No. 72 4359



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 10 NOVEMBER 2016

CONTENTS

| | Page | | Page |
|--|------|---|--------|
| Acts Assented To | 4360 | Proclamations | |
| Appointments, Resignations, Etc. | 4360 | Public Trustee Office—Administration of Estates | . 4404 |
| Associations Incorporation Act 1985—Notice | | Remuneration Tribunal—Determination and Reports | . 4360 |
| Corporations and District Councils—Notices | | Roads (Opening and Closing) Act 1991—Notice | . 4369 |
| Development Act 1993—Notices | | RULES OF COURT | |
| Development Regulations 2008—Notice | 4361 | Supreme Court Criminal Rules 2014— | |
| Environment Protection Act 1993—Notices | 4370 | | 1200 |
| Fire and Emergency Services Act 2005—Notice | 4361 | (Amendment No. 4) | . 4380 |
| Fisheries Management Act 2007—Notices | 4361 | Supreme Court Criminal Supplementary Rules 2014— | |
| Legislative Council Disallowance | | (Amendment No. 3) | . 4383 |
| Mining Act 1971—Notices. | | Shop Trading Hours Act 1977—Notice | . 4369 |
| Natural Resources Management Act 2004—Notice | | South Australian Motor Sport Act 1984—Notices | . 4374 |
| Pastoral Land Management and Conservation | | South Australian Motor Sport Regulations 2014—Notices | . 4377 |
| Act 1989—Notice | 4368 | Transport Department of—Notice to Mariners | . 4368 |

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.

Adelaide, 10 November 2016

Department of the Premier and Cabinet Adelaide, 10 November 2016

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. 49 of 2016—Child Safety (Prohibited Persons) Act 2016. An Act to minimise the risk to children posed by persons who work or volunteer with them; to provide for the screening of persons who want to work or volunteer with children; to provide for a system of accountability for persons working or volunteering with children; to prohibit those who pose an unacceptable risk to children from working or volunteering with children; to provide for a central assessment unit to undertake screening of persons who want to work or volunteer with children; and for other purposes.

No. 50 of 2016-Retirement Villages Act 2016. An Act to regulate retirement villages and the rights of residents of such villages; to make related amendments to the Residential Tenancies Act 1995; to repeal the Retirement Villages Act 1987; and for other purposes.

No. 51 of 2016—Public Intoxication (Review Recommendations) Amendment Act 2016. An Act to amend the Public Intoxication Act 1984

No. 52 of 2016—Controlled Substances (Miscellaneous) Amendment Act 2016. An Act to amend the Controlled Substances Act 1984.

No. 53 of 2016—Constitution (Demise of the Crown) Amendment Act 2016. An Act to amend the Constitution Act 1934.

By command,

IAN KEITH HUNTER, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 10 November 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint Professor Brenda Wilson as Governor's Deputy of South Australia for the period from 8.45 a.m. on Thursday, 17 November 2016 until 3.30 p.m. on Friday, 18 November 2016.

By command,

IAN KEITH HUNTER, for Premier

Department of the Premier and Cabinet Adelaide, 10 November 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Ian Keith Hunter, MLC, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Climate Change to be also Acting Minister for Agriculture, Food and Fisheries, Acting Minister for Forests, Acting Minister for Tourism, Acting Minister for Recreation and Sport and Acting Minister for Racing for the period from 10 December 2016 to 13 December 2016 inclusive, during the absence of the Honourable Leon William Kennedy Bignell, MP.

By command,

IAN KEITH HUNTER, for Premier

16MAFF0070

Department of the Premier and Cabinet Adelaide, 10 November 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint Sharon Faye Wilczek as an analyst for the purposes of the Controlled Substances Act 1984 commencing on 10 November 2016, pursuant to Section 51 of the Controlled Substances Act 1984.

By command,

IAN KEITH HUNTER, for Premier

Department of the Premier and Cabinet

HIS Excellency the Governor in Executive Council has been pleased to appoint the SafeWork SA officers listed as Inspectors for the purposes of the Shop Trading Hours Act 1977, commencing on 10 November 2016, pursuant to Section 7 of the Shop Trading Hours Act 1977:

Brian Adams Adam Alois Brennan Pauline Sylvia Cleghorn Catherine Ann Croci Marrie Jongeneel Jeffrey Lappin Michael Terence Lavender Craig Charles Lewis Michael Andrew McCabe Anthony William Parletta Shelley Kerkham Rowett Peter Van Kruyssen

By command,

IAN KEITH HUNTER, for Premier

MIR0038/16CS

Legislative Council Office, 2 November 2016

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 2 November

That the Regulations under the Criminal Injuries Compensation Act 1978 concerning Prescribed Scale of Costs, made on 11 August 2016 and laid on the Table of this Council on 20 September 2016, be disallowed.

J. M. DAVIS, Clerk

ASSOCIATIONS INCORPORATION ACT 1985 SECTION 43A

Deregistration of Associations

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

Avail Incorporated

Australian Kinesiology Association South Australian Branch

Burra Inter Church Council Employing Group Incorporated Flagstaff Hill Tennis Club GDTA Incorporated

Goolwa Pipi Harvesters Association Incorporated

Harrow Housing Association Incorporated

Hutt Street Precinct Association Incorporated

Mannum Community Craft Centre Incorporated

South Australian Country Racing Clubs' Association

Incorporated

The Friends of The Salisbury Public Libraries Incorporated

The Parenting Playground Incorporated

The Society of Women Writers South Australia Incorporated

Given at Adelaide, 8 November 2016.

T. TSAOUSOGLOU, A Delegate of the Corporate Affairs Commission

DETERMINATION OF THE REMUNERATION TRIBUNAL

No. 14 of 2016

Alternative Lease Vehicle for Judge Sydney Tilmouth

1. The Remuneration Tribunal ('the Tribunal') has received an application from District Court Judge Sydney Tilmouth to obtain an electric motor vehicle not listed in the schedule of Judicial Remuneration Vehicles attached to the current Determination in relation to Conveyance Allowances for Judicial Officers (Determination No. 9 of 2016). The application is made on the basis of environmental sustainability.

AGO0134/16CS

- 2. Having considered the request, and having regard to Judge Tilmouth's circumstances, the Tribunal has no objection to the proposal. The Tribunal therefore makes this specific determination to allow Judge Sydney Tilmouth to be supplied with a BMW i3 vehicle from Lease Plan (Fleet SA).
- 3. Judge Tilmouth will be required to pay any difference between the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Calais VF Sedan, less the sum of \$758, and the amount determined from time to time by Fleet SA as the annual charge payable for a BMW i3 vehicle, less the sum of \$758.
- 4. All other conditions of Determination No. 9 of 2016, as amended from time to time, will continue to apply.

Date of Operation

This determination will come into operation from 7 November 2016.

Dated 7 November 2016.

J. LEWIN, President
P. ALEXANDER, Member
P. MARTIN, Member

DEVELOPMENT ACT 1993, SECTION 25 (17): CLARE AND GILBERT VALLEYS COUNCIL—DISTRICT TOWNSHIPS AND SETTLEMENTS DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The District Townships and Settlements Development Plan Amendment (the Amendment) by the Clare and Gilbert Valleys Council has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Planning has decided to approve the Amendment.

NOTICE

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

- (a) approve the Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated 26 October 2016.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): LIGHT REGIONAL COUNCIL—ROSEWORTHY TOWNSHIP EXPANSION DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Roseworthy Township Expansion Development Plan Amendment (the Amendment) by the Light Regional Council has been finalised in accordance with the provisions of the Development Act 1993.
- The Minister for Planning has decided to approve the Amendment.

NOTICE

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

- (a) approve the Amendment; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the Amendment will come into operation.

Dated 26 October 2016.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT REGULATIONS 2008

Ministerial Determination

- I, JOHN ROBERT RAU, Minister for Planning, being the Minister to whom the Development Act 1993 is committed, make the following determination under Regulation 3 (8) (a) of the Development Regulations 2008:
 - Andrew McKeegan, to act in circumstances when the State Co-ordinator-General is absent or unable to act or when the office of State Co-ordinator-General is vacant;
 - Sally Smith, to act in circumstances when the State Co-ordinator-General is absent or unable to act or when the office of State Co-ordinator-General is vacant, and Andrew McKeegan is absent or also unable to act in this role;
 - Anita Allen, to act in circumstances when the State Co-ordinator-General is absent or unable to act or when the office of State Co-ordinator-General is vacant, and Andrew McKeegan and Sally Smith are absent or also unable to act in this role;
 - Chris Kwong, to act in circumstances when the State Co-ordinator-General is absent or unable to act or when the office of State Co-ordinator-General is vacant, and Andrew McKeegan, Sally Smith and Anita Allen are absent or also unable to act in this role.

This determination will be effective from the date of execution and will remain in force until such time as it is revoked.

Dated 8 November 2016.

JOHN RAU, Deputy Premier, Minister for Planning

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 78

Fire Danger Season

THE South Australian Country Fire Service hereby:

- 1. Fixes the date of the Fire Danger Season within the part of the State defined as the Adelaide Metropolitan Fire Ban District so as to commence on 1 December 2016 and to end on 30 April 2017.
- 2. Fixes the date of the Fire Danger Season within the part of the State defined as the Kangaroo Island Fire Ban District so as to commence on 1 December 2016 and to end on 30 April 2017.
- 3. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower South East Fire Ban District so as to commence on 22 November 2016 and to end on 22 April 2017.
- 4. Fixes the date of the Fire Danger Season within the part of the State defined as the Mount Lofty Ranges Fire Ban District so as to commence on 1 December 2016 and to end on 30 April 2017.
- 5. Fixes the date of the Fire Danger Season within the part of the State defined as the Upper South East Fire Ban District so as to commence on 15 November 2016 and to end on 15 April 2017.

G. NETTLETON, Chief Officer, SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

One small mesh net approximately 50 m in length, corked float line with orange rope. Net located set within Tourville Bay out from Nadia Landing.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Tourville Bay on 8 October 2016.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Ceduna office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 7 November 2016.

B. BALMER, Prosecutions Co-ordinator

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 18 December 2015, and published in the South Australian Government Gazette on 24 December 2015 on page 5304 being the sixth notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

- (a) Except the Northern Closure area, which is defined as the area north of the following index points:
 - 1. Latitude 33°12.50'S, longitude 137°52.00'E
 - 2. Latitude 33°12.50'S, longitude 137°37.00'E
 - 3. Latitude 33°18.50'S, longitude 137°32.00'E
 - 4. Latitude 33°27.00'S, longitude 137°29.50'E
 - 5. Latitude 33°27.00'S, longitude 137°18.00'E
- (b) Except the Southern Closure area, which is defined as the waters contained within and bounded by the following index points:
 - 1. Latitude 33°41.00'S, longitude 137°06.00'E
 - 2. Latitude 33°56.00'S, longitude 137°18.00'E
 - 3. Latitude 34°01.00′S, longitude 137°08.00′E
 - 4. Latitude 33°57.00'S, longitude 137°04.00'E
 - 5. Latitude 34°06.00'S, longitude 136°53.00'E
 - 6. Latitude 34°07.00'S, longitude 136°58.00'E
 - 7. Latitude 34°38.00'S, longitude 136°58.00'E
 - 8. Latitude 34°38.00'S, longitude 136°35.00'E
 - 9. Latitude 34°25.00′S, longitude 136°40.50′E
 - 10. Latitude 34°19.00′S, longitude 136°38.50′E
 - 11. Latitude 34°16.00′S, longitude 136°42.10′E
 - 12. Latitude 34°03.50′S, longitude 136°49.00′E
 - 13. Latitude 33°52.50'S, longitude 136°37.00'E
- (c) Except the Wardang Closure area, which is defined as the waters contained within and bounded by the following index points:
 - 1. Latitude 34°10.00'S, longitude 137°28.00'E
 - 2. Latitude 34°21.00'S, longitude 137°12.00'E
 - 3. Latitude 34°45.00′S, longitude 137°15.00′E
 - 4. Latitude 34°48.53′S, longitude 137°09.45′E
 - 5. Latitude 34°48.53′S, longitude 137°06.00′E
 - 6. Latitude 34°50.75′S, longitude 137°06.00′E
 - 7. Latitude 34°54.00'S, longitude 137°01.00'E
- (d) Except the Stones Closure area, which is defined as the waters contained within and bounded by the following index points:
 - 1. Latitude 33°27.00′S, longitude 137°34.50′E
 - 2. Latitude 33°27.00'S, longitude 137°36.30'E
 - 3. Latitude 33°29.00'S, longitude 137°36.30'E
 - 4. Latitude 33°29.00'S, longitude 137°34.50'E
- (e) Except the Broughton/Wallaroo Closure area, which is defined as the waters contained within and bounded by the following index points:
 - 1. Latitude 33°17.00'S, longitude 137°53.00'E
 - 2. Latitude 33°37.00'S, longitude 137°33.00'E
 - 3. Latitude 33°46.00'S, longitude 137°29.00'E
 - 4. Latitude 33°51.00′S, longitude 137°39.00′E

SCHEDULE 2

Commencing at sunset on 2 November 2016 and ending at sunrise on 10 November 2016.

SCHEDULE 3

- 1. The coordinates in Schedule 1 are defined as degrees decimal minutes and based on the World Geodetic System 1984 (WGS 84).
- 2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette*, pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 2.
- 3. Fishing must cease in the area specified in Schedule 1 if the total catch for pre-Christmas fishing runs including the dates of this notice, reach a total of 425 tonnes.
- 4. Fishing must cease in an area if the average prawn bucket count for all vessels exceeds 260 prawns per bucket count.
 - 5. Fishing must cease:
 - (a) in the fishing area known as the 'Mid/North Gulf' area (as described on page 48 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery, October 2014) if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 400 kg; and
 - (b) in the fishing area known as the 'Southern Gulf' area (as described on page 48 in the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery October 2014) if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350 kg.
- 6. No fishing activity may occur without the authorisation of Co-ordinator at Sea, Greg Palmer, or other nominated Co-ordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen's Association.
- 7. The authorisation of the Co-ordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Co-ordinator at Sea.
- 8. The Co-ordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.
- 9. The Co-ordinator at Sea must keep records of all authorisations issued pursuant to this notice.

Dated 2 November 2016.

S. SHANKS, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Russell Bradford of Commonwealth Scientific and Industrial Research Organisation (CSIRO) Oceans and Atmosphere, G.P.O. Box 1538, Hobart, Tas. 7001 (the 'exemption holder'), or a person acting as his agent, is exempt from Section 70 of the Fisheries Management Act 2007 and Clause 61 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder or their agents shall not be guilty of an offence when taking in excess of the prescribed bag and boat limit of Southern Blue Fin Tuna for tagging and sampling purposes in the waters specified in Schedule 1, using the gear specified in Schedule 2 and subject to the conditions set out in Schedule 3 from 1 January 2017 until 31 December 2017 inclusive, unless varied or revoked earlier.

SCHEDULE 1

The shelf waters throughout the eastern Great Australian Bight from approximately Nuyts Reef (latitude 32.10S, longitude 132.05E) to approximately (latitude 35.50S, longitude 135.75E).

SCHEDULE 2

1. Pole and Line—1 per person, maximum 3 per boat.

SCHEDULE 3

- 1. All fish species must be immediately returned to the water upon completion of tagging and tissue sampling and must not be sold.
- 2. Before undertaking the exempted activity, the exemption holder or a person acting as an agent must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902885.
- 3. The exemption holder must provide a report in writing detailing the outcomes of the collection of fish, pursuant to this notice to the Director Fisheries and Aquaculture Policy, (G.P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of expiry of this exemption, giving the following details:
 - the date and time of collection;
 - · location of collection site;
 - · the description of all species collected including by-catch; and
 - · the number and length of each species collected.
- 4. For the purposes of this notice, only the following persons may act as an agent of the exemption holder:
 - · Matthew Lansdell;
 - Jason Hartog;
 - · Scott Cooper; and
 - Naomi Clear.
- 5. While engaged in the exempted activity, the exemption holder or agent must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer immediately upon request.
- 6. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.
- 7. The exemption holder must not conduct any other fishing activity including recreational fishing whilst undertaking the exempted activity.

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

Dated 7 November 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, licence holders in the Northern Zone Rock Lobster Fishery listed in Schedule 1 (the 'exemption holders') are exempt from Clause 18 (1) (a) of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holders are permitted to operate rock lobster pots with an alternate sea lion exclusion device, subject to conditions specified in Schedule 2, from 1 November 2016 until 31 October 2017, unless varied or revoked earlier. Ministerial Exemption No. 9902903.

SCHEDULE 1

N025 Scott Walden 18 Cygnet Road, Kingscote, S.A. 5223 N024 Jeff Dale PO Box 797, Port Lincoln, S.A. 5606

SCHEDULE 2

- 1. When set in waters less than 100 metres depth, Rock Lobster pots used pursuant to the exempted activity must be fitted with a 'squeezed square neck', being rock lobster pots with a square or rectangular frame fixed to the bottom edge of the neck of the rock lobster pot.
- 2. The exemption holder must have on board an independent observer who is an employee of SARDI Aquatic Science for 10 per cent or more of the days fished using the approved alternative SLEDs throughout the 2016-17 season.
- 3. The exemption holder or registered master must record the following information when using approved alternative SLEDs unless an independent observer is present on the vessel:
 - · Date of fishing.
 - · Number of pots deployed during observed activity.
 - · Location of pots.
 - Type of sea lion exclusion device used in each pot.
 - Any interaction between the rock lobster pots deployed and threatened, endangered or protected species (TEPS), and if any interaction, the corresponding number of the report provided in the Wildlife Interaction Logbook.
- 4. The independent observer must collect the information above if present on a vessel when rock lobster pots fitted with squeezed square necks are being used.
- 5. The exemption holder must ensure that the data collected under this Ministerial exemption is forwarded directly to Annabel Jones, PIRSA Fisheries and Aquaculture, G.P.O. Box 1625, Adelaide, S.A. 5001, or emailed to Annabel.jones@sa.gov.au at the end of each fishing trip. Data collected must not be copied or provided to any other person.
- 6. While engaged in the exempted activity, the exemption holder must have in their possession a copy of this notice, and produce that notice to a PIRSA Fisheries Officer upon request.
- 7. 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. The exemption holder and his or her agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 31 October 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Garry Warrick of 1979 Kingston Road, Loxton, S.A. 5333 (the 'exemption holder'), holder of River Fishery licence number R27, is exempt from Sections 53 (2) and 70 of the Fisheries Management Act 2007 and Regulation 7 Clause 6 of Schedule 6 and Schedule 7 of the Fisheries Management (General) Regulations 2007, but only insofar as he may use the devices described in Schedule 1 to take Carp, Bony Bream and other non-native species in the areas specified in Schedule 2 for the purpose of trade or business (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 2 November 2016 until 2 November 2017, unless varied or revoked earlier.

SCHEDULE 1

 3 Dab Nets—A hand net being conical in shape attached to a hoop or ring and extending not more than 1 m in depth from the hoop or ring, the hoop and ring being attached to a rigid handle and having a diameter that does not exceed 1 m.

SCHEDULE 2

The inland waters of Katarapko Flood Plain and Lock 4 of the River Murray.

SCHEDULE 3

- 1. The exemption holder may only engage in the exempted activity when also fishing pursuant to River Fishery licence number R27, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery licence number R27.
- 2. The exemption holder must not cause or permit a person to act as his agent when engaging in the exempted activity unless that person may lawfully act as an agent for the exemption holder in relation to River Fishery licence number R27.
- 3. All native fish (excluding Bony Bream and Yabbies) taken in the course of the exempted activity must be returned to the adjacent water.
- 4. Immediately prior to commencing the exempted activity, the exemption holder must contact the PIRSA Fishwatch on 1800 065 522 and provide the following details:
 - The licence number and person(s) conducting the activity.
 - The exact location(s) of the fishing activities.
 - · The number of dab nets being used.
 - · Exemption number ME9902896.
- 5. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer as requested.
- 6. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice. Dated 1 November 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of January, until the last day of January (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 2 April 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 3 April 2017 and Friday, 7 April 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
 - 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

- J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy
- Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.
- Note 2: The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.

- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
- Applications made in the application week will not be dealt
 with under subsection 29 (4) i.e. on a first come first served
 basis, but under subsection 29 (6) i.e. on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of February, until the last day of February (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 30 April 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 1 May 2017 and Friday, 5 May 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
- 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

- J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy
- Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
- Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of March, until the last day of March (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and

- (b) ending at midnight on Sunday, 4 June 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 5 June 2017 and Friday, 9 June 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
 - 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

- J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy
- Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.
- Note 2: The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
 - Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of April, until the last day of April (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 2 July 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 3 July 2017 and Friday, 7 July 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
 - 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

- J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy
- Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.
- Note 2: The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').

- Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of May, until the last day of May (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 6 August 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 7 August 2017 and Friday, 11 August 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
- 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy

Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
- Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of June, until the last day of June (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 3 September 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 4 September 2017 and Friday, 8 September 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).

- 3. This notice becomes effective 10 November 2016. Dated 10 November 2016.
 - J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy
- Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.
- Note 2: The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
 - Applications made in the application week will not be dealt
 with under subsection 29 (4) i.e. on a first come first served
 basis, but under subsection 29 (6) i.e. on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of July, until the last day of July (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 1 October 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 2 October 2017 and Friday, 6 October 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
 - 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

- J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy
- Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.
- Note 2: The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
 - Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of August, until the last day of August (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 5 November 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 6 November 2017 and Friday, 10 November 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
- 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

- J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy
- Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.
- Note 2: The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
 - Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of September, until the last day of September (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 3 December 2017.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 4 December 2017 and Friday, 8 December 2017 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
 - 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
- Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of October, until the last day of October (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 4 February 2018.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 5 February 2018 and Friday, 9 February 2018 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
 - 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

- J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy
- Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
- Applications made in the application week will not be dealt
 with under subsection 29 (4) i.e. on a first come first served
 basis, but under subsection 29 (6) i.e. on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of November, until the last day of November (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 4 February 2018.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 5 February 2018 and Friday, 9 February 2018 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (See Note 2).
- 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy

Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
- Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

MINING ACT 1971

Notice pursuant to Section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the Mining Act 1971 ('the Act') expires, from the first day of December, until the last day of December (inclusive) of 2017:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period:
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 4 March 2018.
- 2. Applications for a corresponding licence may be made between the dates of Monday, 5 March 2018 and Friday, 9 March 2018 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates (see Note 2).
 - 3. This notice becomes effective 10 November 2016.

Dated 10 November 2016.

J. MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of State Development, Delegate of the Minister for Mineral Resources and Energy Note 1: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
- Applications made in the application week will not be dealt with under subsection 29 (4) i.e. on a first come first served basis, but under subsection 29 (6) i.e. on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

NATURAL RESOURCES MANAGEMENT ACT 2004

Revocation of Notice of Prohibition

PURSUANT to Section 132 (9) of the Natural Resources Management Act 2004, I, Ian Hunter, Minister for Sustainability, Environment and Conservation in the State of South Australia and Minister to whom the administration of the Natural Resources Management Act 2004 is committed, revoke the Notice of Prohibition on taking water from wells in the Polda Basin in the Musgrave Prescribed Wells Area dated 22 January 2015 and published in the *Government Gazette* (page 284) on 15 January 2015

This Notice will have effect at the expiration of seven days from publication of this Notice in a newspaper circulating in that part of the State in which the water resources of the Musgrave Prescribed Wells Area are situated.

Dated 3 November 2016.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NOTICE TO MARINERS

No. 34 of 2016

South Australia—Gulf St Vincent—Port Adelaide—Outer Harbor Front Lead Beacon Damaged—Temporary Buoy Placed

MARINERS are advised that the Outer Harbor Front Lead Beacon at approximate position 34°46.74′S, 138°21.81′E, has been damaged. A temporary yellow buoy with a flashing yellow light has been attached to the submerged pile. It is expected that the beacon will be re-instated in the next few months.

Mariners are advised to exercise caution in the vicinity.

Navy Charts affected: Aus 130, Aus 138

Publications affected: Australian Pilot, Volume 1 (Fourth Edition, 2014) page 400.

Admiralty List of Lights and Fog Signals Volume K (2015/16 Edition) No. 2053.

Adelaide, 3 November 2016.

STEPHEN MULLIGHAN, Minister for Transport and Infrastructure

FP 2012/0105 DPTI 2016/01670/01

www.dpti.sa.gov.au www.flindersports.com.au

PASTORAL LAND MANAGEMENT AND CONSERVATION ACT 1989

Public Access Closure Notice.

PUBLIC Access Routes (PAR) provide a mechanism to satisfy one of the objects in the Pastoral Land Management and Conservation Act 1989, i.e. to allow members of the public access to, 'places or points of public interest' on pastoral leases. PARs may be closed by the Pastoral Board (the Board) on request of the lessee in the interest of public safety. It is a requirement that all PAR closures are gazetted and published in the local printed press.

(7) On being satisfied, on the application of a lessee, that it is necessary to do so for the purposes of the safety of the public, the management of stock or the carrying out of rehabilitative work on land adjacent to the route, the Board may, by notice in the Gazette, temporarily close a public access route or a stock route, or a part of such a route and, for that purpose, may require the lessee to erect such signs or barriers as the Board thinks fit for the purpose of warning the public of the closure.

Application is made to the Pastoral Unit from affected Pastoral Lessees to close three Public Access Routes due to safety concerns from 1 December 2016 to 15 March 2017 in line with Simpson Desert Parks closures.

Pursuant to the powers delegated to me by the Pastoral Board under Section 45 of the Pastoral Land Management and Conservation Act 1989, approval to temporarily close the Halligan Bay, Warburton K1 and Walkers Crossing Public Access Routes is granted due to public safety. Accordingly, I request that the following notices be placed in the *Government Gazette* at the next available opportunity.

Notice of Intent to Temporarily Close Public Access Route Number 13, Halligan Point PAR.

Notice is hereby given of the intent to temporarily close Halligan Point Public Access Route from the Oodnadatta Track to Lake Eyre National Park, for the period 1 December 2016 to and including 15 March 2017, pursuant to Section 45 (7) of the Pastoral Land Management and Conservation Act 1989.

Notice of Intent to Temporarily Close Public Access Route Number 15, K1 Warburton Crossing PAR.

Notice is hereby given of the intent to temporarily close K1 Warburton Crossing Public Access Route from the Birdsville Track to the Simpson Desert Regional Reserve, for the period 1 December 2016 to and including 15 March 2017, pursuant to Section 45 (7) of the Pastoral Land Management and Conservation Act 1989.

Notice of Intent to Temporarily Close Public Access Route Number 16, Walkers Crossing PAR.

Notice is hereby given of the intent to temporarily close Walkers Crossing Public Access Route from the Birdsville Track to the Innamincka Regional Reserve, for the period 1 December 2016 to and including 15 March 2017, pursuant to Section 45 (7) of the Pastoral Land Management and Conservation Act 1989.

If you have any questions, please do not hesitate to contact me on 0418 812 484 or alternatively, David Oag on (08) 8648 5174 work or 0437 287 464 mobile.

Dated 4 November 2016.

C. TURNER, Pastoral Board Delegate, Team Leader Pastoral Unit DEWNR

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure— Croyle Road, Suttontown/Wandilo

BY Road Process Order made on 3 November 2011, the District Council of Grant ordered that:

- 1. The whole of the Public Road (Croyle Road) situated between Sunnybrae Road and Riddoch Highway and more particularly delineated and lettered 'A', 'B', 'C' and 'D' in Preliminary Plan 11/0018 be closed.
- 2. Transfer the whole of the land subject to closure lettered 'A' to David Michael Anderson and Valerie May Anderson in accordance with the agreement for transfer dated 5 June 2011 and entered into between the District Council of Grant and David Michael Anderson and Valerie May Anderson.
- 3. Issue Certificates of Title to District Council of Grant for the portions of land subject to the closure lettered 'B', 'C', 'D' and 'E', which land is being retained by the District Council of Grant for merging with the adjoining land owned by the District Council of Grant.

The following easement be granted over portions of the land subject to that closure:

- Grant to the Distributed Lessor Corporation an easement for electricity supply purposes by underground cable over the land marked 'E'.
- (ii) Grant a free unrestricted right of way over the land marked 'C' and 'D' appurtenant to Allotment 102 in Deposited Plan 88179.

On 8 November 2016 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 88179 being the authority for the new boundaries.

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

Dated 10 November 2016.

M. P. BURDETT, Surveyor-General

SHOP TRADING HOURS ACT 1977

Trading Hours—Exemption

NOTICE is hereby given that pursuant to Section 5 (9) (b) of the Shop Trading Hours Act 1977 (the Act), I, John Rau MP, Minister for Industrial Relations, do hereby declare:

- Non-exempt shops, excluding shops that are solely or predominantly the retail sale of motor vehicles or boats, situated within the Greater Adelaide Shopping District exempt from the provisions of the Act between the hours of:
- 9 a.m. and 11 a.m. on Sundays, 27 November 2016;
 4 December 2016; 11 December 2016 and 18 December 2016; and
- 9 p.m. and 12 midnight on Thursday, 15 December 2016; Thursday, 22 December 2016 and Friday, 23 December 2016
- Non-exempt shops, excluding shops that are solely or predominantly the retail sale of motor vehicles or boats, situated within the Central Business District (CBD) Tourist Precinct exempt from the provisions of the Act between the hours of:
 - 9 a.m. and 11 a.m. on Tuesday, 27 December 2016; and Monday, 2 January 2017.
- Non-exempt shops, excluding shops that are solely or predominantly the retail sale of motor vehicles or boats, situated within the Metropolitan Shopping District and Glenelg Tourist Precinct exempt from the provisions of the Act between the hours of:
- 9 a.m. and 5 p.m. on Tuesday, 27 December 2016; and Monday, 2 January 2017.

This exemption is subject to the following conditions:

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

Dated 7 November 2016.

JOHN RAU, Deputy Premier, Minister for Industrial Relations

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional Collection Depot

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

Approval of Additional Collection Depot

(i) Approval of Additional Collection Depot:

Approve the collection depot identified by reference to the following matters, to receive all containers belonging to a class of containers which is, at or subsequent to, the date of this Notice, approved as Category B Containers:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 2 of Schedule 1 of this Notice;
- (c) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice; and
- (d) the location of the depot described in Columns 4-7 of Schedule 1 of this Notice.
- (ii) Conditions of Approval:

Impose the following conditions of these approvals:

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

SCHEDULE 1

| Column 1 | Column 2 | Column 3 | Column 4 | Column 5 | Column 6 | Column 7 |
|-----------------------|-------------------------|--|--------------------------|--------------------------|---|--------------------|
| Depot Name | Company/Trading Name | Proprietors | Depot Location Street | Depot Location Suburb | Certificate of Title No. Volume/Folio No. | Collection Area |
| Morgan Recyclables | Morgan Recyclables | Scott Napper and Colleen Anderson-Peters | 11 High Street | Morgan | 5750/324 | Metro |

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act, 1993 (SA) ('the Act') hereby:

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in subclauses (1), (2), (3) and (4) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (i) '10c refund at collection depots when sold in SA'; or
 - (ii) '10c refund at SA/NT collection depots in State/Territory of purchase'.
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- (3) In the case of an approval in relation to Category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale'.
- (4) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

| Column 1 | Column 2 | Column 3 | Column 4 | Column 5 |
|---|------------------------|----------------|--|----------------------------|
| Product Name | Container Size (mL) | Container Type | Approval Holder | Collection Arrangements |
| Shams Malt Beverage Apple | 320 | Glass | AUSCO | Statewide Recycling |
| Shams Malt Beverage Peach | 320 | Glass | AUSCO | Statewide Recycling |
| Shams Malt Beverage Pineapple | 320 | Glass | AUSCO | Statewide Recycling |
| Shams Malt Beverage Pomegranate | 320 | Glass | AUSCO | Statewide Recycling |
| Shams Malt Beverage Stout | 320 | Glass | AUSCO | Statewide Recycling |
| Shams Malt Beverage Strawberry | 320 | Glass | AUSCO | Statewide Recycling |
| Shams Malt Beverage Tropical | 320 | Glass | AUSCO | Statewide Recycling |
| Shams Non Alcoholic Malt Beverage Lemon Mint | 280 | Glass | AUSCO | Statewide Recycling |
| Shams Non Alcoholic Malt Beverage Regular | | Glass | AUSCO | Statewide Recycling |
| Art Of Whole Food Cashew Milk Chai | 350 | PET | AVO Trading Pty Ltd | Statewide Recycling |
| Art Of Whole Food Cashew Milk Chocolate Hazelnut Honey | 350 | PET | AVO Trading Pty Ltd | Statewide Recycling |
| Art Of Whole Food Cashew Milk Date And Vanilla | 350 | PET | AVO Trading Pty Ltd | Statewide Recycling |
| Atkins Advantage Vanilla | 325 | LPB—Aseptic | Atkins Nutritionals Australia Pty Ltd | Marine Stores Ltd |
| Australian Beer Co Yenda Pale Ale | 330 | Glass | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Australian Beer Co Yenda Twist & Stout Choc Vanilla | 330 | Glass | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Black Stump Wattle Seed Ale | 500 | Glass | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Blue Moon Summer Honey Wheat Beer | 330 | Glass | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Blue Moon White IPA Beer | 330 | Glass | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Coca Cola Ginger | 1 250 | PET | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Coca Cola Ginger | 390 | PET | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Coca Cola Ginger | 330 | Glass | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Coca Cola Ginger | 250 | PET | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Coca Cola Ginger | 200 | Can—Aluminium | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Coca Cola Ginger | 250 | Can—Aluminium | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Monster Energy Ultra Sunrise | 500 | Can—Aluminium | Coca Cola Amatil (Aust) Pty Ltd | Statewide Recycling |
| Coopers Lager | 355 | Glass | Coopers Brewery Ltd | Marine Stores Ltd |
| Coopers Premium Light | 355 | Glass | Coopers Brewery Ltd | Marine Stores Ltd |
| Kona Big Wave Golden Ale | 355 | Glass | Craft Revolution Pty Ltd | Statewide Recycling |
| Kona Fire Rock Pale Ale | 355 | Glass | Craft Revolution Pty Ltd | Statewide Recycling |
| Kona Long Board Island Lager | 355 | Glass | Craft Revolution Pty Ltd | Statewide Recycling |
| Sangaria Anata No Ocha Green Tea | 500 | PET | Daiwa Food Corporation Pty Ltd | Statewide Recycling |
| Sangaria Anata No Oolong Tea | 500 | PET | Daiwa Food Corporation Pty Ltd | Statewide Recycling |
| Sangaria Anatano Macchairi Ocha Green Tea | | Can—Aluminium | Daiwa Food Corporation Pty Ltd | Statewide Recycling |
| C4 On The Go RTD Cherry Limeade | 295 | Polypropylene | Export Corporation Australia T/AS Nutrition System Pty Ltd | Statewide Recycling |
| C4 On The Go RTD Pink Lemonade | 295 | Polypropylene | Export Corporation Australia T/AS Nutrition System Pty Ltd | Statewide Recycling |

| Nitraflex RTD Canage Nitraflex RTD Raspbery Jec 975 PET Export Corporation Australia TACS Nutrition System Pty Lid Statewide Recycling Export Carporation Australia (Export Carporation Australia) 1876 PMP RTD Raspbery Lemonade 975 PET TACS Nutrition System Pty Lid (Statewide Recycling Export Carporation Australia) 1876 CoCo No Coconal Milk Checolate 1876 CoCo No Coconal Milk Chanamon 1877 CoCo No Coconal Milk Chanamon 1877 CoCo No Coconal Milk Chanamon 1877 CoCo No Coconal Milk Chanamon 1878 CoCo No Coconal Milk Chanamon 1878 CoCo No Coconal Milk Chanamon 1878 CoCo No Coconal Milk Chanamon 1879 CoCo No Coconal Milk Chanamon 1870 LPB—Aseptic 1870 CoCo No Coconal Milk Chanamon 1870 CoCo No Coconal Milk Chanamon 1870 LPB—Aseptic 1870 LPB—Aseptic 1871 Healthy Beverages Pty Lid 1872 CoCo No Coconal Milk Chanamon 1873 CoCo No Coconal Milk Chanamon 1874 Coconamon 187 | | | | | |
|--|--|-----|---------------|---------------------------------|-----------------------|
| Nitariace RTD Raspberry Lemonade 295 PET Export Corporation Australia Large National System Pty Lid Large National System Pty Lid Large National System Pty Lid Large National National State-vick Recycling State-vick Recycling Per Large National Australia Large National National National National National National National National National National National National National National National National National National Nat | Nitraflex RTD Orange | 295 | PET | Export Corporation Australia | Statewide Recycling |
| PMP RTD Rapberry Lemonade 295 PET Laport Corporation Australia TAS Naturion System Pty Lid CaCo Joy Coconut Milk Chocolate CoCo Joy Coconut Milk Chamano 330 LPB—Aseptic PAL Healthy Beverages Py Lid Flagacan Distributors Fl | Nitraflex RTD Raspberry Ice | 295 | PET | | Statewide Recycling |
| PMP RTD Strawberry Banama 295 PET TAS Natirition System Pty Lid Export Corporation Australia (Sco. Go. For Content Milk Chocolate 200 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Content Milk Chinaman 330 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Content Milk Chinaman 330 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Content Milk Chinaman 330 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Content Milk Vanilla 200 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Content Milk Vanilla 200 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Content Male With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Organic Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Organic Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Co. Go. For Organic Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print Julice I Manage Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print Julice I Manage Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print Julice I Manage Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print Julice I Manage Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print Julice I Manage Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print Julice I Manage Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print Julice I Manage Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print Julice I Manage Cootnul Water With Real 300 LPB—Aspetite FAL Healthy Beverages Pty Lid Flagan Distributors Print J | PMP RTD Raspberry Lemonade | 295 | PET | | Statewide Recycling |
| CoCo Joy Coconut Milk Chocolate 330 1 PB—Aceptic PAL Healthy Reverages Pty 1d PAL Healthy Reve | • • | | | T/AS Nutrition System Pty Ltd | |
| CoCo Joy Coconut Milk Concolate CoCo Joy Coconut Milk Colfee CoCo Joy Organic Coconut Water With Real Coco Joy Organic Coconut Water With R | · | | | T/AS Nutrition System Pty Ltd | |
| CoCo loy Coconut Milk Comiser CoCo loy Coconut Milk Vamilla CoCo loy Organic Coconut Water With Real Fruit Juice Passonifrinat Lev Rasy Cold Coconut Water With Real CoCo loy Organic Coconut Water With Real Fruit Juice Passonifrinat Lev Rasy Cold Deseased Orange Juice With Lev Rasy Cocol Many Cocon loy Organic Coconut Water With Real CoCo loy Organic Coconut Water With Real CoCo loy Organic Coconut Water With Real CoCo loy Organic Coconut Water With Real Cocon loy Or | | | | | |
| CoCo Joy Coconut Milk Vanilla | | | | | |
| CoCo Joy Coconut Milk Vamilla CoCo Joy Organic Coconut Water With Real Solution CoCo Joy Organic Coconut Water CoCo Joy Organic Coconut Water With Real Fruit Juice Citrus CoCo Joy Organic Coconut Water With Real Fruit Juice Citrus CoCo Joy Organic Coconut Water With Real Fruit Juice Citrus CoCo Joy Organic Coconut Water With Real Fruit Juice Citrus CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With | , | | | | |
| CoCo Joy Organic Coconut Water With Real Firti Juice Clume CoCo Joy Organic Coconut Water With Real Firti Juice Lime CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Firti Juice Mango CoCo Joy Organic Coconut Water With Real Joy Coconut Water With Rea | | | | | |
| CoCo Joy Organic Coconut Water With Real Solo Friti Juice Citrus CoCo Joy Organic Coconut Water With Real Solo Friti Juice Citrus CoCo Joy Organic Coconut Water With Real Solo Friti Juice Citrus CoCo Joy Organic Coconut Water With Real Friti Juice Citrus CoCo Joy Organic Coconut Water With Real Friti Juice Lime Coconut Water With Real Solo Friti Juice Lime Coconut Water With Real Solo CoCo Joy Organic Coconut Water With Real Friti Juice Lime Coconut Water With Real Solo CoCo Joy Organic Coconut Water With Real Solo CoCo | , | | | | |
| CoCo Joy Organic Coconut Water With Real Fruit Juce Citrus CoCo Joy Organic Coconut Water CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Fruit Juce Mango CoCo Joy Organic Coconut Water With Real Juce Mango CoCo Joy Organic Coconut Water With Real Juce Mango CoCo Joy Organic Coconut Water With Real Juce Mango CoCo Joy Organic Coconut Juce Mango CoCo Joy Organic Coconut Water With Real Juce Mango CoCo Joy Organic Coconut Juce Mango CoCo Joy Organic Juce Mango Coconut Juce Mango CoCo Jo | | | | | |
| CoCo Joy Organic Coconut Water CoCo Joy Organic Coconut Water CoCo Joy Organic Coconut Water With Real Soco Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Soco Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Soco Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Passinfurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurit Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurity Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurity Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurity Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurity Line N Easy Cold Pressed Orange Juice With Palpoun Dressynifurity Palpoun Dressynifurity Palpoun Dressynifurity Palpo | | | | | |
| Cac—Alaminium FAL Healthy Beverages Pty Ltd Flagcan Distributors Fock of Joy Organic Coconut Water With Real Fruit Juice Citrus Fall Healthy Beverages Pty Ltd Flagcan Distributors Fall Healthy Beverages Pty Ltd Fall Healthy Beverages Pty Ltd Flagcan Distributors Fall Healthy Beverages Pty Ltd Fall Healthy Bevera | | 330 | LPB—Aseptic | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| Cac—Alaminium FAL Healthy Beverages Pty Ltd Flagcan Distributors Fock of Joy Organic Coconut Water With Real Fruit Juice Citrus Fall Healthy Beverages Pty Ltd Flagcan Distributors Fall Healthy Beverages Pty Ltd Fall Healthy Beverages Pty Ltd Flagcan Distributors Fall Healthy Beverages Pty Ltd Fall Healthy Bevera | CoCo Joy Organic Coconut Water | 500 | LPB—Aseptic | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| CoCo Joy Organic Coconut Water With Real Fruit Juice Citrus CoCo Joy Organic Coconut Water With Real Fruit Juice Citrus CoCo Joy Organic Coconut Water With Real Truit Juice Lime Coconut Water With Real Truit Juice Lime Coconut Water With Real Sand CoCo Joy Organic Coconut Water With Real Sand CoCo Joy Organic Coconut Water With Real Fruit Juice Lime Coconut Water With Real Fruit Juice Lime Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango Coconut Water With Real Fru | | 500 | Can—Aluminium | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| Fruit Juice Citrus CoCo Joy Organic Coconut Water With Real Fruit Juice Carris CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Passonfurit Lite N Easy Cold Pressed Orange Juice With Flags Distributors Falt Healthy Beverages Pty Ltd Flags Distributors Flags Distributors Flags Distributors Flags Distributors Flags Distributors Flags Distributors Flags | CoCo Joy Organic Coconut Water With Real | 330 | LPB—Aseptic | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| Cac—Aluminium FAL Healthy Beverages Py Ltd Flagcan Distributors Fruit Juice Citrus CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real CoCo Joy Organic Coconut Water With Real Source Fruit Juice Manage Count Water With Real CoCo Joy Organic Coconut Water With Real Source Fruit Juice Manage Coconut Water With Real CoCo Joy Organic Coconut Water With Real Source Fruit Juice Manage Coconut Water With Real Source Fruit Juice Manage Coconut Water With Real Source Fruit Juice Passionfruit Lite N Easy Cold Pressed Orange Juice With July Coconum Strain Source Fruit Juice Passionfruit Lite N Easy Cold Pressed Orange Juice With July Coconum Strain | | | 1 | , , | S |
| CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real Fruit Juice Lime CoCo Joy Organic Coconut Water With Real CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Joy Company Train Juice Plassionfruit Lien Neasy Cold Pressed Orange Juice With July Pet Godisson Brewery Indian Red Ale Joo College PET Joh Mitchell Enterprises Pty Ltd Juin Mitchells Quality Foods Good Brewing Irust High Spirits Wholesale Pty Ltd Juin Blaeverages Pty Ltd Juin Blaeverages Pty Ltd Juin Blaeverages Pty Ltd Juin Marine Stores Ltd Statewide Recycling Marine Stores Ltd Statewide Recycling Marine Stores Ltd Statewide Recycling Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Marine Stores Ltd Lion Pty Ltd Marine Stores Ltd Marine | | 330 | Can—Aluminium | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| CoCo Joy Organic Occonut Water With Real Faul Juice Lime CoCo Joy Organic Coconut Water With Real Faul Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real Fruit Juice Passionfruit Lite N Easy Cold Pressed Orange Juice With Pulp Cocodisson Brewry Indian Red Ale Goodisson Brewry Indian Red Ale Format Juice Passionfruit Lite N Easy Cold Pressed Orange Juice With Pulp Goodisson Brewry Indian Red Ale Goodisson Brewry Indian Red Ale Format Juice Passionfruit Format Passion Fruit Lite N Easy Cold Pressed Orange Juice With Pulp Goodisson Brewry Indian Red Ale Goodisson Brewry Indian Red Ale Format Passion Fruit Lite N Easy Cold Pressed Orange Juice With Pulp Goodisson Brewry Indian Red Ale Goodisson Brewry Indian Red Ale Format Passion Fruit Lite N Easy Cold Pressed Orange Juice With Pulp Goodisson Brewry Indian Red Ale Goodisson Brewry Indian Red Ale Goodisson Brewry Indian Red Ale Format Passion Fruit Lite N Easy Cold Pressed Orange Juice With Passion Red Wholesone Blend Apple Black Carrot Mango Banana Nittinge And Cardamom Real Wholesone Blend Apple Carrot Mango Acerola And Forest Anise Real Wholesone Blend Pear Apple Celery Cueumber Lemon Lime Limeflower Real Wholesone Blend Pear Apple Celery Cueumber Lemon Lime Limeflower Real Wholesone Blend Pear Apple Celery Spinach Princapple Broccol Lemon Spinulnal Lemon Myrile Real Wholesone Blend Pear Apple Celery Spinach Princapple Broccol Lemon Spinulnal Lemon Myrile Real Wholesone Blend Pear Apple Celery Spinach Princapple Broccol Lemon Spinulnal Lemon Myrile Real Wholesone Blend Pear Apple Celery Spinach Princapple Broccol Lemon Spinulnal Lemon Myrile Real Wholesone Blend Pear Apple Celery Spinach Princapple Broccol Lemon Spinulnal Lemon Myrile Real Wholesone Blend Pear Apple Celery Spinach Princapple Broccol Lemon Spinulnal Lemon Myrile | CoCo Joy Organic Coconut Water With Real | 330 | LPB—Aseptic | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| CoCo Joy Organic Coconut Water With Real Find James Coconut Water With Real Find June Mango CoCo Joy Organic Coconut Water With Real Find June Mango CoCo Joy Organic Coconut Water With Real Find June Mango CoCo Joy Organic Coconut Water With Real Find June Mango CoCo Joy Organic Coconut Water With Real Find June Mango CoCo Joy Organic Coconut Water With Real Find June Mango CoCo Joy Organic Coconut Water With Real Find June Mango CoCo Joy Organic Coconut Water With Real Find June Mango CoCo Joy Organic Coconut Water With Real Find June Mango Coconut Water With Real Find June Mango Coconut Water With Real Pulp Goodleson Brewy Indian Red Ale 30 Glass Good Rewing Trust Hip Sprints Wholesale Pty Ltd June Water With Camera Water Water With Camera Water Wate | CoCo Joy Organic Coconut Water With Real | 330 | Can—Aluminium | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| CoCo Joy Organic Coconut Water With Real Fruit Juice Mango CoCo Joy Organic Coconut Water With Real S30 Can—Aluminium FAL Healthy Beverages Pty Ltd Flagcan Distributors Fruit Juice Passionfruit Lite N Easy Cold Pressed Orange Juice With Pulp Goodieson Brewery Indian Red Ale S30 Glass Good Brewing Trust Life N Easy Cold Pressed Orange Juice With Pulp Goodieson Brewery Indian Red Ale S30 Glass Good Brewing Trust High Spirits Wholesale Pty Ltd Jras Mitchells Quality Foods Good Brewing Trust Street Cellars Crowler 948 Cam—Aluminium Level Beverages Pty Ltd King On Sturt Pty Ltd Statewide Recycling Sturt Street Cellars Crowler 948 Cam—Aluminium Level Beverages Pty Ltd King On Sturt Pty Ltd Statewide Recycling Arine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Arine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Arine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Level Beverages Pty Ltd Statewide Recycling Marine Stores Ltd Lion Dairy & Drinks Marine Stores Ltd Cuember Lemon Lime Limenflower Real Wholesome Blend Pear Apple Celery Sophace Pranapple Brococil Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Sophace Pranapple Brococil Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Sophace Pranapple Brococil Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Sophace Pranapple Brococil Lemon Spirulina Lemon Myrtle R | CoCo Joy Organic Coconut Water With Real | 330 | LPB—Aseptic | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| CoCo Joy Organic Coconut Water With Real Fruit Juice Passionfruit Lice N Easy Cold Pressed Orange Juice With Pulp Goodieson Brewery Indian Red Ale 1250 PET Use Mission Marine Stores Ltd 1250 PET His General Kentucky Cola 1250 PET Lion Dairy & Drinks Marine Stores Ltd 28 Black Pink Grapeful Minim Cola 1250 PET Lion Dairy & Drinks Marine Stores Ltd Mango Banana Nutureg And Cardamon Real Wholesome Blend Apple Black Carrot Ango Acerola And Forest Anise Real Wholesome Blend Pear Apple Celery Acerola And Forest Anise Real Wholesome Blend Pear Apple Celery Cueumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Top PET Lion Dairy & Drinks Marine Stores Ltd Cueumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Spinach Praesple Broccoil Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Praesple Broccoil Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Praesple Broccoil Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Praesple Broccoil Lemon Spirulina Lemon Myrtle Roman Beer With a Dash of Yodka & 330 Glass Lion Pty Ltd Marine Stores Ltd Roman Beer With a Dash of Yodka & 330 Glass Lion Pty Ltd Marine Stores Ltd Roman Beer With a Dash of Vodka & 330 Glass Maverick Imports Pty Ltd Hagean Distributors Flagean Distributors Flagean Distributors Flagean Distributors Flagean Distributors Flagean Distributors Flagean Distributors Phy Ltd Miss Phys Soria Strawberry Drinking Yoghurt Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ressortiruit Minima Probiotic Ressortiruit Minima Probiotic Ressortiruit | CoCo Joy Organic Coconut Water With Real | 330 | Can—Aluminium | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| Lite Kasy Cold Pressed Orange Juice With Plp Goodeson Brewery Indian Red Ale 330 Glass Good Brewing Trust The General Kentucky Cola 1 250 PET Glow Retrieved Recycling Fronti Pink Sparkling Grape Drink 750 Glass Surt Street Cellars Crowler 948 Can—Aluminium Can—Alumini | CoCo Joy Organic Coconut Water With Real | 330 | Can—Aluminium | FAL Healthy Beverages Pty Ltd | Flagcan Distributors |
| Goodieson Brewery Indian Red Ale 330 Glass (Good Brewing Trust Marine Stores Ltd Prot Pink Sparkling Grape Drink 750 Glass Sturt Street Cellars Crowler 948 (Can—Aluminium Red Wholesome Blend Apple Carrot Mango Banana Nutneg And Cardamom Real Wholesome Blend Apple Carrot Mango Banana Nutneg And Cardamom Real Wholesome Blend Polar Apple Celery Gaussier Lemon Limel Lemon Myrule Carrot Lemon Limel Lemon Myrule Carrot Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Myrule Spirulina Lemon Myrule Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Volka & 330 Glass Lion Pty Ltd Marine Stores Ltd Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spinach Princapple Broccoli Lemon Spirulina Lemon Myrule Real Wholesome Blend Pear Apple Celery Spi | Lite N Easy Cold Pressed Orange Juice With | 190 | PET | 1 , | Statewide Recycling |
| The General Kentucky Cola 250 PET High Spirits Wholesale Pty Ltd Statewide Recycling Glass JMB Beverages Pty Ltd Statewide Recycling Sturt Street Cellars Crowler 948 Can—Aluminium Can—Bullinium Can—Aluminium Can—Alum | | 330 | Glace | | Marine Stores I td |
| Fronti Pink Sparkling Grape Drink | | | | High Spirits Wholesale Dty I td | |
| Sturt Street Céllars Crowler Real Wholesome Blend Apple Carot Mango Banana Nutmeg And Cardamom Real Wholesome Blend Apple Carot Mango Banana Nutmeg And Cardamom Real Wholesome Blend Apple Carot Mango And Forest Ansise Real Wholesome Blend Orange Carot Red Capsicum Black Carrot Lemon Ginger And Turmeric Real Wholesome Blend Pear Apple Celery Caucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Kirin Megumi Roam Beer With a Dash of Yodka & 330 Roam Beer With a Dash of Woka & 330 Roam Beer With a Dash of White Rum & 330 R | | | | | |
| 28 Black Pink Graperfuit Mint Real Wholesome Blend Apple Carrot Mango Real Wholesome Blend Apple Carrot Mango Real Wholesome Blend Orange Carrot Red Capsicum Black Carrot Lemon Ginger And Turmeric Real Wholesome Blend Pear Apple Celery Caucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Ap | | | | | |
| Real Wholesome Blend Apple Black Carrot Mango Banana Nutmeg And Cardamom Real Wholesome Blend Apple Carrot Mango Acerola And Forest Anise Real Wholesome Blend Apple Carrot Red Capsicum Black Carrot Lemon Ginger And Turmeric Real Wholesome Blend Pear Apple Celery Solution Per Lion Dairy & Drinks Marine Stores Ltd Capsicum Black Carrot Lemon Ginger And Turmeric Real Wholesome Blend Pear Apple Celery 750 PET Lion Dairy & Drinks Marine Stores Ltd Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery 750 PET Lion Dairy & Drinks Marine Stores Ltd Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery 750 PET Lion Dairy & Drinks Marine Stores Ltd Spinach Pineapple Broccoil Lemon Spiralina Lemon Myrtle Real Wholesome Blend Pear Apple Celery 300 PET Lion Dairy & Drinks Marine Stores Ltd Spinach Pineapple Broccoil Lemon Spiralina Lemon Myrtle Real Wholesome Blend Pear Apple Celery 300 PET Lion Dairy & Drinks Marine Stores Ltd Spinach Pineapple Broccoil Lemon Spiralina Lemon Myrtle Real Wholesome Blend Pear Apple Celery 300 PET Lion Dairy & Drinks Marine Stores Ltd Spinach Pineapple Broccoil Lemon Spiralina Lemon Myrtle Roam Beer With a Dash of Tequila & Lime 330 Glass Lion Pty Ltd Marine Stores Ltd Narine Stores Ltd Narine Stores Ltd Marine Stores Ltd Narine Stores Ltd Narine Stores Ltd Narine Stores Ltd Roam Beer With a Dash of White Rum & 330 Glass Lion Pty Ltd Marine Stores Ltd Raspberry Barcelona Mediterranean Pale Ale 330 Glass Lion Pty Ltd Marine Stores Ltd Raspberry Barcelona Mediterranean Pale Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Carli APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Carli APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Curch Red Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Curch Red Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Orie Intel Punch IPA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Statewick Recycling Probiotic Blue | | | | | |
| Real Wholesome Blend Carrot Mango Acerola And Forest Anise Real Wholesome Blend Orange Carrot Red Capsicum Black Carrot Lemon Ginger And Turmeric Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Kirin Megumi Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Vodka & 330 Glass Can—Aluminium Roam Beer With a Dash of Wite Rum & 330 Glass Cion Pty Ltd Marine Stores Ltd Mar | <u> </u> | | | | |
| Real Wholesome Blend Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple | | /50 | PEI | Lion Dairy & Drinks | Marine Stores Ltd |
| Real Wholesome Blend Orange Carrot Red Capsicum Black Carrot Lemon Ginger And Turmeric Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limellower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limellower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limellower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limellower Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spir | Real Wholesome Blend Apple Carrot Mango | 750 | PET | Lion Dairy & Drinks | Marine Stores Ltd |
| Capsicum Black Carrot Lemon Ginger And Turmeric Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limelflower Real Wholesome Blend Pear Apple Celery 750 PET Lion Dairy & Drinks Marine Stores Ltd Cucumber Lemon Lime Limelflower Real Wholesome Blend Pear Apple Celery 750 PET Lion Dairy & Drinks Marine Stores Ltd Cucumber Lemon Lime Limelflower Real Wholesome Blend Pear Apple Celery 750 PET Lion Dairy & Drinks Marine Stores Ltd Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery 300 PET Lion Dairy & Drinks Marine Stores Ltd Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Carrot Spirulina Lemon Myrtle Marine Stores Ltd Raspberry Ltd Flagcan Distributors Tiny Rebel Gali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Pty Ltd Flagcan Distribut | | 200 | DEF | Y: D: 0 D: 1 | 34 |
| Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Kirin Megumi Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of White Rum & 330 Glass Class Cla | Capsicum Black Carrot Lemon Ginger And | 300 | PET | Lion Dairy & Drinks | Marine Stores Ltd |
| Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Ririn Megumi Stores Ltd Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Vodka & 330 Glass Lion Pty Ltd Marine Stores Ltd Marine Stores Ltd Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of White Rum & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Beer With a Dash of Vokaka & 330 Roam Peer With Lid Marine Stores Ltd Roam Beer With a Dash of Vokaka & 330 Roam Peer With Lid Marine Stores Ltd Roam Beer With a Dash of Vokaka & 330 Roam Peer With Li | | 200 | DET | Lion Dairy & Drinks | Marina Staras I td |
| Real Wholesome Blend Pear Apple Celery Cucumber Lemon Lime Limeflower Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Kirin Megumi Some Bere With a Dash of Tequila & Lime Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Vodka & 330 Glass Glass Lion Pty Ltd Marine Stores Ltd M | | 300 | FEI | Lion Dany & Dinks | Marine Stores Ltu |
| Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Rail Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Kirin Megumi Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Vodka & 330 Glass Lion Pty Ltd Marine Stores Ltd Roam Beer With a Dash of White Rum & 330 Glass Lion Pty Ltd Marine Stores Ltd Raspberry Barcelona Mediterranean Pale Ale Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distri | Real Wholesome Blend Pear Apple Celery | 750 | PET | Lion Dairy & Drinks | Marine Stores Ltd |
| Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Kirin Megumi Roam Beer With a Dash of Tequila & Lime Sayo Sayo Sayo Sayo Sayo Sayo Sayo Sayo | | 750 | DET | Li D-i & D-'-1 | Manina Ct. T. 1 |
| Real Wholesome Blend Pear Apple Celery Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Kirin Megumi Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Tequila & Lime Sayout a Dash of Vodka & Sayout a Canaly a Sayout a | Spinach Pineapple Broccoli Lemon | /50 | PEI | Lion Dairy & Drinks | Marine Stores Ltd |
| Spinach Pineapple Broccoli Lemon Spirulina Lemon Myrtle Kirin Megumi Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Vodka & 330 Glass Lion Pty Ltd Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd Roam Beer With a Dash of Vodka & 330 Glass Lion Pty Ltd Marine Stores Ltd Marine | | 300 | PET | Lion Dairy & Drinks | Marine Stores Ltd |
| Kirin Megumi Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Vodka & 330 Glass Uion Pty Ltd Marine Stores Ltd Marine | Spinach Pineapple Broccoli Lemon | 300 | 1L1 | Lion Dan'y & Drinks | Warine Stores Eta |
| Roam Beer With a Dash of Tequila & Lime Roam Beer With a Dash of Vodka & 330 Glass Watermelon Roam Beer With a Dash of White Rum & 330 Glass Watermelon Roam Beer With a Dash of White Rum & 330 Glass Roam Beer With a Dash of White Rum & 330 Glass Roam Beer With a Dash of White Rum & 330 Glass Roam Beer With a Dash of White Rum & 330 Glass Roam Beer With a Dash of White Rum & 330 Glass Roam Beer With a Dash of White Rum & 330 Glass Roam Beer With a Dash of White Rum & 330 Glass Roam Beer With a Dash of Vodka & 330 Glass Roam Beer With a Dash of Vodka & 330 Glass Roam Beer With a Dash of Vodka & 330 Glass Roam Beer With a Dash of Vodka & 330 Glass Roam Beer With a Dash of Vodka & 330 Glass Roam Beer With a Dash of Vodka & 330 Glass Roam Beer With a Dash of Vodka & 330 Glass Roam Beer With a Dash of Vodka & 330 Glass Roam Pet Lim Lim Pet Lim | | 355 | Can—Aluminium | Lion Pty Ltd | Marine Stores Ltd |
| Roam Beer With a Dash of Vodka & 330 Glass Roam Beer With a Dash of White Rum & 330 Glass Roam Beer With a Dash of White Rum & 330 Glass Raspberry Barcelona Mediterranean Pale Ale 330 Glass Tiny Rebel Cali APA 330 Glass Tiny Rebel Catch Red Ale 330 Glass Tiny Rebel Catch Red Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cutch Red Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel One Inch Punch IPA 330 Glass Bar Iced Coffee Latte No Added Sugar 8 Bar Iced Coffee Latte No Added Sugar 8 Bar Iced Coffee Triple Shot Devondale Milk Shakes Banana Toffee & 400 HDPE Pretzel Flavour Nippys Yosip Strawberry Drinking Yoghurt Nippys Yosip Strawberry Drinking Yoghurt Nippys Yosip Strawberry With Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Blueberry With Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionffuit Mojo Low Sugar Crafted Kombucha Live Sound Passion Flagcan Distributors Organic & Raw Trading Company Flagcan Distributors Pty Ltd Organic & Raw Trading Company Flagcan Distributors | | | | | |
| Roam Beer With a Dash of White Rum & 330 Glass Raspberry Barcelona Mediterranean Pale Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cwtch Red Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Full Nelson Pale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel One Inch Punch IPA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Gole Inch Punch IPA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Coffee Latte No Added Sugar 300 HDPE Murray Goulburn Co-Operative Limited 8 Bar Iced Coffee Triple Shot 300 HDPE Murray Goulburn Co-Operative Limited Devondale Milk Shakes Banana Toffee & 400 HDPE Murray Goulburn Co-Operative Limited Devondale Milk Shakes Banana Toffee & 400 HDPE Murray Goulburn Co-Operative Limited Nippys Yosip Strawberry Drinking Yoghurt Nippys Yosip Strawberry Drinking Yoghurt Nippys Sparkling Probiotic Blueberry With Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Gassionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sanc Glass Organic & Raw Trading Company Flagcan Distributors Flagcan Distributors Pty Ltd Organic & Raw Trading Company Flagcan Distributors Pty Ltd Organic & Raw Trading Company Flagcan Distributors | | | | | |
| Roam Beer With a Dash of White Rum & 330 Glass Lion Pty Ltd Marine Stores Ltd Raspberry Barcelona Mediterranean Pale Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cwtch Red Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Full Nelson Pale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel One Inch Punch IPA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Gull Nelson Pale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Gull Nelson Pale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Gull Nelson Pale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Nelson Pale Murray Goulburn Co-Operative Statewide Recycling Limited 8 Bar Iced Coffee Triple Shot 300 HDPE Murray Goulburn Co-Operative Statewide Recycling Limited Devondale Milk Shakes Banana Toffee & 400 HDPE Murray Goulburn Co-Operative Statewide Recycling Pretzel Flavour Limited Nippys Yosip Strawberry Drinking Yoghurt 250 HDPE Murray Goulburn Co-Operative Statewide Recycling Limited Nippys Yosip Strawberry Drinking Yoghurt 250 HDPE Nippys Fruit Juices Pty Ltd Statewide Recycling Pretzel Flavour Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Sparkling Probiotic Ginger Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Pty Ltd | | 330 | Giass | Dion'i ty Eta | Warme Stores Eta |
| Barcelona Mediterranean Pale Ale Tiny Rebel Cali APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Catli APA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Cwtch Red Ale 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel Full Nelson Pale Tiny Rebel Full Nelson Pale Tiny Rebel One Inch Punch IPA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Maverick Imports Pty Ltd Flagcan Distributors Tiny Rebel One Inch Punch IPA 330 Glass Maverick Imports Pty Ltd Flagcan Distributors Maverick Imports Pty Ltd Flagcan Distributors Flagcan Distributors Flagcan Distributors Maverick Imports Pty Ltd Flagcan Distributors Flagcan Distributors Maverick Imports Pty Ltd Flagcan Distributors Flagcan Distributors Flagcan Distributors Statewide Recycling Limited Murray Goulburn Co-Operative Limited Murray Goulburn Co-Operative Limited Nippys Yosip Strawberry Drinking Yoghurt Nippys Yosip Strawberry Drinking Yoghurt Nippys Yosip Strawberry Drinking Yoghurt Nojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Blueberry With Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live San Glass Organic & Raw Trading Company Flagcan Distributors Flagc | Roam Beer With a Dash of White Rum & | 330 | Glass | Lion Pty Ltd | Marine Stores Ltd |
| Tiny Rebel Cali APA Tiny Rebel Cwtch Red Ale Tiny Rebel Cwtch Red Ale Tiny Rebel Cwtch Red Ale Tiny Rebel Full Nelson Pale Tiny Rebel Full Nelson Pale Tiny Rebel Full Nelson Pale Tiny Rebel One Inch Punch IPA Tiny Rebel One Inch Put Ltd Tiny Rebel One Inch Punch IPA Tiny Rebel One Inch Put Ltd Tiny Rebel One Inch Punch IPA Tiny Rebel One Inch Put Ltd Tiny Rebel One Inch Put Ltd Tiny Rebel One Inch Punch IPA Tiny Rebel One Inch Put Ltd Tin | | 330 | Glass | Mayerick Imports Pty I td | Flaggan Distributors |
| Tiny Rebel Cwtch Red Ale Tiny Rebel Full Nelson Pale Tiny Rebel One Inch Punch IPA Tiny Goulburn Co-Operative Tiny Hurray Goulburn Co-Operative Tiny Goulburn Co-Operative Tiny Hurray Goulburn Co-Operative Tiny Goulburn Co-Operative Tiny Hurray Goulburn Co-Operative Tiny H | | | | | |
| Tiny Rebel Full Nelson Pale Tiny Rebel One Inch Punch IPA 330 Glass Bar Iced Coffee Latte No Added Sugar 8 Bar Iced Coffee Latte No Added Sugar 8 Bar Iced Coffee Triple Shot 8 Bar Iced Coffee Triple Shot 9 HDPE 1 Murray Goulburn Co-Operative Limited 1 Limited 1 Limited 1 Devondale Milk Shakes Banana Toffee & 400 HDPE Murray Goulburn Co-Operative Limited 1 Nippys Yosip Strawberry Drinking Yoghurt Nippys Yosip Strawberry Drinking Yoghurt Nojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Blueberry With Ginger 1 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger 1 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger 1 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Sparkling Probiotic Passionfruit 1 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 1 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 2 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 3 Glass Organic & Raw Trading Company Flagcan Distributors Pty Ltd 3 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 3 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 3 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 4 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 5 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 5 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 5 Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Pty Ltd 6 Organic & Raw Trading Company Flagcan Distributors Pty Ltd | J | | | | |
| Tiny Rebel One Inch Punch IPA 8 Bar Iced Coffee Latte No Added Sugar 8 Bar Iced Coffee Latte No Added Sugar 8 Bar Iced Coffee Triple Shot 8 Bar Iced Coffee Triple Shot 9 Bar Iced Coffee Intervel Statewide Recycling Limited 9 Bar Iced Coffee Intervel Statewide Recycling Intervel Statewide Recycling Limited 9 Bar Iced Coffee Intervel Statewide Recycling Intervel Statewide Recycling Intervel Intervel Statewide Recycling Protect Intervel Statewide Recycling Intervel Intervel Statewide Recycling Intervel Inter | | | | | |
| 8 Bar Iced Coffee Latte No Added Sugar 8 Bar Iced Coffee Triple Shot 8 Bar Iced Coffee Triple Shot 9 Bar Iced Coffee Triple Shot 10 Bevondale Milk Shakes Banana Toffee & 400 HDPE 10 Pretzel Flavour 10 Nippys Yosip Strawberry Drinking Yoghurt 10 Nippys Yosip Strawberry Drinking Yoghurt 11 Nippys Yosip Strawberry Drinking Yoghurt 12 Nippys Fruit Juices Pty Ltd 13 Nippys Fruit Juices Pty Ltd 14 Statewide Recycling 15 Nippys Fruit Juices Pty Ltd 16 Statewide Recycling 17 Nippys Fruit Juices Pty Ltd 18 Statewide Recycling 18 Nippys Fruit Juices Pty Ltd 18 Statewide Recycling 18 Nippys Fruit Juices Pty Ltd 18 Statewide Recycling 18 Nippys Fruit Juices Pty Ltd 18 Statewide Recycling 19 Copanic & Raw Trading Company 19 Statewide Recycling 10 Statew | | | | | |
| B Bar Iced Coffee Triple Shot 8 Bar Iced Coffee Triple Shot Devondale Milk Shakes Banana Toffee & 400 HDPE Murray Goulburn Co-Operative Limited Pretzel Flavour Nippys Yosip Strawberry Drinking Yoghurt Nippys Yosip Strawberry Drinking Yoghurt Nippys Fruit Juices Pty Ltd Statewide Recycling Limited Murray Goulburn Co-Operative Limited Nippys Fruit Juices Pty Ltd Statewide Recycling Statewide Recycling Company Flagcan Distributors Sparkling Probiotic Blueberry With Ginger Nojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger Nojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Nojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Nojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Nojo Low Sugar Crafted Kombucha Live Statewide Recycling Murray Goulburn Co-Operative Statewide Recycling Limited Nurray Goulburn Co-Operative Statewide Recycling Limited Nippys Fruit Juices Pty Ltd Statewide Recycling Flagcan Distributors Pty Ltd Organic & Raw Trading Company Flagcan Distributors Flagcan Distributors Pty Ltd Organic & Raw Trading Company Flagcan Distributors | | | | | 0 |
| Devondale Milk Shakes Banana Toffee & 400 HDPE Murray Goulburn Co-Operative Limited Nippys Yosip Strawberry Drinking Yoghurt 250 HDPE Nippys Fruit Juices Pty Ltd Statewide Recycling Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Sparkling Probiotic Blueberry With Ginger Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Sparkling Probiotic Ginger Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Sparkling Probiotic Passionfruit Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Flagcan Distributors Sparkling Probiotic Passionfruit Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Flagcan Distributors Flagcan Distributors Flagcan Distributors Flagcan Distributors Pty Ltd | C | | | Limited | , , |
| Pretzel Flavour Nippys Yosip Strawberry Drinking Yoghurt Nippys Yosip Strawberry Drinking Yoghurt Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Blueberry With Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Ginger Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Passionfruit Mojo Low Sugar Crafted Kombucha Live Statewide Recycling Nippys Fruit Juices Pty Ltd Statewide Recycling Plagcan Distributors Pty Ltd Organic & Raw Trading Company Flagcan Distributors Flagcan Distributors Pty Ltd Organic & Raw Trading Company Flagcan Distributors | • | | | Limited | , , |
| Mojo Low Sugar Crafted Kombucha Live Sparkling Probiotic Blueberry With Ginger Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Pty Ltd Organic & Raw Trading Company Flagcan Distributors Sparkling Probiotic Ginger Pty Ltd Organic & Raw Trading Company Flagcan Distributors Organic & Raw Trading Company Flagcan Distributors Pty Ltd Organic & Raw Trading Company Flag | Pretzel Flavour | | | Limited | , , |
| Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Sparkling Probiotic Ginger Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Sparkling Probiotic Passionfruit Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Flagcan Distributors Pty Ltd | Mojo Low Sugar Crafted Kombucha Live | | | Organic & Raw Trading Company | |
| Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors Sparkling Probiotic Passionfruit Pty Ltd Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors | Mojo Low Sugar Crafted Kombucha Live | 330 | Glass | Organic & Raw Trading Company | Flagcan Distributors |
| Mojo Low Sugar Crafted Kombucha Live 330 Glass Organic & Raw Trading Company Flagcan Distributors | Mojo Low Sugar Crafted Kombucha Live | 330 | Glass | Organic & Raw Trading Company | Flagcan Distributors |
| | | 220 | Glass | | Elagon Distributor- |
| | | 330 | Glass | | r lagcan Distributors |

| Cocolada | 750 | Glass | Pinnacle Drinks | Marine Stores Ltd |
|---|-------|---------------|---|---|
| The Lost Abbey Devotion Dry Hopped Blonde Ale | 750 | Glass | Pinnacle Drinks | Marine Stores Ltd |
| The Lost Abbey Red Barn Saison Ale | 750 | Glass | Pinnacle Drinks | Marine Stores Ltd |
| Prancing Pony Brewery Achtung Helles Lager | 330 | Glass | Prancing Pony Brewery Pty Ltd | Marine Stores Ltd |
| Prancing Pony Brewery Black Ale | 330 | Glass | Prancing Pony Brewery Pty Ltd | Marine Stores Ltd |
| Prancing Pony Brewery Darwin Fresh Lager | 330 | Glass | Prancing Pony Brewery Pty Ltd | Marine Stores Ltd |
| Prancing Pony Brewery Hefe Weizen | 500 | Glass | Prancing Pony Brewery Pty Ltd | Marine Stores Ltd |
| Real Iced Tea Co Low Sugar Lemon | 1 250 | PET | Schweppes Australia Pty Ltd | Statewide Recycling |
| Real Iced Tea Co Passionfruit | 1 250 | PET | Schweppes Australia Pty Ltd | Statewide Recycling |
| Real Iced Tea Co Passionfruit | 500 | PET | Schweppes Australia Pty Ltd | Statewide Recycling |
| Lo Bros Organic Kombucha Apple Sparkling | 330 | Glass | Soulfresh Group Pty Ltd | Statewide Recycling |
| Lo Bros Organic Kombucha Apple Sparkling | 750 | Glass | Soulfresh Group Pty Ltd | Statewide Recycling |
| Lo Bros Organic Kombucha Ginger & Lemon | 330 | Glass | Soulfresh Group Pty Ltd | Statewide Recycling |
| Sparkling | 330 | Glass | Soumesh Group I ty Ltd | Statewide Recycling |
| Lo Bros Organic Kombucha Ginger & Lemon | 750 | Glass | Soulfresh Group Pty Ltd | Statewide Recycling |
| Sparkling | | | | |
| Lo Bros Organic Kombucha Original | 330 | Glass | Soulfresh Group Pty Ltd | Statewide Recycling |
| Sparkling | | | | |
| Lo Bros Organic Kombucha Original | 750 | Glass | Soulfresh Group Pty Ltd | Statewide Recycling |
| Sparkling | | | | |
| Ocean Spray Cran Mango | 1 500 | PET | Stuart Alexander & Co Pty Ltd | Statewide Recycling |
| Ocean Spray Low Sugar Cran Mango | 1 500 | PET | Stuart Alexander & Co Pty Ltd | Statewide Recycling |
| Ocean Spray Low Sugar Cran Pomegranate | 1 500 | PET | Stuart Alexander & Co Pty Ltd | Statewide Recycling |
| Ocean Spray Low Sugar Cranberry | 1 500 | PET | Stuart Alexander & Co Pty Ltd | Statewide Recycling |
| Dymatize ISO100 Clear Blue Raspberry | 591 | PET | Superior Supplements Pty Ltd | Statewide Recycling |
| Dymatize ISO100 Clear Fruit Punch | 591 | PET | Superior Supplements Pty Ltd | Statewide Recycling |
| Dymatize ISO100 Clear Grape | 591 | PET | Superior Supplements Pty Ltd | Statewide Recycling |
| Mr Coconut Lemonade Infused Coconut Water | 250 | Can—Aluminium | The Coconut Specialist Company Pty Ltd | Statewide Recycling |
| Mr Coconut Pure Coconut Water | 500 | PET | The Coconut Specialist Company | Statewide Recycling |
| M.C. ID. C. IWI | 500 | 0 41 :: | Pty Ltd | Gert 11 B |
| Mr Coconut Pure Coconut Water | 500 | Can—Aluminium | The Coconut Specialist Company Pty Ltd | Statewide Recycling |
| Mr Coconut Pure Coconut Water | 250 | Can—Aluminium | The Coconut Specialist Company | Statewide Recycling |
| Mr. Consent Conselling I amount to Informat | 250 | Can—Aluminium | Pty Ltd | Ctatanai da Danasalina |
| Mr Coconut Sparkling Lemonade Infused Coconut Water | 230 | Can—Aluminium | The Coconut Specialist Company Pty Ltd | Statewide Recycling |
| Blass Reserve Shiraz 2016 | 187 | PET | Treasury Wine Estates Limited | Marine Stores Ltd |
| The Stag Victoria Cool Climate Chardonnay 2016 | 187 | PET | Treasury Wine Estates Limited | Marine Stores Ltd |
| The Stag Victoria Cool Climate Shiraz 2015 | 187 | PET | Treasury Wine Estates Limited | Marine Stores Ltd |
| Wine In A Glass Cabernet Sauvignon | 187 | PET | Wine In A Glass | Statewide Recycling |
| Wine In A Glass Cabernet Sauvignon Wine In A Glass Chardonnay | 187 | PET | Wine In A Glass | Statewide Recycling |
| Wine In A Glass Moscato | 187 | PET | Wine In A Glass | Statewide Recycling |
| Wine In A Glass Suvignon Blanc | 187 | PET | Wine In A Glass Wine In A Glass | Statewide Recycling Statewide Recycling |
| Wine In A Glass Shiraz | 187 | PET | Wine In A Glass Wine In A Glass | Statewide Recycling Statewide Recycling |
| THE III II Glass Siliaz | 107 | 111 | Wille III A Glass | State wide Recycling |

SOUTH AUSTRALIAN MOTOR SPORT ACT 1984: SECTION 20 (1)

DECLARATION OF AREA, PERIOD AND PRESCRIBED WORKS PERIOD

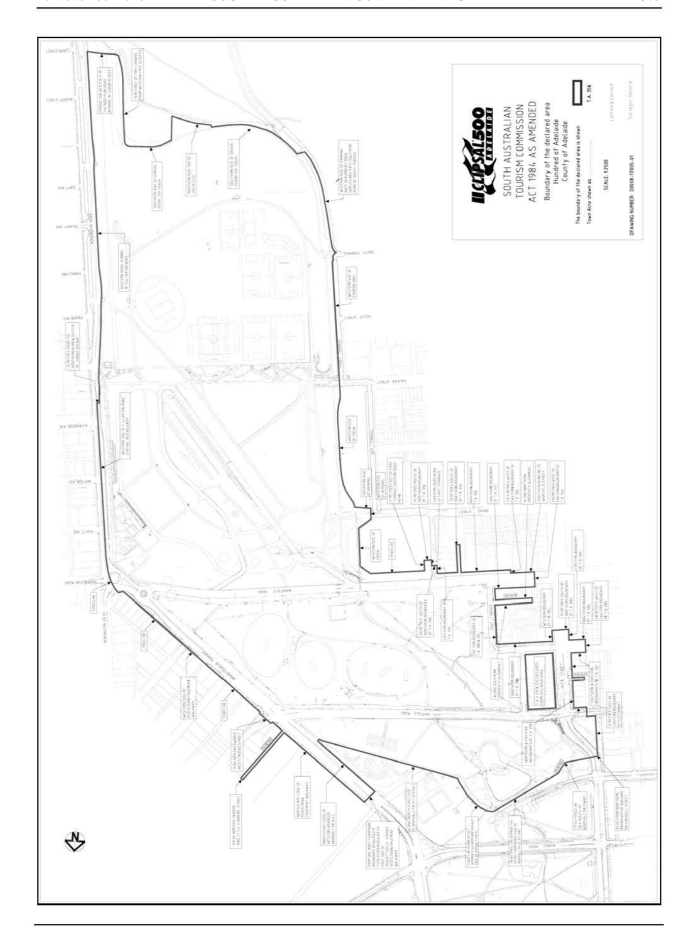
Notice by the Minister

PURSUANT to Section 20 (1) of the South Australian Motor Sport Act 1984, I, the Minister to whom the administration of that Act has been committed, in respect of the motor sport event promoted by the South Australian Tourism Commission under the name '2017 Clipsal 500 Adelaide', acting on the recommendation of the Commission, declare:

- (a) that the area delineated on the plan in the schedule will be the declared area under the Act for the purposes of the event;
- (b) that the period commencing on 1 March 2017 and ending on 5 March 2017 (both days inclusive) will be the declared period under the Act for the purposes of the event; and
- (c) that the prescribed works period in respect of works necessary for the purpose of staging the Clipsal 500 Adelaide, be the period commencing on 23 November 2016 and concluding on 11 May 2017.

| Dated 31 | October | 2016. |
|----------|---------|-------|
|----------|---------|-------|

| LEON BIGNELL | Minister | for | To | urism |
|--------------|----------|-----|----|-------|
| | | | | |



SOUTH AUSTRALIAN MOTOR SPORT ACT 1984: SECTION 26

AVAILABILITY OF PLANS FOR PUBLIC INSPECTION

Notice by the Minister

PURSUANT to Section 26 of the South Australian Motor Sport Act 1984, I, the Minister to whom the administration of that Act has been committed, hereby designates the offices of The Motor Sport Group, South Australian Tourism Commission, Level 3 121-125 King William Street, Adelaide, S.A. 5000, as the place at which may be inspected by members of the public plans of all works proposed to be carried out by the South Australian Tourism Commission in relation to the event known as the 'Clipsal 500 Adelaide'.

Dated 31 October 2016.

LEON BIGNELL, Minister for Tourism

CONDITIONS IMPOSED ON TICKETS 2017 CLIPSAL 500 ADELAIDE

SOUTH AUSTRALIAN MOTOR SPORT REGULATIONS 2014 (SA) REGULATION 11—PERMITS ETC. MAY BE SUBJECT TO CONDITIONS

Notice by the South Australian Tourism Commission

PURSUANT to Regulation 11 of the South Australian Motor Sport Regulations 2014 (SA), the Minister, to whom the administration of the South Australian Motor Sport Act 1984 (SA) has been committed hereby imposes the following conditions in respect of each of the permits, authorisations and tickets to the event known as the Clipsal 500 Adelaide ('Event'), in addition to the terms set forth on that permit, authorisation or ticket ('Conditions'):

- Tickets remain the property of the South Australian Tourism Commission ('Commission'). Except to the extent permitted by the, Competition and Consumer Act 2010 (Commonwealth) ('CCA'), including under the Australian Consumer Law as set out in Schedule 2 to the CCA and given effect under Part XI of the CCA, and under the same or similar provisions of the Fair Trading Act 1987 (SA), as amended from time to time, tickets cannot be exchanged or refunded after purchase. The Commission reserves the right to confiscate and/or return tickets to the purchaser during the Event. Tickets are non-transferable on the day or during the day of the Event and must be retained at all times and produced if requested. Patrons requesting a pass out must subject themselves to an indelible ink-stamp on their hand (or such other method at exit as the Commission directs), which together with a valid ticket validated for that day must be presented to regain entry.
- The Commission reserves the right to prohibit entry or evict persons under the influence of drugs or alcohol, who are disorderly, or engage in offensive or other inappropriate behaviour, vandalism or evade legal admission. The Commission has the right to refuse entry to patrons carrying prohibited items or confiscate those items. The Commission reserves the right to refuse admittance to or evict from the Event any person (in its absolute discretion).
- The Commission reserves the right to add, withdraw or substitute any drivers, performers, concert artists, acts and bands or activities associated with the Event, vary programs, seating arrangements, audience capacity, gate opening and closing times and determine and publish additional conditions from time to time.
- Patrons may not make, reproduce or use any form of still or moving picture or any sound recording ('footage') of the Event
 as defined in the South Australian Motor Sport Act 1984 (SA) or any part of it for profit, gain, public advertisement, display
 or for any other purpose except for the private enjoyment of the person making the footage, without the consent of the
 Commission, and will on demand assign all rights thereto to the Commission or its nominees.
- · Patrons may not, without prior written consent of the Commission bring any of the following items into the Event:
 - (a) any alcoholic beverages:
 - (b) any glass bottles (excluding medical requirements) or containers or glass objects (excluding sunglasses, binoculars and prescription glasses);
 - (c) any beverage container with the manufacturer's seal broken;
 - (d) any drinks coolers or ice boxes (other than a soft walled style cooler bag);
 - (e) any structure or item that may be used to erect a structure, or which is capable of supporting the weight of a person including, without limitation, any chairs, lounges, benches or stools (other than a folding chair or stool);
 - (f) no animals or birds;
 - (g) no weapons of any kind;
 - (h) no fireworks, flares or explosives;
 - (i) signs/banners/clothing or any other items displaying commercial, political, religious or offensive messages or logos; and
 - (j) any items which could reasonably be deemed to cause public nuisance or offence to any Event patron.
- The Commission reserves the right to conduct bag searches and will request that all patrons carrying bags into the Event open them for inspection. Patrons refusing to consent to a bag search may be refused entry to the Event.
- The Commission may refuse entry, or remove a patron from the Event if in the Commission's opinion that person breaches these Conditions, interferes with the enjoyment or safety of other persons, or presents a lost, stolen, counterfeit, damaged or unreadable ticket
- Patrons agree to release the Commission, Confederation of Australian Motorsport Ltd ('CAMS') and Australian Motorsport Commission Ltd, promoters, sponsor organisations, land owners and lessees, organisers of the Event, their respective servants, officials, representatives and agents (collectively, the 'Associated Entities') from all liability for death, personal injury (including burns), psychological trauma, loss or damage (including property damage) ('harm') howsoever arising from their participation in or attendance at the Event, except to the extent prohibited by law.
- Patrons agree that the Commission, CAMS and the Associated Entities do not make any warranty, implied or express, that the Event services will be provided with due care and skill or that any materials provided in connection with the services will be fit for the purpose for which they are supplied, and patrons agree to attend or participate in the Event at their own risk.
- Patrons acknowledge that the risks associated with attending or participating in the Event include the risk that they may suffer harm as a result of:
 - (a) motor vehicles (or parts of them) colliding with other motor vehicles, persons or property;
 - (b) acts of violence and other harmful acts (whether intentional or inadvertent) committed by persons attending or participating in the Event; and
 - (c) the failure or unsuitability of facilities (including grand-stands, fences and guard rails) to ensure the safety of persons or property at the Event.
- Patrons acknowledge that motorsport is dangerous and that accidents causing harm can and do happen and may happen to
 them. Patrons accept the conditions of, and acknowledge the risks arising from, attending or participating in the Event and
 being provided with the Event services by the Commission, CAMS and the Associated Entities.
- Patrons expressly consent to the recording and use of their image and/or voice (together 'Likeness') for the purposes of
 worldwide commercial exploitation of their Likeness by the Commission or any entity or person authorized by the
 Commission, in any form the Commission may decide or approve, and without any payment or compensation to the
 Ticketholder. The recording of the ticketholder's Likeness may be undertaken using a variety of methods, including by
 television cameras and photography.

- Where ticket concessions or companion cards apply, suitable and valid identification must be provided at the point of ticket collection and entry to the Event.
- A Student Discount applies to Trackside (General Admission), Pit Entry and Turn 8 Grandstand tickets and is available to full time students only.
- A Family Grandstand ticket includes four (4) four-day reserved Grandstand seats for the price of three (3) seats (either two
 (2) adults and two (2) children (aged 17 years or less), or one (1) adult and three (3) children (aged 17 years or less)). Family
 Grandstand Passes apply to Brabham Straight, Pit Entry, Turn 8 Grandstand and Barry Sheene Pit Straight (Sections I-J)
 only.
- · A Trackside (General Admission) ticket does not permit access to any Event grandstand or Gold Zone.
- An Oasis ticket permits access to a restricted Event area only. The Oasis is located in Rymill Park/Murlawirrapurka (Park 14), north of Bartels Road, and is accessible via Gate 6 on East Terrace, and Gate 7 on Dequetteville Terrace. An Oasis ticket does not permit access to any other Event area, or admission south of Bartels Road. Oasis ticketholders must purchase an upgrade ticket at additional cost to access other Event areas, including the TrAction Zone and Event concerts. Following the Event motor racing programme, Oasis tickets may not be used for Event admission via Gate 6, Gate 7, or to access other Event areas.
- A Family Trackside (General Admission) ticket permits two (2) adults and two (2) children (aged 17 years or less), or one (1) adult and three (3) children (aged 17 years or less), to access the Event daily.
- · A Platform ticket does not permit access to any Event grandstand.
- An appropriate ticket is required to access Event grandstands and other facilities. A single day Event Grandstand ticket permits access to selected grandstand seating and Gold Zones on a particular Event day.
- When accompanied by an adult purchasing a full price ticket, a Junior Grandstand ticket permits a child aged 15 or less access to Pit Entry, Turn 8 and Pirie Street Grandstands. An adult purchasing a full price ticket may purchase no more than four (4) Junior Grandstand tickets.
- A 10% discount applies to Group Bookings of ten (10) or more full price tickets of the same type (excluding Family Grandstand, Family Trackside (General Admission), Student Discount, special seating, Companion Card, and pre-release tickets).
- School Group Bookings may be made to attend the Event on Thursday, 2 March 2017 only. Each student aged 13 years or
 more, teacher, parent and guardian in the School Group may purchase a Trackside (General Admission) ticket for
 \$10 (including GST). When accompanied by an adult purchasing a full price ticket, Event admission for School Group
 Booking students aged 12 years or less will be complementary.
- Special seating for persons with a permanent disability and their carer holding a Companion Card is available at the Trackside (General Admission) area (including Multi-Day Super Pass), and Pit Entry and Pirie Street Grandstands.
- Viewing areas for wheelchair-bound persons are available at the Trackside (General Admission), and Chicane and Hairpin Grandstands. A ticket for wheelchair-bound persons includes complementary entry for one (1) carer.
- Advertised ticket prices are valid until Tuesday, 31 January 2017 only. Ticket prices may increase from Wednesday, 1 February 2017 onwards.
- When accompanied and supervised by an adult purchasing a full price Trackside (General Admission) ticket, Event
 admission for children aged 12 years or less will be complementary. Complementary admission for children aged 12 years or
 less does not apply to exclusive and shared Event hospitality patrons.
- Children aged 3 years or less accompanied by an adult purchasing a full price ticket at an Event grandstand or Gold Zone
 must, at all times, sit on the lap of the accompanying adult guardian and not occupy a seat. Strollers, prams and capsules are
 not permitted at Event grandstands or Gold Zones. The Commission reserves the right to remove adult guardians and
 accompanied children who cause disruption to other patrons.
- The Event Fair Go Policy provides complementary admission for children aged 12 years or less to ensure all patrons can enjoy equal and safe access to the Event. When the number of children aged 12 years or less accompanying an adult is deemed by the Commission (in its absolute discretion) to be undue, the Commission reserves the right to refuse entry to the Event. Typically, the Commission considers no more than three (3) children aged 12 years or less accompanied by an adult purchasing a full price ticket to be reasonable.
- The Event is smoke-free in and at all indoor and outdoor dining areas, including all food courts and where food is served and consumed. For more information, visit www.sahealth.sa.gov.au/smokefree.
- Any Condition or part of a Condition that is illegal or unenforceable may be severed and the remaining Condition or part of the Condition continues in force.

High Danger Areas

The Ticketholder on entering into pit lane and/or pit paddock: is fully aware and recognises that pit lane and pit paddock are extremely dangerous and there is a real possibility of an accident causing injury, death, property damage or other losses in those areas; is fully aware that it is a condition of entry that they enter the pit lane and pit paddock and other high danger areas of the events ground at their own risk.

LEON BIGNELL, Minister of Tourism

SOUTH AUSTRALIAN MOTOR SPORT REGULATIONS 2014 REGULATION 11—OPENING AND CLOSING TIME OF THE DECLARED AREA

Notice by the Minister of Tourism

PURSUANT to Regulation 11 of the South Australian Motor Sport Regulations 2014, I, the Minister to whom the administration of that Act has been committed, hereby fix the following opening and closing times in respect of declared areas for each day of the declared period:

| Day | Opening Time | Closing Time | |
|--|--------------------------------------|--|--------------------------------------|
| Thursday, 2 March 2017 Friday, 3 March 2017 Saturday, 4 March 2017 Sunday, 5 March 2017 | 8 a.m. 8 a.m. 8 a.m. 8 a.m. | 12 midnight 12 midnight 12 midnight 12 midnight | |
| Dated 31 October 2016. | | | LEON BIGNELL MP, Minister of Tourism |

Supreme Court Criminal Rules 2014 (Amendment No 4)

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935, and all other enabling powers, we, Judges of the Supreme Court of South Australia, make the following Rules of the Court.

- 1. These Rules may be cited as the Supreme Court Criminal Rules 2014 (Amendment No 4).
- 2. The Supreme Court Criminal Rules 2014 are amended as set out below.
- 3. The amendments made by these Rules come into effect on 1 December 2016 or the date of their gazettal, whichever is later.
- 4. Rule 4 is amended by:
 - (a) inserting "the" before "Act" in the first line;
 - (b) inserting "first directions hearing means the first directions hearing after the defendant is first arraigned in the Court;" after the definition of "election";
 - (c) inserting "pre-trial directions hearing—see rule 58;" after the definition of "preliminary question";
 - (d) substituting for the defined term and definition of "prescribed proceeding" the following immediately before the definition of "Registrar":

"priority proceeding means a proceeding in which a person-

- (a) is charged with a serious and organised crime offence within the meaning of section 5(1) of the Act;
- (b) is a serious and organised crime suspect; or
- (c) is charged with a sexual offence within the meaning of section 50B(2) of the District Court Act 1991 where the alleged victim of the offence is a child";
- (e) inserting "the" before "Sentencing Act";
- (f) inserting "serious and organised crime suspect means a person who is the subject of a serious and organised crime suspect determination under section 3A of the Bail Act 1985;" after the definition of "the Sentencing Act";
- (g) insert "trial Judge means the Judge to whom a trial has been assigned;" after the definition of "Supplementary Rules".
- 5. New subrule 18(1) is substituted for existing subrule 18(1) as follows
 - "(1) A solicitor instructed to act for a person committed for trial or sentence is, not less than 14 calendar days before that person's first arraignment, to give notice in writing to the Registrar that the solicitor is so acting."
- 6. New rule 23 is substituted for existing rule 23 as follows:
 - "23-Priority proceedings
 - (1) If a proceeding comprises a priority proceeding, the information is to be accompanied by a notice in an approved form—
 - (a) identifying that the proceeding is a priority proceeding;
 - (b) identifying why the proceeding is a priority proceeding; and
 - (c) stating that the proceeding may be expedited in accordance with section 275(3) of the Act or section 50B of the District Court Act 1991 (as the case may be) and these Rules.
 - (2) If a proceeding becomes a priority proceeding after an information has been filed, the Director is to file a notice complying with subrule (1).
 - (3) The Director is to inform the Court at the first arraignment that a proceeding is a priority proceeding.
 - (4) An application by the Director or an accused for an order under section 275(3) of the Act that exceptional circumstances justify the trial not commencing within 6 months of the determination that an accused is a serious and organised crime suspect is to be filed and served at least 5 business days before the first arraignment."
- 7. New rule 23A is inserted immediately after rule 23 as follows:
 - "23A—Statement before arraignment
 - (1) If the accused is represented by a lawyer, the lawyer is, at least 14 calendar days before the first arraignment, to file and serve on the Director a statement before arraignment.
 - (2) The statement before arraignment is to be in an approved form."
- 8. New rule 25A is inserted immediately after rule 25 as follows:
 - "25A-Priority proceedings

At arraignment for a priority proceeding, the parties are to address the means by which—

- (a) the proceeding may be expedited; and
- (b) subject to rule 47, the trial of a proceeding involving an accused who is a serious and organised crime suspect is to commence within 6 months after the determination by reason of which the accused became a serious and organised crime suspect."
- 9. New subrule 46(1) is substituted for existing subrule 46(1) as follows:
 - "(1) If the accused is represented by a lawyer, the lawyer is, at least 14 calendar days before the first directions hearing, to file a certificate (a legal representation certificate) under section 8(2) of the Criminal Law (Legal Representation) Act 2001 certifying that:"
- 10. The following rule is substituted for existing rule 47 as follows:
 - "47-Trial preparation statement
 - (1) If the accused is represented by a lawyer, the lawyer is, at least 14 calendar days before the first directions hearing, to file and serve on the Director a trial preparation statement.
 - (2) The trial preparation statement is to be in an approved form."

- 11. New rule 48 is substituted for existing rule 48 as follows:
 - "48—Convening directions hearing
 - (1) A directions hearing will be convened—
 - (a) when the proceeding is referred upon arraignment to a directions hearing under rule 27;
 - (b) when the proceeding is referred at a directions hearing to a further directions hearing;
 - (c) when convened by the Registrar under rule 49; or
 - (d) when convened by the Court (including by the trial Judge in preparation for the trial) on the Court's own initiative or on the application of a party.
 - (2) Any directions hearing required in relation to a priority proceeding will be held as soon as possible and, in any event, within 4 weeks of the first arraignment."
- 12. In rule 49:
 - (a) "or" at the end of paragraph (k) is deleted;
 - (b) new subrule (6) is substituted for existing subrule (6) as follows:
 - "(6) The Registrar will endorse the written application with the date, time and place of its hearing, which is to be a hearing that has already been fixed under rules 48 or 58 or a hearing before the trial Judge at or immediately before the commencement of the trial unless the Registrar is satisfied that the application must be heard urgently by the Court."
- 13. In rule 50, "any" is substituted for "a" after "made at" and immediately before "directions hearing".
- 14. New subrules 51(1) to (4) are substituted for existing subrules 51(1) to (4) as follows:
 - "51—Time for making certain applications
 - (1) An application for separate trials or to quash or stay a proceeding is to be filed no less than 7 calendar days before the first directions hearing.
 - (2) An application to exclude the admission of evidence of an interview, admission or search is to be filed no less than 7 calendar days before the first directions hearing.
 - (3) An application for an order or permission under section 285BA or 285BB of the Act is to be filed no less than 28 calendar days before the listed trial date.
 - (4) An application to adduce evidence or make submissions by audiovisual link or from interstate is to be filed no less than 28 calendar days before the listed trial date."
- 15. In rule 54:
 - (a) in subrule (1) "after arraignment" in the first line is deleted;
 - (b) subrule (2) is deleted.
- 16. In subrule 55(1):
 - (a) in paragraph (a) "where the circumstances of the case require it" is inserted after "adjourn the hearing";
 - (b) paragraph (e) is renumbered to become (f) and paragraph (f) is renumbered to become (g);
 - (c) new paragraph (e) is inserted as follows:
 - "(e) make an order for any interpreter, communication assistance or accompaniment that may be required for the trial;"
- 17. New rules 57 and 57A are substituted for existing rule 57 as follows:
 - "57—Convening special directions hearing
 - (1) At an arraignment or directions hearing, if the Court is of the opinion that there is sufficient prospect that a matter can be resolved at a special directions hearing (a special directions hearing) the presiding Judge may:
 - (a) list the matter for a special directions hearing before that Judge; or
 - (b) direct that the matter be listed for a special directions hearing at a time to be fixed by the Registrar.
 - (2) The Registrar may refer a proceeding to a special directions hearing upon application by a party.
 - (3) A written application for a special directions hearing is to:
 - (a) be in the form prescribed for other applications under subrule 49(1);
 - (b) specify that there is sufficient prospect of resolution of the matter to justify the convening of a special directions hearing; and
 - (c) inform the Court of any particular matters in respect of which the parties seek the assistance of the Court. Example: The presiding Judge indicating the benefits of an early guilty plea to the defendant.
 - (4) The written application is to be served on each other party within 3 business days after being filed.
 - (5) Each other party is, within 3 business days of receiving the application, to file and serve a response informing the Court of that party's attitude to the application.
 - (6) If the requirements in subrules (3), (4) and (5) are complied with, the Registrar is to list the proceeding for a special directions hearing.
 - 57A—Special directions hearing
 - (1) The accused is to attend at a special directions hearing but that attendance may be by audiovisual link under rule 36.
 - (2) At a special directions hearing, the principal matters to be considered are possible resolution of the matter or of specific issues.
 - (3) Nothing said at a special directions hearing can be used at a subsequent trial, sentencing hearing or other substantive hearing.

- (4) If the matter resolves or partially resolves at the special directions hearing, a nolle prosequi can be entered at that hearing in respect of any counts agreed to be withdrawn, and any counts to which it is agreed that the defendant will plead guilty will generally be referred to the next convenient arraignment.
- (5) If the matter does not fully resolve at the special directions hearing, it will remain in the trial list with its allocated trial date."
- 18. Existing rules 57A and 57B are renumbered as 57B and 57C respectively.
- 19. New rules 58 and 59 are substituted for existing rules 58 and 59 as follows:
 - "58—Convening pre-trial directions hearing
 - (1) When a criminal trial is pending, a directions hearing before commencement of the trial (a pre-trial directions hearing) may be held on the Court's own initiative or on application by a party.
 - (2) A pre-trial directions hearing will ordinarily be convened and conducted by the trial Judge but may be convened or conducted by any Judge if the trial Judge is unavailable.
 - 59—Proceedings at pre-trial directions hearing
 - (1) Counsel briefed to appear at the trial (or, if the attendance of a party's counsel is not practicable, that party's solicitor) and, subject to rule 36, the accused are to attend at a directions hearing convened under rule 58.
 - (2) At a pre-trial directions hearing, the Court will give directions (including any arising by virtue of section 59J of the Evidence Act 1929) with respect to the trial to ensure that the trial commences on the trial date and will be conducted in an expeditious and fair manner."
- 20. In rule 61(1), new paragraph (a) is substituted for existing paragraph (a) as follows:
 - "(a) in the case of a notice by the Director—not less than 7 calendar days before the first directions hearing;"
- 21. The following is substituted for the Notes at the end of each of rules 62(1), 64(1) and 65(1):

"Note-

Rule 51(3) requires an application to be made no less than 28 calendar days before the listed trial date."

22. In rule 72(1), "or produce documents" is inserted before "unless conduct money".

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 26th day of September 2016.

CHRIS KOURAKIS, Chief Judge
ANN VANSTONE, Judge
PATRICIA KELLY, Judge
DAVID PEEK, Judge
MALCOLM BLUE, Judge
TIM STANLEY, Judge
KEVIN NICHOLSON, Judge
ANNE BAMPTON, Judge
GREG PARKER, Judge
DAVID LOVELL, Judge
SAMUEL DOYLE, Judge

MARTIN HINTON, Judge

Supreme Court Criminal Supplementary Rules 2014

(Amendment No 3)

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935, and all other enabling powers, we, Judges of the Supreme Court of South Australia, make the following Rules of the Court.

- 1. These Rules may be cited as the Supreme Court Criminal Supplementary Rules 2014 (Amendment No 3).
- 2. The Supreme Court Criminal Supplementary Rules 2014 are amended as set out below.
- 3. The amendments made by these Rules come into effect on 1 December 2016 or the date of their gazettal, whichever is later.
- 4. In rule 7, a new subrule (3) is inserted immediately after subrule (2):
 - "(3) An information under rule 21(1) of the Rules is to be filed and served on the defendant's solicitor, or the defendant if not represented, within 35 calendar days after the defendant is committed for trial pursuant to section 109 of the Summary Procedure Act 1921.
 - (4) When a replacement information is filed in any matter, it is to be served on the defendant's solicitor, or the defendant if not represented, accompanied by a letter setting out the effect of the replacement information compared to the previous information.

Example—

This information dated 24 July 2016 replaces the information dated 23 June 2015 on File No SCCRM-15-75 R ν Smith. The information dated 24 July 2016 is filed so that the defendant may enter guilty pleas as a result of negotiations between the parties.

OR

This information dated 25 June 2016 replaces the information dated 15 January 2016 on file no SCCRM-15-76 R v Doe. This information now joins three further defendants to this matter – John Smith, Jane Smith and Joe Bloggs."

- 5. New rule 7A is inserted immediately after rule 7:
 - "7A-Statement before arraignment

A statement before arraignment under rule 23A is to be in form 3A and is to be served on the Director."

- 6. In rule 8, a new subrule (1) is substituted for existing subrule (1) and a new subrule (4) is inserted immediately after subrule (3) as follows:
- "(1)Persons committed for trial or sentence in Adelaide, whether in custody or on bail, are to appear before the Court on the last business day of the first week after the expiration of 56 calendar days from their committal for trial or sentence.
- (4) When between committal and arraignment a person decides to change his or her plea to guilty, the person by his or her lawyer if applicable is to file as soon as practicable a notification of change of plea. The notification is to be in form 3B and is to be served on the Director."
- 7. New rule 9 is substituted for existing rule 9 as follows:
 - "9-Procedure at arraignment
 - (1) Subject to subrule (2), on a plea of not guilty at arraignment, or if there is to be a disputed facts hearing, the matter will be listed for trial or a disputed facts hearing on the next available date in accordance with the principles of case flow management articulated in supplementary rules 10 and 11 and remanded to the first directions hearing in accordance with rule 27 of the Rules.
 - (2) On matters committed for sentence, submissions on sentence are to be made on the arraignment day unless good reason exists for a later date to be set for submissions on sentence.
 - (3) On matters committed for trial but for which a plea of guilty is entered at arraignment, a date for submissions on sentence will usually be set unless the presiding Judge directs otherwise.
 - (4) If, at any time after arraignment it is agreed that a matter is to be resolved by a plea of guilty, the accused by his or her lawyer if applicable is to file as soon as practicable a notification of change of plea. The notification is to be in form 3B and is to be served on the Director. The Registrar will place the matter into an arraignment list and vacate any listed hearings or trial for that matter."
- 8. In subrule 10(2) "priority" is inserted before "proceedings" and after "in", and "in which a sexual offence against a child is alleged" is deleted.
- 9. New rule 11 is substituted for existing rule 11 as follows:
 - "11-Listing of trials
 - Unless there are exceptional circumstances, on a plea of not guilty the Court will give the matter a date for trial or disputed facts hearing at arraignment.
 - (2) In priority proceedings—
 - (a) if the proceeding is to be heard at Adelaide, at arraignment the Court will fix a date for trial or disputed facts hearing within 4 months after the first arraignment;
 - (b) if the proceeding is to be heard at Port Augusta or Mount Gambier, the Court will fix a date for trial or disputed facts hearing within 6 months after the first arraignment.
 - (3) Counsel accepting a brief to appear in a priority proceeding should do so on the basis that they will be able to appear at the trial or hearing within 4 months or 6 months, as the case requires, of first arraignment.
 - (4) When a matter is listed for trial, the matter will be listed for a first directions hearing in accordance with rules 27 and 48(1) of the Rules so that parties can report on the status of the matter and obtain pre-trial ancillary orders of the kind described in rule 55 of the Rules."
- 10. In rule 34 a new subrule (3) is inserted immediately after subrule (2) as follows:
 - "(3) A trial preparation statement under rule 47(2) of the Rules is to be in form 11A."

- 11. Rule 35 is deleted.
- 12. In rule 36 new subrules (3) and (4) are inserted immediately after subrule (2) as follows:
 - "(3) All applications for directions under rule 49 (including those made under rule 52) are to be filed with the Court electronically via ccrcs@courts.sa.gov.au.
 - (4) A sealed copy of the application received under subrule (3) will be sent to the parties upon receipt by the Registry."
- 13. New rule 37 is substituted for existing rule 37 as follows:
- "(1) The decision to refer a proceeding to a special directions hearing is in the discretion of the Court and may be exercised by the Registrar.
- (2) The decision to refer a proceeding to a special directions hearing will depend in part on the nature of the charges.
- (3) A proceeding will only be referred to a special directions hearing when the defendant is legally represented.
- (4) If a proceeding is to be referred to a special directions hearing, it will only be referred when the requirements of rule 57 are complied with."
- 14. A new rule 37AA is inserted immediately after the heading to Part 7 of Chapter 6 in substitution for "[no supplementary rule]" as follows:
 - "37AA—Pre-trial directions hearing
 - (1) Each matter listed for trial will be called on by the trial Judge for a pre-trial directions hearing, unless the trial Judge is satisfied that a pre-trial directions hearing is unnecessary.
 - (2) The pre-trial directions hearing will usually be convened 10 business days before the trial date or at a time convenient to the trial Judge.
- (3) The pre-trial directions hearing may be convened or conducted by any Judge if the trial Judge is unavailable."
- 15. New rules 49A and 49B are inserted immediately after rule 49 as follows:
- "49A—Matters committed for sentence

When a matter has been committed for sentence pursuant to section 108 of the Summary Procedure Act 1921, the Director is within 35 calendar days after committal to file and serve on the defendant's solicitor, or the defendant if not represented, a written summary of the factual basis alleged by the prosecution in respect of the charge.

- 49B—Applications for enforcement of a breached bond
- (1) When a replacement Application for Enforcement of a Breached Bond is filed, the Director is to make an oral application, at the next hearing, for the original Application for Enforcement of a Breached Bond to be dismissed.
- (2) That oral application is to include reference to the Supreme Court File Number for the Application for Enforcement of a Breached Bond that is to be replaced.

Example—

SCCRM-15-75.

- (3) When a replacement Application for Enforcement of a Breached Bond is filed, it is to be served on the defendant's solicitor, or the defendant if not represented, accompanied by a letter setting out the effect of that Application for Enforcement of a Breached Bond compared to the previous Application for Enforcement of a Breached Bond."
- 16. New Forms 3A and 3B in the Schedule are inserted into the Schedule to the Rules immediately after Form 3.
- 17. New Form 11A in the Schedule is inserted into the Schedule to the Rules immediately after Form 11.
- 18. The following is substituted for the third Note on Form 13D:

"Note-

If there is any non-compliance, the application must be supported by an affidavit deposing to the facts by reason is which the interests of justice require the admission of the evidence despite the non-compliance."

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 26th day of September 2016.

CHRIS KOURAKIS, Chief Judge
ANN VANSTONE, Judge
PATRICIA KELLY, Judge
DAVID PEEK, Judge
MALCOLM BLUE, Judge
TIM STANLEY, Judge
KEVIN NICHOLSON, Judge
ANNE BAMPTON, Judge
GREG PARKER, Judge
DAVID LOVELL, Judge
SAMUEL DOYLE, Judge
MARTIN HINTON, Judge

Rule 23A

Form 3A

Defendant's solicitor's statement before arraignment

(insert front sheet)

DEFENDANT'S SOLICITOR'S STATEMENT BEFORE ARRAIGNMENT

| Name of Accused: | |
|-------------------------|--|
| Offence(s): | |
| | |
| Date of Arraignmen | : |
| Name of Solicitor: | |
| Name of Counsel: | |
| Interpreter required | for Arraignment: YES / NO LANGUAGE: |
| AVL requested for d | efendant to appear: YES / NO |
| Institution: YLP | / ARC / MTG / PAU |
| Intended Plea: GU | ILTY NOT GUILTY |
| If Guilty Plea: Est | imated time for submissions: |
| | Dispute as to facts: YES / NO |
| | Reports to be tendered/requested: YES / NO |
| | Type of report: Estimated arrival date of report: |
| | Outstanding files to be called up from the Magistrates Court: YES / NO |
| | Details of Magistrates Court files: |

| If Not Guilty Plea | Trial by judge alone to be elected: YES / NO | |
|------------------------------|--|--|
| Estimate leng | th of trial: days | |
| Status of funding for trial: | | |
| | | |
| Date: | | |
| (signed) | | |
| Solic | itor for the defendant | |

Supplementary Rule 9(4)

Form 3B

Notification of change of plea

(insert front sheet)

NOTIFICATION OF CHANGE OF PLEA

| To: Deputy Registrar Criminal |
|--|
| The defendant (insert name) is to appear before the Supreme Court of South Australia for arraignment/Directions Hearing (delete whichever is inapplicable) on the date stated. |
| My client has previously entered a plea/pleas of not guilty. My client now wishes to enter plea/s of guilty. |
| I request that this matter be listed in the guilty arraignment list. |
| Name of Accused: Court File Number: Offence(s): |
| Date of Committal: Date of Arraignment/Directions Hearing: |
| Details of Solicitor: Details of Counsel: |
| Interpreter required: YES / NO LANGUAGE: |

| Intended Plea: | GUILTY |
|----------------|--|
| Guilty Plea: | Estimated length of submissions (minutes): |
| | Dispute as to facts: YES / NO |
| | Reports to be tendered/requested: YES / NO |
| | Type of report: |
| | Estimated arrival date of report: |
| | |
| | |
| | (Signature) |

Rule 47

Form 11A

Solicitors' trial preparation statement

(insert front sheet)

SOLICITORS' TRIAL PREPARATION STATEMENT

| Name of first defendant: | | |
|--|------------|--|
| Legal Representative of first defendant: | | |
| Representation assured for trial | Yes / No | |
| Certificate filed pursuant to s 8 Legal Representation Act | Yes / No | |
| | | |
| Scheduling of Pre-Trial Applications | | |
| 49(1)(d)- quash or stay proceedings | Yes / No | |
| 49(1)(e)- separate trials | Yes / No | |
| 49(1)(h)- preliminary questions voir dire | Yes / No | |
| 49(1)()- other (identify) | Yes / No | |
| Duration of argument (total) | hours/days | |
| | | |

Name of second defendant:

Legal Representative of second defendant:

| Representation assured for trial | <u>Yes / No</u> |
|--|-----------------|
| Certificate filed pursuant to s 8 Legal Representation Act | Yes / No |
| | |
| Scheduling of Pre-Trial Applications | |
| 49(1)(d)- quash or stay proceedings | Yes / No |
| 49(1)(e)- separate trials | Yes / No |
| 49(1)(h)- preliminary questions voir dire | Yes / No |
| 49(1)()- other (identify) | Yes / No |
| Duration of argument (total) | hours/days |

Office for Director Public Prosecutions & Representatives for defence

| Witnesses | |
|--|----------------------------|
| <u>Interpreter required for witness</u> | Yes / No |
| Language | |
| Special requirements for witnesses (e.g. AVL/Screen) | |
| | |
| Evidentiary materials | |
| Are there any Outstanding Statements/Materials? | Yes / No |
| s 34P Notice of Discreditable Conduct | <u>Filed</u> / To be Filed |
| s 285(B)(A) Notice to Admit Facts | <u>Filed</u> / To be Filed |
| s 285(B)(C) Expert Evidence | Filed / To be Filed |

| Date: | |
|----------|------------------------------------|
| (signed) | |
| | Director of Public Prosecutions |
| | |
| (signed) | |
| | Solicitor for the first defendant |
| | |
| (signed) | |
| | Solicitor for the second defendant |

Children and Young People (Oversight and Advocacy Bodies) Act (Commencement) Proclamation 2016

1—Short title

This proclamation may be cited as the *Children and Young People (Oversight and Advocacy Bodies) Act (Commencement) Proclamation 2016.*

2—Commencement of Act

- (1) Subject to subsection (2), the *Children and Young People (Oversight and Advocacy Bodies) Act 2016* (No 48 of 2016) will come into operation on 10 November 2016.
- (2) The operation of the following provisions of the *Children and Young People (Oversight and Advocacy Bodies) Act 2016* is suspended until a day or days to be fixed by proclamation:
 - (a) sections 4 and 5;
 - (b) Part 2 Divisions 2 and 3;
 - (c) Parts 3 to 7 (inclusive);
 - (d) sections 64, 65, 67, 69, 70;
 - (e) Schedule 1.

Made by the Governor

with the advice and consent of the Executive Council on 10 November 2016

CPR0015/16CS

Legal Practitioners (Miscellaneous) Amendment Act (Commencement) Proclamation 2016

1—Short title

This proclamation may be cited as the *Legal Practitioners (Miscellaneous) Amendment Act (Commencement) Proclamation 2016.*

2—Commencement of Act and suspension of certain provisions

- (1) The *Legal Practitioners (Miscellaneous) Amendment Act 2016* (No 44 of 2016) will come into operation on 13 November 2016.
- (2) The operation of sections 15 and 16 of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations.

Made by the Governor

with the advice and consent of the Executive Council on 10 November 2016

AGO0074/16CS

Administrative Arrangements (Administration of Children and Young People (Oversight and Advocacy Bodies) Act) Proclamation 2016

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Children and Young People (Oversight and Advocacy Bodies) Act) Proclamation 2016.*

2—Commencement

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

3—Administration of Act committed to Minister for Education and Child Development

The administration of the *Children and Young People (Oversight and Advocacy Bodies) Act 2016* is committed to the Minister for Education and Child Development.

Made by the Governor

with the advice and consent of the Executive Council on 10 November 2016

CPR0015/16CS

Legal Practitioners (Corresponding Laws) Variation Proclamation 2016

under Section 5 of the Legal Practitioners Act 1981

Part 1—Preliminary

1—Short title

This proclamation may be cited as the *Legal Practitioners* (*Corresponding Laws*) Variation *Proclamation 2016*.

2—Commencement

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

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of Legal Practitioners (Corresponding Laws) Proclamation 2007

4—Variation of clause 3—Declaration of corresponding laws

Clause 3—delete "Legal Profession Act 2004 of New South Wales;" and "Legal Profession Act 2004 of Victoria;" and substitute:

Legal Profession Uniform Law (NSW);

Legal Profession Uniform Law (Victoria);

Made by the Governor

with the advice and consent of the Executive Council on 10 November 2016

AGO0074/16CS

SENDING COPY?

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

GovernmentGazetteSA@sa.gov.au

Please include the following information in the covering email:

- The date the notice is to be published.
- Whether a proof, quote or return email confirmation is required.
- Contact details.
- To whom the notice is charged if applicable.
- A purchase order if required (chargeable notices).
- Any other details that may impact on the publication of the notice.

Attach:

- Notices in Word format.
- Maps and diagrams in pdf.
- Notices that require sighting an official date and signature before publication in a pdf. If a pdf is not possible then fax the official file(s) to the Government Publishing Fax number listed below.

Fax Transmission: (08) 8207 1040 Phone Enquiries: (08) 8207 1045

NOTE:

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

CAMPBELLTOWN CITY COUNCIL

Public Consultation—Review of Elector Representation

NOTICE is hereby given that the Council has undertaken a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of Council.

As an outcome of this review Council proposes the following:

- (1) The principal member of Council continues to be a mayor, elected by the community.
- (2) The Council area continues to be divided into wards.
- (3) The Council area be divided into five wards, as per the current ward structure.
- (4) The future elected body of Council comprise ten (10) ward councillors, as per the current structure; and
- (5) The existing ward names (i.e. Hectorville, Gorge, Newton, River and Woodforde) be retained.

Report

Council has prepared a Representation Review Report which details the review process, the public consultation undertaken and the proposal Council considers should be carried into effect. A copy of the Representation Options Paper is available on the Council's website (www.campbelltown.sa.gov.au), or a copy can be inspected and/or purchased at the Council office, 172 Montacute Road, Rostrevor.

Written Submissions

Written submissions are invited from interested persons and should be directed to the Chief Executive Officer, P.O. Box 1, Campbelltown, S.A. 5074 or emailed to mail@campbelltown.sa.gov.au by 5 p.m., Friday, 2 December 2016.

Further information regarding the elector representation review can be obtained by contacting Irene Zagar, Governance Officer, on telephone (08) 8366 9222 or email mail@campbelltown.sa.gov.au.

Any person(s) making a written submission will be given the opportunity to appear before a meeting of Council or Council Committee to be heard in support of their submission.

P. DI IULIO, Chief Executive Officer

CITY OF ONKAPARINGA

Notice of Application of Local Government Land By-law

PURSUANT to Section 246 (4a) of the Local Government Act 1999 (the Act), notice is hereby given that at its meeting held on 18 October 2016, in exercise of its powers under Section 246 (3) of the Act, the Council resolved:

- 1. That pursuant to By-law 2 of 2016 Moveable Signs, Clauses 7.1 and 10.1, effective from 28 November 2016:
 - (a) 'the number of 'A' and 'T' Frame moveable signs allowed per business be no greater than three, to be displayed in accordance with the guidelines for 'A' and 'T' Frame signs, as attached to the agenda.
 - (b) vertical banner moveable signs be displayed in accordance with the guidelines for vertical banner signs, as attached to the agenda.
- That pursuant to By-law 4 of 2016 Local Government Land, Clause 9.4.2, effective from 28 November 2016, horse access be permitted on:
 - (a) the Council reserves that comprise parts of the City of Onkaparinga's horse trail network.
 - (b) the Council land leased to the following organisations:
 - Kangarilla Pony Club, Kangarilla Road Kangarilla.
 - · Southern Hills Pony Club, Station Road Willunga.
 - Morphett Vale Riding Club, Wheatsheaf Road Morphett Vale.
 - McLaren Flat Riding Club, Main Road McLaren Flat.
 - SA Horse Trials, Pine Road Woodcroft.
 - · Riding for the Disabled, Pine Road Woodcroft.

- Aldinga Riding Club (GSWRC), Port Road Aldinga.
- Sophia Nicolis, horse recreation use on portion of Oakridge Road reserve, Aberfoyle Park.
- 3. That pursuant to By-law 4 of 2016 Local Government Land, Clause 9.10.2 (b) effective from 28 November 2016, the signed area at Clarendon Oval be designated as an area for 24 hour camping.
- 4. That pursuant to By-law No. 6 of 2016 Foreshore, Clause 8.2.1, effective from 28 November 2016, horse access be permitted to the following areas:
 - (a) The foreshore at Maslin Beach, Port Willunga, Aldinga Beach, Silver Sands, and Sellicks Beach subject to the following conditions:
 - Horses are permitted 24 hour access during the winter months (May to September inclusive), and access between the hours of midnight and 9 a.m. during the summer months (October to April inclusive).
 - Horses are not permitted within 10 metres of dunes or vegetated areas or pebble banks.
 - Horses are to be ridden in a manner which does not endanger the safety of any person in the area or unduly interfere with the peace, comfort or convenience of other users of the foreshore. In practical terms this shall mean that horses will be ridden at walking pace when within approximately 50 metres of other (non-equestrian) users of the foreshore.
 - (b) The foreshore at Moana, Southport, Port Noarlunga, and Christies Beach subject to the following conditions:
 - Horse access is permitted between the hours of midnight and 9 a.m. only.
 - · Horses are ridden at a safe speed at all times.
 - Horses are not ridden within 10 metres of sand dunes and cliff faces.
 - Horses are not ridden on the Christies Beach Boat Ramp as an access point due to safety reasons.
 - Horses are ridden at walking pace within 50 metres of other (non-horse riding) beach users.
 - Horses are not ridden in any dog off-lead exercise area on Moana, Port Noarlunga South and O'Sullivan's Beach.
- 5. That pursuant to By-law 6 of 2016 Foreshore, Clause 8.4.2, effective from 28 November 2016, boat launching and retrieval is permitted in the following areas:
 - (a) That area of foreshore south of a point at a line drawn in a straight westerly direction to the sea from the intersection of the southern side of Sellicks Beach Road and the Esplanade to a point at a line similarly drawn from the intersection of the northern side of Robert Street and the Esplanade at Sellicks Beach.
 - (b) That area of foreshore north of a point at a line drawn in a straight westerly direction to the sea from the intersection of the northern side of Morgan Street and the Esplanade and south of a point at a line drawn in a straight westerly direction to the sea from the intersection of the northern side Ocean Street and the Esplanade at Aldinga Beach.
 - (c) That area of foreshore south of a point at a line drawn in a straight westerly direction to the sea from the southern side of Nashwauk Crescent, to a point at a line drawn in a westerly direction to the sea from the northern side of Macquarie Street, Moana.
 - (d) That are of foreshore south of a point at a line drawn in a straight westerly direction to the sea from the centre line of the access ramp, located at Saltfleet Street and the Esplanade, Port Noarlunga (known as the Port Noarlunga Jetty boat ramp).

- (e) That area of foreshore, 100 metres north and south of a point in a line drawn in a straight westerly direction to the sea from the centre line of the access ramp, located opposite the Christies Sailing Club Incorporated, the Esplanade, Christies Beach.
- (f) That area of foreshore located at the end of Marine Drive, O'Sullivan Beach known as the O'Sullivan Beach boat ramp launching facility.
- That pursuant to By-law 6 Foreshore, Clause 9.8.1, effective from 28 November 2016, vehicle access is permitted in the following areas:
 - (a) The area of foreshore that extends north of the extension of northern boundary of the road alignment of Robert Street, Sellicks Beach to the extension of the northern boundary of the road alignment of Norman Road, Aldinga Beach (known as the Silver Sands beach ramp) between 5.30 a.m. and midnight of any day.
 - (b) The area of foreshore that extends north of the extension of the northern boundary of the road alignment of Dingo Road to the extension of the southernmost point of the Morgan Street Vehicle Access Ramp, Aldinga Beach, between 5.30 a.m. and midnight for the months of October to April inclusive
 - (c) The area of foreshore that extends north of the extension of southern most point of the Morgan Street Vehicle Access Ramp, Aldinga Beach, to the extension of the northern boundary of the road alignment of Ocean Street, Aldinga Beach between 5.30 a.m. and midnight of any day.
 - (d) The area of foreshore that extends north of the extension of northern boundary of the road alignment of Macquarie Street, Moana to the extension of the northern boundary of the road alignment of The Crescent, Moana between 5.30 a.m. and midnight of any day.

Further details regarding the Council's by-laws, including copies of the above by-laws, are available for inspection on the Council's website: www.onkaparingacity.com and at the Council's Noarlunga office during business hours.

M. DOWD, Chief Executive Officer

CITY OF PORT LINCOLN

Review of Elector Representation

NOTICE is hereby given that the City of Port Lincoln has undertaken a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of Council.

As an outcome of this review Council proposes the following:

- (1) The Principal Member of Council continues to be a Mayor, elected by the community.
- (2) The Council area not be divided into wards (i.e. the existing 'no ward' structure be retained).
- (3) The future elected body of Council comprise nine (9) area councillors who shall represent the whole of the Council area and shall be elected by the community at council-wide elections.

Report

Council has prepared a Representation Review Report which details the review process, the public consultation undertaken and the proposal Council considers should be carried into effect.

A copy of this report is available on Council's website www.portlincoln.sa.gov.au, or a copy can be inspected and/or purchased at the Civic Centre, Level One, 60 Tasman Terrace, and Port Lincoln Library, 2 London Street, Port Lincoln.

Submissions

Submissions can be provided by completing the online survey at www.portlincoln.sa.gov.au or a hardcopy of the survey is available at the above mentioned locations.

Written submissions should be addressed to the Chief Executive Officer, P.O. Box 1787, Port Lincoln S.A. 5606, or emailed to plcc@plcc.sa.gov.au.

All submissions need to be received by 9 a.m. on Thursday, 8 December 2016.

Any person(s) making a written submission will be given the opportunity to appear before a meeting of Council to be heard in support of their submission.

Further information regarding the elector representation review can be obtained by contacting Lisa Clements, Governance Administration Officer, on telephone (08) 8621 2300.

R. DONALDSON, Chief Executive Officer

CITY OF VICTOR HARBOR

Naming of Public Road

NOTICE is hereby given pursuant to Section 219 (1) of the Local Government Act 1999, that the City of Victor Harbor resolved at its meeting held on 24 October 2016, that the existing section of Dutton Circuit be renamed Dutton Street; and the new section of road created from subdivision of lot 41, Deposited Plan D90389 be named Snapper Court.

G. MAXWELL, Chief Executive

DISTRICT COUNCIL OF LOXTON WAIKERIE

Review of Elector Representation

NOTICE is hereby given that the District Council of Loxton Waikerie is undertaking a review to determine whether a change of arrangements are required in respect to elector representation so as to ensure that the electors of the area being adequately and fairly represented.

Pursuant to the provisions of Section 12 (7) of the Local Government Act 1999, notice is hereby given that Council has prepared a Representation Options Paper which examines the advantages and disadvantages of the various options available in regards to the composition and structure of Council, and the division of the Council area into wards.

A copy of the Representation Options Paper is available on the Council's website: www.loxtonwaikerie.sa.gov.au, at the Principal Office, 29 East Terrace, Loxton or at the Branch Office, Strangman Road, Waikerie.

Written submissions are invited from interested persons from Thursday, 10 November, 2016 and should be directed to the Chief Executive Officer, District Council of Loxton Waikerie, P.O. Box 409, Loxton, 5333, or emailed to council@loxtonwaikerie.sa.gov.au by close of business on Thursday, 22 December 2016.

Information regarding the elector representation review can be obtained by contacting Karen Wetherall, Governance Officer, on telephone (08) 8584 8000.

P. ACKLAND, Chief Executive Officer

MUNICIPAL COUNCIL OF ROXBY DOWNS

WATER INDUSTRY ACT 2012

Standard Customer Sale Contract

THE following Standard Customer Sale Contract including the Water and Sewerage Retail Services is published pursuant to Section 36 of the Water Industry Act 2012.

G. T. WHITBREAD, Acting Administrator, Municipal Council of Roxby Downs

1 Introduction

- 1.1 Council's Roxby Water Business Unit operates the supply of potable water and sewerage services within Roxby Downs Township pursuant to Clause 13 of the Schedule to the Roxby Downs (Indenture Ratification) Act 1982 (Indenture) and Section 188 of the Local Government Act 1999.
- $1.2\,$ This contract sets out the terms on which we supply retail services to you as a customer at your current supply address in accordance with the Water Industry Act 2012 (the Act).

1.3 These standard terms and conditions are published in accordance with Section 36 of the Act. These standard terms and conditions will come into force on 1 September 2015 and, when in force, the terms will, by law, be binding on us and you. The document does not have to be signed to be binding.

2 The Parties

2.1 This **contract** is between:

Municipal Council of Roxby Downs, ABN 68 284 130 046 of 6-8 Richardson Place, Roxby Downs, S.A. 5725 (referred to in this **contract** as 'we', 'our', or 'us'); and

You, the **customer** as defined in the **Act** and to whom this **contract** applies (referred to in this **contract** as 'you' or 'your').

3 Definitions

- $3.1 \ \text{Words}$ appearing in **bold** type like this are defined in Schedule 1 to this **contract**.
- 4 Services Provided Under This Contract
- 4.1 This **contract** covers the sale and supply by us of a **retail service** to your **supply address**.
 - 4.2 The retail service comprises any of the following:
 - (a) a water retail service; and/or
 - (b) a sewerage retail service.
- 4.3 We will provide your **retail service** in accordance with all **applicable regulatory instruments**.
- 5 Does This Document Apply To You?
 - 5.1 This document applies to you if:
 - (a) your supply address receives, or will receive upon successful connection, our retail service and you have not agreed to different terms and conditions with us;
 - (b) you currently receive, or will receive upon successful connection, our retail service with special characteristics relevant to the provision of that retail service; or
 - (c) you are required to pay us an **availability charge** under the **Regulations** but only for the purposes of Clauses 8, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 29, 32 and 33 of this **contract**.
- 5.2 Unless otherwise agreed by the parties, this document does not apply where:
 - (a) we provide you with a **non-standard retail service**;
 - (b) prior to the commencement of this contract, you were a customer receiving a retail service from us pursuant to an existing written agreement and you have agreed to the continuation of that agreement until its term ends, at which point this contract takes effect; or
 - (c) prior to the commencement of this contract, you were a customer receiving a retail service from us and you were charged for that retail service as a component of a rate notice issued under the Local Government Act 1999 and you have agreed to the continuation of that arrangement until its ends, at which point this contract takes effect.

6 Classification of Customer Class

6.1 Roxby Water classifies all residential and non-residential customers the same in relation to **your supply address** after the commencement of this **contract** in accordance with **applicable regulatory instruments**.

7 Commencement

- 7.1 If you are an existing **customer**, this **contract** will start on the day this document comes into force by publication under the provisions of the Act.
- 7.2 If you are an existing **customer** that will continue to receive a **retail service** from us under an existing written agreement, this **contract** will start on the day following the termination of that existing written agreement.
- 7.3 If you are an existing **customer** receiving a **retail service** from us and you are charged for that **retail service** as a component of a rate notice issued under the Local Government Act 1999, this

contract will start on the day following the termination of that statutory charging arrangement.

- 7.4 If you are a new **customer**, this **contract** starts on the date you apply for a connection in writing, satisfying all relevant preconditions and providing all required information.
- 7.5 If you are a person who becomes the registered proprietor of a **supply address** and Clause 6.2 or 6.3 does not apply to you, this **contract** starts upon transfer of ownership of that **supply address** to you.
- 8 Termination
- 8.1 We may terminate this **contract** with you in accordance with **applicable regulatory instruments** if:
 - (a) the supply of the retail service to your supply address has been disconnected in accordance with other provisions of this contract and you no longer have a right to be reconnected in accordance with Clause 28:
 - (b) you are no longer the owner of the supply address and we have entered into a new contract with the new owner; or
 - (c) circumstances beyond our reasonable control mean that the water reticulation network, sewerage reticulation network and/or the dual reticulation recycled water network necessary to provide the retail service to your supply address are no longer available.
- 8.2 You may terminate this **contract** with us at any point by providing us with 3 **business days'** notice, which may be given by:
 - (a) personal contact;
 - (b) telephone:
 - (c) electronic mail; or
 - (d) writing to us.
- 8.3 All rights and obligations accrued before the end of this contract continue despite the end of this contract, including your obligation to pay any amounts due to us.
- 8.4 Your right to dispute a bill under Clause 18 and recover amounts we have overcharged you in accordance with Clause 20 continues despite the end of this contract.
- 9 What You Have To Do To Receive Connection?
- 9.1 When you apply for a **retail service** at your **supply address** we may require you to satisfy some pre-conditions, which will be advised to you in writing. We will also explain any pre-conditions that may apply to you at the time you apply to us for a **retail** service.
 - 9.2 Our obligation to sell or supply you with a **retail service** at your **supply address** does not start until you satisfy our preconditions.
- 10 Your General Obligations
 - 10.1 Infrastructure:
 - (a) You must arrange for all infrastructure on your side of the connection point to be properly maintained (which includes ensuring any work to be undertaken is done so by an appropriately licensed plumber).
 - (b) If installation of internal infrastructure at your supply address is reasonably required in order for us to provide you a retail service then you must arrange for that infrastructure to be installed in compliance with any applicable regulatory instruments and by an appropriately licensed plumber.

10.2 Illegal use of **retail services**:

- (a) You must only use the retail service provided by us for lawful purposes and, if you are found to be illegally using our retail service, or otherwise consuming our retail service not in accordance with this contract or applicable regulatory instruments, we may:
 - (i) estimate the consumption for which **you** have not paid using an approved estimation method and bill **you** for that amount;

- (ii) recover that amount from **you**, as well any costs associated with estimating the consumption; and
- (iii) disconnect your supply address immediately.
- (b) By illegally using our **retail service**, clauses 15 and 17 will not apply to you.

11 Fees and Charges

11.1 Any **fees and charges** associated with the sale and supply of **retail services** to you are set out in the **Price List** published from time to time and available on our website www.roxbydowns.com.

11.2 Changes in fees and charges

- (a) We have the right to change our fees and charges from time to time.
- (b) Any changes to fees and charges applicable to you will be set out in the Price List published our website.

11.3 GST

- (a) Amounts specified in our Price List, subject to amendment from time to time, and other amounts payable under this contract must be stated to be exclusive or inclusive of GST. Clause 10.3 (b) applies unless an amount is stated to include GST.
- (b) Where an amount paid by you under this contract is payment for a 'taxable supply' as defined for GST purposes, to the extent permitted by law, that payment will be increased so that the cost of the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

12 Tariff Changes

- 12.1 If we vary the type of tariff rate you are charged for your **retail service**, we will notify you of the new tariff rate on your next bill.
- 12.2 Where this occurs within a billing cycle, we will calculate on a pro-rata basis using:
 - (a) the old tariff rate up to and including the effective date for the change; or
 - (b) the new tariff rate from the effective date to the end of the billing cycle.

13 Billing

- 13.1 We will use our **best endeavours** to issue you a bill at least quarterly.
- 13.2 We may enter into an agreement with you to a different billing cycle with a regular recurrent period that differs to Clause 13.1
- 13.3 We may issue a single bill containing charges for water retail services and sewerage retail services.
- 13.4 If we charge you for **retail services** as a component of a rate notice issued under the Local Government Act 1999, the rate notice will separately identify the cost of any **retail service** and will include the particulars in Clause 13.5.
- 13.5 We will prepare a bill so that you can easily verify that the bill conforms to this **contract** and it will include at least the particulars required by the **Code**, except in circumstances permitted by **ESCOSA**.
- 13.6 Unless otherwise agreed with you, you must pay the amount shown on each bill by the date for payment (the pay-by date). The pay-by date will be no earlier than 12 **business days** from the date we send the bill.
- 13.7 If you have not paid a bill by the pay-by date, we will send you a reminder notice. This will give you a further pay-by date which will not be less than 6 **business days** after we issue the notice.

14 Payment Methods

- 14.1 The payment methods we offer will be listed on your bill and are subject to change from time to time. At a minimum we will offer you the ability to pay your bills:
 - (a) in person;
 - (b) by mail;
 - (c) by instalments;

- (d) by direct debit: or
- (e) by Centrepay (for residential customers).
- 14.2 If you pay us by cheque, direct debit from and account with an **ADI** or by credit card and the payment is dishonoured or reversed, which results in us incurring a fee, we may recover the amount of that fee from you.

15 Flexible Payment Arrangements

- 15.1 We offer flexible payment plans in accordance with this Clause if you are a **customer** experiencing payment difficulties and you inform us in writing or by telephone that you are experiencing payment difficulties.
- 15.2 **Customers** experiencing payment difficulties are offered the following flexible payment options:
 - (a) a system or arrangement under which a customer may make payments in advance towards future bills;
 - (b) an interest and fee free payment plan or other arrangement under which the **customer** is given more time to pay a bill or to pay arrears (including any restriction, disconnection or restoration charges); and
 - (c) redirection of your bill as requested by you.

16 Payment Difficulties

- 16.1 If you are experiencing payment difficulty, we will provide you with information about:
 - (a) Our flexible payment arrangements;
 - (b) Our customer Hardship Policy;
 - (c) Government concessions; and
 - (d) Independent financial and other relevant counselling services.

17 Hardship Policy

- 17.1 We offer a Hardship Policy to all our customers.
- 17.2 Pursuant to the **Hardship Policy** we will:
 - (a) have a process to identify if you are experiencing payment difficulties due to **financial hardship**;
 - (b) have a process for early response to customers identified as experiencing payment difficulties due to hardship:
 - (c) have processes in place to adequately train hardship staff:
 - (d) offer alternative payment options including instalment plans:
 - (e) offer Centrepay to residential customers;
 - (f) have processes in place to identify appropriate government concession programs and financial counselling services where appropriate and advise residential customers;
 - (g) provide information on the processes or programs available to customers to improve their water efficiency; and
 - (h) provide information on the circumstances in which the customer will cease being eligible for the hardship program.
- 17.3 The **Hardship Policy** (as amended from time to time) and further details are available on our website.

18 Billing Disputes

- 18.1 If you disagree with the amount you have been charged, you can ask us to review your bill in accordance with our **Enquiries, Complaints and Dispute Resolution Process** under Clause 29
- 18.2 We will review your bill and inform you of the outcome of that review as soon as reasonably possible and, in any event, within 30 **business days**.
 - 18.3 Where we are reviewing a bill, we may require you to pay:
 - (a) the greater of:
 - that portion of the bill under review that we agree is not in dispute; or

- (ii) an amount equal to the average amount of your bills in the previous 12 months (excluding the bill in dispute); and
- (b) any future bills that are properly due.
- 18.4 Where, after conducting a review of the bill, we are satisfied that it is:
 - (a) correct, we may require you pay the amount of that bill which is still outstanding; or
 - (b) incorrect, we:
 - (i) will correct your bill;
 - (ii) will refund (or set off against the amount in Clause 18.4 (b) (iii) any fee paid in advance;
 - (iii) may require you pay the amount of that bill which is still outstanding; and
 - (iv) will advise you of the existence of our Enquiries, Complaints and Dispute Resolution Process under Clause 29.
- 18.5 If you advise us that you are not satisfied with our decision, we will inform you that you may lodge a dispute with:
 - (a) our external dispute resolution body; or
 - (b) the industry ombudsman scheme (if we are a participant in that scheme).

19 Undercharging

- 19.1 Where you have been undercharged we will inform you and we may recover from you any amount you have been undercharged.
- 19.2 Where any amount undercharged is as a result of an act or omission on our part we will recover only the amounts owed to us in the 12 months prior to us advising you in writing that there has been an error.
- 19.3 We will list the amount to be recovered as a separate item in a special bill or on the next bill, together with an explanation of that amount.
- 19.4 We will not charge you interest on amounts recovered due to an error on our part and we will offer you a period of time to repay the amounts undercharged at least equal to the period of undercharging if less than 12 months or 12 months in any other case

20 Overcharging

- 20.1 If we overcharge you due to an act or omission on our part, we will use our **best endeavours** to advise you within 10 **business days** of us becoming aware of the error.
- 20.2 If we have overcharged you and you have already paid your bill, we will:
 - (a) credit the amount to your account and it will be deducted from your next bill; or
 - (b) if you have ceased to purchase a retail service from us, repay that amount to you within 10 business days.

21 Debt Recovery

- 21.1 We will not commence proceedings for the recovery of a debt relating to the sale and supply of a **retail service** by us if:
 - (a) you continue to adhere to the terms of a flexible payment plan or other agreed payment arrangement; or
 - (b) we have failed to comply with the requirements of:
 - (i) our Hardship Policy in relation to you; or
 - (ii) this contract relating to non-payment of bills, payment plans and providing assistance to **residential customers** experiencing payment difficulties or
 - (c) you currently have a flow restriction device installed at the relevant supply address in accordance with Clause 24.

22 Interruptions

22.1 We will use our **best endeavours** to minimise the frequency and duration of interruptions or limitations to supply of your **retail service**.

- 22.2 We may interrupt the supply of your **retail service** in the following instances:
 - (a) for maintenance;
 - (b) for repair;
 - (c) for augmentations to the **network**;
 - (d) in the event of emergencies; or
 - (e) for health and safety reasons.
- 22.3 In the event of an unplanned interruption, we will use our **best endeavours** to restore your **retail service** as soon as practically possible and within the timeframes specified in any **regulatory service standards**.
- 22.4 Where a planned interruption is required, we will use our **best endeavours** to provide you with at least 4 **business days'** notice prior to planned works that will cause an interruption to your **retail service**. This notice will be in writing where practicable but may be by radio or newspaper.
- 23 Quality, Safety and Reliability of Supply
 - 23.1 Water retail service—Quality
 - (a) Where your water retail service comprises of drinking water, we will provide that drinking water in accordance with all relevant health, environmental and other applicable regulatory instruments.
 - (b) Our obligation under in Clause 23.1 (a) is limited to the extent that such quality is adversely affected by your actions or equipment and the terms of this **contract**.
 - (c) Where your water retail service comprises nondrinking water (including recycled water) we will provide such a water retail service on the basis that such water is not intended for human consumption and otherwise may only be used for purposes as advised by us. If such a water retail service is provided by us, it will be supplied in accordance with all relevant health, environmental and other applicable regulatory instruments.
 - (d) If we need to reclassify your water retail service from drinking water to non-drinking water or vice versa, we will do so only in accordance with applicable regulatory instruments and notify you immediately if reclassification is to occur.

23.2 Water retail service—Reliability

- (a) We will use our best endeavours to provide you with a water flow rate to meet your reasonable needs. Please note that, for some customers, the flow rate may not be sufficient for all purposes without the provision of additional on-site water infrastructure. You are responsible for arranging and covering the costs of such additional onsite water infrastructure, which must be installed by an appropriately licensed plumber.
- (b) We will notify you under Clause 23.4 if, due to the **special characteristics** of your **water retail service**, we are unable to provide you with such a flow rate.

23.3 Sewerage retail service—Reliability

- (a) If you are connected to our sewerage reticulation network, then we will use our best endeavours to provide you with a sewerage retail service to meet your reasonable needs for the discharge of domestic waste in accordance with any relevant health, environmental and other applicable regulatory instruments.
- (b) We will use our **best endeavours** to ensure that there are no sewer overflows at the **supply address** due to a failure in the **sewerage reticulation network**. In the event of sewer overflow due to our negligence, we will use our **best endeavours** to ensure that inconvenience to you is minimised and the affected area is reasonably cleaned up at our cost.
- (c) If a blockage, burst or leak affects your sewerage retail service and occurs in the pipework at your supply address, that is, from your side of the connection point, you are responsible for arranging and covering the costs of the fixing the blockage, burst

- or leak, which must be undertaken by an appropriately licensed plumber.
- (d) If a blockage, burst or leak affects your sewerage retail service and occurs within our sewerage reticulation network, that is from our side of the connection point, we will clear the blockage or repair the burst or leak at our cost unless and to the extent you have contributed to the blockage, burst or leak occurring.
- (e) If you have contributed to the blockage, burst or leak, in accordance with our policies dealing with blockages, bursts and leaks, we may determine that you are liable to pay us for the proportion of the costs reasonably attributable to your contribution to the blockage, burst or leak. Will we advise you of the reasons for our determination in these circumstances.
- (f) You are not permitted to discharge restricted wastewater into our sewerage reticulation network under this contract.

23.4 Retail service with special characteristics

- (a) If, prior to the commencement of this contract, you were a customer that we supplied a retail service to with conditions as set out under a separate agreement, or without a formal agreement in place, this contract will now apply to the provision of that retail service and the special characteristics applicable to that retail service will apply.
- (b) We will advise you of the special characteristics of the retail service applicable to you under this contract. For existing customers, we will advise you on commencement of this contract. For new customers we will advise you upon assessment of an application by you for a retail service under this contract.

24 Life Support Equipment

- 24.1 If you, or someone you reside with has a medical condition where the continuation of a **water retail service** is critical for the operation of life support equipment (as defined in the **Code**) you must:
 - (a) notify us, with confirmation from a registered medical practitioner, that a person residing at the residential customer's supply address requires that continued use of life support equipment; and
 - (b) inform us if the person for whom the life support requirement is required vacates the supply address or no longer requires the life support equipment.
- 24.2 We may rely on advice from a medical practitioner or hospital that life support equipment is no longer required at the **supply address**.
- 24.3 Once we are notified under this clause, but subject to Clause 24.1 (b), we will:
 - (a) register the **supply address** as a life support equipment address;
 - (b) not arrange for the disconnection or restriction of the supply to that supply address while the person continues to reside at that address and required the use of a life support equipment; and
 - (c) provide you with:
 - (i) at least 4 **business days**' written notice of any planned interruptions to supply at the **supply** address:
 - (ii) advice there is likely to be a planned interruption to the supply at the **supply address**; and
 - (iii) an emergency telephone contact number (which is printed on your bill or available on our website).

25 Restrictions

- 25.1 Restrictions of a water supply—Residential Customers
 - (a) We may, subject to compliance with the Code, arrange for the restriction of the supply of your water retail service to you where:
 - you have not paid a bill or bills within the required timeframes;

- (ii) you have not agreed to an offer of a flexible payment plan under Clause 15 or another payment option to pay a bill;
- (iii) you have not adhered to your obligations to make payments in accordance with the flexible payment plan or another payment option relating to the payment of bills;
- (iv) you have not complied with the terms of our **Hardship Policy** referred to in Clause 17 resulting in you being removed from that hardship program;
- (v) you have not allowed entry to a water industry officer appointed under the Act for the purposes consistent with carrying out duties in accordance with applicable regulatory instruments; or
- (vi) you have used the water retail service illegally.
- (b) Before undertaking any arrangements for the restriction of supply of water retail services to your apply address for failure to pay a bill, we will:
 - (i) use our **best endeavours** to contact you personally by the methods outline in the **Code**;
 - (ii) give you information about the terms of our Hardship Policy and assess your eligibility for participation in our Hardship Policy;
 - (iii) give you information on government funded concessions, if applicable, and refer you to the organisation responsible for that concession;
 - (iv) give you a reminder notice;
 - (v) after the expiry of the period referred to in the reminder notice, give you a written restriction warning notice in accordance with Clause 26; and
 - (vi) advise you of the existence and operation of our external dispute resolution body or the industry ombudsman scheme (if we are a participant in that scheme).
- 25.2 Subject to compliance with the **Code**, we may restrict the supply of a **water retail service** to a **supply address** immediately if you:
 - (a) have refused or failed to accept the offer of a flexible payment plan in accordance with Clause 15 before the expiry of the 5 business days period in the restriction warning; or
 - (b) have accepted the offer of a flexible payment plan in accordance with Clause 15, but have refused or failed to take reasonable actions towards settling the debt before the expiry of the 5 business days period in the restriction warning.
- 25.3 The restriction of supply of water retail services under Clause 25.1 or 25.2 will be no less than the minimum flow rate prescribed by **ESCOSA** by notice in writing from time to time.
- 25.4 We will not restrict your **sewerage service** for non-payment of a bill or bills.
- 26 Restriction Warning Notice
- 26.1 Prior to commencing action to restrict the supply of a **water retail service** to you, we will issue a restriction warning notice to you that:
 - (a) states the date of its issue;
 - (b) states the matter giving rise to the potential restriction of your supply address;
 - (c) where the notice has been issued for not paying a bill:
 - state the date on which the restriction warning notice ends; and
 - (ii) state that payment of the bill must be made during the restriction warning notice period;
 - (d) for matters other than not paying a bill, allow a period of not fewer than 5 business days after the date of issue for you to rectify the matter before restriction occurs:
 - (e) inform you of applicable restoration procedures and any charges for restoration (if applicable);

- (f) include details of our telephone number for complaints and disputes; and
- (g) include details of the existence and operation of our external dispute resolution body or the industry ombudsman scheme (if we are a participant in that scheme).

27 Disconnections

- 27.1 We will not disconnect your **retail service** for non-payment of a bill or bills. However, we may restrict your **water retail service** in accordance with Clause 25.
- 27.2 Subject to any **applicable regulatory instruments** that prohibit disconnection, we may only arrange for the disconnection of your **retail service** if you have:
 - (a) requested the disconnection;
 - (b) used the **retail service** illegally; or
 - (c) refused entry to a water industry officer appointed under the Act for a purpose consistent with carrying out duties in accordance with applicable regulatory instruments.
- 27.3 If you request us to arrange for the preparation and issue of a final bill, or the disconnection of, your **supply address**, we will use our **best endeavours** to arrange for that final bill (in circumstances where final bills can be issued) or, subject to any **applicable regulatory instruments** that prohibit disconnection, arrange the disconnection in accordance with your request.
- 27.4 We will inform you of any fees or charges that you will remain liable for under the Local Government Act 1999 or the Roxby Downs (Indenture Ratification) Act 1982 notwithstanding a disconnection under this clause.

28 Restoration of Water Retail Service

- 28.1 If we have disconnected or restricted the supply of your **water retail service** to you, we will use our **best endeavours** to arrange for the reconnection or removal of flow restrictions within a time agreed with you, subject to:
 - (a) Clause 10.2;
 - (b) the reasons for the disconnection or restriction being rectified by you; and
 - (c) you have paid the appropriate charge for reconnection or removal of water flow restriction (if applicable).
- 28.2 If you are a **residential customer**, we will not charge a restoration fee where you are experiencing **financial hardship** and should have been identified as eligible for our **Hardship Policy**, so long as you agree to participate in our hardship program upon restoration.
- 28.3 We will use our **best endeavours** to reconnect or remove **water** flow restrictions within the timeframes required by any **regulatory service standards**.
- 29 Enquiries, Complaints and Dispute Resolution
- 29.1 If you have an enquiry or complaint relating to our **retail** services or related matter, you can contact us on 8671 0010.
- 29.2 You may make a complaint to us regarding our services or compliance with this **contract**. We will address your complaint in the manner set out in our procedures for the management and resolution of customer enquiries and disputes. For further information regarding this process please refer to our website.
- 29.3 If you are not satisfied with the solution offered or action taken by us in response to your complaint you may have the complaint reviewed by one of our senior managers under our procedures for the management and resolution of **customer** enquiries and disputes.
- 29.4 If you are not satisfied with the outcome of our internal dispute resolution process you may refer the matter to our external resolution body or the **Industry Ombudsman** (if we are a participant in that scheme) for external dispute resolution.

30 Right to Enter

30.1 In the case of an emergency or on agreement with you, we will enter your property to perform planned or unplanned maintenance to our infrastructure located at your **supply address**, in each case in accordance with Sections 44 and 45 of the **Act**.

31 Force Majeure

- 31.1 If, but for this clause, either party would breach this **contract** due to the occurrence of a **force majeure event**:
 - (a) the obligations of the party under this contract, other than an obligation to pay money, are suspended to the extent to which they are affected by the force majeure event for so long as the force majeure event continues; and
 - (b) the affected party must use its best endeavours to give the other party prompt notice of that fact including full particulars of the force majeure event, an estimate of its likely duration, the obligations affected by it and the extent of its effects on those obligations and the steps taken to remove, overcome or minimise those effects.
- 31.2 For the purposes of this clause, if the effects of a **force majeure event** are widespread we will be deemed to have given you prompt notice if we make the necessary information available by way of a 24 hour telephone service within 30 minutes of being advised of the **force majeure event** or otherwise as soon as practicable.
- 31.3 Either party relying on this Clause by claiming a **force majeure event** must use its **best endeavours** to remove, overcome or minimise the effects of that **force majeure event** as quickly as practicable.
- 31.4 Nothing in this Clause will require a party to settle an industrial dispute which constitutes a **force majeure event** in any manner other than the manner preferred by that party.
- 32 Information and Privacy
- 32.1 We will keep your personal information confidential in accordance with applicable laws and our privacy policy.
- 32.2 We will also provide any relevant information to authorities in the event that you are under investigation for illegal use of our services or of any other crime.
- 32.3 By accepting a **retail service** under this **contract** you are agreeing to the release of billing data to a tenant of your **supply address**, in accordance with processes approved by **ESCOSA** from time to time.
- 33 General
 - 33.1 Applicable law

The laws in force in the State of South Australia govern this contract.

33.2 Referral of Our Obligations

Some obligations placed on us under this **contract** may be carried out by others engaged by us to perform the obligations on our behalf.

33.3 Amending the contract

This **contract** may only be amended in accordance with the **Code**. We will publish any amendments to this **contract** on our website.

33.4 The Code

If the **Code** grants us a right which may be included in this **contract**, our rights under this **contract** are deemed to include such a right.

34 SCHEDULE 1—DEFINITIONS

The following words have the attributed meaning for the purposes of this contract:

| Term | Definition |
|---|---|
| Act | means the Water Industry Act 2012 (SA) as amended from time to time. |
| applicable regulatory instruments | means any Act (including without limitation, the Act) or regulatory instrument made under an Act (including without limitation, the Regulations), or the Code or any other industry code, guideline, or other regulatory instrument issued by ESCOSA which applies to us. |
| ADI | means an authorised deposit taking institution within the meaning of the Banking Act 1959 (Cth) as defined in Section 4 of the Acts Interpretation Act 1915 (SA). |
| availability charge | a charge for the availability of a service (rather than the use of it). The Local Government Act |

1999/Roxby Downs Indenture Ratification Act 1982 allows us to recover this availability charge from you where our water/sewerage infrastructure runs adjacent to your property

best endeavours

means to act in good faith and use all reasonable efforts, skill and resources.

business day

means a day that is not a Saturday, a Sunday or a public holiday in the State of South Australia.

Centrepay

a free service for customers whereby bills may be paid as regular deductions from the customer's government welfare payments.

Code

means the Water Retail Code-Minor and Intermediate Retailers published by ESCOSA as amended from time to time.

connection point

means, in respect of a water retail service, the outlet of the meter at your supply address which then connects to the water reticulation network or, in respect of the dual reticulation recycled water service, the outlet of the meter at your supply address which then connects to the dual reticulation recycled water network, and in respect of a **sewerage retail service**, the inspection point at your **supply address** which then connects to the **sewerage reticulation**

contract

means this contract which has been approved by ESCOSA under Clause 2.1 of the Code

customer

means a customer as defined under Section 4 of the Act.

designated dual reticulation area

means the area where we provide a dual reticulation recycled water service as published on our website from time to time.

domestic waste

means human waste and toilet flushing water, and water used for personal washing; and any wastewater, and substances of a kind and quantity usually contained within it, arising from the ordinary non-commercial domestic washing activities; but does not include discharges from a septic tank or any other facility for the onsite treatment or storage of domestic wastewater.

dual reticulation recycled water service

in relation to the designated dual reticulation area only, the service of providing recycled water to your supply address using our dual reticulation recycled water network.

Enquiries. Complaints and Dispute Resolution Process

means our enquiries, complaints and dispute resolution process as published on our website and as may be amended from time to time.

ESCOSA

means the Essential Services Commission of South Australia, a body created under the Essential Services Commission Act 2002 (SA).

fees and charges

means our fees and charges as specified in our Price List.

Price List

means the fees and charges Schedule published by us on our website and in the Gazette as may be amended from time to time

financial hardship means a situation defined by reasonable assessment by us as a customer having desire to pay an account but being absent of the means to pay the account within 3 months of the due date despite all best efforts.

force majeure

event

means an event outside the control of us, the occurrence of which could not be reasonably foreseen by us, or if it could be foreseen, could not reasonably have been guarded against.

Hardship Policy

means our **financial hardship** policy as published on our website and as may be amended from time to time.

Industry Ombudsman means the industry ombudsman responsible for dealing with disputes under the Act.

meter

means the device and associated equipment owned by us used to measure the use of water or recycled water of a property.

Minister

means the Minister for Water and the River Murray.

network

means

in respect of the water retail service, the (a) water reticulation network or the dual reticulation recycled water network (as the case may be); and

(b) in respect of the sewerage retail service, the sewerage reticulation network

non-standard retail service

means a retail service and other services we may provide to **customers** on terms and conditions other than that set out in this **contract**, but such services do not include a retail service provided to **customers** with **special characteristics** as described in Clause 23.4.

Non-residential customer

recycled water

means a customer other than a residential customer.

means dual reticulation recycled water produced from the treatment and disinfection of sewage and/or stormwater, resulting in a product suitable for irrigation and other purposes not constituting human consumption and supplied to a **customer** as a dual reticulation recycled water service.

Regulations

means the Water Industry Regulations 2012 (SA) as may be amended from time to time.

regulatory service standards

means any regulatory service standards applicable to the provision by us to you of a retail service as determined and published from time to time by

residential customer

means a customer which acquires a retail service primarily for their own domestic purposes

restricted wastewater

means anything you attempt to discharge through the sewerage system that is not domestic waste and includes trade waste.

retail service

has the meaning described in Clause 4.1 of this contract, which services are provided by us under the terms and conditions of this standard contract.

sewage

includes any form of waste that may be appropriately removed or dealt with through the use of a sewerage retail service (but does not include trade waste).

sewerage retail service

means a service constituted by the collection, storage, treatment or conveyance of sewage through the use of our reticulated system; or any other service, or any service of a class, brought within the ambit of this definition by Regulations.

sewerage reticulation network

means our system of sewer mains and service pipes for the collection of sewage from individual properties and conveyance to a point of treatment through the use of a reticulated system.

special characteristics means the particular features or characteristics of the retail service relevant to your supply address

supply address

as set out in Schedule 2. means the property address at which the retail **service** is to be provided under this **contract**.

water

includes desalinated water and water that may include any material or impurities, but does not

water restrictions

include recycled water or sewage. means limitations on water or recycled water use proclaimed by the Minister from time to time.

water retail service

means a service constituted by the collection, storage, production, treatment, conveyance, reticulation or supply of **water**; or any other service, or any service of a class, brought within the ambit of this definition by the **Regulations**.

network

water reticulation means our system of water mains and service pipes for the provision of water to two or more locations in the State.

35 SCHEDULE 2—SPECIAL CHARACTERISTICS

[Retailer to detail any special characteristics of the retail service which may include, without limitation, special characteristics as to the quality, reliability, flow rate, continuity and other characteristics relevant to that retail service. If utilised, this Schedule is to be approved by ESCOSA prior to the contract taking effect].

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

Carmichael, Teresa, late of 10 Education Road, Happy Valley, of no occupation, who died on 22 June 2016.

Henderson, Golda Elizabeth, late of 54 Woodcroft Drive, Morphett Vale, of no occupation, who died on 23 May

Poole, Doris Ruby, late of 150 Adams Road, Craigmore, retired public servant, who died on 28 July 2016.

Scott, Kathleen Anne, late of 55-59 Austral Terrace, retired legal secretary, who died on 13 March 2016.

Sokol, Jan, late of 20 Kleinschmidt Street, Lobethal, retired

stone mason, who died on 21 May 2016.

Ticehurst, Karl Millard, late of 327 Marion Road, North

Plympton, retired electroplater, who died on 22 May 2016. Wilkins, Dora Jean, late of 18 Church Street, Penola, of no

occupation, who died on 29 July 2016.

Notice is hereby given pursuant to the Trustee Act 1936, 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 2 December 2016, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 10 November 2016.

D. A. CONTALA, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections.

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

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication.

Phone: 8207 1045

Fax: 8207 1040

Email: <u>GovernmentGazetteSA@sa.gov.au</u>