precinct Map YoP/7



YORKE PENINSULA COUNCIL



Development Plan Boundary

YORKE PENINSULA COUNCIL

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the persons listed in Schedule 2 (the 'exemption holders') are exempt from Sections 55 and 70 of the Fisheries Management Act 2007 and Regulation 7, Schedule 6, Clause 122 of the Fisheries Management (General) Regulations 2007, but only insofar as they may engage in the taking of Pipi (*Donax* spp) using cockle rakes endorsed on their licences (the 'exempted activity'), during the period specified in Schedule 1 (unless varied or revoked earlier) and subject to the conditions set out in Schedule 2. Exemption No. ME9902780.

SCHEDULE 1

From 12.01 a.m. on 1 July 2015 until 11.59 p.m. on 31 October 2015 and from 12.01 a.m. on 1 June 2016 until 11.59 p.m. on 30 June 2016.

SCHEDULE 2

1. The licence holder specified in column 1, or his agents, may only take Pipi (Donax spp) pursuant to this notice:

Licence Number and Licence Holder Name

2. The exempted activity may only be undertaken along the Younghusband Peninsula between the Murray Mouth and Kingston SE, and includes specially protected areas, namely Encounter Marine Park and the Upper South East Marine Park.

3. All Pipi taken pursuant to this notice are taken as part of the Individual Catch Quota System established under the Fisheries Management (Lakes and Coorong Fishery) Regulations 2009. Licence holders must continue to submit CDR forms and SARDI catch and effort returns during the exemption period accounting for all Pipi taken. All present fishing arrangements and obligations continue to apply during the exemption period.

4. The exemption holder must comply with all licence conditions when undertaking the exempted activity, except where specifically exempted by this notice.

5. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. This notice must be produced to a Fisheries Officer if requested.

6. The exemption holders must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

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

Dated 17 June 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

EXEMPTION FOR COMMERCIAL RESEARCH FISHING ACTIVITIES

Exemption No. ME9902784

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, that Kyri Toumazos, the holder of Miscellaneous Research Fishing Permit No. MRP002 issued under the Fisheries Management (Miscellaneous Research Fishery) Regulations 2013 (the 'exemption holders') and its agents are exempted from the provisions of Section 70 of the Fisheries Management Act 2007, Regulations 7, 17 and 21 (2) and Clauses 23 (1) (a), 122 and 124 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only in so far as to enable participation in the research project 'Biological and economic analysis of winter fishing in the outer subzone area of the

South Australian Northern Zone rock lobster fishery' consistent with the conditions on permit MRP002 in the waters described in Schedule 1 and under the conditions set out in Schedule 2, from 19 June 2015 until 31 October 2015, unless this notice is varied or revoked earlier.

SCHEDULE 1

Waters adjacent to South Australia that is the area of the Northern Zone Rock Lobster Fishery as described in the Fisheries Management (Rock Lobster Fisheries) Regulations 2006 excluding sanctuary zones and restricted access zones created under the Marine Parks Act 2007 and excluding the area bounded by the following co-ordinates: from the intersection of Mean High Water Springs and 134°00'00"E then to position; 34°00'00"S, 134°00'00"E then to position; 34°00'00"E then to position; 34°48'00"S, 134°30'00"E then to position; 36°30'00"E then to position; 36°30'00"E then to position; 36°30'00"E then to position; 36°30'00"S, 138°40'00"E then to position; 36°20'00"S, 138°40'00"E then to position; 36°20'00"S, 138°40'00"E then north along the meridian of longitude 139°00'00"E to the intersection of Mean High Water Springs then following Mean High Water Springs in the general west, north-westerly direction to the intersection with the point of commencement.

SCHEDULE 2

1. During the exempted activity the exemption holder and his agents must carry on board any vessel used under MRP002 a South Australian Research and Development Institute (SARDI) employee if requested to do so by SARDI.

2. The exemption holder or his agents may only keep Rock Lobster (*Jasus edwardsii*) taken during the exempted activity. All Rock Lobster carrying external eggs must be returned to the water immediately as close as possible to the location of the pot haul.

3. The exemption holder or his agents listed in Column 1 of Table 1 must ensure that all buoys marking rock lobster pots used on the vessel listed in Column 2 of Table 1 are clearly marked with the number described in Column 3 of Table 1.

Table1: Buoy	marking pursuant to pots used during	; the
	exempt activity	

Permit Agent	Vessel	Buoy Markings
Matthew Edmonds	Arctic Gull	N004
Michael Hendry	Celtic Chief	N007
Richard Leech	Peace Keeper	N069
Brian Gale	Ella Jade	N099
Matthew Larsson	Chantelle	N079

4. The exemption holder or his agents must notify PIRSA Fisheries and Aquaculture by calling 1800 065 522 prior to engaging in the exempted activity and must provide the following information:

- the name of the exemption agent making the call;
- the permit number of the authority on which the nominated boat is endorsed;
- the name of the boat and the commercial boat markings;
- the time and date the exempted activity will commence; and
- the time and date the exempted activity will cease.

5. No other fishing activity may be undertaken while the exemption holder or its agents are engaged in the exempted activity.

6. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act, except where specifically exempted by this notice

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007 and Harbours and Navigation Act 1993. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 19 June 2015.

7

S. SLOAN, Director, Fisheries and Aquaculture Policy

HEALTH CARE ACT 2008

Fees and Charges

I, JACK SNELLING, Minister for Health, hereby give notice pursuant to Section 44 of the Health Care Act 2008, of the fees in the list attached to apply to compensable patients and patients who are not Medicare patients:

These charges will operate from 1 July 2015 to 30 June 2016.

Dated 12 June 2015.

JACK SNELLING, Minister for Health

Interpretation

(1) unless the contrary intention appears—

Act means the Health Care Act 2008;

admission means the formal administrative process of a public hospital site by which a patient commences a period of treatment, care and accommodation in the public hospital site;

admitted, in relation to a patient, means a patient who has undergone the formal admission process of a public hospital site;

compensable patient means a patient receiving services from a public hospital site who is, or may be, entitled to payment, or has received payment, by way of compensation in respect of the injury, illness or disease for which the patient is receiving those services;

day means 24 hours (whether a continuous period or in aggregate);

discharge means the formal administrative process of a public hospital site by which a patient ceases a period of treatment, care and accommodation in that public hospital site;

discharged, in relation to a patient, means a patient who has undergone the formal discharge process of a public hospital site;

health professional includes a person employed to provide training or instruction to patients or their carers in relation to patient treatment and care;

incorporated hospital means a hospital incorporated under the *Health Care Act* 2008.

Medicare patient means a patient who is an eligible person for the purposes of receiving medical benefits under the *Health Insurance Act* 1973 of the Commonwealth;

non-admitted, in relation to a patient, means a patient who is not an admitted patient;

outreach service, in relation to a public hospital site, means treatment or care provided by the public hospital site to a non-admitted patient at a location outside the public hospital site premises (being treatment or care provided as a direct substitute for treatment or care that would normally be provided on the public hospital site premises);

patient means a person to whom a public hospital site provides treatment or care (including outreach services or domiciliary maintenance and care);

private, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the patient;

public, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the public hospital site of which he or she is a patient;

public hospital site means a hospital facility which is operated by and is part of an incorporated hospital and which can have buildings and facilities at more than one location in the State;

retrieval team means a team of health professionals, at least one of whom is a medical practitioner, with specialist expertise in the treatment and care of seriously ill or seriously injured patients during transportation;

salaried medical officer, in relation to a public hospital site, means a medical practitioner who is employed by the employing authority under the *Health Care Act 2008*.

Determination of fees

Fees

(1) Subject to subsection (3) and (4), the fee to be charged by a public hospital site for services of a kind set out in Schedule 1 provided to an admitted patient—

(a) who is a compensable patient,

is the fee set out in, or determined in accordance with, that Schedule.

(2) Subject to subsection (3) and (4), the fee to be charged by a public hospital site for services of a kind set out in Schedule 2 provided to an admitted patient—

(a) who is not a Medicare patient,

is the fee set out in, or determined in accordance with, that Schedule.

(3) Subject to subsection (3) and (4), the fee (or, where specified, the maximum fee) to be charged by a public hospital site for services of a kind set out in Schedule 3 provided to a non-admitted patient—

(a) who is a compensable patient; or

(b) who is not a Medicare patient,

is the fee set out in, or determined in accordance with, that Schedule.

- (4) Subject to subsection (4), the fee (or, where specified, the maximum fee) to be charged by a public hospital site for services of a kind set out in Schedule 4 provided to a patient—
 - (a) who is a compensable patient; or
 - (b) who is not a Medicare patient,

is the fee set out in, or determined in accordance with, that Schedule.

- (5) The fee to be charged by a public hospital site for services of a kind set out in Schedule 4A provided to a public patient—
 - (a) who is not a compensable patient; and
 - (b) who is not a Medicare patient,

is the fee set out in, or determined in accordance with, that Schedule.

Discount or remission of fees

A public hospital site may discount payment of, or remit, the whole or any part of a fee payable to it.

Schedule 1— Incorporated hospitals and public hospital sites: fees for admitted patients who are compensable patients

1—Interpretation

(1) In this Schedule, unless the contrary intention appears—

AR-DRG means Australian Refined Diagnosis Related Group;

leave hour means an hour for which an admitted patient of a public hospital site is on leave from the public hospital site without being discharged from the public hospital site;

maintenance care (formerly Nursing Home Type care) means treatment and care of an admitted patient in which the treatment goal is to prevent deterioration in the patient's health or ability to function and where care over an indefinite period, but not further complex assessment or stabilisation, is required;

Manual means the most current Australian Refined Diagnosis Related Groups Definitions Manual, released by the Commonwealth Department of Health and Ageing;

Private and public admitted compensable patients - patients will be seen as a public or private admitted compensable patient in accordance with hospital practices in a similar way as applied to Medicare eligible patients;

rehabilitation, or *rehabilitation care*, means the treatment and care of a patient with an impairment, disability or handicap in which the treatment goal is to improve the ability of the patient to function;

rounded to the nearest hour, in relation to the determination of a number of hours, means that where a number of hours includes a fraction of an hour, the number is to be rounded up to the nearest whole hour if the fraction consists of 30 minutes or more and rounded down to the nearest whole hour (or, where necessary, to zero) if the fraction consists of less than 30 minutes;

- (2) For the purposes of this Schedule—
 - (a) AR-DRG reference numbers or descriptions are as set out in the Manual; and
 - (b) terms and abbreviations used in AR-DRG descriptions have the meanings given by the Manual.
- (3) A reference in this Schedule to a Table of a specified number in this Schedule is a reference to the Table of that number in clause 9.

2—Determination of applicable AR-DRG

For the purposes of this Schedule, the AR-DRG applicable to a patient must be determined in accordance with the guidelines contained in *South Australian Morbidity Coding Standards and Guidelines (Inpatients),* effective 1 July 2006, *published by the Department of Health.*

3—Standard fee for admitted patients

Subject to this Schedule, the fee to be charged by a public hospital site for a period of treatment, care and accommodation of an admitted patient to whom an AR-DRG specified in the first and second columns of Table 3 in this Schedule is applicable must be calculated as follows:

Fee = Price \times Cost Weight

where---

- (a) the *Price* is the price specified in the second column of Table 1 in this Schedule; and
- (b) the Cost Weight is the cost weight specified in the third or fourth column of Table 3 in this Schedule according to the patient classification (public or private) specified in those columns for the AR-DRG applicable to the patient.

4—Fee for rehabilitation or maintenance care

Despite clause 3, the fee to be charged by a public hospital site for a period of treatment, care and accommodation of an admitted patient where the treatment and care consists of rehabilitation or maintenance care must be calculated as follows:

Fee = Price \times LOS

where---

- (a) the *Price* is the price specified in the third column of Table 2 in this Schedule according to the patient classification (public or private) specified in the first column and the type of treatment or care specified in the second column of the Table; and
- (b) the *LOS* (length of stay) means the number of hours (rounded to the nearest hour) between—
 - (i) the admission of the patient to the public hospital site or, where the patient receives maintenance care, the commencement of maintenance care, whichever is the later; and
 - (ii) the discharge of the patient from the public hospital site,

excluding any leave hours (rounded to the nearest hour) for the patient during that period, expressed as a figure in days (including parts of days) and rounded up to the nearest whole day.

5—Medical or diagnostic services not included in fees for private patients

In the case of a private patient, a fee determined in accordance with this Schedule does not include a fee for the cost of medical or diagnostic services provided by a medical practitioner selected by the patient.

6—Retrieval fee (admitted patients)

Where a retrieval team provided by a public hospital site or SA Ambulance Service monitors and treats a seriously ill or seriously injured admitted patient of that or any other public hospital site during the transportation of the patient to a the public hospital site or to another facility of the public hospital site, the fee to be charged by the public hospital site or SA Ambulance Service providing the retrieval team is as follows:

Provision of retrieval team—\$2 856.00

7—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation.
- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the public hospital site.

8—Other fees

(1) Pharmaceutical Reform arrangements

For public hospital sites participating in the pharmaceutical reform arrangements under the agreement between the South Australian and the Australian Government the following fees apply for pharmaceuticals provided to admitted patients on discharge:

- (i) For compensable patients:
 - (a) For the supply of Pharmaceutical Benefit Scheme items (per item) the community co-payment rate for pharmaceuticals as set under the Commonwealth *National Health Act 1953* each year on 1 January.
 - (b) For the supply of non-Pharmaceutical Benefit Scheme items (per item) an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item.

9 —Tables

Table 1: Price	S
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Public Hospitals	Price
All Hospitals	\$5 278

Public or Private Patient	Type of Treatment	Price Per Day All Hospitals
Public	Maintenance care	\$387
Private	Maintenance care	\$380
Public	Rehabilitation—Spinal	\$2 070
Private	Rehabilitation—Spinal	\$1 890
Public	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$1 198
Private	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$1 094
Public	Rehabilitation—Other	\$857
Private	Rehabilitation—Other	\$783

Table 2: Rehabilitation and Maintenance Care Fees

AR-DRGv7.0		Cost W	eight
DRG	DRG Description	Public	Private
801A	OR PR UNREL TO PDX+CCC	8.604	8.441
801B	OR PR UNREL TO PDX+SMCC	3.224	2.993
801C	OR PR UNREL TO PDX-CC	1.337	1.03
A01Z	LIVER TRANSPLANT	30.832	26.554
A03Z	LUNG OR HEART-LUNG TRANSPLANT	21.452	19.092
A05Z	HEART TRANSPLANT	26.358	23.459
A06A	TRACHE +VENT>=96 +CCC	66.153	70.538
A06B	VENT>=96 +OR PROC	30.746	47.702
A06C	TRACH -VENT / (VENT -OR PROC)	20.968	18.936
A07A	ALLOG BMT AGE <17Y	41.46	38.558
A07B	ALLOG BMT AGE >=17Y	17.787	21.485
A08A	AUTO BONE MARROW TRANSPLNT+CCC	9.708	7.46
A08B	AUTO BONE MARROW TRANSPLNT-CCC	3.271	2.973
A09A	KIDNEY TRANSPLNT+AGE<17/+CCC	11.754	11.145
A09B	KIDNEY TRANSPLNT +AGE>=17 -CCC	8.586	7.285
A10Z	INSERTION OF VAD	60.029	53.426
A11A	INS IMPLNT SP INFUS DEV+CCC	19.146	17.04
A11B	INS IMPLNT SP INFUS DEV-CCC	4.189	3.728
A12Z	INS NEUROSTIMULATOR DEV	4.864	3.469
A40A	ECMO +TRACHE	92.831	38.699
A40B	ECMO -TRACHE	35.75	45.596
B01A	VENTRICULAR SHUNT REV +CSCC	3.203	2.951
B01B	VENTRICULAR SHUNT REV -CSCC	2.415	1.986
B02A	CRANIAL PROC +CER HAEM +CCC	15.221	12.283
B02B	CRAN PROC -HAEM+CCC/+HAEM+SCC	8.966	6.738
B02C	CRANIAL PROC -HAEM+SCC/-CSCC	4.805	3.677
B03A	SPINAL PROCEDURES +CSCC	6.921	7.438
B03B	SPINAL PROCEDURES -CSCC	3.335	2.493
B04A	EXTRACRANIAL VASCULAR PR +CCC	6.033	4.626
B04B	EXTRACRANIAL VASCULAR PR -CCC	2.715	2.286
B05Z	CARPAL TUNNEL RELEASE	0.457	0.36
B06A	CBL PSY,MUS DYSY,NPTHY PR+CSCC	6.26	8.98
B06B	CBL PSY,MUS DYSY,NPTHY PR-CSCC	1.768	1.746
B06C	CBL PSY,MUS DYSY,NPTHY PR +SD	0.62	0.534
B07A	CRANL/PRPHL NERV & OTH PR+CC	3.95	3.234
B07B	CRANL/PRPHL NERV & OTH PR-CC	1.364	1.078
B40Z	PLASMAPHERESIS + NEURO DIS SD	0.229	0.194
B41Z	TELEMETRIC EEG MONITORING	1.783	1.623
B42A	NERV SYS DIS W VENT SUPP +CCC	10.362	10.818
B42B	NERV SYS DIS W VENT SUPP -CCC	4.629	4.813
B60A	ACUTE PARA/QUAD+/-OR PR +CCC	10.32	9.185

Table 3: Cost Weight Table for All Incorporated Hospitals and Public Hospital Sites

	AR-DRGv7.0	Cost W	Cost Weight	
DRG	DRG Description	Public	Private	
B60B	ACUTE PARA/QUAD+/-OR PR -CCC	4.295	3.975	
B61A	SPINAL CORD COND+/-OR PR +CSCC	7.406	6.335	
B61B	SPINAL CORD COND+/-OR PR -CSCC	2.332	1.816	
B62Z	APHERESIS	0.183	0.159	
B63Z	DMNTIA&CHRNIC DISTURB CRBRL FN	3.931	3.744	
B64A	DELIRIUM+CCC	3.016	2.729	
B64B	DELIRIUM-CCC	1.555	1.405	
B65A	CEREBRAL PALSY	1.83	1.394	
B65B	CEREBRAL PALSY +SD	0.462	0.449	
B66A	NERV SYS NEOPLASM +RADIO	5.587	5.163	
B66B	NERV SYS NEOPLASM -RADIO +CSCC	2.28	2.034	
B66C	NERV SYS NEOPLASM -RADIO -CSCC	1.162	0.983	
B67A	DEGNRTV NERV SYS DIS +CSCC	3.566	3.154	
B67B	DEGNRTV NERV SYS DIS -CSCC	1.55	1.424	
B67C	DEGNRTV NERV SYS DIS +SD	0.128	0.108	
B68A	MLT SCLROSIS&CEREBEL ATAXIA+CC	2.486	2.984	
B68B	MLT SCLROSIS&CEREBEL ATAXIA-CC	0.834	0.789	
B69A	TIA & PRECEREBRAL OCCLUSN+CSCC	1.276	1.066	
B69B	TIA & PRECEREBRAL OCCLUSN-CSCC	0.539	0.434	
B70A	STROKE & OTH CEREB DIS +CCC	4.044	3.557	
B70B	STROKE & OTH CEREB DIS +SCC	2.045	1.763	
B70C	STROKE & OTH CEREB DIS -CSCC	1.355	1.106	
B70D	STRKE&OTH CEREB DIS DIE/TRN<5D	0.507	0.371	
B71A	CRANIAL & PERIPHL NERV DSRD+CC	2.165	2.106	
B71B	CRANIAL & PERIPHL NERV DSRD-CC	0.916	0.795	
B71C	CRANIAL & PERIPHL NERV DSRD+SD	0.134	0.123	
B72A	NRVS SYS INF EX VRL MNGTS+CSCC	4.221	3.703	
B72B	NRVS SYS INF EX VRL MNGTS-CSCC	1.311	1.554	
B73Z	VIRAL MENINGITIS	0.806	0.612	
B74A	NONTRAUMATC STUPR & COMA +CSCC	1.224	1.097	
B74B	NONTRAUMATC STUPR & COMA -CSCC	0.403	0.351	
B75Z	FEBRILE CONVULSIONS	0.37	0.325	
B76A	SEIZURES +CSCC	2.021	1.802	
B76B	SEIZURES -CSCC	0.66	0.628	
B76C	SEIZURES +SD	0.165	0.13	
B77Z	HEADACHE	0.502	0.441	
B78A	INTRACRANIAL INJURY +CSCC	3.297	2.948	
B78B	INTRACRANIAL INJURY -CSCC	1.048	0.951	
B78C	INTRACRANIAL INJURIES D/T<5D	0.553	0.496	
B79A	SKULL FRACTURES +CSCC	1.56	1.39	
B79B	SKULL FRACTURES -CSCC	0.553	0.438	
B80A	OTHER HEAD INJURIES +CSCC	0.916	0.761	

	AR-DRGv7.0	Cost Weight	
DRG	DRG Description	Public	Private
B80B	OTHER HEAD INJURIES -CSCC	0.34	0.27
B81A	OTHER DSRD OF NERVOUS SYS+CSCC	2.358	2.14
B81B	OTHER DSRD OF NERVOUS SYS-CSCC	0.921	0.777
B82A	CHR UNSP PARA/QUAD+/-OR+SGFR	24.743	20.375
B82B	CHR UNSP PARA/QUAD+/-PR+CCC	8.244	7.426
B82C	CHR UNSP PARA/QUAD+/- PR -CCC	2.134	1.882
C01Z	PROC FOR PENETRATNG EYE INJURY	1.797	0.813
C02Z	ENUCLEATIONS & ORBITAL PROCS	2.298	1.646
C03Z	RETINAL PROCEDURES	0.764	0.267
C04Z	MAJOR CORN, SCLERAL&CONJNCT PR	1.42	0.935
C05Z	DACRYOCYSTORHINOSTOMY	0.935	0.466
C10Z	STRABISMUS PROCEDURES	0.805	0.502
C11Z	EYELID PROCEDURES	1.099	0.79
C12Z	OTHER CORN, SCLERAL&CONJNCT PR	0.702	0.579
C13Z	LACRIMAL PROCEDURES	0.42	0.338
C14Z	OTHER EYE PROCEDURES	0.548	0.428
C15Z	GLAUCOMA/CX CATARACT PROCS	0.83	0.452
C16Z	LENS PROCEDURES	0.564	0.163
C60A	AC & MJR EYE INFECTN +CC	2.378	2.154
C60B	AC & MJR EYE INFECTN -CC	1.28	1.245
C61A	NEUROLOGICAL&VASCLR EYE DIS+CC	1.148	0.953
C61B	NEUROLOGICAL&VASCLR EYE DIS-CC	0.751	0.627
C62A	HYPH&MED MNGD EYE TRAUMA +CC	0.914	0.759
C62B	HYPH&MED MANGD EYE TRMA -CC	0.442	0.359
C63A	OTH DIS OF THE EYE W CC	1.134	1.033
C63B	OTH DIS OF THE EYE W/O CC	0.712	0.646
D01Z	COCHLEAR IMPLANT	7.475	2.291
D02A	HEAD & NECK PROC +MVTT/+CSCC	7.887	5.41
D02B	HEAD & NECK PROC +MALIG/+MCC	2.938	2.414
D02C	HEAD & NECK PROC -MALG -CC	1.869	1.645
D03Z	SURGCL RPR CLEFT LIP/PAL DIS	1.997	1.784
D04Z	MAXILLO SURGERY	2.112	1.573
D05Z	PAROTID GLAND PROCS	2.278	1.772
D06Z	SINUS & CMPLX MDDL EAR PR	1.266	0.909
D10Z	NASAL PROCEDURES	0.95	0.661
D11Z	TONSILLECTOMY, ADENOIDECTOMY	0.714	0.539
D12A	OTH EAR,NOSE,MTH & THRT PR +CC	2.446	1.522
D12B	OTH EAR,NOSE,MTH & THRT PR -CC	1.19	0.954
D13Z	MYRINGOTOMY +TUBE INSERTION	0.389	0.217
D14A	MOUTH & SALIVRY GLAND PROC +CC	2.162	1.574
D14B	MOUTH & SALIVRY GLAND PROC -CC	0.899	0.711
D15Z	MASTOID PROCEDURES	2.145	1.601

AR-DRGv7.0		Cost W	Cost Weight	
DRG	DRG Description	Public	Private	
D40Z	DENTAL EXTRACT & RESTORATIONS	0.629	0.532	
D60A	EAR NOSE MOUTH&THROAT MAL+CSCC	3.059	2.986	
D60B	EAR NOSE MOUTH&THROAT MAL-CSCC	0.967	0.924	
D60C	EAR NOSE MOUTH&THROAT MAL +SD	0.372	0.277	
D61A	DYSEQUILIBRIUM +CC	0.861	0.763	
D61B	DYSEQUILIBRIUM -CC	0.454	0.39	
D61C	DYSEQUILIBRIUM +SD	0.099	0.067	
D62A	EPISTAXIS	0.501	0.503	
D62B	EPISTAXIS +SD	0.134	0.106	
D63A	OTITIS MEDIA AND URI +CC	0.902	0.823	
D63B	OTITIS MEDIA AND URI -CC	0.463	0.453	
D63C	OTITIS MEDIA AND URI +SD	0.129	0.109	
D64Z	LARYNGOTRACHEITIS&EPIGLOTTITIS	0.329	0.564	
D65Z	NASAL TRAUMA & DEFORMITY	0.35	0.278	
D66A	OTH EAR,NOSE,MOUTH&THRT DX +CC	1.373	1.125	
D66B	OTH EAR,NOSE,MOUTH&THRT DX -CC	0.559	0.45	
D66C	OTH EAR,NOSE,MOUTH&THRT DX +SD	0.243	0.173	
D67A	ORAL & DENTAL DISORDERS	0.718	0.615	
D67B	ORAL & DENTAL DISORDERS +SD	0.215	0.141	
E01A	MAJOR CHEST PROCEDURE +CCC	6.609	6.269	
E01B	MAJOR CHEST PROCEDURE -CCC	3.758	3.546	
E02A	OTHER RESPIRATRY SYS OR PR+CCC	5.404	5.085	
E02B	OTH RESPIRATRY SYS OR PR+SMCC	2.239	1.557	
E02C	OTHER RESPIRATY SYS OR PR -CC	0.844	0.636	
E40A	RESP DIS W VENT SUPP	10.051	10.469	
E40B	RESP DX W VENT SUPP D/T<5D	4.633	4.042	
E41A	RESP SYS DX +NON-INVS VENT+CCC	7.772	6.471	
E41B	RESP SYS DX +NON-INVS VENT-CCC	4.203	4.297	
E42A	BRONCHOSCOPY +CCC	5.08	4.116	
E42B	BRONCHOSCOPY -CCC	2.3	2.016	
E42C	BRONCHOSCOPY +SD	0.451	0.411	
E60A	CYSTIC FIBROSIS +CSCC	4.618	4.404	
E60B	CYSTIC FIBROSIS -CSCC	3.654	3.271	
E61A	PULMONARY EMBOLISM +CCC	2.831	2.558	
E61B	PULMONARY EMBOLISM -CCC	1.294	1.117	
E62A	RESPIRATRY INFECTN/INFLAMM+CCC	2.393	2.267	
E62B	RESPIRATRY INFECTN/INFLAM+SMCC	1.203	1.074	
E62C	RESPIRATORY INFECTN/INFLAMM-CC	0.762	0.684	
E63Z	SLEEP APNOEA	0.342	0.254	
E64A	PULMONRY OEDEMA &RESP FAIL	2.292	1.854	
E64B	PULMNRY OEDMA &RESP FL D/T<5D	0.792	0.494	
E65A	CHRNIC OBSTRCT AIRWAY DIS +CCC	2.016	1.822	

	AR-DRGv7.0	Cost W	eight
DRG	DRG Description	Public	Private
E65B	CHRNIC OBSTRCT AIRWAY DIS -CCC	0.993	0.904
E66A	MAJOR CHEST TRAUMA +CCC	2.889	2.806
E66B	MJR CHEST TRMA +SMCC	1.231	1.249
E66C	MAJOR CHEST TRAUMA -CC	0.551	0.493
E67A	RESPIRATRY SIGNS & SYMPTM	1.08	0.931
E67B	RESPIRTRY SIGNS & SYMPTM <2D	0.276	0.214
E68A	PNEUMOTHORAX +CSCC	1.872	1.865
E68B	PNEUMOTHORAX -CSCC	0.854	0.702
E69A	BRONCHITIS & ASTHMA +CC	0.885	0.825
E69B	BRNCHTS&ASTHMA -CC	0.484	0.45
E70A	WHOOPNG CGH & ACTE BRNCHIO +CC	1.351	1.252
E70B	WHOOPNG CGH & ACTE BRNCHIO -CC	0.686	0.639
E71A	RESPIRATORY NEOPLASMS +CCC	2.797	2.522
E71B	RESPIRATORY NEOPLASMS -CCC	1.354	1.257
E71C	RESPIRATORY NEOPLASMS +SD	0.283	0.203
E72Z	RESP PROBS FROM NEONATL PERIOD	0.869	0.698
E73A	PLEURAL EFFUSION +CCC	2.625	2.366
E73B	PLEURAL EFFUSION +SMCC	1.494	1.245
E73C	PLEURAL EFFUSION -CC	0.86	0.666
E74A	INTERSTITAL LUNG DIS +CCC	2.4	2.338
E74B	INTERSTITIAL LUNG DIS +SMCC	1.506	1.453
E74C	INTERSTITIAL LUNG DIS -CC	1.035	0.935
E75A	OTHER RESP SYS DIS +CC	1.322	1.189
E75B	OTHER RESP SYS DIS -CC	0.597	0.535
E76A	RESPIRATORY TUBERCULOSIS +CC	6.766	5.268
E76B	RESPIRATORY TUBERCULOSIS -CC	2.256	2.014
F01A	IMPLNTN/REPLCMNT AICD TTL+CCC	10.407	4.128
F01B	IMPLNTN/REPLCMNT AICD TTL-CCC	5.329	0.219
F02Z	OTHER AICD PROCEDURES	2.784	1.46
F03A	CRDC VALV PR+PMP+INV INVES+CCC	16.187	12.007
F03B	CRDC VALV PR+PMP+INV INVES-CCC	10.166	6.548
F04A	CRD VLV PR+PMP-INV INVES +CCC	12.339	8.713
F04B	CRD VLV PR+PMP-INV INVES -CCC	7.94	5.546
F05A	CRNRY BYPSS+INV INVES +CCC	13.075	9.956
F05B	CRNRY BYPSS+INV INVES -CCC	9.07	6.306
F06A	CRNRY BYPSS-INV INVS +CCC	10.006	9.162
F06B	CRNRY BYPSS-INV INVS -CCC	6.919	6.077
F07A	OTHER CARDTHOR/VASC PR+PMP+CCC	12.124	8.398
F07B	OTHER CARDTHOR/VASC PR+PMP-CCC	8.116	4.074
F08A	MJR RECONSTRC VASC PR-PUMP+CCC	9.704	8.841
F08B	MJR RECONSTRC VASC PR-PUMP-CCC	4.827	3.638
F09A	OTH CARDIOTHOR PR-PMP+CCC	8.844	4.685

	AR-DRGv7.0	Cost W	eight
DRG	DRG Description	Public	Private
F09B	OTH CARDIOTHOR PR-PMP -CCC	2.504	1.932
F09C	OTH CARDIOTHOR PR-PMP +D/T<5D	2.786	1.729
F10A	INTERVENTN CORONARY PR+AMI+CCC	3.897	3.026
F10B	INTERVENTN CORONARY PR+AMI-CCC	2.115	1.294
F11A	AMPUTN CIRC SYS-UP LMB&TOE+CCC	11.924	12.047
F11B	AMPUTN CIRC SYS-UP LMB&TOE-CCC	5.7	4.802
F12A	IMPLANT/REPLCE PM,TOT SYS +CCC	4.953	3.107
F12B	IMPLANT/REPLCE PM,TOT SYS -CCC	2.591	1.072
F13A	UP LIMB&TOE AMP CIRC DIS +CSCC	5.951	6.818
F13B	UP LIMB&TOE AMP CIRC DIS -CSCC	2.431	2.122
F14A	VASC PR-MJR RECONSTRC-PUMP+CCC	4.973	4.345
F14B	VASC PR-MJR RECONSTR-PUMP+SMCC	2.07	1.525
F14C	VASC PR-MJR RECONSTR-PUMP-CC	1.631	1.105
F15A	INTER CORONARY PR-AMI+STN+CSCC	2.426	2.242
F15B	INTER CORONRY PR-AMI+STNT-CSCC	1.672	0.723
F16A	INTERVN CORONARY PR-AMI-STN+CC	1.904	1.205
F16B	INTERV CORONARY PR-AMI-STNT-CC	1.252	0.735
F17Z	INSERT/REPLACE PM GENERATOR	1.535	0.575
F18A	OTHER PACEMAKER PROCS +CC	3.64	2.303
F18B	OTHER PACEMAKER PROCS -CC	1.165	0.731
F19A	TRNS-VSCLR PERC CRDC >=80Y/+CC	4.626	4.735
F19B	TRNS-VSCLR PERC CRDC <80Y -CC	2.592	1.601
F20Z	VEIN LIGATION & STRIPPING	0.966	0.732
F21A	OTH CIRC SYS OR PR +CCC	6.268	4.475
F21B	OTH CIRC SYS OR PR -CCC	1.969	1.7
F40A	CIRC DIS +VENT SUPP	11.534	10.794
F40B	CIRC DIS+ VENT SUPP D/T<5D	3.661	4.303
F41A	CRC DSRD+AMI+INVA INV PR+CSCC	2.839	2.326
F41B	CRC DSRD+AMI+INVA INV PR-CSCC	1.535	1.216
F42A	CRC DSRD-AMI+IC IN PR +CSCC	2.752	2.118
F42B	CRC DSRD-AMI+IC IN PR -CSCC	1.328	0.968
F42C	CRC DSRD-AMI+IC IN PR +SD	0.601	0.389
F43Z	CIRC DIS W NIV	6.299	10.659
F60A	CRC DSRD+AMI-INVA INV	1.496	1.328
F60B	CRC DSRD+AMI-INVA INV D/T <5D	0.711	0.536
F61A	INFECTIVE ENDOCARDITIS +CCC	7.628	6.573
F61B	INFECTIVE ENDOCARDITIS -CCC	3.194	2.73
F62A	HEART FAILURE & SHOCK +CCC	2.546	2.241
F62B	HEART FAILURE & SHOCK -CCC	1.094	1.004
F62C	HEART FAILURE & SHOCK D/T <5D	0.478	0.396
F63A	VENOUS THROMBOSIS +CSCC	1.787	1.522
F63B	VENOUS THROMBOSIS -CSCC	0.854	0.747

	AR-DRGv7.0		eight
DRG	DRG Description	Public	Private
F64A	SKN ULCERS CIRC DISORD +CSCC	2.616	2.373
F64B	SKN ULCERS CIRC DISORD -CSCC	1.565	1.421
F65A	PERIPHERAL VASCULAR DSRD +CSCC	2.083	1.909
F65B	PERIPHERAL VASCULAR DSRD -CSCC	0.885	0.734
F66A	CORONARY ATHEROSCLEROSIS +CSCC	1.058	1.052
F66B	CORONARY ATHEROSCLEROSIS -CSCC	0.468	0.369
F67A	HYPERTENSION +CSCC	1.41	0.958
F67B	HYPERTENSION -CSCC	0.521	0.437
F68Z	CONGENITAL HEART DISEASE	0.776	0.447
F69A	VALVULAR DISORDERS +CSCC	1.831	1.476
F69B	VALVULAR DISORDERS -CSCC	0.462	0.405
F72A	UNSTABLE ANGINA +CSCC	1.048	0.953
F72B	UNSTABLE ANGINA -CSCC	0.54	0.411
F73A	SYNCOPE & COLLAPSE +CSCC	1.269	1.073
F73B	SYNCOPE & COLLAPSE -CSCC	0.505	0.421
F73C	SYNCOPE & COLLAPSE +SD	0.134	0.1
F74A	CHEST PAIN	0.797	0.63
F74B	CHEST PAIN <2D	0.171	0.125
F75A	OTHER CIRCULATORY DIS +CCC	3.253	3.016
F75B	OTH CIRCULATORY DIS +SMCC	1.162	1.027
F75C	OTH CIRCULATORY DIS -CC	0.686	0.537
F76A	ARRHY, CARD & COND DISDR +CSCC	1.576	1.391
F76B	ARRHY, CARD & COND DISDR -CSCC	0.589	0.481
F76C	ARRHY, CARD & COND DISDR +SD	0.177	0.135
G01A	RECTAL RESECTION +CCC	8.063	6.574
G01B	RECTAL RESECTION -CCC	4.413	3.415
G02A	MJR SMALL & LARGE BOWEL PR+CCC	7.754	6.28
G02B	MJR SMALL & LARGE BOWEL PR-CCC	3.331	2.649
G03A	STOMCH, OESPH&DUODNL PR+MAL/CCC	8.567	7.741
G03B	STMCH, OESPHGL&DDNL PR-MAL+SMCC	3.139	3.25
G03C	STMCH, OESPHGL&DDNL PR-MAL-CC	2.154	2.137
G04A	PERITONEAL ADHESOLYSIS +CCC	6.533	6.654
G04B	PRTNL ADHLY +SMCC	3.257	2.66
G04C	PERITONEAL ADHESOLYSIS -CC	1.903	1.567
G05A	MNR SMALL&LARGE BOWEL PR +CCC	5.094	4.076
G05B	MNR SMALL&LARGE BOWEL PR +SMCC	2.613	2.177
G05C	MNR SMALL & LARGE BOWEL PR -CC	1.741	1.41
G06Z	PYLOROMYOTOMY PROCEDURE	1.693	1.54
G07A	APPENDCTMY +MALIG/PERITON/CSCC	1.909	1.692
G07B	APPENDCTMY -MALIG-PERITON-CSCC	1.192	1.023
G10A	HERNIA PROCEDURES +CC	2.154	1.74
G10B	HERNIA PROCEDURES -CC	0.996	0.76

	AR-DRGv7.0	Cost W	eight
DRG	DRG Description	Public	Private
G11Z	ANAL & STOMAL PROCEDURES	0.931	0.8
G12A	OTH DIGEST SYS OR PR+CCC	5.859	6.31
G12B	OTH DIGEST SYS OR PR+SMCC	2.237	1.801
G12C	OTH DIGEST SYS OR PR-CC	1.599	1.254
G46A	COMPLEX GASTROSCOPY+CCC	4.312	3.515
G46B	COMPLEX GASTROSCOPY-CCC	1.458	1.259
G46C	COMPLEX GASTROSCOPY,SD	0.467	0.255
G47A	OTH GASTROSCOPY +CCC	3.091	2.987
G47B	OTH GASTROSCOPY -CCC	0.982	0.858
G47C	OTH GASTROSCOPY, SD	0.509	0.337
G48A	COLONOSCOPY +CSCC	2.615	2.496
G48B	COLONOSCOPY - CSCC	1.055	0.904
G48C	COLONOSCOPY, SD	0.334	0.224
G60A	DIGESTIVE MALIGNANCY + CCC	2.676	2.511
G60B	DIGESTIVE MALIGNANCY - CCC	0.957	0.852
G61A	GI HAEMORRHAGE +CSCC	1.199	0.949
G61B	GI HAEMORRHAGE - CSCC	0.539	0.472
G64A	INFLAMMATORY BOWEL DISEASE +CC	1.511	1.285
G64B	INFLAMMATORY BOWEL DISEASE-CC	0.801	0.76
G65A	GI OBSTRUCTION + CSCC	1.686	1.467
G65B	GI OBSTRUCTION - CSCC	0.648	0.562
G66A	ABDMNL PAIN/MESENT ADENTS, O/N	0.462	0.392
G66B	ABDMNL PAIN/MESENT ADENTS, SD	0.113	0.083
G67A	OESPHS, GASTR +CSCC	1.256	1.192
G67B	OESPHS, GASTR -CSCC	0.479	0.423
G70A	OTHER DIGESTIVE SYS DIAG +CSCC	1.548	1.402
G70B	OTHER DIGESTIVE SYS DIAG -CSCC	0.587	0.504
G70C	OTHER DIGESTIVE SYS DIAG -SD	0.144	0.111
H01A	PANCREAS, LIVER & SHUNT PR+CCC	9.084	6.974
H01B	PANCREAS, LIVER & SHUNT PR-CCC	4.25	3.894
H02A	MJR BILIARY TRACT PR +CCC	10.525	7.363
H02B	MJR BILIARY TRACT PR -CCC	3.161	3.55
H05A	HEPATOBILIARY DIAGNTIC PR +CCC	5.731	4.217
H05B	HEPATOBILIARY DIAGNTIC PR -CCC	1.248	0.964
H06A	OTH HEPTOBILRY & PANCRS PR+CCC	7.122	7.916
H06B	OTH HEPTOBILRY & PANCRS PR-CCC	1.317	1.022
H07A	OPEN CHOLECYSTECTOMY+CDE/+CCC	7.022	5.809
H07B	OPEN CHOLECYSTECTOMY-CDE-CCC	2.635	2.242
H08A	LAP CHOLECYSTECTMY+CDE/+CSCC	2.807	2.402
H08B	LAP CHOLECYSTECTMY-CDE-CSCC	1.436	1.15
H40A	ENDO PR BLEED OES VARICES +CCC	4.391	2.893
H40B	ENDO PR BLEED OES VARICES -CCC	2.289	1.282

	AR-DRGv7.0	Cost W	eight
DRG	DRG Description	Public	Private
H43A	ERCP PROCEDURE +CSCC	3.548	3.012
H43B	ERCP PROCEDURE -CSCC	1.353	1.04
H43C	ERCP PROCEDURE, SAMEDAY	0.456	0.26
H60A	CIRRHOSIS & ALC HEPATITIS +CCC	3.286	2.944
H60B	CIRRHOSIS & ALC HEPATITIS -CCC	1.204	1.071
H60C	CIRRHOSIS & ALC HEPATITIS, SD	0.243	0.181
H61A	MALG HEPATOBILIARY SYS PAN+CCC	2.641	2.302
H61B	MALG HEPATOBILIAY SYS PANC-CCC	1.168	1.044
H61C	MALG HEPATOBILIAY SYS PANC, SD	0.286	0.227
H62A	DISORDERS PANCREAS-MALIG+CSCC	2.179	1.681
H62B	DISORDERS PANCREAS-MALIG-CSCC	0.828	0.798
H63A	DSRD LVR-MAL, CIRR, ALC HEP+CCC	2.921	2.577
H63B	DSRD LVR-MAL, CIRR, ALC HEP-CCC	1.14	1.002
H63C	DSRD LVR-MAL,CIRR,ALC HEP, SD	0.25	0.197
H64A	DISORDERS OF BILIARY TRACT +CC	1.679	1.558
H64B	DISORDERS OF BILIARY TRACT -CC	0.631	0.541
H64C	DISORDERS OF BILIARY TRACT, SD	0.132	0.09
101A	BL/MLT MJ JT PR LWR EXT+RV/CCC	15.792	11.749
101B	BL/MLT MJ JT PR LWR EXT-RV-CCC	6.35	4.636
102A	MVTT/SKIN GRAFT+CSCC-HAND	13.032	10.519
102B	SKIN GRAFT -CSCC -HAND	3.831	3.227
103A	HIP REPLACEMENT + CCC	5.612	4.249
103B	HIP REPLACEMENT - CCC	4.19	2.486
104A	KNEE REPLACEMT +CSCC	4.971	2.86
104B	KNEE REPLACEMT -CSCC	4.102	2.48
105A	OTH JNT REPLACEMENT +CSCC	5.885	3.56
105B	OTH JNT REPLACEMENT -CSCC	4.046	2.225
106Z	SPINAL FUSION +DEFORMITY	10.181	5.994
107Z	AMPUTATION	8.79	6.106
108A	OTHER HIP & FEMUR PROC +CCC	5.315	4.306
108B	OTHER HIP & FEMUR PR -CCC	3.175	2.372
109A	SPINAL FUSION +CCC	10.983	8.332
109B	SPINAL FUSION -CCC	5.947	3.465
I10A	OTHER BACK & NECK PROCS +CSCC	4.649	4.256
I10B	OTHER BACK & NECK PROCS -CSCC	2.134	1.682
I11Z	LIMB LENGTHENING PROCEDURES	4.222	3.157
I12A	INFC/INFM BONE/JNT+MISC PR+CCC	6.982	6.632
I12B	INFC/INFM BNE/JNT+MISC PR+SMCC	3.982	3.438
I12C	INFC/INFM BNE/JNT+MISC PR-CC	2.22	1.99
I13A	HUMER, TIBIA, FIBUL, ANKL PR+CC	4.237	3.272
I13B	HUM,TIB,FIB,ANKL PR-CC >=17	2.113	1.55
I13C	HUM,TIB,FIB,ANKL PR-CC <17	1.26	0.967

	AR-DRGv7.0	Cost W	eight
DRG	DRG Description	Public	Private
I15Z	CRANIO-FACIAL SURGERY	4.695	4.564
I16Z	OTHER SHOULDER PROCEDURES	1.514	1.207
I17A	MAXILLO-FACIAL SURGERY +CC	3.06	2.121
I17B	MAXILLO-FACIAL SURGERY -CC	1.663	1.459
I18Z	OTHER KNEE PROCEDURES	1.315	0.973
I19A	OTHER ELBOW, FOREARM PROCS +CC	2.621	2.201
I19B	OTHER ELBOW, FOREARM PROCS -CC	1.545	1.046
120Z	OTHER FOOT PROCEDURES	1.558	1.271
I21Z	LOC EX, REM INT FIX DEV HP&FMR	1.077	0.979
123Z	LOC EX,REM INT FIX-HP&FMR	1.198	1.029
124Z	ARTHROSCOPY	0.799	0.621
125A	BNE, JNT DXTIC PR INC BIOPSY+CC	4.542	3.739
125B	BNE, JNT DXTIC PR INC BIOPSY-CC	1.69	1.363
127A	SOFT TISSUE PROCEDURES +CSCC	4.57	3.975
I27B	SOFT TISSUE PROCEDURES -CSCC	1.36	1.18
127C	SOFT TISSUE PROCEDURES +SD	0.565	0.447
128A	OTH MUSCULOSKELETAL PR+CC	3.757	3.342
128B	OTH MUSCULOSKELETAL PR-CC	1.471	1.227
129Z	KNEE RECONSTRUCTION/REVISION	1.682	1.23
130Z	HAND PROCEDURES	1.159	0.931
I31A	REV HIP +CCC / INFC/INFLM PROS	10.028	7.257
I31B	REV HIP -CCC -INFC/INFLM PROS	5.35	3.479
132A	REV KNEE+CCC / INFC/INFLM PROS	8.4	5.784
132B	REV KNEE -CCC -INFC/INFLM PROS	5.33	3.838
140Z	INFUSIONS +SD	0.319	0.305
160Z	FEMORAL SHAFT FRACTURES	3.315	3.018
l61A	DISTAL FEMORAL FRACTURES +CC	3.818	3.424
l61B	DISTAL FEMORAL FRACTURES -CC	1.353	1.078
163A	SPR,STR&DSLC HIP,PELV&THIGH+CC	1.466	1.334
163B	SPR,STR&DSLC HIP,PELV&THIGH-CC	0.461	0.385
164A	OSTEOMYELITIS +CSCC	3.997	3.602
I64B	OSTEOMYELITIS -CSCC	2.222	2.011
165A	MUSCSKEL MALIG NEO +CCC/+RADIO	3.913	3.346
165B	MUSCSKEL MALIG NEO -CCC -RADIO	1.547	1.352
166A	INFLAM MUSCULO DSR +CSCC	3.37	3.659
166B	INFLAM MUSCULO DSR -CSCC	1.153	1.004
167A	SEPTIC ARTHRITIS +CSCC	4.252	3.469
l67B	SEPTIC ARTHRITIS -CSCC	1.592	1.475
168A	NON-SURG SPINAL DISORDERS +CC	2.1	1.937
168B	NON-SURG SPINAL DISORDERS -CC	0.71	0.64
169A	BONE DISEASES AND ARTHROP+CSCC	1.958	1.784
169B	BONE DISEASES AND ARTHROP-CSCC	0.822	0.714

	AR-DRGv7.0		Cost Weight	
DRG	DRG Description	Public	Private	
I71A	OTH MUSCTENDIN DISRD +CSCC	1.86	1.701	
I71B	OTH MUSCTENDIN DISRD -CSCC	0.628	0.622	
172A	SPEC MUSCTEND DISRD +CSCC	2.459	2.232	
I72B	SPEC MUSCTEND DISRD -CSCC	0.733	0.649	
173A	AFTCARE MUSCSK IMPL +CSCC	3.242	2.973	
I73B	AFTCARE MUSCSK IMPL -CSCC	1.273	1.142	
I74A	INJ FOREARM,WRIST,HAND,FT +CC	1.153	0.998	
I74B	INJ FOREARM, WRIST, HAND, FT -CC	0.533	0.407	
175A	INJ SH,ARM,ELB,KN,LEG,ANKL +CC	1.94	1.758	
I75B	INJ SH,ARM,ELB,KN,LEG,ANKL -CC	0.612	0.519	
176A	OTH MUSCULOSKELETAL DSRD +CSCC	2.171	1.931	
I76B	OTH MUSCULOSKELETAL DSRD -CSCC	0.71	0.587	
177A	FRACTURE OF PELVIS +CSCC	2.6	2.453	
I77B	FRACTURE OF PELVIS -CSCC	1.162	1.089	
178A	FRACTURE NECK OF FEMUR +CSCC	2.614	2.173	
I78B	FRACTURE NECK OF FEMUR -CSCC	1.146	1.068	
179A	PATHOLOGICAL FRACTURE +CCC	4.502	3.836	
I79B	PATHOLOGICAL FRACTURE -CCC	1.843	1.676	
180Z	FEM FRACT TRANS <2D	0.28	0.16	
181Z	INJURIES +SD	0.161	0.1	
182Z	OTHER +SD	0.172	0.144	
J01A	MICRVS TSS TRNSF SKN/BRST+CSCC	9.002	6.563	
J01B	MICRVS TSS TRNSF SKN/BRST-CSCC	6.566	3.99	
J06A	MAJOR PROC FOR MAL BREAST DIS	1.683	1.22	
J06B	MAJOR PROC FOR NON-MAL BR DIS	1.791	1.509	
J07A	MINOR PROC FOR MAL BREAST DIS	0.799	0.545	
J07B	MINOR PROC FOR NON-MAL BR DIS	0.604	0.483	
J08A	OTH SKN GRF&/DBRDMNT PR +CC	3.566	3.14	
J08B	OTH SKN GRF&/DBRDMNT PR -CC	1.361	1.177	
J08C	OTH SKN GRF&/DBRDMNT PR, SD	0.578	0.375	
J09Z	PERIANAL & PILONIDAL PR	0.769	0.657	
J10Z	SKN,SUBC TIS & BRST PLASTIC PR	1.393	1.087	
J11Z	OTHER SKIN, SUBC TIS & BRST PR	1.125	0.894	
J12A	L LMB PR +ULCR/CELS+CCC	7.013	6.445	
J12B	L LMB PR+ULCR/CELS-CCC-GRAFT	3.725	3.441	
J12C	L LMB PR+ULCR/CELS-CCC-GRAFT	1.916	1.67	
J13A	L LMB PR-ULC/CEL+CCC/(GFT+SCC)	3.544	2.998	
J13B	L LMB PR-ULC/CEL-CCC-(GFT+SCC)	1.604	1.331	
J14Z	MAJOR BREAST RECONSTRUCTIONS	5.236	4.055	
J60A	SKIN ULCERS +CCC	3.68	3.071	
J60B	SKIN ULCERS -CCC	1.42	1.299	
J60C	SKIN ULCERS, SAMEDAY	0.171	0.157	

	AR-DRGv7.0	Cost W	eight
DRG	DRG Description	Public	Private
J62A	MALIGNANT BREAST DIS, O/N	1.882	1.798
J62B	MALIGNANT BREAST DISORDERS, SD	0.228	0.201
J63A	NON-MALIGNANT BREAST DIS	0.798	0.723
J63B	NON-MALIGNANT BREAST DIS, SD	0.285	0.248
J64A	CELLULITIS +CSCC	1.941	1.915
J64B	CELLULITIS -CSCC	0.778	0.719
J65A	TRAUMA TO SKN, SUB TIS&BST+CSCC	1.699	1.482
J65B	TRAUMA TO SKN,SUB TIS&BST-CSCC	0.473	0.405
J65C	TRAUMA TO SKN,SUB TIS&BST +SD	0.131	0.097
J67A	MINOR SKIN DISORDERS	0.783	0.758
J67B	MINOR SKIN DISORDERS, SAMEDAY	0.216	0.179
J68A	MAJOR SKIN DISORDERS +CSCC	2.274	1.909
J68B	MAJOR SKIN DISORDERS -CSCC	0.903	0.839
J68C	MAJOR SKIN DISORDERS, SAMEDAY	0.187	0.183
J69A	SKIN MALIGNANCY +CCC	3.442	3.123
J69B	SKIN MALIGNANCY -CCC	1.658	1.474
J69C	SKIN MALIGNANCY, SAMEDAY	0.193	0.18
K01A	OR PR DIABETIC COMPLICATNS+CCC	8.581	7.15
K01B	OR PR DIABETIC COMPLICATNS-CCC	3.687	3.303
K02A	PITUITARY PROCEDURES +CC	6.253	3.755
K02B	PITUITARY PROCEDURES -CC	4.062	3.325
K03Z	ADRENAL PROCEDURES	4.174	2.724
K05A	PARATHYROID PROCEDURES +CSCC	3.688	3.006
K05B	PARATHYROID PROCEDURES -CSCC	1.491	1.036
K06A	THYROID PROCEDURES +CSCC	3.149	2.128
K06B	THYROID PROCEDURES -CSCC	1.831	1.458
K08Z	THYROGLOSSAL PROCEDURES	1.131	0.754
K09A	OTH ENDCRN, NUTR& META PR +CCC	7.377	5.663
K09B	OTH ENDCRN, NUTR& META PR+SMCC	3.397	2.958
K09C	OTH ENDCRN, NUTR & META PR -CC	1.953	1.461
K10A	REV & OPEN BARIAT PROCS W CC	4.472	3.255
K10B	REV & OPEN BARIAT PROCS W/O CC	2.936	2.23
K11A	MAJ LAP BARIATRIC PROCS W CC	2.729	1.633
K11B	MAJ LAP BARIATRIC PROCS W/O CC	2.043	1.36
K12Z	OTHER BARIATRIC PROCS	2.112	1.409
K13Z	PLAS OR PROC - END,NUT,MET DIS	1.748	1.421
K40A	ENDO/INVEST PROC +CCC	6.248	4.812
K40B	ENDO/INVEST PROC -CCC	2.131	1.7
K40C	ENDO/INVEST PROC +SD	0.375	0.281
K60A	DIABETES +CSCC	2.401	2.285
K60B	DIABETES -CSCC	1.156	0.987
K60C	DIABETES +SD	0.156	0.028

	AR-DRGv7.0	Cost W	eight
DRG	DRG Description	Public	Private
K61Z	SEVERE NUTRITIONAL DISTURBANCE	3.944	3.979
K62A	MISC METABOLIC DISORDERS +CSCC	1.848	1.661
K62B	MISC METABOLIC DISORDERS -CSCC	0.784	0.71
K62C	MISC METABOLIC DISORDERS SDAY	0.139	0.121
K63A	INBORN ERR OF METAB +CSCC	4.258	2.752
K63B	INBORN ERR OF METAB -CSCC	0.305	0.286
K64A	ENDOCRINE DISORDERS +CSCC	2.394	1.871
K64B	ENDOCRINE DISORDERS -CSCC	1.153	1.064
K64C	ENDOCRINE DISORDERS +SD	0.218	0.212
L02A	OP INS PERI CATH DIALYSIS+CSCC	4.927	4.337
L02B	OP INS PERI CATH DIALYSIS-CSCC	1.366	1.051
L03A	KDNY,URT&MJR BLDR PR NPSM +CCC	7.525	5.971
L03B	KDNY,URT&MJR BLDR PR NPSM +SCC	4.383	4.99
L03C	KDNY,URT&MJR BLDR PR NPSM-CSCC	3.119	2.498
L04A	KDY,URT&MJR BLDR PR N-NPM+CCC	5.649	5.165
L04B	KDY,URT&MJR BLDR PR N-NPM-CCC	1.892	1.528
L04C	KDY,URT&MJR BLDR PR N-NPM +SD	0.725	0.48
L05A	TRANURETH PROSTATECTOMY +CSCC	2.605	1.953
L05B	TRANURETH PROSTATECTOMY -CSCC	1.366	0.952
L06A	MINOR BLADDER PROCEDURES+CSCC	3.597	3.157
L06B	MINOR BLADDER PROCEDURES -CSCC	1.262	1.019
L07A	TRANSURETHRAL PROCS +CC	1.375	1.267
L07B	TRANSURETHRAL PROCS -CC	0.742	0.516
L08A	URETHRAL PROCEDURES +CC	1.476	1.359
L08B	URETHRAL PROCEDURES -CC	1.099	0.918
L09A	OTH KIDNY & URNRY TRACT PR+CCC	8.354	5.708
L09B	OTH KIDNY & URNRY TRACT PR+SCC	1.591	1.301
L09C	OTH KIDNY & URNRY TRCT PR-CSCC	1.458	1.123
L40Z	URETEROSCOPY	0.82	0.573
L41Z	CYSTOURETHROSCOPY, SAMEDAY	0.243	0.179
L42Z	ESW LITHOTRIPSY+URINARY STONES	0.697	0.487
L60A	RENAL FAILURE +CCC	3.699	3.421
L60B	RENAL FAILURE +SCC	1.374	1.186
L60C	RENAL FAILURE -CSCC	0.975	0.849
L61Z	HAEMODIALYSIS	0.11	0.106
L62A	KDNY&UNRY TRCT NEOPLASMS +CSCC	2.243	2.181
L62B	KDNY&UNRY TRCT NEOPLASMS -CSCC	0.637	0.5
L63A	KDNY & UNRY TRCT INF +CSCC	1.869	1.692
L63B	KDNY & UNRY TRCT INF -CSCC	0.701	0.644
L64A	URINARY STONES & OBSTR+CSCC	1.59	1.184
L64B	URINARY STONES & OBSTR-CSCC	0.55	0.44
L64C	URINARY STONES & OBSTR +SD	0.129	0.069

	AR-DRGv7.0		eight
DRG	DRG Description	Public	Private
L65A	KDNY & UNRY TR SGNS&SYMPS+CSCC	1.255	1.162
L65B	KDNY & UNRY TR SGNS&SYMPS-CSCC	0.573	0.492
L66Z	URETHRAL STRICTURE	0.527	0.535
L67A	OTH KIDNY & URNRY TRCT DX+CSCC	1.942	1.785
L67B	OTH KIDNY & URNRY TRCT DX-CSCC	0.78	0.71
L67C	OTH KIDNY & URNRY TRCT DX +SD	0.173	0.136
L68Z	PERITONEAL DIALYSIS	0.178	0.17
M01A	MAJOR MALE PELVIC PROCS +CSCC	4.3	3.853
M01B	MAJOR MALE PELVIC PROCS -CSCC	3.455	2.531
M02A	TRANSURETHRAL PROSTECTOMY+CSCC	2.113	1.817
M02B	TRANSURETHRAL PROSTECTOMY-CSCC	1.369	1.084
M03Z	PENIS PROCEDURES	0.911	0.721
M04Z	TESTES PROCEDURES	0.714	0.596
M05Z	CIRCUMCISION	0.566	0.505
M06A	OTH MALE REPROD SYS OR PR +CC	2.421	1.669
M06B	OTH MALE REPROD SYS OR PR -CC	1.714	1.44
M40Z	CYSTOURETHROSCOPY +SD	0.26	0.161
M60A	MALE REPR SYS MALIG +CSCC	2.254	1.942
M60B	MALE REPR SYS MALIG -CSCC	1.017	0.819
M61A	BENIGN PROSTATIC HYPERTR+CC	0.966	0.839
M61B	BENIGN PROSTATIC HYPERTR-CC	0.366	0.318
M62A	INFLAMMATION MALE REPRD SYS+CC	1.236	1.025
M62B	INFLAM MALE REPRD SYS -CC	0.604	0.54
M63Z	MALE STERILISATION PROCS	0.398	0.322
M64Z	OTHER MALE REPROD SYS DIS	0.337	0.29
N01A	PELVIC EVISC & RAD VLVMY +CSCC	5.925	4.073
N01B	PELVIC EVISC & RAD VLVMY -CSCC	2.792	2.166
N04A	HYSTERECTOMY FOR NON-MALG+CSCC	2.967	2.496
N04B	HYSTERECTOMY FOR NON-MALG-CSCC	2.08	1.672
N05A	OOPH&COM FAL TUBE PR NMAL+CSCC	2.67	2.137
N05B	OOPH&COM FAL TUBE PR NMAL-CSCC	1.579	1.26
N06Z	FEM REP SYS RECONSTRCT PROC	1.509	1.176
N07A	OTH UTERS & ADNEXA PR N MAL	1.495	1.253
N07B	OTH UTRS & ADNEXA PR N MAL +SD	0.619	0.445
N08Z	ENDOS & LAPAR PR, FEM REPR SYS	1.286	1.021
N09Z	OTH VAGINA, CERVIX &VULVA PROC	0.552	0.463
N10Z	DXC CURETTGE, DXC HYSTEROSCOPY	0.489	0.383
N11Z	OTH FEMALE REPRODUCTIVE SYS PR	2.768	2.463
N12A	UTRS & ADNX PR FOR MAL +CCC	4.926	3.633
N12B	UTRS & ADNX PR FOR MAL -CCC	2.538	2.101
N60A	FEM REPROD SYS MALIG +CCC	3.337	2.908
N60B	FEM REPROD SYS MALIG -CCC	1.052	0.91

	AR-DRGv7.0	Cost W	eight
DRG	DRG Description	Public	Private
N61Z	FEMALE REPROD SYST INFECTIONS	0.527	0.483
N62Z	MNSTRL & OTH FEM REPR DIS	0.315	0.283
O01A	CAESAREAN DELIVERY +CCC	3.415	2.881
O01B	CAESAREAN DELIVERY +SCC	2.383	2.005
O01C	CAESAREAN DELIVERY -CSCC	2.032	1.727
002A	VAGINAL DELIVERY +OR PR +CSCC	2.213	1.944
O02B	VAGINAL DELIVERY +OR PR -CSCC	1.587	1.471
003A	ECTOPIC PREGNANCY +CC	1.559	1.414
O03B	ECTOPIC PREGNANCY -CC	0.995	0.844
004A	POSTPARTUM&POST ABORTN+OR+CSCC	2.793	1.951
O04B	POSTPARTUM&POST ABORTN+OR-CSCC	1.143	0.993
O04C	POSTPARTUM&POST ABORTN +OR +SD	0.535	0.447
005Z	ABORTION+ OR PROC	0.48	0.385
O60A	VAGINAL DELIVERY +CSCC	1.867	1.588
O60B	VAGINAL DELIVERY -CSCC	1.289	1.044
O60C	VAGINAL DELIVERY, UNCOMP	0.982	0.835
O61Z	POSTPARTUM & POST ABORTN-OR PR	0.733	0.71
O63Z	ABORTION-OR PROC	0.291	0.242
066A	ANTENATAL&OTH OBS ADM +CSCC	0.905	0.855
O66B	ANTENATAL&OTH OBS ADM -CSCC	0.501	0.467
O66C	ANTENATAL&OTH OBS ADM +SD	0.104	0.093
P01Z	NEO +OR, DIED/TR 5D	1.37	1.215
P02Z	NEO, CARDIOTHORACIC/VASCULAR PR	29.012	25.821
P03A	NEO,ADMWT 1000-1499G+OR+MMP	24.627	21.353
P03B	NEO,ADMWT 1000-1499G+OR-MMP	18.69	16.43
P04A	NEO,ADMWT 1500-1999G+OR+MMP	17.785	16.051
P04B	NEO,ADMWT 1500-1999G+OR-MMP	10.215	8.642
P05A	NEO,ADMWT 2000-2499G+OR+MMP	19.758	16.972
P05B	NEO,ADMWT 2000-2499G+OR-MMP	7.692	6.846
P06A	NEO,ADMWT >=2500G+OR PR+MMP	15.889	13.412
P06B	NEO,ADMWT >=2500G+OR PR-MMP	6.008	5.23
P07Z	NEONATE, ADMWT <750G +OR	67.956	56.947
P08Z	NEONATE, ADMWT 750-999G +OR	52.955	45.98
P60A	NEO -OR, DIED/TR <5D	0.966	0.817
P60B	NEO -OR, DIED/TR +SD	0.195	0.163
P61Z	NEONATE, ADMWT <750G -OR	53.08	47.303
P62Z	NEONATE, ADMWT 750-999G -OR	35.401	32.01
P63A	NEO,ADMWT 1000-1249G-OR+PRE	11.058	9.817
P63B	NEO,ADMWT 1000-1249G-OR-PRE	6.562	5.762
P64A	NEO,ADMWT 1250-1499G-OR+PRE	9.437	8.768
P64B	NEO,ADMWT 1250-1499G-OR-PRE	7.126	6.978
P65A	NEO,ADMWT 1500-1999G-OR+MMP	7.046	6.2

	AR-DRGv7.0		Cost Weight	
DRG	DRG Description	Public	Private	
P65B	NEO,ADMWT 1500-1999G-OR+MJP	5.912	5.333	
P65C	NEO,ADMWT 1500-1999G-OR+OTP	4.705	4.164	
P65D	NEO,ADMWT 1500-1999G-OR-PRB	4.651	4.236	
P66A	NEO,ADMWT 2000-2499G-OR+MMP	4.9	4.682	
P66B	NEO,ADMWT 2000-2499G-OR+MJP	4.005	3.546	
P66C	NEO,ADMWT 2000-2499G-OR+OTP	2.916	2.641	
P66D	NEO,ADMWT 2000-2499G-OR-PRB	1.256	1.14	
P67A	NEO,ADMWT >=2500G-OR+PRE+MMP	4.376	3.921	
P67B	NEO,ADMWT >=2500G-OR+PRE+MJP	3.223	2.842	
P67C	NEO,ADMWT >=2500G-OR+PRE+OTP	2.268	2.157	
P67D	NEO,ADMWT >=2500G-OR+PRE-PRB	1.099	1.011	
P68A	NEO,ADMWT >=2500G-OR-PRE+MMP	3.236	2.924	
P68B	NEO,ADMWT >=2500G-OR-PRE+MJP	1.639	1.395	
P68C	NEO,ADMWT >=2500G-OR-PRE+OTP	1.065	0.961	
P68D	NEO,ADMWT >=2500G-OR-PRE-PRB	0.681	0.632	
Q01A	SPLENECTOMY +CSCC	5.875	4.92	
Q01B	SPLENECTOMY -CSCC	3.223	2.28	
Q02A	BLD&IMM SYS DIS +OTH OR +CSCC	5.52	4.427	
Q02B	BLD&IMM SYS DIS +OTH OR -CSCC	1.512	1.204	
Q60A	RETICLENDO&IMNTY DIS+CSCC	2.623	2.308	
Q60B	RETICLENDO&IMNTY DIS-CSCC	0.954	0.827	
Q60C	RETICLENDO&IMNTY DIS +SD	0.139	0.114	
Q61A	RED BLOOD CELL DISDERS + CSCC	1.519	1.291	
Q61B	RED BLOOD CELL DISDERS -CSCC	0.569	0.503	
Q61C	RED BLOOD CELL DISDERS +SD	0.187	0.169	
Q62A	COAGULATION DISORDERS	0.915	0.914	
Q62B	COAGULATION DISORDERS +SD	0.18	0.172	
R01A	LYMPHMA&LEUKMA+MJR OR PR +CSCC	11.457	9.589	
R01B	LYMPHMA&LEUKMA+MJR OR PR -CSCC	2.34	1.869	
R02A	OTH NPLSTC DSRD+MJR OR PR+CCC	7.327	6.213	
R02B	OTH NPLSTC DSRD+MJR OR PR+SMCC	4.021	3.066	
R02C	OTH NPLSTC DSRD+MJR OR PR-CC	2.305	1.853	
R03A	LYMPHMA LEUKMA+OTH OR PR +CSCC	8.957	7.044	
R03B	LYMPHMA LEUKMA+OTH OR PR -CSCC	2.198	2.85	
R03C	LYMPHMA LEUKMA+OTH OR PR +SD	0.606	0.444	
R04A	OTH NPLSTC DSRD+OTH OR PR+CC	2.762	2.309	
R04B	OTH NPLSTC DSRD+OTH OR PR-CC	1.574	1.251	
R60A	ACUTE LEUKAEMIA +CCC	10.286	8.88	
R60B	ACUTE LEUKAEMIA -CCC	2.185	1.92	
R60C	ACUTE LEUKAEMIA +SD	0.276	0.194	
R61A	LYMPHMA &N-ACUTE LEUKAEMIA+CCC	5.764	4.67	
R61B	LYMPHMA &N-ACUTE LEUKAEMIA-CCC	1.674	1.541	

	AR-DRGv7.0		Cost Weight	
DRG	DRG Description	Public	Private	
R61C	LYMPHMA / N-A LEUKAEMIA +SD	0.217	0.186	
R62A	OTHER NEOPLASTIC DIS+CC	2.08	1.826	
R62B	OTHER NEOPLASTIC DISORDERS-CC	0.629	0.635	
R63Z	CHEMOTHERAPY	0.265	0.237	
S65A	HIV +CCC	9.086	6.728	
S65B	HIV +SCC	3.177	2.849	
S65C	HIV -CSCC	1.798	1.559	
S65D	HIV +SD	0.288	0.243	
T01A	OR PROC INFECT& PARAS DIS+CCC	9.426	9.919	
T01B	OR PROC INFECT& PARAS DIS+SMCC	3.299	2.857	
T01C	OR PROC INFECT & PARAS DIS -CC	2.035	1.779	
T40Z	INFECT&PARAS DIS+VENT SUPPORT	12.886	9.288	
T60A	SEPTICAEMIA +CCC	3.868	3.429	
T60B	SEPTICAEMIA -CCC	1.419	1.389	
T61A	POSTOP & POSTTRAUM INFECT+CSCC	1.897	1.801	
T61B	POSTOP & POSTTRAUM INFECT-CSCC	0.813	0.743	
T62A	FEVER OF UNKNOWN ORIGIN +CC	1.198	1.03	
T62B	FEVER OF UNKNOWN ORIGIN -CC	0.515	0.441	
T63A	VIRAL ILLNESS +CC	0.918	0.807	
T63B	VIRAL ILLNESS -CC	0.506	0.449	
T64A	OTH INFECTOUS&PARSTIC DIS +CCC	4.784	5.992	
T64B	OTH INFECTOUS&PARSTIC DIS+SMCC	1.754	1.554	
T64C	OTH INFECTOUS & PARSTIC DIS-CC	0.974	0.87	
U40Z	MENTAL HEALTH TREAT+ECT +SD	0.192	0.167	
U60Z	MENTAL HEALTH TREAT -ECT +SD	0.131	0.136	
U61A	SCHIZOPHRENIA DISODERS INVOL	7.019	6.872	
U61B	SCHIZOPHRENIA DISRDRS	4.334	4.297	
U62A	PAR&ACUTE PSYCH DSRD+CSCC/MHLS	4.375	4.247	
U62B	PAR&ACUTE PSYCH DSRD-CSCC-MHLS	2.766	2.631	
U63A	MAJOR AFF DIS AGE>69 +CSCC	7.469	7.226	
U63B	MAJOR AFF DIS AGE<70 -CSCC	4.219	4.182	
U64Z	OTH AFFECT & SOMATOFORM DSRD	2.283	2.254	
U65Z	ANXIETY DISORDERS	1.531	1.388	
U66Z	EATING & OBSESSV-COMPULSV DSRD	6.005	5.845	
U67Z	PERSONLTY DSRD&ACUTE REACTIONS	1.573	1.572	
U68Z	CHILDHOOD MENTAL DISORDERS	3.579	2.985	
V60A	ALCOHOL INTOX & WITHDRWL +CC	1.044	0.887	
V60B	ALCOHOL INTOX & WITHDRWL -CC	0.432	0.433	
V61Z	DRUG INTOXICTN & WITHDRAWAL	1.989	1.963	
V62Z	ALCOHOL USE & DEPENDENCE	1.518	1.446	
V63Z	OPIOID USE & DEPENDENCE	1.171	1.066	
V64Z	OTHER DRUG USE & DEPEND	1.161	1.097	

	AR-DRGv7.0		Cost Weight	
DRG	DRG Description	Public	Private	
V65Z	ALCOHOL DISORDERS +SD	0.13	0.107	
V66Z	DRUG DISORDERS +SD	0.113	0.104	
W01A	TRACHE MULT SIG TRAUMA	59.978	66.721	
W01B	VENT/CRAN MT -TRAC+VNT>96/+CCC	25.463	24.725	
W01C	VENT/CRAN MT -TRAC -VNT>96-CCC	14.234	12.577	
W02A	HIP,FEMR&LOW LIMB PR MT+CSCC	9.738	10.862	
W02B	HIP,FEMR&LOW LIMB PR MT -CSCC	7.355	5.183	
W03Z	ABDOMINAL PR MULT SIG TRAUMA	6.867	7.072	
W04A	MULT TRAUMA W OTH OR PR +CSCC	10.689	9.997	
W04B	MULT TRAUMA W OTH OR PR -CSCC	6.091	4.647	
W60Z	MULTIPLE TRAUMA, DIED/TRANSF<5	1.745	1.441	
W61A	MULTIPLE TRAUMA-SIGNIF PR+CSCC	4.731	4.956	
W61B	MULTIPLE TRAUMA-SIGNIF PR-CSCC	2.371	2.758	
X02A	MVTT/SKIN GFT+CSCC INJUR HAND	2.484	1.415	
X02B	SKIN GRAFT INJURIES HAND -CSCC	0.748	0.555	
X04A	OTHER PR INJ LWR LMB +CSCC	3.857	3.106	
X04B	OTHER PR INJ LOWR LIMB -CSCC	1.072	0.892	
X05A	OTH PR FOR INJ TO HAND +CC	1.551	1.586	
X05B	OTH PR FOR INJ TO HAND -CC	0.658	0.563	
X06A	OTHER PR OTHER INJURIES +CSCC	3.18	3.185	
X06B	OTHER PR OTHER INJURIES -CSCC	0.917	0.78	
X07A	SK GRAFT INJ-HAND+MIC TT/+CSCC	5.167	4.631	
X07B	SK GRAFT INJ-HAND-MIC TT-CSCC	2.309	2.09	
X40Z	INJ,POIS,TOX EFF DRUG W VENT	5.415	5.634	
X60A	INJURIES +CSCC	1.457	1.332	
X60B	INJURIES -CSCC	0.468	0.406	
X61Z	ALLERGIC REACTIONS	0.253	0.247	
X62A	POISNG/TOXC EFF DRUGS +CSCC	1.771	1.354	
X62B	POISNG/TOXC EFF DRUGS -CSCC	0.638	0.722	
X63A	SEQUELAE OF TREATMNT+CSCC	1.781	1.534	
X63B	SEQUELAE OF TREATMNT-CSCC	0.622	0.571	
X64A	OTH INJ, POIS & TOX EFF +CSCC	2.012	1.737	
X64B	OTH INJ, POIS & TOX EFF DX-CSCC	0.455	0.377	
Y01Z	VNT>96/TRACH / OR PR SEV BURN	57.642	34.457	
Y02A	SKIN GRAFT OTHER BURNS +CSCC	7.995	7.789	
Y02B	SKIN GR OTH BRNS -CSCC +EMERG	3.555	3.408	
Y02C	SKIN GR OTH BRNS -CSCC -EMERG	1.14	1.071	
Y03Z	OTHER OR PROCS FOR OTHER BURNS	1.425	1.267	
Y60Z	BURNS,TRANS OTH ACUT CARE <5D	0.349	0.343	
Y61Z	SEVERE BURNS	1.153	0.9	
Y62A	OTHER BURNS +CC	1.482	1.311	
Y62B	OTHER BURNS -CC	0.673	0.631	

AR-DRGv7.0		Cost Weight	
DRG	DRG Description	Public	Private
Y62C	OTHER BURNS +SD	0.168	0.131
Z01A	OTH CNT HLTH SRV +OR PROC	4.973	4.033
Z01B	OTH CNT HLTH SRV +OR PROC +SD	0.487	0.276
Z40Z	OTH CNT HLTH SRV +ENDO +SD	0.24	0.17
Z60Z	REHABILITATION	4.671	4.49
Z61A	SIGNS AND SYMPTOMS	0.935	0.853
Z61B	SIGNS AND SYMPTOMS +SD	0.203	0.167
Z63A	OTH FU SURG/MED CARE +CCC	2.983	2.693
Z63B	OTH FU SURG/MED CARE -CCC	0.976	0.834
Z64A	OTH FACTOR INFL HEALTH STATUS	2.43	2.24
Z64B	OTH FCTR INFL HEALTH STATUS+SD	0.218	0.091
Z65Z	CNGNTL & PRB ARISING FRM NNT	0.757	0.598
Z66Z	SLEEP DISORDERS	0.5	0.841

Schedule 2— Incorporated hospitals and public hospital sites: fees for admitted patients who are not Medicare patients

1—Standard fee for admitted patients

Fee for treatment, care and accommodation of an admitted \$1 953.00 patient who is not a Medicare patient — per day or part day

2—Medical or diagnostic services not included in fees for private patients

In the case of a private patient, a fee determined in accordance with this Schedule does not include a fee for the cost of medical or diagnostic services provided by a medical practitioner selected by the patient.

3—Retrieval fee (admitted patients)

Where a retrieval team provided by a public hospital site or SA Ambulance Service monitors and treats a seriously ill or seriously injured admitted patient of that or any other public hospital site during the transportation of the patient to a the public hospital site or to another facility of the public hospital site, the fee to be charged by the public hospital site or SA Ambulance Service providing the retrieval team is as follows:

Provision of retrieval team—\$2 856.00

4—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation.
- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the public hospital site.

5—Other fees

(1) Pharmaceutical Reform arrangements

For public hospital sites participating in the pharmaceutical reform arrangements under the agreement between the South Australian and the Australian Government the following fees apply for pharmaceuticals provided to admitted patients on discharge:

(i) For patients who are not a Medicare patient for the supply of non-Pharmaceutical Benefit Scheme and Pharmaceutical Benefit Scheme items (per item) an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item.

Schedule 3— Incorporated hospitals and public hospital sites: fees for nonadmitted patients that are compensable patients or are not Medicare patients

1—Interpretation

(1) In this Schedule, unless the contrary intention appears—

disposition category, in relation to a non-admitted patient of a public hospital site, means the disposition category of the patient following an occasion of service provided by an emergency department of the public hospital site, being one of the following:

- (a) *admitted*—where the patient is admitted to the public hospital site, transferred to another public hospital site or provided with outreach services;
- (b) died—where the patient dies in the emergency department after treatment or care has commenced (this excludes patients who are dead on arrival at the public hospital site);
- (c) home—where the patient (not being a patient referred to in paragraph [a] or [b]) leaves the emergency department after treatment or care has commenced (whether or not treatment or care has been completed);

emergency department (ED), in relation to a public hospital site, means a designated accident and emergency department of the public hospital site that provides emergency treatment and care to non-admitted patients;

emergency department service means treatment or care provided by an emergency department of a public hospital site;

emergency occasion of service means an occasion of service in which emergency treatment or care is provided by a public hospital site;

group occasion of service, in relation to outpatient services provided by a public hospital site to a non-admitted patient, means each occasion on which—

- (a) the same treatment or care is provided by the outpatient clinic to two or more patients; or
- (b) treatment or care by more than one medical practitioner or other health professional is provided by the clinic to the same patient;

occasion of service, in relation to services provided by a public hospital site, means each occasion on which treatment or care is provided by the public hospital site to a non-admitted patient and includes any diagnostic or imaging services (other than Magnetic Resonance Imaging) performed as part of that treatment or care;

outpatient clinic, in relation to a public hospital site, means a designated outpatient clinic of the public hospital site that provides non-emergency treatment and care (usually by appointment) to non-admitted patients;

outpatient service means treatment or care provided by the outpatient clinic of a public hospital site;

outreach occasion of service means an occasion of service in which outreach services are provided by a public hospital site;

prescription item means-

- (a) a pharmaceutical or other item supplied on the prescription of a medical practitioner, dentist or other person authorised to prescribe the item; or
- (b) an ancillary item required for the administration of such pharmaceutical or other item;

Private and public non-admitted compensable patients - patients will be seen as a public or private non-admitted compensable patient in accordance with hospital practices in a similar way as applied to Medicare eligible patients;

SMO means salaried medical officer;

specialist, teaching, other metropolitan, country Accident and Emergency SMO, large country and other country, in relation to the emergency department or outpatient classification of a public hospital site, means a public hospital site referred to in the first column of the Table in Schedule 4 whose emergency department or outpatient classification is identified in the second or third columns of that Table as specialist, teaching, other metropolitan, country Accident and Emergency SMO, large country or other country, as the case may be;

triage, in relation to a non-admitted patient of a public hospital site, means an assignment by the public hospital site to the patient of a classification of the level of urgency of the treatment required by the patient on an occasion of service in an emergency department of the public hospital site, determined in accordance with the following scale:

- (a) *triage 1*—Resuscitation, where the patient requires treatment within seconds;
- (b) *triage 2*—Emergency, where the patient requires treatment within 10 minutes;
- (c) triage 3—Urgent, where the patient requires treatment within 30 minutes;
- (d) *triage 4*—Semi-urgent, where the patient requires treatment within 60 minutes;
- (e) *triage 5*—Non-urgent, where the patient requires treatment within 120 minutes.
- (2) A reference in this Schedule to a Table of a specified number in this Schedule is a reference to the Table of that number in clause 9.

2—Fee for emergency department or emergency occasion of service

(1) The fee to be charged by a public hospital site for an occasion of service provided by an emergency department of the public hospital site to a non-admitted patient must be calculated as follows:

Fee = ED Price \times ED Cost Weight

where---

- (a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and
- (b) the ED Cost Weight is the cost weight specified in the third, fourth, fifth, sixth or seventh column (according to the emergency department classification of the public hospital site providing the service) of Table 2 in this Schedule for the disposition category and triage of the patient specified in the first and second columns of the Table.

(2) Where the emergency department classification of a public hospital site is **other country**, the fee to be charged by the public hospital site for an emergency occasion of service provided by the public hospital site to a non-admitted patient must be calculated as follows:

Fee = ED Price × Emergency Service Cost Weight

where---

- (a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and
- (b) the Emergency Service Cost Weight is 0.406.

3—Fee for outpatient of occasion of service

The fee to be charged by a public hospital site for an occasion of service provided by an outpatient clinic of the public hospital site to a non-admitted patient must be calculated as follows:

Fee = OP Price \times OP Cost Weight

where---

- the OP Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outpatient service; and
- (b) the OP Cost Weight is the cost weight specified in the second, third, fourth, fifth or sixth column (according to the outpatient classification of the public hospital site providing the service) of Table 3 in this Schedule for the category of the treatment or care provided that is specified in the first column of the Table.

4—Fee for outpatient group occasion of service

The fee to be charged by a public hospital site for a group occasion of service provided by an outpatient clinic of the public hospital site to a non-admitted patient must be calculated as follows:

Fee = OP Price \times OP Cost Weight

where---

- the OP Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outpatient service; and
- (b) the OP Cost Weight is the cost weight specified in the second, third, fourth, fifth or sixth column (according to the outpatient classification of the public hospital site providing the service) of Table 4 in this Schedule for the category of treatment or care provided that is specified in the first column of the Table.

5—Fee for outreach occasion of service

The fee to be charged by a public hospital site for an outreach occasion of service provided by the public hospital site to a non-admitted patient must be calculated as follows:

Fee = Outreach Price \times Outreach Cost Weight

where---

- (a) the Outreach Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outreach service; and
- (b) the Outreach Cost Weight is the cost weight specified in the second column of Table 5 in this Schedule for the category of the treatment or care provided that is specified in the first column of the Table.

6—Additional fees

The fees specified below (payable in addition to any other fee prescribed in this Schedule for an occasion of service) are to be charged by a public hospital site for the provision to a non-admitted patient of the services specified:

- (a) Magnetic Resonance Imaging (maximum fee per scan)—\$690.00;
- (b) for public hospital sites not participating in arrangements under the Pharmaceutical Reform Agreement the fee for the supply of a prescription item (per item)—\$30.20
- (c) for public hospital sites participating in arrangements under the Pharmaceutical Reform Agreement between South Australia and the Commonwealth of Australia, the following charges apply for the provision of pharmaceuticals if supplied on discharge from the public hospital site and/or provided as part of an outpatient consultation:
 - (i) For compensable patients:
 - (a) For the supply of Pharmaceutical Benefit Scheme items (per item) the community co-payment rate for pharmaceuticals as set under the Commonwealth National Health Act 1953 each year on 1 January— \$37.70
 - (b) For the supply of non-Pharmaceutical Benefit Scheme items (per item) an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item
 - (ii) For non-Medicare patients for the supply of non-Pharmaceutical Benefit Scheme and Pharmaceutical Benefit Scheme items (per item) an amount that is the cost to the public hospital (using a full cost recovery principle) for supply of that item

7—Retrieval fee (non-admitted patients)

Where a retrieval team provided by a public hospital site or SA Ambulance Service monitors and treats a seriously ill or seriously injured patient (who is not an admitted patient of any public hospital site) during the transportation of the patient to a public hospital site, the fee to be charged by the public hospital site or SA Ambulance Service providing the retrieval team is as follows:

Provision of retrieval team—\$2 856.00.

8—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a non-admitted patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation.
- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the public hospital site.

9—Tables

Table 1: Non-admitted Pa	tient Prices
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	Pr	ice
Type of Service	Public Patient	Private Patient
Emergency Department	\$305	\$256
Outpatient	\$210	\$147
Outreach	\$223	\$156

Table 2: Emergency Department (ED) Weights

Patien Classifica		Hospital or Facility ED Classifi				Hospital or Facility ED Classification	
Disposition	Triage	Specialist	Teaching	Other Metro	Country A&E SMO	Large Country	
HOME	1	2.213	2.137	1.165	1.165	0.632	
HOME	2	1.481	2	1.935	1.935	1.245	
HOME	3	1.361	1.735	1.877	1.877	1.044	
HOME	4	1.258	1.43	1.421	1.421	0.901	
HOME	5	1.166	1.152	1.217	1.217	0.75	
ADMITTED	1	6.112	5.379	2.272	2.272	2.77	
ADMITTED	2	2.071	2.87	1.565	1.565	1.321	
ADMITTED	3	1.723	2.623	1.521	1.521	1.157	
ADMITTED	4	1.638	2.247	1.282	1.282	0.953	
ADMITTED	5	0.929	2.247	1.286	1.286	0.88	
DIED	1	2.988	2.988	2.988	2.988	1.247	
DIED	2	2.988	2.988	2.988	2.988	1.247	
DIED	3	2.988	2.988	2.988	2.988	1.247	
DIED	4	2.988	2.988	2.988	2.988	1.247	
DIED	5	2.988	2.988	2.988	2.988	1.247	

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Adolescent health	3.77	3.77	3.77	0.168	0.168
Allergy	1.77	0.915	1.002	0.079	0.079
Asthma	1.577	1.501	1.501	1.012	1.012
Audiology	0.628	0.564	0.909	0.39	0.39
Behavioural Medicine	1.518	1.518	1.518	0.208	0.208
Bone Marrow Transplant	6.084	6.084	6.084	6.084	6.084
Breast	1.351	1.351	1.351	2.915	1.378
Burns	1.682	1.87	1.87	1.293	0.572
Cardiac	2.901	1.029	0.888	0.091	0.091
Cardiac Surgery	1.516	1.516	1.516	0.091	0.091
Chemotherapy	10.005	5.23	5.23	5.602	5.602
Colorectal	0.791	0.791	0.933	0.232	0.533
CPU	1.063	0.804	0.804	0.804	0.804
Craniofacial	1.491	0.822	0.822	0.804	0.804
Dental	0.551	1.296	1.296	0.064	0.064
Dermatology	0.999	1.208	0.52	0.464	0.464
Diabetes	1.659	0.549	1.316	0.258	0.309
Diabetes Education	0.631	0.631	0.369	0.276	0.353
Diagnostic service	0	0	0	0	0
Ear Nose Throat	0.751	0.937	0.486	0.192	0.192
Eating Disorders	0.836	0.836	0.836	0.319	0.297
Endocrine	1.259	0.6	0.568	0.53	0.53
Endoscopy Bronchoscopy	8.256	8.256	8.256	8.531	8.531
Endoscopy Colonoscopy	20.126	6.336	6.336	6.788	6.788
Endoscopy Other	13.24	7.313	7.313	7.834	7.834
Endoscopy Oesophagoscopy	6.369	6.369	6.369	6.823	6.823
Endoscopy Panendoscopy	14.674	5.755	5.755	6.165	6.165
Endoscopy Sigmoidoscopy	10.482	10.482	10.482	11.229	11.229
Family Planning	1.425	1.01	1.01	0.583	0.583
Fracture	0.916	0.821	1.033	0.83	0.83
Gastroenterology	2.828	1.731	0.78	0.667	0.424
General Medical	1.727	1.134	1.134	0.928	0.323
General Surgery	1.424	1.128	0.583	0.232	0.533
Genetic	1.008	2.27	2.27	0.928	0.323
Geriatric	1.502	1.502	2.341	0.846	0.846
Gynaecology	0.884	0.98	0.628	0.206	0.248
Gynaecology Oncology	1.621	1.621	0.575	0.206	0.248
Haematology	2.94	2.963	0.519	0.296	0.425
Hepatobiliary	1.227	1.227	1.227	0.928	0.323
HIV	6.258	6.258	6.258	6.258	6.258
Hypertension	0.877	0.877	0.877	0.091	0.091

Table 3: Outpatient (OP) Weights

25 June 2015

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Immunology	2.483	0.915	0.915	0.655	0.655
Infectious Disease	2.702	1.186	1.186	0.928	0.323
Liver Transplant	2.683	1.183	1.183	1.183	1.183
Metabolic	2.81	2.81	2.81	2.888	2.888
Neonatal	2.228	2.214	2.214	0.388	0.388
Nephrology	3.151	2.584	2.23	0.983	0.983
Neurology	2.631	1.514	1.402	0.949	0.949
Neurosurgery	0.942	1.584	0.377	0.064	0.064
Nutrition/Dietetic	0.824	0.876	0.319	0.319	0.297
Obstetrics	0.87	0.975	0.603	0.479	0.377
Occupational Therapy	0.719	0.893	0.337	0.693	0.602
Oncology	3.913	2.435	2.185	0.586	0.586
Ophthalmology	0.804	0.575	0.382	0.093	0.303
Optometry	0.443	0.443	0.443	0.093	0.303
Orthopaedic	0.98	0.821	0.37	0.179	0.293
Orthoptics	0.213	0.376	0.376	0.376	0.376
Orthotics	1.122	1.693	0.729	1.87	1.87
Paediatric	0.901	0.901	2.031	0.168	0.168
Paediatric - Developmental/Disabilities	4.02	0.839	0.839	0.168	0.168
Paediatric Surgery	1.323	0.866	0.866	0.168	0.168
Pain	1.872	1.872	0.698	0.493	0.493
Palliative Care	0.343	0.343	0.343	0.928	0.323
Physiotherapy	0.415	0.29	0.236	0.436	0.221
Plastic Surgery	1.095	1.024	0.235	0.078	0.078
Podiatry	0.544	0.544	0.249	0.265	0.274
Pre-admission	0.903	1.304	1.378	1.083	0.447
Pre-anaesthesia	1.359	0.91	0.661	0.252	0.252
Prosthetics	3.559	3.559	3.559	2.625	2.625
Psychiatric	0.86	0.879	1.119	0.208	0.208
Psychology	1.114	1.114	0.605	0.479	0.479
Radiation Oncology	1.453	1.453	1.375	0.241	0.241
Rehabilitation	1.034	1.551	0.57	0.928	0.323
Renal Transplant	2.372	3.929	2.524	2.524	2.524
Respiratory	3.021	1.825	1.335	1.012	1.012
Rheumatology	2.113	1.293	0.672	0.064	0.064
Social work	0.343	0.782	0.671	0.54	0.861
Speech pathology	0.583	1.214	0.938	0.981	0.332
Spinal	1.423	0.948	0.948	0.232	0.533
Staff Vaccinations	0.155	0.839	0.839	0.514	0.514
Stomal Therapy	0.715	0.836	0.823	1.494	1.494
Termination of pregnancy	1.588	1.28	1.28	0.479	0.377
Thoracic Surgery	1.44	1.44	0.716	0.716	0.716

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Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Treatment room	0.105	0.105	1.174	1.293	0.572
Urology	0.779	0.999	0.764	0.245	0.249
Vascular Surgery	0.931	0.931	0.988	0.546	0.546

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Adolescent health	1.325	1.325	0.803	0.471	0.643
Allergy	1.325	1.325	0.803	0.471	0.643
Asthma	1.325	1.325	0.803	0.471	0.643
Audiology	1.325	1.325	0.803	0.471	0.643
Behavioural Medicine	1.325	1.325	0.803	0.471	0.643
Bone Marrow Transplant	1.325	1.325	0.803	0.471	0.643
Breast	1.325	1.325	0.803	0.471	0.643
Burns	1.325	1.325	0.803	0.471	0.643
Cardiac	0.997	0.997	0.869	0.471	0.785
Cardiac Surgery	1.325	1.325	0.803	0.471	0.643
Chemotherapy	n/a	n/a	n/a	n/a	n/a
Colorectal	1.325	1.325	0.803	0.471	0.643
CPU	1.325	1.325	0.803	0.471	0.643
Craniofacial	1.325	1.325	0.803	0.471	0.643
Dental	1.325	1.325	0.803	0.471	0.643
Dermatology	1.325	1.325	0.803	0.471	0.643
Diabetes	1.325	1.325	0.803	0.351	0.643
Diabetes Education	0.814	0.814	0.803	0.471	0.643
Diagnostic service	0	0	0	0	0
Ear Nose Throat	1.325	1.325	0.803	0.471	0.643
Eating Disorders	1.325	1.325	0.803	0.471	0.643
Endocrine	1.325	1.325	0.803	0.471	0.643
Endoscopy Bronchoscopy	n/a	n/a	n/a	n/a	n/a
Endoscopy Colonoscopy	n/a	n/a	n/a	n/a	n/a
Endoscopy Other	n/a	n/a	n/a	n/a	n/a
Endoscopy Oesophagoscopy	n/a	n/a	n/a	n/a	n/a
Endoscopy Panendoscopy	n/a	n/a	n/a	n/a	n/a
Endoscopy Sigmoidoscopy	n/a	n/a	n/a	n/a	n/a
Family Planning	1.325	1.325	0.803	0.901	0.643
Fracture	1.325	1.325	0.803	0.471	0.643
Gastroenterology	1.325	1.325	0.803	0.471	0.643
General Medical	1.325	1.325	0.803	0.471	0.643
General Surgery	1.325	1.325	0.803	0.471	0.643
Genetic	1.325	1.325	0.803	0.471	0.643
Geriatric	1.325	1.325	0.803	0.471	0.643
Gynaecology	1.325	1.325	0.803	0.471	0.643
Gynaecology Oncology	1.325	1.325	0.803	0.471	0.643
Haematology	1.325	1.325	0.803	0.471	0.643
Hepatobiliary	1.325	1.325	0.803	0.471	0.643
HIV	1.325	1.325	0.803	0.471	0.643
Hypertension	1.325	1.325	0.803	0.471	0.643

Table 4: Outpatient (OP) Group Weights

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Immunology	1.325	1.325	0.803	0.471	0.643
Infectious Disease	1.325	1.325	0.803	0.471	0.643
Liver Transplant	1.325	1.325	0.803	0.471	0.643
Metabolic	1.325	1.325	0.803	0.471	0.643
Neonatal	1.325	1.325	0.803	0.471	0.643
Nephrology	1.325	1.325	0.803	0.471	0.643
Neurology	1.325	1.325	0.803	0.471	0.643
Neurosurgery	1.325	1.325	0.803	0.471	0.643
Nutrition/Dietetic	1.044	1.044	0.803	2.577	0.643
Obstetrics	1.64	1.64	0.786	0.749	0.643
Occupational Therapy	1.325	1.325	0.803	0.257	0.643
Oncology	1.325	1.325	0.803	0.471	0.643
Ophthalmology	1.325	1.325	0.803	0.471	0.643
Optometry	1.325	1.325	0.803	0.471	0.643
Orthopaedic	1.325	1.325	0.803	0.471	0.643
Orthoptics	1.325	1.325	0.803	0.471	0.643
Orthotics	1.325	1.325	0.803	0.471	0.643
Paediatric	1.325	1.325	0.803	0.471	0.643
Paediatric - Developmental/Disabilities	0.95	0.95	0.803	0.471	0.643
Paediatric Surgery	1.325	1.325	0.803	0.471	0.643
Pain	2.699	2.699	0.803	0.471	0.643
Palliative Care	1.325	1.325	0.803	0.471	0.643
Physiotherapy	0.635	0.635	0.803	0.458	0.643
Plastic Surgery	1.325	1.325	0.803	0.471	0.643
Podiatry	1.325	1.325	0.803	0.471	0.643
Pre-admission	1.234	1.234	0.803	0.471	0.643
Pre-anaesthesia	1.325	1.325	0.803	0.471	0.643
Prosthetics	1.325	1.325	0.803	0.471	0.643
Psychiatric	1.325	1.325	1.131	0.471	0.643
Psychology	1.325	1.325	0.803	0.471	0.643
Radiation Oncology	1.325	1.325	0.803	0.471	0.643
Rehabilitation	0.171	0.171	0.803	0.471	0.643
Renal Transplant	1.325	1.325	0.803	0.471	0.643
Respiratory	1.325	1.325	0.803	0.471	0.643
Rheumatology	2.224	2.224	0.803	0.471	0.643
Social work	0.935	0.935	0.803	0.471	0.643
Speech pathology	1.325	1.325	0.803	0.471	0.643
Spinal	1.325	1.325	0.803	0.471	0.643
Staff Vaccinations	1.325	1.325	0.803	0.471	0.643
Stomal Therapy	1.325	1.325	0.803	0.471	0.643
Termination of pregnancy	1.325	1.325	0.803	0.471	0.643
Thoracic Surgery	1.325	1.325	0.803	0.471	0.643

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Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Treatment room	1.325	1.325	0.803	0.471	0.643
Urology	1.325	1.325	0.803	0.471	0.643
Vascular Surgery	1.325	1.325	0.803	0.471	0.643

Table 5—Outreach Weights

Treatment or Care	Outreach
Acc & Emergency	1.83
Allied Health	0.68
Dental	0.88
Groups	1.12
Medical	1.1
Obstet & Gynae	0.69
Paediatrics	0.79
Psychiatry	1.03
Radiology	1
Radiotherapy	0
Surgical	0.57

Schedule 4— Incorporated hospitals and public hospital sites: accommodation, rehabilitation, domiciliary care, transportation and related fees for compensable and non-Medicare patients

1—0	1—Glenside Hospital facility, Oakden Campus (Howard House)						
	Fee for in	patient accommodation—per day or part day	\$695.00				
2—⊦	lampstead	Rehabilitation Hospital Facility					
	Head Injury Service—						
	(a) Ir	npatient—					
	(i)	inpatient accommodation fee—per day or part day	\$1 281.00				
	(ii)	professional service fee (not payable by private patient)— per day or part day	\$90.00				
	(b) R	ehabilitation service for non-admitted patients—					
	(i)	assessment or treatment provided by a medical practitioner, per hour of attendance by the patient (maximum fee)	\$277.00				
	(ii)	individual assessment or treatment provided by a person who is not a medical practitioner, per hour of attendance by the patient (maximum fee)	\$207.00				
	(iii)	treatment as one of a group of patients provided by a person who is not a medical practitioner, per hour of attendance by the patient (maximum fee)	\$88.00				
3—A	All incorpo	rated hospitals and public hospital sites					
(1)	Domicilia	ry maintenance and care visit—					
	p	ttendance involving a service provided by a medical ractitioner or other health professional (other than a aramedical aide)—per visit	\$129.00				
	(b) a	ny other attendance—per visit	\$58.00				
(2)	(2) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation						
(3)							

Schedule 4A— Incorporated hospitals and public hospital sites: Australian Cranio Facial Unit and related fees

1—Interpretation

In this Schedule, unless the contrary intention appears-

aliquot public non-Medicare patient (aliquot patient) means a public patient—

- (a) who is not a compensable patient or Medicare patient; and
- (b) who the Australian Cranio Facial Unit has undertaken in writing to admit for specified treatment or care as an aliquot patient for a specified fee;

Australian Cranio Facial Unit means the Australian Cranio Facial Unit of the Women's and Children's Hospital;

occasion of service means an occasion on which treatment or care is provided to a non-admitted patient and includes any diagnostic or imaging services performed as part of that treatment or care;

South Australian Government Funded public non-Medicare patient (SAG patient) means a public patient—

- (a) who is not a compensable or Medicare patient; and
- (b) who the Australian Cranio Facial Unit has undertaken in writing to admit for specified treatment or care as a SAG patient for no fee;

Women's and Children's Hospital means the Women's and Children's Hospital facility of the Children, Youth and Women's Health Service Incorporated.

2—Fee for SAG patient

- (1) No fee is to be charged by a public hospital site for Australian Cranio Facial Unit or related treatment or care of a South Australian Government Funded public non-Medicare patient.
- (2) In this clause—

Australian Cranio Facial Unit or related treatment or care, in relation to a SAG patient, means the following:

- (a) a period of treatment, care and accommodation of an admitted patient by the Australian Cranio Facial Unit, or an occasion of service provided to a nonadmitted patient by that Unit, where the treatment, care and accommodation, or occasion of service, forms part of the treatment or care for which the patient was admitted as a SAG patient;
- (b) a period of treatment, care and accommodation of an admitted patient by a public hospital site, or an occasion of service provided to a non-admitted patient by a public hospital site, where the treatment, care and accommodation, or occasion of service, is arranged by the Australian Cranio Facial Unit and is related to treatment or care of the patient by that Unit;
- (c) accommodation for a patient between or following admissions or occasions of service referred to above where the Australian Cranio Facial Unit determines that it is necessary for the proper treatment and care of the patient for the patient to remain in this State during that period;

- (d) accommodation for one escort of a patient while the patient is an admitted patient of a public hospital site or during a period referred to in paragraph (c);
- (e) transportation of a patient between public hospital sites or between different facilities of a public hospital site,

but does not include the following:

- (f) the provision of meals to an escort of a patient;
- (g) the provision of meals to a patient other than while he or she is an admitted patient;
- (h) transportation of a patient or escort to or from a public hospital site (other than as specified in paragraph (e)).

3—Fee for aliquot patient

- (1) The fee to be charged by a public hospital for Australian Cranio Facial Unit treatment or care of an aliquot public non-Medicare patient is \$44 443.
- (2) In this clause—

Australian Cranio Facial Unit treatment or care, in relation to an aliquot patient, means the following:

- (a) a period of treatment, care and accommodation of an admitted patient by the Australian Cranio Facial Unit, or an occasion of service provided to a nonadmitted patient by that Unit, where the treatment, care and accommodation, or occasion of service, forms part of the treatment or care for which the patient was admitted as an aliquot patient;
- (b) a period of treatment, care and accommodation of an admitted patient by any other part of the Women's and Children's Hospital, or an occasion of service provided to a non-admitted patient by any other part of that Hospital, where the treatment, care and accommodation, or occasion of service, is arranged by the Australian Cranio Facial Unit and is related to treatment or care of the patient by that Unit;
- (c) accommodation for a patient between or following admissions or occasions of service referred to above where the Australian Cranio Facial Unit determines that it is necessary for the proper treatment and care of the patient for the patient to remain in this State during that period;
- (d) accommodation for one escort of a patient while the patient is an admitted patient of the Women's and Children's Hospital (whether in the Australian Cranio Facial Unit or otherwise) or during a period referred to in paragraph (c),

but does not include the following:

- (e) the provision of meals to an escort of a patient;
- (f) the provision of meals to a patient other than while he or she is an admitted patient of the Women's and Children's Hospital (whether in the Australian Cranio Facial Unit or otherwise);
- (g) any transportation of a patient or escort.

Schedule 5—Classification of public hospital sites

Public hospital site classifications for emergency department (ED) services and outpatient (OP) services.

-	porated hospitals and public ital sites	ED type	OP type
	ern Adelaide Local Health Network porated		
•	Lyell McEwin Health Service facility	Teaching	Teaching
•	Modbury Hospital facility	Teaching	Teaching
	ern Adelaide Local Health Network porated		
٠	Flinders Medical Centre Facility	Teaching	Teaching
•	Repatriation General Hospital facility	Teaching	Teaching
•	Noarlunga Health Service facility	Other Metro	Other Metro
	al Adelaide Local Health Network porated		
•	Royal Adelaide Hospital facility	Teaching	Teaching
•	Hampstead Rehabilitation facility	Teaching	Teaching
•	The Queen Elizabeth Hospital facility	Teaching	Teaching
•	St Margaret's Rehabilitation Hospital facility	Other Metro	Other Metro
	en's and Children's Health Network porated (CYW)		
•	CYW Women's and Children's Hospital facility (Paediatric)	Specialist	Specialist
•	CYW Women's and Children's Hospital facility (Women's)	Other Metro	Teaching
	ry Health SA Local Health Network porated (CHSA)		
•	CHSA Angaston District Hospital facility	Other Country	Other Country
•	CHSA Balaklava Soldiers' Memorial District Hospital facility	Other Country	Other Country
•	CHSA Barmera Hospital facility (also known as Riverland Regional Health Service, Barmera)	Other Country	Other Country

-	porated hospitals and public tal sites	ED type	OP type
•	CHSA Berri Hospital facility (also known as Riverland Regional Health Service, Berri)	Other Country	Other Country
•	CHSA Booleroo Centre District Hospital and Health Services facility	Other Country	Other Country
•	CHSA Bordertown Memorial	Other	Other
	Hospital facility	Country	Country
•	CHSA Burra Hospital facility	Other Country	Other Country
•	CHSA Ceduna District Health	Other	Other
	Services facility	Country	Country
•	CHSA Clare Hospital facility	Other Country	Other Country
•	CHSA Cleve District Health and	Other	Other
	Aged Care facility	Country	Country
•	CHSA Coober Pedy Hospital and	Other	Other
	Health Services facility	Country	Country
•	CHSA Cowell Community Health	Other	Other
	and Aged Care facility	Country	Country
•	CHSA Crystal Brook District	Other	Other
	Hospital facility	Country	Country
•	CHSA Cummins and District	Other	Other
	Memorial Hospital facility	Country	Country
•	CHSA Elliston Hospital (also know as Mid-West Health, Elliston) facility	Other Country	Other Country
•	CHSA Eudunda Hospital facility	Other Country	Other Country
•	CHSA Gawler Health Service facility	Other Country	Large Country
•	CHSA Gumeracha District Soldiers'	Other	Other
	Memorial Hospital facility	Country	Country
•	CHSA Hawker Memorial Hospital facility	Other Country	Other Country
•	CHSA Jamestown Hospital and	Other	Other
	Health Services facility	Country	Country
•	CHSA Kangaroo Island Health	Other	Other
	Service facility	Country	Country
•	CHSA Kapunda Hospital facility	Other Country	Other Country

Incorporated hospitals and public hospital sites	

	al sites	ED type	OP type
•	CHSA Karoonda and District Soldiers' Memorial Hospital facility	Other Country	Other Country
•	CHSA Kimba District Health and Aged Care facility	Other Country	Other Country
•	CHSA Kingston Soldiers Memorial Hospital facility	Other Country	Other Country
•	CHSA Lameroo District Health Services facility	Other Country	Other Country
•	CHSA Laura and Districts Hospital facility	Other Country	Other Country
•	CHSA Leigh Creek Health Services facility	Other Country	Other Country
•	CHSA Loxton Hospital Complex facility	Other Country	Other Country
•	CHSA Maitland Hospital facility (also known as Central Yorke Peninsula Hospital)	Other Country	Other Country
•	CHSA Mannum District Hospital facility	Other Country	Other Country
•	CHSA Meningie & Districts Memorial Hospital and Health Service facility	Other Country	Other Country
•	CHSA Millicent and District Hospital and Health Services facility	Other Country	Other Country
•	CHSA Mt Barker District Soldiers' Memorial Hospital facility	Other Country	Other Country
•	CHSA Mt Gambier and Districts Health Service facility	Country A&E SMO	Large Country
•	CHSA Mt Pleasant District Hospital facility	Other Country	Other Country
•	CHSA Murray Bridge Soldiers' Memorial Hospital facility	Other Country	Other Country
•	CHSA Naracoorte Health Service facility	Other Country	Other Country
•	CHSA Northern Yorke Peninsula Health Service facility (also known as Wallaroo Hospital)	Other Country	Other Country
•	CHSA Oodnadatta Health Service facility	Other Country	Other Country
•	CHSA Orroroo and District Health Service facility	Other Country	Other Country

-	oorated hospitals and public al sites	ED type	OP type
•	CHSA Penola War Memorial	Other	Other
	Hospital facility	Country	Country
•	CHSA Peterborough Soldiers' Memorial Hospital and Health Service facility	Other Country	Other Country
•	CHSA Pinnaroo Soldiers' Memorial	Other	Other
	Hospital facility	Country	Country
•	CHSA Pt Augusta Hospital facility	Large Country	Large Country
•	CHSA Pt Broughton District	Other	Other
	Hospital & Health Services facility	Country	Country
•	CHSA Pt Lincoln Health Services facility	Other Country	Other Country
•	CHSA Pt Pirie Regional Health	Large	Large
	Service facility	Country	Country
•	CHSA Quorn Health Services	Other	Other
	facility	Country	Country
•	CHSA Renmark Paringa District	Other	Other
	Hospital facility	Country	Country
•	CHSA Riverton District Soldiers'	Other	Other
	Memorial Hospital facility	Country	Country
•	CHSA Roxby Downs Health	Other	Other
	Service facility	Country	Country
•	CHSA Snowtown Hospital facility	Other Country	Other Country
•	CHSA South Coast District Hospital facility	Other Country	Other Country
•	CHSA Strathalbyn & District Health	Other	Other
	Service facility	Country	Country
•	CHSA Streaky Bay Hospital facility	Other Country	Other Country
•	CHSA Tailem Bend District	Other	Other
	Hospital facility	Country	Country
•	CHSA Tanunda War Memorial	Other	Other
	Hospital facility	Country	Country
•	CHSA Tumby Bay Hospital and	Other	Other
	Health Services facility	Country	Country
•	CHSA Waikerie Health Services	Other	Other
	facility	Country	Country
•	CHSA Whyalla Hospital & Health	Large	Large
	Service facility	Country	Country

	porated hospitals and public tal sites	ED type	OP type
•	CHSA Woomera Community Hospital facility	Other Country	Other Country
•	CHSA Wudinna Hospital facility (also known as Mid-West Health, Wudinna)	Other Country	Other Country
•	CHSA Yorketown Hospital facility (also known as Southern Yorke Peninsula Health Service)	Other Country	Other Country

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MINING ACT 1971

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

Applicant: Iluka Resources Limited

Location: Ooldea Ranges area—Approximately 250 km north-west of Ceduna.

Term: 2 years

Area in km^2 : 736

Ref.: 2015/00012

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> 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: Sandfire Resources NL

Location: Weetulta area—Approximately 20 km south of Moonta.

Term: 2 years

Area in km²: 122

Ref.: 2015/00057

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> 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: Monax Mining Limited

Location: Bowilia Hill area—Approximately 30 km southeast and 80 km south-south-east of Roxby Downs.

Pastoral Leases: Andamooka, Arcoona and Pernatty.

Term: 2 years

Area in km²: 106

Ref.: 2015/00060

Plan and co-ordinates can be found on the Department of State Development website: <u>http://www.minerals.statedevelopment.sa.</u> <u>gov.au/exploration/public_notices</u> 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: Tunkillia Gold Pty Ltd

Location: Lake Everard area—Approximately 80 km south of Tarcoola.

Pastoral Leases: Lake Everard and North Well.

Term: 2 years

Area in km²: 149

Ref.: 2015/00061

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

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Regulation 86 (1), (3), (4) and (7) of the Mining Regulations 2011 determining the reporting periods and minimum information required to be provided in a compliance report for exploration operations conducted on an exploration licence (EL), mineral claim (MC) or retention lease (RL).

COMPLIANCE REPORTS

The compliance report for exploration operations will be termed an 'exploration compliance report'.

The exploration compliance report should summarise your own compliance monitoring activities, and provide evidence that exploration activities are compliant with the approved program for environment protection and rehabilitation (PEPR), licence or lease conditions, and the *Mining Act 1971*.

The exploration compliance report will replace exploration rehabilitation photo reports, annual exploration rehabilitation status reports and exploration environmental management reports previously requested as a condition of the drilling/use of declared equipment approval.

REQUIREMENT FOR SUBMISSION AND REPORTING PERIOD

Exploration Licences

Exploration compliance reports will be required for all exploration activities conducted on ELs (including activities conducted by joint venture partners) where a PEPR has been approved pursuant to Part 10A of the *Mining Act 1971*.

Where activities have been conducted in accordance with the Generic program for environment protection and rehabilitation low impact mineral exploration in South Australia (generic PEPR; Ministerial Determination 001, available on the Department of State Development, (DSD), Minerals website), an exploration compliance report is not required. However, the Minister (or delegate) reserves the right to request an exploration compliance report for activities conducted in accordance with the generic PEPR for audit purposes, or where there may be reason to believe that the generic PEPR outcomes are not being achieved.

Where an exploration PEPR has been approved for activities not covered by the generic PEPR, an exploration compliance report must be submitted for:

• each individual EL;

- or
- a single report covering all tenements included within joint reporting arrangements agreed to with the Minister (or delegate).

For information on joint reporting arrangements refer to the Mineral exploration reporting guidelines for South Australia, Minerals Regulatory Guidelines MG13, available on the DSD Minerals website. If no joint reporting arrangements exist, then an exploration compliance report must be submitted for each individual tenement (as specified above).

Exploration compliance reports for individual ELs must be submitted annually within 60 days after the expiry of 12 calendar months from the date an EL was granted, and 60 days after the expiry or surrender of an EL. Exploration compliance reports submitted for tenements covered by joint reporting must be submitted within 60 days of the joint reporting due date.

Mineral claims and retention leases

Exploration compliance reports will be required for all exploration activities conducted on MCs or RLs where a PEPR has been submitted in accordance with the ministerial determination Format of and minimum information required to be provided in a program for environment protection and rehabilitation (PEPR) for exploration operations on an exploration licence (EL), retention lease (RL) and mineral claim (MC) not within the scope of the Generic program for environment protection and rehabilitation—low impact mineral exploration in South Australia (exploration PEPR) and approved pursuant to Part 10A of the *Mining Act 1971*.

Exploration compliance reports for authorised exploration activities conducted on MCs and RLs must be submitted within 60 days after the expiry of 12 calendar months from the date the tenement was granted. Note: Where an approved PEPR has been submitted in accordance with a ministerial determination on a mineral lease, the compliance report must be submitted in accordance with Reporting periods and minimum information required to be provided in a compliance report for a mineral lease and any associated miscellaneous purposes licence for metallic and industrial minerals (excluding extractive minerals, coal and uranium) (Ministerial Determination 009, available on the DSD Minerals website).

CONTENT OF EXPLORATION COMPLIANCE REPORT

The exploration compliance report must include the following elements of Regulation 86 (4) (a, b, d, e, h and i). The following sections specify the content required to satisfy these elements and any other additional information required.

Exploration compliance reports must be submitted using the exploration compliance reporting template provided on the DSD Minerals website.

General information

Include:

- Tenement details (type and tenement number, i.e. EL, MC or RL). If joint reporting arrangements exist, include all relevant tenements, agreed submission date and the joint reporting project name.
- Tenement holder(s) (include company name, address and contact details).
- Any operating company(s), other than the tenement holder(s), that have worked on the listed tenements during the reporting period (include company name, address and contact details).
- · Report author and contact details.
- · General location details.
- · Project/prospect name (if applicable).
- · Indicate either yes or no to the following questions:
 - Have any exploration activities been conducted during the current reporting period (excludes work conducted in accordance with the generic PEPR)?
 - Have rehabilitation activities been undertaken during the reporting period?
 - Is there any outstanding rehabilitation from current or previous reporting periods to be undertaken?

If the answer is 'yes' to any one of the above questions, complete all sections of the exploration compliance report template. If the answered is 'no' to all of the above questions, complete only Section A of the exploration compliance report template and the declaration.

Exploration activities

Provide a summary of exploration PEPR approvals and program notifications (if applicable) obtained during the current and previous reporting period (this includes ELs prior to the grant of subsequent licences). Display this information using table 1 in the exploration compliance report template.

Provide a summary of all exploration activities undertaken (that required a PEPR to be approved) during the current reporting period. Display this information using table 2 in the exploration compliance report template.

Changes to exploration operations and emerging environmental hazards

Describe/detail where exploration operations varied from approved PEPRs.

Provide details of any new or emerging environmental hazards (e.g. risks and/or impacts) that apply, or appear to be arising, in relation to approved exploration operations.

Compliance with environmental outcomes

This section must include a clear statement that operations were, or were not, compliant with each environmental outcome stated within approved PEPRs, and compliance criteria data that clearly demonstrates whether the outcome was (or was not) fully achieved. Display this information using table 3 in the exploration compliance report template.

Note: This section is not required for programs approved in the form of an exploration work approval (EWA) or a declaration of environmental factors (DEF).

Rectification of non-compliance

Where instances of noncompliance with approved PEPRs and tenement conditions have occurred during the current reporting period, provide the following information for each noncompliance:

- · date of the incident;
- what environmental outcome or tenement condition was breached;
- if and how the noncompliance was, or is planned to be, rectified;
- what measures, if any, will be taken to prevent recurrence.

Display this information using table 4 in the exploration compliance report template.

Provide progress reports to assess the effectiveness of rectification for the following circumstances:

- Compliance against action items listed in compliance inspection reports conducted during the reporting period.
- Noncompliances previously reported in compliance reports (in accordance with r. 86) or incident reports (in accordance with r. 87) that are not fully rectified at the time of reporting.

Landowner details and liaison

Where land was entered to conduct exploration operations during the reporting period (includes rehabilitation) provide the following information:

- Landowner details (name and contact details) and a description of land use/tenure.
- Any landowner(s) concerns raised during the reporting period.
- How concerns raised by the landowner(s) were addressed.
- Date when notice of entry (Form 21) and use of declared equipment (Form 22) forms were served on the landowner(s). Alternatively, if an agreement was entered into with the landowner in lieu of Forms 21 and 22, indicate the date the agreement was signed by all relevant parties.
- Where applicable, indicate the class of exempt land where exploration activities were undertaken and specify the date waivers (Form 23) were signed by the relevant parties.
- Where applicable, provide evidence that approvals were obtained from relevant land managers such as local councils, Department of Defence (Woomera Prohibited Area), Dog Fence Board and pipeline authorities.

Display this information using table 5 in the exploration compliance report template.

Note: Forms and/or agreements do not need to be submitted unless otherwise specified. Landowner details are only required for properties entered during the reporting period.

Complaints

Indicate how concerns or complaints raised by third parties were resolved by providing the following information:

- date of complaint;
- · name and contact details of complainant;
- · nature of complaint;
- resolution date;
- · how the complaint was resolved.

Display this information using table 6 in the exploration compliance report template.

Rehabilitation activities

Include the following information:

• Describe the rehabilitation methods used to achieve compliance with approved PEPRs (e.g. how drillsites/lines, tracks, camps and costeans were rehabilitated), and indicate if any of these methods differ from those outlined in approved PEPR(s).

- Summarise the rehabilitation status of all exploration sites during the current and previous reporting period (this includes ELs prior to the grant of subsequent licences). Display this information using table 7 in the exploration compliance report template.
- · Detail the location and rehabilitation status of all exploration sites during the current reporting period and un-rehabilitated sites from previous reporting periods. Display this information using tables 8–12 in the exploration compliance report template.
- Provide a description of rehabilitation activities planned for the next reporting period.

Note: Excel spreadsheets can be used in place of tables 8-12 provided standard headers outlined in the template are maintained.

Groundwater

Include the following information:

- · Indicate if drilling was conducted in a prescribed wells or water resource area.
- Indicate the name of the drilling company used to conduct the program.
- · Provide a description of conditions encountered during drilling (e.g. artesian, sub-artesian, confined and/or multiple aquifers, no aquifers or a single unconfined aquifer).
- Specify the well driller's licence class (i.e. 1, 2 or 3) of the driller(s) used.
- · If groundwater was encountered, indicate if the Department of Environment, Water and Natural Resources (DEWNR) drilling inspector was notified 14 days prior to commencement of the program.
- · Where a single confined aquifer, multiple aquifers or artesian aquifers were intersected, provide evidence demonstrating that drillholes were constructed and abandoned in accordance with Mineral exploration drillholes—general specifications for construction and backfilling, Earth Resources Information Sheet M21, available on the DSD Minerals website. Provide specific details on how this was achieved, including details on the placement of cement grout plugs required to restore controlling geological conditions prior to drilling. Display this information in a drillhole abandonment or completion diagram(s) and using table 13 in the exploration compliance report template.
- · If cement grout plugs were required, indicate if plugs were set to the satisfaction of the DEWNR drilling inspector.

Photos

Include photographs that:

- · have been obtained during site visits;
- · help describe relevant environmental and operational aspects in the PEPR;
- are required to demonstrate compliance with approved programs and environmental outcomes.
- For PEPRs approved using the EWA or a DEF format, include:
 - before, during and after representative photographs (taken from the same location at each site) of the exploration activities described (e.g. campsites, drillsites, costeans, departure points from existing tracks, and off track access routes):
 - examples of each rehabilitation method undertaken over the range of land types encountered during the reporting period

Photos should be clearly labelled and include GPS coordinates (GDA94, WGS84), site identification details and the date taken.

Mans

In addition to any maps provided to demonstrate compliance with approved outcomes, provide an appropriate map exploration activities showing: of

- relevant tenement boundaries;
- · local topographic features and other pertinent information, including environmentally sensitive area(s);

- · property boundaries with landowner names;
- · drillhole/costean locations;
- · water bores:
- · existing access routes, new tracks created and crosscountry access routes;
- campsite locations:
- · any other exploration or ancillary activities undertaken during the course of the exploration program;
- · rehabilitation status with indicative symbology/colours.

Maps included within the report must conform to the following standards

- state the relevant datum (e.g. GDA94, WGS84);
- · use metric units;
- include a title, north arrow, scale bar, text and legend;
- state the date prepared and author;
- · be of appropriate resolution and scale to show the represented information at A3 print size.

PUBLIC RELEASE (r. 88 (3) (a))

Indicate if you consent to the public release of the exploration compliance report. Where consent is not provided, clearly specify with reasons each section of the report that should not be released in the public interest. Objections will be considered before a decision on the release is made.

Decisions allowing for the public release of an exploration compliance report will be made in accordance with the procedures outlined within the *Guidelines for conducting mineral exploration in South Australia*, Minerals Regulatory Guidelines MG22, available on the DSD Minerals website.

FORMAT AND SUBMISSION OF REPORTS

compliance reports must be submitted Exploration electronically (PDF preferred) using the exploration compliance report template provided on the DSD Minerals website. A hard copy of the report together with an electronic version can be submitted if the file size is too large to email. The information in both the hard copy and electronic version must be identical.

Exploration compliance reports can only be submitted by the tenement holder(s). Reports submitted by joint venture partners (or any other companies operating on the tenement(s)) will not be accepted. Exploration activities conducted by joint venture partners (or any other companies operating on the tenement(s)) must be included within the same report.

Reports submitted by consultants or tenement managers will not be accepted unless accompanied by a signed statement from the tenement holder endorsing the content.

Submissions should be marked 'Attention: Exploration Regulation' and forwarded by email, post or courier:

Email:

DSD.Exploration@sa.gov.au

Post:

Mineral Tenements and Exploration Branch Resources and Energy Department of State Development G.P.O. Box 320, Adelaide, S.A. 5001

Courier:

Mineral Tenements and Exploration Branch

Resources and Energy Department of State Development

c/o Level 7, 101 Grenfell Street,

Adelaide, S.A. 5000

In accordance with Regulation 86 of the Mining Regulations 2011, this notice will have effect from 1 July 2015.

Dated 22 June 2015.

T. TYNE, Executive Director, Department of State Development, Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

NOTICE is hereby given in accordance with Regulation 65 (7) of the Mining Regulations 2011 determining the format of and minimum information required to be provided in a program for environment protection and rehabilitation (PEPR) for exploration operations on an exploration licence (EL), retention lease (RL) and mineral claim (MC) not within the scope of the Generic program for environment protection and rehabilitation—low impact mineral exploration in South Australia (generic PEPR; Ministerial Determination 001, available on the Department of State Development, (DSD), Minerals website).

GENERAL INFORMATION

An application for an exploration PEPR can either be made for up to 12 months or for an ongoing period of time. The general information required for each of these options is outlined in Sections 1.1 and 1.2.

PEPR general information

Provide general details of the proposal including:

- tenement number(s);
- tenement holder(s) name;
- operating company (name, address and contact details);
- state the PEPR approval period (12 months or an ongoing life of the tenement);
- contact person(s) (phone, email, qualifications/job title) responsible for preparation of the PEPR and person(s) (or contractor if applicable) in charge of field supervision and implementing compliance monitoring requirements (including details of experience, qualifications etc.);
- proposed start and end dates of the program (for 12 month approval period only);
- location details of the proposed program, including a general locality plan indicating the proposed activity in relation to tenement and landowner boundaries, and areas with environmental classifications or sensitivities;
- 1:250 000 scale map sheet;
- description of the project, including a general summary of all the elements of the proposed program, together with the commodity type and mineralisation model.

For PEPRs requesting ongoing approval, the following additional information must also be provided:

- scope of the proposed exploration activities:
 - all exploration methods to be covered by the PEPR;
 - extent of exploration activities (e.g. drillhole spacing and drill line density);
 - geographic extent of the area covered by the PEPR, including a general locality plan with tenement details, landowner boundaries and areas with environmental classifications or sensitivities;
- specific exploration activities and environments not within the scope of the proposed program (e.g. parks, reserves and salt lakes may be excluded).

Program notification

Program notifications must only be submitted for PEPRs approved for an ongoing period of time.

A program notification must be provided to DSD for each new program of works conducted. Program notifications can last for a period of up to 12 months and must be submitted 21 days prior to commencement of the program. DSD will assess the program notification to determine if the proposed activities are within scope of the approved ongoing PEPR.

The following information must be included within a program notification:

- E-PEPR number (e.g. 'E-PEPR2000-123');
- relevant tenement number(s);
- length of the program (maximum period of 12 months) including start and end dates;
- how stakeholders will be appropriately engaged and updated on the program and staff/contractor movements;

- 1:250 000 map sheet;
- description of the proposed exploration activities (including ancillary activities and groundwater investigation activities described within the approved PEPR); activities must be consistent with those described in Section 4;
- land use and land tenure details (as per Section 2.2);
- landowner details and results of consultation conducted (as per Section 2.4);
- number of drillholes, spacing, drill line density and proposed metres of drilling, if applicable;
- vegetation clearance (estimation in hectares), if applicable;
- · number and dimensions of costeans, if applicable;
- number and length and width of any new tracks, drill traverses, seismic lines etc., if applicable;
- map showing the location of exploration activities (includes camps), EL boundary(s) and any areas of environmental significance;
- · contact details of affected landowners;
- additional approvals required (e.g. water affecting activity permits, local council approval to drill on road side verges);
- · any other relevant information

Note: All rehabilitation is to be completed within 3 months after the expiry of the 12-month approval period for work program PEPRs, and 3 months after the expiry of the program notification for ongoing PEPRs.

PROGRAM PREPARATION AND ACCESS TO LAND

Work undertaken in preparing the proposal

Summarise the research and fieldwork undertaken in preparing the proposal including:

- · desktop reviews of existing information;
- field visits for reconnaissance and landowner consultation purposes;
- contractor consultation (i.e. equipment scale, type);
- other information used when planning the proposed program.

Land use and tenure

Describe the land tenure (i.e. freehold, pastoral lease, perpetual lease etc.) and type of land use for the activity site and surrounding areas (i.e. national park, conservation park, conservation reserve, regional reserve, grazing, cropping, Defence land, Aboriginal land, tourism etc.)

Native title

Provide the following information:

- indicate if the proposed area of exploration occurs within native title land (as defined in the Native Title (South Australia) Act 1994);
- identify if any registered native title claimants occur in the area;
- describe how you have complied with the requirements of part 9B of the Mining Act 1971.

Landowner details and consultation (r. 65 (1) (c))

This section must provide relevant landowner details, including occupier and land manager details, and summarise the results of consultation that has been undertaken on the proposed operation (including submission of statutory forms). The summary should list:

- individual or group of similarly affected persons;
- type of interested or affected party (resident, council, government agency etc.);
- · any concerns/issues raised;
- response to any concerns/issues raised;
- if any individual or group of similar affected persons were not able to be consulted, what steps were taken to consult with them;
- any additional land access approvals/permits required to conduct the proposed exploration program.

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Where PEPRs are submitted in accordance with Section 1.2, consultation with all stakeholders at the PEPR submission stage may not be practicable. If so, a plan must be provided demonstrating how the above requirements will be achieved.

DESCRIPTION OF THE ENVIRONMENT (r. 65 (1) (a))

Each of the elements of the environment must be described only to the extent that they may need to be considered in assessing the potential impacts of the proposed operations. If the element is not likely to be affected by the operation, a statement to that effect must be included.

Where possible, photographs and other relevant information obtained during site visits should be used when describing relevant environmental aspects.

Proximity to infrastructure and housing

Information is required to determine if existing infrastructure (both public and private) may be affected by the program, and to determine the extent of impact on the public from noise/dust, etc. The following information is required:

- settlements—indicate the name and distance of the nearest town, and distance to houses and homesteads from the proposed exploration activity;
- roads and tracks—indicate existing fence lines, roads and tracks, including those which are to be used in the exploration program;
- other human infrastructure such as schools, hospitals, commercial or industrial sites, roads, sheds, bores, dams, ruins, pumps, scenic lookouts;
- railway lines, transmission lines, gas and water pipelines, communication lines (e.g. fibre optic cables) etc. if these may be impacted by the exploration activity.

Provide this information on a locality plan, where possible.

Landform and topography

Describe the topography of the general area affected by the exploration program. Include the susceptibility to erosion and visual attributes (steep or undulating slopes, plains, rocky outcrops, dunes, saltpans, claypans, etc.).

Soil and surface cover

Describe the soil types and surface cover (e.g. gibber, rocky.) in the general area affected by the exploration program. Include the susceptibility to compaction, erosion, dust, runoff and any other aspects that may be an issue for disturbance and rehabilitation.

Hydrology

Describe the potential interference with natural drainage (e.g. the presence of drainage lines, creeks, floodplains) and identify whether the area is within any water protection areas defined under the River Murray Act 2003 or any prescribed watercourse or surface water areas under the Natural Resources Management Act 2004.

Groundwater

Describe the expected hydrogeological conditions, and identify groundwater aquifers in the exploration area(s) that may be affected, including the following information:

- approximate depth of drillholes;
- formation age and/or stratigraphy likely to be intersected within the proposed exploration area;
- number, depth and stratigraphic location of aquifers likely to be intersected;
- type of aquifers likely to be intersected, (e.g. confined, unconfined, artesian);
- aquifer salinity, standing water level and depth to water level, where possible;
- if activities are located within a prescribed wells area or prescribed water resource area.

Vegetation, weeds, plants and pathogens

Provide the following information when describing vegetation cover that is likely to be impacted by the proposed exploration activities:

- description of the formation and structure of vegetation in the area (e.g. woodland, shrubland, grassland);
- list of the dominant species;
- extent the area is affected or potentially affected by pathogens and weeds (e.g. phytophthora; buffel grass, *Cenchrus ciliaris*);
- the presence of significant habitats and any rare or endangered species located or reported to have been identified in the area; include known sightings of rare and endangered species on a locality plan/map where possible.

Fauna

Describe the native and feral fauna that may be present in the application area, noting the conservation status, in particular endangered, threatened or feral species. Include known sightings of rare and endangered species on a locality plan/map, where possible.

Environmentally sensitive locations

Identify any environmentally sensitive locations within or close to the proposed exploration area (e.g. areas having particular ecological, cultural, scientific, aesthetic or conservation value). Mark these on a locality plan to identify any areas of conflict so that access roads or other activities can be planned and located effectively.

This section should also detail the likely effects the proposed program may have on any identified areas of environmental sensitivity.

DESCRIPTION OF EXPLORATION OPERATIONS (s. 70B (2) (a))

The document should provide a detailed description of proposed exploration operations and any activities ancillary to exploration (e.g. drilling water bores or conducting pump tests).

The following elements (Sections 4.1 to 4.12) must be described only to the extent that they apply to the particular proposal. If the element is not applicable, the element description may be omitted.

Equipment and personnel requirements

Describe the equipment (size, number and contractor details), size and composition of field crews (operator, contractors, geologists), and proposed working hours/days required to conduct the proposed program.

For a PEPR approved for an ongoing period, describe the equipment and personnel required for each activity that may be undertaken.

Low impact exploration activities

Where low impact exploration activities are not covered by the generic PEPR (e.g. activities in a park or reserve), describe the low impact exploration activities to be conducted during the proposed program.

Drilling

For PEPRs approved for 12 months, indicate the maximum number, location, size and depth of drillholes. Indicate drillsite locations, preparation methods, drilling method(s) and requirements for drilling sumps (number and size of sumps at each drillsite). State whether levelling or vegetation removal is required. If drill pad construction is required, detail the volume of material to be excavated at each site.

For PEPRs approved for an ongoing period of time, describe in detail all drilling methods that may be used and methods used to prepare sites, including vegetation clearance requirements, site levelling and digging of sumps.

For both 12 month and ongoing approval periods, describe how drillholes will be constructed, including casing material to be used, depth of casing, if the casing will be cemented, cementing intervals and the class of driller that will install the casing.

Describe drillhole decommissioning requirements, including the materials to be used, stratigraphic intervals where cement plugs will be placed, if the casing will be removed and when decommissioning will occur after drilling is completed.

Where confined or artesian conditions are expected, include a schematic diagram demonstrating how drillholes will be constructed and decommissioned.

Note: Construction and abandonment requirements must be compliant with *Mineral exploration drillholes—general specifications for construction and backfilling*, Earth Resources Information Sheet M21, available on the DSD Minerals website.

Costeans and bulk sample disposal pits

For PEPRs approved for 12 months, indicate the number and location, size (length, width and depth), excavation method, and maintenance and safety requirements for proposed costeans or bulk sample disposal pits. State whether vegetation removal is required and include the total area of disturbance.

For PEPRs approved for an ongoing period of time, indicate the maximum dimensions (length, width and depth) of costeans or bulk sample disposal pits, and describe site preparation methods, vegetation clearance, and safety and maintenance requirements.

Sample management

Describe the size of samples collected (including bulk sampling), collection methods, materials used when collecting the sample, sample disposal methods (including removal of sample bags) and any other sample management requirements at the exploration site (e.g. tarps or matting used to contain cuttings). Include requirements for on-site geological sample management (splitting of archive samples, bag farms, core processing and storage).

Access routes to work areas

Indicate planned access routes on a locality plan and distinguish between existing and proposed new access tracks. Detail the method for gaining access if existing tracks are not available. Indicate if vegetation clearance is required and the method to be used to clear the vegetation. Include the total area of disturbance for all new access tracks (i.e. length and width).

Campsites, storage and equipment laydown areas

Describe the layout and the number of facilities such as tents, caravans, transportables, amenities, waste disposal and management procedures (including sewage and hydrocarbon management). Indicate whether any vegetation clearance and/or earthworks are required and include the total area of disturbance (environmental footprint). For camps, include the maximum number of people that will use the site.

Show the location of laydown areas and campsites on the locality plan, where possible.

Campsites that are outside of the scope defined in the generic PEPR must use ablution facilities endorsed by the Department of Health. Confirmation of this must be included within the PEPR.

Other exploration methods and/or ancillary activities

Describe in detail any other proposed exploration methods (e.g. seismic) and/or ancillary exploration activities, including site preparation, vegetation clearance, and safety and maintenance requirements.

Water supply and management

Describe how and where water will be sourced for drilling, track maintenance and camping purposes (e.g. groundwater, surface water, mains). Provide details on the volume of water required and how wastewater or runoff water will be managed.

Groundwater drilling and investigation activities

Describe any proposed water drilling and investigation activities (e.g. pump testing, water monitoring sites, water storage, turkey nests/dams), including site preparation, vegetation clearance, safety and maintenance requirements, and permits/licences required in accordance with the *Natural Resources Management Act 2004*.

Water affecting activities

Indicate if any water affecting activities (refer to s. 127 of the *Natural Resources Management Act 2004*) will be undertaken and whether permits have been obtained. Where water affecting activity permits are required, outline site preparation, vegetation clearance, and safety and maintenance requirements.

Management of hazardous material

Indicate if exploration activities will be conducted in areas of known uranium or thorium mineralisation and identify other hazardous materials that are likely to be encountered.

Where exploration is located within an area of known uranium or thorium mineralisation a radiation management plan endorsed by the Environment Protection Authority (SA) (EPA) must be submitted to DSD along with the PEPR. Confirmation of EPA endorsement must also be provided with the PEPR.

For all other hazardous material identified, provide a plan on how the materials will be managed.

RETENTION LEASES

Where the RL includes specific conditions that are not environmental outcomes, a section must be included that demonstrates where these have been addressed in the PEPR (if relevant) or demonstrates how otherwise they have or will be complied with.

MANAGEMENT OF ENVIRONMENTAL IMPACTS (r. 65 (1))

The applicant is required to conduct an impact assessment to identify all of the environmental, social and economic potential impact events that are likely to occur as a result of the proposed exploration activities, how each of the identified impacts will be managed, and the level of risk remaining (residual risk) after implementing control and management strategies. Identified potential impact events should be developed based on the aspects of the environment that may be impacted on and the proposed operational details.

Potential impact events

Identify the actual and/or credible potential impact events associated with the proposed mineral exploration program based on the environment components identified in Section 3 (includes all environmental factors, i.e. social, natural and economic) and proposed exploration activities described in Section 4.

The impact event analysis should take into account the:

- Source—the source of the potential impact event which alone or in combination has the potential to cause harm to an environmental receptor.
- Pathway—the potential pathway, means or route (with consideration of any natural barriers) by which an identified environmental receptor can be exposed to, or may reasonably be expected to be affected by an identified source.
- Environmental receptor—the environmental receptors that may reasonably be expected to be adversely affected by the source, taking into account considerations for the aspect of the environment.
- Impact likelihood and consequences.

Control and management strategies

Describe the measures proposed to manage, limit or remedy each impact event. Demonstrate that the measures proposed are commensurate with the potential impacts, achieve compliance with other applicable statutory requirements and promote progressive rehabilitation where necessary.

Where uncertainty exists regarding the effectiveness of proposed control measures, provide a description of the degree of uncertainty, including (but not limited to) the lack of site-specific information and quality of data.

The description of rehabilitation measures must demonstrate that final rehabilitation will be completed within 3 months after the time allocated to complete the approved program, or 3 months after the time allocated in the program notification.

Risk assessment

Where a potential impact event has been identified, determine the risk after the implementation of control and management strategies. Both the likelihood and severity of the consequences of impact events must be estimated.

The risk of the potential must take into account any uncertainty pertaining to the likely effectiveness of proposed control measures.

Where risks are moderate to extreme, justify why the risk is acceptable or develop additional control strategies to further lower the risk.

Proposed environmental outcome(s)

An outcome(s) must be developed to address each identified potential impact event.

These must describe the expected impact on the environment caused by the proposed or current exploration activities subsequent to control strategies being implemented and must meet other applicable legislative requirements.

Measurement criteria

Provide a draft statement of the criteria to be adopted to measure each of the proposed environmental outcomes. The draft criteria must, as far as practical, comply with Regulation 65 (1) (e)

Where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts can be used as criteria.

Outcome measurement criteria must identify the following key aspects:

- · what will be measured;
- how it will be measured;
- · frequency of measurement.

Note: DSD has developed an environmental management table within the online exploration PEPR application template which includes potential impacts, outcomes and measurement criteria common to most exploration programs. Proponents are required to conduct an impact assessment, including a risk analysis of each potential impact event and how each impact will be managed (i.e. control and management strategies). In some cases additional potential impacts events may be identified which require corresponding environmental outcomes and measurement criteria to be developed. Instructions on how to fill out the table are provided in the template.

Alternate or modified potential impacts events (and their receptors), environmental outcomes and measurement criteria may be provided by the proponent; however, this may increase the time DSD requires to assess the application.

PUBLIC RELEASE (r. 88 (3) (a))

Indicate if you consent to the public release of the approved PEPR. Where consent is not provided, clearly specify with reasons each section of the PEPR that should not be released in the public interest. Objections will be considered by the Minister (or delegate) before a determination is made on the release of the **PEPR**

Determinations allowing for the public release of a PEPR will be made in accordance with the procedures outlined within the Guidelines for conducting mineral exploration in South Australia, Minerals Regulatory Guidelines MG22, available on the DSD Minerals website.

The following information required in an application is already deemed not to be in the public interest and will not be released:

- maps, plans or GPS coordinates identifying the exact location of specific exploration sites;
- · any attachments in addition to those outlined within the exploration PEPR determination (e.g. tenement holder and/or operator policies, procedures, agreements and management plans);
- · landowner and third party contact details and the results of any consultation undertaken;
- · program notifications.

DECLARATION OF ACCURACY (r. 65 (8))

The exploration proposal must include a signed (digital signatures allowed) statement by the applicant in accordance with Regulation 65 (8) declaring that the content of the PEPR has been reviewed and is accurate.

MAPS AND PLANS

All maps and sections must conform to the following standards:

- state the relevant datum (e.g. GDA94, WGS84);
- · use metric units;
- include a title, north arrow, scale bar, text and legend;
- · state the date prepared and author;
- · be of appropriate resolution and scale to show the represented information.

The exploration proposal must be accompanied by a map(s) showing the following information, where applicable:

- tenement boundaries;
- · cadastral information;
- · existing surface contours;
- existing vegetation:
- proposed exploration operations (includes drillholes, existing and new access tracks, drill traverses, campsites, laydown areas and other applicable information) and/or the target exploration area(s);
- existing ephemeral and permanent rivers, creeks, swamps, streams or watercourses and water management structures;
- towns, houses and homesteads, existing roads, rails, fences, transmission lines, buildings, dams and pipelines;
- known sightings of listed species;
- · location and extent of all environmentally sensitive areas;
- any relevant land use types (e.g. parks and reserves, Aboriginal freehold land, Woomera Prohibited Area).

FORMAT AND SUBMISSION OF APPLICATIONS (r. 65 (9))

Applications must be submitted electronically (PDF preferred) using the exploration PEPR template(s) provided on the DSD Minerals website. A hard copy of the PEPR together with an electronic version can be submitted if the file size is too large to email. The information in both the hard copy and electronic version must be identical.

Unless an agency agreement or other document evidencing a legal authority is provided:

- the mining operator (tenement holder) must lodge all PEPR applications;
- · all correspondence regarding the proposal will be through the mining operator; and
- PEPR approvals will be issued to the mining operator.

Submissions should be marked 'Attention: Exploration Regulation' and forwarded by email, post or courier:

Email:

DSD.Exploration@sa.gov.au

Post:

Mineral Tenements and Exploration Branch Resources and Energy Department of State Development G.P.O. Box 320, Adelaide, S.A. 5001

Courier

Mineral Tenements and Exploration Branch

Resources and Energy Department of State Development

- c/o Level 7, 101 Grenfell Street, Adelaide, S.A. 5000

In accordance with Regulation 65 (7) of the Mining Regulations 2011, this notice will have effect from 1 July 2015.

Dated 17 June 2015.

P. FREEMAN, Deputy Executive Director, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy

THE DISTRICT COURT OF SOUTH AUSTRALIA MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 30 June 2015

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

Tuesday, 30 June 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gal committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for Tuesday, 30 June 2015 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings of the Mount Gambier Courthouse, commencing Tuesday, 30 June 2015.

Bennier, Jamie Keith Blenkiron, Mathew	Commit theft using force Aggravated assault with weapon; threaten to cause harm	On bail On bail
Blunt, Phillip Christopher	Produce child pornography (5); engage in indecent filming of person	On bail
Bukovskis, Matthew Janis and	Serious criminal trespass; aggravated theft; drive or use	In gaol
Menzies, Jason	motor vehicle without consent; aggravated serious criminal trespass non- residential; theft; unlawful possession	In gaol
Butler, Matthew	Have sexual intercourse with a	On bail
Douglas Carrigan, Shaun	person under 14 (2) Application for enforcement of breached bond	No status
Carter, Alexanda James	Recklessly cause serious harm to another; commit assault	On bail
Clarke, Curtis	Aggravated serious criminal trespass (2); dishonestly take property (2)	On bail
Collard, Perry	Aggravated cause serious harm by dangerous driving	On bail
Goldsworthy, Lauren and	Aggravated commit theft using force	In gaol
Nyari, Lee-anne	5	In gaol
Gordon, Donald	Aggravated serious criminal	On bail
William and Von Stanke, Rohan Elliot	trespass; aggravated assault causing harm	On bail
Gould, Bruce	Persistent sexual exploitation of a child – retrospective; indecent assault	On bail
Hamilton, Keith Roy	Unlawful sexual intercourse (3)	On bail
Holmes, Brent Stephen	Aggravated serious criminal trespass; assault causing harm; aggravated assault	On bail
Hornibrook, Gregory Arnold	Aggravated possess firearm without licence; possess unregistered firearm; fail to keep firearm secured; fail to store ammunition separately; fail to comply with bail	In gaol
Howell, Shannon Dwayne	Application for enforcement of breached bond	No status
Hutchins, Neville Hamilton	Unlawful sexual intercourse (5); aggravated indecent assault (2)	On bail
Jenzen, Paul David	Traffic in a controlled drug; unlawful possession	On bail

Lindner, Gary Ian	Persistent sexual exploitation child—retrospective;	On bail
	persistent sexual exploitation	
Lloyd, Aaron Elias	of a child Aggravated threaten to kill or endanger life; commit assault;	On bail
Manser, Allan Kevin	drive at dangerous speed Persistent sexual exploitation of a child	On bail
McIntosh, Hayden James	Aggravated take part in the sale of a controlled drug;	On bail
Menzies, Jason Douglas	unlawful possession Application for enforcement of breached bond	No status
Murch, Brett Matthew	Aggravated commit assault (2); aggravated threaten to cause harm (2)	On bail
Muskee, William Bramwell	Aggravated indecent assault	On bail
Odgaard, Dale James	Aggravated threatening life; aggravated assault	On bail
Oneill, Harley John	Trafficking in a controlled drug (2)	In gaol
Puglia, Joshua	Aggravated serious criminal trespass	On bail
Sharam, Troy	Recklessly causing serious harm	On bail
Smith, Daniel Edwin	Obtain access to child pornography; aggravated obtain access to child	On bail
S, T V	pornography Aggravated assault (4); rape (5)	On bail
Stone, Quinton Stone	Aggravated take part in the sale of a controlled drug; use or have possession of a	In gaol
	prohibited weapon; unlawful possession	
Tran, Vu Phuong	Possessing a controlled drug for sale (2); unlawful	In gaol
Wiggins, Adam Gary	possession Possess firearm without licence; possess unregistered firearm	In gaol
W, P K	Persistent sexual exploitation of a child	On bail
Y, G D Y, G D and Y, G	Blackmail Traffic in a controlled drug (3); unlawful possession	In gaol In gaol On bail

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

By order of the Court,

M. A. STOKES. Sheriff

NATURAL RESOURCES MANAGEMENT ACT 2004

NOTICE OF LEVY PAYABLE IN 2015-2016 BY PERSONS WHO OCCUPY LAND OUTSIDE COUNCIL AREAS IN THE EYRE PENINSULA NATURAL RESOURCES MANAGEMENT REGION

Pursuant to Section 97 of the Natural Resources Management Act 2004 ('the Act'), I, Ian Hunter, Minister for 1. Sustainability, Environment and Conservation, having determined the levy payable by persons who occupy land outside council areas in the Eyre Peninsula Natural Resources Management Region, and having received, as required by Section 97 (1) of the Act, the approval of His Excellency the Governor, hereby declare:

1.1 a fixed charge levy amount of \$65 on all rateable land.

The approval of this Declaration was granted by His Excellency the Governor on 25 June 2015. 2

Dated 25 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004 Notice of Contribution in 2015-2016 by Constituent Councils in the Adelaide and Mount Lofty Ranges Natural Resources Management Region

PURSUANT to Section 92 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, having determined the shares of councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 25 June 2015 hereby advise, pursuant to subsection 92 (7) that the shares of the constituent councils in the Adelaide and Mount Lofty Ranges Natural Resources Management Region will be as follows:

Council	Contribution
Coulen	2015-2016
Adelaide Hills Council	825 955
Adelaide City Council	1 416 855
Alexandrina Council	151 012
The Barossa Council	405 217
City of Burnside	1 374 355
Campbelltown City Council	932 865
City of Charles Sturt	2 344 602
Town of Gawler	309 843
Holdfast Bay City Council	1 015 394
Light Regional Council	293 495
Light Regional Council District Council of Mallala	152 576
Corporation of the City of Marion	1 572 828
City of Mitcham District Council of Mount Barker	1 389 410
District Council of Mount Barker	93 938
City of Norwood, Payneham and St Peters	1 048 391
City of Onkaparinga	2 460 615
City of Playford	955 465
City of Port Adelaide Enfield	2 223 884
City of Prospect	460 172
City of Salisbury	1 737 920
City of Tea Tree Gully	1 479 714
Corporation of the City of Unley	1 133 511
Corporation of the City of Unley City of Victor Harbor	365 671
Corporation of the Town of Walkerville	246 370
City of West Torrens	1 225 389
District Council of Yankalilla	175 018
Total	25 790 465

Dated 25 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004 Notice of Contribution in 2015-2016 by Constituent Councils in the Eyre Peninsula Natural Resources Management Region

PURSUANT to Section 92 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, having determined the shares of councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 25 June 2015 hereby advise, pursuant to subsection 92 (7) that the shares of the constituent councils in the Eyre Peninsula Natural Resources Management Region will be as follows:

Council	Contribution \$ 2015-2016
City of Port Lincoln. City of Whyalla	524 389 734 198 127 588 71 236 66 686 60 512 41 468 46 602 228 072
District Council of Streaky Bay	114 848

Council	Contribution \$ 2015-2016
District Council of Tumby Bay	121 283
Total	2 136 882

Dated 25 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004 Notice of Contribution in 2015-2016 by the Constituent Council in the Kangaroo Island Natural Resources Management Region

PURSUANT to Section 92 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, having determined the share of the Kangaroo Island Council, pursuant to subsection 92 (4) and having submitted it to the Governor pursuant to subsection 92 (6) and the Governor having approved that share on 25 June 2015 hereby advise, pursuant to subsection 92 (7) that the share of the Council, as the sole constituent council in the Kangaroo Island Natural Resources Management Region will be as follows:

Council	Contribution \$ 2015-2016
Kangaroo Island Council	157 475
Total	157 475

Dated 25 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004 Notice of Contribution in 2015-2016 by Constituent Councils in the South Australian Murray-Darling Basin Natural Resources Management Region

PURSUANT to Section 92 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, having determined the shares of councils pursuant to subsection 92(4) and having submitted them to the Governor pursuant to subsection 92(6) and the Governor having approved those shares on 25 June 2015 hereby advise, pursuant to subsection 92 (7) that the shares of the constituent councils in the South Australian Murray-Darling Basin Natural Resources Management Region will be as follows:

Council	Contribution \$ 2015-2016
Adelaide Hills Council. Alexandrina Council. The Barossa Council. Berri Barmera Council. Coorong District Council. Goyder Regional Council. District Council of Karoonda East Murray. District Council of Loxton Waikerie. Mid Murray Council. District Council of Mount Barker Rural City of Murray Bridge.	2 535 528 573 26 073 127 658 77 005 71 574 27 300 181 744 220 761 514 566 296 236
City of Onkaparinga Renmark Paringa Council Southern Mallee District Council City of Victor Harbor	1 651 130 925 45 500 1 651
Total	2 253 752

Dated 25 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation NATURAL RESOURCES MANAGEMENT ACT 2004

NOTICE OF CONTRIBUTION IN 2015-2016 BY CONSTITUENT

Councils in the Northern and Yorke Natural Resources Management Region

PURSUANT to Section 92 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, having determined the shares of councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 25 June 2015 hereby advise, pursuant to subsection 92 (7) that the shares of the constituent councils in the Northern and Yorke Natural Resources Management Region will be as follows:

Council	Contribution \$ 2015-2016
District Council of Barunga West	150 725
Clare and Gilbert Valleys Council	336 916
District Council of Copper Coast	464 440
The Flinders Ranges Council	33 957
Goyder Regional Council	57 969
District Council of Mount Remarkable	86 566
Northern Areas Council	194 180
District Council of Orroroo Carrieton	25 726
District Council of Peterborough	25 612
Port Augusta City Council	235 925
Port Pirie Regional Council	309 107
Wakefield Regional Council	250 564
District Council of Yorke Peninsula	756 353
Total	2 928 040

Dated 25 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

NOTICE OF CONTRIBUTION IN 2015-2016 BY CONSTITUENT COUNCILS IN THE SOUTH AUSTRALIAN ARID LANDS NATURAL RESOURCES MANAGEMENT REGION

PURSUANT to Section 92 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, having determined the shares of councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 25 June 2015 hereby advise, pursuant to subsection 92 (7) that the shares of the constituent councils in the South Australian Arid Lands Natural Resources Management Region will be as follows:

Council	Contribution \$ 2015-2016
District Council of Coober Pedy Municipal Council of Roxby Downs	84 004 99 359
Total	183 363

Dated 25 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

NOTICE OF CONTRIBUTION IN 2015-2016 BY CONSTITUENT COUNCILS IN THE SOUTH EAST NATURAL RESOURCES MANAGEMENT REGION

PURSUANT to Section 92 of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation, having determined the shares of councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 25 June 2015 hereby advise, pursuant to subsection 92 (7) that the shares of the constituent councils in the South East Natural Resources Management Region will be as follows:

Council	Contribution \$ 2015-2016
Coorong District Council	34 991
District Council of Grant	178 866
Kingston District Council	87 898
City of Mount Gambier	578 276
Naracoorte Lucindale Council	191 567
District Council of Robe	89 622
Tatiara District Council	158 343
Wattle Range Council	301 839
Total	1 621 402

Dated 25 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

SECTION 106

Notice of Assessment of Quantity of Water Taken when Metre Readings are Not Used

I, IAN HUNTER, Minister for Sustainability, Environment and Conservation, hereby declare pursuant to Section 106 (3) of the Natural Resources Management Act 2004 (the Act) that, if meter readings are not used, the quantity of water taken during the 2015-2016 water use year will be determined on the basis and the method set out in Schedule 1.

SCHEDULE 1

1. For the purpose of Section 106 (1) (c) of the Act, the quantity of water taken will be assessed:

- (a) on the basis of crop area; or
- (b) if the Minister is satisfied that crop area is not a reasonable basis to determine the quantity of water taken, on the basis of pump capacity; or
- (c) if the water was not taken for the purpose of irrigating a crop, on the basis of pump capacity.

2. For the purpose of Section 106 (1) (e) of the Act, the quantity of water taken for firefighting will be assessed on the basis of pump capacity.

Method

3. The method that will be used in assessing the quantity of water on the basis of crop area will be as follows:

The method by which the estimation of water requirements for crops will be used is the methodology of Doorenbos and Pruitt (1977), as refined by Allen *et al*, (1998) and set out in the Primary Industries and Regions SA Technical Report No. 263, second edition (the Report). Crop factors will be calculated from Kc (crop coefficient) values from Food and Agriculture Organisation of the United Nations, Rome Irrigation and Drainage Paper 56 (Allen, Pereira *et al*, 1998) (FAO 56) and using site specific monthly Kp (pan coefficient) values and average monthly Kg values (bird guard coefficient) set out in the Report.

The methodology incorporates the use of Bureau of Meteorology evaporation data, the application of crop specific factors to evaporation figures to calculate crop evapotranspiration for the crop and location in question, subtraction of effective rainfall and an allowance for leaching for salinity control and irrigation efficiency.

The water requirement calculated by this method is expressed as depth of water required in millimetres for a particular crop grown over a particular season. Depth multiplied by the number of hectares of that crop grown (in each specified season for short season crops), multiplied by 10 gives the volume of water required for each crop in kilolitres.

A copy of each of the Report and FAO 56 is obtained through the GEO Science Library at the Department of Primary Industries and Regions SA. The reference number for the Report is ISBN No 07308-4349-1 and the reference number for FAO 56 is Kinetica/Amicus No 000020037000 or ISBN No 92-5-104219-5.

Basis

4. The method that will be used in assessing the quantity of water on the basis of pump capacity will be as follows:

Details of the duration of pumping and the normal operating capacity of the pump will be provided by:

- (a) the holder of the water management authorisation or their authorised representative; or
- (b) the person who took water without licence or authority. The duration of pumping will be multiplied by the normal operating capacity of the pump.

The maximum capacity of the pump will be considered by the Minister if assessed to be appropriate in the circumstances.

This notice has effect in relation to the financial year commencing on 1 July 2015.

Dated 23 June 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Part Closure of Gawler Ranges National Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Pelton, as Director, Regional Co-ordination, 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 Gawler Ranges National Park from 6 a.m. on Saturday, 1 August 2015 until 6 p.m. on Friday, 7 August 2015.

The closure applies to the area encompassing east of the Minnipa-Yardea Road. All areas west of this road, including the Organ Pipes will remain open for this period. All internal park access roads and campgrounds east of the Minnipa-Yardea Road will be closed in the interest of public safety.

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

Dated 23 June 2015.

G. PELTON, Director, Regional Co-ordination, Partnerships and Stewardship, Department of Environment, Water and Natural Resources

PROFESSIONAL STANDARDS ACT 2004

Law Institute of Victoria Limited Scheme

PURSUANT to Section 34 (2) of the Professional Standards Act 2004, I authorise the extension of the Law Institute of Victoria Limited Scheme for a period of 12 months.

I specify 30 June 2016 as the revised expiry date of the Law Institute of Victoria Limited Scheme. Dated 23 June 2015.

JOHN RAU, Attorney-General

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence-PEL 629

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 2 June 2015 until 1 June 2016, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 629 is now determined to be 1 September 2020.

Dated 17 June 2015.

Board.

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

PUBLIC CORPORATIONS REGULATIONS 2012

SUPER SA SELECT SOUTHERN SELECT SUPER CORPORATION BOARD Election of Two Board Members

PURSUANT to Schedule 1 of the Public Corporations (Southern Select Super Corporation) Regulations 2012, I am required to conduct the election of two members to the Super SA Select

Nominations are invited and may be made from Monday, 22 June 2015 but must reach me by no later than 12 noon on Friday, 10 July 2015. Nomination forms may be obtained from the Electoral Commission of South Australia, Level 6, 60 Light Square, Adelaide, S.A. 5000 or phone: 7424 7400.

Nominations must be made on the approved form and signed by at least three persons eligible to vote in the election. Persons eligible to vote must be members of Super SA Select as at 5 p.m. on Friday, 12 June 2015.

Candidates may, in support of their nomination, prepare promotional material of not more than 200 words and one photograph which will be forwarded to electors with their ballot papers. For inclusion this material must reach me by no later than the close of nominations.

Should a postal ballot be necessary, it will open on Monday, 3 August 2015 and close at 9.30 a.m. on Thursday, 27 August 2015.

Any queries in relation to the role of a Board Member should be directed to Andrew Wilson, Secretary, Southern Select Super Corporation Board, G.P.O. Box 48, Adelaide, S.A. 5001 or phone: 8204 8568.

Please forward nominations to: Electoral Commission of SA, G.P.O. Box 646, Adelaide, S.A. 5001 (Level 6, 60 Light Square, Adelaide, S.A. 5000).

K. MOUSLEY, Returning Officer

Attorney-General ECSA 310/14

RETURN TO WORK ACT 2014

INDUSTRY PREMIUM RATE DETERMINATION FOR SEWERAGE AND DRAINAGE SERVICES 2015-2016

Preamble

PURSUANT to subsection 142 (1) of the Return to Work Act 2014 (the Act) the Return to Work Corporation of South Australia ('the Corporation') must fix an industry premium rate in relation to each class of industry. The rates fixed under subsection 142 (1) of the Act must be published by notice in the *Government Gazette*, pursuant to subsection 142 (2) (a) of the Act and may be varied by the Corporation by subsequent notice in the *Government Gazette*, pursuant to subsection 142 (2) (b) of the Act.

NOTICE

- 1. Pursuant to subsection 142 (2) (b) of the Act and in accordance with the power delegated to me by the Board of the Corporation under the current Instrument of Delegation of the Corporation, I vary the industry premium rate for the South Australian Industry Classification (SAIC) 281201—Sewerage and Drainage Services—from the industry premium rate previously determined pursuant to subsection 142 (1) of the Act and published in the *Government Gazette* No. 29 on 14 May 2015 at page 1747 to the rate stated in paragraph 2.
- 2. The industry premium rate for the SAIC referred to in Column 2 of the table is hereby fixed by the Corporation as the industry premium rate (expressed as a percentage) opposite the SAIC in Column 3.

Column 1	Column 2 Column 3	
SAIC Code Number	Industry Description	Industry Premium Rate per \$100
281201	Sewerage and Drainage Services	2.185%

3. This determination commences on 1 July 2015.

4. If before 1 July 2016, an Industry Premium Rates Determination has not been made for the 2016-2017 period, this determination will apply for the SAIC 281201—Sewerage and Drainage Services pending the making of such a determination.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority. Dated 18 June 2015.

G. MCCARTHY, Chief Executive Officer

RETURN TO WORK CORPORATION OF SOUTH AUSTRALIA ACT 1994

RETURN TO WORK ACT 2014

Return to Work Premium Review Panel Determination 2015

The Board of the Return to Work Corporation of South Australia ('the Corporation') determines as follows pursuant to Section 17 of the Return to Work Corporation of South Australia Act 1994, Section 157 of the Return to Work Act 2014 ('the Act') and all other enabling powers:

Part 1—Preliminary Matters

- 1. This determination may be cited as the Return to Work Premium Review Panel Determination 2015.
- 2. This determination commences on 1 July 2015 ('Commencement Date') and applies to any application for review lodged under Section 157 of the Act after the Commencement Date, subject to Part 9 of this determination.

Continuation of WorkCover Premium Review Panel as Return to Work Premium Review Panel

3. The WorkCover Levy Review Panel established by the Board's determination of 29 June 2000 (see South Australian Government Gazette, 29 June 2000, page 3472) and continued by the Board's determination of 26 April 2012 (see South Australian Government Gazette, 10 May 2012, page 1617) as the WorkCover Premium Review Panel, is hereby continued as the Return to Work Premium Review Panel ('the Panel').

Functions and powers under Section 157 of the Act

4. The function of the Panel shall be to perform the functions of the Board under Section 157 of the Act as delegate of the Board under that section in reviewing decisions of the Corporation pursuant to Section 140 (2), sections 141 (2), 141 (3), and 141 (4), Section 145 (1), Sections 147 (1), 147 (2), 147 (3) (a), (b) and (c), Section 147 (4), Section 149 (3) (a), Section 150 (3), Section 151 (1), Section 152 (1), Section 154 (1), (2), (3) and (4), Section 157 of the Act and subject to the proceeding clauses of this determination, the powers of the Board under Section 157 of the Act (other than the power to review a decision of the Corporation on a matter of law going to the validity of that decision) are delegated to the Panel for that purpose.

Part 2—Constitution of Panel

- 5. The Panel shall comprise four members appointed by the Board consisting of:
 - 5.1 a President, who shall be a legal practitioner (wherever in Australia admitted), and who shall decide any questions of law falling within the delegated functions of the Panel; and
 - 5.2 a member with expertise in the interests of registered employers; and
 - 5.3 a member with expertise in the interests of workers; and
 - 5.4 a member with expertise in the interests of the Corporation.
- 6. Where the anticipated unavailability of appointed members or the anticipated volume of work necessitates, deputy members may be appointed by the Board.
- 7. A Deputy President or other Deputy Member has the powers and duties of the position held by the President or Member respectively.
- 8. The President may sit alone:
 - 8.1 to give directions;
 - 8.2 to determine procedural matters;
 - 8.3 for the promotion of conciliation;
 - 8.4 to seek evidence; or
 - 8.5 to dispose of an application on a matter of law falling within the delegated functions of the Panel involving no disputes of fact and no exercise of discretion.
- 9. Except as provided for in clause 4 of this Part, the Panel shall otherwise sit as a panel of four.
- 10. A decision of a majority of members of the Panel, other than a decision as to a matter of law falling within the delegated functions of the Panel, shall be the decision of the Panel, but a member not agreeing with a decision of the majority may give reasons for not agreeing.
- 11. In the event of the Panel being equally divided in opinion as to the decision to be made, the Panel's decision shall be in accordance with the opinion of the President or Deputy President.
- 12. A quorum of the Panel shall be three members, provided that members representing each interest referred to in Clause 1 of this Part or (where applicable) deputies thereof have been offered, in the opinion of the President, a reasonable opportunity to sit.
- 13. If a member of the Panel becomes unavailable after the commencement of a hearing, the application must be heard again by the Panel properly constituted or (with the concurrence of the parties) adjourned until the absent member becomes available again, unless the decision of the remaining members is unanimous.
- 14. However, no hearing may commence or continue without the President or a Deputy President.

Part 3—Indemnity of Members

15. Any liability attaching to a member of the Panel (including a deputy member appointed under Clause 2 of this determination) for an act or omission by the member, or by the Panel, in good faith and in the exercise or purported exercise of a power or function, or in a discharge or purported exercise of a duty, of the member or the Panel is assumed by the Corporation.

Part 4-Tenure of Members

- 16. Members (other than the President) shall be appointed for a term of two years, except in the event of a casual vacancy, where a member may be appointed for two years or for the balance of the term of the former member at the option of the Board.
- 17. The President of the Panel shall be appointed for a term of five years.
- 18. A deputy of a member shall be appointed for a term specified by the Board in the instrument of appointment, not exceeding the balance of the term of the member for whom the deputy is to deputise or, where that member continues to sit under Clause 19 then the appointment will not exceed that period of continuation.
- 19. A member of the Panel whose term has expired may, if a new appointment has not been made, continue to sit as a member of the Panel until a new appointment is made.

20. A former member of the Panel may sit as a member of the Panel for the purpose of completing the hearing and determination of part-heard proceedings in which they were involved.

Part 5—Reconsideration and Conciliation

- 21. Upon receipt of any application lodged under Section 157 (1) of the Act, the registry of the Panel will forward a copy to the Corporation, which will reconsider the decision (disregarding any question of whether the application is out of time) and must inform the Panel and the applicant within 14 days of the result of the reconsideration (and its attitude to any question of an extension of time).
- 22. Where:
 - 22.1 the applicant has sought an extension of time for the making of the application or, in the opinion of the Corporation, the application for review is out of time; and
 - 22.2 the Corporation intends to oppose an extension of time, and
 - 22.3 the Corporation considers proper reason exists for considering the extension of time before undertaking reconsideration,
 - the Corporation may request the application to be referred to the President of the Panel to consider the extension of time.
- 23. Neither the President nor the Panel will consider an extension of time made in respect of a decision made more than three years after the employer was given notice of that decision.
- 24. If an application is referred to the President under Clause 2 of this Part, the President may grant a provisional extension of time and make such other procedural directions as the President thinks appropriate, but only if the President agrees that proper reason exists for departing from the usual practice under Clause 1 of this Part. A provisional extension of time does not prevent the Panel from refusing an extension of time, if appropriate, when dealing with the application for review on the merits.
- 25. If the President refuses to make a provisional extension of time, the applicant may request that the extension of time be referred to the Panel for final determination. A finding by the President that proper reason does not exist for departing from the usual practice under Clause 1 of this Part is not a refusal.
- 26. In this Part, consideration of an extension of time includes consideration of the question whether an application is in fact out of time.
- 27. Where the Corporation considers it impracticable to complete reconsideration within 14 days (and gives the registry of the Panel appropriate reasons for so considering), the registry may grant an extension of time for the reconsideration.
- 28. Before granting an extension of time for reconsideration that exceeds seven days, the registry must invite the applicant to indicate whether it has any objections to the proposed extension of time for reconsideration and the reasons for any objections. If there is any such objection, the registry must refer the question to the president of the Panel to determine.

29. If:

- 29.1 the Corporation, on reconsideration of a disputed decision, confirms the decision; or
- 29.2 the Corporation, on reconsideration of a disputed decision, varies the decision and the applicant expresses dissatisfaction with the variation,

the registry of the Panel must refer the dispute for conciliation by a conciliator who will use his or her best endeavours to bring the applicant and the Corporation to an agreed resolution of the matters referred to in the application, and the Panel may not hear and determine any application unless it is satisfied that conciliation has been attempted and failed or it is satisfied that such attempts have no realistic prospects of success.

- 30. If, during the hearing of any matter, it appears to the Panel that there is a realistic prospect of a negotiated outcome being achieved, it may refer the matter back for further conciliation or the Panel may make such other attempts to promote conciliation as it thinks appropriate.
- 31. In this Part 'conciliation' includes:
 - 31.1 counselling;
 - 31.2 mediation;
 - 31.3 neutral evaluation;
 - 31.4 case appraisal;
 - 31.5 conciliation;
 - 31.6 any combination of the above,

and the format of conciliation in any particular case shall be at the discretion of the conciliator in consultation with the parties, with the proviso that any confidential information provided during conciliation may be withheld from the Panel if the provider of that information so requests;

- and 'the Corporation' includes:
- 31.7 the operating unit of the Corporation that made the reviewable decision to which an application for review relates; and
- 31.8 the Director Scheme Legal, Senior Lawyer or other legal practitioner employed by the Corporation.

Part 6—Principles of Operation of Panel

- 32. The Panel shall be bound by and is hereby directed to follow the principles of natural justice.
- 33. Subject to clause 1 of this Part, the Panel:
 - 33.1 shall act according to equity, good conscience and the substantial merits of the case, without regard to technicalities and legal forms; and
 - 33.2 is not bound by the rules of evidence, but may inform itself by such means and such material as it thinks fit; and
 - 33.3 shall act as expeditiously as the circumstances of a particular case permit.
- 34. The Panel must ascertain whether the parties to any proceedings desire to be heard by way of oral evidence or submissions and must in that event give at least 14 days notice of the date, time and place of hearing, but if both parties to particular proceedings wish to have the application determined on the documents, the Panel need not hold a hearing but must give the parties at least 14 days notice to make final written submissions before proceeding to make it a determination.

- 35. If only one party to proceedings desires to submit oral evidence or submissions, the Panel must give the other party at least 14 days notice of the hearing and inform that party that there is a danger that at the hearing the Panel may hear things from the first party that the other party will be unable to respond to if it does not attend.
- 36. A party may appear in person or (if a body corporate) by any proper officer or may be represented by counsel or by any duly appointed and authorised agent.

37. A party engaging representation must do so at its own cost.

- Part 7—Powers of President of Panel
- 38. The President of the Panel, or a Deputy President acting in that office may, while so acting, exercise the powers of, and is hereby appointed as, an authorised officer under the Act. For the purposes of this Part, operating units of the Corporation and its agents are directed to comply with any requirements of the President or Deputy President as though they were subject to Section 183 of the Act.

Part 8-Reservation of Board's Discretion to Decide

- 39. Subject to the terms of this determination the Panel is required to determine all applications that fail to resolve through reconsideration or at conciliation, unless the Corporation, advises the Board that the particular dispute is of unusual significance and the Board or its relevant Board Committee, prior to the hearing of the application by the Panel, serves notice on the Panel and the applicant that the Panel is to make a recommendation only and refer the matter to the Board or relevant Board Committee.
- Part 9—Revocation and Transitional Provision
- 40. The WorkCover Premium Review Panel Determination 2014 (the Revoked Determination) as published in the South Australian Government Gazette on 10 July 2014 at pages 3200 to 3204 is revoked, save and except that an Application for Review lodged before the Commencement Date shall be dealt with under the Revoked Determination.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 22nd day of May 2015. Dated 9 June 2015.

J. YUILE, Board Chairman

South Australia

Road Traffic (Average Speed Camera Location – Sturt Highway) Notice 2015

Under section 175A of the Road Traffic Act 1961

1 - Short title

This notice may be cited as the *Road Traffic* (Average Speed Camera Location – Sturt Highway) Notice 2015

2 – Commencement

This notice comes into operation on the day on which it is published in the Gazette.

3 – Interpretation

In this notice – **Stub line** has the same meaning as in the *Road Traffic (Miscellaneous) Regulations 2014.*

4 – Average speed camera locations on the Sturt Highway for east bound vehicles

- (1) The following are 2 average speed camera locations on the Sturt Highway at which east bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the northern side of the Sturt Highway at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 140°05'39.259"E 34°11'20.081"S GDA 94 (a location approximately 1.90 kilometres east of Lowbank Road along the Sturt Highway);
 - (b) End location: the area of road in the vicinity of the stub line situated on the northern side of the Sturt Highway at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 140°17'24.988"E 34°11'42.654"S GDA 94 (a location approximately 2.30 kilometres west of Holmes Road along the Sturt Highway).
- (2) The fastest practicable route between those 2 locations for east bound vehicles is along the Sturt Highway.

(3) The shortest distance that a east bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 18208 metres.

5 – Average speed camera locations on the Sturt Highway for west bound vehicles

- (1) The following are 2 average speed camera locations on the Sturt Highway at which west bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the southern side of the Sturt Highway at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 140°17'23.515"E 34°11'42.019"S GDA 94 (a location approximately 2.30 kilometres west of Holmes Road along the Sturt Highway);
 - (b) End location: the area of road in the vicinity of the stub line situated on the southern side of the Sturt Highway at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 140°05'37.528"E 34°11'20.070"S GDA 94 (a location approximately 1.90 kilometres east of Lowbank Road along the Sturt Highway).
- (2) The fastest practicable route between those 2 locations for west bound vehicles is along the Sturt Highway.
- (3) The shortest distance that a west bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 18208 metres.

I **Antony Bested**, a licensed surveyor in South Australia do hereby certify the above measurements contained in part 4 and 5 above.

Dated: 12/06/15

Minister for Transport Dated:

25 June 2015

South Australian Water Corporation

Fees and Charges Schedule

Rates and Sales

The following charges for water and recycled water supply services and property scales for sewerage services to land are fixed for the period 1 July 2015 to 30 June 2016.

Pursuant to the Water Industry Regulations 2012 (regulations 38) and Government Gazette 6 June 2013, SA Water may levy an availability charge despite the fact that the land is not connected to SA Water's infrastructure. All charges for sewerage services and the availability charge for water applying to commercial properties are based on the property valuation of the land. Property values are set by the Valuer-General each year in June for the next 12 months.

Water Fees and Charges

Residential and Vacant Land (excludes country lands)

Descr	iption	Charge
Vaila	bility Charge (Supply Charge)	\$286.40 per annum
Vate	r Use Charges (determined by the timing of quarterly meter readings) as per sched	ule.
	dential and vacant land properties having the following land use codes (if not erwise specified in this gazette):	*
(a) (b)	Houses with the land use codes 1100, 1101, 1118, 1119 and 1912; Units, maisonettes, townhouses and row houses (various categories) with land use codes in the range 1200 to 1399;	
(c)	Shacks with the land use codes 1920 and 1921: (i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.35 per kilolitre
	(ii) for each kilolitre supplied over 0.3288 kilolitres per day up to, and including, 1.4247 kilolitres per day	\$3.36 per kilolitre
(iii) for each kilolitre supplied over 1.4247 kilolitres per day	(iii) for each kilolitre supplied over 1.4247 kilolitres per day	\$3.63 per kilolitre
	dential and vacant land properties with land use codes other than the above (if otherwise specified in this gazette):	
(i)	for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.35 per kilolitre
(ii)	for each kilolitre supplied over 0.3288 kilolitres per day	\$3.36 per kilolitre

Commercial Land Charges (excludes country lands)

Commercial properties, excluding country lands, include wholesale and retail trade in goods and the provision of a service of any kind (if not otherwise specified in this gazette):

The commercial Availability Charge (Supply Charge) is based on the greater of the property based charge or minimum Availability Charge (Supply Charge).

Description	Property Scale & Charge	Class of land affected
Availability Charge (Supply Charge)		
Scale to be applied to the capital Value of commercial land to determine the Availability Charge (Supply Charge)	\$0.000722 per dollar of capital value per annum	All commercial land
Minimum Availability Charge (Supply Charge)	\$286.40 per annum	Commercial land other than strata/community titled parking spaces under land use code 6532
Minimum Availability Charge (Supply Charge)	\$143.20 per annum	Commercial land classified as strata/community titled parking spaces under land use code 6532
Water Use Charge		
Water Use Charge (determined by the timing of quarterly meter readings)	\$3.36 per kilolitre	

Non-residential Land Charges (includes country lands)

Non-residential properties are properties not specified under residential or commercial land in this gazette.

Description	Charge	
Availability Charge (Supply Charge)	\$286.40 per annum	
Water Use Charge (determined by the timing of quarterly meter readings)	\$3.36 per kilolitre	

Community Concession Water Charges

Availability Charge (Supply Charge) applied to all lands subject to concessional charges - \$286.40

Water use charges (determined by the timing of quarterly meter readings):

Class of Land Affected	ected Charged determined according to the volume of water	
All land that has been acquired or is used exclusively for charitable purposes or for public worship and all land that	(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$1.76 per kilolitre
has been acquired or is used for the purpose of a Children's Services Centre with the meaning of the Children's Services Act, 1985	(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$2.52 per kilolitre
Community Swimming Pools	 a) Water use up to 13 fills of pool(s) b) Water use over 13 fills of pool(s) This concession price should only apply to water used to fill the pool, toilet and shower block used directly in connection with the pool. 	\$0.31 per kilolitre \$3.36 per kilolitre
Soldiers Memorial Gardens		\$0.69 per kilolitre

Special Characteristics

Charges payable in respect to land whereby the Corporation has entered into a standard contract with special characteristics with the owner or occupier of the land to supply water by measure, subject to charges (as set out below) and terms and conditions determined by the Corporation.

Charge

Charges for Supply by Measure: (if not otherwise specified in this gazette)

Availability Charge (Supply Charge)			\$286.40 per annum	
		payable in respect to land, as determined by the timing of adings, and having the following land use codes:	-	
(a) (b) (c)	Units, with I	es with the land use codes 1100, 1101, 1118, 1119 and 1912; , maisonettes, townhouses and row houses (various categories) and use codes in the range 1200 to 1399; s with the land use codes 1920 and 1921.		
	(i) (ii) (iii)	for each kilolitre supplied up to, and including, 0.3288 kilolitres per day for each kilolitre supplied over 0.3288 kilolitres per day up to, and including, 1.4247 kilolitres per day for each kilolitre supplied over 1.4247 kilolitres per day	\$2.35 per kilolitre \$3.36 per kilolitre \$3.63 per kilolitre	
above or for	which	payable in respect to land with land use codes other than the the Corporation does not have a land use code (as determined by erly meter readings):		
		ilolitre supplied up to, and including, 0.3288 kilolitres per day ilolitre supplied over 0.3288 kilolitres per day	\$2.35 per kilolitre \$3.36 per kilolitre	

Marla water supply

Description

Availability Charge (Supply Charge)		\$572.80 per annum	
	rges payable in respect to land in the Marla water supply area for wat and use codes (as determined by the timing of the relevant meter rea		
(b) U w	ouses with the land use codes 1100, 1101, 1118, 1119 and 1912; nits, maisonettes, townhouses and row houses (various categories) ith land use codes in the range 1200 to 1399; nacks with the land use codes 1920 and 1921: for each kilolitre supplied up to, and including, 0.3288 kilolitres		
	per day	\$4.70 per kilolitre	
(ii) (iii)	for each kilolitre supplied over 0.3288 kilolitres per day up to, and including, 1.4247 kilolitres for each kilolitre supplied over 1.4247 kilolitres	\$6.72 per kilolitre \$7.26 per kilolitre	
	ges payable in respect to each and every supply in the Marla water water with land use codes other than above or for which the		
Line ser in inni	es not have land use codes (as determined by the timing of quarterly		
95.45 JSB	, ch kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$4.70 per kilolitre	
(ii) for ea	ch kilolitre supplied over 0.3288 kilolitres per day	\$6.72 per kilolitre	

Northern Railway Towns

Northern railway towns include the towns of Terowie, Oodla Wirra, Yunta, Manna Hill, Olary and Cockburn.

Availability Charge (Supply Charge)	\$572.80 per annum
Additional water charges payable for water supplied to or in relation to land	
and standpipes (determined by the timing of the relevant meter reading period):	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.35 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$13.44 per kilolitre

Clare Valley Water Supply Scheme Area

Availability Charge (Supply Charge)	\$286.40 per annum
Water use charge	\$3.36 per kilolitre
Water use charge for water other than contract quantity supplied from the pipeline during the notice period to land located in the Clare Valley Water Supply Scheme Area in accordance with an Irrigation Agreement	\$3.36 per kilolitre
Water use charge for water taken from the pipeline during the notice period other than in accordance with an agreement with the Corporation	\$3.36 per kilolitre

Marree/Oodnadatta Water Supply Area

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D	esc	rin	tic	n

Charge

Availability Charge (Supply Charge)		\$286.40 per annum
	ayable in respect to land in the Marree/Oodnadatta water supply ied having the following land use codes (as determined by the neter readings):	÷
(b) Units, maisonet use codes in the	e land use codes 1100, 1101, 1118, 1119 and 1912; tes, townhouses and row houses (various categories) with land e range 1200 to 1399; land use codes 1920 and 1921.	
(i)	for each kilolitre supplied up to, and including, 0.7233 kilolitres per day	\$0.00 per kilolitre
(ii)	for each kilolitre supplied over 0.7233 kilolitres per day up to, and including, 1.0521 kilolitres per day	\$2.35 per kilolitre
(iii)	for each kilolitre supplied over 1.0521 kilolitres per day up to, and including, 2.1479 kilolitres per day	\$3.36 per kilolitre
(iv)	for each kilolitre supplied over 2.1479 kilolitres per day	\$3.63 per kilolitre
Water use charges p	ayable in respect to each and every supply in the	
Marree/Oodnadatta	water supply area for water with land use codes other than	
above or for which t	he Corporation does not have land use codes (as determined by	
the timing of quarte	rly meter readings):	
(i) for each kile	olitre supplied up to, and including, 0.7233 kilolitres per day	\$0.00 per kilolitre
(ii) for each kild	olitre supplied over 0.7233 kilolitres per day	\$3.36 per kilolitre
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Hydrants

Water supplied through Hydrants - Charges

Description	Charge
Water use	\$3.36 per kilolitre
Application fee	\$301.00 per annum
Quarterly rental fee	\$93.50 per quarter
Charge for additional administration cost in relation to breach of terms and conditions	\$138.00 per annum

Service Rent

An annual Charge where additional services are provided (e.g. additional meters) excluding country lands and recycled water to the Mawson Lakes, Lochiel Park and Seaford Meadows recycled water supply areas.

Annual charge for each additional service

\$286.40 per annum

Country Lands

An annual charge applies where additional services are provided (e.g. additional meters)

Annual charge for each additional service per every 250 hectares of contiguous land

\$286.40 per annum

Sewerage Availability Charges

Scales for Calculation of Sewerage Charge

Annual sewerage charges (access charges) are based on the greater of the minimum charge or property based charge (if not otherwise specified in this gazette).

Property Based Charge: Scale	Minimum Charge	Land Affected	
\$0.001251 per dollar of capital value	\$355.80	All residential land in the Adelaide and Aldinga drainage areas.	
\$0.0006255 per dollar of capital value	\$355.80	All residential land in the Adelaide and Aldinga drainage areas with an indirect sewer connection.	
\$0.001433 per dollar of capital value	\$355.80	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532.	
\$0.0007165 per dollar of capital value	\$355.80	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532 with an indirect sewer connection.	
\$0.001433 per dollar of capital value	\$89.00	All non-residential land in the Adelaide and Aldinga drainage areas classified as strata/community titled parking spaces under land use code 6532.	
\$0.001708 per dollar of capital value	\$355.80	All residential land in other drainage areas.	
\$0.0008540 per dollar of capital value	\$355.80	All residential land in other drainage areas with an indirect sewer connection.	
\$0.002010 per dollar of capital value	\$355.80	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532.	
\$0.001005 per dollar of capital value	\$355.80	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532 with an indirect sew connection.	
\$0.002010 per dollar of capital value	\$89.00	All non-residential land in other drainage areas classified as strata/community titled parking spaces under land use code 6532.	

Community Concession Sewerage charges

Annual sewerage availability charge (access charge) calculated based on three key steps:

- (1) the property value charge and minimum access charge are first determined;
- (2) the greater of these is compared to the water closet charge (i.e. the number of water closets multiplied by the water closet fee);
- (3) the lesser of Step 2 is charged on the property.

Description	Land affected	
Charge determined according to number of water closets draining into the sewerage system		
\$99.00 per water closet draining into the sewerage system	All land that has been acquired or is used exclusively for charitable, public worship or a municipal corporation exclusively for the purposes of the Corporation.	
\$135.60 per water closet draining into the sewerage system	All other concessional land.	

Recycled Water:

Description	Charge	
Dual residential reticulated recycled water use	\$2.11 per kilolitre	

Fees and Charges Schedule Miscellaneous Fees and Charges

The following fees and charges are fixed for a period 1 July 2015 to 30 June 2016.

J. F. RINGHAM, Chief Executive, South Australian Water Corporation

Fee Name – Water/ Recycled Water^^	Fee 2015-16*
Installation of connection (includes installation of meter)	
20 mm Connection**	\$2,245.00
25 mm Connection**	\$3,410.00
40 mm Connection **	\$4,770.00
50 mm Connection**	\$6,665.00
> 50 mm Connection	Estimated cost to deliver service
Installation	
20 mm Meter	\$325.00
25 mm Meter	\$403.00
40 mm Meter	\$730.00
50 mm Meter	\$1,853.00
20 mm Meter on 1-4 Meter Manifold 20 mm Meter on 1-12 Meter Manifold	\$473.00
25 mm Meter on 1-5 Meter Manifold	\$608.00
100 mm Fire Connection	Estimated cost to deliver service
150 mm Fire Connection	Estimated cost to deliver service
> 150 mm Fire Connection	Estimated cost to deliver service

ee Name – Water/Recycled Water^^ Fee 2015-16*		
100 mm Isolating Valve for Fire Connection *	Estimated cost to deliver service	
150 mm Isolating Valve for Fire Connection *	Estimated cost to deliver service	
200 mm Isolating Valve for Fire Connection *	Estimated cost to deliver service	
> 200 mm Isolating Valve for Fire Connection *	Estimated cost to deliver service	
Permanent Overhead Standpipe and Meter	Estimated cost to deliver service	
Replacement of meter		
Renew/Replace 15 mm-20 mm Meter	\$324.00	
Renew/Replace 25 mm Meter	\$396.00	
Renew/Replace 40 mm Meter	\$699.00	
Renew/Replace 50 mm Meter	\$1,762.00	
Renew/Replace > 50 mm Meter	Estimated cost to deliver service	
Repair or replacement of fittings other than meters		
Meter Repair - 15 mm, 20 mm	\$221.00	
Meter Repair - 25 mm	\$221.00	
Meter Repair - 32 mm and 40 mm	\$349.00	
Meter Repair - 50 mm	\$396.00	
Meter Repair - > 50 mm	Estimated cost to deliver service	
Disconnection		
Disconnect Fire Connection	Estimated cost to deliver service	
Disconnect < 50 mm Water Connection**	\$560.00	
Disconnect > 50 mm Water Connections	Estimated cost to deliver service	
Remove Water Meter - Connection Remains	\$103.00	

Fee Name – Water/ Recycled Water^^	Fee 2015-16*	
Relocation and installation of meter		
Relocate 20-25 mm Unmetered Connection 0.1-0.5 m**	\$890.00	
Relocate 20-25 mm Unmetered Connection 0.6-1.0 m**	\$985.00	
Relocate 20-25 mm Unmetered Connection 1.1-2.0 m**	\$1,094.00	
Relocate 20-25 mm Unmetered Connection 2.1-3.0 m**	\$1,199.00	
Relocate 20-25 mm Unmetered Connection 3.1-4.0 m**	\$1,309.00	
Relocation of metered connection		
Relocate 20-25 mm Metered Connection 0.1-0.5 m **	\$545.00	
Relocate 20-25 mm Metered Connection 0.6-1.0 m **	\$690.00	
Relocate 20-25 mm Metered Connection 1.1-2.0 m **	\$795.00	
Relocate 20-25 mm Metered Connection 2.1-3.0 m **	\$941.00	
Relocate 20-25 mm Metered Connection 3.1-4.0 m **	\$1,095.00	
Rotation of connection		
Rotate 20 mm/25 mm meter**	\$174.00	
Rotate 40 mm meter**	\$673.00	

Raising or lowering of water connection	
Raise/Lower 15 mm-20 mm Connection**	\$682.00
Raise/Lower 25 mm-50 mm Connection**	\$1,126.00
Raise/Lower > 50 mm Connection	Estimated cost to deliver service

Fee Name – Water/ Recycled Water^^	Fee 2015-16*	
Shortening and extension of water connection		
Shorten 20 mm-25 mm Connection**	\$935.00	
Shorten 32 mm-50 mm Connection**	\$1,092.00	
Shorten > 50 mm Connection	Estimated cost to deliver service	
Extension of water connection	Estimated cost to deliver service	
Extension of Main		
Extension of main	Estimated cost to deliver service	

Restoration	
Restoration Fee - At Meter	\$47.00
Restoration Fee - At Main Pipe	Estimated cost to deliver service
Restoration Fee - Where Connection pipe in ground and can be used	\$457.00

Provide and install metal underground box to cover meter	
Underground Box for 20-25 mm Meter	\$703.00
Underground Box for 32-50 mm Meter	\$2,084.00
Underground Box for > 50 mm Meter	Estimated cost to deliver service
Underground Box for Multiple Meters	\$1,337.00

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Fee Name – Water/ Recycled Water^^	Fee 20	15-16*
Meter Test Fee		
Meter Test Fee - 20 mm-25 mm on site Meter Flow Test		\$73.00
Meter Test Fee - 20 mm-25 mm Meters		\$236.00
Meter Test Fee > 25 mm Meters		Estimated cost to deliver service

Administration & Document Fee - Level 1 consultant *	\$1,656.00
Administration & Document Fee - Level 2 consultant *	\$2,414.00
Design Examination Fee - per metre *	\$2.67 /metre
Contract Examination Fee *	\$531.00
Contract Inspection Fee - per metre *	\$3.60 /metre

Design and admin	
Water Administration Fee - 7.5% for first \$50,000 *	7.5%+GST
Water Administration Fee - 4.5% for next \$100,000 *	4.5%+GST
Water Administration Fee - 2.0% thereafter *	2.0%+GST

Fee Name – Wastewater	Fee 2015-16*
Installation of connection (including connection application fee)	
100 mm Wastewater Connection & Application Fee**	\$4,260.00
150 mm Wastewater Connection & Application Fee**	\$7,224.00
> 150 mm Wastewater Connection & Application Fee	Estimated cost to deliver service
Additional Connection sewer > 450mm	Estimated cost to deliver service
Disconnection charge	
Disconnect 100/150 mm Connection**	\$908.00
Disconnect > 150 mm Wastewater Connection	Estimated cost to deliver service
Sewer connection application fee	
Wastewater 100 mm Application Fee only *	\$172.00
Wastewater 150 mm Application Fee only *	\$652.00
Wastewater > 150 mm Application Fee only *	Estimated cost to deliver service
Construction: Sewerage	
Administration & Document Fee - Level 1 consultant *	\$2,721.00
Administration & Document Fee - Level 2 consultant *	\$4,005.00
Design Examination Fee- per metre *	\$2.65 /metre
Contract Examination Fee *	\$477.00
Contract Inspection Fee - per metre *	\$5.35 /metre

Fee Name – Wastewater	Fee 20	15-16*
Design and admin		
Sewer Administration Fee - 7.5% for first \$50,000 *		7.5%+GST
Sewer Administration Fee - 4.5% for next \$100,000 *		4.5%+GST
Sewer Administration Fee - 2.0% thereafter *		2.0%+GST

Fee Name – Trade Waste	Fee 2015-16*
Trade Waste	
Trade Waste Application Fee - Complex *	\$579.00
Trade Waste Application Fee - Non-Complex *	\$206.00
Trade Waste Audit Fee - Complex (per inspection) *	\$274.00
Trade Waste Audit Fee - Non-complex (per inspection) *	\$121.00
Waste Macerator Discharge (per macerator)	\$645.00 per unit
Trade Waste VLB - Volume	\$0.158 per kL
Trade Waste VLB - Biochemical oxygen demand (per kg) <1000 mg/L	\$0.259 per kg
Trade Waste VLB - Biochemical oxygen demand (per kg) >1000 mg/L	\$0.391 per kg
Trade Waste VLB - Suspended solids (per kg) <500 mg/L	\$0.230 per kg
Trade Waste VLB - Suspended solids (per kg) >500 mg/L	\$0.332 per kg
Trade Waste VLB - Total dissolved solids (per kg) >650 mg/L	\$0.131 per kg
Trade Waste VLB - Nitrogen (per kg)	\$0.405 per kg
Trade Waste VLB - Phosphorus (per kg)	\$1.971 per kg
Sampling & Monitoring Charges *	Estimated cost to deliver service
Trade Waste Administration Charges *	\$70.50

25 June 2015

Fee Name – Trade Waste	Fee 2015-16*
Trade Waste Cost Reflective	
Trade Waste Cost Reflective VLB - Volume	\$1.349 per kL
Trade Waste Cost Reflective VLB - Biochemical oxygen demand (per kg)	\$0.754 per kg
Trade Waste Cost Reflective VLB - Suspended solids (per kg)	\$0.826 per kg
Trade Waste Cost Reflective VLB - Total dissolved solids (per kg)	\$1.389 per kg
Trade Waste Cost Reflective VLB - Nitrogen (per kg)	\$2.951 per kg
Trade Waste Cost Reflective VLB - Phosphorus (per kg)	\$12.203 per kg
Hauled Waste	
Non-domestic Hauled Waste Charges - Volume	\$1.349 per kL
Non-domestic Hauled Waste Charges - Biochemical Oxygen Demand (per kg)	\$0.754 per kg
Non-domestic Hauled Waste Charges - Suspended Solids (per kg)	\$0.826 per kg
Non-domestic Hauled Waste Charges - Total Dissolved Solids (per kg)	\$1.389 per kg
Non-domestic Hauled Waste Charges - Nitrogen (per kg)	\$0.355 per kg
Non-domestic Hauled Waste Charges - Phosphorous (per kg)	\$1.773 per kg
Septic Waste Charges (per kL)	\$38.27 per kL
Holding Tank Waste Charges (per kL)	\$7.19 per kL
Liquid hauled waste - Replacement of receiving station swipe card *	\$118.00
Storm Water to Sewer	\$11.10 per sq metre

Fee Name – Other	Fee 2015-16*
Certificate and Encumbrance Fee***	\$17.50
Special Reading Fee	\$16.40
Dishonoured payment made to pay a charge or other amount under regulations	\$22.40
Overdue Payment Fee	\$8.85
Charge for visit in relation to the non-payment of a charge	\$32.00
Recharge for collection of overdue accounts	Based on cost incurred by Corporation
Easement Extinguishment/Variation Admin Fee- investigation and advice *	\$477.00
Easement Extinguishment/Variation Admin Fee-execution of documents *	\$86.50
Clare - Availability Charge (per ML)	\$2,737.00 per ML
Beekeeping Licence *	\$389.00
Property Lease Preparation Fee for Non-Commercial Agreements *	Estimated cost quoted by Corporation within the lease agreement
Network Analysis *	\$454.00
Recycled Water - On Property Audit Fee *	\$78.00 per audit
External Aquamap Access Fee *	\$201.00
Hourly Service Fee *	\$75.00 per hr
Business Sustainability Consultation Fee *	\$94.00 per hr
Clip & Meter Lock Fee - Large *	\$29.00
Standard Water Flow Test - Fire Plug	\$130.00
Additional Fire Plug - Water Flow Test - Same day, same site	\$23.50

3067

Fee Name – Water Supply Augmentation^	Fee 2015-16*
Ardrossan/ Tiddy Widdy Beach - First 100 allotments	\$12,438.00
Ardrossan/ Tiddy Widdy Beach - Further allotments	\$18,950.00
Bordertown	\$1,339.00
Carrickalinga, Normanville & Yankalilla	\$1,181.00
Coobowie	\$12,456.00
Copper Coast Stage 3 - Kadina, Moonta, Moonta Bay, Port Hughes, Wallaroo	\$10,624.00
Kingston	\$3,697.00
McLaren Vale/ McLaren Flat	\$508.00
Moana	\$12,751.00
Mount Barker 20mm Connection	\$6,382.00
Mount Barker 25mm Connection	\$9,190.00
Mount Barker 40mm Connection	\$16,465.00
Mount Barker 50mm Connection	\$42,567.00
Mount Barker 80mm Connection	\$94,452.00
Mount Barker 100mm Connection	\$141,678.00
Mount Barker 150mm Connection	\$354,578.00
Port Broughton	\$4,235.00
Port Vincent	\$4,875.00
Port Wakefield Pipeline	\$651.00
Robe	\$6,128.00
Roseworthy	\$1,539.00

Fee Name – Water Supply Augmentation [^]	Fee 2015-16*
Skye	\$25,900.00
South Coast Township	\$1,752.00
Stansbury	\$16,572.00
Strathalbyn	\$1,444.00
Tumby Bay	\$3,036.00

Fee Name – Sewer Augmentation^	Fee 2015-16*
Burton	\$1,720.00
LeFevre Peninsula	\$1,033.00
Lonsdale	\$9,069.00
Northern Suburbs	\$1,307.00
Sheidow Park	\$5,355.00
Victor Harbor	\$2,596.00

Fee Name – Common Effluent per premise	Fee 2015-16*
DC of Barossa	97.40
DC of Grant	97.40
Other Areas	146.80

Notes:

*GST inclusive

** Charge for standard connections only, refer to connections policy for non standard connections

*** Fee set by the Department of Environment, Water and Natural Resources.

^Charges for 100% only, refer to Augmentation Policy located on SA Water's web site, http://www.sawater.com.au/, where the full augmentation charge does not apply.

^^25mm and 40mm recycled water meters and connections are not available

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

J. F. RINGHAM, Chief Executive, South Australian Water Corporation

DATE

SUPERANNUATION ACT 1988

SUPER SA SOUTH AUSTRALIAN SUPERANNUATION BOARD

Election of Two Board Members

PURSUANT to Regulation 6 under the Superannuation Act 1988, I am required to conduct the election of two members to the Super SA Board.

Nominations are invited and may be made from Monday, 22 June 2015 but must reach me by no later than 12 noon on Friday, 10 July 2015. Nomination forms may be obtained from the Electoral Commission of South Australia, Level 6, 60 Light Square, Adelaide, S.A. 5000 or phone: 7424 7400.

Nominations must be made on the approved form and signed by at least three persons eligible to vote in the election. Persons eligible to vote must be contributors within the meaning of the Superannuation Act 1988, a member of the Southern State Superannuation (Triple S) Scheme or an investor in the Flexible Rollover Product or Income Stream as at 5 p.m. on Friday, 12 June 2015.

Candidates may, in support of their nomination, prepare promotional material of not more than 200 words and one photograph which will be forwarded to electors with their ballot papers. For inclusion this material must reach me by no later than the close of nominations.

Should a postal ballot be necessary, it will open on Monday, 3 August 2015 and close at 9.30 a.m. on Thursday, 27 August 2015.

Any queries in relation to the role of a Board Member should be directed to Andrew Wilson, Secretary, Super SA Board, G.P.O. Box 48, Adelaide, S.A. 5001 or phone: 8204 8568.

Please forward nominations to: Electoral Commission of SA, G.P.O. Box 646, Adelaide, S.A. 5001 (Level 6, 60 Light Square, Adelaide, S.A. 5000).

K. MOUSLEY, Returning Officer

ECSA 310/14

SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF SOUTH AUSTRALIA ACT 1995

FUNDS SA

SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF SOUTH AUSTRALIA

Election of One Board Member

PURSUANT to Regulation 4 under the Superannuation Funds Management Corporation of South Australia Act 1995, I am required to conduct the election of one member to the Funds SA Board.

Nominations are invited and may be made from Monday, 22 June 2015 but must reach me by no later than 12 noon on Friday, 10 July 2015. Nomination forms may be obtained from the Electoral Commission of South Australia, Level 6, 60 Light Square, Adelaide, S.A. 5000 or phone: 7424 7400.

Nominations must be made on the approved form and signed by at least three persons eligible to vote in the election. Persons eligible to vote must be contributors within the meaning of the Police Superannuation Act 1990, the Superannuation Act 1988, or a member of the Southern State Superannuation (Triple S) Scheme as at 5 p.m. on Friday, 12 June 2015.

Persons eligible to nominate must:

- have obtained a degree, diploma or other qualification with an emphasis on law, accountancy, economics, commerce, mathematics, statistics, investment or financial management from an institution or tertiary education; or
- · have had at least five years' experience in:
 - the investment and management of superannuation funds or other substantial sums of money; or
 - business management; or
 - financial management in the banking sector; or
 - asset management; or

- auditing; or
- any other area that is relevant to the performance by the Authority of its functions,

or at least five years' experience in two or more of those areas.

Candidates may, in support of their nomination, provide promotional material of not more than 200 words and one photograph which will be forwarded to electors with their ballot papers. For inclusion this material must reach me by no later than the close of nominations.

Should a postal ballot be necessary, it will open on Monday, 3 August 2015 and close at 9.30 a.m. on Thursday, 27 August 2015.

Any queries in relation to the role of a Board Member should be directed to Jo Townsend, Chief Executive Officer, Funds SA, G.P.O. Box 2639, Adelaide, S.A. 5001 or phone: 8204 2355.

Please forward nominations to: Electoral Commission of SA, G.P.O. Box 646, Adelaide, S.A. 5001 (Level 6, 60 Light Square, Adelaide, S.A. 5000).

K. MOUSLEY, Returning Officer

ECSA 310/14

WATER INDUSTRY ACT 2012

Save the River Murrav levv

PURSUANT to Section 93 (5) (b) of the Water Industry Act 2012 (the Act), I, Ian Hunter, Minister for Water and the River Murray, and Minister to whom the administration of the Act is committed, hereby:

(1) exclude the land specified in Schedule 1 from the application of the Save the River Murray levy.

Words used in this notice that are defined in the Act shall have the same meanings as defined in the Act.

This notice has effect from 30 June 2015.

SCHEDULE 1

Land supplied with water by a retail service provider by means of a reticulated water supply system where the number of connection points of that system exceeds 50 000.

Dated 22 June 2015.

IAN HUNTER, Minister for Water and the River Murray

WORK HEALTH AND SAFETY ACT 2012

Variation of Approved Codes of Practice

Confined Spaces; Managing Risks of Plant in the Workplace; Demolition Work; Excavation Work; First Aid in the Workplace; Labelling of Workplace Hazardous Chemicals: Managing

Labelling of Workplace Hazardous Chemicals; Managing Electrical Risks in the Workplace; Managing the Risks of Falls at Workplaces; Spray Painting and Powder Coating.

NOTICE is hereby given that pursuant to Section 274 of the Work Health and Safety Act 2012, the following approved codes of practice are varied from Thursday, 25 June 2015.

- · Confined Spaces;
- · Managing Risks of Plant in the Workplace;
- · Demolition Work;
- · Excavation Work;
- First Aid in the Workplace;
- · Labelling of Workplace Hazardous Chemicals;
- Managing Electrical Risks in the Workplace;
- · Managing the Risk of Falls at Workplaces; and
- Spray Painting and Powder Coating.
- Dated 22 June 2015.

JOHN RAU, Deputy Premier, Minister for Industrial Relations

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 25 June 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

CITY OF MARION Peter Street, Marion. p26

DISTRICT COUNCIL OF MOUNT BARKER North Road, Nairne. p15

CITY OF ONKAPARINGA Rover Crescent, Port Willunga. p18 Overland Terrace, Christies Beach. p20

CUMMINS WATER DISTRICT

DISTRICT COUNCIL OF LOWER EYRE PENINSULA Trigg Street, Cummins. p16

KINGSTON S-E WATER DISTRICT

KINGSTON DISTRICT COUNCIL East Terrace, Kingston SE. p31

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER Genoa Street, Mount Gambier. p27 Attamurra Road, Mount Gambier. p27

WATER MAINS LAID

Notice is hereby given that the undermentioned water mains have been laid down by the South Australian Water Corporation and are not available for a constant supply of water to adjacent land.

PORT VICTOR WATER DISTRICT

CITY OF VICTOR HARBOR Breckan Avenue, Victor Harbor. p1

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

CAMPBELLTOWN CITY COUNCIL Balmoral Avenue, Magill. FB 1244 p35

CITY OF CHARLES STURT Whimpress Avenue, Findon. FB 1244 p33 Easement in lot 277 in LTRO DP 6123 (to be new lot 332), Halsey Road, Henley Beach South. FB 1244 p36 Willochra Avenue, Grange. FB 1244 p42 Silver Crescent, Grange. FB 1244 p43

CITY OF MARION Easements in lot 200 in LTRO DP 95379, South Road, Clovelly Park. FB 1245 p51-56 Easements in lot 200 in LTRO DP 95379, South Road, Clovelly Park. FB 1246 p5-9 Peter Street, Marion. FB 1244 p41

CITY OF MITCHAM

Easements in allotment piece 1630 in LTRO DP 94847, Riding Way, Craigburn Farm. FB 1246 p13-16

CITY OF ONKAPARINGA

Larkdale Crescent, O'Halloran Hill, FB1244 p30 Easements in lot 595 in LTRO DP 33232, Griffiths Road, Seaford Rise. FB 1246 p17, 18 and 22 Across Main South Road, Seaford Rise and Seaford Heights. FB 1246 p 17, 18 and 22 Easements in lot 1009 in LTRO DP 93886 and lot 3257 in LTRO DP 94911 (Land Division no. 145/d135/12), Robinson Road, Seaford Heights. FB 1246 p17-26 Robinson Road, Seaford Heights. FB 1246 p17-19, 22 and 23

CITY OF PLAYFORD Easement in lot 747 in LTRO DP 6553, Nautilus Road, Elizabeth East. FB 1244 p34 Easement in lot 2 in LTRO DP 33263 (proposed lot 50 in Land Division no. 292/D005/14), Kilsby Street, Elizabeth Park. FB 1244 p39

CITY OF PORT ADELAIDE ENFIELD Trust Terrace, Peterhead. FB 1244 p40

CITY OF SALISBURY Pankala Road, Para Hills. FB 1244 p38

ALDINGA COUNTRY DRAINAGE AREA

CITY OF ONKAPARINGA Sapphire Way, Aldinga Beach. FB 1246 p1-4 Kuta Crescent, Aldinga Beach. FB 1246 p1, 3 and 4 Venice Avenue, Aldinga Beach. FB 1246 p1, 2 and 4 Brighton Place, Aldinga Beach. FB 1246 p1, 2 and 4 Easement in lot 2000 in LTRO DP 95445, Sunset Parade, Aldinga Beach. FB 1246 p1, 2 and 4

GUMERACHA COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Easement in lot 3 in LTRO DP 35440, Salem Court, Gumeracha. FB 1245 p60

HAHNDORF COUNTRY DRAINAGE AREA

DISTRICT COUNCIL OF MOUNT BARKER Across Strempel Avenue, Hahdorf. FB 1245 p57-59 Easements in lot 3 in LTRO DP 95354, Strempel Avenue, and lots 4-6 and 8 in LTRO DP 95354, Balhannah Road. FB 1245 p57-59 Easement in lots 14 and 13 in LTRO DP 95354, Strempel Avenue. FB 1245 p57-59 Easement in lots 9 and 10 in LTRO DP 95354, Molens Road. FB 1245 p57-59

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER Wireless Road, Mount Gambier. FB 1196 p42

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR Breckan Avenue, Victor Harbor. FB 1244 p31 and 32 Easements in lot 177 in LTRO FP 166236, Cornhill Road, Victor Harbor. FB 1244 p31 and 32 Easements in lot 157 in LTRO DP 66237, Pitt Lane, and lot 403 in LTRO DP 72316, Waterport Road, Hindmarsh Valley. FB 1246 p10-12

OUTSIDE ADELAIDE DRAINAGE AREA

TOWN OF GAWLER

Easement in lots 7111 and 9004 in LTRO DP 95748 (to be Denham Street in Land Division no. 490/D054/10), Gawler East. FB 1246 p27-29

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

WILDERNESS PROTECTION REGULATIONS 2006

Closure of Western River Wilderness Protection Area

PURSUANT to Regulation 6 (2) (c) of the Wilderness Protection Regulations 2006, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship, authorised delegate of the Director of National Parks and Wildlife, close to the public the Southern Section of Western River Wilderness Protection Area from 6 a.m. on Tuesday, 30 June 2015 until 6 a.m. on Thursday, 30 June 2016.

The closure applies to the southern section of the wilderness protection area (the whole of Section 47, Hundred of Gosse) which is located south of Colmans Road and Sheridan Road.

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 June 2015.

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

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GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2015

\$ Agents, Ceasing to Act as..... 51.00 Associations: Incorporation Intention of Incorporation 26.0064.00 Attorney, Appointment of..... 51.00 Cemetery Curator Appointed...... 37.75 Companies: Ceasing to Carry on Business 37.75 Declaration of Dividend..... 37.75 Lost Share Certificates: Each Subsequent Name 13.00 Meeting Final...... 42.50 Meeting Final Regarding Liquidator's Report on Conduct of Winding Up (equivalent to 'Final Meeting') First Name 51.00Each Subsequent Name..... 13.00 Notices: 64.00 Call..... Change of Name..... 26.00 Creditors..... Creditors Compromise of Arrangement 51.00 51.00 Creditors (extraordinary resolution that 'the Company be wound up voluntarily and that a liquidator be appointed')..... 64.00 Release of Liquidator-Application-Large Ad...... 101.00 -Release Granted 64.00 Receiver and Manager Appointed 58.50 Receiver and Manager Ceasing to Act 51.00 47.75 Restored Name Petition to Supreme Court for Winding Up...... 88.50 75.50 Summons in Action..... 51.00 51.00 Proof of Debts Estates: Assigned. 37 75 Deceased Persons-Notice to Creditors, etc. 64.00 Each Subsequent Name 13.00 Deceased Persons—Closed Estates 37.75 Each Subsequent Estate..... 1.70 Probate, Selling of 51.00 Public Trustee, each Estate 13.00

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Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	64.00
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet	26.00 27.25 26.00 26.00 13.00
Leases—Application for Transfer (2 insertions) each	13.00
Lost Treasury Receipts (3 insertions) each	37.75
Licensing	75.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name	506.00
Each Subsequent Name	13.00
Noxious Trade	37.75
Partnership, Dissolution of	37.75
Petitions (small)	26.00
Registered Building Societies (from Registrar-General) Register of Unclaimed Moneys—First Name Each Subsequent Name	37.75
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	428.00
Sale of Land by Public Auction	64.50
Advertisements 1⁄4 page advertisement 1⁄2 page advertisement Full page advertisement	151.00 302.00
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	
Notices by Colleges, Universities, Corporations and Councils to be charged at \$3.60 per line.	
Where the notice inserted varies significantly in lengt that which is usually published a charge of \$3.60 per colu will be applied in lieu of advertisement rates listed	mn line

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

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

1—Short title

This proclamation may be cited as the *South Australian Employment Tribunal Act* (*Commencement*) *Proclamation 2015*.

2—Commencement of suspended provisions

The remaining provisions of the *South Australian Employment Tribunal Act 2014* (No 17 of 2014) will come into operation on 1 July 2015.

Made by the Governor

with the advice and consent of the Executive Council on 25 June 2015 MIR0035/15CS

South Australia

Statutes Amendment (Boards and Committees—Abolition and Reform) (Commencement) Proclamation 2015

1—Short title

This proclamation may be cited as the *Statutes Amendment (Boards and Committees— Abolition and Reform) (Commencement) Proclamation 2015.*

2—Commencement of Act

- (1) Subject to subclause (2), the *Statutes Amendment (Boards and Committees—Abolition and Reform) Act 2015* (No 8 of 2015) (the *Act*) (other than those provisions brought into operation by section 2(2) of the Act) will come into operation on 1 July 2015.
- (2) Parts 4 and 12 of the Act will come into operation on 17 August 2015.

Made by the Governor

with the advice and consent of the Executive Council on 25 June 2015

DPC15/045CS

National Parks and Wildlife (Cygnet Estuary and Lesueur Conservation Parks) Proclamation 2015

under section 30(2) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Cygnet Estuary and Lesueur Conservation Parks) Proclamation 2015.*

2—Commencement

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

3—Alteration of boundaries of Cygnet Estuary Conservation Park

The boundaries of the Cygnet Estuary Conservation Park are altered by adding to the Park the following Crown land:

Allotment 100 in Deposited Plan 91715, Hundred of Menzies, County of Carnarvon;

Allotment 100 in Deposited Plan 91732, Hundred of Menzies, County of Carnarvon.

4—Alteration of boundaries of Lesueur Conservation Park

The boundaries of the Lesueur Conservation Park are altered by adding to the Park the following Crown land:

Allotment 100 in Deposited Plan 91270, Hundred of Dudley, County of Carnarvon;

Allotment 100 in Deposited Plan 91271, Hundred of Dudley, County of Carnarvon.

Made by the Governor

with the advice and consent of the Executive Council on 25 June 2015 15MSECCS038

Public Sector (Office of Green Industries SA) Proclamation 2015

under section 26 of the Public Sector Act 2009

1—Short title

This proclamation may be cited as the *Public Sector (Office of Green Industries SA) Proclamation 2015.*

2—Commencement

This proclamation will come into operation on 1 July 2015.

3—Alteration of title of Office of Zero Waste SA

The title of the Office of Zero Waste SA is altered to the Office of Green Industries SA.

Made by the Governor

with the advice and consent of the Executive Council on 25 June 2015

15MSECCS037

Return to Work (Declaration of Crown Agencies not to be Self-Insured Employers) Proclamation 2015

under section 130(2) of the Return to Work Act 2014

1—Short title

This proclamation may be cited as the *Return to Work (Declaration of Crown Agencies not to be Self-Insured Employers) Proclamation 2015.*

2—Commencement

This proclamation will come into operation on 1 July 2015.

3—Declaration of Crown agencies and instrumentalities

The agencies and instrumentalities of the Crown listed in Schedule 1 are declared not to be regarded as self-insured employers.

Schedule 1—Crown agencies and instrumentalities not to be regarded as self-insured employers

Carclew Incorporated

Jam Factory Contemporary Craft and Design Incorporated

Legal Services Commission of South Australia

Lotteries Commission of South Australia

Phylloxera and Grape Industry Board of South Australia

Renmark Irrigation Trust

Return to Work Corporation of South Australia

Royal Zoological Society of South Australia Incorporated

West Beach Trust

Made by the Governor

with the advice and consent of the Executive Council on 25 June 2015 MIR0036/15CS

Motor Vehicles Variation Regulations 2015

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Motor Vehicles Regulations 2010

- 4 Revocation of Part 3
- 5 Variation of regulation 56—Attendance at lectures by holder of learner's permit etc who contravenes probationary conditions or incurs 4 or more demerit points
- 6 Variation of regulation 98—Guidelines for disclosure of information

Part 1—Preliminary

1—Short title

These regulations may be cited as the Motor Vehicles Variation Regulations 2015.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Motor Vehicles Regulations 2010

4—Revocation of Part 3

Part 3-delete the Part

5—Variation of regulation 56—Attendance at lectures by holder of learner's permit etc who contravenes probationary conditions or incurs 4 or more demerit points

Regulation 56(2)-delete "81A(13)" and substitute:

81A(9)

6—Variation of regulation 98—Guidelines for disclosure of information

- (1) Regulation 98—after subregulation (7) insert:
 - (7a) Where, after the commencement of this subregulation—
 - (a) a prescribed offence is committed, or allegedly committed, by a person driving a heavy vehicle; and
 - (b) the offence has not been detected by use of a photographic detection device,

the following information relating to the offence, or alleged offence, may be disclosed by a police officer to a person who the police officer believes is a relevant person in relation to the heavy vehicle:

- (c) the name and date of birth of the person who was driving, or who is alleged to have been driving, the heavy vehicle;
- (d) the time, date, location and nature of the offence, or alleged offence;
- (e) the registration number of the heavy vehicle or, if the heavy vehicle is a combination, of any vehicles in the combination;
- (f) details of action taken in relation to the offence, or alleged offence (such as, for example, arrest of the driver, clamping or impounding of the vehicle or issue of expiation notice or summons).
- (2) Regulation 98—after subregulation (9) insert:
 - (10) In this regulation—

prescribed offence means-

- (a) an offence against section 45, 45A, 46, 47, 47B, 47BA, 47E or 47EAA of the *Road Traffic Act 1961*; or
- (b) an offence against section 74 or 91 of the *Motor Vehicles Act 1959*;

relevant person—each of the following is a relevant person in relation to a heavy vehicle:

- (a) a registered owner or registered operator of the heavy vehicle or, if the heavy vehicle is a combination, of any vehicle in the combination;
- (b) a person who is responsible for controlling or directing the use of the heavy vehicle or, if the heavy vehicle is a combination, of any vehicle in the combination;
- (c) an officer or employee of a person referred to in paragraph (a) or (b).

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 25 June 2015

No 174 of 2015

MTR/14/057

South Australian Public Health (Wastewater) Variation Regulations 2015

under the South Australian Public Health Act 2011

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of South Australian Public Health (Wastewater) Regulations 2013

4 Variation of regulation 3—Interpretation

Part 1—Preliminary

1—Short title

These regulations may be cited as the *South Australian Public Health (Wastewater) Variation Regulations 2015.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of South Australian Public Health (Wastewater) Regulations 2013

4—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *community wastewater management system*—delete the definition and substitute:

community wastewater management system means a system for the collection and management of wastewater generated in a town, regional area or other community, but does not include SA Water sewerage infrastructure;

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 25 June 2015

No 175 of 2015

HEAC-2015-00011/1

Public Sector Variation Regulations 2015

under the Public Sector Act 2009

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Public Sector Regulations 2010

4 Variation of regulation 9—Application of Commissioner's determination

Part 1—Preliminary

1—Short title

These regulations may be cited as the Public Sector Variation Regulations 2015.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Public Sector Regulations 2010*

4-Variation of regulation 9-Application of Commissioner's determination

Regulation 9—after subregulation (4) insert:

- (5) In addition to the operation of subregulations (1) and (2), public sector employment outside the Public Service that is covered by the *ForestrySA Enterprise Agreement 2013* (or any enterprise agreement made in substitution for that enterprise agreement) is employment to which section 16 of the Act applies.
- (6) A determination of the Commissioner applies to employment by virtue of the operation of subregulation (5) only to the extent that the determination is relevant to the management of excess employees.

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 25 June 2015

No 176 of 2015

15MFOR0006

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South Australia

South Australian Employment Tribunal Regulations 2015

under the South Australian Employment Tribunal Act 2014

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Meaning of decision of the Tribunal
- 5 Provision of reasons for decision or other documents or things by decision-maker
- 6 Service
- 7 Enforcement of monetary orders
- 8 Accessibility of evidence
- 9 Annual report

1—Short title

These regulations may be cited as the *South Australian Employment Tribunal Regulations 2015*.

2—Commencement

These regulations will come into operation on 1 July 2015.

3—Interpretation

In these regulations—

Act means the South Australian Employment Tribunal Act 2014.

4—Meaning of decision of the Tribunal

For the purposes of the definition of *decision* in section 3(1) of the Act, a decision of the Tribunal does not include the following interlocutory directions, determinations or orders in respect of the operation of Part 5 of the Act:

- (a) the adjournment of proceedings by the Tribunal or the refusal of the Tribunal to adjourn proceedings (including without limitation, such an order in respect of a conference under section 43 of the Act);
- (b) a direction of the Tribunal under section 38 of the Act;
- (c) a direction of the Tribunal under section 55(2)(e), (f), (g) or (i) of the Act;
- (d) a determination of the Tribunal under section 62(1) or (2) of the Act.

5—Provision of reasons for decision or other documents or things by decision-maker

For the purposes of section 28(2) of the Act, the time prescribed for the provision of a written statement of reasons or other relevant document or thing referred to in that section is 21 days from the time the decision-maker receives notice that an application has been made to the Tribunal for a review of the decision-maker's decision.

6—Service

- (1) For the purposes of section 84(3) of the Act, the Tribunal may order that a process, notice or other document required or authorised to be given to or served on a person relating to any proceedings before the Tribunal may—
 - (a) be given to the person personally; or
 - (b) be left for the person at the person's place of residence or business with someone apparently over the age of 16 years; or
 - (c) be transmitted by fax or email to a fax number or email address provided by the person (in which case the notice or other document will be taken to have been given or served at the time of transmission); or
 - (d) if the person is a company or registered body within the meaning of the *Corporations Act 2001* of the Commonwealth, be served in accordance with that Act.
- (2) If a person refuses to accept personal service of a notice or other document required or authorised to be served on the person under the Act, or a relevant Act for the purpose of proceedings before the Tribunal, the notice or document will be taken to have been served personally on the person if the person serving the notice or document—
 - (a) puts it down in the person's presence; and
 - (b) tells the person what the notice or document is.
- (3) It is not necessary to show the original of the notice or document to the person being served.

7—Enforcement of monetary orders

- (1) A party to proceedings under the *Return to Work Act 2014* is recognised for the purposes of section 86(1) of the Act.
- (2) Unless subregulation (1) would otherwise apply, in the case of a monetary order that is an order as to the payment of costs made by the Tribunal—the person in favour of whom the order is made is recognised for the purposes of section 86(1) of the Act.

8—Accessibility of evidence

- (1) For the purposes of section 87(2)(d) of the Act, the following classes of material are prescribed:
 - (a) recordings of Tribunal proceedings in the form of an audio, video or other recording from which a visual image or sound can be produced;
 - (b) material concerning the personal affairs of a person, the general disclosure of which would be unreasonable;
 - (c) material that contains allegations or suggestions of criminal or other improper conduct on the part of a person, the truth of which has not been established by judicial process and the general disclosure of which would be unreasonable;
 - (d) material that contains matter consisting of information-
 - (i) concerning a person under the age of 18 years, or concerning such a person's family or circumstances, or information of any kind furnished by a person who was under that age when the information was furnished; and
 - (ii) the general disclosure of which would be unreasonable having regard to the need to protect that person's welfare;

- (e) material that contains matter consisting of information—
 - (i) concerning a person suffering from a mental illness, impairment or infirmity or concerning such a person's family or circumstances, or any information of any kind furnished by a person suffering from mental illness, impairment or infirmity when the information was furnished; and
 - (ii) the general disclosure of which would be unreasonable having regard to the need to protect that person's welfare.
- (2) In this regulation—

personal affairs of a person includes the person's-

- (a) financial affairs;
- (b) criminal records;
- (c) marital or other personal relationships;
- (d) employment records;
- (e) personal qualities, attributes or health status.

9—Annual report

For the purposes of section 89(3) of the Act, a report must include the following particulars in respect of the financial year to which the report relates:

- (a) information relating to each category of reviewable decision considered by the Tribunal (according to the section of the *Return to Work Act 2014* under which the original decision was made) as follows:
 - (i) the number of applications considered by the Tribunal for each category of decision;
 - (ii) the proportion of the total number of disputes considered by the Tribunal under Part 6 of the *Return to Work Act 2014* that each category of decision represents;
 - (iii) a summary of the range of periods of time taken for each category of decision between the receipt of applications by the Tribunal and the resolution of matters (in relation to matters resolved in the relevant financial year);
- (b) the number of applications made to the Tribunal for an expedited determination of a matter under section 113 of the *Return to Work Act 2014*;
- (c) the number of extension of time applications granted by the Tribunal under section 100 of the *Return to Work Act 2014*;
- (d) the number of referrals made to independent medical advisers by the Tribunal under section 121 of the *Return to Work Act 2014*;
- (e) the number of reviews and appeals instituted under Part 5 of the Act.

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 25 June 2015

No 177 of 2015

MIR0035/15CS

South Australia

Development (Miscellaneous) Variation Regulations 2015

under the Development Act 1993

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Miscellaneous) Variation Regulations 2015.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Development Regulations 2008

4—Variation of regulation 3—Interpretation

Regulation 3(6), definitions of *Commonwealth Nation Building Program* and *Local Government Infrastructure Program*—delete the definitions

5—Variation of regulation 15—Application to relevant authority

Regulation 15(3)(b)(iv)-delete "the Commonwealth Nation Building Program or"

6—Variation of regulation 24—Referrals

Regulation 24(5)—delete "the Commonwealth Nation Building Program, the Local Government Infrastructure Program or"

7—Variation of regulation 25—Procedure where concurrence required

(1) Regulation 25(b)(i)—after "application" insert:

(including the date of lodgement)

(2) Regulation 25(b)(ii)—after "decision" insert:

(including a copy of any report prepared by the Development Assessment Commission, council or regional development assessment panel relating to the application)

- (3) Regulation 25(b)—delete subparagraph (v) and substitute:
 - (v) if a statement of support under regulation 17(1) is required—a copy of the statement; and
 - (va) a copy of any minutes of a meeting of the Development Assessment Commission, council or regional development assessment panel relating to the application; and
 - (vb) a copy of any declarations required to be made in relation to the application under the Act or these regulations; and

8—Variation of regulation 35—Lodging written representations

Regulation 35(e)—delete paragraph (e) and substitute:

(e) if the person or persons who are making a representation desire, subject to section 38 of the Act, to be heard by the relevant authority, the representation must indicate the fact that the person or persons so desire.

9—Variation of regulation 38—Determination of Commission as relevant authority

Regulation 38(5)-delete "the Commonwealth Nation Building Program or"

10—Revocation of regulation 74A

Regulation 74A—delete the regulation

11—Substitution of regulation 76C

Regulation 76C—delete the regulation and substitute:

76C—Fire safety requirements—brush fences

- (1) A brush fence must not be constructed closer than 3 metres to a Class 1 or 2 building under the *Building Code* unless any external wall of the relevant building that will, as a result of the construction of the brush fence, be closer than 3 metres to the brush fence is fire resisting in accordance with the provisions of the *Building Code* relating to fire separation in respect of brush fences.
- (2) For the purposes of subregulation (1), the distance of 3 metres will be measured from any part of a proposed or existing brush fence and from any part of an external wall of the relevant building.
- (3) In this regulation—

brush means—

- (a) Broombrush (Melaleuca uncinata); and
- (b) any other form of dried vegetation material that has similar fire characteristics to Broombrush;

brush fence includes-

- (a) a fence that is predominantly constituted by brush;
- (b) a gate that is predominantly constituted by brush;

construction, in relation to a brush fence, includes an alteration of, or addition to, a brush fence but does not include the repair of an existing brush fence that does not enlarge or extend the brush fence;

external wall means an external wall within the meaning of the *Building Code*;

fire resisting means fire resisting within the meaning of the *Building Code*.

12—Variation of regulation 82—Classification of buildings

Regulation 82—after subregulation (4) insert:

- (5) On assigning a classification to a building (or part of a building), a council must, if relevant, determine and specify in the notice to the owner under section 66(4) of the Act—
 - (a) the maximum number of persons who may occupy the building (or part of the building); and
 - (b) if the building has more than 1 classification—the part or parts of the building to which each classification relates and the classifications currently assigned to the other parts of the building.

13—Variation of regulation 84—Mining production tenements

Regulation 84—after subregulation (1b) insert:

(1c) For the purposes of section 75(5) of the Act, a report of the Development Assessment Commission is prescribed.

14—Variation of regulation 87—Qualifications in building

Regulation 87(6), definition of *approved building industry accreditation authority*—delete the definition and substitute:

approved building industry accreditation authority means an accreditation body recognised by the Minister for the purposes of this definition.

15—Variation of regulation 91—Qualifications

- (1) Regulation 91(1)(a)(ii)(C)—delete "or a Certificate of Registration as a Building Surveyor issued by the Local Government Qualifications Committee"
- (2) Regulation 91(2)(a), definition of *approved building industry accreditation authority*—delete the definition and substitute:

approved building industry accreditation authority means an accreditation body recognised by the Minister for the purposes of this definition.

16—Variation of regulation 92—Provision of information

- (1) Regulation 92—after subregulation (2ab) insert:
 - (2ac) Despite subregulation (2)(e), if a private certifier grants development plan consent and building rules consent at the same time in relation to a particular development, the private certifier is not required to provide to the relevant authority a certificate under subregulation (2)(e) for the development.
- (2) Regulation 92(2b)—delete "CNBP development, LGIP development or"
- (3) Regulation 92(6)—delete ", other than material referred to in subregulation (2)(a) or other certified plans or drawings,"
- (4) Regulation 92(7), definitions of *CNBP development* and *LGIP development*—delete the definitions

17—Variation of regulation 102—Documents to be provided by private certifier

(1) Regulation 102(1)(b)—delete "section 93(a)" and substitute:

section 93(1)(a)

(2) Regulation 102(1)(e)—delete "section 93(b)(i)" and substitute:
 section 93(1)(b)(i)

18—Variation of regulation 103A—Building Rules assessment audits

- Regulation 103A(2)—delete "2015" and substitute:
 2017
- (2) Regulation 103A(3)(a)—delete "3" and substitute:

5

- (3) Regulation 103A(3)(b)—delete "2015" and substitute:2017
- (4) Regulation 103A(4)—delete "3" and substitute:

5

19—Variation of regulation 103AB—Development Plan assessment audits

- Regulation 103AB(3)—delete "2016" and substitute: 2018
- (2) Regulation 103AB(4)—delete "3" and substitute:

5

20—Variation of Schedule 1A—Development that does not require development plan consent

(1) Schedule 1A, clause 5(1)—before "a Historic" insert:

the Municipal Council of Roxby Downs,

(2) Schedule 1A, clause 5(1)(a)—after "site" insert:

, or a dwelling to be erected on the site in accordance with a development authorisation which has been granted

(3) Schedule 1A—after clause 15 insert:

16—Building work on railway land

Building work in relation to a building that is-

- (a) associated with a railway; and
- (b) situated (or to be situated) on railway land (within the meaning of Schedule 3 clause 13(5)); and
- (c) required for the conduct or maintenance of railway activities.

21—Variation of Schedule 2—Additional acts and activities constituting development

(1) Schedule 2, clause 3—after "Watercourse Zone," insert:

Watercourse Policy Area,

(2) Schedule 2, clause 3—after "Flood Zone" insert:

, Flood Policy Area

22—Variation of Schedule 3—Acts and activities which are not development

(1) Schedule 3, clause 3(2)(a)—after "dwelling" insert:

or a dwelling

- (2) Schedule 3, clause 3(2)(b)—delete paragraph (b) and substitute:
 - (b) which permits or is varied to permit the use of the leased or licensed land and any part of it for residential purposes.
- (3) Schedule 3, clause 3—after subclause (2) insert:
 - (2a) The grant or acceptance of a lease or licence, or the making of an agreement for a lease or licence, related to the installation or alteration of telecommunications facilities or wind turbine generators, including any infrastructure associated with such facilities or generators.
- (4) Schedule 3, clause 4(1)(f)(i)(B)—delete subsubparagraph (B)
- (5) Schedule 3, clause 4(1)(f)(iv)—delete subparagraph (iv) and substitute:

(iv) -

- (A) a masonry fence; or
- (B) a fence any part of which is formed from masonry (including, for example, a fence that includes masonry piers or columns),

that exceeds (or would exceed) 1 metre in height (measured (if relevant) from the lower of the 2 adjoining finished ground levels); or

(6) Schedule 3, clause 4(1)(g)(iii)—delete subparagraph (iii) and substitute:

(iii) –

- (A) a masonry fence; or
- (B) a fence any part of which is formed from masonry (including, for example, a fence that includes masonry piers or columns),

that exceeds (or would exceed) 1 metre in height (measured (if relevant) from the lower of the 2 adjoining finished ground levels); or

(7) Schedule 3, clause 4(8)—after the definition of *brush fence* insert:

masonry means stone, brick, terracotta or concrete block or any other similar building unit or material, or a combination of any such materials;

- (8) Schedule 3, clause 13—after subclause (4) insert:
 - (4a) For the purposes of this clause, a reference to infrastructure associated with a railway, tramway or light railway includes a reference to infrastructure and related works required for the operation or maintenance of activities related to the railway, tramway or light railway.
- (9) Schedule 3, clause 13(5), definition of *infrastructure*—after paragraph (f) insert:
 - (g) other infrastructure related to the operation or maintenance of railway, tramway or light railway activities;

23—Variation of Schedule 3A—Colonel Light Gardens State Heritage Area

(1) Schedule 3A, clause 4(1)(f)(iii)—delete subparagraph (iii) and substitute:

(iii) —

- (A) a masonry fence; or
- (B) a fence any part of which is formed from masonry (including, for example, a fence that includes masonry piers or columns),

that exceeds (or would exceed) 1 metre in height (measured (if relevant) from the lower of the 2 adjoining finished ground levels); or

(2) Schedule 3A, clause 4(8)—after the definition of *brush fence* insert:

masonry means stone, brick, terracotta or concrete block or other similar building unit or material, or a combination of such materials;

24—Variation of Schedule 4—Complying development

(1) Schedule 4, clause 2A(2)—after "dwelling" first occurring insert:

or a detached or semi-detached dwelling to be erected in accordance with a development authorisation which has been granted

(2) Schedule 4, clause 2A(2)(l)—after "dwelling" insert:

or the proposed facade of the dwelling to be erected

(3) Schedule 4, clause 2B(4)(a)—after "activity on the land" insert:

or in the vicinity of the land

(4) Schedule 4, clause 2B(4)(b)—after "activity on the land" insert:

or in the vicinity of the land

(5) Schedule 4, clause 2B(5)(b)—after "allotment" insert:

(which will remain on the allotment after completion of the development)

25—Variation of Schedule 5—Requirements as to plans and specifications

(1) Schedule 5, clause A2(f)(i)—after "activity on the land" insert:

or in the vicinity of the land

- (2) Schedule 5, clause 1(1)(g)—delete paragraph (g) and substitute:
 - (g) if the building work involves the installation, alteration, relocation or removal and reinstatement of a roof truss within the ambit of the Minister's Schedule 5 list of roof truss information—the details relating to the truss required by the Minister's Schedule 5 list of roof truss information.
- (3) Schedule 5, clause 1(6a), definition of *Minister's Schedule 5 roof framing checklist*—delete the definition and substitute:

Minister's Schedule 5 list of roof truss information means a list of roof truss information published by the Minister in the Gazette for the purposes of subclause (1)(g).

(4) Schedule 5, clause 2A—after subclause (1) insert:

(1a) Subclause (1) does not apply to a development that is intended only to house, or that constitutes, electricity infrastructure (within the meaning of the *Electricity Act 1996*) (so that an application relating to such a development is not required to be accompanied by the declaration referred to in that subclause).

26—Variation of Schedule 8—Referrals and concurrences

(1) Schedule 8, clause 1(4), table, item relating to District Council of Loxton Waikerie—delete the item and substitute:

District Council of Loxton Waikerie		District Centre Zone Industry Zone Residential Zone	
	Moorook	Township Zone	
	Waikerie	District Centre Zone	
		Residential Zone	
		Industry Zone	

(2) Schedule 8, clause 1(4), table, item relating to Mid Murray Council—delete the item and substitute:

Mid Murray Council	Mannum	Town Centre Zone	
		Residential Zone	
		Recreation Zone	
		Residential Marina Zone	
		Mannum Marina Zone	
		Residential Escarpment Zone	
		Residential Character Zone	
	Morgan	Township (Morgan) Zone	
	Blanchetown	Service Centre Zone	

(3) Schedule 8, clause 1(4), table, item relating to Rural City of Murray Bridge, column 3 before "Local Centre Zone" insert:

Country Living Zone

(4) Schedule 8, clause 1(4), table, item relating to Rural City of Murray Bridge, column 3—after "Residential Zone" insert:

Rural Living Zone

(5) Schedule 8, clause 1(4), table, item relating to Alexandrina Council—delete the item and substitute:

Alexandrina Council	Goolwa	Residential Zone	
	Hindmarsh Island	Residential Zone	
		Rural Living Zone	
	Clayton	Settlement Zone	
	Milang	Residential Zone	
		Town Centre Zone	
	Langhorne Creek	Industry Zone	
		Settlement Zone	

(6) Schedule 8, clause 2, table, item 4—after "display on" insert:

or abutting

(7) Schedule 8, clause 2, table, item 9B—after "the development" insert:

is a building that is intended only to house, or that constitutes, electricity infrastructure (within the meaning of the *Electricity Act 1996*) or

- (8) Schedule 8, clause 2, table, item 19(g)—after subparagraph (iv) insert:
 - (iva) is the construction of an enclosed shed, garage or similar outbuilding-
 - (A) that is ancillary to an existing building; and
 - (B) that will not have a total floor area of more than 60 square metres; and
 - (C) that will have on opposite sides either removable panels or at least 2 doors so as not to impede flood waters; and
 - (D) that will not be located closer to the River Murray than the building to which it is ancillary; or

27—Variation of Schedule 9—Public notice categories

- (1) Schedule 9, clause 2(d)—delete paragraph (d) and substitute:
 - (d) the construction of (or of any combination of) a carport, garage, shed, pergola, verandah, fence, swimming pool, spa pool or outbuilding if it will be ancillary to a dwelling; or
- (2) Schedule 9, clause 6(1)(j)—after "zone" insert:

or Caravan and Tourist Park Zone

(3) Schedule 9, clause 6(1)(k)—delete "Recreation Zone" and substitute:

Adelaide Shores Zone

(4) Schedule 9, clause 6(1)(k)—after "Sturt" insert:

, or the Adelaide Shores Zone or Coastal Marina Zone in the Development Plan that relates to the area of the City of West Torrens

- (5) Schedule 9, clause 6(1)(1) and (m)—delete paragraphs (1) and (m)
- (6) Schedule 9, clause 6(1)(q)—delete "Technology Park" and substitute:

Infrastructure Zone, Mineral Extraction Zone

(7) Schedule 9, clause 6(2)—delete "Commercial (Cape Jervis) Zone" wherever occurring and substitute in each case:

Cape Jervis Port Zone

- (8) Schedule 9, clause 15—delete "under clause 1(2) of Schedule 4" and substitute: under clause 12(3) of Schedule 1A
- (9) Schedule 9, clause 20—delete the clause

28—Variation of Schedule 10—Decisions by Development Assessment Commission

(1) Schedule 10, clause 1(1)(b)—delete "Land Management Corporation" and substitute:

Urban Renewal Authority established under the Urban Renewal Act 1995

- (2) Schedule 10, clause 2—delete "and the purpose of the easement, road or reserve will not, in the opinion of the council, be materially affected" wherever occurring
- (3) Schedule 10, clause 3A(2), definition of *prescribed area*, (c)—delete "Policy Area 61 (Primary Production), or Policy Area 62 (Watershed) in the Rural Zone" and substitute:

the Mount Lofty Ranges Policy Area in the Primary Production Zone or the Watershed Protection (Mount Lofty Ranges) Zone

(4) Schedule 10, clause 6A—delete "General Industry (2) Zone in the Port Adelaide Enfield (City) Development Plan as *Policy Area 49—Osborne Maritime*" and substitute:

Industry Zone in the Port Adelaide Enfield Council Development Plan as Osborne Maritime Policy Area 11

- (5) Schedule 10, clause 8—delete the clause
- (6) Schedule 10, clause 9(1)—delete "Floodplain Policy Area of the River Murray and Lakes Zone" and substitute:

River Murray Flood Zone

(7) Schedule 10, clause 9(2)(a)—delete "an allotment" and substitute:

land creating 1 or more additional allotments

(8) Schedule 10, clause 11—delete the clause

29—Variation of Schedule 14—State agency development exempt from approval

(1) Schedule 14, clause 1(1)(o)—delete "and weather shelters" and substitute:

, weather shelters, parking meters, parking pay stations and similar items or structures

(2) Schedule 14, clause 1(1)(o)—after "development" third occurring insert:

(whether or not the item is located on the site of the development or in a public place nearby)

(3) Schedule 14, clause 1(1)(p)—after subparagraph (iv) insert:

(v) advertising displays or signs; or

(4) Schedule 14, clause 1(1)(t)(i)—delete "3" and substitute:

3.2

- (5) Schedule 14, clause 4—after paragraph (j) insert:
 - (k) the construction of any of the following, if carried out by a State agency within the meaning of section 49 of the Act:
 - (i) tourist information or interpretative signs;
 - (ii) structures (including billboards) at roadside information bays;
 - (iii) shade-cloth structures;
 - (iv) a post and wire fence, including a chain mesh fence;
 - (v) advertising displays or signs.

30—Variation of Schedule 14A—Development involving electricity infrastructure exempt from approval

Schedule 14A, clause 1(g)(i)—delete "3" and substitute:

3.2

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 25 June 2015

No 178 of 2015

PLN0001/14CS

South Australia

Return to Work Variation Regulations 2015

under the Return to Work Act 2014

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Return to Work Regulations 2015*

- 4 Variation of regulations 23—Medical expenses—period of entitlement (section 33(21) of Act)
- 5 Variation of regulation 48—Appointment of independent medical advisers (section 118 of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the Return to Work Variation Regulations 2015.

2—Commencement

These regulations will come into operation on 1 July 2015.

3—Variation provisions

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

Part 2—Variation of Return to Work Regulations 2015

4—Variation of regulations 23—Medical expenses—period of entitlement (section 33(21) of Act)

- (1) Regulation 23—after subregulation (2) insert:
 - (2a) For the purposes of section 33(21)(b)(iv) of the Act, section 33(20) of the Act will not apply if—
 - (a) the services relate to an injury that is subject to the application of the Act by virtue of clause 29(1)(a) of Schedule 9 of the Act (an *existing injury*); and

- (b) the services constitute surgery, or associated medical, nursing or medical rehabilitation services (including the cost of hospitalisation), where the Corporation has determined or accepted, on application made before 1 July 2016, that it is reasonable and appropriate for such surgery to be undertaken at a later time due to the impact (or likely impact) of the existing injury on the worker's health and capacity (or future health and capacity).
- (2) Regulation 23—delete subregulation (3) and substitute:
 - (3) For the purposes of section 97 of the Act—
 - (a) a decision not to grant an approval under subregulation (2)(b); or
 - (b) a decision on an application under subregulation (2a)(b),

is declared to be reviewable.

5—Variation of regulation 48—Appointment of independent medical advisers (section 118 of Act)

Regulation 48—delete "within a period specified in the notice (being not less than 2 weeks, and not more than 4 weeks, from the date of publication of the notice)"

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 25 June 2015

No 179 of 2015

South Australia

Return to Work (Transitional Arrangements) (General) Variation Regulations 2015

under the Return to Work Act 2014

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Return to Work (Transitional Arrangements) (General) Regulations 2015*

4 Variation of regulation 5—Lump sum compensation—non-economic loss

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Return to Work (Transitional Arrangements)* (General) Variation Regulations 2015.

2—Commencement

These regulations will come into operation on 1 July 2015.

3—Variation provisions

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

Part 2—Variation of *Return to Work (Transitional Arrangements)* (General) Regulations 2015

4—Variation of regulation 5—Lump sum compensation—non-economic loss

(1) Regulation 5(1)—before the definition 2010 regulations insert:

relevant compensating authority in relation to a worker means-

- (a) unless paragraph (b) applies—the Corporation;
- (b) if the relevant existing injury arose from employment by a self-insured employer—the self-insured employer;

- (2) Regulation 5—after subregulation (2) insert:
 - (3) Subregulation (4) applies (subject to subregulation (5)) in relation to a worker in respect of an existing injury that has given rise to an entitlement to compensation for non-economic loss under section 43 of the repealed Act if—
 - (a) the existing injury has affected more than 1 part of the body; and
 - (b) there has been, before 1 July 2015, a determination under Part 4 Division 5 of the repealed Act, or an order of the Workers Compensation Tribunal, that has given rise to an entitlement to the payment of compensation under that Division but the determination or order (or a combination of both) has not covered all aspects of the non-economic loss suffered by the worker.
 - (4) A worker to whom this subregulation applies may receive compensation for the non-economic loss to the extent that it has not been covered by a determination or order referred to in subregulation (3) if—
 - (a) an application under this subregulation is made to the relevant compensating authority before 1 July 2016; and
 - (b) the injury to which the application relates has stabilised (whether before or after that date); and
 - (c) the relevant compensating authority is satisfied that the compensation for non-economic loss with respect to the injury to which the application relates is payable in accordance with the provisions of Part 4 Division 5 of the repealed Act (and the 2010 regulations in the manner contemplated by subregulation (2)).
 - (5) Subregulation (4) does not apply in relation to—
 - (a) an aggravation, acceleration, exacerbation, deterioration or recurrence of an existing injury that occurs on or after 1 July 2015; or
 - (b) any *sequelae* that occurs on or after 1 July 2015.
 - (6) For the purposes of section 97 of the Act, a decision on an application under subregulation (4) is declared to be reviewable.

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 25 June 2015

No 180 of 2015

South Australia

Public Corporations (Adelaide Convention Centre Corporation) (Dissolution and Revocation) Regulations 2015

under the Public Corporations Act 1993

Contents

- 1 Short title
- 2 Commencement
- 3 Dissolution of Adelaide Convention Centre Corporation
- 4 Transfer of assets and liabilities of Adelaide Convention Centre Corporation
- 5 Transfer of staff of Adelaide Convention Centre Corporation

Schedule 1—Revocation of *Public Corporations (Adelaide Convention Centre Corporation) Regulations 2000*

1 Revocation of regulations

1—Short title

These regulations may be cited as the *Public Corporations (Adelaide Convention Centre Corporation) (Dissolution and Revocation) Regulations 2015.*

2—Commencement

These regulations will come into operation on 1 August 2015 immediately after the commencement of the *Public Corporations (Adelaide Entertainments Corporation) Variation Regulations 2015*.

3—Dissolution of Adelaide Convention Centre Corporation

The Adelaide Convention Centre Corporation, established by the *Public Corporations* (*Adelaide Convention Centre Corporation*) Regulations 2000 as a subsidiary of the Minister for Tourism, is dissolved.

4—Transfer of assets and liabilities of Adelaide Convention Centre Corporation

- (1) The assets, rights and liabilities of the Adelaide Convention Centre Corporation immediately before its dissolution are vested in and attached to the Adelaide Venue Management Corporation continued in existence as a subsidiary of the Minister for Tourism under the *Public Corporations (Adelaide Venue Management Corporation) Regulations 2013.*
- (2) The Registrar-General or another authority required or authorised under a law of the State to register or record transactions affecting assets, rights or liabilities, or documents relating to such transactions, must, on application under this regulation, register or record in an appropriate manner a transfer and vesting under this regulation.
- (3) The Minister may, by notice in the Gazette, declare that a reference in an Act, instrument, contract, agreement or other document to the Adelaide Convention Centre Corporation will have effect as if it were a reference to the Adelaide Venue Management Corporation, or to another person or body specified by the Minister in the notice.

- (4) The following provisions apply in connection with the operation of subregulation (1):
 - (a) nothing in that subregulation—
 - (i) constitutes a breach of, or default under, an Act or other law; or
 - (ii) constitutes a breach of, or default under, a contract, agreement, understanding or undertaking; or
 - (iii) constitutes a breach of a duty of confidence (whether arising by contract, in equity or by custom or in any other way); or
 - (iv) constitutes a civil or criminal wrong; or
 - (v) terminates an agreement or obligation or fulfils any condition that allows a person to terminate an agreement or obligation, or gives rise to any other right or remedy; or
 - (vi) releases a surety or other obligee wholly or in part from an obligation;
 - (b) that subregulation will have effect despite the terms of any contract, agreement, understanding or undertaking and without the need for any other act or consent.

5—Transfer of staff of Adelaide Convention Centre Corporation

- (1) All employees (other than the chief executive) of the Adelaide Convention Centre Corporation immediately before its dissolution are transferred to the Adelaide Venue Management Corporation.
- (2) An employee whose employment is transferred under subregulation (1) will have the same rights, obligations and liabilities in respect of his or her employment with the Adelaide Venue Management Corporation as the employee would have had if the Adelaide Convention Centre Corporation had not been dissolved.

Schedule 1—Revocation of Public Corporations (Adelaide Convention Centre Corporation) Regulations 2000

1—Revocation of regulations

The Public Corporations (Adelaide Convention Centre Corporation) Regulations 2000 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 25 June 2015

No 181 of 2015

15MTOUR0009

South Australia

Public Corporations (Adelaide Entertainments Corporation) Variation Regulations 2015

under the Public Corporations Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Public Corporations (Adelaide Entertainments Corporation) Regulations 2013

- Variation of regulation 1-Short title 4
- 5 Variation of regulation 3—Interpretation
- 6 Substitution of heading to Part 3
- Variation of regulation 5—Continuation of subsidiary (section 24 of Act) Variation of regulation 6—Continuation of Board 7
- 8
- Variation of regulation 7-Composition of Board 9
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- 11 Variation of regulation 10-Allowances and expenses
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- 15 Variation of regulation 14-Charter
- Variation of regulation 15-Performance statement 16
- Variation of regulation 16-Subsidiary companies 17
- 18 Variation of regulation 17-Indirect or joint operations
- 19 Variation of regulation 18-Internal audit
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Part 3—Transitional provisions

26 Transitional provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Public Corporations (Adelaide Entertainments Corporation) Variation Regulations 2015.*

2—Commencement

These regulations will come into operation on 1 August 2015.

3—Variation provisions

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

Part 2—Variation of Public Corporations (Adelaide Entertainments Corporation) Regulations 2013

4—Variation of regulation 1—Short title

Regulation 1—delete "(Adelaide Entertainments Corporation)" and substitute: (Adelaide Venue Management Corporation)

5—Variation of regulation 3—Interpretation

(1) Regulation 3, definition of *Adelaide Entertainments Corporation* or *AEC*—delete the definition and substitute:

Adelaide Venue Management Corporation or AVMC—see regulation 5(1);

(2) Regulation 3, definition of *board*—delete "AEC" and substitute:

AVMC

(3) Regulation 3, definition of *revoked regulations*—delete the definition

6—Substitution of heading to Part 3

Heading to Part 3—delete the heading and substitute:

Part 3—Adelaide Venue Management Corporation

7-Variation of regulation 5-Continuation of subsidiary (section 24 of Act)

- (1) Regulation 5(1)—delete subregulation (1) and substitute:
 - (1) The *Adelaide Entertainments Corporation* continues as a subsidiary of the Minister (without change of its corporate identity) as the *Adelaide Venue Management Corporation (AVMC)*.

Note—

See *Gazette 22.8.2013 p3565*

(2) Regulation 5(2)—delete "AEC" and substitute:

AVMC

8—Variation of regulation 6—Continuation of Board

- Regulation 6—delete "AEC" wherever occurring and substitute in each case: AVMC
- (2) Regulation 6(3)—delete "AEC's" and substitute:

AVMC's

9-Variation of regulation 7-Composition of Board

Regulation 7(1)—delete "(being not less than 5 nor more than 7)" and substitute: (being not less than 7 nor more than 10)

10—Variation of regulation 9—Vacancies or defects in appointment of directors

Regulation 9(a)—delete "5" and substitute:

7

11—Variation of regulation 10—Allowances and expenses

Regulation 10-delete "AEC" and substitute:

AVMC

12—Variation of regulation 11—Proceedings

Regulation 11(11)—delete "AEC" and substitute:

AVMC

13—Variation of regulation 12—Disclosure

Regulation 12—delete "AEC" wherever occurring and substitute in each case: AVMC

14—Variation of regulation 13—AVMC's functions

(1) Regulation 13(1)—delete "AEC's" and substitute:

AVMC's

- (2) Regulation 13(1)—delete "AEC" wherever occurring and substitute in each case: AVMC
- (3) Regulation 13(2)—delete "AEC" and substitute:

AVMC

(4) Regulation 13(3)—before the definition of *Adelaide Entertainment Centre site* insert:

Adelaide Convention Centre site means the area of land defined in Schedule 1 of the ASER (Restructure) Regulations 2013 as the Convention Centre subsidiary site;

(5) Regulation 13(3), definition of *AEC sites*—delete the definition and substitute:

AVMC sites means-

- (a) the Adelaide Convention Centre site; and
- (b) the Adelaide Entertainment Centre site; and
- (c) any other site the management and operation of which is conferred on AVMC by the Minister.

15—Variation of regulation 14—Charter

(1) Regulation 14—delete "AEC" wherever occurring and substitute in each case:

AVMC

(2) Regulation 14(2)—delete "AEC's" wherever occurring and substitute in each case: AVMC's

16—Variation of regulation 15—Performance statement

- Regulation 15—delete "AEC" wherever occurring and substitute in each case: AVMC
- (2) Regulation 15(2)—delete "AEC's" and substitute:

AVMC's

17—Variation of regulation 16—Subsidiary companies

Regulation 16—delete "AEC" wherever occurring and substitute in each case: AVMC

18—Variation of regulation 17—Indirect or joint operations

Regulation 17—delete "AEC" wherever occurring and substitute in each case: AVMC

19—Variation of regulation 18—Internal audit

Regulation 18—delete "AEC" wherever occurring and substitute in each case: AVMC

20—Variation of regulation 19—Quarterly reports

(1) Regulation 19—delete "AEC" and substitute:

AVMC

(2) Regulation 19—delete "AEC's" and substitute:

AVMC's

21—Variation of regulation 20—Loans etc require approval

Regulation 20—delete "AEC" wherever occurring and substitute in each case: AVMC

22—Variation of regulation 21—Provision of information

Regulation 21—delete "AEC" wherever occurring and substitute in each case: AVMC

23—Variation of regulation 22—Dividends

Regulation 22—delete "AEC" wherever occurring and substitute in each case: AVMC

24—Variation of regulation 23—Common seal and execution of documents

Regulation 23—delete "AEC" wherever occurring and substitute in each case:

AVMC

25—Variation of regulation 24—Annual report

Regulation 24—delete "AEC" wherever occurring and substitute in each case:

AVMC

Part 3—Transitional provisions

26—Transitional provisions

- (1) The Adelaide Venue Management Corporation is the same body corporate as the Adelaide Entertainments Corporation established under the *Public Corporations (Adelaide Entertainments Corporation) Regulations 1999* and continued under the *Public Corporations (Adelaide Entertainments Corporation) Regulations 2013* (see *Gazette 22.8.2013 p3565*).
- (2) A reference in an instrument to the Adelaide Entertainments Corporation is (where the context admits) to be read as a reference to the Adelaide Venue Management Corporation.

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 25 June 2015

No 182 of 2015

15MTOUR0009

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

ADELAIDE CITY COUNCIL

Assignment of Road Name—Conrad Lane

NOTICE is hereby given that at a meeting held on 16 June 2015 the Adelaide City Council resolved, pursuant to Section 219 (1) of the Local Government Act 1999, to assign the name Conrad Lane to the private road off 110 Hindley Street (marked 'A' on Certificate of Title Volume 6124, Folio 793).

S. HAINS, Acting Chief Executive Officer

ADELAIDE CITY COUNCIL

Declaration as Public Road—Notice of Intention

NOTICE is hereby given pursuant to Section 210 of the Local Government Act 1999 that, at a future meeting, Council intends to declare the unnamed private road running west off Register Street, Adelaide (delineated as Allotment 17 in Deposited Plan 451) to be a public road.

S. HAINS, Acting Chief Executive Officer

CITY OF SALISBURY

DEVELOPMENT ASSESSMENT PANEL

Appointment of Public Officer

NOTICE is hereby given that, in accordance with Section 56A (22) of the Development Act 1993, the City of Salisbury resolved on 25 May 2015 to appoint John Hodgson as Public Officer of the Council's Development Assessment Panel, for a period of two years concluding after any Panel meeting convened in May 2017.

Contact Details:

John Hodgson, Public Officer, Development Assessment Panel, City of Salisbury, P.O. Box 8, Salisbury, S.A. 5108 (Mark correspondence as 'Confidential—for attention of CEO')

Email: <u>city@salisbury.sa.gov.au</u> Phone: (08) 8406 8212 (Chief Executive Officer's Office) J. HARRY, Chief Executive Officer

CITY OF WHYALLA

Residential and Industrial Variations Development Plan Amendment prepared by the Council— Draft for Public Consultation

NOTICE is hereby given that the Corporation of the City of Whyalla has, pursuant to Section 24 of the Development Act, 1993, prepared a draft Development Plan Amendment to amend the Whyalla (City) Development Plan.

The Development Plan Amendment will amend the Whyalla (City) Development Plan by:

- providing more detailed guidance on siting and design considerations relating to residential development, including provisions specifically relating to desired character, site coverage, private open space provision, outbuildings and preferred allotment size within Whyalla's residential areas;
- incorporating policies to ensure high quality residential development outcomes are achieved on a proposed residential area adjacent the Whyalla foreshore, rezoned to Residential in 2012;
- the introduction of development policies providing more specific guidance for development within the Industry Zone; and
- inclusion of policies top guide development within the floodplain area of a 1 in 100 ARI flood event.

Copies of the draft Development Plan Amendment will be available for public inspection and purchase during normal office hours at the Council office, Darling Terrace, Whyalla. Copies will also be available for inspection at the Whyalla Public Library, 7-9 Ekblom Street, Whyalla Norrie and the Council website at http://www.whyalla.sa.gov.au.

The draft Development Plan Amendment will be on display from Thursday, 25 June 2015 until Friday, 4 September 2015.

Written submissions regarding the draft Development Plan Amendment should be submitted no later than 5 p.m. on Friday, 4 September 2015. All submissions should be addressed to the Chief Executive Officer, Corporation of the City of Whyalla, P.O. Box 126, Whyalla, S.A. 5600 and should clearly indicate whether you wish to be heard in support of your submission.

Copies of all submissions will be available for inspection by interested persons at the Corporation of the City of Whyalla offices, Darling Terrace, from Monday, 7 September 2015.

A public hearing will be held on Monday, 28 September 2015 at the Whyalla Council Chamber, Civic Centre, Darling Terrace Whyalla, commencing at 5.30 p.m., at which time interested persons may appear to be heard in relation to the draft Development Plan Amendment and their submissions. The public hearing will not be held if no submission makes a request to be heard.

P. PEPPIN, Chief Executive Officer

TOWN OF WALKERVILLE

DEVELOPMENT ACT 1993

Walkerville Town Centre Development Plan Amendment— Public Consultation

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

The Amendment is proposing to change the Development Plan as follows:

- Replace the existing Neighbourhood Centre Zone with a new Town Centre Zone.
- The new zone focuses on activating Walkerville Terrace with shops/cafes at ground floor and offices, consulting rooms and dwellings occurring at upper floor levels or to the rear of sites, increasing building heights along the southern side of Walkerville Terrace to three stories, threefour stories on key corner sites and up to five stories on the Council works depot and adjoining recreational building site.
- Development occurring on the Council works depot and adjoining recreation site will be for either aged care, consulting rooms or offices.
- Alfred Street is to be re-zoned from residential to be an active precinct with small-scale restaurants/cafes and shops that will enhance it as a destination in its own right, again with any offices, consulting rooms and dwellings occurring at upper floor level or to the rear of sites.
- Various existing contributory items will be removed in Alfred Street and Warwick Street, and two local heritage places removed from Walkerville Terrace.
- Shared-use car parking is to occur around the edge of Walkerville Oval will assist with parking demand for recreation and other non-residential activities in the Zone.
- Mary-Harris Reserve at the corner of Victoria Street and Walkerville Terrace will be maintained as public open space, while also accommodating temporary activities and structures such as pop-up food stalls, markets and performances that do not dominate the public purpose of this reserve.

The DPA report will be on public consultation from Monday, 29 June 2015 until Monday, 24 August 2015.

Copies of the DPA report are available for purchase or viewing during normal office hours at 66 Walkerville Terrace, Gilberton. Alternatively the DPA report can be viewed on the Internet at www.walkerville.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Monday, 24 August 2015. All submissions should be addressed to the Chief Executive Officer, P.O. Box 55, Walkerville, S.A. 5081 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to Chief Executive Officer, at Walkerville@walkerville.sa.gov.au.

Copies of all submissions will be available for inspection at 66 Walkerville Terrace, Gilberton from Monday, 24 August 2015 until the conclusion of the public meeting.

A public meeting will be held on Thursday, 24 September 2015 at 6 p.m. in the Council Chambers at 66 Walkerville Terrace, Gilberton at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, contact Brad Willmott on (08) 8342 7100.

K. MAGRO, Chief Executive Officer

THE BAROSSA COUNCIL

COUNCIL DEVELOPMENT ASSESSMENT PANEL

Appointment of Public Officer

NOTICE is hereby given pursuant to Section 56A (23) of the Development Act 1993 ('the Act') that The Barossa Council at its meeting held on 16 June 2015, resolved to appoint the incumbent of the position of Director, Development and Environmental Services to the position of Public Officer of The Barossa Council Development Assessment Panel, pursuant to Section 56A (22) of the Act.

Contact details:

Gary Mavrinac, Public Officer, Development Assessment Panel, The Barossa Council P.O. Box 867, Nuriootpa, S.A. 5355 Phone (08) 8563 8444

Dated 17 June 2015.

M. MCCARTHY, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 9 June 2015, the District Council of Cleve for the financial year ending 30 June 2016:

1. Adopted for rating purposes, the capital valuations of land within the Council area as made by the Valuer-General, being the most recent valuations available to the Council, totalling \$572 637 300.

2. Declared a fixed charge of \$430 payable in respect of rateable land within the Council area.

3. Declared differential rates as follows:

	Cents in
	the \$
All land within the Commercial	
(Bulk Handling) zones as defined in	
Council's Development Plan	0.8619
All other land within the Council area according to its land use as follows:	
Residential (Category 1)	0.1964
Commercial (Category 2, 3 and 4)	
Industrial (Category 5 and 6)	
Vacant Land (Category 8)	0.1964
Other (Category 9)	
Primary Production (Category 7)	

4. Declared the following annual service charges, payable in respect to rateable land where a septic tank effluent disposal connection point is provided:

- (a) Within the Township of Cleve—\$447.70 per unit in respect of each piece of rateable land (if a connected allotment) serviced by the Cleve Scheme;
- (b) Within the Township of Cleve—\$298.45 per unit in respect of each piece of rateable land (if an unconnected allotment) serviced by the Cleve Scheme;
- (c) Within the Township of Arno Bay (25 front row shacks and Hotel)—\$447.70 per unit in respect of each piece of rateable land (if a connected allotment) serviced by the Arno Bay Scheme; and
- (d) Within the Township of Arno Bay (25 front row shacks and Hotel)—\$298.45 per unit in respect of each piece of rateable land (if an unconnected allotment) serviced by the Arno Bay Scheme.

5. Declared an annual service charge of \$183.75 per bin per assessment for the collection and disposal of waste and recyclables in respect of all land:

• within the townships of Cleve, Arno Bay, Rudall and Darke Peak to which it provides or makes available the service.

6. Declared an annual service charge, upon properties serviced by a common antenna television retransmission service as follows:

- (a) Properties serviced by the Elson sub-division CATV system \$113.35 (GST inclusive).
- (b) Properties serviced by the Whyte St/Cottages CATV system \$113.35 (GST inclusive).

7. Declared a separate rate with a fixed charge component of \$64.90, payable on all rateable properties in the area of the Eyre Peninsula Natural Resource Management Board.

P. ARNOLD, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council held on Tuesday, 9 June 2015, the Council resolved as follows:

Adoption of Valuations

In accordance with Section 167(2)(a) of the Local Government Act 1999, Council adopted for rating purposes, for the financial year ending 30 June 2016, the most recent valuations of the Valuer-General of the Capital Value of land within the area of the Council, and specifies that the total of the values that are to apply within the area is \$1 102 753 620.

Annual Service Charge—Community Wastewater Management Systems

Pursuant to Section 155 of the Local Government Act 1999 and Regulation 12 of the Local Government (General) Regulations 2013, and in accordance with the CWMS Property Units Code, Council adopted an annual service charge based on the level of usage of the service and varying according to whether the land is vacant or occupied on all land to which Council provides or makes available the prescribed service of Community Wastewater Management Systems for the year ending 30 June 2016:

In respect of all land in the area serviced by the Burra CWMS, an annual service charge of:

- (a) \$357 per property unit on occupied rateable and nonrateable land; and
- (b) \$268 per property unit on assessments of vacant rateable and non-rateable land.

In respect of all land in the area serviced by the Eudunda CWMS an annual service charge of:

- (a) \$531 per property unit on occupied rateable and nonrateable land; and
- (b) \$407 per property unit on vacant rateable and nonrateable land.

Annual Service Charge—Waste Collection

Pursuant to and in accordance with Section 155 of the Local Government Act 1999, Council adopted an annual service charge on all rateable land in the townships of Terowie, Whyte Yarcowie, Hallett, Mt Bryan, Burra, Robertstown, Point Pass, Eudunda, Farrell Flat and Booborowie to which it provides or makes available the prescribed service of waste collection for the year ending 30 June 2016, of \$185 on the basis that the sliding scale provided for in Regulation 13 of the Local Government (General) Regulations 2013 will be applied to reduce the service charge payable, as prescribed.

Natural Resources Management Levy

Pursuant to Section 154 of the Local Government Act 1999 and Section 95 of the Natural Resources Management Act 2004, for the purpose of reimbursing Council amounts contributed to the South Australian Murray-Darling Basin Natural Resources Management Board and the Northern and Yorke Natural Resources Management Board, Council adopted the following separate rates for the year ending 30 June 2016, based on the capital value of the land for:

- all rateable land located within the area of Council and of the South Australian Murray-Darling Basin Natural Resources Management Board, a rate in the dollar of \$0.000106; and
- (2) all rateable land within the area of Council and of the Northern and Yorke Natural Resources Management Board, a rate in the dollar of \$0.000144.

Fixed Charge

Pursuant to Section 152 (1) (c) (ii), and in accordance with Section 152 (2), of the Local Government Act 1999, Council declared a fixed charge of \$150 against each separately valued piece of rateable land within the Council area for the year ending 30 June 2016.

Differential General Rates

Pursuant to Sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, Council determined that the following differential rates for the year ending 30 June 2016 be declared on rateable land within its area, based upon the capital value of the land and varying according to the locality of the land and its use:

- (a) 0.3208 cents in the dollar for rateable land within the area with a land use of Primary Production; and
- (b) 0.5014 cents in the dollar for all other rateable land in the Council area.

Payment of Rates

Pursuant to Section 181 (1) and (2) of the Local Government Act 1999, all rates are payable in four equal or approximately equal instalments (unless otherwise agreed with the principal ratepayer) due by 4 September 2015, 4 December 2015, 4 March 2016, 3 June 2016.

J. P. BRAK, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 15 June 2015, the District Council of Grant for the financial year ending 30 June 2016:

1. Adopted for rating purposes, the capital valuations of land within the Council area made by the Valuer-General, being the most recent valuations available to the Council, totalling \$2 267 988 260 comprising \$2 200 751 194 in respect of rateable land and \$67 237 066 in respect of non-rateable land before alteration.

2. Declared a general rate on all rateable land within the Council's area of 0.3146 cents in the dollar.

3. Fixed a minimum amount of \$550 payable by way of general rates on rateable land within the Council's area.

4. Declared an annual service charge based on the nature of the service of \$238 for the prescribed service of collection, treatment and disposal (including recycling) of waste (Mobile Garbage Bins) on all land to which it provides or makes available the service on the basis that the prescribed sliding scale provided for in Regulation 13 (2) of the Local Government (General) Regulations 2013 may apply to reduce the amount payable.

5. Declared an annual service charge based on the nature of the service and varying according to whether the land is vacant or occupied on all land to which the Council provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste in the townships of, Port MacDonnell, Tarpeena, Allendale East, Cape Douglas, Donovans and Pelican Point as follows:

- (i) Occupied Land.....\$515.00
- (ii) Vacant Land.....\$441.00

6. Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse the Council for amounts contributed to the South East Natural Resource Management Board, declared a separate rate (Regional NRM Levy) of \$41.45 on all rateable land within the region of the Board and within the Council area, based on a fixed charge of the same amount on all rateable land.

Dated 15 June 2015.

T. SMART, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Adoption of Valuations and Declaration of Rates 2015-2016

NOTICE is hereby given that at its meeting held on 9 June 2015 and in relation to the 2015-2016 financial year, the Council in exercise of the powers contained in Chapter 10 of the Local Government Act 1999:

1. Adopted for rating purposes the Valuer-General's valuations of capital values applicable to land within the Council area totalling \$1 556 495 560.

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

- 2.1 Residential—0.3256 cents in the dollar;
- 2.2 Commercial-Shop—0.3451 cents in the dollar;
- 2.3 Commercial-Office—0.3451 cents in the dollar;
- 2.4 Commercial-Other-0.3451 cents in the dollar;
- 2.5 Industry-Light-0.3451 cents in the dollar;
- 2.6 Industry-Other—0.3451 cents in the dollar;
- 2.7 Primary Production—0.2768 cents in the dollar;
- 2.8 Vacant Land-0.4917 cents in the dollar;
- 2.9 Other—0.3451 cents in the dollar; and
- 2.10 Marinas—0.3451 cent in the dollar.

3. Imposed a fixed charge of \$290 in respect of each separate piece of rateable land in the Council area.

4. Declared a separate rate of a fixed amount of \$32.50 per assessment on all rateable land in the Council area to recover the amount of \$157 475 payable to the Kangaroo Island Natural Resources Management Board.

- 5. Imposed annual service charges as follows:
 - 5.1 in respect of land serviced by the Council's waste management (collection and recycling service), \$218 for treatment and disposal and \$113 for collection;
 - 5.2 in respect of land serviced by the Community Wastewater Management System \$587.50 for vacant land and \$587.50 for occupied land within the following townships and settlements schemes: Kingscote and Brownlow, Parndana, Parndana East, American River and Penneshaw.

A. BOARDMAN, Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

Notice of Appointment of Public Officer to the Development Assessment Panel

NOTICE is hereby given that the District Council of Tumby Bay in accordance with the requirements of Section 56A of the Development Act, appoints Trevor Smith the Public Officer for the Development Assessment Panel.

Contact Details:

Trevor Smith, Public Officer District Council Tumby Bay Development Assessment Panel P.O. Box 61. Tumby Bay, S.A. 5605 Telephone: (08) 8688 2101

WATTLE RANGE COUNCIL

Appointment of Authorised Persons

NOTICE is hereby given that in accordance with the power delegated by Wattle Range Council, Peter Andrew Harriott, Chief Executive Officer has duly made the following appointments:

Name of Appointee: Elaine Wilson Bennett.

Pursuant to (Act): Section 6 (3) *(b)* (ii) and 6 (4) of the Explation of Offences Act; Section 14 (2) of the Impounding Act 1920; Section 260 of the Local Government Act 1999 and Section 63 of the Tobacco Products Regulation Act 1997.

Date of Appointment: 18 June 2015.

P. A. HARRIOTT, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA ELECTION RESULTS

Supplementary Election for Councillor in Light Ward Conducted on Ťuesday, 9 June 2015

Formal Ballot Papers: 974

Informal Ballot Papers: 0

Ouota: 488

Candidates	First Preference Votes	Result after Distribution of Preferences
Fitzgerald, Leonie	378	Elected
Quirke, Davina	125	
Moffat, Tim	180	
Main, Ian	291	
	K MOUSIEV	Returning Officer

K. MOUSLEY, Returning Officer

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

Baldwin, Philip Roger, late of 10 Islay Court, Greenwith, executive officer, who died on 2 April 2015.

Batchelor, Terence James, late of 29 Austral Terrace, Morphettville, retired sales manager, who died on 3 March 201

Brown, Ronda Marie, late of 100 Seaford Road, Seaford, of no occupation, who died on 31 March 2015.

Butterworth, Delbert, late of 34 Elizabeth Street, Norwood, retired linesman, who died on 10 April 2015.

Zwart-Urgert, Catharina Johanna, late of 48 Smith-Dorrien Street, Mitcham, retired manager, who died on 1 April 2015.

Haywood, Peter John, late of 60 States Road, Morphett Vale, of

no occupation, who died on 9 March 2015. Holthouse, Edna May, late of 7 Salisbury Highway, Salisbury, of no occupation, who died on 4 May 2015.

Karroullas, Eunice Grace, late of 1 Devonshire Avenue, Fulham Gardens, home duties, who died on 26 February 2015. *Krijoff, Aileen Marie Anne*, late of 20 Alpha Road, Prospect, of

Krijojj, Aueen Marie Anne, late of 20 Alpha Road, Prospect, of no occupation, who died on 20 August 2014.
 Rimmer, Clarice Mary, late of 31 Adelaide Road, McCracken, of no occupation, who died on 11 January 2015.
 Sullivan, Ivy Joyce, late of 15 Inverway Street, Ferryden Park, home duties, who died on 2 April 2015.
 Watson, Thelma Mavis, late of 5 Hidson Street, Ridleyton, home duties who died on 26 April 2015.

duties, who died on 26 April 2015. Zwart, Harry Cornelis, late of 15 Power Court, Para Vista,

retired computer technician, who died on 30 April 2015.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 24 July 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 25 June 2015.

D. A. CONTALA, Public Trustee

ATTENTION

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