No. 27



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 12 MAY 2016

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 12 May 2016

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

Member: (from 25 June 2016 until 24 June 2019) Megan Hender

By command,

KYAM JOSEPH MAHER, for Premier

ASACAB005-12

Department of the Premier and Cabinet Adelaide, 12 May 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Museum Board, pursuant to the provisions of the South Australian Museum Act 1976:

Member: (from 12 May 2016 until 11 May 2019) David Louis Adelson David John Rathman

Member: (from 23 May 2016 until 22 May 2019) Peter Hanlon

By command,

KYAM JOSEPH MAHER, for Premier

ASACAB003-12

Department of the Premier and Cabinet Adelaide, 12 May 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close, MP, Minister for Education and Child Development and Minister for Higher Education and Skills to be also Acting Minister for Employment, Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Manufacturing and Innovation, Acting Minister for Automotive Transformation and Acting Minister for Science and Information Economy for the period from 9 July 2016 to 23 July 2016 inclusive, during the absence of the Honourable Kyam Joseph Maher, MLC.

By command,

KYAM JOSEPH MAHER, for Premier

MEMP16/CS001

Department of the Premier and Cabinet Adelaide, 12 May 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Peter Bryden Malinauskas, MLC, Minister for Police, Minister for Correctional Services, Minister for Emergency Services and Minister for Road Safety to be also Acting Minister for Communities and Social Inclusion, Acting Minister for Social Housing, Acting Minister for Ageing, Acting Minister for Multicultural Affairs, Acting Minister for Youth and Acting Minister for Volunteers for the period from 9 July 2016 to 24 July 2016 inclusive, during the absence of the Honourable Zoe Lee Bettison, MP.

By command,

KYAM JOSEPH MAHER, for Premier

DCSICS/16/019

Department of the Premier and Cabinet Adelaide, 12 May 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close, MP, Minister for Education and Child Development and Minister for Higher Education and Skills to be also Acting Minister for the Status of Women for the period from 9 July 2016 to 24 July 2016 inclusive, during the absence of the Honourable Zoe Lee Bettison, MP

By command,

KYAM JOSEPH MAHER, for Premier

DCSICS/16/019

Department of the Premier and Cabinet Adelaide, 12 May 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint Paul Vincent Slattery and Wayne Cromwell Chivell to the office of Judge of the Supreme Court of South Australia on an auxiliary basis, for a period commencing on 12 May 2016 and expiring on 30 March 2017, it being a condition of appointment that the powers and jurisdictions of the office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

KYAM JOSEPH MAHER, for Premier

AGO0046/16CS

Department of the Premier and Cabinet Adelaide, 12 May 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint David Warren Stevens to the position of Presiding Commissioner of the Public Sector Grievance Review Commission for a term of 18 months commencing on 24 May 2016 and expiring on 23 November 2017, pursuant to Schedule 2 of the Public Sector Act 2009.

By command,

KYAM JOSEPH MAHER, for Premier

MPS0009/16CS

Department of the Premier and Cabinet Adelaide, 12 May 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint Kathleen Patricia McEvoy to the position of Assistant Commissioner of the Public Sector Grievance Review Commission for a term of 18 months commencing on 24 May 2016 and expiring on 23 November 2017, pursuant to Schedule 2 of the Public Sector Act 2009.

By command,

KYAM JOSEPH MAHER, for Premier

MPS0009/16CS

Department of the Premier and Cabinet Adelaide, 12 May 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint Anne Gordon Burgess to the position of Assistant Commissioner of the Public Sector Grievance Review Commission for a term of 18 months commencing on 24 May 2016 and expiring on 23 November 2017, pursuant to Schedule 2 of the Public Sector Act 2009.

By command,

KYAM JOSEPH MAHER, for Premier

MPS0009/16CS

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of Section 22 of the Aquaculture Act 2001, notice is hereby given of the grant of the following lease for the purposes of aquaculture in the waters of the state:

LA00372 LA00373

Further details are available for the above lease on the Aquaculture Public Register; which can be found at http://www.pir.sa.gov.au/aquaculture/aquaculture_public_register or by contacting Aquaculture Leasing & Licensing on 8226 0900.

E. KAESE, Leasing and Licensing Officer, Fisheries and Aquaculture

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of Section 22 of the Aquaculture Act 2001, notice is hereby given of the grant of the following lease for the purposes of aquaculture in the waters of the state:

LA00378

Further details are available for the above lease on the Aquaculture Public Register; which can be found at: http://www.pir.sa.gov.au/aquaculture/aquaculture public register or by contacting Aquaculture Leasing & Licensing on 8226 0900.

K. RODDA, Aquaculture Environment Unit, PIRSA Fisheries and Aquaculture

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to Section 45 of the Building Work Contractors Act 1995, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Toufic Kaissi (BLD 148217).

SCHEDULE 2

Construction of an addition and verandah to the existing dwelling on land situated at Allotment 2 in Deposited Plan 63801 being a portion of the land described in Certificate of Title Volume 5914, Folio 819, more commonly known as 1 Foster Street, Forestville S.A. 5035.

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - making an independent expert report available to prospective purchasers of the property;

• giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 27 April 2016.

D. SOULIO, Commissioner for Consumer Affairs, Delegate for the Minister for Consumer and Business Services

Ref.: 610/14-00116

FIREARMS ACT 1977: SECTION 21 (C)

Recognised Firearms Clubs

PURSUANT to the Firearms Act 1977, I the Honorary Peter Malinauskas M.L.C., the Minister of the Crown to whom the administration of the Firearms Act 1977, herein after referred to as the 'said Act' is for the time being committed by the Governor, as a result of change to their name and constitution, the club mentioned in the Second Schedule, previously recognised in *Government Gazette* notices referred to in the First Schedule is a recognised firearms club for the purposes of the said Act.

FIRST SCHEDULE

Gazette References

Date Page
22 May 1980 ETSA (Port Augusta) Small Bore Rifle Club 1375
SECOND SCHEDULE

Port Augusta Small Bore Rifle Club Incorporated. Dated 6 May 2016.

PETER MALINAUSKAS, Minister for Police

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it will be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawn (*Melicertus latisulcatus*) in all waters of the Gulf St Vincent Prawn Fishery.

SCHEDULE 2

From sunset on 6 May 2016, to sunrise on 7 May 2016. Where sunrise and sunset are as published in the *South Australian Government Gazette* pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923.

Dated 6 May 2016.

S. SHANKS, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it will be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawn (*Melicertus latisulcatus*) in all waters of the Gulf St Vincent Prawn Fishery.

SCHEDULE 2

From sunset on 7 May 2016, to sunrise on 8 May 2016. Where sunrise and sunset are as published in the *South Australian Government Gazette* pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923.

Dated 7 May 2016.

A. JONES, Acting Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holders of a Gulf St Vincent Prawn Fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006 listed in Schedule 1 (the 'exemption holders'), or their registered masters, are exempt from the closure notice made under Section 79 of the Fisheries Management Act 2007, dated 22 April 2016, referring to the Gulf St Vincent Prawn Fishery, but only insofar as the exemption holder shall not be guilty of an offence when using prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a stock assessment survey (the 'exempted activity'), during the period specified in Schedule 2, subject to the conditions contained in Schedule 3.

Ministerial Exemption number ME9902852.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name
V03	Josephine K Fisheries Pty Ltd	Josephine K
V04	Ledo Pty Ltd	Miss Anita
V05	MJ Corigliano	Frank Cori

SCHEDULE 2

The exemption is valid from sunset on 4 May 2016, until sunrise on 7 May 2016.

SCHEDULE 3

- 1. No fishing activity may be undertaken between the prescribed dates from the period after sunrise and before 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.
- 2. Prawn trawl nets used during the exempted activity must be configured such that:
 - (a) Where two prawn trawl nets are used as a double rig, a T90-mesh cod end and bycatch reduction grid, as per the specifications in licence conditions 10936 and 10937, must be towed simultaneously alongside a conventional diamond-mesh cod end; or
 - (b) Where three prawn trawl nets are used as a triple rig, two T90-mesh cod ends and two bycatch reduction grids, as per the specifications in licence conditions 10936 and 10937, must be towed simultaneously alongside a conventional diamond-mesh cod end.
- 3. The exemption holder must comply with instructions from the SARDI Stock Assessment Coordinator and work within the allotted survey trawl stations.
- 4. All fish, other than King Prawns, Southern Calamari (Sepioteuthis australis) and Bugs (Ibacus spp) taken during the exempted activity, are to be returned to the water immediately after capture.
- 5. While engaged in the exempted activity or while unloading the survey catch, the exemption holder must have on board their boat or near their person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer if requested.
- 6. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007. 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 4 May 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Alter the Boundaries of Places and Assign a Name to a Place

NOTICE is hereby given pursuant to the provisions of the above Act that the Minister for Transport and Infrastructure seeks public comment on a proposal to:

- 1. Exclude from **CLOVELLY PARK** that area marked **(A)** and shown highlighted green on the plan.
- 2. Assign the name **TONSLEY** to the area marked (A).

Copies of the plan showing the extent of the subject area can be viewed at:

- the Office of the Surveyor-General, 101 Grenfell Street, Adelaide.
- · the Office of the City of Marion Council.
- the Land Services web-site at www.sa.gov.au/landservices/namingproposals.

Submissions in writing regarding this proposal may be lodged with the Chief Executive Officer, City of Marion Council, P.O. Box 21, Oaklands Park, S.A. 5046, within one month of the publication of this notice.

Dated 12 May 2016.

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

DPTI 2016/05196/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 21 in Filed Plan No. 117803 comprised in Certificate of Title Volume 5743, Folio 851

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Hanna Samuels G.P.O. Box 1533 Adelaide S.A. 5001 Telephone: (08) 7424 7032

Dated 9 May 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

S. McQuillan, General Manager, Property (Authorised Officer) Department of Planning, Transport and Infrastructure

DPTI 2014/20495/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 41 in Filed Plan No. 117823 comprised in Certificate of Title Volume 5826, Folio 473

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Hanna Samuels G.P.O. Box 1533 Adelaide S.A. 5001 Telephone: (08) 7424 7032

Dated 9 May 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

S. McQuillan, General Manager, Property (Authorised Officer) Department of Planning, Transport and Infrastructure

DPTI 2015/01202/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 42 in Filed Plan No. 117824 comprised in Certificate of Title Volume 5820, Folio 157.

This notice is given under section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Hanna Samuels G.P.O. Box 1533 Adelaide S.A. 5001 Telephone: (08) 7424 7032

Dated 9 May 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

> S. MCQUILLAN, General Manager, Property (Authorised Officer) Department of Planning, Transport and Infrastructure

DPTI 2015/01208/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the Authority), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land, being the whole of Allotment 1, in Deposited Plan No. 19183, comprised in Certificate of Title Volume 5117, Folio 225.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inauiries

Inquiries should be directed to:

Philip Cheffirs, G.P.O. Box 1533, Adelaide, S.A. 5001, Telephone (08) 7424 7015.

Dated 9 May 2016.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

S. McQuillan, General Manager Property (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2015/16479/01

MINING ACT 1971

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

Applicant: Pirie Resources Pty Ltd.

Location: Wild Horse Plain Area—Approximately 100 km south-west of Whyalla.

Term: 2 years. Area in km²: 816.

Reference number: 2015/00199.

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 are available from: http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Terramin Exploration Pty Ltd.

Location: Mount Pleasant Area—Approximately 60 km east-north-east of Adelaide.

Term: 2 years. Area in km²: 452.

Reference number: 2015/00250.

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 are available from: http://www.minerals.statedevelopment.sa.gov.au/land-access/community-information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Stoney Pinch Pty Ltd.

Location: Cooltong Area—Approximately 10 km west of Renmark.

Term: 2 years. Area in km²: 91.

Reference number: 2016/00019.

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 are available from: http://www.minerals.statedevelopment.sa.gov.au/land-access/community-information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

CORRIGENDUM

Road Closure—Lobethal Road, Ashton

IN the *Government Gazette* dated 5 May 2016, on page 1339, second notice appearing, first paragraph, 'The Corporation of the Town of Walkerville' should have been the 'Adelaide Hills Council'.

Dated 12 May 2016.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Samuels Road, Callington

BY Road Process Order made on 22 February 2016, the Mount Barker District Council ordered that:

- 1. Portion of Samuels Road, situated between pieces 58 and 59 in Deposited Plan 75224, more particularly delineated and lettered 'A' in Preliminary Plan No. 15/0036 be closed.
- 2. Transfer whole of the above closed road to Jose Alpoim Meneses Paim Bruges and Kerrelle Lea Baker Paim Bruges in accordance with the agreement for transfer dated 22 February 2016, entered into between the Mount Barker District Council and Jose Alpoim Meneses Paim Bruges and Kerrelle Lea Baker Paim Bruges.

On 26 April 2016, that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 112337 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 12 May 2016.

M. P. BURDETT, Surveyor-General

DPTI 2015/19195/01

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Portion of Whitbread Grove, Skye

BY Road Process Order made on 2 October 2014, the City of Burnside ordered that:

- 1. Portion of Whitbread Grove, Skye situated adjoining Allotment 17 in Deposited Plan 7308, more particularly delineated and lettered 'B' in Preliminary Plan No. 14/0030 be closed.
- 2. Transfer whole of the above closed road to Julie Anne Cooper in accordance with the agreement for transfer dated 17 May 2015, entered into between The City of Burnside and Julie Anne Cooper.

On 6 May 2016, that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 110723 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 12 May 2016.

M. P. BURDETT, Surveyor-General

ADVANCE CARE DIRECTIVES ACT 2013

Advance Care Directive Forms

I, JOHN JAMES SNELLING, Minister for Health, in accordance with Section 3 (1) of the Advance Care Directives Act 2013, publish the forms for giving Advance Care Directives.

Dated 10 May 2016.

JOHN JAMES SNELLING, Minister for Health

for suggested

Advance Care

Directive Form

certification statement



Advance Care Directive Form





By completing this Advance Care Directive you can choose to:

- 1. Appoint one or more Substitute Decision-Makers and/or
- Write down your values and wishes to guide decisions about your future health care, end of life, living arrangements and other personal matters and/or
- 3. Write down health care you do not want in particular circumstances.

Part 1

You must fill in this Part.

Part 1: Personal details

Name:	
	ame of person giving Advance Care Directive)
Address:	
Ph:	
Only fill in Part 2a if you	want to appoint one or more Substitute Decision-Makers.
Part 2a: Appointin	g Substitute Decision-Makers
	me of appointed Substitute Decision-Maker)
Address:	
Ph:	
l,	
(Na	me of appointed Substitute Decision-Maker)
	d, and I understand and accept my role and the ing a Substitute Decision-Maker as set out in the Maker Guidelines.
Signed: (Signature of appo	Date:// inted Substitute Decision-Maker) Part 2a (continued over page)
Your	! See page 15

Certification statement or JP stamp

Part 2a

Your Substitute Decision-Maker fills in this section and must sign before you do.

You must provide the Substitute Decision-Maker with the Substitute Decision-Maker Guidelines prior to completing this section.

Your Substitute Decision-Maker fills in this section. →

If you did not fill in any of this Part please draw a large "Z" across the blank section.

initial:

Witness initial:___



Part 2a (cont.)

Your second Substitute Decision-Maker fills in this section and must sign before you do.

If you did not appoint a second or third Substitute Decision-Maker please draw a large "Z" across any blank sections.

l appoint:
(Name of appointed Substitute Decision-Maker)
Address:
Ph:
(Name of appointed Substitute Decision-Maker)
am over 18 years old, and I understand and accept my role and the responsibilities of being a Substitute Decision-Maker as set out in the Substitute Decision-Maker Guidelines.
Signed: Date: //
Lappoint:
l appoint: (Name of appointed Substitute Decision-Maker)
Address:
Ph: T Date of birth: //
Ph: Date of birth:/
Ī,

Part 2b

If you do not specify, your Substitute Decision-Makers will be able to make decisions either together or separately.

For more information see page 1 of the Guide.

Part 2b: Conditions of A	ppointment
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	appointed one o hem to make dec	e Decision-Maker or separately?	s do
Please spe	ecify below:	D 355	
20 Ut 1130 US) 430.			
5 -9-030-00-34-			
\$ 			100 000 100
3 -11-11-11-11-11-1			

Your	Witness	
initial:	initial:	Date://

2 of 6 I Advance Care Directive Form I





1	-
Part 3	Part 3: What is important to me – my values and wishes:
In this part you can write:	 a) When decisions are being made for me, I want people to consider the following:
a) What is important to you	
For more information	
and suggested statements see page 2 of the Guide.	
ino dado.	
b) Outcomes	b) Outcomes of care I wish to avoid (what I don't want to
of care you wish to avoid	happen to me): (See Part 4 for binding refusals of health care)
For more information and suggested	
statements see page 3 of the Guide.	
	*
c) Health care	c) Health care I prefer:
you prefer For more information	
and suggested statements see page 4 of the Guide.	
lie duide.	9
Please draw	
a large "Z" across any blank sections.	Part 3 continued on next page
ľ	Your Witness initial: Date: /_//
r S	3 of 6
l.	Advance Care Directive Form



Part 3	Part 3: What is important to me – my values and wishes:
(cont.)	d) Where I wish to live:
In this part you can write:	
d) Where you wish to live	
For more information and suggested statements see page 5 of the Guide.	
e) Other personal arrangements	e) Other personal arrangements:
For more information	
and suggested statements see	
page 5 of the Guide.	
	If) Duing wichoo
f) Dying wishes For more	f) Dying wishes:
information and suggested	
statements see page 6 of	
the Guide.	
Please draw a large "Z"	
across any blank sections.	« <u>————————————————————————————————————</u>
	Your Witness initial: Date:/
	4 of 6
	Advance Care Directive Form





Part 4

For more information about writing down your refusal(s) of health care and some suggested statements see page 7 of the Guide.

If you did not fill in this Part please draw a large "Z" across the blank section.

Part 4: B	inding	refusals	of h	nealth	care
-----------	--------	----------	------	--------	------

I make the following binding refusal/s of particular health care:

(If you are indicating health care you do not want, you must state when and in what circumstances it will apply as your refusal(s) must be followed, pursuant to section 19 of the Act, if relevant and applicable).

Part 5

If you did not use an Interpreter please draw a large "Z" across the blank section. Do not complete Part 5 unless an Interpreter was used.

Part 5: li	nterpret	ter stat	tement
------------	----------	----------	--------

[_____ certify the following:

 The Advance Care Directive Information Statement was given and translated by me to:

(name of person giving Advance Care Directive)

- In my opinion he/she appeared to understand the information given.
- The information recorded in this Advance Care Directive Form was translated by me and accurately reproduces in English the original information and instructions of the person.

Your Witness initial: _____ Date: ___/___/

5 of 6 Advance Care Directive Form



Part 6

You must sign this Form in front of an independent witness.

Only an independent authorised witness can sign your Advance Care Directive

The Information for Witnesses guide should be included with this Form. The witness must read it before signing the Form.

Your independent authorised witness signs and completes this part of the Form.

Space is provided if a person, due to an injury, illness or disability, needs to execute the document in another way such as by placing a "mark" on the document, or if a representative needs to sign on their behalf.

initial:_

(Full name of person giving this Advance Care Directive) do hereby give this Advance Care Directive of my own free value of the Lagrangian of the Advance Care Directive Information	
	λ/ill
i certify that I was given the Advance Care Directive information	
Statement and that I understand the information contained in t Statement.	
Signed: Date: /	_/
(Signature of the person giving this Advance Care Directive)	
Witness statement	
,(Full name of Witness)	have
read and understood the Information for Witnesses guide ar	nd
certify that I gave:	3-10-03-03-0
(Full name of person giving this Advance Care Direction	ective)
the Advance Care Directive Information Statement.	
In my opinion he/she appeared to understand the information and explanation given and did not appear to be acting under any form duress or coercion. He/She signed this Advance Care Directive in my presence.	n of
(Authorised witness category)	
Ph: 🏗	
PII: T	
Signed: Date:/	_/
Space for extra execution statement:	

initial:_

6 of 6 I Advance Care Directive Form I

Date:_



Advance Care Directive

Information Statement



Your witness will ask you to read this Information Statement, and will then ask you a number of questions to make sure that you understand what you are doing by making an Advance Care Directive, and it is your choice to write one.

What is an Advance Care Directive?

An Advance Care Directive is a legal form that allows people over the age of 18 years to:

- write down their wishes, preferences and instructions for future health care, end of life, living arrangements and personal matters and/or
- appoint one or more Substitute Decision-Makers to make these decisions on their behalf when they are unable to do so themselves.

It cannot be used to make financial decisions.

If you have written a refusal of health care, it must be followed if relevant to the circumstances at the time. All other information written in your Advance Care Directive is advisory and should be used as a guide to decision-making by your Substitute Decision-Maker(s), your health practitioners or anyone else making decisions on your behalf, e.g. persons responsible (close family/friends).

It is your choice whether or not to have an Advance Care Directive. No one can force you to have one or to write things you do not want. These are offences under the law.

You can change your Advance Care Directive at any time while you are still able by completing a new Advance Care Directive Form.

Your new Advance Care Directive Form will replace all other documents you may have completed previously, including an Enduring Power of Guardianship, Medical Power of Attorney or Anticipatory Direction.

When will it be used?

Your Advance Care Directive only takes effect (can only be used) if you are unable to make your own decisions, whether temporarily or permanently.

Your decision-making is impaired if you cannot:

- understand information about the decision
- understand and appreciate the risks and benefits of the choices
- remember the information for a short time and
- tell someone what the decision is and why you have made the decision.

This means you are unable to make the decision and someone else will need to make the decision for you.

Who will make decisions for you if you cannot?

It is your choice whether you appoint one or more Substitute Decision-Makers. If you have appointed one or more Substitute Decision-Makers, they will be legally able to make decisions for you about your health care, living arrangements and other personal matters when you are unable to. You can specify the types of decisions you want them to make in Part 2b: Conditions of Appointment of your Advance Care Directive.

1 of 2

Advance Care Directive tear out section

Advance Care Directive Information Statement



If you do not appoint any Substitute Decision-Makers others close to you may be asked to make decisions for you if you are unable to (Person Responsible). They must follow any relevant wishes or instructions you have written in your Advance Care Directive.

Anyone making a decision for you will need to make a decision they think you would have made in the same circumstances. A Substitute Decision-Maker needs to "stand in your shoes".

Refusals of health care

You may have written in your Advance Care Directive that you do not want certain types of health care, also known as a refusal of health care. It is important to make sure you have written down when or under what circumstances any refusals of health care apply.

If you have refused specific health care in your Advance Care Directive, your Substitute Decision-Maker(s), Person Responsible and your health practitioner must follow that refusal if it is relevant to the current circumstances.

This means that your health practitioner will not be able to give you the health care or treatment you have refused.

If you refuse health care but do not write down when the refusal applies, it will apply at all times when you cannot make the decision.

A health practitioner can only override a refusal of health care if there is evidence to suggest you have changed your mind but did not update your Advance Care Directive, or the health practitioner believes you didn't mean the refusal of health care to apply in the current circumstance.

If this happens they will need consent from your Substitute Decision-Makers, if you have any, or a Person Responsible, to provide any health care.

You cannot refuse compulsory mental health treatment as listed in a community or involuntary treatment order if you have one.

How will others know I have an Advance Care Directive?

It is recommended that you:

- Complete the Wallet Card included in this Kit, or download it from www.advancecaredirectives.sa.gov.au
- Give a certified copy to any appointed Substitute Decision-Makers, your doctor, your health service where you regularly attend, and others close to you.
- 3. Keep a **certified copy** with you and where you can easily find it.
- Fill out the Emergency Medical Information Booklet (EMIB) and display it with your Form on your fridge (www.emib.org.au).
- Add it to your Electronic Health Record if you have one (<u>www.ehealth.gov.au</u>).

More information

If you would like more information please read the Advance Care Directives Guide provided with this Form or online at www.advancecaredirectives.sa.gov.au.

This information statement has been translated into 15 different languages and can be found on the Advance Care Directive website.

2 of 2

Advance Care Directive tear out section



Advance Care Directive

Substitute Decision-Maker Guidelines 🦦



Read these guidelines before you agree to be appointed as a Substitute Decision-Maker, and keep it for future reference

By signing the Advance Care Directive Form you are stating that you agree to be the person's Substitute Decision-Maker and that you understand your role and responsibilities.

Before you sign, make sure you understand what types of decisions you will be able to make, how the person wants you to make those decisions for them, and that you are able to be a Substitute Decision-Maker.

Persons who cannot be appointed as a Substitute Decision-Maker include the person's doctor, nurse, or paid professional carer.

Family members or friends who are paid Carers' Allowance by Centrelink can be appointed as Substitute Decision-Makers.

After you are appointed you should keep a certified copy of the completed, signed Advance Care Directive where you can easily find it.

You should try to have regular discussions with the person who appointed you in case circumstances change for them.

What is the role of a Substitute Decision-Maker?

As a Substitute Decision-Maker you must try to make a decision you believe the person would have made for themselves in the same situation.

As a Substitute Decision-Maker you can make all the decisions the person wanted you to make, but you cannot:

- Make a decision which would be illegal, such as requesting voluntary euthanasia.
- Refuse food and water to be given to them by mouth.
- Refuse medicine for pain or distress (for example palliative care).
- Make legal or financial decisions (unless you have also been appointed as an Enduring Power of Attorney for financial matters).

When contacted and asked to make a decision, you must:

- Only make a decision during periods when the person who appointed you cannot make their own decision. This may be temporary or permanent.
- Support that person to make their own decision if they are able to.
- Produce an original or certified copy of the person's Advance Care Directive Form or advise if it can be accessed in an electronic record.
- Only make decisions which you have been appointed to make under Part 2b Conditions of Appointment.

(continued over page)

Advance Care Directive tear out section

Advance Care Directive Substitute Decision-Maker Guidelines



- Try to contact any other Substitute Decision-Maker who has been appointed to make the same types of decisions as you.
- Only make a decision on your own if no other Substitute Decision-Maker with the same decision-making responsibility as you cannot be contacted, or the decision is urgent.
- Inform any other Substitute Decision-Maker(s) of the decisions you make.
- Try to make a decision you believe the person would have made in the same circumstance. For guidance when making decisions, look at the Decision-Making Pathway over the page or for more detail visit www.advancecaredirectives.sa.gov.au.

Where to get help, advice and more information

- Advance Care Directives website www.advancecaredirectives.sa.gov.au:
 - How to assess decision making capacity fact sheet
 - Supporting a person to make a decision fact sheet
 - How to make a decision standing in the person's shoes fact sheet
- Legal Services Commission help line: 1300 366 424
- Office for the Public Advocate
 - Website: www.opa.sa.gov.au
 - Advice line: 8342 8200
 - Dispute Resolution Service website:
 http://www.opa.sa.gov.au/what
 we do/dispute resolution service

3 things to remember as a Substitute Decision-Maker

- 1. You can only make decisions when the person who appointed you cannot make their own decision/s.
- 2. You must stand in the person's shoes and try to make decisions you believe the person would have made for themselves.
- 3. Keep a certified copy of the completed and signed Advance Care Directive where you can easily find it.



Advance Care Directive



A guide to decision-making for Substitute Decision-Makers: how to stand in the person's shoes

STEPS



The Substitute Decision-Marker may asses the person's capacity to make this decision (see How to assess decision making capacity fact sheet).

• if substitute decision is required, then appointed substitute decision-maker proceeds to step 2.



Establish whether preferences relevant to the decision have been previously expressed in an Advance Care Directive or in previous discussions.



For health-related decisions, consider the advice of health professionals about treatment or health care options and likely outcomes in light of the person's wishes:

- interventions considered overly burdensome or intrusive
- outcomes of care to avoid. (Part 3 and 4 of Form)



Comply with specific refusals of medical treatments or health care and interventions if intended to apply to the current circumstances. (Part 4 of Form)



Consider other preferences and directions in the Advance Care Directive relevant to the current decision. (eg Part 3 of Form)



If no specific relevant preferences and directions, consult with others close to the person to determine any relevant previously expressed views and social or relationship factors he or she would consider in decision-making.



Consider the person's known values, life goals and cultural, linguistic and religious preferences and make the decision that the person would make if he or she had access to current information and advice.



Where several options meet these decision-making criteria, choose the least restrictive option that best ensures the person's overall care and well-being.



For residential decisions, consider the adequacy of existing informal arrangements for the person's care and the desirability of not disturbing those arrangements.



If there is no evidence of what the person would have decided, make the decision that best upholds the person's health, well-being and values.



Advance Care Directive

Information for Witnesses



Key points to know before you witness an Advance Care Directive.

Check that you fit one of the authorised witness categories. The full list is available on page 3 of 3.

- You must be independent of the person you are witnessing for, and cannot be:
 - a beneficiary in their Will for example a family member
 - appointed as their Substitute Decision-Maker or
 - their health practitioner or paid professional carer.

If there is a chance you will be the person's health practitioner in the future you should not witness their Advance Care Directive.

It is your choice whether or not you witness a person's Advance Care Directive.

- To be valid, an Advance Care Directive must be completed on the official Advance Care Directive Form. It may be completed in handwriting or electronic text.
- Do not witness the Advance Care Directive until it has been finalised, including signed by any Substitute Decision-Makers (you do not need to witness the acceptance).
- It is not your role to check the content of the person's Advance Care Directive.

 If you think the person is not competent to complete an Advance Care Directive, you can request they provide medical documentation which states that they are.

To fulfil your witness obligations you must:

- 1. Follow the correct witnessing process (see next page).
- Make sure the person has a copy and has read the Advance Care Directive Information Statement. You may need to read it to the person if they are visually impaired. Translated versions in 15 languages are also available on the website.
- Verify that the person appeared to understand the Advance Care Directive Information Statement and that they did not appear to be acting under any form of duress or coercion.
- If you also have to interpret the document, please read the Information for Interpreters document.

Penalties

The Advance Care Directives Act 2013 (SA) contains penalties for making false or misleading statements, as well as penalties for dishonesty, undue influence, or inducing another to give an Advance Care Directive. Maximum penalties are \$20 000 or imprisonment for two years.

Advance Care Directive Information for Witnesses



Process for correct witnessing

- Confirm that the identity of the person matches the details on the Form.
- Give the person the Advance Care Directive Information Statement.
- Speak with the person alone so you can assess if they are voluntarily giving the Advance Care Directive and to limit the possibility of coercion by others.
- 4. Once the person has read the Advance Care Directive Information Statement ask the questions below to make sure you are satisfied the person appears to understand the Information Statement and that they do not appear to be acting under duress or coercion.
 - What is an Advance Care Directive?
 - When will your Advance Care Directive be used?
 - What types of decisions will it cover?
 - Who will have to follow your Advance Care Directive?
 - Why have you decided to complete an Advance Care Directive?
 - Have you appointed any Substitute Decision-Makers? Why did you choose them? What decisions will they be able to make? When will they be able to make decisions for you?
- 5. If the person has appointed any Substitute Decision-Makers, make sure they have signed the Form and accepted their appointment. This must be done before you witness the document. You do not need to witness the acceptance.
- 6. Check whether there are any alterations to the Form (including white-out). You and the person completing the Form should initial and date any alterations. Make sure any blank sections have a large "Z" drawn across them.

- 7. If you are satisfied that the person appears to understand the Advance Care Directive Information Statement and that they do not appear to be acting under duress or coercion, ask the person to sign the Form in front of you.
 - If they are physically unable to sign due to an injury, illness or disability, another person can sign this on their behalf. This person should not be the appointed Substitute Decision-Maker. You must make a note of this in the signing section by adding "He/She, due to an illness, injury or disability was unable to personally sign this Form, but instructed (name of person) to sign on their behalf in my presence."
- 8. Fill in the Witness Statement in Part 6 of the Advance Care Directive Form. Record your name, occupation and contact details and then sign the Form. Both you and the person must initial and date each page of the Advance Care Directive in the boxes provided.
- Make multiple certified copies of the document after it has been signed by all parties, and witnessed. Please see page 15 of the Guide or visit the website for information about certifying copies of the original Advance Care Directive Form.

Training

Online training for all witnesses is available from:

- Justices of Peace Training Organisation Go to: http://sa.jpto.org.au/
- TAFE email: advancecare.online@tafesa.edu.au

2 of 3 Advance Care Directive tear out section



List of authorised witnesses



(Please note that an authorised witness can also certify copies of the original Advance Care Directive).

The following persons, or classes of persons, are authorised witnesses:

- Registered professionals such as teachers, nurses, doctors or pharmacists
- Lawyers or Justices of the Peace (JP)
- Local, State or Commonwealth Government employees with more than 5 years continuous service
- Bank managers or police officers with more than 5 years continuous service
- Ministers of religion or marriage celebrants
- Agents of Australian Post with 5 or more years continuous service
- Australian Consular Officers or Diplomatic Officers
- Bailiffs; sheriffs; sheriff's officers
- Chief executive officers of Commonwealth Courts
- Commissioners for taking affidavits and/or declarations
- Employees of the Australian Trade Commission, or of the Commonwealth who are outside Australia
- Fellows of the National Tax and Accountants' Association
- Statutory Office Holders
- Clerks, Judges, Magistrates or Masters of Court or Court Registrars or Deputy Registrars

- Members of: Governance Institute of Australia; Engineers Australia; Association of Taxation and Management Accountants; Australasian Institute of Mining and Metallurgy
- Australian Defence Force Officer, non-commissioned officer or a warrant officer with 5 or more years of continuous service
- Members of the Institute of Chartered Accountants in Australia; the CPA Australia (Certified Public Accountants) or the Institute of Public Accountants
- Members of Parliaments; or local, State or Territory government authorities
- Notary public
- Patent attorneys or trade mark attorneys
- Veterinary surgeons.

Remember, you must be independent of the person who has asked you to witness their Advance Care Directive. This means that as a witness you cannot be:

- a beneficiary in their Will for example a family member
- appointed as their Substitute Decision-Maker or
- their health practitioner or paid professional carer.

3 of 3 Advance Care Directive tear out section



Advance Care Directive

Information for Interpreters



You are reading this because you have been asked to help someone complete an Advance Care Directive and they require assistance with the English language.

The person may have already completed an Advance Care Directive in their own language. If they have, you will need another blank Advance Care Directive Form (available on the website) to translate their words into English on the blank Form.

The official copy of the person's Advance Care Directive must be in English so others, especially those providing health care, can read it.

As the interpreter, you must fill in <u>Part 5</u> of the Advance Care Directive Form.

Important

By signing your name you are certifying that:

 You gave the person the Advance Care Directive Information Statement (you may have to read it to them) and in your opinion, they appeared to understand the information given.

The Information Statement is available in 15 different languages on the Advance Care Directive website.

 Your translation, what you have written on the Advance Care Directive Form, accurately reproduces in English the information and instructions of the person.

There are penalties for writing false or misleading statements on an Advance Care Directive or forcing someone to write information in an Advance Care Directive that they do not want to write.

You must explain to the person that they need to sign their Advance Care Directive in front of an authorised independent witness.

An **independent** witness means the person is not:

- a beneficiary in their Will
- appointed as their Substitute Decision-Maker or
- the person's health practitioner or paid professional carer

You may also be able to witness their Advance Care Directive, provided that you are also an authorised witness as specified in this Guide (or on Advance Care Directive website www.advancecaredirectives.sa.gov.au) and are **independent** of the person. See Information for Witnesses.

DEVELOPMENT ACT 1993, SECTION 29: AMENDMENT TO THE COPPER COAST COUNCIL DEVELOPMENT PLAN Preamble

It is necessary to amend the Copper Coast Council Development Plan dated 28 August 2014, in order to correct an error.

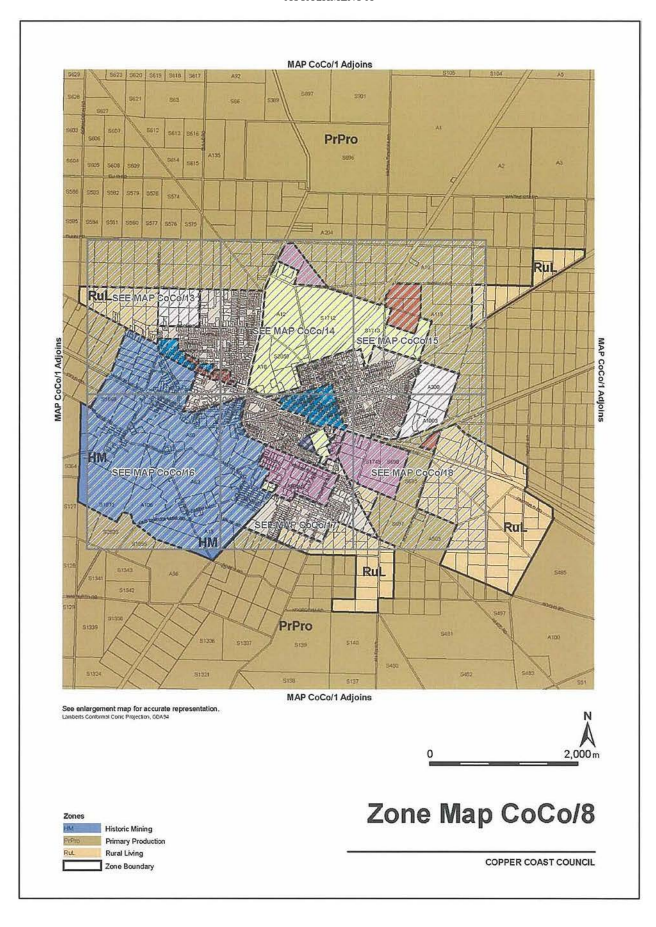
NOTICE

PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993, I amend the Copper Coast Council Development Plan dated 28 August 2014 as follows:

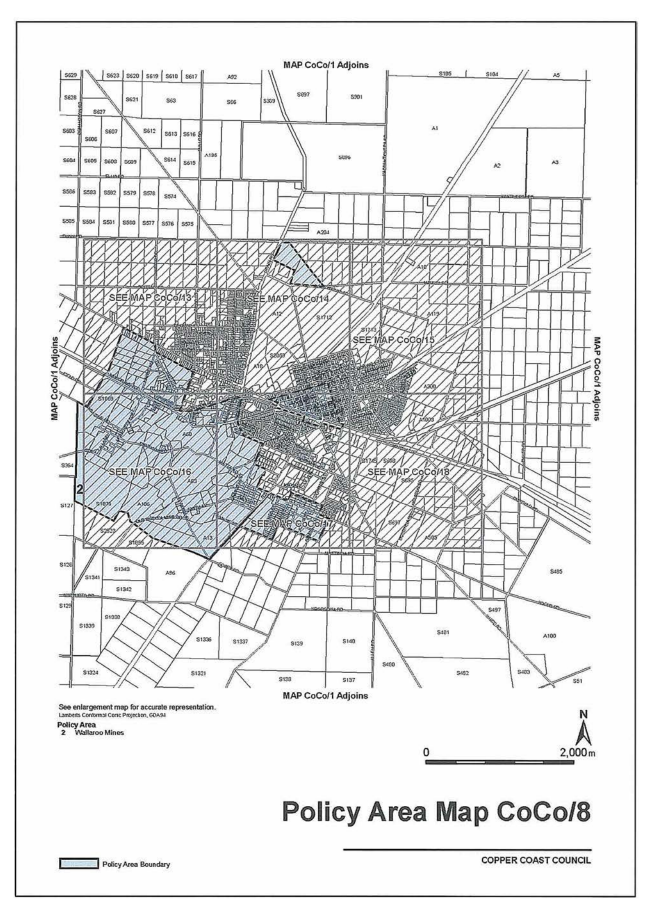
- (a) Replace Zone Map CoCo/8 with the contents of 'Attachment A';
- (b) Replace Policy Area Map CoCo/8 with the contents of 'Attachment B';
- (c) Replace Precinct Map CoCo/8 with the contents of 'Attachment C';
- (d) Replace Zone Map CoCo/17 with the contents of 'Attachment D';
- (e) Replace Policy Area Map CoCo/17 with the contents of 'Attachment E';
- (f) Replace Precinct Map CoCo/17 with the contents of 'Attachment F'; and
- (g) Fix the day on which this notice is published in the *Gazette* as the day on which the Amendment will come into operation. Dated 10 May 2016.

A. GREAR, Manager of Strategic and Development Planning

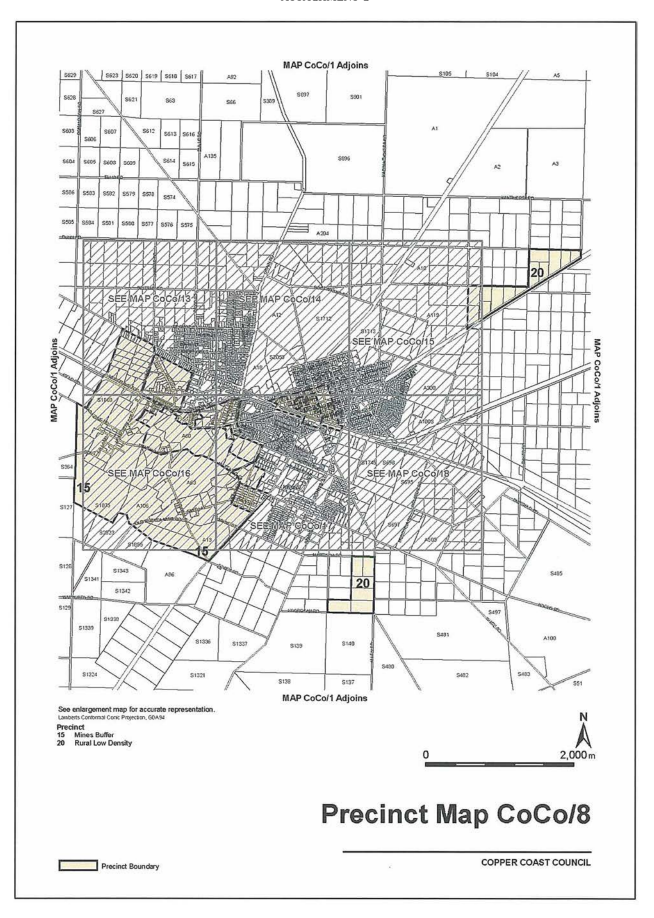
ATTACHMENT A



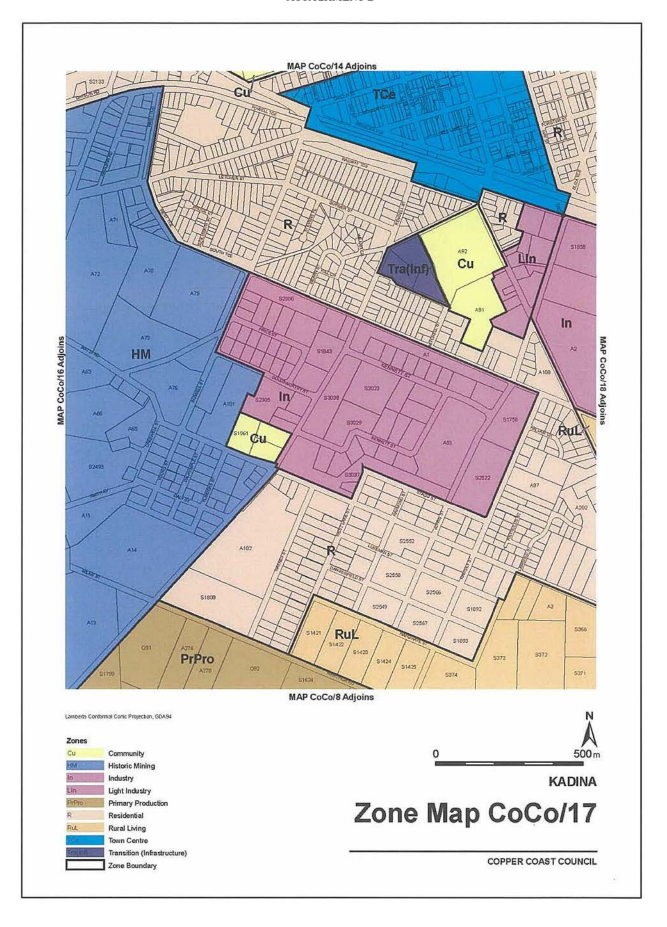
ATTACHMENT B



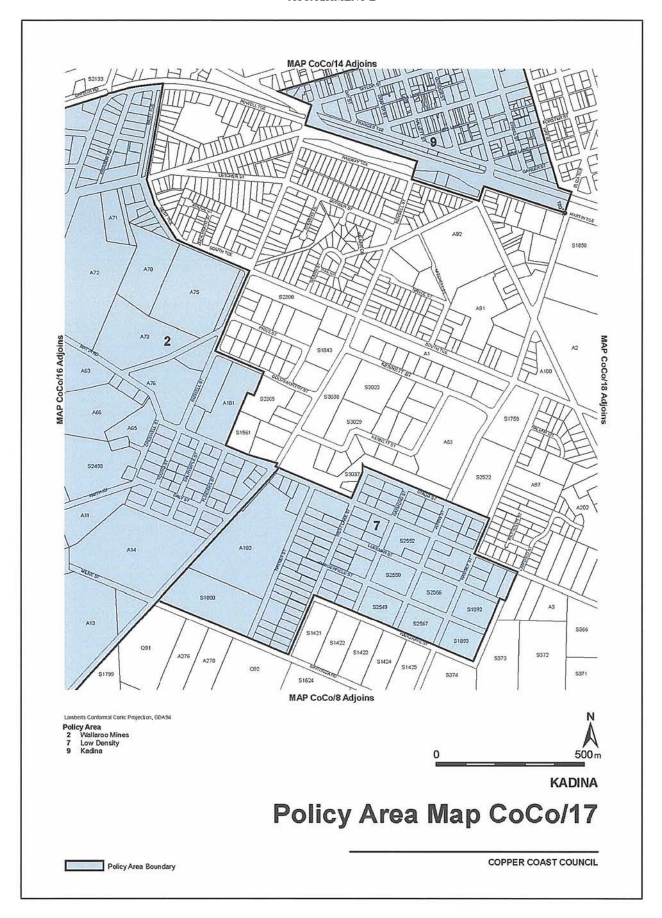
ATTACHMENT C



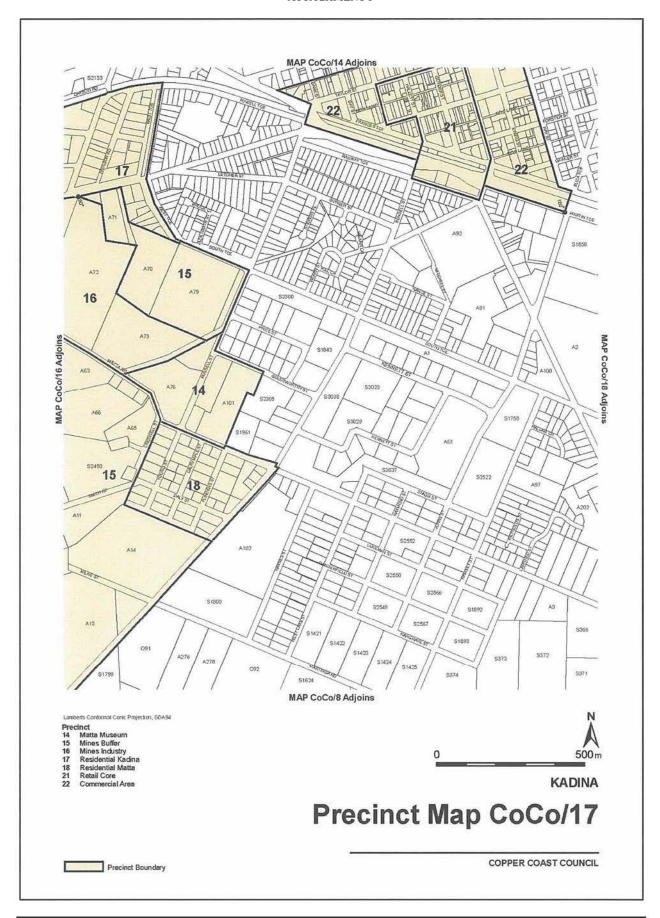
ATTACHMENT D



ATTACHMENT E



ATTACHMENT F



South Australia

Liquor Licensing (Dry Areas) Notice 2016

under section 131(1) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2016*.

2—Commencement

This notice comes into operation on 1 June 2016.

3—Interpretation

- (1) In this notice
 - *principal notice* means the *Liquor Licensing (Dry Areas) Notice 2015* published in the *Gazette* on 5.1.15, as in force from time to time.
- (2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Kilburn Area 1

1—Extent of prohibition

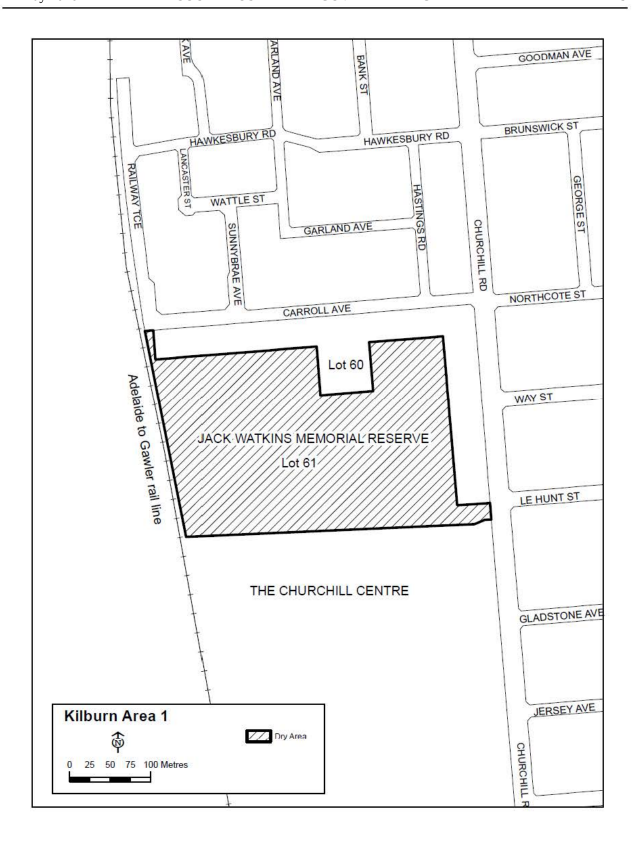
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

Continuous until 1 June 2017.

3—Description of area

The area in Kilburn known as Jack Watkins Memorial Reserve, Lot 61 of deposited plan 59731 in the Hundred of Yatala excluding lot 60.



Made by the Minister for Consumer and Business Services, JOHN ROBERT RAU On 9 May 2016

MOTOR VEHICLE ACCIDENTS (LIFETIME SUPPORT SCHEME) ACT 2013

Notice of the 2016-17 Lifetime Support Scheme Fund Levy Schedule

PURSUANT to Section 44 of the Motor Vehicle Accidents (Lifetime Support Scheme) Act 2013, I, Jack Snelling, Minister for Health and Ageing, having determined, after consultation with the Treasurer and the Lifetime Support Authority, the scheme for the Lifetime Support Scheme Fund levy, hereby give notice that the amounts in the Schedule below are payable by all persons who apply for any of the following under the Motor Vehicles Act 1959, from 1 July 2016 to 30 June 2017:

- (a) the registration of a motor vehicle;
- (b) an exemption from registration in respect of a motor vehicle;
- (c) a permit in respect of a motor vehicle.

Dated 9	May	20	16.
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JACK SNELLING, Minister for Health

Notice of the 2016-17 Lifetime Support Scheme Fund Levy Schedule

Class	Vehicle description	District	1 month	3 months 6	months 9	months	Annual
,	Average LSS Levy						102.54
A	Private or business passenger vehicles	1	9.33	28	56	83	111
В	Private or business passenger vehicles	2	7.33	22	44	66	88
C	Goods carrying vehicles - light	1	11.00	33	66	98	131
D	Goods carrying vehicles - light	2	6.66	20	40	59	79
E	Taxis	1	95.66	287	573	859	1,146
F	Taxis	2	17.66	53	105	157	209
G	Hire and drive yourself vehicles	1&2	15.66	47	94	141	188
Н	Public passenger vehicles - no fare	1&2	9.33	28	55	82	110
Ţ	Public passenger vehicles - small	1&2	13.33	40	79	118	157
J	Public passenger vehicles - medium	1	22.00	66	131	196	261
K	Public passenger vehicles - large	1	36.66	110	219	328	438
L	Public municipal omnibuses	1&2	113.00	339	677	1,015	1,354
M	Goods carrying vehicles- medium	1	15.00	45	89	133	177
N	Goods carrying vehicles - heavy	1&2	35.00	105	209	313	417
0	Goods carrying vehicles - primary	1	6.66	20	40	59	79
P	Small motorcycles (not exceeding 250cc)	1&2	2.33	7	14	20	27
Q	Large motorcycles (exceeding 250cc)	1&2	5.66	17	34	51	68
R	Tractors & other farm vehicles	1&2	1.00	3	6	9	12
S	Historic left hand drive vehicles	1&2	2.33	7	14	20	27
T	Special purpose vehicles	1	4.66	14	27	40	53
U	Car carrier extension	1&2	6.66	20	40	59	79
V	Goods carrying vehicles - primary	2	5.00	15	29	43	58
W	Public passenger vehicles - medium	2	11.33	34	68	102	136
X	Public passenger vehicles - large	2	16.66	50	99	149	198
Υ	Goods carrying vehicles - medium	2	10.00	30	60	90	120
Z	Special purpose vehicles	2	3.66	11	21	32	42
Trailers	Trailers	1&2	0	0	0	0	0
Permit	Unregistered vehicle permits (per permit)						2

RETURN TO WORK ACT 2014

RTWSA Premium Provisions 2016-2017

THE Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the following terms and conditions that will apply in relation to the calculation, imposition and payment of premiums for the purposes of subsection 138 (1) of the Return to Work Act 2014 ('the Act') and these terms and conditions will be referred to as the 'RTWSA Premium Provisions 2016-2017'.

The RTWSA Premium Provisions 2016-2017 apply for the premium period 2016-2017 (and each premium period thereafter until modified in accordance with subsection 138(1) of the Act).

Part 1—Preliminary Matters

1. These terms and conditions apply to the calculation, imposition and payment of premiums on or after 1 July 2016.

Part 2—Definitions

 For the purposes of the RTWSA Premium Provisions 2016-2017, RTWSA Premium Order (Return To Work Premium System) 2016-2017 (as amended from time to time) and the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2016-2017 (as amended from time to time) the following definitions will apply except where otherwise modified:

apprentice: A person who is or will be trained by their employer under an approved training contract in an occupation declared to be a 'trade' under section 6 of the Training and Skills Development Act 2008.

approved training contract: Has the same meaning as a contract approved as a training contract under the Training and Skills Development Act 2008.

employer: Has the same meaning as in section 4 of the Act.

financial year: The period from 1 July in a calendar year to 30 June in the next calendar year with a full financial year being the whole of that 12 month period and part financial year being any period less than the whole 12 month period.

GST: The Goods and Services Tax, has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.

GTO: A Group Training Organisation which is registered as such under the National Standards for Group Training Organisations in South Australia and which has a registered office in South Australia.

industry premium rate: A rate that corresponds to a SAIC as determined by the Corporation from time to time and published in the *Government Gazette*.

new employer: An employer who has acquired a business under a transfer of business as defined by section 160 of the Act.

newly registered employer: An employer who has not been registered for one full premium period.

WHS: The work health and safety registration fee calculated for each financial year and collected by the Corporation on behalf of SafeWork SA in accordance with Schedule 5 of the Work Health and Safety Act 2012.

old employer: An employer who has sold a business under a transfer of business as defined by section 160 of the Act.

period: Includes any financial year, or as provided in Part 8.

premium period: Refers to any financial year for which premium is calculated.

Regulations: The Return to Work Regulations 2015.

remuneration: is the remuneration payable by an employer to or for the benefit of workers during a premium period and includes all liabilities for payment made or to be made to or for the benefit of a worker which by the determination of the Corporation constitute remuneration but does not include payments determined by the Corporation not to constitute remuneration.

SAIC: South Australian Industry Classification.

the Act: Return to Work Act 2014.

trainee: A person who is or will be trained by their employer under an approved training contract (entered into prior to 23 May 2013 or with a GTO) in an occupation which is a declared 'vocation' under section 6 of the Training and Skills Development Act 2008

Part 3—Liability to pay premiums

3. For the purposes of Section 139 (1) of the Act, the employer will be liable to pay a premium for each premium period.

Part—Calculation of Base Premium

Explanatory Note

For the purposes of Section 142 (4) of the Act, the intent of the formula set out below is to calculate an employer's base premium by multiplying an employer's remuneration by their relevant industry premium rate. Given that an employer could have more than one location, each with its own industry premium rate, the formula is written to show that an employer's base premium could be the aggregate of many calculations.

4. The base premium (BP) is to be calculated in accordance with the following formula:

BP = (Ra x Ia) + (Rb x Ib) + ...(Rn x In)

Where:

Ra, Rb, ...Rn are each a part of the total remuneration in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to each relevant SAIC applicable to the employer.

Ia, Ib, ...In are each an industry premium rate expressed as a percentage that corresponds to each relevant SAIC applicable to the employer.

Non-payment or underpayment of remuneration lawfully payable will not reduce the remuneration used as a basis for calculation of an employer's base premium.

Part 5—Apprentice and Trainee Incentive Amount

5. The Apprentice and Trainee incentive amount (A) for an employer is to be calculated in accordance with the following formula:

 $A = (Aa \times Ia) + (Ab \times Ib) + ...(An \times In)$

Where:

Aa, Ab, ... An are each a part of the total remuneration payable by the employer to:

- 5.1 apprentices (as defined in Part 2) in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to a SAIC applicable to the employer.
- 5.2 trainees (as defined in Part 2) but only for the term or the balance of the term of an approved training contract (as defined in Part 2) entered into prior to 23 May 2013 and in respect of the period for which the premium is to be calculated, being a part of the total remuneration attributable to a SAIC applicable to the employer.
- 5.3 in the case of an employer who is a GTO, GTO trainees (both as defined in Part 2) employed by that GTO in respect of the period for which the premium is to be calculated, being a part of the total remuneration applicable to a SAIC applicable to the employer.
- Ia, Ib, ...In are each an industry premium rate being a percentage rate that corresponds to each relevant SAIC applicable to the employer.
- 6. If the employer has not supplied a return with respect to remuneration (as required under the Act) in respect of any relevant period, the apprentice and trainee incentive amount (A) is taken to be zero for the purposes of the calculation of the employer's premium but the premium may be recalculated when the required return as to remuneration has been supplied.

Part 6—Premium payable by a newly registered employer

7. Where an employer is a newly registered employer, the premium payable ("P") is calculated in accordance with the following formula:

P = (BP - A) + SUR + GST + WHS

Where:

P is the premium payable for a premium period or part thereof

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

Part 7—Transfer of Business

- 8. For the purposes of Section 160 of the Act it is determined that the claims history of the old employer will be applied to the calculation of the premium payable by the new employer in the following circumstances:
 - 8.1 Where the new employer has employed workers who constituted all or a majority of the workers employed by the old employer at any time at the business location or locations transferred to the new employer, and
 - 8.2 The workers at any time carried out activities/services for the new employer that are the same or similar to activities/services carried out by those workers for the old employer, and

these provisions apply whether or not the business of the new employer or the activities and/or services performed are at the same business location.

Part 8—Designated period and designated minimum premium

- 9. For the purposes of Section 143 (9) (a) of the Act, the designated period is a financial year.
- 10. For the purposes of Section 143 (9) (b) of the Act, the designated minimum premium is \$200.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 4th day of April 2016. Dated 4 April 2016.

J. YUILE, Board Chair

RETURN TO WORK ACT 2014

RTWSA Premium Order (Return to Work Premium System) 2016-2017

THE Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of Section 143 of the Return to Work Act 2014 ('the Act'), referred to as the 'RTWSA Premium Order (Return to Work Premium System) 2016-2017' ('the Order'). This Order fixes the manner in which such a premium is to be calculated so as to take effect on 1 July 2016 and up to and including 30 June 2017.

Part 1—Preliminary Matters

- This Order is the RTWSA Premium Order (Return to Work Premium System) 2016-2017 published pursuant to subsection 143(3) of the Act.
- 2. This Order takes effect on 1 July 2016.

Part 2—Application

- 3. This Order applies to all employers (as defined in the RTWSA Premium Provisions 2016-2017) other than a newly registered employer in the circumstance described in clause 4 or unless another Order applies.
- 4. A newly registered employer, who commenced to be an employer after 1 July 2015 and who employed workers after 1 July 2015, who is not subject to the transfer of business provisions in Section 160 of the Act, will have their premium calculated in accordance with Part 6 of the RTWSA Premium Provisions 2016-2017 until that employer has experienced a full premium period.
- 5. If before 1 July 2017, a RTWSA Premium Order (Return to Work Premium System) has not been made for the 2017-2018 period, this Order continues to apply pending the making of such an Order.
- 6. The terms and conditions in the RTWSA Premium Provisions 2016-2017 apply unless this Order provides otherwise.
- 7. In this Order, words and expressions have the same meaning as they have in the RTWSA Premium Provisions 2016-2017, unless this Order provides otherwise.

Part 3—Calculation of premium payable by an employer

- 8. The Corporation must ensure that this Order operates on the basis that the costs of all claims made by an employer's workers are taken into account. Accordingly, in setting the formula for calculating the premium payable by an employer, the foundation or basic consideration is the base premium (BP). The BP calculation for an employer is equal to the remuneration payable to their workers multiplied by the relevant industry premium rate's. The industry premium rate is set for each industry having particular regard to the average premium rate which includes the operating costs of the RTWSA scheme and the costs of all claims made by all employers' workers. The formula for calculating the premium payable by an employer enables adjustments to the BP by applying a number of different factors of a specified kind. The formula with such factors is designed to enable an employer to achieve a discount on their premium for preventing workplace injuries that would otherwise result in income support payments, and conversely, for an employer to pay an additional premium when injuries in their workplace result in substantial income support payments being made to their workers.
- 9. The premium payable by an employer for a premium period, or part thereof, is to be calculated by the following formula:

 $P = BP x (1 - D) + C^* - A + SUR + GST + WHS$

* C is subject to a maximum of 3 x D x BP

Where:

P is the total premium

D is the base premium discount factor calculated in accordance with Part 4 of this Order

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2016-2017

C is the cost of claims calculated in accordance with Part 5 of this Order

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2016-2017

WHS is the work health and safety registration fee as defined in Part 2 of the RTWSA Premium Provisions 2016-2017

Part 4—Base premium discount factor

- 10. The base premium discount factor (D) for an employer is as follows:
 - 10.1 Where the employer's annualised Base Premium is less than \$10,000, the premium discount factor is 0.05.
 - 10.2 Where the employer's annualised Base Premium is or exceeds \$10,000 and is less than \$50,000, the premium discount factor is 0.1.
 - 10.3 Where the employer's annualised Base Premium is or exceeds \$50,000 and is less than \$100,000, the premium discount factor is 0.15.
 - 10.4 Where the employer's annualised Base Premium is or exceeds \$100,000 and is less than \$500,000, the premium discount factor is 0.2.
 - 10.5 Where the employer's annualised Base Premium is or exceeds \$500,000 and is less than \$1,000,000, the premium discount factor is 0.25.
 - 10.6 Where the employer's annualised Base Premium is or exceeds \$1,000,000 the premium discount factor is 0.30.

Part 5—Cost of claims

- 11. Cost of claims means income maintenance or income support payments, where:
 - 11.1 payments were made in the financial year preceding the premium period to which the premium applies, and
 - 11.2 the payments were paid with respect to claims with a date of injury in the three financial years preceding the commencement of the premium period to which the premium applies, but excluding:

- 11.2.1 the amount of income maintenance or income support paid in the first two weeks of a worker's incapacity where the Corporation has undertaken the liability of the employer in accordance with subsection 46(8b) of the Workers Rehabilitation and Compensation Act 1986 (the 1986 Act) or subsection 64(14) of the Act, and
- 11.2.2 the income maintenance or income support payments paid in respect of claims arising from an unrepresentative injury as defined by Section 3 of the 1986 Act or section 4 of the Act, and
- 11.2.3 the income maintenance or income support payments paid in respect of claims arising from a secondary injury as defined by Section 3 of the 1986 Act, and
- 11.2.4 the income maintenance or income support payments associated with successfully prosecuted fraudulent claims.

Part 6—Group Training Organisation arrangement

- 12. Where an employer is registered with the South Australian Government as meeting the National Standards for Group Training Organisations in the relevant premium period, the premium (P) will be calculated in accordance with the following formula:
 - P = BP A + SUR + GST + WHS
- 13. This arrangement shall only apply if the employer has registered and obtained a separate employer number with ReturnToWorkSA for the purpose of reporting apprentice and trainee remuneration.

Part 7—Alternative set of Principles (Retro Paid Loss Arrangement)

14. For the purposes of Section 143 (7) (e) of the Act, the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2016-2017 is an alternative set of principles for the payment of premium for an employer or employers.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 4th day of April 2016. Dated 4 April 2016.

J. YUILE, Board Chair

RETURN TO WORK ACT 2014

RTWSA Premium Order (Retro-Paid Loss Arrangement) 2016–17

THE Board of the Return to Work Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of Section 143 of the *Return to Work Act 2014* ('the Act'), referred to as the 'RTWSA Premium Order (Retro-Paid Loss Arrangement) 2016-17' ('this Order').

This Order fixes the manner in which such a premium is to be calculated for the Retro-Paid Loss Arrangement authorised under subsection 143 (7) (e) of the Act for the period beginning 1 July 2016 to and including 30 June 2017.

Part 1—Preliminary Matters

- This Order is the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2016-17 published pursuant to subsection 143 (3) of the Act.
- 2. This Order takes effect on 1 July 2016.

Part 2—Application

- 1. This Order applies to employers who, in accordance with subsection 143 (7) (e) of the Act, on application and at the discretion of the Corporation, satisfy specified criteria so as to pay a premium determined according to an alternative set of principles. The Corporation delegates to its Chief Executive Officer the function and power to specify such criteria.
- 2. In accordance with subsection 143 (7) (e) of the Act and as determined in Part 7 of the RTWSA Premium Order (RTW Premium System) 2016-17 this Order fixes such an alternative set of principles for calculating premiums (to be known as the Retro-Paid Loss Arrangement premium calculation).
- 3. In accordance with subsection 143 (7) (f) of the Act, this Order also determines the financial guarantee in respect of such premium period(s) that an employer participates in the Retro-Paid Loss Arrangement.
- 4. If, before 1 July 2017, a RTWSA Premium Order (Retro-Paid Loss Arrangement) has not been made for the 2017-18 period (or such further period thereafter), this Order continues to apply pending the making of such an order.
- 5. The terms and conditions in the RTWSA Premium Provisions 2016-17 apply to, and in respect of, a Retro-Paid Loss Arrangement unless this Order provides otherwise.
- 6. In this Order, words and expressions have the same meaning as they have in the RTWSA Premium Provisions 2016-17, unless this Order provides otherwise.

Part 3—Retro-Paid Loss Arrangement premium calculation

- 1. The Retro-Paid Loss Arrangement premium calculated at the commencement of the premium period is the deposit premium, determined in accordance with Part 8 of this Order.
- 2. The Retro-Paid Loss Arrangement premium is then recalculated at each adjustment date as the adjusted premium, determined in accordance with Part 8 of this Order.

Part 4—Returns and payment terms

- Any deposit premium may be paid in accordance with the provisions in the Payment of Statutory Payments Notice 2015.
- 2. Any adjusted premium is to be paid in full on the date specified on the adjustment note.
- 3. The required financial guarantee is to be in place on the date specified by the Corporation.
- 4. Despite the Payment of Statutory Payments Notice 2015, for the purposes of subsection 149 (1) of the Act the date for the provision of a return is 31 May.
- 5. Despite the Designated Manner and Forms Notice 2016, the designated manner for the provision of a return excludes providing the information online.

Part 5—Adjustment dates

- 1. In this Order:
 - 1.1 adjustment date, in relation to the Retro-Paid Loss Arrangement, means each of the following dates:
 - (a) the date that is 15 months after the date of the commencement of the premium period (the first adjustment date),
 - (b) the date that is 27 months after the date of the commencement of the premium period (the second adjustment date),
 - (c) the date that is 39 months after the date of the commencement of the premium period (the third adjustment date),
 - (d) the date that is 48 months after the date of the commencement of the premium period (the fourth adjustment date).

Part 6—Calculation of required financial guarantee at commencement of each new arrangement

- 1. For the purpose of this Order "new arrangement" means a new Retro-Paid Loss Arrangement that requires a new financial guarantee.
- 2. For the purposes of subsection 143 (7) (f) of the Act, the required financial guarantee for an employer or group of employers is to be calculated according to the following formula:
 - 2.1 at the commencement of the premium period:

$$FG_C = (BP - A) \times 0.9 + GST + WHS$$

Where:

FG_C is the financial guarantee in respect of the new arrangement.

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2016-17

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2016-17.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2016-17.

WHS is the work health and safety registration fee as defined in Part 2 of the RTWSA Premium Provisions 2016-17.

Part 7—Calculation of adjusted financial guarantee for existing arrangements

- 1. For the purpose of this Order 'existing arrangement' means a Retro-Paid Loss Arrangement for which a financial guarantee has previously been calculated and deposited in a prior premium period.
- 2. For the purposes of subsection 143 (7) (f) of the Act, the required adjusted financial guarantee for an employer or group of employers is to be calculated according to the following formula:

 $FG_A = (FG_1 + FG_2 + FG_3)$

Where:

 $FG_1 = ((BP_1 - A_1) \times 0.7 + GST_1 + WHS_1)$ But is not more than $(2.5 \times BP_1) - P_1$; and $FG_2 = ((BP_2 - A_2) \times 0.5 + GST_2 + WHS_2)$

But is not more than $(2.5 \times BP_2) - P_2$; and

 $FG_3 = ((BP_3 - A_3) \times 0.4 + GST_3 + WHS_3)$

But is not more than $(2.5 \times BP_3) - P_3$

Reference year (n)Adjustment dateFormula reference1 15^{th} month adjustment $FG_1, P_1, BP_1, A_1, GST_1, WHS_1$ 2 27^{th} month adjustment $FG_2, P_2, BP_2, A_2, GST_2, WHS_2$ 3 39^{th} month adjustment $FG_3, P_3, BP_3, A_3, GST_3, WHS_3$

 \mathbf{FG}_{A} is the financial guarantee in respect of the existing arrangements for previous premium period(s).

 \mathbf{FG}_{n} is the financial guarantee in respect of each reference year for previous premium period(s).

 P_n is the premium payable by an employer or group of employers calculated in accordance with Part 8 of this Order or the applicable order for the reference year.

 \mathbf{A}_n is the Apprentice and Trainee incentive amount, if any, for the employer or group of employers determined with respect to the reference year n or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2016-17.

GST_n is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2016-17.

WHS_n is the work health and safety registration fee as defined in Part 2 of the RTWSA Premium Provisions 2016-17.

BP_n is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2016-17.

n is the reference year 1, 2 and 3 and refers to the premium year corresponding to adjustment dates 15, 27 and 39 respectively.

Part 8—Calculation of deposit premium and adjusted premium

- 1. The method for calculating the premium for an employer or group of employers:
 - 1.1 at the commencement of the premium period (the deposit premium) is as follows:

$$PD = (BP - A) \times 0.7 + SUR + GST + WHS$$

1.2 at the 15 month adjustment date (the adjusted premium) is as follows:

$$P = (BP - A) \times 0.5 + C + SUR + GST + WHS$$

but not more than P_{max} .

1.3 at the 27 month adjustment date (the adjusted premium) is as follows:

$$P = (BP - A) \times 0.4 + C + SUR + GST + WHS$$

but not more than P_{max}.

1.4 at the 39 month adjustment date (the adjusted premium) is as follows:

$$P = (BP - A) \times MP_{Factor} + C + SUR + GST + WHS$$

but not more than Pmax.

1.5 at the 48 month adjustment date (the adjusted premium) is as follows:

$$P = (BP - A) \times MP_{Factor} + C + SUR + GST + WHS$$

but not more than P_{max}.

Where:

PD is the deposit premium payable by an employer or group of employers in respect of the premium period.

BP is the base premium calculated in accordance with Part 4 of the RTWSA Premium Provisions 2016-17.

A is the Apprentice and Trainee incentive amount, if any, for an employer or group of employers determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2016-17.

SUR is the Supplementary Underwriting Rate being a premium adjustment (either a decrease or an increase) to allow the premium of an employer, within a particular category or class, to be adjusted. Any adjustment is at the discretion of the Corporation and subject to the claims experience and a specific risk assessment of the employer by the Corporation.

GST is the Goods and Services Tax as defined in Part 2 of the RTWSA Premium Provisions 2016-17.

WHS is the work health and safety registration fee as defined in accordance with Part 2 of the RTWSA Premium Provisions 2016-17.

P is the adjusted premium for the time being payable by an employer or group of employers in respect of the premium period (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

C is the total of the cost of claims for an employer or group of employers as defined in Part 10 of this Order in respect of claims with a date of injury in the premium period. For this purpose date of injury is the date the person suffered the injury, or the deemed date of injury under the Act.

 \mathbf{P}_{max} is the maximum premium that is payable by an employer or group of employers calculated in accordance with Part 9 of this Order.

 MP_{Factor} is the minimum premium factor based on the employer's selected claims retention cap in accordance with Part 10 clause 6 of this Order. Where a selected claims retention cap of:

- •\$350,000 is selected, a 0.35 MP_{Factor} is applied,
- •\$500,000 is selected, a 0.30 MP_{Factor} is applied.
- 2. The method to apportion deposit and adjusted premium for each member of a group:
 - 2.1 at the commencement of the premium period (the deposit premium) is as follows:

$$P_E = PD \times BP - A$$

$$BP_G - A_G$$

2.2 at each adjustment date (the adjusted premium) is as follows:

$$P_E = P \times BP - A$$

$$BP_G - A_G$$

Where:

 P_E is the premium for the time being payable by an employer who is a member of a group in respect of the premium period calculated in accordance with 2.1 or 2.2 of this Part of this Order (including, where adjustments are required to be made to that premium by reason of the operation of this Order, the premium so payable by reason of those adjustments).

BP is the base premium for an employer that is a member of a group calculated in accordance with Part 4 of the RTWSA Premium Provisions 2016-17.

A is the Apprentice and Trainee incentive amount, if any, for an employer determined with respect to the premium period or part thereof in accordance with Part 5 of the RTWSA Premium Provisions 2016-17.

 $\mathbf{BP_G}$ is the sum of the BP for all the members of a group of which the employer is a member.

 A_G is the sum of A for all members of a group of which the employer is a member.

Part 9—Maximum and minimum premium payable

 For the purposes of this Order, the maximum premium (P_{max}) that is payable by an employer or group of employers in respect of the premium period is calculated as follows:

$$P_{max} = [(BP \times 2.5) - A] + SUR + GST + WHS$$

2. Despite any other provision of this Order, a deposit premium or an adjusted premium is to be no less than the minimum premium specified in Part 8 of the RTWSA Premium Provisions 2016-17.

Part 10-Cost of claims

- 1. Cost of claims means the total of:
 - 1.1 costs paid on, and in respect of, each claim for compensation allocated to a particular employer (irrespective of whether the claim for compensation was withdrawn by the worker, accepted or rejected); and
 - 1.2 for claims in which a worker is a seriously injured worker (as defined in Part 2 Division 4 of the Act), the current and most accurate estimate assessed by the Corporation of the outstanding liability for each claim.
- 2. The costs of each claim are the total costs for the claim, as described in clause 1 of this Part, based on the evidence available at the time of the relevant adjustment date.
- 3. Excluded from the costs of each claim are:
 - 3.1 Costs associated with claims for unrepresentative injuries,
 - 3.2 Costs associated with successfully prosecuted fraudulent claims,
 - 3.3 Actual recoveries for compulsory third party and common law actions under Section 66 of the Act,
 - 3.4 the amount of income support paid in the first two weeks of a worker's incapacity where the Corporation has undertaken the liability of the employer in accordance with subsection 64(14) of the Act, and
 - 3.5 Claims costs in excess of the relevant claim retention cap as determined in accordance with clause 6 of this Part.
 - 3.6 But, in any case where a single event leads to 3 or more individual claims, the total costs of all those claims in relation to that event are not to exceed an amount that is twice the relevant claim retention cap for the employer as determined in accordance with clause 5 of this Part (this is known as the large claim limit).
- 4. For the purposes of subclause 3.5 and clause 4 in relation to a Retro-Paid Loss premium period an employer is, before the commencement of the premium period, to elect a claim retention cap of one of the following amounts:
 - 4.1 \$350,000, or
 - 4.2 \$500,000
- 5. Employers within a group will need to each select the same claim retention cap under either sub-clause 5.1 or 5.2 of this Part. I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 4th day of April 2016.

Dated 4 April 2016.

J. YUILE, Board Chair

RETURN TO WORK ACT 2014

Provision of Remuneration Information Notice 2016

IN accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation I, Greg McCarthy, Chief Executive Officer, hereby give notice of the requirements of the Corporation under the Sections of the Return to Work Act 2014 ('the Act') specified herein.

Part 1—Preliminary Matters

- This notice may be cited as the Provision of Remuneration Information Notice 2016.
- 2. This notice commences on 1 July 2016 and supersedes the Provision of Remuneration Information Notice 2015 published in the *Government Gazette* on 14 May 2015 at page 1721.

Part 2—Terms of Notice

Estimate

3. When calculating remuneration in relation to a premium period or other period, a reference to information for the purposes of Sections 131, 132, 149 and 150 of the Act is the estimate of the monetary value of all remuneration payable to all workers by the employer calculated by reference to the forms or returns (if any) furnished in accordance with the Act by the employer to the Corporation or, where the monetary value of the remuneration has been ascertained by the Corporation, the actual value of the remuneration.

Failure to furnish a return

4. Please note that in the event that at any time an employer fails to furnish a return as required and the monetary value of the remuneration concerned has not been ascertained by the Corporation, the estimate of the monetary value of the remuneration will be taken to be such amount as is calculated by multiplying the monetary value (or reasonable estimate) of remuneration for the immediately preceding premium period, or equivalent period as determined by the Corporation, by 1.20.

Specified event

- 5. For the purposes of Section 150(1)(c) of the Act, a specified event is where an employer becomes aware that the actual remuneration paid or payable by the employer:
 - 5.1 exceeds or is likely to exceed by more than 20% the estimate, or latest estimate, (as the case may be) of aggregate remuneration applying in relation to the employer under this Division, or
 - 5.2 reduces or is likely to reduce by more than 20%, the estimate or latest estimate (as the case may be) of aggregate remuneration applying in relation to the employer under this Division.
- 6. In the event of clause 5.1 of this Part applying, the employer must submit a revised estimate or estimates, in the designated manner and form, within 30 days of becoming aware of such changed circumstances.
- 7. In the event of clause 5.2 of this Part applying, the employer may submit if the employer wishes/elects to do so a revised estimate or estimates, in the designated manner and form, before the end of the relevant premium period.

Information

8. For the purposes of Section s149 and 150, the information required by the Corporation is satisfied if the information required by the relevant designated form(s) is provided in one of the designated manners or forms.

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

Dated 10 May 2016.

G. McCarthy, Chief Executive Officer

RETURN TO WORK ACT 2014

Industry Premium Rates Determination 2016-2017

IN accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation I, Greg McCarthy, Chief Executive Officer, determine that the Industry Premium Rates for the purpose of Section 142 of the Return to Work Act 2014 ('the Act') are as follows:

Part 1—Preliminary Matters

- This determination may be cited as the Industry Premium Rates Determination 2016-2017.
- 2. The Industry Premium Rates Determination is made pursuant to subsection 142 (1) of the Act and published in the *Government Gazette* in accordance with subsection 142 (2) (a) of the Act.
- This determination commences on 1 July 2016.
- 4. If before 1 July 2017, an Industry Premium Rates Determination has not been made for the 2017-18 period, this determination will apply pending the making of such a determination.

Part 2—Terms of Industry Premium Rates Determination

- 1. Establish the Industry Premium Rates set out in the Appendix to this determination.
- 2. The industry premium rate for each South Australian Industry Classification (SAIC) referred to in Column 2 of the Appendix, is fixed by the Corporation as the industry premium rate (expressed as a percentage) opposite each SAIC in Column 3 of the Appendix.
- 3. The RTWSA Premium Provisions 2016-17, RTWSA Premium Order (Return to Work Premium System) 2016-17 and the RTWSA Premium Order (Retro-Paid Loss Arrangement) 2016-17 detail how the industry premium rate is used in the premium calculation for an employer.

Part 3—Specified criteria for fixing Industry Premium Rates

1. In respect of the premium rate applicable to the classes of industry, the Industry Premium Rates Determination takes into account the criteria prescribed in regulation 56 of the Return to Work Regulations 2015.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority. Dated 10 May 2016.

G. McCarthy, Chief Executive Officer

APPENDIX

RETURN TO WORK CORPORATION OF SOUTH AUSTRALIA ReturnToWorkSA Industry Premium Rates 2016-17

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number		per \$100
011101	AGRICULTURE, FORESTRY AND FISHING Nursery Production	3.675%
011301	Turf Growing	3.664%
011401	Floriculture Production	3.385%
012101	Mushroom Growing	3.866%
012201	Vegetable Growing	3.859%
013101	Grape Growing	2.169%
013201	Kiwifruit Growing	3.776%
013301	Berry Fruit Growing	3.773%
013406	Apple, Pear, Stone Fruit and Citrus Growing	3.727%
013701	Olive Growing	3.774%
013901	Other Fruit and Tree Nut Growing	3.767%
014101	Sheep Farming	4.880%
014201	Beef Cattle Farming	5.472%
014406	Sheep-Beef Cattle Farming	4.782%
014501	Grain-Sheep or Grain-Beef Cattle Farming	2.670%
014901	Grain Growing	2.796%
015901	Other Crop Growing n.e.c.	4.864%
016001	Dairy Cattle Farming	5.803%
017101	Poultry Farming (Meat)	4.507%
017201	Poultry Farming (Eggs)	4.509% 4.869%
018001 019101	Deer Farming Horse Farming	4.869%
019101	Pig Farming	6.673%
019201	Beekeeping	4.865%
019901	Other Livestock Farming n.e.c.	4.868%
020101	Offshore Longline and Rack Aquaculture	3.267%
020201	Offshore Caged Aquaculture	3.254%
020301	Onshore Aquaculture	3.279%
030101	Forestry	3.106%
030201	Logging	4.228%
041101	Rock Lobster and Crab Potting	3.411%
041201	Prawn Fishing	2.734%
041301	Line Fishing	4.110%
041401	Fish Trawling, Seining and Netting	5.501%
041901	Other Fishing	5.503%
042001	Hunting and Trapping	5.259%
051001	Forestry Support Services	3.123%
052201	Shearing Services	6.758%
052901	Other Agriculture and Fishing Support Services	3.843%
	MINING	
060001	Coal Mining	3.275%
070001	Oil and Gas Extraction	1.442%
080101	Iron Ore Mining	4.018%
080201	Bauxite Mining	3.773%
080301	Copper Ore Mining	2.361%
080401 080501	Gold Ore Mining Mineral Sand Mining	3.490% 2.833%
080601	Nickel Ore Mining	3.773%
080601	Silver-Lead-Zinc Ore Mining	3.773%
080701	Other Metal Ore Mining	3.272%
091101	Gravel and Sand Quarrying	3.731%
091101	Other Construction Material Mining	3.987%
091901	Other Non-Metallic Mineral Mining and Quarrying	2.669%
101101	Petroleum Exploration	3.369%
101101	Mineral Exploration	1.419%
109001	Other Mining Support Services	2.116%
109002	Drilling and Boring Support Services	2.164%

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number	MANUFACTURING	per \$100
111106	Meat Processing	7.751%
111107	Livestock Processing	6.400%
111201	Poultry Processing	4.917%
111301	Cured Meat and Smallgoods Manufacturing	6.969%
112001	Seafood Processing	3.918%
113101	Milk and Cream Processing	3.706%
113201	Ice Cream Manufacturing	1.296%
113301 114001	Cheese and Other Dairy Product Manufacturing Fruit and Vegetable Processing	3.491% 4.946%
115001	Oil and Fat Manufacturing	3.798%
116101	Grain Mill Product Manufacturing	1.520%
116201	Cereal, Pasta and Baking Mix Manufacturing	3.475%
117101	Bread Manufacturing (Factory based)	5.759%
117201	Cake and Pastry Manufacturing (Factory based)	3.306%
117301	Biscuit Manufacturing (Factory based)	5.728%
117401	Bakery Product Manufacturing (Non-factory based)	1.835%
118101	Sugar Manufacturing	4.319%
118201 119101	Confectionery Manufacturing Potato, Corn and Other Crisp Manufacturing	4.300% 4.899%
119101	Prepared Animal and Bird Feed Manufacturing	3.905%
119901	Other Food Product Manufacturing n.e.c.	4.838%
121101	Soft Drink, Cordial and Syrup Manufacturing	2.367%
121201	Beer Manufacturing	1.481%
121301	Spirit Manufacturing	1.822%
121401	Wine and Other Alcoholic Beverage Manufacturing	1.775%
122001	Cigarette and Tobacco Product Manufacturing	4.899%
131101 131201	Wool Scouring Natural Textile Manufacturing	3.608%
131201	Synthetic Textile Manufacturing	2.670% 2.673%
132001	Leather Tanning, Fur Dressing and Leather Product Manufacturing	2.810%
133101	Textile Floor Covering Manufacturing	2.191%
133201	Rope, Cordage and Twine Manufacturing	2.631%
133301	Cut and Sewn Textile Product Manufacturing	3.262%
133401	Textile Finishing and Other Textile Product Manufacturing	2.536%
134001	Knitted Product Manufacturing	2.514%
135101 135201	Clothing Manufacturing Footwear Manufacturing	2.513% 2.955%
141101	Log Sawmilling	4.801%
141201	Wood Chipping	4.762%
141301	Timber Resawing and Dressing	7.726%
149101	Prefabricated Wooden Building Manufacturing	3.582%
149201	Wooden Structural Fitting and Component Manufacturing	3.619%
149301	Veneer and Plywood Manufacturing	5.501%
149401	Reconstituted Wood Product Manufacturing Other Wood Product Monufacturing no a	3.158%
149901 149902	Other Wood Product Manufacturing n.e.c. Wooden Containers Manufacturing	3.158% 4.787%
151001	Pulp, Paper and Paperboard Manufacturing	3.744%
152101	Corrugated Paperboard and Paperboard Container Manufacturing	4.599%
152201	Paper Bag Manufacturing	5.895%
152301	Paper Stationery Manufacturing	2.993%
152401	Sanitary Paper Product Manufacturing	3.958%
152901	Other Converted Paper Product Manufacturing	3.757%
161106	Printing District Sympost Commisses	1.484%
161206	Printing Support Services Reproduction of Recorded Media	0.971%
162007 170101	Petroleum Refining and Petroleum Fuel Manufacturing	0.357% 1.330%
170101	Other Petroleum and Coal Product Manufacturing	1.838%
181101	Industrial Gas Manufacturing	1.804%
181201	Basic Organic Chemical Manufacturing	2.612%
181301	Basic Inorganic Chemical Manufacturing	2.612%
182101	Synthetic Resin and Synthetic Rubber Manufacturing	5.524%
182901	Other Basic Polymer Manufacturing	4.633%

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number		per \$100 2.676%
183101 183201	Fertiliser Manufacturing Pesticide Manufacturing	2.567%
184101	Human Pharmaceutical and Medicinal Product Manufacturing	2.419%
184201	Veterinary Pharmaceutical and Medicinal Product Manufacturing	2.419%
185101	Cleaning Compound Manufacturing	2.470%
185201	Cosmetic and Toiletry Preparation Manufacturing	1.543%
189101	Photographic Chemical Product Manufacturing	2.479%
189201	Explosive Manufacturing	2.973%
189901	Other Basic Chemical Product Manufacturing n.e.c.	2.476%
191101	Polymer Film and Sheet Packaging Material Manufacturing	3.708%
191201	Rigid and Semi-Rigid Polymer Product Manufacturing	4.708%
191301	Polymer Foam Product Manufacturing	4.628%
191401	Tyre Manufacturing	3.831%
191501	Adhesive Manufacturing	2.477%
191601	Paint and Coatings Manufacturing	3.062%
191602	Inks and Toners Manufacturing	0.691%
191901	Other Polymer Product Manufacturing	4.655%
192001	Natural Rubber Product Manufacturing	3.759%
201001 202101	Glass and Glass Product Manufacturing Clay Brick Manufacturing	3.487% 3.951%
202901	Other Ceramic Product Manufacturing	2.251%
203101	Cement and Lime Manufacturing	1.100%
203201	Plaster Product Manufacturing	4.679%
203301	Ready-Mixed Concrete Manufacturing	4.773%
203401	Concrete Product Manufacturing	6.927%
209001	Other Non-Metallic Mineral Product Manufacturing	5.863%
211001	Iron Smelting and Steel Manufacturing	4.535%
212106	Iron and Steel Casting	6.116%
212201	Steel Pipe and Tube Manufacturing	2.831%
213106	Alumina Production	2.879%
213201	Aluminium Smelting	4.199%
213301	Copper, Silver, Lead and Zinc Smelting and Refining	4.187%
213901	Other Basic Non-Ferrous Metal Manufacturing	6.173%
214101	Non-Ferrous Metal Casting	2.800%
214201 214901	Aluminium Rolling, Drawing, Extruding Other Basic Non-Ferrous Metal Product Manufacturing	2.873% 2.879%
221001	Iron and Steel Forging	6.128%
222101	Structural Steel Fabricating	4.800%
222201	Prefabricated Metal Building Manufacturing	4.735%
222301	Architectural Aluminium Product Manufacturing	3.650%
222401	Metal Roof and Guttering Manufacturing (except Aluminium)	2.836%
222901	Other Structural Metal Product Manufacturing	4.580%
223101	Boiler, Tank and Other Heavy Gauge Metal Container Manufacturing	5.321%
223901	Other Metal Container Manufacturing	2.842%
	Sheet Metal Product Manufacturing (except Metal Structural and Container	
224001	Products)	2.862%
229101	Spring and Wire Product Manufacturing	4.825%
229201	Nut, Bolt, Screw and Rivet Manufacturing	2.594%
229301	Metal Coating and Finishing	5.272%
229901	Other Fabricated Metal Product Manufacturing n.e.c.	3.465%
229902	Cutlery and Hand Tool Manufacturing	9.377%
231101	Motor Vehicle Manufacturing Motor Vehicle Rody and Trailer Manufacturing	2.629%
231201 231301	Motor Vehicle Body and Trailer Manufacturing Automotive Electrical Component Manufacturing	5.110% 2.987%
231301	Other Motor Vehicle Parts Manufacturing	3.888%
239101	Shipbuilding and Repair Services	5.974%
239101	Submarine Building and Repair Services	1.532%
239201	Boatbuilding and Repair Services	3.693%
239301	Railway Rolling Stock Manufacturing and Repair Services	2.332%
239401	Aircraft Manufacturing and Repair Services	0.642%
239901	Other Transport Equipment Manufacturing n.e.c.	2.946%
241101	Photographic , Optical and Ophthalmic Equipment Manufacturing	0.480%
241201	Medical and Surgical Equipment Manufacturing	1.992%

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number	1	per \$100
241901	Other Professional and Scientific Equipment Manufacturing	0.619%
242101	Computer and Electronic Office Equipment Manufacturing	0.503%
242201	Communication Equipment Manufacturing	0.503%
242901	Other Electronic Equipment Manufacturing	0.507%
243101	Electric Cable and Wire Manufacturing	2.874%
243201	Electric Lighting Equipment Manufacturing	2.302%
243901	Other Electrical Equipment Manufacturing	2.856%
244101	Whiteware Appliance Manufacturing Other Domestic Appliance Manufacturing	2.851%
244901 245101	Pump and Compressor Manufacturing	2.905% 3.886%
245101	Fixed Space Heating, Cooling and Ventilation Equipment Manufacturing	2.224%
246101	Agricultural Machinery and Equipment Manufacturing	3.604%
246201	Mining and Construction Machinery Manufacturing	3.148%
246301	Machine Tool and Parts Manufacturing	2.422%
246901	Other Specialised Machinery and Equipment Manufacturing	3.009%
249101	Lifting and Material Handling Equipment Manufacturing	4.190%
249901	Other Machinery and Equipment Manufacturing n.e.c.	2.944%
251101	Wooden Furniture and Upholstered Seat Manufacturing	3.595%
251201	Metal Furniture Manufacturing	4.161%
251201	Mattress Manufacturing	4.787%
251901	Other Furniture Manufacturing	3.544%
259101	Jewellery and Silverware Manufacturing	1.452%
259201	Toy, Sporting and Recreational Product Manufacturing	3.452%
259901	Other Manufacturing n.e.c.	2.131%
257701	ELECTRICITY, GAS, WATER AND WASTE SERVICES	2.13170
261101	Fossil Fuel Electricity Generation	0.647%
261901	Other Electricity Generation	0.648%
262001	Electricity Transmission and Distribution	0.647%
264001	On Selling Electricity and Electricity Market Operation	0.649%
270001	Gas Supply	0.963%
281101	Water Supply	0.876%
281201	Sewerage and Drainage Services	2.209%
291101	Solid Waste Collection Services	5.920%
291901	Other Waste Collection Services	5.976%
292101	Waste Treatment and Disposal Services	5.982%
292201	Waste Remediation and Materials Recovery Services	5.645%
	CONSTRUCTION	
301101	House Construction	2.794%
301901	Other Residential Building Construction	2.941%
302001	Non-Residential Building Construction	2.545%
310101	Heavy and Civil Engineering Construction	2.724%
321101	Land Development and Subdivision	1.538%
321201	Site Preparation Services	4.177%
322101	Concreting Services	5.999%
322201	Bricklaying Services	7.301%
322301	Roofing Services	7.751%
322401	Structural Steel Erection Services	7.789%
323106	Plumbing Services	3.137%
323206	Electrical Services	1.716%
323306	Air Conditioning and Heating Services	2.725%
323406	Fire and Security Alarm Installation Services	2.472%
323901	Other Building Installation Services	4.709%
324106	Plastering and Ceiling Services	5.397%
324206	Carpentry Services	5.839%
324306	Tiling and Carpeting Services	3.820%
324406	Painting and Decorating Services	4.693%
324506 329101	Glazing Services	5.074%
370101	Landscape Construction Services	3.120%
	Hire of Construction Machinery with Operator	3.422%
329201		
329201 329901	Other Construction Services n.e.c.	5.490%
329201	Scaffolding Services	5.490%
329201 329901 329902	Scaffolding Services WHOLESALE TRADE	5.503%
329201 329901	Scaffolding Services	

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number	1	per \$100
331902	Other Agricultural Supply Wholesaling Petroleum Product Wholesaling	0.533%
332101 332201	Metal Wholesaling	1.201% 3.728%
332201	Mineral Wholesaling	1.807%
332301	Industrial and Agricultural Chemical Product Wholesaling	1.123%
333101	Timber Wholesaling	3.546%
333201	Plumbing Goods Wholesaling	2.316%
333901	Builders Hardware Goods Wholesaling	2.345%
333902	Household Hardware Goods Wholesaling	0.984%
341101	Agricultural and Construction Machinery Wholesaling	1.228%
341901	Other Specialised Industrial Machinery and Equipment Wholesaling	1.354%
349101	Professional and Scientific Goods Wholesaling	0.650%
349201	Computer and Computer Peripheral Wholesaling	0.304%
349301 349401	Telecommunication Goods Wholesaling	0.717%
349401	Other Electrical and Electronic Goods Wholesaling Photographic Equipment Wholesaling	0.750% 0.358%
349402	Other Machinery and Equipment Wholesaling n.e.c.	1.339%
350101	Car Wholesaling	1.362%
350201	Commercial Vehicle Wholesaling	2.163%
350301	Trailer and Other Motor Vehicle Wholesaling	2.142%
350401	Motor Vehicle New Parts Wholesaling	2.148%
350501	Motor Vehicle Dismantling and Used Parts Wholesaling	2.227%
360101	General Line Grocery Wholesaling	3.227%
360201	Meat Wholesaling	4.795%
360202	Poultry and Smallgoods Wholesaling	1.949%
360301	Dairy Produce Wholesaling	2.633%
360302	Milk Vending	3.524%
360401	Fish and Seafood Wholesaling	3.229%
360501	Fruit and Vegetable Wholesaling	4.539%
360601 360901	Liquor and Tobacco Product Wholesaling Other Grocery Wholesaling	1.247% 3.232%
360902	Confectionery and Soft Drink Wholesaling	1.771%
371101	Textile Product Wholesaling	0.809%
371201	Clothing and Footwear Wholesaling	0.384%
372001	Pharmaceutical and Toiletry Goods Wholesaling	0.877%
373101	Furniture and Floor Covering Wholesaling	0.983%
373201	Jewellery and Watch Wholesaling	0.900%
373301	Kitchen and Dining ware Wholesaling	0.981%
373401	Toy and Sporting Goods Wholesaling	1.015%
373501	Book and Magazine Wholesaling	1.266%
373601	Paper Product Wholesaling	1.265%
373901 380001	Other Goods Wholesaling n.e.c. Commission-Based Wholesaling	1.297% 1.204%
380001	Wholesaling goods not physically handling any stock	0.667%
380002	RETAIL TRADE	0.00770
391101	Car Retailing	1.437%
391201	Motor Cycle Retailing	1.461%
391301	Trailer and Other Motor Vehicle Retailing	1.528%
392101	Motor Vehicle Parts Retailing	1.459%
392201	Tyre Retailing	3.506%
400001	Fuel Retailing	2.994%
411001	Supermarket and Grocery Stores	1.824%
412102	Fresh Fish Retailing	1.407%
412106	Fresh Meat and Poultry Retailing	3.217%
412206 412301	Fruit and Vegetable Retailing Liquor Retailing	1.843% 1.363%
412301	Other Specialised Food Retailing	1.711%
421101	Furniture Retailing	2.585%
421201	Floor Coverings Retailing	1.849%
421301	Housewares Retailing	1.812%
421401	Manchester and Other Textile Goods Retailing	2.754%
422101	Electrical, Electronic and Gas Appliance Retailing	1.330%
422102	Photographic Equipment Retailing	0.520%
422201	Computer and Computer Peripheral Retailing	1.310%
422901	Other Electrical and Electronic Goods Retailing	1.310%

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number	v -	per \$100
423106	Hardware and Building Supplies Retailing	1.810%
423206	Garden Supplies Retailing	2.190%
424106 424206	Sport and Camping Equipment Retailing Entertainment Media and Musical Instrument Retailing	0.713% 0.419%
424206	Toy and Game Retailing	0.303%
424306	Newspaper and Book Retailing	0.303%
424406	Marine Equipment Retailing	1.518%
425101	Clothing Retailing	1.286%
425201	Footwear Retailing	1.006%
425301	Watch and Jewellery Retailing	0.816%
425901	Other Personal Accessory Retailing	1.166%
426001	Department Stores	1.576%
426002	General Variety Stores	2.606%
427101	Pharmaceutical, Cosmetic and Toiletry Goods Retailing	0.820%
427201	Stationery Goods Retailing	0.865%
427301	Antique and Used Goods Retailing	3.170%
427302	Coin and Stamp Dealing	0.303%
427401	Flower Retailing	2.934%
427901	Other Store-Based Retailing n.e.c.	1.007%
427902	Tobacco Products Retailing	1.693%
431001	Non-Store Retailing	0.825%
432001	Retail Commission-Based Buying and/or Selling	0.789%
2001	ACCOMMODATION AND FOOD SERVICES	0.76570
440001	Accommodation	2.777%
451101	Cafes and Restaurants	2.298%
451201	Takeaway Food Services	1.396%
451301	Catering Services	2.330%
452001	Pubs, Taverns and Bars	2.179%
453001	Clubs (Hospitality)	2.172%
	TRANSPORT, POSTAL AND WAREHOUSING	
461001	Road Freight Transport	6.583%
461002	Towing Services	3.702%
462101	Interurban and Rural Bus Transport	3.210%
462201	Urban Bus Transport (Including Tramway)	2.512%
462301	Taxi and Other Road Transport	4.147%
471006	Rail Freight Transport	2.327%
472001	Rail Passenger Transport	2.346%
481001	Water Freight Transport	4.021%
482001	Water Passenger Transport	2.641%
490001	Scheduled Air and Space Transport	1.588%
490002	Non-Scheduled Air and Space Transport	0.896%
501001	Scenic and Sightseeing Transport	3.213%
502101	Pipeline Transport	1.089%
502901	Other Transport n.e.c.	1.095%
510101	Postal Services	1.367%
510201	Courier Pick-up and Delivery Services	6.533%
521101	Stevedoring Services	4.348%
521201	Port and Water Transport Terminal Operations	2.707%
521901	Other Water Transport Support Services	1.882%
522001	Airport Operations and Other Air Transport Support Services	0.413%
529101	Customs Agency Services	0.932%
529201	Freight Forwarding Services	2.114%
529202	Freight Forwarding Services - not physically handling any stock	0.303%
529206	Freight Forwarding Services (Water)	1.352%
529901	Other Transport Support Services n.e.c.	2.902%
529902	Radio Base Operation	1.511%
530101	Grain Storage Services	2.864%
530906	Other Warehousing and Storage Services	3.047%
530907	Cold Storage	6.971%

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number	INFORMATION MEDIA AND TELECOMMUNICATIONS	per \$100
541101	Newspaper Publishing	0.835%
541201	Magazine and Other Periodical Publishing	0.801%
541301	Book Publishing	0.801%
541401	Directory and Mailing List Publishing	0.804%
541901	Other Publishing (except Software, Music and Internet)	0.801%
542001	Software Publishing	0.303%
551101	Motion Picture and Video Production	0.746%
551201	Motion Picture and Video Distribution	0.635%
551301	Motion Picture Exhibition	1.230%
551401	Post-production Services and Other Motion Picture and Video Activities	0.746%
552101	Music Publishing	0.802%
552201	Music and Other Sound Recording Activities	0.364%
561001	Radio Broadcasting	0.304%
562101	Free-to-Air Television Broadcasting	0.446%
562201 570001	Cable and Other Subscription Broadcasting Internet Publishing and Broadcasting	0.446% 0.802%
580106	Wired Telecommunications Network Operation	0.670%
580206	Other Telecommunications Network Operation	0.670%
580901	Other Telecommunications Services	0.669%
591001	Internet Service Providers and Web Search Portals	0.671%
592101	Data Processing and Web Hosting Services	0.382%
592201	Electronic Information Storage Services	0.768%
601001	Libraries and Archives	0.303%
602001	Other Information Services	0.369%
	FINANCIAL AND INSURANCE SERVICES	
621001	Central Banking	0.434%
622101	Banking	0.435%
622201	Building Society Operation	0.303%
622301	Credit Union Operation	0.376%
622901	Other Depository Financial Intermediation	0.303%
623001	Non-Depository Financing	0.303%
624006	Financial Asset Investing	0.303%
631006 632101	Life Insurance Health Insurance	0.303% 0.526%
632206	General Insurance	0.326%
633001	Superannuation Funds	0.303%
641101	Financial Asset Broking Services	0.303%
641901	Other Auxiliary Finance and Investment Services	0.302%
642001	Auxiliary Insurance Services	0.460%
	RENTAL, HIRING AND REAL ESTATE SERVICES	
661101	Passenger Car Rental and Hiring	1.436%
661901	Other Motor Vehicle and Transport Equipment Rental and Hiring	1.434%
662001	Farm Animal and Bloodstock Leasing	3.229%
663101	Heavy Machinery and Scaffolding Rental and Hiring	3.425%
663201	Video and Other Electronic Media Rental and Hiring	0.928%
663901	Other Goods and Equipment Rental and Hiring n.e.c.	3.233%
663902	Party Hire	4.751%
664001	Non-Financial Intangible Assets (Except Copyrights) Leasing	0.303%
671101	Residential Property Operators	1.542%
671201	Non-Residential Property Operators	1.531%
672001	Real Estate Services	0.384%
691001	PROFESSIONAL, SCIENTIFIC AND TECHNICAL SERVICES Scientific Research Services	0.303%
692101	Architectural Services	0.303%
692201	Surveying and Mapping Services	0.882%
692301	Engineering Design and Engineering Consulting Services	0.352%
692401	Other Specialised Design Services	0.303%
692501	Scientific Testing and Analysis Services	0.363%
693101	Legal Services	0.573%
693201	Accounting Services	0.301%
694001	Advertising Services	0.365%
695001	Market Research and Statistical Services	0.334%
696101	Corporate Head Office Management Services	0.336%
696201	Management Advice and Related Consulting Services	0.334%

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number		per \$100
697001 699101	Veterinary Services Professional Photographic Services	1.269% 1.207%
699101	Other Professional, Scientific and Technical Services n.e.c.	0.363%
700001	Computer System Design and Related Services	0.300%
700001	ADMINISTRATIVE AND SUPPORT SERVICES	0.50070
721101	Employment Placement and Recruitment Services	1.492%
721201	Labour Supply Services	0.515%
721202	Employment Programs	2.469%
722001	Travel Agency and Tour Arrangement Services	0.368%
729101	Office Administrative Services	0.388%
729201	Document Preparation Services	1.257%
729301	Credit Reporting and Debt Collection Services	0.787%
729401	Call Centre Operation	0.670%
729901	Other Administrative Services n.e.c.	0.551%
731101 731201	Building and Other Industrial Cleaning Services Building Pest Control Services	5.855% 3.893%
731201	Gardening Services	3.106%
731301	Tree Lopping and Arborist Services	5.729%
732001	Packaging Services	2.636%
732001	PUBLIC ADMINISTRATION AND SAFETY	2.03070
751001	Central Government Administration	0.444%
752001	State Government Administration	0.443%
753001	Local Government Administration	2.903%
754001	Justice	0.586%
755101	Domestic Government Representation	0.518%
755201	Foreign Government Representation	0.518%
760001	Defence	3.190%
771101	Police Services	1.999%
771201	Investigation and Security Services	4.772%
771202 771301	Security Support Services	2.016% 3.493%
771401	Fire Protection and Other Emergency Services Correctional and Detention Services	4.501%
771901	Other Public Order and Safety Services	3.196%
772001	Regulatory Services	0.446%
7,72001	EDUCATION AND TRAINING	0.11070
801001	Preschool Education	1.577%
802101	Primary Education	0.678%
802201	Secondary Education	0.922%
802301	Combined Primary and Secondary Education	0.945%
802401	Special School Education	1.515%
810101	Technical and Vocational Education and Training	1.562%
810201	Higher Education	0.639%
821101	Sports and Physical Recreation Instruction	1.513%
821201	Arts Education Adult, Community and Other Education n.e.c.	1.417%
821901 822001	Educational Support Services	1.058% 1.418%
822001	HEALTH CARE AND SOCIAL ASSISTANCE	1.410/0
840101	Hospitals (Except Psychiatric Hospitals)	2.729%
840201	Psychiatric Hospitals	1.970%
851101	General Practice Medical Services	0.434%
851201	Specialist Medical Services	0.360%
852001	Pathology Services	1.405%
852002	Diagnostic Imaging Services	0.358%
853101	Dental Services	0.424%
853201	Optometry, Optical Dispensing and Audiology Services	0.383%
853301	Physiotherapy Services	0.731%
853401	Chiropractic and Osteopathic Services	0.303%
853901	Other Allied Health Services	0.963%
853902 850101	Nursing Services (own account)	3.111%
859101 859901	Ambulance Services Other Health Care Services n.e.c.	2.817% 0.963%
859901	Community Health Centres (Medical)	1.752%
859902	Community Health Centres (Nedicar) Community Health Centres (Paramedical)	3.629%
860101	Aged Care Residential Services	4.693%
860901	Other Residential Care Services	4.893%
		0,0,0

Column 1	Column 2	Column 3
SAIC Code	Industry description	Industry Premium Rate
Number	1 -	per \$100
871001	Child Care Services	2.298%
879001	Other Social Assistance Services	3.097%
001001	ARTS AND RECREATION SERVICES	4.4500
891001	Museum Operation	1.453%
892101	Zoological and Botanical Gardens Operation	3.149%
892201	Nature Reserves and Conservation Parks Operation	3.155%
900101	Performing Arts Operation	2.167%
900201	Creative Artists, Musicians, Writers and Performers	0.305%
900301	Performing Arts Venue Operation	1.553%
911101	Health and Fitness Centres and Gymnasia Operation	1.526%
911201	Sports and Physical Recreation Clubs and Sports Professionals	1.524%
911202	Thoroughbred Horse Racing	9.127%
911301	Sports and Physical Recreation Venues, Grounds and Facilities Operation	1.531%
911401	Sports and Physical Recreation Administrative Service	0.732%
912101	Horse and Dog Racing Administration and Track Operation	1.536%
912901	Other Horse Racing Activities	7.500%
912902	Other Dog Racing Activities	1.533%
913106	Amusement Parks and Centres Operation	1.623%
913901	Amusement and Other Recreational Activities n.e.c.	1.590%
920101	Casino Operation	2.036%
920201	Lottery Operation	0.843%
920901	Other Gambling Activities	0.765%
	OTHER SERVICES	
941101	Automotive Electrical Services	2.066%
941201	Automotive Body and Paint Repair	3.707%
941202	Automotive Cleaning and Interior Repair Services	3.050%
941203	Automotive Glass Replacement and Repair Services	1.704%
941901	Other Automotive Repair and Maintenance	2.711%
942101	Domestic Appliance Repair and Maintenance	2.160%
0.42201	Electronic (except Domestic Appliance) and Precision Equipment Repair and	0.4010/
942201	Maintenance	0.481%
942901	Other Machinery and Equipment Repair and Maintenance	2.675%
0.42002	Agricultural, Farm, Construction and Earthmoving Machinery and Equipment	1.1050/
942902	Repair and Maintenance Clothing and Footwear Repair	1.195%
949101		1.190%
949901 951101	Other Repair and Maintenance n.e.c.	2.201% 1.094%
951101	Hairdressing and Beauty Services Diet and Weight Reduction Centre Operation	2.162%
952001	Funeral Services	
952001	Crematorium and Cemetery Services	1.931% 5.256%
952002	Commercial Laundries and Linen Hire Services	7.576%
953101	Laundrettes and Dry-Cleaners	3.730%
953102	Photographic Film Processing	0.850%
953301	Parking Services	2.781%
953301	Brothel Keeping and Prostitution Services	1.842%
953901	Other Personal Services n.e.c.	
953901	Other Personal Services n.e.c. Pet Care Services	1.842% 4.587%
954001	Religious Services Rusiness and Professional Association Services	0.804%
955101	Business and Professional Association Services	0.651%
955201	Labour Association Services	1.215%
955901	Other Interest Group Services n.e.c.	1.663%
955902	Political Parties	0.303%
960101	Private Households Employing Staff	3.363%
000001	NON-CLASSIFIABLE	7.500
990001	Non-classifiable Economic Units	7.500

RETURN TO WORK ACT 2014

Publication of Designated Forms Notice 2016 No. 2

Preamble

Subsection 4 (15) of the Return to Work Act 2014 ('the Act') provides that the Return to Work Corporation of South Australia ('the Corporation') may, by notice in the *Gazette*, designate forms for the purposes of the Act.

IN accordance with the power delegated to me by the Board of the Return to Work Corporation of South Australia ('the Corporation') under the current Instrument of Delegation of the Corporation I, Greg McCarthy, Chief Executive Officer, designate pursuant to the sections of the Act specified herein the forms by which information is to be provided by an employer.

Part 1—Preliminary Matters

- 1. This notice may be cited as the Publication of Designated Forms Notice 2016 No. 2.
- 2. This notice commences on 1 July 2016.

Part 2—Designated Forms

3. Remuneration return

Pursuant to subsection 149 (1) of the Act, I give notice that the form at Attachment 1 is the designated form for the purpose of that subsubsection in respect of a return required at the beginning of the 2016-17 premium period.

4. Reconciliation statement

Pursuant to subsection 150 (1) of the Act, I give notice that the form at Attachment 2 is the designated form for the purpose of that subsubsection applicable for the premium period 2016-17.

These forms will come into effect on 1 July 2016, and supersede only the forms designated under subsections 149 (1) of the Act published in *Government Gazette* No. 29 dated 14 May 2015 and 150 (1) of the Act published in *Government Gazette* No. 25 dated 5 May 2016 for the 2015-16 financial year.

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

Dated 10 May 2016.

G. MCCARTHY, Chief Executive Officer

ABN 83 687 563 395

ReturntoWorkSA	www.rtwsa.com 13 18 55
----------------	---------------------------

Remuneration return

Return to Work Act 2014

Visit our website www.rtwsa.com to complete this form online

Employer name	Employer number	
Postal address	Location number	
Location address	Provide completed	31 July 2016

You are required under section 149 of the Return to Work Act 2014 (the Act) to complete this return and provide it to ReturnToWorkSA by 31 July 2016. Please fill in your estimate of remuneration that you expect to pay your workers during the 2016-17 financial year. If you fail to provide an estimate of remuneration in respect of all workers in your employ, ReturnToWorkSA may specify an estimate or estimates of remuneration that will apply. If you have more than one location, you must provide a separate return for each location.

	Estimate of remuneration
Section 1 - All workers (include working directors, apprentices and trainees)	\$ 0 0
Section 2 – Apprentices and trainees (see note below)	\$

Please note- only complete section 2 if you employ or expect to employ during the 2016-17 financial year:

- an apprentice who is or will be trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the
 Training and Skills Development Act 2008 (or former Act); or
- a trainee who is or will be trained under an approved training contract (with a group training organisation) in an occupation which is a
 declared 'vocation' under section 6 of the Training and Skills Development Act 2008 (or former Act).

Company directors

Under section 5(8) of the Act an estimated remuneration is required for a working director in South Australia for the financial year. Only complete if you employ or expect to employ a working director in South Australia during the 2016-17 financial year.

Family name	e First and middle name Estimate of remuneration		
		\$	
		\$	
		\$ 0 0	

Declaration – I have included all relevant items of remuneration such as wages (including the wages of working directors), superannuation payments, salary sacrifice amounts, non-cash components of remuneration and payments to subcontractors as deemed workers.

I have documents to support the employment of apprentices or trainees in regard to remuneration recorded above in respect of the apprentices or trainees. For assistance please refer to the Remuneration guide on the ReturnToWorkSA website www.rtwsa.com.

I declare that the information I have given on this form	is complete and correct.	Date//
	Name (BLOCK LETTERS)	
	Position/title	
	Organisation	
Signature of employer, public officer or authorised person	Phone	

Provide your completed form to ReturnToWorkSA by: Post 400 King William Street, Adelaide SA 5000 or GPO Box 2668, Adelaide SA 5001

Fax (08) 8233 2990 Email premium@rtwsa.com Phone 13 18 55 Visit our website www.rtwsa.com

Return to work. Return to life.





ABN 63 687 563 395

Reconciliation statement

Return to Work Act 2014

Visit our website www.rtwsa.com to complete this form online

Employer name	Employer number	
Postal address	Location number	
Location address	Provide completed	31 July 2017

You are required under section 150 of the Return to Work Act 2014 (the Act) to complete this statement by 31 July 2017 and provide it to us in relation to the financial year 2016-17.

Please fill in the actual remuneration paid by you as an employer to workers employed by you for this location during the 2016-17 financial year for each period indicated. If nil please write 'nil'. If you have more than one location, you must provide a separate reconciliation statement for each location.

**	Period	Actua	lremuneration
Section 1 - All workers (include working directors, apprentices and trainees)		\$	
		s	
Section 2 – Apprentices and trainees (see note below)		s	ob
		s	o o

Please note- only complete section 2 if you employed during the 2016-17 financial year:

- an apprentice who was trained under an approved training contract in an occupation declared to be a 'trade' under section 6 of the Training and Skills Development Act 2008 (or former Act); or
- a trainee who was trained under an approved training contract (with a group training organisation) in an occupation which is a declared 'vocation' under section 6 of the Training and Skills Development Act 2008 (or former Act).

Please fill in details of all businesses (labour hire suppliers) who have supplied labour to you during the period.

You may be liable for premiums for labour provided by any of your labour suppliers that are not registered with ReturnToWorkSA. Please check by using our employer lookup on www.rtwsa.com.

ABN	Total contract amount paid during 2016-17
	ABN

If more, attach list.

Declaration – I have included all relevant items of remuneration such as wages (including the wages of working directors), superannuation payments, salary sacrifice amounts, non-cash components of remuneration and payments to subcontractors as deemed workers. I hereby declare that:

- the information in this reconciliation is true and complete in every respect; and
- all workers have been paid the correct wages and entitlements in accordance with the law.

I have documents which verify that such payments were made, I understand that ReturnToWorkSA relies upon this reconciliation statement to calculate premiums under the Return to Work Act 2014 (maximum penalty for deception under section 139 of the Criminal Law Consolidation Act 1935 is imprisonment for 10 years).

I have documents to support the employment of apprentices or trainees in regard to remuneration recorded above in respect of the apprentices or trainees. Return ToWorkSA may require a Director of a corporate employer or the principal of a non-corporate employer to verify the information provided by statutory declaration. For assistance please refer to the Remuneration guide on the ReturnToWorkSA website www.rtwsa.com.

I declare that the information I have given on this form	is complete and correct. Date//
	Name (BLOCK LETTERS)
	Position/title
	Organisation
Signature of employer, public officer or authorised person	Phone

Provide your completed form to ReturnToWorkSA by: Post 400 King William Street, Adelaide SA 5000 or GPO Box 2668, Adelaide SA 5001 Fax (08) 8233 2990 Email premium@rtwsa.com Phone 13 18 55 Visit our website www.rtwsa.com

Return to work. Return to life.



2625_PM

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2015

	\$		\$
Agents, Ceasing to Act as	51.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	26.00	Discontinuance Place of Business	33.75
Intention of Incorporation	64.00	Land—Real Property Act:	
Transfer of Properties	64.00	Intention to Sell, Notice of	64.00
Attorney, Appointment of	51.00	Lost Certificate of Title Notices	64.00
		Cancellation, Notice of (Strata Plan)	64.00
Bailiff's Sale		Mortgages:	
Cemetery Curator Appointed	37.75	Caveat Lodgement	26.00
Companies:		Discharge of	
Alteration to Constitution		Foreclosures	
Capital, Increase or Decrease of	64.00	Transfer of	
Ceasing to Carry on Business		Sublet	13.00
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	13.00
Incorporation	51.00	Lost Treasury Receipts (3 insertions) each	37.75
First Name	37.75		
Each Subsequent Name		Licensing	75.50
Meeting Final		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	712.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	506.00
Meeting')		Default in Payment of Rates:	
First Name	51.00	First Name	
Each Subsequent Name	13.00	Each Subsequent Name	13.00
Notices:	C 1 00	Noxious Trade	37.75
Character of Name		Doutmanship Dissolution of	27.75
Change of Name Creditors		Partnership, Dissolution of	37.75
Creditors Compromise of Arrangement		Petitions (small)	26.00
Creditors (extraordinary resolution that 'the		Registered Building Societies (from Registrar-General)	26.00
Company be wound up voluntarily and that a		Register of Unclaimed Moneys—First Name	
liquidator be appointed')	64.00	Each Subsequent Name	
Release of Liquidator—Application—Large Ad	101.00	Pagistars of Mambars Three pages and over	
—Release Granted		Registers of Members—Three pages and over: Rate per page (in 8pt)	224.00
Receiver and Manager Appointed		Rate per page (in 6pt)	
Receiver and Manager Ceasing to Act			
Restored Name	47.75	Sale of Land by Public Auction	64.50
Petition to Supreme Court for Winding Up		Advertisements	3.60
Summons in Action		½ page advertisement	
Order of Supreme Court for Winding Up Action	114.00	½ page advertisement	
Register of Interests—Section 84 (1) Exempt		Full page advertisement.	
Proof of Debts			
Sales of Shares and Forfeiture		Advertisements, other than those listed are charged at \$3 column line, tabular one-third extra.	3.60 per
Estatos			D:
Estates:	37.75	Notices by Colleges, Universities, Corporations and	District
Assigned Deceased Persons—Notice to Creditors, etc		Councils to be charged at \$3.60 per line.	
Each Subsequent Name		Where the notice inserted varies significantly in length	
Deceased Persons—Closed Estates		that which is usually published a charge of \$3.60 per colu	mn line
Each Subsequent Estate.		will be applied in lieu of advertisement rates listed.	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	3.20	1.50	497-512	43.00	42.00
17-32	4.10	2.55	513-528	44.25	42.75
33-48	5.45	3.85	529-544	45.75	44.25
49-64	6.85	5.30	545-560 561-576	47.25	45.75 47.25
65-80 81-96	7.95 9.30	6.60 7.70	561-576 577-592	48.25 50.00	47.25 47.75
97-112	10.60	9.05	593-608	51.00	49.25
113-128	11.80	10.50	609-624	52.50	51.00
129-144	13.20	11.70	625-640	53.50	52.00
145-160	14.60	13.00	641-656	55.00	53.50
161-176	15.80	14.30	657-672	56.00	54.00
177-192	17.20	15.60	673-688	57.50	56.00
193-208	18.60	17.10	689-704	58.50	56.50
209-224	19.60	18.10	705-720	60.00	58.00
225-240	20.90	19.40	721-736	61.50 62.00	59.00 60.50
241-257 258-272	22.50 23.80	20.50 21.70	737-752 753-768	64.00	60.50 61.50
273-288	24.90	23.60	769-784	65.00	64.00
289-304	26.25	24.50	785-800	66.00	65.00
305-320	27.75	26.00	801-816	67.50	65.50
321-336	28.75	27.25	817-832	69.00	67.50
337-352	30.25	28.50	833-848	70.50	69.00
353-368	31.00	30.00	849-864	72.00	70.00
369-384	32.75	31.00	865-880	73.50	72.00
385-400	34.25	32.50	881-896	74.00	72.50
401-416	35.50	33.50	897-912	75.50	74.00
417-432	37.00	35.25	913-928	76.00	75.50 76.00
433-448 449-464	38.00 39.00	36.75 37.50	929-944 945-960	77.50 78.50	76.00 77.00
465-480	39.50	38.75	961-976	82.00	78.00
481-496	42.00	39.50	977-992	83.00	78.50
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Compulsory Third Party Insurance Regulation Act (Commencement) Proclamation 2016

1—Short title

This proclamation may be cited as the *Compulsory Third Party Insurance Regulation Act* (Commencement) Proclamation 2016.

2—Commencement of Act

- (1) Subject to subclause (2), the *Compulsory Third Party Insurance Regulation Act 2016* (No 16 of 2016) will come into operation on 12 May 2016.
- (2) The following provisions of the Act will come into operation on 1 July 2016:
 - (a) sections 5(1)(b), 5(1)(f)(i) and 5(3);
 - (b) Schedule 1, Part 2;
 - (c) Schedule 1, Part 3, clauses 10(2), 10(3), 11(1), 11(2), 11(4), 12(1), 12(7), 13, 14, 16, 17, 19 and 20;
 - (d) Schedule 1, Part 4.

Made by the Governor

with the advice and consent of the Executive Council on 12 May 2016

T&F16/033CS

Administrative Arrangements (Administration of Compulsory Third Party Insurance Regulation 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 Compulsory Third Party Insurance Regulation 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 Finance

The administration of the *Compulsory Third Party Insurance Regulation Act 2016* is committed to the Minister for Finance.

Made by the Governor

with the advice and consent of the Executive Council on 12 May 2016

T&F16/033CS

Compulsory Third Party Insurance Regulation Act (Declared Day) Proclamation 2016

under Schedule 1, clause 21 of the Compulsory Third Party Insurance Regulation Act 2016

1—Short title

This proclamation may be cited as the *Compulsory Third Party Insurance Regulation Act* (Declared Day) Proclamation 2016.

2—Commencement

This proclamation will come into operation on 1 July 2016.

3—Interpretation

In this proclamation—

Act means the Compulsory Third Party Insurance Regulation Act 2016.

4—Declared day for ending of transitional period

For the purposes of Schedule 1, Part 4 of the Act, the day on which the transitional period under the Act ends is 30 June 2019.

Made by the Governor

with the advice and consent of the Executive Council on 12 May 2016

T&F16/033CS

Natural Resources Management (Financial Provisions) Variation Regulations 2016

under the Natural Resources Management Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Natural Resources Management (Financial Provisions) Regulations 2005

- 4 Variation of regulation 4B—Imposition of levy by councils—section 95
- 5 Insertion of regulation 4CA
 - 4CA Outside council areas—section 97

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Natural Resources Management (Financial Provisions) Variation Regulations 2016.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Natural Resources Management (Financial Provisions) Regulations 2005

4—Variation of regulation 4B—Imposition of levy by councils—section 95

- (1) Regulation 4B—before its present contents (now to be designated as subregulation (2)) insert:
 - (1) Pursuant to section 95(3)(d) of the Act, the following purposes for which rateable land is used are prescribed:
 - (a) Residential comprising the use of land for a detached dwelling, group dwelling, multiple dwelling, residential flat building, row dwelling or semi-detached dwelling within the meaning of the Development Regulations;
 - (b) *Commercial—Shop* comprising the use of land for a shop within the meaning of the Development Regulations;
 - (c) *Commercial—Office* comprising the use of land for an office within the meaning of the Development Regulations;
 - (d) Commercial—Other comprising any other commercial use of land not referred to in the categories specified in paragraph (b) or (c);
 - (e) *Industry—Light* comprising the use of land for a light industry within the meaning of the Development Regulations;
 - (f) *Industry—Other* comprising any other industrial use of land not referred to in the category specified in paragraph (e);
 - (g) Primary Production comprising—
 - (i) farming within the meaning of the Development Regulations; or
 - (ii) horticulture within the meaning of the Development Regulations; or
 - (iii) the use of land for horse keeping or intensive animal keeping within the meaning of the Development Regulations; or
 - (iv) in respect of a dairy situated on a farm—the use of land for a dairy within the meaning of the Development Regulations; or
 - (v) commercial forestry;
 - (h) Vacant land comprising the non-use of vacant land;
 - (i) *Other* comprising any other use of land not referred to in a previous category.
- (2) After subregulation (2)—insert:
 - (3) In this regulation—

Development Regulations means the Development Regulations 2008.

5—Insertion of regulation 4CA

After regulation 4C—insert:

4CA—Outside council areas—section 97

For the purposes of section 97(8) of the Act, differential levies may be declared, in relation to an area of rateable land referred to in section 97(6)(d) of the Act, by multiplying the factor specified in column 2 of the following table for the area of rateable land specified in column 1 with such minimum amount payable by way of a levy as may be fixed by the Minister under section 97(9) of the Act.

Area of rateable land	Factor (with which the minimum amount is to be multiplied)
Less than 10 hectares	1
10 or more hectares but less than 100 hectares	3.5
100 or more hectares but less than 100 000 hectares	7
100 000 or more hectares	12

Note-

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

Made by the Governor

following compliance by the Minister with section 95(9) of the Act and with the advice and consent of the Executive Council on 12 May 2016

No 29 of 2016

16MSECCS013

Bail Variation Regulations 2016

under the Bail Act 1985

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Bail Regulations 2015*

- 4 Variation of regulation 4—Forms
- 5 Variation of Schedule 1—Forms

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Bail Variation Regulations 2016*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Bail Regulations 2015

4—Variation of regulation 4—Forms

Regulation 4(3)—delete "not required to be used if the bail authority providing the written reasons is a judge of the Supreme Court or the District Court" and substitute:

required to be used only if the bail authority providing the written reasons is a police officer

5—Variation of Schedule 1—Forms

(1) Schedule 1, Form 2—delete the form and substitute:

Form 2—Written record of reasons for refusal of bail application

Bail Act 1985

(section 12)

Bail applicant (insert full name):

- 1 In refusing bail, the following offences were taken into consideration:
- 2 It is likely that the applicant would abscond if released on bail for the following reasons (provide relevant details):
 - (a) history of prior breaches of bail:
 - (b) lack of fixed address:
 - (c) lack of social or other ties:
 - (d) any other reason:
- It is likely that the applicant would offend again if released on bail for the following reasons (provide relevant details):
 - (a) prior offences:
 - (b) other reasons that make the applicant likely to re-offend:
- 4 There is a presumption against bail under section 10A of the *Bail Act 1985* in relation to which the applicant has not established—
 - (a) the existence of special circumstances justifying his or her release on bail (provide relevant details); or
 - (b) in the case of a serious and organised crime suspect—a lack of prior conviction for a serious and organised crime offence (including such an offence in another jurisdiction) (provide relevant details):
- 5 Other reasons for refusing bail are (eg: interference with evidence or witnesses, hindering police enquiries etc):

Bail Authority (include surname, rank and police identification number):

Bail authority's signature:

Date:

Time:

Note-

The applicant must be given a copy of this form

Acknowledgment of receipt

I acknowledge that I have been provided with a copy of the reasons for the refusal of my application to be released on bail.

Applicant's signature:

Date:

Time:

(2) Schedule 1, Form 10—delete the form and substitute:

Form 10—Written record of reasons—section 11(1c)

Bail Act 1985

(section 11(1c))

Bail applicant: [insert full name]

Condition of bail to be varied or revoked:

Details of variation if condition is to be varied: [specify as required]

The condition/s* of bail under section 11(1) of the *Bail Act 1985*² are varied/revoked* for the following reasons³: [specify reasons]

Bail Authority (include surname, rank and police identification number):

Signature of bail authority:

Date:

Time:

*Strike out whichever does not apply.

Notes—

- Section 11(1) of the Act provides that every grant of bail is subject to a condition prohibiting the applicant from possessing a firearm, ammunition or any part of a firearm and a condition requiring the applicant to submit to such tests (including testing without notice) for gunshot residue as may be reasonably required by the bail authority, or a person or class of persons or body specified by the bail authority.
- 2 Section 11(1a) of the Act provides that a bail authority may only vary or revoke the conditions imposed by section 11(1) of the Act if satisfied that—
 - there are cogent reasons to do so; and
 - the possession of a firearm, ammunition or part of a firearm by the person to whom the bail agreement relates does not represent an undue risk to the safety of the public.
- 3 Section 11(1c) of the Act provides that if a bail authority varies or revokes a condition imposed by section 11(1), the bail authority must make a written record of the reasons for its decision.
- (3) Schedule 1, Form 11—delete the form and substitute:

Form 11—Written record of reasons—section 11(2ad)

Bail Act 1985

(section 11(2ad))

Bail applicant: [insert full name]

Condition of bail to be varied or revoked:

Details of variation if condition is to be varied: [specify as required]

The condition/s* of bail under section 11(2ab) of the *Bail Act 1985*² are varied/revoked* for the following reasons³: [specify reasons]

Bail Authority (include surname, rank and police identification number):

Signature of bail authority:

Date:

Time:

*Strike out whichever does not apply.

Notes—

- Section 11(2ab) of the Act provides that every grant of bail in relation to a person who is a class 1 or class 2 offence suspect is subject to a condition prohibiting the applicant from engaging in or applying for child-related work (within the meaning of the *Child Sex Offenders Registration Act 2006*).
- 2 Section 11(2ac) of the Act provides that a bail authority may only vary or revoke the conditions imposed by section 11(2ab) of the Act if satisfied that—
 - there are cogent reasons to do so; and
 - the person engaging in child-related work will not pose a risk to the safety and well-being of children.
- 3 Section 11(2ad) of the Act provides that if a bail authority varies or revokes a condition imposed by section 11(1), the bail authority must make a written record of the reasons for its decision.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 12 May 2016

No 30 of 2016

AGO0059/16CS

SENDING COPY?

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THE DISTRICT COUNCIL OF LOXTON WAIKERIE

DEVELOPMENT ACT 1993

Minor Amendments Development Plan Amendment— Public Consultation

NOTICE is hereby given that the District Council of Loxton Waikerie, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment (DPA) Report to amend its Development Plan.

The DPA proposes to introduce a series of minor policy improvements, and to address a series of minor anomalies and zoning matters across the Council district.

The DPA report will be on public consultation from Friday, 13 May until Monday, 11 July 2016.

Copies of the DPA report are available for public inspection during normal office hours at the Local Government Centre, East Terrace, Loxton, and the Local Government Centre, Strangman Road, Waikerie. Alternatively the DPA report can be viewed on the Internet at www.loxtonwaikerie.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Monday, 11 July 2016. All submissions should be addressed to the Chief Executive Officer, District Council of Loxton Waikerie, P.O. Box 409, Loxton, S.A. 5333, and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to council@loxtonwaikerie.sa.gov.au.

Copies of all submissions will be available for inspection at the Local Government Centre, East Terrace, Loxton, and the Local Government Centre, Strangman Road, Waikerie, from Monday, 11 July 2016 until the conclusion of the public hearing.

A public hearing will be held on Friday, 22 July 2016 at 10 a.m. at the Local Government Centre, East Terrace, Loxton, at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA contact Daniel Brown, District Council of Loxton Waikerie on (08) 8584 8000 or council@loxtonwaikerie.sa.gov.au.

P. ACKLAND, Chief Executive Officer

THE DISTRICT COUNCIL OF LOXTON WAIKERIE

DEVELOPMENT ACT 1993

Moorook Township Development Plan Amendment— Public Consultation

NOTICE is hereby given that the District Council of Loxton Waikerie, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment (DPA) Report to amend its Development Plan.

The DPA proposes to rezone land on the periphery of the township of Moorook as part of the existing Township Zone, and to rezone the existing riverfront reserve to Open Space Zone.

The DPA report will be on public consultation from Friday, 13 May until Monday, 11 July 2016.

Copies of the DPA report are available for public inspection during normal office hours at the Local Government Centre, East Terrace, Loxton, and the Local Government Centre, Strangman Road, Waikerie. Alternatively the DPA report can be viewed on the Internet at www.loxtonwaikerie.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Monday, 11 July 2016. All submissions should be addressed to the Chief Executive Officer, District Council of Loxton Waikerie, P.O. Box 409, Loxton, S.A. 5333 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to council@loxtonwaikerie.sa.gov.au.

Copies of all submissions will be available for inspection at the Local Government Centre, East Terrace, Loxton, and the Local Government Centre, Strangman Road, Waikerie, from Monday, 11 July 2016 until the conclusion of the public hearing.

A public hearing will be held on Friday, 22 July 2016 at 10 a.m. at the Local Government Centre, East Terrace, Loxton, at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard

If you would like further information about the DPA contact Daniel Brown, District Council of Loxton Waikerie on (08) 8584 8000 or council@loxtonwaikerie.sa.gov.au.

P. ACKLAND, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

DEVELOPMENT ACT 1993

Minor Amendments Development Plan Amendment— Public Consultation

NOTICE is hereby given that the Wakefield Regional Council, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment (DPA) Report to amend its Development Plan.

The DPA proposes to introduce a series of minor policy improvements, and to address a series of minor anomalies and zoning matters across the Council district.

The DPA report will be on public consultation from Thursday, 12 May until Friday, 8 July 2016.

Copies of the DPA report are available for public inspection during normal office hours at the Council office at Scotland Place, Balaklava. Alternatively the DPA report can be viewed on the internet at www.wakefieldrc.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Friday, 8 July 2016. All submissions should be addressed to the Acting Chief Executive Officer, Wakefield Regional Council, P.O. Box 167, Balaklava, S.A. 5461 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to admin@wakefieldrc.sa.gov.au.

Copies of all submissions will be available for inspection at the Council office at Scotland Place, Balaklava, from Monday, 11 July 2016 until the conclusion of the public hearing.

A public hearing will be held on Monday, 18 July 2016 at 4 p.m. at the Council office at Scotland Place, Balaklava, at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA contact Dustin Guthberg, Wakefield Regional Council on (08) 8862 0800 or admin@wakefieldrc.sa.gov.au.

D. HASSETT, Acting Chief Executive Officer

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

Church, Ronald Henry, late of 150 Adams Road, Craigmore, retired leading hand, who died on 26 February 2016.

Coker, Yvonne Dorothy, late of 580 Brighton Road, South Brighton, retired office clerk, who died on 3 March 2016.

Eccleston, Victoria May, late of 8 Elmgrove Road, Salisbury North, of no occupation, who died on 31 January 2016. Horsnell, Deidre Christina, late of 29-31 Austral Terrace,

Horsnell, Deidre Christina, late of 29-31 Austral Terrace, Morphettville, of no occupation, who died on 25 August 2015.

Keightley, Robert William, late of Beach Road, Port Pirie, retired clerk, who died on 30 November 2015.

Messner, Lucinda Jane, late of 4 Gale Street, Elizabeth Park, home duties, who died on 23 December 2015.

Mills, Norman Mark, late of 2 Jelley Street, Woodville, of no occupation, who died on 3 December 2015.

Minahan, Michael Matthew, late of South Terrace, Jamestown, retired school teacher, who died on 30 August 2015.

Sparreboom, Cornelis, late of 2 The Strand, Mawson Lakes, retired driver, who died on 19 May 2015.

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 the 10 June 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 12 May 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.

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