



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 30 JUNE 2016

CONTENTS

	Page	Page	
Acts Assented To.....	2642	Passenger Transport Act 1994—Notices	2752
Appointments, Resignations, Etc.....	2642	Petroleum and Geothermal Energy Act 2000—Notice.....	2655
Associations Incorporation Act 1985—Notice	2643	Proclamations	2761
Authorised Betting Operations Act 2000—Notice	2659	Public Corporations Act 1993—Notice.....	2655
By-laws made by the Governor	2644	Public Trustee Office—Administration of Estates	2838
Corporations and District Councils—Notices.....	2825		
Development Regulations 2008—Notice	2644	REGULATIONS	
Dog Fence Act 1946—Notice.....	2645	Development Act 1993 (No. 168 of 2016).....	2765
Electricity Act 1996—Notice	2681	Summary Offences Act 1953 (No. 169 of 2016)	2766
Fisheries Management Act 2007—Notices	2645	Children’s Protection Act 1993 (No. 170 of 2016)	2788
Health Care Act 2008—Notices	2684	Disability Services Act 1993 (No. 171 of 2016).....	2790
Housing Improvement Act 1940—Notices.....	2729	Electronic Conveyancing National Law (South Australia)	
Land Acquisition Act 1969—Notices.....	2646	Act 2013 (No. 172 of 2016)	2792
Livestock Act 1997—Notice	2649	Real Property Act 1886 (No. 173 of 2016)	2793
Local Government (Financial Management)		Land and Business (Sale and Conveyancing)	
Regulations 2011—Notices	2649	Act 1994 (No. 174 of 2016)	2801
Mining Act 1971—Notices.....	2649	Strata Titles Act 1988 (No. 175 of 2016).....	2803
Motor Vehicle Accidents (Lifetime Support Scheme)		Worker’s Lien Act 1893 (No. 176 of 2016).....	2804
Act 2013—Notice.....	2650	Electronic Transactions Act 2000 (No. 177 of 2016).....	2806
Motor Vehicles Act 1959—Notice	2731	Passenger Transport Act 1994—	
Mount Gambier Circuit Court—Notice	2651	(No. 178 of 2016).....	2808
National Electricity Law—Notice	2652	(No. 179 of 2016).....	2810
National Parks and Wildlife Act 1972—Notice.....	2747	Roads Traffic Act 1961—Notices	2656
National Parks and Wildlife (National Parks)		South Australian Housing Trust 1995—Notice	2656
Regulations 2001—Notice.....	2652	South Australian Water Corporation—Notice	2754
Natural Resources Management Act 2004—Notices.....	2652, 2751	Training and Skills Development Act 2008—Notice	2755
Outback Communities Authority—Notices.....	2655	Water Mains and Sewers—Mains Laid, Replaced, Etc.	2656

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, 30 June 2016

HIS Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 31 of 2016—Rail Safety National Law (South Australia) (Miscellaneous No. 2) Amendment Act 2016. An Act to amend the Rail Safety National Law (South Australia) Act 2012.

No. 32 of 2016—Statutes Amendment (Youth Court) Act 2016. An Act to amend the Youth Court Act 1993 and the Young Offenders Act 1993; and to make related or consequential amendments to various other Acts.

By command,
JAY WILSON WEATHERILL, Premier

DPC06/0875

Department of the Premier and Cabinet
Adelaide, 30 June 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Outback Communities Authority, pursuant to the provisions of the Outback Communities (Administration and Management) Act 2009:

Member: (from 1 July 2016 until 30 June 2019)
Cecilia Woolford
Joyleen Maud Booth
Mark Fennell
Member: (from 1 July 2016 until 31 December 2017)
Janice Dawn Ferguson

Presiding Member: (from 1 July 2016 until 30 June 2019)
Cecilia Woolford

By command,
JAY WILSON WEATHERILL, Premier

16LG06CS

Department of the Premier and Cabinet
Adelaide, 30 June 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the SACE Board of South Australia, pursuant to the provisions of the SACE Board of South Australia Act 1983:

Member: (from 1 July 2016 until 30 June 2019)
Jane Elizabeth Danvers
Robert John Debelle
Cheryl Sylvia Bauer
Helen Fay O'Brien
Peter Roy McKay

Presiding Member: (from 1 July 2016 until 30 June 2019)
Jane Elizabeth Danvers

Deputy Presiding Member: (from 1 July 2016 until 30 June 2019)
Robert John Debelle

By command,
JAY WILSON WEATHERILL, Premier

MECD16/048

Department of the Premier and Cabinet
Adelaide, 30 June 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Riverbank Authority Board of Management, pursuant to the provisions of the Housing and Urban Development (Administrative Arrangements) (Riverbank Authority) Regulations 2014 and Urban Renewal Act 1995:

Member: (from 1 July 2016 until 30 June 2018)
Andrew John McEvoy
Malcolm Charles Snow
John Francis Hanlon
Karyn Leanne Kent
Lainie Anderson

Presiding Member: (from 1 July 2016 until 30 June 2018)
Andrew John McEvoy

By command,
JAY WILSON WEATHERILL, Premier

MHUD/16/020

Department of the Premier and Cabinet
Adelaide, 30 June 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Film Corporation, pursuant to the provisions of the South Australian Film Corporation Act 1972:

Member: (from 30 June 2016 until 29 June 2019)
Kate Croser

By command,
JAY WILSON WEATHERILL, Premier

ASACAB001-08

Department of the Premier and Cabinet
Adelaide, 30 June 2016

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

Member: (from 1 July 2016 until 30 June 2017)
Noel Bamford
Franco Crisci
James Scott Crocker
Christopher Brian Daniels
Ann De Piaz
Andrew Grear
Phillip Kilsby
William Raymond McIntosh
John Nairn
James Francis O'Hehir
Stephen Robert Pascale
Mark Peters
Naomi Rea
Maurice Colm Roche
Katherine Stanley-Murray
Wayne Brian Thorley
Peter Ross White
Jeffrey Shane Wiseman

Deputy Member: (from 1 July 2016 until 30 June 2017)
Steven Barone (Deputy to Crisci)
David Colliar (Deputy to Kilsby)
Fiona Dunstan (Deputy to De Piaz)
Scott Duval (Deputy to Bamford)
Kylie Marie Egan (Deputy to Nairn)
Jacqueline Frizenschaf (Deputy to Crocker)
Donald Stuart Gilbertson (Deputy to White)
Adrian Harvey (Deputy to Peters)
Mary-Anne Healy (Deputy to Roche)

Department of the Premier and Cabinet
Adelaide, 30 June 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of Zero Waste SA, pursuant to the provisions of the Zero Waste SA Act 2004:

Member: (from 1 July 2016 until 31 December 2016)
Kevin Paul McGuinness
Anne Elisabeth Harvey
Megan Frances Napier Dyson
Rosemary Anne Sharp
Mark Peter Withers
Marina Wagner

Presiding Member: (from 1 July 2016 until 31 December 2016)
Kevin Paul McGuinness

By command,
JAY WILSON WEATHERILL, Premier

16MSECCS031

John Neal (Deputy to Stanley-Murray)
 Tim Kelly (Deputy to Rea)
 Suzanne Joy Mickan (Deputy to Thorley)
 Grant Anthony Pelton (Deputy to Wiseman)
 Mark Robert Sutton (Deputy to McIntosh)
 Richard Evans Trethewey (Deputy to Daniels)
 Martin Winters (Deputy to O'Hehir)

By command,
 JAY WILSON WEATHERILL, Premier

MES16/04CS

Department of the Premier and Cabinet
 Adelaide, 30 June 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint judicial officers to the auxiliary pool for a period commencing on 1 July 2016 and expiring on 30 June 2017, it being a condition of appointment that the powers and jurisdictions of 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 provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988:

John Robert Sulan to the office of Auxiliary Judge of the Supreme Court of South Australia

Michael David to the office of Auxiliary Judge of the Supreme Court of South Australia

Bruce Malcolm DeBelle to the office of Auxiliary Judge of the Supreme Court of South Australia

John Jeremy Doyle to the office of Auxiliary Judge of the Supreme Court of South Australia

Margaret Jean Nyland to the office of Auxiliary Judge of the Supreme Court of South Australia

Timothy Russell Anderson to the office of Auxiliary Judge of the Supreme Court of South Australia

Edwin Michael Corboy to the office of Auxiliary Judge of the Supreme Court of South Australia

John Stephen Roder to the office of Auxiliary Master of the Supreme Court of South Australia

Peter John Norman to the office of Auxiliary Master of the Supreme Court of South Australia

Mark Stephen Blumberg to the office of Auxiliary Master of the Supreme Court of South Australia

Dean Ernest Clayton to the office of Auxiliary Judge of the District Court of South Australia

David William Smith to the office of Auxiliary Judge of the District Court of South Australia

Alan Peter Moss to the office of Auxiliary Judge of the Environment, Resources and Development Court of South Australia

Stephen Kevin McEwen to the office of Auxiliary Judge of the Youth Court of South Australia

Joanne Tracey to the office of Auxiliary Judge of the Youth Court of South Australia

Kym Boxall to the office of Auxiliary Magistrate of South Australia

Gregory Ronald Alfred Clark to the office of Auxiliary Magistrate of South Australia

Frederick Robert Field to the office of Auxiliary Magistrate of South Australia

David Cyril Gurry to the office of Auxiliary Magistrate of South Australia

Jonathan Romilly Harry to the office of Auxiliary Magistrate of South Australia

Theodore Iuliano to the office of Auxiliary Magistrate of South Australia

John Antoine Kiosoglous to the office of Auxiliary Magistrate of South Australia

Patricia Ann Rowe to the office of Auxiliary Magistrate of South Australia

Peter Yelverton Wilson to the office of Auxiliary Magistrate of South Australia

By command,
 JAY WILSON WEATHERILL, Premier

AGO0066/16CS

Department of the Premier and Cabinet
 Adelaide, 30 June 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed Special Justices of the Peace for South Australia for the terms specified, pursuant to Section 7 (1) of the Justices of the Peace Act 2005:

For a term commencing on 30 June 2016 and expiring on 29 June 2021:

Julie Ann Zerna Beaton
 Dragan Bekric
 Tracyanne Michelle Kirchner

For a term commencing on 30 June 2016 and expiring on 21 January 2019:

Marlene Natasha Haese

For a term commencing on 30 June 2016 and expiring on 9 September 2019:

Michael John Pearce

For a term commencing on 30 June 2016 and expiring on 18 September 2018:

John Francis Genovese

For a term commencing on 30 June 2016 and expiring on 30 May 2018:

Rex John Keily

For a term commencing on 30 June 2016 and expiring on 19 February 2018:

Harry Anthony Ter Bogt

By command,
 JAY WILSON WEATHERILL, Premier

JP16/009CS

Department of the Premier and Cabinet
 Adelaide, 30 June 2016

HIS Excellency the Governor in Executive Council has revoked the appointment of the former SafeWork SA officer, James Dwyer as an Inspector for the purposes of the Shop Trading Hours Act 1977, effective from 30 June 2016, pursuant to the Shop Trading Hours Act 1977 and Section 36 of the Acts Interpretation Act 1915.

By command,
 JAY WILSON WEATHERILL, Premier

MIR0031/16CS

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission'), pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of Australian Association For Adolescent Health Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 8 March 2016 requested by the Association to transfer its undertaking to Australian Association For Adolescent Health Limited (ACN 612 928 391), the Commission, pursuant to Section 42 (2) of the Act does hereby order that on 23 June 2016, the Association will be dissolved, the property of the Association becomes the property of Australian Association For Adolescent Health Limited and the

rights and liabilities of the Association become the rights and liabilities of Australian Association For Adolescent Health Limited.

Given under the seal of the Commission at Adelaide, 16 June 2016.

R. ALOI, A Delegate of the Corporate Affairs Commission

BY-LAWS providing for public order offences relating to railways made under Section 20 of the Railways (Operations and Access Act) 1997 were made by His Excellency the Governor in Executive Council on 13 December 2012 and notified in the *South Australian Government Gazette* on 13 December 2012 at page 5484. The by-laws made by the Governor are as follows:

BY-LAWS MADE BY THE GOVERNOR

Pursuant to The Railways (Operations and Access) Act 1997

These by-laws were made by the Governor pursuant to Section 20 (1) of the Railways (Operations and Access) Act 1997. Dated 13 December 2012.

KEVIN SCARCE, Governor

PART A: COMMENCEMENT

1. These by-laws will commence on the day on which Part 8 Division 3 of the Rail Safety National Law (South Australia) commences.

PART B: INTERPRETATION

2. (1) In these by-laws, unless the contrary intention appears:
- motor vehicle* has the same meaning as in the Motor Vehicles Act 1959;
- pedestrian crossing* means a footpath or other structure designed for the use of pedestrians to cross over a railway;
- traffic lights* means signals for controlling traffic by means of illuminated signs.
- (2) Unless the contrary intention appears, an expression used in these by-laws has the same meaning as in the Rail Safety National Law (South Australia).

PART C: OFFENCES

3. (1) A person must not occupy a stairway, step, entrance platform, exit platform, or any other part of rolling stock designated by the rolling stock operator as a prohibited area:
- (a) while the rolling stock is in motion; or
- (b) contrary to stipulations contained in a notice affixed on or near the relevant part of the rolling stock.

Maximum penalty: \$2 000.

Expiation fee: \$750.

- (2) This by-law does not apply to a rail safety worker who occupies a prohibited area with the authority of the rolling stock operator.
4. (1) A person must not, without the permission of the rail transport operator who has effective management and control of the railway premises, drive, ride, park or stand a motor vehicle on railway premises directly associated with railway operations except in an area that is set aside for that purpose.

Maximum penalty: \$1 000.

Expiation fee: \$150.

- (2) A person who drives, rides, parks or stands a motor vehicle on railway premises must:
- (a) comply with the reasonable directions of an employee of the rail transport operator; and
- (b) obey any speed restriction, traffic control sign or parking control sign displayed on the premises.

Maximum penalty: \$1 000.

Expiation fee: \$150.

5. (1) A person must not, without the permission of the rail transport operator who has effective management and control of the railway premises—

(a) ride a bicycle, scooter, skateboard, roller-skates, roller-blades or similar device; or

(b) ride, lead or tether an animal,

on railway premises directly associated with railway operations.

Maximum penalty: \$1 000.

Expiation fee: \$150.

- (2) This by-law does not apply to a device or animal used to assist a person with a physical impairment.

6. A pedestrian must not, without the permission of the rail transport operator who has effective management and control of the railway premises, enter or remain on any part of the railway premises directly associated with railway operations that is not set aside for use by pedestrians.

Maximum penalty: \$1 000.

Expiation fee: \$150.

7. (1) A pedestrian must not enter or remain on a pedestrian crossing:

(a) if rolling stock with which he or she may collide is approaching along the railway, or is on the crossing; or

(b) if warned not to do so by an employee of the rail transport operator operating the railway; or

(c) while a warning device at or near the crossing is activated or while the crossing is closed against traffic by gates or barriers, unless he or she is directed by an employee of the rail transport operator operating the railway to proceed across the crossing.

Maximum penalty: \$1 250

Expiation fee: \$160

- (2) A pedestrian must not remain within the limits of a pedestrian crossing any longer than is reasonably necessary for the purpose of passing over the crossing.

Maximum penalty: \$1 250.

Expiation fee: \$160.

- (3) If a pedestrian crossing is controlled by traffic lights, a pedestrian must comply with any instructions applicable to the pedestrian that are indicated by the traffic lights or any sign exhibited with the traffic lights.

Maximum penalty: \$1 250.

Expiation fee: \$160.

PART D: ENFORCEMENT

8. Offences against these by-laws may be expiated in accordance with the Expiation of Offences Act 1996 and an expiation notice for the amount provided for in the by-law:

- (1) shall be issued in the manner prescribed by the Expiation of Offences Act 1996 and Regulations; and
- (2) may be issued by a rail safety officer.

DEVELOPMENT REGULATIONS 2008

Renewing our Streets and Suburbs Stimulus Program

THE Renewing our Streets and Suburbs Stimulus Program includes the following projects and programs, to which the provisions relating to approval by the State Coordinator General will apply under the Development Regulations 2008:

Better Neighbourhoods Program

The Better Neighbourhoods Program replaces small clusters of ageing South Australian Housing Trust dwellings in areas of high demand, which are close to transport and other services and provides tenant relocation opportunities for future development areas. The program is being delivered by Renewal SA on behalf of the South Australian Housing Trust.

Dispersed and Small Cluster Sites

This program replaces isolated and small clusters of ageing South Australian Housing Trust dwellings sites (typically double unit and detached dwellings) that mostly predate 1968 with new social housing dwellings as well as a mix of new affordable purchase dwellings and open market purchase dwellings.

Medium Density Sites

This program will redevelop ageing medium density South Australian Housing Trust sites that typically comprise traditional low rise residential flat buildings that mostly predate 1968 situated in the inner and middle rim of metropolitan Adelaide. These sites are generally located next to main roads and public transport routes and will be renovated or replaced with new contemporary dwellings to provide a greater mix of new social housing dwellings, new affordable purchase dwellings and open market purchase dwellings.

Small-Scale Urban Renewal Sites

This program relates to small-scale urban renewal of contiguous clusters of concentrated ageing South Australian Housing Trust dwellings (albeit of low densities) situated in the inner and middle rim of metropolitan Adelaide. The redevelopment of these areas will result in a greater mix of and diversity of new social housing dwellings dispersed with new affordable purchase and open market purchase dwellings.

Medium-Scale Urban Renewal Sites

This program relates to medium-scale urban renewal of a number of much larger clusters of concentrated ageing South Australian Housing Trust dwellings in the middle rim of metropolitan Adelaide. The comprehensive redevelopment of these areas will result in a greater urban amenity as well as a greater mix and diversity of new social housing dwellings dispersed with new affordable purchase and open market purchase dwellings.

Community Housing Program

Registered Community Housing providers participating in Renewal SA endorsed social housing renewal programs including the construction of new social, affordable and market housing or the redevelopment of obsolete and poorly performing social housing stock.

1000 New Homes in 1000 Days (New Build Program)

The redevelopment by Renewal SA of South Australian Housing Trust land and State Government land for new social, community, market and affordable housing or a combination thereof.

Dated 28 June 2016.

JOHN RAU, Deputy Premier,
Minister for Planning

DOG FENCE ACT 1946

Declaration of Rate

PURSUANT to the provision of Section 25 of the Dog Fence Act 1946, the Dog Fence Board, with the approval of the Minister for Sustainability, Environment and Conservation, hereby declares that for the financial year ending 30 June 2017, the dog fence rate shall be 124 cents per km² and the minimum amount payable \$103 for all separate holdings of more than 10 km² of land situated inside the dog fence.

Excluding:

1. For all the land in:

- (a) The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Alfred, Adelaide, Sturt, Hindmarsh, Russell, Buccleuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnarvon; and
- (b) The whole of the hundreds of Finlayson, Tarlton, Cungena, Kaldoonera, Scott, Murray, Chandada, Karcultaby, Condada, Pildappa, Ripon, Forrest, Campbell, Inkster, Moorkitatie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera, Addison, Travers, Yaninee, Pygery, Wudinna, Hill, Peella, Pordia, Palabie, Wannamanna, Mamblin, Kongawa,

Pinkawillinie, Cortlyne, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola, Warrambo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekina, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata, Kooringa, Baldina, Apoinga and Bright.

Where this contribution from holdings in 1 (a) and 1 (b) is collected via the Sheep Advisory Group and passed on to the Board.

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

3. All the islands along the seacoast.

Dated 22 June 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

FISHERIES MANAGEMENT ACT 2007: SECTION 79

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

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery:

(a) Except the Northern Closure area, which is defined as the area north of the following index points:

Latitude 33°34.00'S, longitude 137°14.00'E, then to position latitude 33°34.00'S, longitude 137°31.00'E, then to position latitude 33°29.00'S, longitude 137°31.00'E, then to position latitude 33°29.00'S, longitude 137°34.00'E, then to position latitude 33°38.00'S, longitude 137°34.00'E, then to position latitude 33°46.00'S, longitude 137°44.00'E.

and

(b) Except the Southern Closure area, which is defined as the waters contained within and bounded by the following index points:

Latitude 34°13.00'S, longitude, 137°31.00'E, then to position latitude 34°13.00'S, longitude 136°54.60'E, then to position latitude 34°16.50'S, longitude 136°54.60'E, then to position latitude 34°22.00'S, longitude 136°51.90'E, then to position latitude 34°38.00'S, longitude 136°46.80'E, then to position latitude 34°38.00'S, longitude 136°37.50'E, then to position latitude 34°25.00'S, longitude 136°40.50'E, then to position latitude 34°19.00'S, longitude 136°38.50'E, then to position latitude 34°08.60'S, longitude 136°45.70'E, then to position latitude 34°05.00'S, longitude 136°43.60'E, then to position latitude 34°04.50'S, longitude 136°44.70'E, then to position latitude 34°02.70'S, longitude 136°42.70'E, then to position latitude 34°00.60'S, longitude 136°47.00'E, then to position latitude 33°51.00'S, longitude 136°40.00'E.

and

(c) Except the Wardang Closure area, which is defined as the waters contained within and bounded by the following index points:

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

SCHEDULE 2

Commencing at sunset on 12 June 2016, and ending at sunrise on 17 June 2016.

SCHEDULE 3

1. The coordinates in Schedule 1 are defined as degrees decimal minutes and based on the World Geodetic System 1984 (WGS 84).

2. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette* pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923), during the period specified in Schedule 2.

3. Fishing must cease:

- (a) in the fishing area known as the 'Mid/North Gulf' area (as described on page 48 of the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery¹ October 2014), if the average catch per vessel, per night (based on the best information available to the committee at sea) drops below 500 kg; and
- (b) in the fishing area known as the 'Southern Gulf' area (as described on page 48 in the Management Plan for the South Australian Commercial Spencer Gulf Prawn Fishery¹ October 2014), if the average catch per vessel over two consecutive nights (based on the best information available to the committee at sea) falls below 350 kg.

4. Fishing must cease in an area in the Mid/North Gulf if the average prawn bucket count for all vessels exceeds 250 prawns per 7 kg; or in an area in the Southern Gulf if the average prawn bucket count for all vessels exceeds 250 prawns per 7 kg.

5. No fishing activity may occur without the authorisation of Coordinator at Sea, Greg Palmer, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen's Association.

6. The authorisation of the Coordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Coordinator at Sea.

7. The Coordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager immediately after it is made.

8. The Coordinator at Sea must keep records of all authorisations issued pursuant to this notice.

¹ Management plan can be found at http://www.pir.sa.gov.au/fishing/commercial_fishing/commercial_fisheries/prawn_fishery_-_spencer_gulf_and_west_coast

Dated 10 June 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 Act), Daniel Huston, of The University of Queensland, QLD 4067, (the 'exemption holder') or a person acting as his agent, are exempt from Sections 70 and 72 (2) (c) of the Fisheries Management Act 2007, regulation 7, Clause 12, 13 and 14 of Schedule 2, and 61 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as they may collect fish for the purposes of parasitology research in the waters specified in Schedule 1, using the gear specified in Schedule 2, (the 'exempted activity'), subject to the conditions specified in Schedule 3, from 15 July 2016 until 25 July 2016, unless varied or revoked earlier.

SCHEDULE 1

Gull Rock 35°14'48", 138°28'21" and Myponga Beach 35°22'16", 138°22'33" in the waters of Gulf St. Vincent subject to any existing restrictions under the Fisheries Management Act 2007 or other legislation.

SCHEDULE 2

- No more than 2 rod and lines using single hooks.
- No more than 2 spear guns 1m dimension.

SCHEDULE 3

1. The nominated agents of the exemption holder;

- Mr Storm Martin

2. The collection of only 30 marine teleost fish of the Infraclass Teleostei to facilitate Parasitology research from waters of South Australia.

3. The specimens collected by the exemption holder are for scientific and research purposes only and must not be used for any commercial purpose.

4. Any protected species taken incidentally while undertaking research under this exemption must be returned to the water as soon as possible.

5. The exemption holder must not collect specimens for aquaculture research purposes pursuant to this notice.

6. Organisms collected pursuant to this notice must not be released if they have been kept separate to their natural environment.

7. At least 1 hour before conducting research under this exemption, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of this notice in their possession at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of permit holders undertaking the exempted activity and other related questions. Exemption number ME9902854.

8. The exemption holder must provide a report in writing detailing the activities carried out pursuant to this notice to the Director, Fisheries and Aquaculture Policy (G.P.O. Box 1625, Adelaide, S.A. 5001) by 31 August 2016, of the exempted activity with the following details:

- The date and location of sampling.
- The gear used.
- The number and description of all species collected.
- Any interaction with threatened, endangered or protected species.
- Any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.

9. A person acting as an agent of the exemption holder must possess a copy of a signed letter from the exemption holder stating that they are acting as an agent during the exempted activity, and identification stating that they are affiliated with the University of Queensland.

10. The exemption holders or a person acting as an agent must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007, the River Murray Act 2003 or the Adelaide Dolphin Sanctuary Act 2005.

Failure to submit a report as per condition 9 may result in further exemptions not being supported.

Dated 27 June 2016.

DR H. ALLEWAY, Acting Director,
Fisheries and Aquaculture Policy

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 119 in Deposited Plan No. 3420 comprised in Certificate of Title Volume 5344 Folio 483.

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 28 June 2016.

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

M. ELGAZZAR, Manager,
Portfolio and Acquisition Services
(Authorised Officer),
Department of Planning,
Transport and Infrastructure

DPTI 2015/01219/01

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 a portion of Allotment 102 in Deposited Plan No 49093 comprised in Certificate of Title Volume 5549 Folio 904, and being the whole of the land numbered Allotment 557 in unapproved plan numbered D113220 that has been lodged in the Lands Titles Office.

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:

Cristina Florea
G.P.O. Box 1533
Adelaide, S.A. 5001
Telephone: (08) 7424 7010

Dated 27 June 2016.

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

M. ELGAZZAR, Manager,
Portfolio and Acquisition Services
(Authorised Officer),
Department of Planning,
Transport and Infrastructure

DPTI 2009/03613/01

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 a portion of Allotment 101 in Deposited Plan No 49093 comprised in Certificate of Title Volume 5549 Folio 903, and being the whole of the land numbered Allotment 555 in unapproved plan numbered D113219 that has been lodged in the Lands Titles Office.

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:

Cristina Florea
G.P.O. Box 1533
Adelaide, S.A. 5001
Telephone: (08) 7424 7010

Dated 27 June 2016.

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

M. ELGAZZAR, Manager,
Portfolio and Acquisition Services
(Authorised Officer),
Department of Planning,
Transport and Infrastructure

DPTI 2009/03614/01

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 a portion of Allotment 2 in Deposited Plan No 19183 comprised in Certificate of Title Volume 5460 Folio 900 and being the whole of the land numbered Allotment 516 in unapproved plan numbered D113209 that has been lodged in the Lands Titles Office.

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:

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

Dated 27 June 2016.

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

M. ELGAZZAR, Manager,
Portfolio and Acquisition Services
(Authorised Officer),
Department of Planning,
Transport and Infrastructure

DPTI 2009/03630/01

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 a portion of Allotment 7 in Deposited Plan No 24232 comprised in Certificate of Title Volume 5117 Folio 189 and being the whole of the land numbered Allotment 533 in unapproved plan numbered D113210 that has been lodged in the Lands Titles Office.

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:

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

Dated 27 June 2016.

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

M. ELGAZZAR, Manager,
Portfolio and Acquisition Services
(Authorised Officer),
Department of Planning,
Transport and Infrastructure

DPTI 2009/03625/01

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 a portion of Allotment 5 in Deposited Plan No 34053 comprised in Certificate of Title Volume 5072 Folio 35, and being the whole of the land numbered Allotment 539 in unapproved plan numbered D113216 that has been lodged in the Lands Titles Office.

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:

Chris Southam
G.P.O. Box 1533
Adelaide, S.A. 5001
Telephone: (08) 7424 7036

Dated 27 June 2016.

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

M. ELGAZZAR, Manager,
Portfolio and Acquisition Services
(Authorised Officer),
Department of Planning,
Transport and Infrastructure

DPTI 2009/03621/01

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 a portion of Allotment 100 in Deposited Plan No 49093 comprised in Certificate of Title Volume 5549 Folio 902, and being the whole of the land numbered Allotment 554 in unapproved plan numbered D113211 that has been lodged in the Lands Titles Office.

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:

Cristina Florea
G.P.O. Box 1533
Adelaide, S.A. 5001
Telephone: (08) 7424 7010

Dated 27 June 2016.

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

M. ELGAZZAR, Manager,
Portfolio and Acquisition Services
(Authorised Officer),
Department of Planning,
Transport and Infrastructure

DPTI 2009/03610/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE CITY OF MITCHAM (the 'Authority'), 131 Belair Road, Torrens Park, S.A. 5062, acquires the following interest in the following land:

An easement for drainage purposes as marked B in FX250492 over the land comprised in Certificate of Title Volume 5474 Folio 630 known as 27 Centre Way, Belair, S.A. 5052.

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:

Daniel Baker
 Manager Engineering, City of Mitcham
 P.O. Box 21
 Mitcham Shopping Centre
 Torrens Park, S.A. 5062
 Telephone: (08) 8372 8166
 Email: dbaker@mitchamcouncil.sa.gov.au

Dated 7 June 2016.

Signed for the City of Mitcham under delegated authority by:

M. PEARS, Chief Executive Officer

LIVESTOCK ACT 1997: SECTION 37

Declaration of a Livestock Standstill in Relation to Pacific Oysters (Crassostrea Gigas)

PURSUANT to Section 33 of the Livestock Act 1997, I, Leon Bignell MP, Minister for Agriculture, Food and Fisheries, revoke the notice made by the Minister for Agriculture, Food and Fisheries on 9 February 2016.

Notice under the Livestock Act 1997, for the purpose of Controlling or Eradicating Pacific Oyster Mortality Syndrome (Ostreid herpesvirus-1 μ variant (OsHV-1 μ var)).

Notice by the Minister for Agriculture, Food and Fisheries

By virtue of the provisions of the Livestock Act 1997, and for the purpose of controlling or eradicating the declared exotic disease Ostreid herpesvirus-1 μ variant (OsHV-1 μ var) within the State of South Australia, I do hereby:

- (1) Prohibit the introduction of Pacific Oysters or Pacific Oyster spat sourced from the State of Tasmania into the State of South Australia, other than non-living Pacific Oysters for the purposes of human consumption, and except as provided in any written approval given by the Chief Inspector of Stock duly appointed under the Livestock Act 1997; and
- (2) Prohibit the introduction of equipment that has been used in the State of Tasmania in the farming or production of Pacific Oysters or Pacific Oyster spat into the State of South Australia, and except as provided in any written approval given by the Chief Inspector of Stock duly appointed under the Livestock Act 1997; and
- (3) Require that any consignments of Pacific Oysters or Pacific Oyster spat sourced from the State of Tasmania that are received in the State of South Australia, other than for the purposes of human consumption, while this Notice is in force, to be disposed of by their immediate surrender to an inspector duly appointed under the Livestock Act 1997.

This Notice shall remain in force until 31 March 2017, unless amended or revoked by subsequent Notice.

Dated 23 June 2016.

LEON BIGNELL,
 Minister for Agriculture, Food and Fisheries

LOCAL GOVERNMENT (FINANCIAL MANAGEMENT) REGULATIONS 2011

EXEMPTION FROM THE REQUIREMENT FOR A REGIONAL SUBSIDIARY TO ESTABLISH AN AUDIT COMMITTEE—SOUTHERN AND HILLS LOCAL GOVERNMENT ASSOCIATION

Notice of Exemption by the Minister for Local Government

PURSUANT to Regulation 18 of the Local Government (Financial Management) Regulations 2011, I, Geoffrey Graeme Brock, MP, Minister for Local Government, grant the Southern

and Hills Local Government Association an exemption from the requirement to establish an audit committee until 30 June 2021.

GEOFF BROCK, Minister for Local Government

LOCAL GOVERNMENT (FINANCIAL MANAGEMENT) REGULATIONS 2011

EXEMPTION FROM THE REQUIREMENT FOR A REGIONAL SUBSIDIARY TO ESTABLISH AN AUDIT COMMITTEE—MURRAYLANDS AND RIVERLAND LOCAL GOVERNMENT ASSOCIATION

Notice of Exemption by the Minister for Local Government

PURSUANT to Regulation 18 of the Local Government (Financial Management) Regulations 2011, I, Geoffrey Graeme Brock, MP, Minister for Local Government, grant the Murraylands and Riverland Local Government Association an exemption from the requirement to establish an audit committee until 30 June 2021.

GEOFF BROCK, Minister for Local Government

LOCAL GOVERNMENT (FINANCIAL MANAGEMENT) REGULATIONS 2011

EXEMPTION FROM THE REQUIREMENT FOR A REGIONAL SUBSIDIARY TO ESTABLISH AN AUDIT COMMITTEE—EYRE PENINSULA LOCAL GOVERNMENT ASSOCIATION

Notice of Exemption by the Minister for Local Government

PURSUANT to Regulation 18 of the Local Government (Financial Management) Regulations 2011, I, Geoffrey Graeme Brock, MP, Minister for Local Government, grant the Eyre Peninsula Local Government Association an exemption from the requirement to establish an audit committee until 30 June 2021.

GEOFF BROCK, Minister for Local Government

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: OZ Exploration Pty Ltd.

Location: Nullabor 1 area—Approximately 445 km west-north-west of Ceduna.

Term: 2 years.

Area in km²: 848.

Reference number: 2016/00072.

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 is 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: OZ Exploration Pty Ltd.

Location: Deakin area—Approximately 450 km north-west of Ceduna.

Term: 2 Years.

Area in km²: 1 150.

Reference number: 2016/00073.

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

[gov.au/exploration/public_notices](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 is 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: OZ Exploration Pty Ltd.

Location: Nullabor 2 area—Approximately 420 km west-north-west of Ceduna.

Term: 2 years.

Area in km²: 843.

Reference number: 2016/00074.

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 is 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: OZ Exploration Pty Ltd.

Location: Nullabor 3 area—Approximately 385 km west-north-west of Ceduna.

Term: 2 years.

Area in km²: 664.

Reference number: 2016/00075.

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 is 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: OZ Exploration Pty Ltd.

Location: Nullabor 4 area—Approximately 390 km west-north-west of Ceduna.

Term: 2 years.

Area in km²: 948.

Reference number: 2016/00076.

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 is 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: OZ Exploration Pty Ltd.

Location: Hughes area—Approximately 415 km north-west of Ceduna.

Term: 2 years.

Area in km²: 1 149.

Reference number: 2016/00077.

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 is 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: OZ Exploration Pty Ltd.

Location: Denman area—Approximately 390 km north-west of Ceduna.

Term: 2 years.

Area in km²: 970.

Reference number: 2016/00078.

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 is 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

MOTOR VEHICLE ACCIDENTS (LIFETIME SUPPORT SCHEME) ACT 2013

LIFETIME SUPPORT AUTHORITY

2016-2017 LSS Rates

THE following rates have been set as the maximum the Lifetime Support Authority of South Australia will pay for attendant care services from 1 July 2016:

2016-2017 LSS Rates	
	\$
Monday-Friday 6 a.m.-8 p.m. (per hour).....	43.09
Monday-Friday 8 p.m.-12 a.m. (per hour).....	46.78
Monday-Friday 12 a.m.-6 a.m. (Active) (per hour).....	47.57
Saturday (per hour)	57.98
Sunday (per hour)	72.87

Public Holidays (per hour) 87.75
 Inactive Sleepover (per 8 hours including
 one active hour) 180.88

Dated 20 June 2016.

L. BOSWELL, Chief Executive

THE DISTRICT COURT OF SOUTH AUSTRALIA
 MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 5 July 2016

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

Tuesday, 5 July at 10a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for Tuesday, 5 July 2016 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on bail for sentence and for trial at the sittings of the Mount Gambier Courthouse, commencing Tuesday, 5 July 2016.

Adams, Douglas Steven Graham	Sale of a controlled substance	No status
Ainsworth, Steven Robert	Aggravated assault; threaten to kill or endanger life; engage in sexual intercourse without consent	In gaol
Anderson, Zachery	Application for enforcement of a breached bond	On bail
Aranui, Benjamin Peter, and Wiggins, Adam Gary	Aggravated detain a person for ransom or as a hostage; aggravated assault; aggravated theft	In gaol In gaol
Aranui, Monty Ray	Aggravated serious criminal trespass; theft	In gaol
Ash, Brooke Louise and Davis, Brodie	Aggravated cause serious harm; aggravated intentionally cause harm (2); assault	On bail On bail
B, M	Arson	In gaol
Brown, Steven John	Aggravated serious criminal trespass; aggravated assault	In gaol
Childs, Joshua James	Aggravated threatening to cause harm (2); aggravated assault	On bail
Climas, Scott Gordon	Aggravated possess firearm without licence	In gaol
Cooper, Harold Frederick	Indecently assault a person (3)	On bail
Dunbar, Raymond James	Trafficking in a large commercial quantity of a controlled drug; unlawful possession	On bail
Ekhtyar, Mohammed Ali	Driving Motor Vehicle without consent; damaging property; aggravated causing harm with intent to cause harm	In gaol
Fleming, Corey Norman	Possess firearm without consent; damaging property; aggravated causing harm with intent to cause harm	On bail
Fleming, James Brian	Aggravated assault (2)	On bail
Gartside, Zachary John	Application for enforcement of a breached bond	No status
Gifford, Paul Douglas	Remain unlawfully at large	In gaol

Grindley, Donald Stanley	Aggravated trespass; aggravated theft (2)	In gaol
Grindley, Donald Stanley and Dodd, Trudy Marie	Aggravated serious criminal trespass; theft	In gaol On bail
Hart, Darren Michael	Engage in sexual intercourse without consent (2)	In gaol
Hart, Darren Michael	Aggravated produce child exploitation material (10); engage in indecent filming of a minor (10); possess child exploitation material	In gaol
Hatch, Adrian	Public officer exercise power to secure benefit	On bail
Hinchliffe, Clinton Michael	Trafficking in a controlled drug	On bail
Hutchins, Neville Hamilton	Unlawful sexual intercourse (5); aggravated indecent assault (2)	On bail
Larkin, Jon William	Aggravated taking part in the sale of controlled drug	On bail
Linder, Gary Ian	Persistent sexual intercourse exploitation child – retrospective; persistent sexual exploitation of a child	On bail
Lloyd, Aaron Elias	Application for enforcement of a breached bond	No status
Millard, Jacob Emmanuel	Aggravated threaten to cause harm to another	On bail
Millowick, Kelly Anne	Arson	On bail
Moulton, Steven Rodney Peter	Aggravated possessing a firearm without a licence; fail to answer police officer question	On bail
Perera-Cathcart, Pedro	Rape (4)	In gaol
Peressin, Mark Phillip	Aggravated assault (2); aggravated threaten to cause harm; trespassing; aggravated assault; damage property	On bail
Potter, Aaron Phillip	Possess controlled drug for sale; unlawful possession	On bail
R, L O	Fabricate, alter or conceal evidence; fail to answer police question	On bail
Rincon, Christian Francios	Theft; aggravated threaten to cause harm	In gaol
Sheedy, Ashley Dean	Sell controlled drug	In gaol
Sleep, Scott Peter	Unlawful sexual intercourse with a person under 17	On bail
Stafford, John William	Assault; damage property; aggravated serious criminal trespass in a place of residence; assault; assault causing harm	On bail
Summers, Adam Troy	Aggravated commit theft; intentionally cause harm	In gaol
Thomas, Katie Louise	Aggravated serious criminal trespass; aggravated assault	On bail
Vears, Charles Albert, Vonstanke, Codye Bryce, Vonstanke, Dermott Wayne	Aggravated causing serious harm with intent to cause serious harm; damaging property (2); Assault causing harm	On bail On bail
Waye, Scott McCallum	Persistent sexual exploitation of a child	On bail
Windlass, Cyril Arthur	Fail to comply with bail; aggravated serious criminal trespass	On bail
W, P K	Persistent sexual exploitation of a child	On bail

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

By order of the Court,

MARK STOKES, Sheriff

NATIONAL ELECTRICITY LAW

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

Under ss 102 and 103, the making of the *National Electricity Amendment (Updating the electricity B2B framework) Rule 2016 No. 6* (ERC0197) and related final determination. All provisions of schedules 1 and 5 commence on **30 June 2016**. All provisions of Schedules 2, 3 and 4 commence on **1 December 2017**.

Under s 99, the making of a draft determination and related draft rule on the *Application of offsets in the Prudential Margin Calculation* proposal (Ref. ERC0188). Written requests for a pre-determination hearing must be received by **7 July 2016**. Submissions must be received by **11 August 2016**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission
Level 6, 201 Elizabeth Street
Sydney NSW 2000
Telephone: (02) 8296 7800
www.aemc.gov.au
30 June 2016.

NATIONAL PARKS AND WILDLIFE
(NATIONAL PARKS) REGULATIONS 2001

Temporary Partial Closure of Ewens Ponds Conservation Park

PURSUANT to Regulations 8 (3) (a) of the National Parks and Wildlife (National Parks) Regulations 2001, I, James Timothy Collins, as Regional Director Natural Resources South East, authorised delegate of the Director of National Parks and Wildlife, close to the public, part of Ewens Ponds Conservation Park from:

6 a.m. on Monday, 29 August 2016 until 6 p.m. on Tuesday, 29 November 2016.

The closure applies to all bodies of water in the reserve. As such, no diving or swimming is permitted in the Ponds during the closure period.

The purpose of the closure is for the proper management of the reserve during the period indicated.

Dated 28 June 2016.

J. T. COLLINS, Regional Director,
Natural Resources South East
Department of Environment
Water and Natural Resources

NATURAL RESOURCES MANAGEMENT ACT 2004

Revocation

TAKE note that the notices made under Section 45 of the Natural Resources Management Act 2004 and published in the *South Australian Government Gazette* on page 881, dated 9 March 2006, and on page 2838, dated 18 June 2009, referring to the designation and variation of three areas within the Northern and Yorke Natural Resources Management Region as areas within which an NRM group will operate, are hereby revoked.

Dated 30 June 2016.

E. SOMMERVILLE, Presiding Member,
Northern and Yorke Natural
Resources Management Board

NATURAL RESOURCES MANAGEMENT ACT 2004

Revocation

TAKE note that the notice made under Section 46 of the Natural Resources Management Act 2004 and published in the *South Australian Government Gazette* on page 881, dated 9 March 2006, referring to the establishment of three NRM groups within the Northern and Yorke Natural Resources Management Region, is hereby revoked.

Pursuant to Section 46 (4) of the Natural Resources Management Act 2004 and with the specific approval of the Minister for Sustainability, Environment and Conservation, the assets, rights and liabilities of the:

Northern and Yorke NRM—Upper North Group
Northern and Yorke NRM—Lower North Group
Northern and Yorke NRM—Yorke Peninsula Group

are vested in the Northern and Yorke Natural Resources Management Board.

Dated 30 June 2016.

E. SOMMERVILLE, Presiding Member,
Northern and Yorke Natural
Resources Management Board

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area.

PURSUANT to Section 128 of the Natural Resources Management Act 2004 ('the Act'), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the 'Minister') to whom the Act is committed, hereby authorise the taking of groundwater from the Central Adelaide Prescribed Wells Area prescribed under the Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007 from the wells specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Wells

Well unit numbers 6627-14370, 6627-14455, 6627-14456, 6627-14462, 6627-14457 and 6627-14458 located in the Hundred of Noarlunga.

SCHEDULE B

Purpose

For industrial, commercial and/or irrigation purposes.

SCHEDULE C

Conditions

1. A maximum total volume of 640 000 kilolitres of water may be taken from the wells specified in Schedule A during each water use year for the period of this authorisation.

2. The maximum drawdown from the wells in Schedule A must not exceed 50 metres below ground level.

3. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister, as may be amended from time to time.

4. Meter readings must be used to determine the quantity of water taken.

5. The water user must supply a meter reading(s) to the Minister or the Minister's agent during the first seven calendar days of July in each water use year.

6. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

7. The water user must develop and maintain a Managed Aquifer Recharge Risk Management Plan to the satisfaction of the Minister or the Minister's agent.

The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management (Financial Provisions) Regulations 2005. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

'Water user' means a person who is authorised to take water pursuant to this notice.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2018, unless earlier varied or revoked.

Dated 24 June 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of a Carry-over Policy for the River Murray Prescribed Watercourse

PURSUANT to Section 152 (7)(b) of the Natural Resources Management Act 2004 ('the Act'), I, Ian Hunter, Minister for Sustainability, Environment and Conservation, in the State of South Australia and Minister to whom the administration of the Act is committed, hereby establish a carry-over policy in relation to the River Murray Prescribed Watercourse outlined in Schedule 1.

SCHEDULE 1

South Australian River Murray Private Carry-over Policy

This policy details how the Minister for Sustainability, Environment and Conservation will (pursuant to the Natural Resources Management Act 2004), determine how South Australian River Murray Entitlement Flow deferred under Schedule G of the Murray Darling Basin Agreement (and held in South Australia's Storage Right account), will be granted as private carry-over to eligible water access entitlement holders.

Eligibility Criteria for Private Carry-over

1. Private carry-over may only be granted in the current water-use year to those who held a South Australian water access entitlement on 30 June of the previous water-use year, subject to Criteria 2-6.

2. Private carry-over is available in respect of water allocations for the following classes of water access entitlement shares:

- Class 3a (previously, Irrigation and holding not in the Qualco Sunlands Groundwater Control Area);
- Class 3b (previously, Irrigation and holding in the Qualco Sunlands Groundwater Control Area);
- Class 4 (previously, Recreation); and
- Class 7 (previously, Environment (The Living Murray)).

3. Private carry-over is not available in respect of:

- water allocations for critical human water needs that relate to any of the following classes of water access entitlement shares:
 - Class 1 (previously Stock and/or Domestic);
 - Class 2 (previously Country Towns);
 - Class 5 (previously Industrial); and
 - Class 6 (previously Metropolitan Adelaide).
- water allocations that relate to Class 8 (previously Environmental Land Management) water access entitlement shares, as the water allocated may only be taken in the year of allocation for land management purposes within the Lower Murray Reclaimed Irrigation Area.

4. Private carry-over may only be granted in respect of an individual water access entitlement holder if water has been taken through a fully operational flow recording meter for the whole of the water-use year for which carry-over is determined, unless the quantity of water taken can be determined on another basis to the satisfaction of the Minister.

5. Water access entitlement holders who meter their water-use must provide to the Department of Environment, Water and

Natural Resources (the Department) their final water meter reading(s) for the quantity of water taken during the previous water-use year, and the final water meter reading(s) must have been received by the Department by no later than 31 July of the current water-use year. This is to ensure that carry-over can then be granted to eligible account holders as soon as reasonably practicable.

6. Holders of water access entitlements for environmental purposes who cannot meter their water-use, must also provide to the Department their final estimate(s) of water-use for the previous water-use year, and the final estimate(s) must have been received by the Department by no later than 31 July of the current water-use year.

Carry-over Entitlement

7. Any unused water allocation at the end of the current water-use year may potentially be available as private carry-over in the following water-use year (subject to Criteria 1).

8. The volume of private carry-over granted in respect of an individual South Australian water access entitlement will be based on the volume of unused water allocation at 30 June, up to a volume equivalent to 20 percent of that water access entitlement.

9. In making a determination on whether carry-over is to be granted, the Minister shall have regard to information provided by the Murray-Darling Basin Authority, and consider only making private carry-over available when there is a low likely risk (less than a 10 percent chance) forecast that the water stored for carry-over will spill from the storage in which it is held over the remainder of the water-use year in which carry-over is to be granted.

10. The maximum volume of carry-over that may be granted to a water access entitlement holder will be determined on the following basis:

Carry-over Volume equals (=) Unused Allocation less (-) Storage Loss

Where:

Carry-over Volume = the volume of carry-over allocation to be granted to an eligible water access entitlement holder.

Unused Allocation = a water access entitlement holder's unused water allocation (up to a maximum of 20 percent of water access entitlement).

Storage Loss = a volume equivalent to 5 percent of the Unused Allocation.

11. Subject to Criteria 9, if there is sufficient deferred water made available by the Minister for the purpose of private carry-over to provide for the maximum carry-over volume as specified in Criteria 10, that volume will be granted as carry-over to eligible water access entitlement holders.

12. Subject to Criteria 9, if there is insufficient deferred water made available by the Minister for the purpose of private carry-over to grant the maximum volume of carry-over as specified in Criteria 10, a water access entitlement holder will be granted a proportional share of the volume of deferred private carry-over that is made available. The proportional share is to be calculated as follows:

Carry-over Volume equals (=) Proportional Share less (-) Storage Loss

Where:

Carry-over Volume = the volume of carry-over allocation to be granted to an eligible water access entitlement holder.

Proportional Share equals (=) Unused Allocation multiplied by (x) Volume of Deferred Water Made Available for Private Carry-over, where:

- Unused Allocation = a water access entitlement holder's eligible unused water allocation (up to a maximum of 20 percent of water access entitlement)
- Volume of Deferred Water Made Available for Private Carry-over = the volume of deferred water made available by the Minister for the purpose of private carry-over divided by (÷) the total volume of all eligible

water access entitlement holders' Unused Allocations

Storage loss = a volume equivalent to 5 percent of the Proportional Share

Example:

<u>Proportional Share</u>	<u>Storage Loss</u>
<p>200 ML</p> <p>A water access entitlement holder's Unused Allocation (up to a maximum of 20 percent of water access entitlement)</p>	<p>60 000 ML</p> <p>Volume of deferred water made available by the Minister for the purpose of private carry-over</p> <p>70 000 ML</p> <p>Total volume of all eligible water access entitlement holders' Unused Allocation</p>
x	-
<p>Volume equivalent to 5 percent of the Proportional Share</p>	

Example for Irrigator A

Unused Allocation for Irrigator A = 200 ML

Volume of deferred water made available by the Minister for the purpose of private carry-over = 60 000 ML (60 GL)

Total volume of all eligible water access entitlement holder's Unused Allocation = 70 000 ML (70 GL)

$$\left[\frac{200 \times 60\,000}{70\,000} \right] - 5 \text{ percent} = (200 \times 0.857) - 5 \text{ percent} = \mathbf{162.857 \text{ ML}}$$

13. The Minister will publish a carry-over announcement in a media release, the weekly River Murray Flow Report and on the Department's website.

14. There will be no impact or adjustment made to the volume of private carry-over granted to a water access entitlement holder if some or all of the private carry-over in storage is released through a pre-release or a physical spill during the water use year.

15. Water allocation granted as private carry-over may be transferred interstate or intrastate, subject to any allowable restriction on water allocation trade under the Basin Plan Water Trading Rules and the rules for transferring a water allocation in Section 157 of the Natural Resources Management Act 2004.

Implementation of Private Carry-over

16. No application for a private carry-over volume is required.

17. The volume of private carry-over granted in respect of an individual water access entitlement will be calculated as soon as possible after 31 July, following the provision of information by water access entitlement holders per Criteria 5 and Criteria 6 and in accordance with any private carry-over volume determined to be available by the Minister.

18. Private carry-over can be determined to be available by the Minister only after volumes in the Storage Right Account are available to South Australia.

19. Water granted as private carry-over will be delivered during the water-use year in which it is granted, subject to operational and delivery considerations.

20. Resource and storage conditions across the River Murray system can change quickly in response to either high or low flows. The volume granted to eligible water access entitlement holders as private carry-over depends on the volume of Entitlement Flow that the South Australian Government has been able to defer and store as private carry-over. There is no guarantee that private carry-over will be granted in the current water-use year to water access entitlement holders who held unused water allocation on 30 June of the previous water-use year.

What guides this Policy?

This policy is guided by Section 152 (7) (b) of the Natural Resources Management Act 2004 (SA); Clause 91 and Schedule G of the Murray Darling Basin Agreement (Schedule 1 of the Water Act 2007 (Cth)), and meeting requirements under Chapter 11 and 12 of the Basin Plan 2012 (Cth).

For how long will the current policy apply?

A review of the operation and implementation of this policy will be undertaken by the Department by 30 June 2018, or otherwise by a date specified by the Minister.

Definitions

'Deferred water' means

- (a) any part of South Australia's entitlement under Clause 88 of the Agreement that South Australia stores under Clause 91 of the Agreement; and
- (b) any allocations that South Australia may have acquired for use in South Australia from within an upper State, the delivery of which has been deferred in accordance with the Schedule.

MDB Agreement, Schedule G Clause 2 (1)

'Operational and Delivery Considerations' include channel capacity constraints and likely carry-over requirements for the following water-use year.

'Private Carry-over' means a volume of allocations made available in a year for use under an entitlement, and not used in the year, but that may be made available to the holder of the entitlement for use in a subsequent year.

MDB Agreement Clause 2

'South Australian Entitlement Flow' means the monthly quantities of River Murray water South Australia is entitled to receive.

MDB Agreement Clause 88

'Storage Right Account' means the account that South Australia holds with the Murray-Darling Basin Authority via which the storage and delivery of critical human water needs and private carry-over is managed in accordance with Schedule G to the Agreement. The availability of deferred water in this account is subject to any special inter-jurisdictional water sharing arrangements that may be required under Schedule H (Water Sharing During Tiers 2 and 3) of the Murray Darling Basin Agreement.

'Unused water allocation' means the volume held in a water account at the end of the water-use year (30 June) that relates to a South Australian water access entitlement. It may comprise water allocated against the water access entitlement, volumes of private carry-over granted by the Minister and/or water traded to the water account from intrastate or interstate.

'Water access entitlement' means an entitlement to gain access to a share of the consumptive pool to which the water access entitlement relates.

'Water Account' means an account upon which annual water allocations are made.

'Water-use Year' means the period from 1 July in any calendar year to 30 June in the following calendar year.

'Water Resource Works Approval' means the permission to construct, operate and maintain works for the purpose of taking prescribed water at a particular location, in a particular manner.

Dated 24 June 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice to declare the designated day for the Southern Basins and Musgrave Prescribed Wells Areas

FOR the purposes of Regulation 47 (2), of the Natural Resources Management (General) Regulations 2005, I, Ian Hunter, Minister for Sustainability, Environment and Conservation in the State of South Australia and Minister to whom the administration of the Act is committed, being satisfied that the Water Allocation Plan for the Southern Basins and Musgrave Prescribed Wells Areas has

been amended to take into account the operation of Part 3 of the Natural Resources Management (Water Resources and Other Matters) Amendment Act 2007, declare the designated day for the Southern Basins and Musgrave Prescribed Wells Areas to be the 1 July 2016.

Dated 28 June 2016.

IAN HUNTER, Minister for Sustainability,
Environment and Conservation

OUTBACK COMMUNITIES AUTHORITY

Declaration of Community Contribution (Iron Knob) for 2016-2017

NOTICE is hereby given that at a meeting on 16 June 2016, the Outback Communities Authority, for the financial year ending 30 June 2017 and in exercise of the powers contained in Division 2, Part 3 of the Outback Communities (Administration and Management) Act 2009, resolved as follows:

Declaration of the Community Contribution

To declare a community contribution for the rateable land in:

- the township of Iron Knob.

Purpose of Community Contribution

Declare a fixed charge of \$240 per property unit on rateable land for the purposes of raising revenue for the provision of services and support to the community of Iron Knob.

Payment of Community Contribution

Pursuant to Section 181 (2) of the Local Government Act 1999, that the community contribution is payable in four equal or approximately equal instalments as follows:

- first instalment, payable on 15 September 2016;
- second instalment, payable on 15 December 2016;
- third instalment, payable on 15 March 2017; and
- fourth instalment, payable on 15 June 2017.

M. R. SUTTON, Director

OUTBACK COMMUNITIES AUTHORITY

Declaration of Community Contribution (Andamooka) for 2016-2017

NOTICE is hereby given that at its meeting on 16 June 2016, the Outback Communities Authority, for the financial year ending 30 June 2017 and in exercise of the powers contained in Division 2, Part 3 of the Outback Communities (Administration and Management) Act 2009, resolved as follows:

Declaration of the Community Contribution

To declare a community contribution for the rateable land over:

- the township of Andamooka;
- those sites immediately adjacent to the town of Andamooka not within the Andamooka Precious Stones Field or excluded from the operation of the Opal Mining Act 1995 held in Fee Simple, occupied under Crown Lease or Licence, and
- those portions of Section 1500, Out of Hundreds (Andamooka), occupied under Crown Licence (known as White Dam).

Purpose of Community Contribution

Declare a fixed charge of \$400 per property unit on rateable land for the purposes of raising revenue for the provision of services and support to the community of Andamooka.

Payment of Community Contribution

Pursuant to Section 181 (2) of the Local Government Act 1999, that the community contribution is payable in four equal or approximately equal instalments as follows:

- first instalment, payable on 15 September 2016;
- second instalment, payable on 15 December 2016;
- third instalment, payable on 15 March 2017; and
- fourth instalment, payable on 15 June 2017.

M. R. SUTTON, Director

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Cessation of Suspension Petroleum Exploration Licence—PEL 512

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of PEL 512 dated 25 February 2016 has been ceased under the provisions of the Petroleum and Geothermal Energy Act 2000, with effect from 28 June 2016, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 512 is now determined to be 5 October 2019.

Dated 22 June 2016.

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

PUBLIC CORPORATIONS ACT 1993

Direction to the South Australian Water Corporation Pursuant to Section 6 of the Public Corporations Act 1993.

PREAMBLE:

1. Pursuant to Section 6 of the Public Corporations Act 1993 (Public Corporations Act), and Sections 6 and 7 (2) (f) of the SA Water Corporation Act 1994, the South Australian Water Corporation (SA Water) is subject to control and direction by its Minister, and has the functions conferred on it by its Minister.
2. The South Australian Water Corporation Act 1994, is committed to the Minister for Water and the River Murray (the Minister) by way of Gazettal notice dated 21 October 2011 (p 4289).
3. Part 9A of the Water Industry Act 2012 (Water Industry Act), which commenced on 1 July 2016, provides a negotiate/arbitrate framework for third party access to water infrastructure or sewerage infrastructure and infrastructure services.
4. Part 9A applies in relation to operators of water infrastructure or sewerage infrastructure and infrastructure services to the extent that it is declared by proclamation to apply to:
 - a) specified water infrastructure or sewerage infrastructure, or a specified class of such infrastructure; or
 - b) specified infrastructure services or a specified class of such services.
5. By proclamation dated 16 June 2016, the Governor made a declaration in relation to the extent to which Part 9A applied to SA Water's water infrastructure and sewerage infrastructure and infrastructure services.
6. In accordance with Section 86P (1) (j) of the Water Industry Act, an arbitrator, to whom a dispute is referred pursuant to Part 2 of the Water Industry Act, must take into account any direction given to SA Water by its Minister under Section 6 of the Public Corporations Act that is relevant to the arbitration.

INTERPRETATION:

Avoidable costs means the costs that SA Water would otherwise incur in the provision of retail services to the customer(s) that SA Water could avoid in the long term if it completely ceased provision of the retail service to the customer(s).

Customer(s) means the customer(s) to whom the proponent proposes to provide retail services, or alternatively is providing retail services, whether directly or indirectly.

Designated services means all infrastructure services using SA Water's infrastructure except SA Water's infrastructure that is used solely for the transportation of recycled water.

Retail-minus methodology means SA Water's retail fees and charges per customer calculated in accordance with the state-wide price for retail services minus SA Water's avoidable costs for the designated services, plus any facilitation costs to provide the designated services.

Retail services has the meaning attributed to it under the Water Industry Act.

State wide price means the prices published from time to time in the *South Australian Government Gazette* that apply the Statewide Pricing Facility pursuant to a Section 6 direction of the Public Corporations Act.

Water has the meaning attributed to it under the Water Industry Act.

DIRECTION:

I, IAN HUNTER, Minister for Water and the River Murray, direct SA Water to determine prices for access to designated services on the basis of a charge per customer calculated using a retail-minus methodology unless otherwise approved by me.

Dated 24 June 2016.

IAN HUNTER,
Minister for Water and The River Murray

ROAD TRAFFIC ACT 1961

Authorised Officers to Conduct Oral Fluid Analyses

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 21 June 2016, the following persons were authorised by the Commissioner of Police to conduct oral fluid analyses as defined in and for the purposes of the:

Road Traffic Act 1961;
Harbors and Navigation Act 1993; and
Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name
94034	Hirst, John Adrian
36005	McDonald, Robert Brian
74351	Rasche, Tate Max
77787	Sedunary, Dwain Eric
73384	Sherratt, David Paul
72396	Sully, Robert John
72901	Sweet, Corey

GRANT STEVENS, Commissioner of Police

ROAD TRAFFIC ACT 1961

Authorised Officers to Conduct Drug Screening Tests

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 21 June 2016, the following persons were authorised by the Commissioner of Police to conduct drug screening tests as defined in and for the purposes of the:

Road Traffic Act 1961;
Harbors and Navigation Act 1993; and
Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name
74351	Rasche, Tate Max
72396	Sully, Robert John
72901	Sweet, Corey

GRANT STEVENS, Commissioner of Police

SOUTH AUSTRALIAN HOUSING TRUST ACT 1995

Instrument of Delegation

PURSUANT to Section 9 of the Administrative Arrangements Act 1994, I, Stephen Mulligan, the Minister for Housing and Urban Development being the Minister to whom administration of the South Australian Housing Trust Act 1995, is committed, delegate to the Honourable Leesa Vlahos, Minister for Disabilities, all my powers and functions under Section 8 of the South Australian Housing Trust Act 1995, in relation to the CBD Disability Respite Facility (located on the corner of Pitt Street and Franklin Street, Adelaide).

Dated 21 June 2016.

STEPHEN MULLIGHAN,
Minister for Housing and Urban Development

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 30 June 2016

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CAMPBELLTOWN CITY COUNCIL
Erin Place, Athelstone. p58

CITY OF CHARLES STURT
Arnold Street, Royal Park. p53 and 54

CITY OF ONKAPARINGA
Easements in lot 6014 in LTRO DP 111263 and lot 3213 in LTRO DP 89645 (proposed roads Hudson Street, Gladstone Road, Clarkson Road and Tan Lane in Land Division number 0145/D142/13), Seaford Meadows. p34 and 35
Easements in lot 3301 in LTRO DP 111877 (proposed roads Goyder Road, Kintore Road, Galway Road, Everton Road, Rockport Road and Vermont Road in Land Division number 145/D135/12), Robinson Road, Seaford Heights. p55-57

CITY OF PLAYFORD
Hayfield Avenue, Blakeview. p7
Frisby Road, Angle Vale. p14

CITY OF PORT ADELAIDE ENFIELD
Across Preston Street, Blair Athol. p26 and 27
Easements in lot 1000 in LTRO DP 87282 and lot 2000 in LTRO DP 95443 (shown as Road A in Land Division number 040/D349/09), Blair Athol. p26 and 27
Sheffield Crescent, Blair Athol. p26 and 27
Manchester Parade, Lightsview. p30 and 31
Cunningham Lane, Lightsview. p30 and 31
Hardy Walk, Lightsview. p30 and 31

OUTSIDE ADELAIDE WATER DISTRICT

DISTRICT COUNCIL OF MOUNT BARKER
Red Gum Crescent, Mount Barker. p36 and 37
Springview Terrace, Mount Barker. p36 and 37
Bremer Street, Mount Barker. p36 and 37
Dianella Street, Mount Barker. p36 and 37
Morialta Way, Mount Barker. p36 and 37

COOBOWIE WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA
Gilbert Street, Coobowie. p11

KINGSCOTE WATER DISTRICT

KANGAROO ISLAND COUNCIL
Murray Street, Kingscote. p17

MORGAN WATER DISTRICT

MID MURRAY COUNCIL
Railway Terrace, Morgan. This main is available on application only. p13
Easements in section 432, hundred of Eba, Railway Terrace, Morgan. This main is available on application only. p13
South West Terrace, Morgan. This main is available on application only. p13

OUTSIDE MORGAN WATER DISTRICT

MID MURRAY COUNCIL
Easements in allotment piece 3 in LTRO DP 31119, and section 502, hundred of Eba, South West Terrace, Morgan. This main is available on application only. p13
Oval Road, Morgan. This main is available on application only. p13

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER
St Andrews Drive, Worrolong. p29
Rustic Court, Mount Gambier. p32
Telopea Court, Mount Gambier. p33

PASKEVILLE WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST
Railway Terrace, Paskeville. p22

QUORN WATER DISTRICT

FLINDERS RANGES COUNCIL
Deakin Road, Quorn. p59

RIVERTON WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL
Masters Street, Riverton. p15

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL
Across Hamden Way, Strathalbyn. p51
Easements in lot 304 in LTRO DP 110772 (shown as Road 'A' in Land Division number 455-D019-15), Hamden Way, Strathalbyn. p51

TANUNDA WATER DISTRICT

THE BAROSSA COUNCIL
Grocke Way, Tanunda. p49 and 50
Kennedy Street, Tanunda. p49 and 50
Vintners Drive, Tanunda. p49 and 50

TWO WELLS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA
Dawkins Road, Lewiston. p44-46
St Andrews Road, Lewiston. p44 and 45
Germantown Road, Lewiston. p44, 46 and 47

Dunlop Road, Lewiston. p44, 46 and 47
Easement in lot 101 in LTRO DP 112192 (shown as Road B in Land Division number 312-D003-13), Germantown Road, Lewiston. p44 and 47

YORKE PENINSULA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA
Pt Vincent Highway, Coodbowie. p11

WATER MAINS LAID

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

OUTSIDE WATER DISTRICTS

THE CORPORATION OF THE CITY OF WHYALLA
Across Point Lowly Road, Port Bonython. p12
Easement in allotment pieces 126, 124 and 121 in LTRO DP 94465, Point Lowly Road, Port Bonython. p12

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL
Camroc Avenue, Tranmere. FB 1256 p36

CITY OF CHARLES STURT
Andrew St, Hendon. FB 1256 p33
Lakeview Avenue, West Lakes. FB 1256 p35
Drake Avenue, Flinders Park. FB 1256 p37
Elizabeth Street, Woodville West. FB 1256 p38
Arnold Street, Royal Park. FB 1257 p54 and 55
Beryl Street, Woodville West. FB 1259 p54

CITY OF MARION
Abbeville Terrace, Marion. FB 1256 p44
Bassi Stret, Marion. FB 1256 p44

CITY OF MITCHAM
Easements in lot 46 in LTRO FP 150379, Gratton Street, and lot 159 in LTRO DP 3908 (proposed lot 301 in Land Division number 080/D057/12), Penno Parade, Belair. FB 1256 p30
Easement in lot 21 in LTRO DP 48804 (proposed lot 82 in Land Division number 080/D066/14), Old Belair Road, Mitcham. FB 1256 p41

CITY OF NORWOOD, PAYNEHAM AND ST PETERS
Battams Street, Stepney. FB 1256 p45

CITY OF ONKAPARINGA
Easements in lot 6014 in LTRO DP 111263 and lot 3213 in LTRO DP 89645 (proposed roads Seaside Street, Hudson Street, Tan Lane, Trident Road, Pelagic Street and Dampier Road in Land Division number 145/D142/13), Seaford Meadows. FB 1257 p41-45
Esperance Street, Port Noarlunga. FB 1256 p39
Easements in lot 3301 in LTRO DP 111877 (proposed roads Goyder Road, Kintore Road, Galway Road, Everton Road, Edmonds Road and Rockport Road and proposed lots 132, 133 and 548, proposed lots 305-308 and proposed lots 123 and 122 in Land Division number 145/D135/12), Robinson Road, Seaford Heights

CITY OF PLAYFORD
Easement in lot 201 in LTRO DP 79688 (proposed lot 2 in Land Division number 292/D016/15), Stakes Crescent, Elizabeth Downs. FB 1256 p34

CITY OF PORT ADELAIDE ENFIELD

Easements in lot 3002 in LTRO DP 91275, Hampstead Road, Lightsview. FB 1257 p14-17 and 21
 South Parkway, Lightsview. FB 1257 p 14-17 and 21
 Worra Street, Lightsview. FB 1247 p14,15,17, 21 and 22
 Parna Lane, Lightsview. FB 1257 p14, 15, 17 and 22
 Easements in lot 4571 in LTRO DP 112789, Redward Avenue, Lightsview. FB 1257 p14, 15, 18 and 22
 Rhind Road, Lightsview. FB 1257 p14, 15, 18 and 22
 Waterford Circuit, Lightsview. FB 1257 p14, 15, 18 and 22
 Preston Street, Blair Athol. FB 1257 p35-37
 Easements in lot 1000 in LTRO DP 87282 and lot 2000 in LTRO DP 95443 (shown as Road MC10 in Land Division number 040/D349/09), Blair Athol. FB 1257 p35-37
 Manchester Parade, Lightsview. FB 1257 p38-40
 Cunningham Lane, Lightsview. FB 1257 p38-40
 Hardy Walk, Lightsview. FB 1257 p38-40
 O'Loughlin Road, Valleyview. FB 1256 p40
 Lindley Road, Greenacres. FB 1256 p43
 Rowe Avenue, Northfield. FB 1256 p46

CITY OF TEA TREE GULLY

Pringle Avenue, Surrey Downs. FB 1256 p29
 Across Walters Street, Tea Tree Gully. FB 1256 p42
 Easement in lot 2 in LTRO FP10039 (proposed lot 51 in Land Division number 070/D085/15), Walters Street, Tea Tree Gully. FB 1256 p42

MOUNT GAMBIER COUNTRY DRAINAGE AREA**CITY OF MOUNT GAMBIER**

St Andrews Drive, Mount Gambier. FB 1196 p59 and 60
 Rustic Court, Mount Gambier. FB 1196 p53 and 54
 Telopea Court, Mount Gambier. FB 1254 p1 and 2

SEWERS LAID

Notice is hereby given that the undermentioned sewers have been laid down by the South Australian Water Corporation and are not available for house connections.

ADELAIDE DRAINAGE AREA**CITY OF PORT ADELAIDE ENFIELD**

Dumfries Avenue, Northgate—280 mm PE100 pumping main. FB 1257 p28-34
 Westbrook Terrace, Northgate.—280 mm PE100 pumping main. FB 1257 p28-34
 Easement in reserve (lot 51 in LTRO DP 68855), Westbrook Terrace, Northgate—280 mm PE100 pumping main. FB 1257 p28-34
 Grand Junction Road, Northgate—280 mm PE100 pumping main. FB 1257 p28-34
 Easements in lto 12 in LTRO DP 31644, Grand Junction Road, Northgate—280 mm PE100 pumping main. FB 1257 p28-34

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

SOUTH AUSTRALIA

Authorised Betting Operations Act 2000

Section 4

GR Notice No. 5 of 2016**Approved Betting Contingencies Notice 2016**

BY this notice, the Independent Gambling Authority approves, for all betting operations, contingencies related to races within and outside Australia (other than races held by licensed racing clubs), contingencies related to sporting or other events within and outside Australia and other contingencies, as follows:

1 Citation, authorising provisions, revocation, etc.

- (1) This notice may be cited as the Approved Betting Contingencies Notice 2016.
- (2) This notice is authorised by Section 4 of the *Authorised Betting Operations Act 2000*.
- (3) This notice revokes, and consolidates, the contingencies approved by—
 - (a) the notice dated 11 December 2001—Approval of Contingencies—On Course Totalisator Licences, published in the *South Australian Government Gazette* (No. 165) on 13 December 2001 at pages 5542–5544;
 - (b) the notice dated 11 December 2001—Approval of Contingencies—Bookmakers’ Licences, published in the *South Australian Government Gazette* (No. 165) on 13 December 2001 at pages 5545–5547;
 - (c) the notice dated 11 December 2001—Approval of Contingencies—Major Betting Operations Licence, published in the *South Australian Government Gazette* (No. 165) on 13 December 2001 at pages 5548–5559;
 - (d) the notice dated 26 February 2009—Approved Contingencies (Authorised Interstate Betting Operators) Notice 2009, published in the *South Australian Government Gazette* (No. 14) on 27 February 2009 at pages 854–881—

and by all notices amending them.

2 Approval of contingencies

- (1) The contingencies described in Schedule 1, by reference to an Event or events and one or more propositions, are approved.
- (2) The approvals granted by sub-clause (1) are limited by—
 - (a) the extent to which a gambling provider’s licence (in the case of an on-course totalisator betting licence, a bookmaker’s licence or the major betting operations licence) or prescribed interstate licence (in the case of an

authorised interstate betting operator) permits the gambling provider to accept bets; and

- (b) the extent to which a proposition is capable of being offered as a bet type in relation to an event having regard to the nature, characteristics, scoring system and rules for the event.

3 Interpretation and definitions

- (1) The definitions set out in the dictionary in Schedule 2 apply, except to the extent to which they are inconsistent with the context or subject matter.
- (2) The specifications of events in the list of events set out in Schedule 3 apply, except to the extent to which they are inconsistent with the context or subject matter.

Schedule 1

APPROVED CONTINGENCIES

1. Racing

Win, Place, Quinella, Forecast, Trio, Trifecta, First4, Double, Treble, Fourtrella, Fortune 8, Any Two, First 3—Aggregate Entrants' Numbers, Jockeys' Challenge, Trainers' Challenge

2. All listed events

Advance to next round, Closest Game, Correct Time, Dally M Medal, Double, Entrant Out-Place, Entrant Out-Win, Exact Margin, Fastest Lap, Final 8, Finishing Position, First Loss, First Scoring Play, First Win, Forecast, Half Time Full Time Double, Highest Score, Highest Season Finish, High-Low Scoring Double, Last Aussie, Last Team Standing, Leading Goalscorer, Lowest Score, Margin Win, Method of result, Minor Premiership, Multiple Winners, Number scored, Overall performance, Period All Up, Pick 4, Pick 6, Pick the Margins, Pick the Result, Pick the Score, Pick the Winners, Place, Player of the Match, Quinella, Relegation, Team Performance, To Miss Top 8, Top 10, Top 4, Top 5, Top Aussie Finish, Top Overseas Finish, Top scorer, Total Match Points, Treble, Tri-bet, Trifecta, Trio, Win, Winning Score, Wooden Spoon.

3. American Football

Yards By Individual

4. Australian Rules Football Games

ANZAC Medal, Brownlow Medal, Brownlow Medal Number of Winning Votes, Coleman Medal, Jack Oatey Medal, Michael Tuck Medal, Most disposals, Norm Smith Medal, Quarter Goals, Time of First Goal.

5. Baseball

First Home Run Hit

6. Boxing

Exact result, Pick the Round

7. Cricket Events

Century, Higher opening partnership, Hi-Bat, Hi-Bowl, Most Runs, Most Wickets, Number of run outs, Number of Sixes, When Test Ends.

8. **Golf Events**
Daily Shootout, First Round Leader, Group Betting, International Challenge, Make the Cut, Number of Players Under Par.
9. **International tournaments**
Gold Medal Tally, Total Medal Tally
10. **Soccer**
Time of First Goal
11. **Softball**
First Home Run Hit
12. **Tennis Events**
Exact set score, Number of Aces, Sets Betting.
13. **Academy Awards**
Win
14. **Elections**
Election bets
15. **Eurovision**
Win, finishing position, head to head, make a final, margin win, pick the margins, pick the result, pick the score, pick the winner type, qualify, top 2–10, winning score, wooden spoon

Schedule 2

DICTIONARY

Academy Awards

means the annual awards presented by the Academy of Motion Picture Arts and Sciences.

Advance to next round

means the proposition that, in relation to an Event, a specified Entrant will advance to the next round (or discrete part or stage) of the Event.

Any Two

means the proposition that a combination of two specified Entrants will place (irrespective of order of finishing) in any two of the first three places in a specified Event.

Anzac Medal

means the proposition that a specified player or Entrant will win the Anzac Medal for best on ground in the Anzac Day Australian Rules Football Game as selected by a panel of journalists in the nominated game.

Australian Rules Football Games

means any Australian rules football game (other than training, promotional, exhibition matches or international rules football games) forming part of a competition conducted by any of the following bodies:

- (a) the Australian Football League or its successor; or
- (b) the South Australian National Football League or its successor; or
- (c) the principal governing body for Australian Rules Football in each State or Territory of Australia (other than South Australia) or its successor.

Brownlow Medal

means the proposition that a specified player will win the Australian Football League's Brownlow Medal or place in the top four in the Brownlow medal count or that a specified team will accumulate the most votes in relation to its players in the Brownlow Medal count.

Brownlow Medal Number of Winning Votes

means the proposition that a specified player selected from a group of players nominated by the licensee, or that a specified team from a group of teams nominated by the licensee will receive a specified number of votes, or specified range of votes, or the greatest number of votes in the Australian Football League's Brownlow Medal.

Century

means the proposition that a specified cricket team's cumulative score will reach 100 runs in a specified innings or at a specified time or within a specified period.

Churchill Medal

means the proposition that a specified player or Entrant will win the Churchill Medal for best on ground in the National Rugby League Grand Final.

Closest Game

means the proposition that a specified Event will have the closest result relative to one or more other related Events.

Coleman Medal

means the proposition that a specified player will win the Coleman Medal for the player who kicks the most goals in the Australian Football League in the home and away season.

Commonwealth Games

means games conducted under the auspices of the Commonwealth Games Federation.

Correct Time

means the proposition that a specified Entrant will place first in or win a specified Event in a specified time or in a time falling within a specified range.

Cricket Events

means the cricket matches/series described in the list of events in Schedule 3.

Dally M Medal

means the proposition that a specified player in the National Rugby League competition will win the League's Dally M Medal for best and fairest on the ground.

Double

means—

- (a) except in respect of the Jockeys' Challenge or Trainers' Challenge contingencies, the proposition that a combination of the specified Entrants in two different specified Events will each place first in or win, or win be a specified amount, range or margin (including where a specified Entrant may be given a notional point start or handicap), the respective Entrants's Event;
- (b) in respect of the Jockey's Challenge and Trainers' Challenge contingencies, the proposition that there will be a particular Jockey's Challenge or Trainers' Challenge outcome in respect of one race meeting and particular Jockey's Challenge or Trainers' Challenge outcome in respect of another race meeting.

Election bet

means the proposition that—

- (a) a nominated individual will be elected to a nominated executive or legislative office; or
- (b) a nominated party or party grouping will form government; or
- (c) a nominated party or party grouping will attain a number of legislative seats or a legislative majority of a particular number or within a particular range; or

(d) a nominated measure will be approved.

Entrant

means an individual entrant, competitor, player, team or thing (as the context requires) participating or entered in an Event.

Entrant Number

means the number (displayed in numerals) carried or worn by an Entrant in an Event which is a race.

Entrant Out-Place

means the proposition that a specified Entrant will place either first, second or third (or, if applicable, fourth) in a specified Event on the basis that one or more other Entrants will be regarded as not having run, competed or otherwise participated in the Event.

Entrant Out-Win

means the proposition that a specified Entrant will place first in or win in a specified Event on the basis that one or more other Entrants will be regarded as not having run, competed or otherwise participated in the Event.

Eurovision

means the annual song contest conducted by the European Broadcasting Union.

Event

means a race, game, competition, series or tournament (or round or discrete part thereof) or other event (as the context requires).

Exact Margin

means the proposition that a specified player or Entrant is leading by a specified margin at a specified period of time, as nominated prior to the commencement of the event.

Exact result

means the proposition that an Entrant in a boxing Event will win by a knock out or by a points decision, or that the result will be a draw.

Exact Set Score

means the proposition that a specified player or Entrant will win a set in a game of tennis and the exact set score.

Fastest Lap

means the proposition that a specified Entrant will complete the fastest lap in an Event relative to any one or more other Entrants.

FINA event

means—

- (a) a world championship for adult men or adult women; or
- (b) a world cup competition for adult men or adult women; or
- (c) any other competition for adult men or adult women—

conducted under the auspices of the Federation Internationale de Natation.

Finishing Position

means the proposition that a specified Entrant(s) in an Event will finish the Event in a specified position.

First 3—Aggregate Entrants' Numbers

means the proposition that the aggregate of the Entrant Numbers of the first three placed Entrants in an Event will be of a specified value or will fall within a specified range.

First 4

means the proposition that a combination of four specified Entrants will place (in correct order of finishing) first, second, third and fourth in a specified Event.

First Home Run Hit

means the proposition that the first home run in a match will be made by a particular player or Entrant.

First Loss

means the proposition that an Entrant in an Event being a series or competition has his, her or its first loss in that series or competition.

First Round Leader

means the proposition that a specified Entrant has the lowest score at the completion of the first round or other specified period in an Event.

First Score

means the proposition that the first score in a specified portion of an Event will be of a particular type or category or made by a particular player or Entrant.

First Scoring Play

means the proposition that the first score in an Event will be of a particular type or category or made by a particular Entrant.

First Win

means the proposition that an Entrant in an Event being a series or competition has his, her or its first win in that series or competition.

Final 8

means the proposition that a specified Entrant or no more than 8 specified Entrants in an Event being a competition (with more than 8 Entrants) will finish the home and away season of that competition ranked no worse than eighth (8th).

Forecast

means the proposition that a combination of two specified Entrants will place (in correct order of finishing) first and second in a specified Event.

Fourtrella

means the proposition that a combination of four specified Entrants in four different specified Events will each place first in the respective Entrant's Event.

Fortune 8

means the proposition that a combination of eight specified Entrants in eight different Events will each place first in the respective Entrant's Event.

Gold Medal Tally

means the proposition that a specified country will win a specified number of gold medals (or number of gold medals within a range) at particular Olympic Games or particular Commonwealth Games.

Golf Events

means the golf tournaments set out in the list of events in Schedule 3.

Group Betting

means the proposition that a specified group of players in a Golf Event have the lowest score for a round, or for a discrete part of a tournament.

Half Time Full Time Double

means the proposition that:

- (a) a specified Entrant will have the highest score (or equivalent) or the score (or equivalent) will be a draw at a specified time during the Event; and
- (b) a specified Entrant will win the Event or the result will be a draw.

Half Time Margin

means the proposition that a specified Entrant(s) in an Event or round or series of an Event at a specified time is leading by a specified margin or the result at that time is a draw.

Head to head

means the proposition that one or more specified Entrant(s) in an Event(s), or qualifying round(s) leading up to the Event(s), will win over the other specified Entrant(s) in the Event(s) or qualifying round(s) leading up to the Event(s).

Hi-Bat

means the proposition that a specified cricket player will make the most number of runs for his or her team in an innings, game or series.

Hi-Bowl

means the proposition that a specified cricket player will take the most number of wickets for his or her team in an innings, game or series.

Higher Opening Partnership

means the proposition that a specified Entrant will score more runs for the first wicket than the other specified Entrant in a game of cricket in respect of a specified innings.

High-Low Scoring Double

means the proposition that a combination of two specified Entrants in an Event comprising a round or series respectively achieve the highest and lowest score in that round or series.

Highest Score

means the proposition that a specified Entrant will score the highest score in a particular Event relative to any one or more other Entrants.

Highest Season Finish

means the proposition that an Entrant selected from two or more specified Entrants in an Event will rank or place ahead of the Entrants not selected.

International Challenge

means the proposition that a specified golf player chosen to represent a particular country has the lowest score in a tournament relative to other players selected to represent a country.

Interstate Races

means horse, harness and greyhound races conducted by entities in a State or Territory of Australia (other than South Australia) in respect of which the entity conducting the race or another entity in that jurisdiction is entitled to offer totalisator betting in accordance with the laws of the jurisdiction in which the race is conducted.

Intrastate Races

means races conducted within South Australia by Licensed Racing Clubs.

Jack Oatey Medal

means the proposition that a nominated player in the grand final of the South Australian National Football League competition will receive an award for best player of the match.

Jockeys' challenge

means the proposition that a specified jockey or jockeys in a series of Interstate Races or Intrastate Races in a specified race meeting will achieve the highest number of points, with points allocated for performance in the races under the Six point allocation scheme.

Last Aussie

means the proposition that a specified player or Entrant in an Event (having been identified by the Licensee prior to the commencement of betting as an Australian) will be the last such person remaining in the Event.

Last Scorer

means the proposition that a specified player or Entrant will score the last run, try, goal, point or equivalent during an Event.

Last Team Standing

means the proposition that a specified Entrant will be the last Entrant to lose a game relative to other Entrants in the Event.

Leading Goalscorer

means, in relation to an Event in which goals or equivalent form part of the scoring system, the proposition that a specified player will score or kick the most goals or equivalent for a specified round or season of the Event.

Licensed Racing Clubs

has the meaning given in the Act.

Listed events

means the sporting and other Events set out in the list of events in Schedule 3.

Lowest Score

means the proposition that a specified Entrant will score the lowest score in a particular Event relative to any one or more Entrants.

Make final

means the proposition that a specified Entrant in an Event will finish in a position which qualifies the Entrant for the final of the Event.

Make the Cut

means the proposition that a specified Entrant(s) in a golf Event will make the cut in that Event.

Margin Win

means the proposition that a specified Entrant will win an Event by a specified amount or score or by an amount or score falling within a specified range or that the result will be a draw.

Method of result

means the proposition that an Event will be decided by a specified method (being one of an exhaustive list of methods by which the Event could be decided identified prior to the commencement of betting).

Michael Tuck Medal

means the proposition that a specified player will win the Michael Tuck Medal for best on ground in the Australian Football League pre-season competition.

Minor Premiership

means the proposition that a specified Entrant in an Event, being a competition, will rank or place first in the home and away season of that competition.

Most disposals

means the proposition that—

- (a) a specified member of a football team will, in one or more, or a group of, games, be credited with more disposals than any other member of that team, or of that team and the opposing teams in that game or games; or
- (b) an AFL team will be credited with more disposals than one or more other teams in one or more, or a group of, games—

as recorded in the official statistics of the AFL.

Most Runs

means the proposition that a specified player will make the most number of runs in an innings, game or series.

Most Wickets

means the proposition that a specified player will take the most wickets in an innings, game or series.

Multiple Winners

means the proposition that two or more specified Entrants will each place first in or win a specified Event of the same or similar kind or will each place first in or win a specified Event of the same or similar kind by an amount falling within a specified amount, range or

margin (including where a specified Entrant may be given a notional point start or handicap).

Multi-bet

The proposition of identifying the winning outcome of a selection of at least 2 and not more than 11 approved contingencies (other a multi-bet).

National Rugby League Games

means any rugby league game (other than training, promotional or exhibition matches) forming part of a competition conducted by the National Rugby League.

Norm Smith Medal

means the proposition that a specified player will win the Norm Smith Medal for best on ground in the Australian Football League Grand Final.

Number of Aces

means the proposition that a specified player or Entrant will score a specified number of aces in a set, match or tournament (or a discrete part thereof) or will score a number of aces falling within a specified range.

Number of Home Wins for Round

means the proposition that a specified number of home teams or range of home teams being Entrants in an Event will win during a round or series of the Event.

Number of Players Under Par

means the proposition that a specified number of players in an Event will have a score under Par for a round, for a discrete part of a tournament, or for a tournament.

Number of run outs

means the proposition that a specified team will, in an innings, match or series of matches, receive runouts (that is, take wickets by running players out) of a specified number, within a specified range or, in relation to a series of matches, by reference to a ranking order of the teams' run outs.

Number of Sixes

means the proposition that a specified cricket player(s) or Entrant(s) will score a given number of sixes in an innings, game or series (or a discrete part thereof) or will score a number of sixes falling within a specified range.

Number scored

means the proposition that a specified player(s) or Entrant(s) will score a specific number of runs, tries, goals, points or equivalent during an Event or a number of runs, goals, tries, points or equivalent within a specified range.

Olympic Games

means games conducted under the auspices of the International Olympic Committee, and includes summer games and winter games.

Overall performance

means the proposition that a specified Entrant will progress to a certain stage of, or win, the Event.

Overseas Racing

means—

- (a) in respect of France, gallops races and harness races sanctioned by France Gallop;
- (b) in respect of Hong Kong, gallops races and harness races sanctioned by the Hong Kong Jockey Club;
- (c) in respect of Ireland, gallops races and harness races sanctioned by the Registry Office of the Turf Club;
- (d) in respect of Japan, gallops races and harness races sanctioned by the Japanese Horse Racing Association;

- (e) in respect of New Zealand gallops races and harness races sanctioned by the New Zealand Racing Conference;
- (f) in respect of Singapore, gallops races and harness races sanctioned by the Singapore Turf Club;
- (g) in respect of South Africa, gallops races and harness races sanctioned by the Jockey Club of Southern Africa;
- (h) in respect of the United Arab Emirates, gallops races and harness races sanctioned by the Emirates Racing Association;
- (i) in respect of the United Kingdom, gallops races and harness races sanctioned by the Thoroughbred Racing Board British Horse Racing Board;
- (j) in respect of the United States of America, gallops races and harness races sanctioned by the Jockey Club.

Period All Up

means the proposition that a specified Entrant(s) in an Event or round or series of an Event is leading at the end of the specified period of the match.

Pick 4

means the proposition that a combination of four specified Entrants in four specified Events will each place first in or win, or will win by a specified amount, range or margin (including where a specified Entrant may be given a notional point start or handicap), the respective Entrant's Event.

Pick 6

means the proposition that a combination of six specified Entrants in six specified Events will each place first in or win, or will win by a specified amount, range or margin (including where a specified Entrant may be given a notional point start or handicap), in the respective Entrant's Event.

Pick the Margins

means the proposition that one or more specified Entrant(s) in a Event(s), or round or series of an Event(s), will win by a specified margin, or the result will be a draw.

Pick the Result

means the proposition that a specified Entrant will win a specified Event by a specified margin or score range or the result will be a draw.

Pick the Round

means the proposition that an Entrant in a boxing Event will win the Event in a specified round or that the result will be a draw.

Pick the Score

means the proposition that a specified Entrant(s) in a specified Event will achieve a specified score(s) or score range(s).

Pick the winner type

means the proposition that a type(s) of Entrant(s) will win a specified Event(s), or qualifying round(s) leading up to the Event(s).

Example winner will be female/male.

Pick the Winners

means the proposition that a specified Entrant(s) will win a specified Event(s) (including where a specified Entrant(s) may be allocated a notional point start or handicap).

Place

means the proposition that a specified Entrant will place either first, second or third (or, if applicable, fourth) in a specified Event.

Player of the Match

means the proposition that a specified player or Entrant will win the Player of the Match or equivalent as selected by a pre-determined panel in the nominated game.

Pole Position

means the proposition that a specified Entrant will commence a specified Event in the first position (pole position) on the grid.

Premiership Points

means the proposition that a specified Entrant will accumulate a specified number of premiership points or a number of premiership points within a specified range during an Event.

Proprietary Racing

means any form of racing carried on in South Australia by a person holding a proprietary racing business licence under the *Racing (Proprietary Business Licensing) Act 2000* as part of its proprietary racing business (as defined in that Act).

Qualify

means the proposition that a specified Entrant in an Event will meet the criteria established by the recognised governing body for the event which qualifies the Entrant for the Event or qualifying rounds leading up to the Event.

Quarter Goals

means the proposition that a specified number of goals falling within a specified range will be scored during a specified quarter(s) in a specified Event.

Quinella

means the proposition that a combination of two specified Entrants will place (irrespective of order of finishing) first or second in a specified Event.

Relegation

means the proposition that a specified team or teams will be demoted at the end of a specified season from a division within a competition.

Sets Betting

means the proposition that a specified player or doubles team will win a specified set in a specified tennis match.

Shootout

means the proposition that a specified golf player will have the lowest score, or will have the lowest score in a specified group of players, for a round, for a discrete part of a tournament, or for a tournament.

Six point allocation scheme

means a scheme for allocation of points as follows:

- (a) subject to paragraph (b)—
 - (i) 3 points for first place;
 - (ii) 2 points for second place; and
 - (iii) 1 point for third place.
- (b) if there is a dead-heat for one or more places, the points for the places must be aggregated and divided equally between the dead-heating runners, for example—
 - (i) two runners dead-heat for first and two runners dead-heat for third (there being no second-placed runner)—2.5 points for each equal first runner (5 points between 2 runners) and 0.5 points for each equal third runner (1 point between 2 runners);
 - (ii) triple dead-heat for first (there being no second or third-placed runner)—2 points for each runner (6 points between 3 runners).

Team Performance

means the proposition that a specified Entrant(s) in an Event being a competition will finish the Event in a specified position.

Tennis Events

means the tennis tournaments set out in the list of events in Schedule 3.

Time of First Goal

means the proposition that the first goal in an Event will be scored at a specified time or within a specified time range of 15 minute increments based on game time.

To Miss Top 8

means the proposition that a specified player or Entrant in an Event, being a competition (with more than eight Entrants) will finish the home and away season of that competition no better than ninth.

Top 2-10

means the proposition that a specified Entrant in an Event being a competition (with more than 10 entrants) will finish the Event, or qualifying rounds leading up to the Event, in a position ranked no worse than second, third, fourth, fifth, sixth, seventh, eighth, ninth or tenth (but only where there are more than 10 Entrants in the Event or qualifying rounds leading up to the Event).

Top 4

means the proposition that a specified Entrant in an Event being a competition (with more than four Entrants) will finish the home and away season of the competition ranked no worse than fourth (4th).

Top 5

means the proposition that a specified Entrant in an Event being a competition (with more than five Entrants) will finish the event ranked no worse than fifth.

Top 10

means the proposition that a specified Entrant in an Event being a competition (with more than ten Entrants) will finish the Event no worse than tenth.

Top Aussie Finish

means the proposition that a specified Entrant, identified by the licensee to be Australian, will place above all other specified Entrants, identified by the licensee to be Australians, in a specified Event.

Top Overseas Finish

means the proposition that a specified Entrant, identified by the licensee to be an overseas Entrant, will place above all other specified Entrants, identified by the licensee to be overseas Entrants, in a specified Event.

Total Match Points

means the proposition that the sum of the scores of the Entrants in a specified Event will be a specified number, within a specified range or under or over a specified score.

Top scorer

means the proposition that a specified player or Entrant will score the most number of runs, goals, tries, points or equivalent at a specified time during an Event.

Total Medal Tally

means the proposition that a specified country will win a specified number of medals (or a number of medals within a range) at particular Olympic Games or particular Commonwealth Games.

Trainers' Challenge

means the proposition that a specified trainer or trainers in a series of Interstate Races or Intrastate Races in a specified race meeting will achieve the highest number of points, with points allocated for performance in the races under the Six point allocation scheme.

Treble

means the proposition that a combination of three specified Entrants in three different specified Events will each place first in or win, or win by a specified amount, range or

margin (including where a specified Entrant may be given a notional point start or handicap), the respective Entrant's Event.

Tri-bet

means the proposition that a specified Entrant in an Event will win the Event by more than an allocated point start.

Trifecta

means the proposition that a combination of three specified Entrants will place (in correct order of finishing) first, second and third in a specified Event.

Trio

means the proposition that a combination of three specified Entrants will place (irrespective of order of finishing) first, second and third in a specified Event.

When Test Ends

means the proposition that a specified innings, game or series will end within a specified period of time.

Win

means the proposition that a specified Entrant will place first in or win a specified Event (including where a specified Entrant may be allocated a notional point start or handicap).

Winning Score

means the proposition that a specified Entrant will win a specified Event with a specified score or with a score falling within a specified range.

Winning Total

means the proposition that the winner or winners of the Jockeys' Challenge or Trainers' Challenge will achieve a specified score or score range.

Wooden spoon

means the proposition that, in any event being a competition—

- (a) a specified entrant will rank or place last; or
- (b) specified entrants will rank or place in the last sequence of places—

in the home and away season of that competition.

Yards by Individual

means the proposition that a specified Entrant in an Event will make a specified number of yards or metres, or a number of yards or metres falling within a specified range.

Schedule 3

LIST OF EVENTS

Academy awards

Each category for which nominations are published

American Football

American National Football Conference Games and Final Series

American Football Conference Games and Final Series

Superbowl

US College Football (games and Final Series)

Most Valuable Player awards sanctioned by relevant recognised governing body

Alpine Skiing

Olympic Games

Archery

Olympic Games

Athletics

World Athletic Championships

Australian Open Championships

State Open Championships

Professional events sanctioned by an Australian Professional Athletic Association

Grand Prix events sanctioned by Athletics Australia

Olympic Games

Commonwealth Games

Australian Rules Football

Any Australian rules football game (other than training, promotional, exhibition matches or international rules football games) forming part of a competition conducted by any of the following bodies:

- (a) the Australian Football League or its successor; or
- (b) the South Australian National Football League or its successor; or
- (c) the principal governing body for Australian Rules Football in each State or Territory of Australia (other than South Australia) or its successor.

Badminton

Olympic Games

Commonwealth Games

Baseball

US National Baseball League Games and Finals

US College Baseball League Games and Finals

Australian National Baseball League Games and Finals

Special events sanctioned by Australian Baseball League

Most Valuable Player awards sanctioned by relevant recognised governing body

Olympic Games

Basketball

European Championships Games

National Basketball Association (NBA, USA) Games

Women's Basketball Association (WBA, USA) Games

National/International Events sanctioned by Basketball Australia

National Collegiate Athletics Association (NCAA) Games

Australian National Basketball League (NBL) Games

Australian Women's National Basketball League (WNBL) Games

Playoff series Australian Continental Basketball League (CBA)

World Championships

Most Valuable Player awards sanctioned by relevant recognised governing body

Olympic Games

Commonwealth Games

Biathlon

Olympic Games

Bobsleigh

Olympic Games

Boxing

Sanctioned World Title Fights by World Boxing Association

Sanctioned World Title Fights by World Boxing Council

Sanctioned World Title Fights by International Boxing Federation

Olympic Games

Commonwealth Games

Camel Racing

Leeton Camel Stakes Race Meeting

Canoeing—Kayak/flatwater

Olympic Games

Canoeing—Kayak/slalom

Olympic Games

Cricket

World Cup of Cricket (One Day Series)

International Test Matches

Sheffield Shield Games

Interstate One Day Series

International One Day Series

Other matches and series sanctioned by the Australian Cricket Board or affiliated international organisations

English County Games

Most Valuable Player awards sanctioned by relevant recognised governing body

Cross Country Skiing

Olympic Games

Curling

Olympic Games

Cycling

World Championships
Tour de France
Australian Championships
Commonwealth Bank Classic
West Coast Classic
Herald-Sun Tour
Melbourne to Warrnambool
Other events sanctioned by International Cycling Federation or Cycling Australia
Olympic Games
Commonwealth Games

Darts

Premier League Darts
Championship League Darts
World Darts Championship
Other events sanctioned by the Professional Darts Corporation or an affiliated international organisation

Diving

Olympic Games
Commonwealth Games
FINA events

Elections

Australian Federal and State elections and referendums
Papal elections
United Kingdom elections and referendums
United States Presidential and Congressional elections

Equestrian—dressage

Olympic Games

Equestrian—eventing

Olympic Games

Equestrian—jumping

Olympic Games

Fencing

Olympic Games

Figure skating

Olympic Games

Freestyle skiing

Olympic Games

Golf

Australian or State Opens

Australian PGA/LPGA Championships

PGA Tour of Australasia Ltd Events

US Masters

US PGA/LPGA

Dunhill Cup

US Open

US PGA/LPGA Tour Events

British Open

World Match Play

Ryder Cup

European PGA/LPGA Tour Events

South African PGA/LPGA Tour Events

Japanese PGA/LPGA Tour Events

President's Cup

Other events (including 'Skins') sanctioned by Australian PGA/LPGA or an affiliated international organisation

Senior's Tour

Gymnastics—artistic

Olympic Games

Commonwealth Games

Gymnastics—rhythmic

Olympic Games

Commonwealth Games

Gymnastics—trampoline

Olympic Games

Commonwealth Games

Handball

Olympic Games

Hockey

World Cup

International Senior Tournaments and Tests

Australian Championships

Other matches sanctioned by International Hockey Federation or Hockey Australia

Most Valuable Player awards sanctioned by relevant recognised governing body

Olympic Games

Commonwealth Games

Ice Hockey

US National Hockey League Matches

Australian National Hockey League

Canadian National Hockey League Matches

International matches sanctioned by IHL

World Championships

Most Valuable Player awards sanctioned by relevant recognised governing body

Olympic Games

Judo

Olympic Games

Lawn Bowls

SA Premier League

Test Series

City of Adelaide Masters

State Number 1 Pennants (Grade 1)

Australian Sides Championship

SA State Championship Final Series

Trans Tasman Series

Asia Pacific Games

Club Keno Champion of Champions

Australian Indoor Championships

World Championships

Commonwealth Games

Luge

Olympic Games

Modern Pentathlon

Olympic Games

Motor Sport

World Formula One Grand Prix Championship Races and Series

World Grand Prix Championship Races and Series (Cars and Bikes)

World/Australian Touring Car Championships Rounds and Series

Indy Car Grand Prix Races

Bathurst 1,000 (Production and 2 litre classes)
State and National Sprintcar Championships
Le Mans
Winston Cup
Indianapolis Races
British League Championships (speedway/Bikes)
Speedway Riders World Championships (Bikes)
Australian Rally Championships
World Rally Championships

Music

Eurovision

Netball

World Championships
Australian National Netball Championships
Australian National League Games
Other matches sanctioned by International Federation of Netball Associations (IFNA) or Netball Australia

Nordic Combined

Olympic Games

Racing

Intrastate races
Interstate races
Overseas races
Proprietary racing

Rowing

Olympic Games

Rugby League

International Tests
NRL Premiership Season Matches
QRL Premiership Season Matches
State of Origin Series
World Sevens or Nines Tournaments
Special Matches sanctioned by NRL
Super League Matches (UK and Europe)
Most Valuable Player awards sanctioned by relevant recognised governing body

Rugby Union

Five/Six Nations Tournament Matches
NSW and Queensland Premiership Season Matches
International Test Matches
Hong Kong Sevens Matches
World Cup Matches
Tri-Nations Series Matches
Super 12 Games and Final Series
Interstate Matches
Special Matches sanctioned by ARU or Internal Rugby Board
Commonwealth Games
Most Valuable Player awards sanctioned by relevant recognised governing body

Sailing

Olympic Games

Shooting

Olympic Games
Commonwealth Games

Short track speed skating

Olympic Games

Skeleton

Olympic Games

Ski jumping

Olympic Games

Snowboard

Olympic Games

Soccer

English and Scottish Premier League and First Division Matches
FA Cup Matches
European Winner Matches
World Cup Matches
Australian National Soccer League Matches
European Champions League Matches
Euro Championship Matches
UEFA affiliated countries - Cup, Premier, League, First Division Matches
Special matches sanctioned by Soccer Australia or FIFA
NSW State League - Super League Competition

Cup competitions sanctioned by an officially recognised affiliate of FIFA
USA Premier League and Cup Matches
African Championship Matches
South African Championship Matches
Most Valuable Player awards sanctioned by relevant recognised governing body
Olympic Games

Softball

Olympic Games

Speed skating

Olympic Games

Squash

Commonwealth Games

Surf Life Saving

Australian Iron Man/Woman Championship Events
World Iron Man/Woman Championship Events
Uncle Toby's Super Series
Kellogg's Nutri Grain Series
Australian Surf Life Saving Championship Events

Surfing

World Professional Men's and Women's Tour Events

Swimming

Olympic Games
Commonwealth Games
FINA events

Synchronised swimming

Olympic Games
Commonwealth Games
FINA events

Table Tennis

Olympic Games
Commonwealth Games

Taekwondo

Olympic Games

Tennis

Grand Slam Tennis Events
Australian State Open Championships
Australian Indoor Championship

RIO Challenge (SA)
Davis Cup Events
Hopman Cup Events
Federation Cup Events
Special matches or tournaments sanctioned by Tennis Australia
ITP Tour Events
Mercedes Super 9 events
Olympic Games

Triathlon

Grand Prix Series/Events (Men and Women)
Iron Man and Woman
Hawaiian Series
Olympic Games
Commonwealth Games

Volleyball

Olympic Games

Water Polo

Olympic Games
FINA events

Weightlifting

Olympic Games
Commonwealth Games

World Tournaments

Commonwealth Games
Olympic Games

Wrestling

Olympic Games

Yachting

Sydney to Hobart
America's Cup Challenge Series and Finals
Admiral's Cup
18 Foot Sailing
Brisbane to Gladstone

Notice made on 16 June 2016 published for the purposes of Section 4 (3a) on 30 June 2016.

R. C. J. CHAPPELL, Secretary, Independent Gambling Authority

ELECTRICITY ACT 1996
GAS ACT 1997

RETAILER ENERGY EFFICIENCY SCHEME

Minimum Specifications for Energy Efficiency Activities

PURSUANT to Regulation 28 of the Electricity (General) Regulations 2012 under the Electricity Act 1996, and Regulation 22 of the Gas Regulations 2012 under the Gas Act 1997, I:

- (a) revoke the minimum specification Commercial Lighting Upgrade; Commercial Only for the purposes of Part 4 of the Electricity (General) Regulations 2012 and Part 4 of the Gas Regulations 2012, as published in the *Government Gazette* on 18 December 2014, pages 6843-6845; and
 - (b) determine the activity within the following document to be an energy efficiency activity for the purposes of Part 4 of the Electricity (General) Regulations 2012 and Part 4 of the Gas Regulations 2012 from 7 July 2016.
-

Commercial Lighting Upgrade; Commercial Only	Activity No. CL 1
<p>1. Activity Specific Definitions</p> <p>Commercial Lighting is defined as lighting equipment in use in South Australia for the purpose of:</p> <ul style="list-style-type: none"> • lighting for roads and public spaces • traffic signals • lighting for commercial or industrial premises classified under the Building Code of Australia as either Class 3, 5, 6, 7, 8, 9, 10 or the Common Areas of Class 2 <p>Upgrade means the replacement and/or modification of Existing Lighting Equipment with New Lighting Equipment resulting in a reduction in the consumption of electricity compared to what would have otherwise been consumed.</p> <p>Existing Lighting Equipment means the equipment that provides lighting services that was already installed and in working order at the time of implementation of the activity, including luminaires and/or lamps, control gear, and control systems</p> <p>New Lighting Equipment means the equipment that provides lighting services that is installed as a result of the Upgrade for the purpose of the Activity, including luminaires and/or lamps, Control Gear, and control systems</p> <p>Control Gear means the lighting ballast, transformer or driver.</p> <p>ELV means extra low voltage, not exceeding 50 volts alternating current (AC) or 120 volts ripple free direct current (DC), as defined in AS/NZS 3000 Wiring rules.</p> <p>Small Energy Consuming Customer means a customer consuming less than 160MWh of electricity per National Meter Identifier in the 12 months prior to the upgrade.</p> <p>Large Energy Consuming Customer means a customer consuming more than 160MWh of electricity per National Meter Identifier in the 12 months prior to the upgrade.</p>	
<p>2. Activity Description (Summary)</p> <p>The Activity involves an upgrade to the energy efficiency of Commercial Lighting that results in energy savings as calculated in accordance with this specification.</p>	
<p>3. Activity Eligibility Requirements</p> <ol style="list-style-type: none"> 1. The existing lighting equipment must be in working order at time of the upgrade. 2. The following Activities are excluded: <ul style="list-style-type: none"> • New lighting installations undertaken as part of new work or refurbishments that require development approval under the <i>Development Act 1993</i> • Task lighting installations such as portable lighting or desk lamps • Installing T5 adaptor kits <p>Additional requirements where recipient of Activity is a large energy consuming customer</p> <ol style="list-style-type: none"> 3. The recipient of the Activity must cause payment to the installer for the goods and services provided, with the minimum payment requirement being \$1.40 (GST exclusive) per GJ of normalised energy saving as calculated in accordance with this specification. 	
<p>4. Installed Product Requirements</p> <ol style="list-style-type: none"> 1. The new lighting equipment must come with a minimum 2 years replacement warranty. 2. At the time of installation the new lighting equipment must: <ul style="list-style-type: none"> • be on the list of products accepted for installation under the NSW 'Energy Savings Scheme' (ESS), as published by the ESS Administrator, or • be an LED linear tube product that is listed on the Victorian Energy Efficiency Target Scheme Product Register, and complies with all relevant requirements of the Electrical Regulatory Authorities Council's "Safety of T8 Lamp Replacement Tubes and Modified Luminaires". This document is available from the Electrical Regulatory Authorities Council's website. 3. Control gear for linear fluorescent lamps manufactured in, or imported into Australia must comply with the requirements in AS/NZS 4783.2-2002. 	
<p>5. Minimum Installation Requirements</p> <ol style="list-style-type: none"> 1. The Activity must be performed by a licensed electrical worker under the supervision of a licensed electrical contractor 2. The Activity must be completed and certified in accordance with any relevant code or codes of practice and other relevant legislation applying to the Activity, including any licensing, registration, statutory approval, Activity certification, health, safety, environmental or waste disposal requirements 	

3. Where relevant, the Activity must achieve the relevant requirements of:
 - AS 2293 Emergency escape lighting and exit signs for buildings
 - AS/NZS 1158 Lighting for roads and Public Spaces
 - AS 2144 traffic signal lanterns
4. Where linear florescent luminaires are modified to accept linear LED tubes, an Electrical Certificate of Compliance must be provided and retained for verification purposes. The Certificate of Compliance must define the modification work for each type of linear fluorescent luminaire, specify that the modification work include electrical isolation of the legacy ballast (and capacitor if one was present), and specify that the work was performed in accordance with the safety requirements of the Electrical Regulatory Authorities Council's "Safety of T8 Lamp Replacement Tubes and Modified Luminaires".
5. All removed lighting and equipment must be removed in accordance with the Environment Protection (Waste to Resources) Policy 2010 under the *Environment Protection Act 1993*. No fluorescent lighting or any other lighting that contains mercury is to be disposed of to landfill.
6. Where linear LED tubes are installed in accordance with the instructions provided with the LED tube, but without removal of legacy ballasts and/or capacitors, installers must:
 - Measure and assess the true power factor of the upgraded lighting circuit, with the aim to show the upgrade should not have a detrimental impact on the customer's compliance with:
 - Section 6.5.3 of SA Power Networks Service and Installation Rules, 2016. This requirement can be met by any reasonably verifiable and technically sound means proposed by the installer, and
 - AS/NZS 3000 wiring rules
 - Obtain ESCOSA approval for the proposed power factor measurement and assessment methodology prior to proceeding with the installation. Once approved, a methodology can be used across multiple installations, providing the methodology does not change. Evidence that a methodology is approved by the Essential Services Commission of Victoria for the purposes of the Victorian Energy Efficiency Target Scheme will be sufficient to meet this installation requirement.

Additional requirements where recipient of the Activity is a small energy consuming customer:

7. Where the new lighting installed equipment causes sub-optimal operation, or has not been completed to the demonstrated satisfaction of the recipient with regards to the colour temperature, colour rendering and the illumination levels of the new lighting, the installer shall either reinstall equipment equivalent to the original equipment or replace any components of the equipment that are causing the installation not to operate, at no expense to the recipient. Such a request for reinstatement must be acted upon if made within 20 business days of the installation of the new equipment.
8. The installer must make best endeavours to avoid compromising lighting service levels, and lux levels must be maintained at least at the levels prior to the Activity, unless otherwise agreed to by the recipient.

Additional requirements where recipient of the Activity is a large energy consuming customer:

9. Each space, after implementation of the Lighting Upgrade must achieve:
 - the relevant requirements of AS/NZS 1680
 - the requirements of the BCA section F4.4, Artificial Lighting
 - an Illumination Power Density that equals or is less than the maximum Illumination Power Density for each space, as defined in Part J6 of the BCA

6. Reporting Requirements

For verification purposes, the following records will be retained in relation to the Activity:

1. Site Name
2. Site Address
3. The classification of the commercial premises in accordance with Australian and New Zealand Standard Industrial Classification (ANZSIC) codes at the divisional level
4. Date of Activity
5. Energy saved calculated in accordance with the activity energy saving requirements in this specification
6. An output report from the ESS Commercial Lighting Calculation Tool (http://www.ess.nsw.gov.au/Methods_for_calculating_energy_savings/Commercial_Lighting) - produced using the version of the Calculation Tool current at the time the Activity is undertaken
7. All evidence requirements specified by ESCOSA including those required by ESCOSA REES Bulletin No. 20 'REES Commercial Lighting Activities'.
8. Proof that all removed lighting equipment (including lamps and control gear) has been properly decommissioned including proof of correct recycling or disposal.
9. For linear LED tubes installed without removal of legacy ballasts and/or capacitors, evidence of the true power factor measurement and assessment approach used, and the result of the measurement made.

10. Where linear florescent luminaires are modified to accept linear LED tubes, written evidence that the recipient has received, and acknowledged receipt of, written information that the modification work will likely void the original luminaire manufacturer's warranty.

Additional requirements where recipient of the Activity is a small energy consuming customer:

11. Evidence that the recipient has received, and acknowledges receipt of, written information on:
- a) the details of the new lighting equipment, including colour temperature, colour rendering and illumination levels, and
 - b) the steps the recipient can take should the new lighting equipment be sub-optimal or unsatisfactory.

Additional requirements where recipient of the Activity is a large energy consuming customer:

12. A valid tax invoice, clearly showing the completion date, the address, the name and contact details of the person billed for the installation, and the amount charged for the installation.
13. Lighting levels post installation

7. Activity energy savings

The normalised energy saving from undertaking this Activity is equal to:

Normalised Energy Saving (GJ) = output from the ESS Commercial Lighting Calculation Tool as expressed in 'saved MWh' x 3.6 up to a maximum of 900GJ.

With the exception of lamp only replacements of fluorescent tubes with LED tube products, energy savings for this Activity will be calculated using Equations 6, 7 and 9 of the commercial lighting energy savings formula in Section 9 of the NSW 'Energy Savings Scheme (Amendment No.2) Rule 2014.

Calculations will use the factors and values from Schedule A – Default Factors and Classifications of the NSW 'Energy Savings Scheme (Amendment No. 2) Rule 2014.

For lamp only replacements of fluorescent tubes with LED tube products energy savings will be calculated using the ESS Commercial Lighting Calculation Tool using the lighting category 'LED Lamp Only 240V – Self Ballasted'.

Where linear florescent luminaires are modified to accept linear LED tubes, energy saving will be calculated using the ESS Commercial Lighting Calculation Tool using the lighting category 'Modified Luminaire (LED Linear Lamp)'.

8. Guidance Notes

Eligible products under the NSW Energy Savings scheme include products of a class listed in the following: NSW 'Energy Savings Scheme (Amendment No. 2) Rule, 2014 - Schedule A – Table A9.1 'Standards Equipment Classes for Lighting Upgrades', or

NSW 'Energy Savings Scheme (Amendment No. 2) Rule, 2014 - Schedule A – Table A9.3 'Other Equipment Classes for Lighting Upgrades' (Excluding T5 Adaptor kits), or

Products listed under NSW Energy Saving Scheme "Public List of Accepted Emerging Lighting Technologies"
http://www.ess.nsw.gov.au/Projects_and_equipment/Lighting_Technologies/Using_Lighting_Technologies_for_Commercial_Lighting

Dated 27 June 2016.

TOM KOUTSANTONIS,
 Minister for Mineral Resources and Energy

HEALTH CARE ACT 2008

Fees and Charges

I, JACK SNELLING, Minister for Health, pursuant to Section 44 of the Health Care Act 2008, (the Act) hereby set the fees to be charged by incorporated hospitals in respect of any service provided to compensable patients and patients who are not Medicare patients.

The fees set are the fees in the list attached to the Notice made by me under Section 44 of the Act and published in the *Government Gazette* on 25 June 2015. These fees will operate from 1 July 2016 until I make a further notice under Section 44 of the Act.

Interpretation

- (1) unless the contrary intention appears—

Act means the *Health Care Act 2008*;

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Determination of fees

Fees

- (1) Subject to subsection (3) and (4), the fee to be charged by a public hospital site for services of a kind set out in Schedule 1 provided to an admitted patient—
 - (a) who is a compensable patient,is the fee set out in, or determined in accordance with, that Schedule.
- (2) Subject to subsection (3) and (4), the fee to be charged by a public hospital site for services of a kind set out in Schedule 2 provided to an admitted patient—
 - (a) who is not a Medicare patient,is the fee set out in, or determined in accordance with, that Schedule.
- (3) Subject to subsection (3) and (4), the fee (or, where specified, the maximum fee) to be charged by a public hospital site for services of a kind set out in Schedule 3 provided to a non-admitted patient—
 - (a) who is a compensable patient; or
 - (b) who is not a Medicare patient,is the fee set out in, or determined in accordance with, that Schedule.
- (4) Subject to subsection (4), the fee (or, where specified, the maximum fee) to be charged by a public hospital site for services of a kind set out in Schedule 4 provided to a patient—
 - (a) who is a compensable patient; or
 - (b) who is not a Medicare patient,is the fee set out in, or determined in accordance with, that Schedule.
- (5) The fee to be charged by a public hospital site for services of a kind set out in Schedule 4A provided to a public patient—
 - (a) who is not a compensable patient; and
 - (b) who is not a Medicare patient,is the fee set out in, or determined in accordance with, that Schedule.

Discount or remission of fees

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

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

1—Interpretation

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

AR-DRG means Australian Refined Diagnosis Related Group;

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

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

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

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

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

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

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

2—Determination of applicable AR-DRG

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

3—Standard fee for admitted patients

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

$$\text{Fee} = \text{Price} \times \text{Cost Weight}$$

where—

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

4—Fee for rehabilitation or maintenance care

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

$$\text{Fee} = \text{Price} \times \text{LOS}$$

where—

- (a) the **Price** is the price specified in the third column of Table 2 in this Schedule according to the patient classification (public or private) specified in the first column and the type of treatment or care specified in the second column of the Table; and
- (b) the **LOS** (length of stay) means the number of hours (rounded to the nearest hour) between—
 - (i) the admission of the patient to the public hospital site or, where the patient receives maintenance care, the commencement of maintenance care, whichever is the later; and
 - (ii) the discharge of the patient from the public hospital site,excluding any leave hours (rounded to the nearest hour) for the patient during that period, expressed as a figure in days (including parts of days) and rounded up to the nearest whole day.

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

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

6—Retrieval fee (admitted patients)

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

Provision of retrieval team—\$2 856.00

7—Transportation fee

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

8—Other fees

- (1) Pharmaceutical Reform arrangements

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

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

9 —Tables

Table 1: Prices

Public Hospitals	Price
All Hospitals	\$5 278

Table 2: Rehabilitation and Maintenance Care Fees

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

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

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

B42B	NERV SYS DIS W VENT SUPP -CCC	4.629	4.813
B60A	ACUTE PARA/QUAD+/-OR PR +CCC	10.32	9.185
B60B	ACUTE PARA/QUAD+/-OR PR -CCC	4.295	3.975
B61A	SPINAL CORD COND+/-OR PR +CSCC	7.406	6.335
B61B	SPINAL CORD COND+/-OR PR -CSCC	2.332	1.816
B62Z	APHERESIS	0.183	0.159
B63Z	DMNTIA&CHRNIC DISTURB CRBRL FN	3.931	3.744
B64A	DELIRIUM+CCC	3.016	2.729
B64B	DELIRIUM-CCC	1.555	1.405
B65A	CEREBRAL PALSY	1.83	1.394
B65B	CEREBRAL PALSY +SD	0.462	0.449
B66A	NERV SYS NEOPLASM +RADIO	5.587	5.163
B66B	NERV SYS NEOPLASM -RADIO +CSCC	2.28	2.034
B66C	NERV SYS NEOPLASM -RADIO -CSCC	1.162	0.983
B67A	DEGNRTV NERV SYS DIS +CSCC	3.566	3.154
B67B	DEGNRTV NERV SYS DIS -CSCC	1.55	1.424
B67C	DEGNRTV NERV SYS DIS +SD	0.128	0.108
B68A	MLT SCLROSIS&CEREBEL ATAXIA+CC	2.486	2.984
B68B	MLT SCLROSIS&CEREBEL ATAXIA-CC	0.834	0.789
B69A	TIA & PRECEREBRAL OCCLUSN+CSCC	1.276	1.066
B69B	TIA & PRECEREBRAL OCCLUSN-CSCC	0.539	0.434
B70A	STROKE & OTH CEREB DIS +CCC	4.044	3.557
B70B	STROKE & OTH CEREB DIS +SCC	2.045	1.763
B70C	STROKE & OTH CEREB DIS -CSCC	1.355	1.106
B70D	STRKE&OTH CEREB DIS DIE/TRN<5D	0.507	0.371
B71A	CRANIAL & PERIPHL NERV DSRD+CC	2.165	2.106
B71B	CRANIAL & PERIPHL NERV DSRD-CC	0.916	0.795
B71C	CRANIAL & PERIPHL NERV DSRD+SD	0.134	0.123
B72A	NRVS SYS INF EX VRL MNGTS+CSCC	4.221	3.703
B72B	NRVS SYS INF EX VRL MNGTS-CSCC	1.311	1.554
B73Z	VIRAL MENINGITIS	0.806	0.612
B74A	NONTRAUMATC STUPR & COMA +CSCC	1.224	1.097
B74B	NONTRAUMATC STUPR & COMA -CSCC	0.403	0.351
B75Z	FEBRILE CONVULSIONS	0.37	0.325
B76A	SEIZURES +CSCC	2.021	1.802
B76B	SEIZURES -CSCC	0.66	0.628
B76C	SEIZURES +SD	0.165	0.13
B77Z	HEADACHE	0.502	0.441
B78A	INTRACRANIAL INJURY +CSCC	3.297	2.948
B78B	INTRACRANIAL INJURY -CSCC	1.048	0.951
B78C	INTRACRANIAL INJURIES D/T<5D	0.553	0.496
B79A	SKULL FRACTURES +CSCC	1.56	1.39

B79B	SKULL FRACTURES -CSCC	0.553	0.438
B80A	OTHER HEAD INJURIES +CSCC	0.916	0.761
B80B	OTHER HEAD INJURIES -CSCC	0.34	0.27
B81A	OTHER DSRD OF NERVOUS SYS+CSCC	2.358	2.14
B81B	OTHER DSRD OF NERVOUS SYS-CSCC	0.921	0.777
B82A	CHR UNSP PARA/QUAD+/-OR+SGFR	24.743	20.375
B82B	CHR UNSP PARA/QUAD+/-PR+CCC	8.244	7.426
B82C	CHR UNSP PARA/QUAD+/- PR -CCC	2.134	1.882
C01Z	PROC FOR PENETRATNG EYE INJURY	1.797	0.813
C02Z	ENUCLEATIONS & ORBITAL PROCS	2.298	1.646
C03Z	RETINAL PROCEDURES	0.764	0.267
C04Z	MAJOR CORN, SCLERAL&CONJNCT PR	1.42	0.935
C05Z	DACRYOCYSTORHINOSTOMY	0.935	0.466
C10Z	STRABISMUS PROCEDURES	0.805	0.502
C11Z	EYELID PROCEDURES	1.099	0.79
C12Z	OTHER CORN, SCLERAL&CONJNCT PR	0.702	0.579
C13Z	LACRIMAL PROCEDURES	0.42	0.338
C14Z	OTHER EYE PROCEDURES	0.548	0.428
C15Z	GLAUCOMA/CX CATARACT PROCS	0.83	0.452
C16Z	LENS PROCEDURES	0.564	0.163
C60A	AC & MJR EYE INFECTN +CC	2.378	2.154
C60B	AC & MJR EYE INFECTN -CC	1.28	1.245
C61A	NEUROLOGICAL&VASCLR EYE DIS+CC	1.148	0.953
C61B	NEUROLOGICAL&VASCLR EYE DIS-CC	0.751	0.627
C62A	HYPH&MED MNGD EYE TRAUMA +CC	0.914	0.759
C62B	HYPH&MED MANGD EYE TRMA -CC	0.442	0.359
C63A	OTH DIS OF THE EYE W CC	1.134	1.033
C63B	OTH DIS OF THE EYE W/O CC	0.712	0.646
D01Z	COCHLEAR IMPLANT	7.475	2.291
D02A	HEAD & NECK PROC +MVTT/+CSCC	7.887	5.41
D02B	HEAD & NECK PROC +MALIG/+MCC	2.938	2.414
D02C	HEAD & NECK PROC -MALG -CC	1.869	1.645
D03Z	SURGCL RPR CLEFT LIP/PAL DIS	1.997	1.784
D04Z	MAXILLO SURGERY	2.112	1.573
D05Z	PAROTID GLAND PROCS	2.278	1.772
D06Z	SINUS &CMPLX MDDL EAR PR	1.266	0.909
D10Z	NASAL PROCEDURES	0.95	0.661
D11Z	TONSILLECTOMY, ADENOIDECTOMY	0.714	0.539
D12A	OTH EAR,NOSE,MTH & THRT PR +CC	2.446	1.522
D12B	OTH EAR,NOSE,MTH & THRT PR -CC	1.19	0.954
D13Z	MYRINGOTOMY +TUBE INSERTION	0.389	0.217
D14A	MOUTH & SALIVRY GLAND PROC +CC	2.162	1.574

D14B	MOUTH & SALIVRY GLAND PROC -CC	0.899	0.711
D15Z	MASTOID PROCEDURES	2.145	1.601
D40Z	DENTAL EXTRACT & RESTORATIONS	0.629	0.532
D60A	EAR NOSE MOUTH&THROAT MAL+CSCC	3.059	2.986
D60B	EAR NOSE MOUTH&THROAT MAL-CSCC	0.967	0.924
D60C	EAR NOSE MOUTH&THROAT MAL +SD	0.372	0.277
D61A	DYSEQUILIBRIUM +CC	0.861	0.763
D61B	DYSEQUILIBRIUM -CC	0.454	0.39
D61C	DYSEQUILIBRIUM +SD	0.099	0.067
D62A	EPISTAXIS	0.501	0.503
D62B	EPISTAXIS +SD	0.134	0.106
D63A	OTITIS MEDIA AND URI +CC	0.902	0.823
D63B	OTITIS MEDIA AND URI -CC	0.463	0.453
D63C	OTITIS MEDIA AND URI +SD	0.129	0.109
D64Z	LARYNGOTRACHEITIS&EPIGLOTTITIS	0.329	0.564
D65Z	NASAL TRAUMA & DEFORMITY	0.35	0.278
D66A	OTH EAR,NOSE,MOUTH&THRT DX +CC	1.373	1.125
D66B	OTH EAR,NOSE,MOUTH&THRT DX -CC	0.559	0.45
D66C	OTH EAR,NOSE,MOUTH&THRT DX +SD	0.243	0.173
D67A	ORAL & DENTAL DISORDERS	0.718	0.615
D67B	ORAL & DENTAL DISORDERS +SD	0.215	0.141
E01A	MAJOR CHEST PROCEDURE +CCC	6.609	6.269
E01B	MAJOR CHEST PROCEDURE -CCC	3.758	3.546
E02A	OTHER RESPIRATRY SYS OR PR+CCC	5.404	5.085
E02B	OTH RESPIRATRY SYS OR PR+SMCC	2.239	1.557
E02C	OTHER RESPIRATY SYS OR PR -CC	0.844	0.636
E40A	RESP DIS W VENT SUPP	10.051	10.469
E40B	RESP DX W VENT SUPP D/T<5D	4.633	4.042
E41A	RESP SYS DX +NON-INV S VENT+CCC	7.772	6.471
E41B	RESP SYS DX +NON-INV S VENT-CCC	4.203	4.297
E42A	BRONCHOSCOPY +CCC	5.08	4.116
E42B	BRONCHOSCOPY -CCC	2.3	2.016
E42C	BRONCHOSCOPY +SD	0.451	0.411
E60A	CYSTIC FIBROSIS +CSCC	4.618	4.404
E60B	CYSTIC FIBROSIS -CSCC	3.654	3.271
E61A	PULMONARY EMBOLISM +CCC	2.831	2.558
E61B	PULMONARY EMBOLISM -CCC	1.294	1.117
E62A	RESPIRATRY INFECTN/INFLAMM+CCC	2.393	2.267
E62B	RESPIRATRY INFECTN/INFLAM+SMCC	1.203	1.074
E62C	RESPIRATORY INFECTN/INFLAMM-CC	0.762	0.684
E63Z	SLEEP APNOEA	0.342	0.254
E64A	PULMONRY OEDEMA &RESP FAIL	2.292	1.854

E64B	PULMNRY OEDMA &RESP FL D/T<5D	0.792	0.494
E65A	CHRNIC OBSTRCT AIRWAY DIS +CCC	2.016	1.822
E65B	CHRNIC OBSTRCT AIRWAY DIS -CCC	0.993	0.904
E66A	MAJOR CHEST TRAUMA +CCC	2.889	2.806
E66B	MJR CHEST TRMA +SMCC	1.231	1.249
E66C	MAJOR CHEST TRAUMA -CC	0.551	0.493
E67A	RESPIRATRY SIGNS & SYMPTM	1.08	0.931
E67B	RESPIRTRY SIGNS & SYMPTM <2D	0.276	0.214
E68A	PNEUMOTHORAX +CSCC	1.872	1.865
E68B	PNEUMOTHORAX -CSCC	0.854	0.702
E69A	BRONCHITIS & ASTHMA +CC	0.885	0.825
E69B	BRNCHTS&ASTHMA -CC	0.484	0.45
E70A	WHOOPNG CGH &ACTE BRNCHIO +CC	1.351	1.252
E70B	WHOOPNG CGH &ACTE BRNCHIO -CC	0.686	0.639
E71A	RESPIRATORY NEOPLASMS +CCC	2.797	2.522
E71B	RESPIRATORY NEOPLASMS -CCC	1.354	1.257
E71C	RESPIRATORY NEOPLASMS +SD	0.283	0.203
E72Z	RESP PROBS FROM NEONATL PERIOD	0.869	0.698
E73A	PLEURAL EFFUSION +CCC	2.625	2.366
E73B	PLEURAL EFFUSION +SMCC	1.494	1.245
E73C	PLEURAL EFFUSION -CC	0.86	0.666
E74A	INTERSTITIAL LUNG DIS +CCC	2.4	2.338
E74B	INTERSTITIAL LUNG DIS +SMCC	1.506	1.453
E74C	INTERSTITIAL LUNG DIS -CC	1.035	0.935
E75A	OTHER RESP SYS DIS +CC	1.322	1.189
E75B	OTHER RESP SYS DIS -CC	0.597	0.535
E76A	RESPIRATORY TUBERCULOSIS +CC	6.766	5.268
E76B	RESPIRATORY TUBERCULOSIS -CC	2.256	2.014
F01A	IMPLNTN/REPLCMNT AICD TTL+CCC	10.407	4.128
F01B	IMPLNTN/REPLCMNT AICD TTL-CCC	5.329	0.219
F02Z	OTHER AICD PROCEDURES	2.784	1.46
F03A	CRDC VALV PR+PMP+INV INVES+CCC	16.187	12.007
F03B	CRDC VALV PR+PMP+INV INVES-CCC	10.166	6.548
F04A	CRD VLV PR+PMP-INV INVES +CCC	12.339	8.713
F04B	CRD VLV PR+PMP-INV INVES -CCC	7.94	5.546
F05A	CRNRY BYPSS+INV INVES +CCC	13.075	9.956
F05B	CRNRY BYPSS+INV INVES -CCC	9.07	6.306
F06A	CRNRY BYPSS-INV INVS +CCC	10.006	9.162
F06B	CRNRY BYPSS-INV INVS -CCC	6.919	6.077
F07A	OTHER CARDTHOR/VASC PR+PMP+CCC	12.124	8.398
F07B	OTHER CARDTHOR/VASC PR+PMP-CCC	8.116	4.074
F08A	MJR RECONSTRC VASC PR-PUMP+CCC	9.704	8.841

F08B	MJR RECONSTR VASC PR-PUMP-CCC	4.827	3.638
F09A	OTH CARDIOTHOR PR-PMP+CCC	8.844	4.685
F09B	OTH CARDIOTHOR PR-PMP -CCC	2.504	1.932
F09C	OTH CARDIOTHOR PR-PMP +D/T<5D	2.786	1.729
F10A	INTERVENTN CORONARY PR+AMI+CCC	3.897	3.026
F10B	INTERVENTN CORONARY PR+AMI-CCC	2.115	1.294
F11A	AMPUTN CIRC SYS-UP LMB&TOE+CCC	11.924	12.047
F11B	AMPUTN CIRC SYS-UP LMB&TOE-CCC	5.7	4.802
F12A	IMPLANT/REPLCE PM,TOT SYS +CCC	4.953	3.107
F12B	IMPLANT/REPLCE PM,TOT SYS -CCC	2.591	1.072
F13A	UP LIMB&TOE AMP CIRC DIS +CSCC	5.951	6.818
F13B	UP LIMB&TOE AMP CIRC DIS -CSCC	2.431	2.122
F14A	VASC PR-MJR RECONSTR-PUMP+CCC	4.973	4.345
F14B	VASC PR-MJR RECONSTR-PUMP+SMCC	2.07	1.525
F14C	VASC PR-MJR RECONSTR-PUMP-CC	1.631	1.105
F15A	INTER CORONARY PR-AMI+STN+CSCC	2.426	2.242
F15B	INTER CORONARY PR-AMI+STNT-CSCC	1.672	0.723
F16A	INTERVN CORONARY PR-AMI-STN+CC	1.904	1.205
F16B	INTERV CORONARY PR-AMI-STNT-CC	1.252	0.735
F17Z	INSERT/REPLACE PM GENERATOR	1.535	0.575
F18A	OTHER PACEMAKER PROCS +CC	3.64	2.303
F18B	OTHER PACEMAKER PROCS -CC	1.165	0.731
F19A	TRNS-VSCLR PERC CRDC >=80Y/+CC	4.626	4.735
F19B	TRNS-VSCLR PERC CRDC <80Y -CC	2.592	1.601
F20Z	VEIN LIGATION & STRIPPING	0.966	0.732
F21A	OTH CIRC SYS OR PR +CCC	6.268	4.475
F21B	OTH CIRC SYS OR PR -CCC	1.969	1.7
F40A	CIRC DIS +VENT SUPP	11.534	10.794
F40B	CIRC DIS+ VENT SUPP D/T<5D	3.661	4.303
F41A	CRC DSRD+AMI+INVA INV PR+CSCC	2.839	2.326
F41B	CRC DSRD+AMI+INVA INV PR-CSCC	1.535	1.216
F42A	CRC DSRD-AMI+IC IN PR +CSCC	2.752	2.118
F42B	CRC DSRD-AMI+IC IN PR -CSCC	1.328	0.968
F42C	CRC DSRD-AMI+IC IN PR +SD	0.601	0.389
F43Z	CIRC DIS W NIV	6.299	10.659
F60A	CRC DSRD+AMI-INVA INV	1.496	1.328
F60B	CRC DSRD+AMI-INVA INV D/T <5D	0.711	0.536
F61A	INFECTIVE ENDOCARDITIS +CCC	7.628	6.573
F61B	INFECTIVE ENDOCARDITIS -CCC	3.194	2.73
F62A	HEART FAILURE & SHOCK +CCC	2.546	2.241
F62B	HEART FAILURE & SHOCK -CCC	1.094	1.004
F62C	HEART FAILURE & SHOCK D/T <5D	0.478	0.396

F63A	VENOUS THROMBOSIS +CSCC	1.787	1.522
F63B	VENOUS THROMBOSIS -CSCC	0.854	0.747
F64A	SKN ULCERS CIRC DISORD +CSCC	2.616	2.373
F64B	SKN ULCERS CIRC DISORD -CSCC	1.565	1.421
F65A	PERIPHERAL VASCULAR DSRD +CSCC	2.083	1.909
F65B	PERIPHERAL VASCULAR DSRD -CSCC	0.885	0.734
F66A	CORONARY ATHEROSCLEROSIS +CSCC	1.058	1.052
F66B	CORONARY ATHEROSCLEROSIS -CSCC	0.468	0.369
F67A	HYPERTENSION +CSCC	1.41	0.958
F67B	HYPERTENSION -CSCC	0.521	0.437
F68Z	CONGENITAL HEART DISEASE	0.776	0.447
F69A	VALVULAR DISORDERS +CSCC	1.831	1.476
F69B	VALVULAR DISORDERS -CSCC	0.462	0.405
F72A	UNSTABLE ANGINA +CSCC	1.048	0.953
F72B	UNSTABLE ANGINA -CSCC	0.54	0.411
F73A	SYNCOPE & COLLAPSE +CSCC	1.269	1.073
F73B	SYNCOPE & COLLAPSE -CSCC	0.505	0.421
F73C	SYNCOPE & COLLAPSE +SD	0.134	0.1
F74A	CHEST PAIN	0.797	0.63
F74B	CHEST PAIN <2D	0.171	0.125
F75A	OTHER CIRCULATORY DIS +CCC	3.253	3.016
F75B	OTH CIRCULATORY DIS +SMCC	1.162	1.027
F75C	OTH CIRCULATORY DIS -CC	0.686	0.537
F76A	ARRHY, CARD & COND DISDR +CSCC	1.576	1.391
F76B	ARRHY, CARD & COND DISDR -CSCC	0.589	0.481
F76C	ARRHY, CARD & COND DISDR +SD	0.177	0.135
G01A	RECTAL RESECTION +CCC	8.063	6.574
G01B	RECTAL RESECTION -CCC	4.413	3.415
G02A	MJR SMALL & LARGE BOWEL PR+CCC	7.754	6.28
G02B	MJR SMALL & LARGE BOWEL PR-CCC	3.331	2.649
G03A	STOMCH,OESPH&DUODNL PR+MAL/CCC	8.567	7.741
G03B	STMCH,OESPHGL&DDNL PR-MAL+SMCC	3.139	3.25
G03C	STMCH,OESPHGL&DDNL PR-MAL-CC	2.154	2.137
G04A	PERITONEAL ADHESOLYSIS +CCC	6.533	6.654
G04B	PRTNL ADHLY +SMCC	3.257	2.66
G04C	PERITONEAL ADHESOLYSIS -CC	1.903	1.567
G05A	MNR SMALL&LARGE BOWEL PR +CCC	5.094	4.076
G05B	MNR SMALL&LARGE BOWEL PR +SMCC	2.613	2.177
G05C	MNR SMALL & LARGE BOWEL PR -CC	1.741	1.41
G06Z	PYLOROMYOTOMY PROCEDURE	1.693	1.54
G07A	APPENDCTMY +MALIG/PERITON/CSCC	1.909	1.692
G07B	APPENDCTMY -MALIG-PERITON-CSCC	1.192	1.023

G10A	HERNIA PROCEDURES +CC	2.154	1.74
G10B	HERNIA PROCEDURES -CC	0.996	0.76
G11Z	ANAL & STOMAL PROCEDURES	0.931	0.8
G12A	OTH DIGEST SYS OR PR+CCC	5.859	6.31
G12B	OTH DIGEST SYS OR PR+SMCC	2.237	1.801
G12C	OTH DIGEST SYS OR PR-CC	1.599	1.254
G46A	COMPLEX GASTROSCOPY+CCC	4.312	3.515
G46B	COMPLEX GASTROSCOPY-CCC	1.458	1.259
G46C	COMPLEX GASTROSCOPY,SD	0.467	0.255
G47A	OTH GASTROSCOPY +CCC	3.091	2.987
G47B	OTH GASTROSCOPY -CCC	0.982	0.858
G47C	OTH GASTROSCOPY, SD	0.509	0.337
G48A	COLONOSCOPY +CSCC	2.615	2.496
G48B	COLONOSCOPY - CSCC	1.055	0.904
G48C	COLONOSCOPY, SD	0.334	0.224
G60A	DIGESTIVE MALIGNANCY + CCC	2.676	2.511
G60B	DIGESTIVE MALIGNANCY - CCC	0.957	0.852
G61A	GI HAEMORRHAGE +CSCC	1.199	0.949
G61B	GI HAEMORRHAGE - CSCC	0.539	0.472
G64A	INFLAMMATORY BOWEL DISEASE +CC	1.511	1.285
G64B	INFLAMMATORY BOWEL DISEASE-CC	0.801	0.76
G65A	GI OBSTRUCTION + CSCC	1.686	1.467
G65B	GI OBSTRUCTION - CSCC	0.648	0.562
G66A	ABDMNL PAIN/MESENT ADENTS, O/N	0.462	0.392
G66B	ABDMNL PAIN/MESENT ADENTS, SD	0.113	0.083
G67A	OESPHS, GASTR +CSCC	1.256	1.192
G67B	OESPHS, GASTR -CSCC	0.479	0.423
G70A	OTHER DIGESTIVE SYS DIAG +CSCC	1.548	1.402
G70B	OTHER DIGESTIVE SYS DIAG -CSCC	0.587	0.504
G70C	OTHER DIGESTIVE SYS DIAG -SD	0.144	0.111
H01A	PANCREAS, LIVER & SHUNT PR+CCC	9.084	6.974
H01B	PANCREAS, LIVER &SHUNT PR-CCC	4.25	3.894
H02A	MJR BILIARY TRACT PR +CCC	10.525	7.363
H02B	MJR BILIARY TRACT PR -CCC	3.161	3.55
H05A	HEPATOBIILIARY DIAGNTIC PR +CCC	5.731	4.217
H05B	HEPATOBIILIARY DIAGNTIC PR -CCC	1.248	0.964
H06A	OTH HEPTOBILRY & PANCRS PR+CCC	7.122	7.916
H06B	OTH HEPTOBILRY &PANCRS PR-CCC	1.317	1.022
H07A	OPEN CHOLECYSTECTOMY+CDE/+CCC	7.022	5.809
H07B	OPEN CHOLECYSTECTOMY-CDE-CCC	2.635	2.242
H08A	LAP CHOLECYSTECTMY+CDE/+CSCC	2.807	2.402
H08B	LAP CHOLECYSTECTMY-CDE-CSCC	1.436	1.15

H40A	ENDO PR BLEED OES VARICES +CCC	4.391	2.893
H40B	ENDO PR BLEED OES VARICES -CCC	2.289	1.282
H43A	ERCP PROCEDURE +CSCC	3.548	3.012
H43B	ERCP PROCEDURE -CSCC	1.353	1.04
H43C	ERCP PROCEDURE, SAMEDAY	0.456	0.26
H60A	CIRRHOSIS & ALC HEPATITIS +CCC	3.286	2.944
H60B	CIRRHOSIS & ALC HEPATITIS -CCC	1.204	1.071
H60C	CIRRHOSIS & ALC HEPATITIS, SD	0.243	0.181
H61A	MALG HEPATOBILIARY SYS PAN+CCC	2.641	2.302
H61B	MALG HEPATOBILIARY SYS PANC-CCC	1.168	1.044
H61C	MALG HEPATOBILIARY SYS PANC, SD	0.286	0.227
H62A	DISORDERS PANCREAS-MALIG+CSCC	2.179	1.681
H62B	DISORDERS PANCREAS-MALIG-CSCC	0.828	0.798
H63A	DSRD LVR-MAL,CIRR,ALC HEP+CCC	2.921	2.577
H63B	DSRD LVR-MAL,CIRR,ALC HEP-CCC	1.14	1.002
H63C	DSRD LVR-MAL,CIRR,ALC HEP, SD	0.25	0.197
H64A	DISORDERS OF BILIARY TRACT +CC	1.679	1.558
H64B	DISORDERS OF BILIARY TRACT -CC	0.631	0.541
H64C	DISORDERS OF BILIARY TRACT, SD	0.132	0.09
I01A	BL/MLT MJ JT PR LWR EXT+RV/CCC	15.792	11.749
I01B	BL/MLT MJ JT PR LWR EXT-RV-CCC	6.35	4.636
I02A	MVTT/SKIN GRAFT+CSCC-HAND	13.032	10.519
I02B	SKIN GRAFT -CSCC -HAND	3.831	3.227
I03A	HIP REPLACEMENT + CCC	5.612	4.249
I03B	HIP REPLACEMENT - CCC	4.19	2.486
I04A	KNEE REPLACEMT +CSCC	4.971	2.86
I04B	KNEE REPLACEMT -CSCC	4.102	2.48
I05A	OTH JNT REPLACEMENT +CSCC	5.885	3.56
I05B	OTH JNT REPLACEMENT -CSCC	4.046	2.225
I06Z	SPINAL FUSION +DEFORMITY	10.181	5.994
I07Z	AMPUTATION	8.79	6.106
I08A	OTHER HIP & FEMUR PROC +CCC	5.315	4.306
I08B	OTHER HIP & FEMUR PR -CCC	3.175	2.372
I09A	SPINAL FUSION +CCC	10.983	8.332
I09B	SPINAL FUSION -CCC	5.947	3.465
I10A	OTHER BACK & NECK PROCS +CSCC	4.649	4.256
I10B	OTHER BACK & NECK PROCS -CSCC	2.134	1.682
I11Z	LIMB LENGTHENING PROCEDURES	4.222	3.157
I12A	INFC/INFM BONE/JNT+MISC PR+CCC	6.982	6.632
I12B	INFC/INFM BNE/JNT+MISC PR+SMCC	3.982	3.438
I12C	INFC/INFM BNE/JNT+MISC PR-CC	2.22	1.99
I13A	HUMER,TIBIA,FIBUL,ANKL PR+CC	4.237	3.272

I13B	HUM,TIB,FIB,ANKL PR-CC >=17	2.113	1.55
I13C	HUM,TIB,FIB,ANKL PR-CC <17	1.26	0.967
I15Z	CRANIO-FACIAL SURGERY	4.695	4.564
I16Z	OTHER SHOULDER PROCEDURES	1.514	1.207
I17A	MAXILLO-FACIAL SURGERY +CC	3.06	2.121
I17B	MAXILLO-FACIAL SURGERY -CC	1.663	1.459
I18Z	OTHER KNEE PROCEDURES	1.315	0.973
I19A	OTHER ELBOW, FOREARM PROCS +CC	2.621	2.201
I19B	OTHER ELBOW, FOREARM PROCS -CC	1.545	1.046
I20Z	OTHER FOOT PROCEDURES	1.558	1.271
I21Z	LOC EX, REM INT FIX DEV HP&FMR	1.077	0.979
I23Z	LOC EX,REM INT FIX-HP&FMR	1.198	1.029
I24Z	ARTHROSCOPY	0.799	0.621
I25A	BNE,JNT DXTIC PR INC BIOPSY+CC	4.542	3.739
I25B	BNE,JNT DXTIC PR INC BIOPSY-CC	1.69	1.363
I27A	SOFT TISSUE PROCEDURES +CSCC	4.57	3.975
I27B	SOFT TISSUE PROCEDURES -CSCC	1.36	1.18
I27C	SOFT TISSUE PROCEDURES +SD	0.565	0.447
I28A	OTH MUSCULOSKELETAL PR+CC	3.757	3.342
I28B	OTH MUSCULOSKELETAL PR-CC	1.471	1.227
I29Z	KNEE RECONSTRUCTION/REVISION	1.682	1.23
I30Z	HAND PROCEDURES	1.159	0.931
I31A	REV HIP +CCC / INFC/INFLM PROS	10.028	7.257
I31B	REV HIP -CCC -INFC/INFLM PROS	5.35	3.479
I32A	REV KNEE+CCC / INFC/INFLM PROS	8.4	5.784
I32B	REV KNEE -CCC -INFC/INFLM PROS	5.33	3.838
I40Z	INFUSIONS +SD	0.319	0.305
I60Z	FEMORAL SHAFT FRACTURES	3.315	3.018
I61A	DISTAL FEMORAL FRACTURES +CC	3.818	3.424
I61B	DISTAL FEMORAL FRACTURES -CC	1.353	1.078
I63A	SPR,STR&DSL HIP,PELV&THIGH+CC	1.466	1.334
I63B	SPR,STR&DSL HIP,PELV&THIGH-CC	0.461	0.385
I64A	OSTEOMYELITIS +CSCC	3.997	3.602
I64B	OSTEOMYELITIS -CSCC	2.222	2.011
I65A	MUSCSKEL MALIG NEO +CCC/+RADIO	3.913	3.346
I65B	MUSCSKEL MALIG NEO -CCC -RADIO	1.547	1.352
I66A	INFLAM MUSCULO DSR +CSCC	3.37	3.659
I66B	INFLAM MUSCULO DSR -CSCC	1.153	1.004
I67A	SEPTIC ARTHRITIS +CSCC	4.252	3.469
I67B	SEPTIC ARTHRITIS -CSCC	1.592	1.475
I68A	NON-SURG SPINAL DISORDERS +CC	2.1	1.937
I68B	NON-SURG SPINAL DISORDERS -CC	0.71	0.64

I69A	BONE DISEASES AND ARTHROP+CSCC	1.958	1.784
I69B	BONE DISEASES AND ARTHROP-CSCC	0.822	0.714
I71A	OTH MUSCTENDIN DISRD +CSCC	1.86	1.701
I71B	OTH MUSCTENDIN DISRD -CSCC	0.628	0.622
I72A	SPEC MUSCTEND DISRD +CSCC	2.459	2.232
I72B	SPEC MUSCTEND DISRD -CSCC	0.733	0.649
I73A	AFTCARE MUSCSK IMPL +CSCC	3.242	2.973
I73B	AFTCARE MUSCSK IMPL -CSCC	1.273	1.142
I74A	INJ FOREARM,WRIST,HAND,FT +CC	1.153	0.998
I74B	INJ FOREARM,WRIST,HAND,FT -CC	0.533	0.407
I75A	INJ SH,ARM,ELB,KN,LEG,ANKL +CC	1.94	1.758
I75B	INJ SH,ARM,ELB,KN,LEG,ANKL -CC	0.612	0.519
I76A	OTH MUSCULOSKELETAL DSRD +CSCC	2.171	1.931
I76B	OTH MUSCULOSKELETAL DSRD -CSCC	0.71	0.587
I77A	FRACTURE OF PELVIS +CSCC	2.6	2.453
I77B	FRACTURE OF PELVIS -CSCC	1.162	1.089
I78A	FRACTURE NECK OF FEMUR +CSCC	2.614	2.173
I78B	FRACTURE NECK OF FEMUR -CSCC	1.146	1.068
I79A	PATHOLOGICAL FRACTURE +CCC	4.502	3.836
I79B	PATHOLOGICAL FRACTURE -CCC	1.843	1.676
I80Z	FEM FRACT TRANS <2D	0.28	0.16
I81Z	INJURIES +SD	0.161	0.1
I82Z	OTHER +SD	0.172	0.144
J01A	MICRVS TSS TRNSF SKN/BRST+CSCC	9.002	6.563
J01B	MICRVS TSS TRNSF SKN/BRST-CSCC	6.566	3.99
J06A	MAJOR PROC FOR MAL BREAST DIS	1.683	1.22
J06B	MAJOR PROC FOR NON-MAL BR DIS	1.791	1.509
J07A	MINOR PROC FOR MAL BREAST DIS	0.799	0.545
J07B	MINOR PROC FOR NON-MAL BR DIS	0.604	0.483
J08A	OTH SKN GRF&/DBRDMNT PR +CC	3.566	3.14
J08B	OTH SKN GRF&/DBRDMNT PR -CC	1.361	1.177
J08C	OTH SKN GRF&/DBRDMNT PR, SD	0.578	0.375
J09Z	PERIANAL & PILONIDAL PR	0.769	0.657
J10Z	SKN,SUBC TIS & BRST PLASTIC PR	1.393	1.087
J11Z	OTHER SKIN, SUBC TIS & BRST PR	1.125	0.894
J12A	L LMB PR +ULCR/CELS+CCC	7.013	6.445
J12B	L LMB PR+ULCR/CELS-CCC-GRAFT	3.725	3.441
J12C	L LMB PR+ULCR/CELS-CCC-GRAFT	1.916	1.67
J13A	L LMB PR-ULC/CEL+CCC/(GFT+SCC)	3.544	2.998
J13B	L LMB PR-ULC/CEL-CCC-(GFT+SCC)	1.604	1.331
J14Z	MAJOR BREAST RECONSTRUCTIONS	5.236	4.055
J60A	SKIN ULCERS +CCC	3.68	3.071

J60B	SKIN ULCERS -CCC	1.42	1.299
J60C	SKIN ULCERS, SAMEDAY	0.171	0.157
J62A	MALIGNANT BREAST DIS, O/N	1.882	1.798
J62B	MALIGNANT BREAST DISORDERS, SD	0.228	0.201
J63A	NON-MALIGNANT BREAST DIS	0.798	0.723
J63B	NON-MALIGNANT BREAST DIS, SD	0.285	0.248
J64A	CELLULITIS +CSCC	1.941	1.915
J64B	CELLULITIS -CSCC	0.778	0.719
J65A	TRAUMA TO SKN,SUB TIS&BST+CSCC	1.699	1.482
J65B	TRAUMA TO SKN,SUB TIS&BST-CSCC	0.473	0.405
J65C	TRAUMA TO SKN,SUB TIS&BST +SD	0.131	0.097
J67A	MINOR SKIN DISORDERS	0.783	0.758
J67B	MINOR SKIN DISORDERS, SAMEDAY	0.216	0.179
J68A	MAJOR SKIN DISORDERS +CSCC	2.274	1.909
J68B	MAJOR SKIN DISORDERS -CSCC	0.903	0.839
J68C	MAJOR SKIN DISORDERS, SAMEDAY	0.187	0.183
J69A	SKIN MALIGNANCY +CCC	3.442	3.123
J69B	SKIN MALIGNANCY -CCC	1.658	1.474
J69C	SKIN MALIGNANCY, SAMEDAY	0.193	0.18
K01A	OR PR DIABETIC COMPLICATNS+CCC	8.581	7.15
K01B	OR PR DIABETIC COMPLICATNS-CCC	3.687	3.303
K02A	PITUITARY PROCEDURES +CC	6.253	3.755
K02B	PITUITARY PROCEDURES -CC	4.062	3.325
K03Z	ADRENAL PROCEDURES	4.174	2.724
K05A	PARATHYROID PROCEDURES +CSCC	3.688	3.006
K05B	PARATHYROID PROCEDURES -CSCC	1.491	1.036
K06A	THYROID PROCEDURES +CSCC	3.149	2.128
K06B	THYROID PROCEDURES -CSCC	1.831	1.458
K08Z	THYROGLOSSAL PROCEDURES	1.131	0.754
K09A	OTH ENDCRN, NUTR& META PR +CCC	7.377	5.663
K09B	OTH ENDCRN, NUTR& META PR+SMCC	3.397	2.958
K09C	OTH ENDCRN, NUTR & META PR -CC	1.953	1.461
K10A	REV & OPEN BARIAT PROCS W CC	4.472	3.255
K10B	REV & OPEN BARIAT PROCS W/O CC	2.936	2.23
K11A	MAJ LAP BARIATRIC PROCS W CC	2.729	1.633
K11B	MAJ LAP BARIATRIC PROCS W/O CC	2.043	1.36
K12Z	OTHER BARIATRIC PROCS	2.112	1.409
K13Z	PLAS OR PROC - END,NUT,MET DIS	1.748	1.421
K40A	ENDO/INVEST PROC +CCC	6.248	4.812
K40B	ENDO/INVEST PROC -CCC	2.131	1.7
K40C	ENDO/INVEST PROC +SD	0.375	0.281
K60A	DIABETES +CSCC	2.401	2.285

K60B	DIABETES -CSCC	1.156	0.987
K60C	DIABETES +SD	0.156	0.028
K61Z	SEVERE NUTRITIONAL DISTURBANCE	3.944	3.979
K62A	MISC METABOLIC DISORDERS +CSCC	1.848	1.661
K62B	MISC METABOLIC DISORDERS -CSCC	0.784	0.71
K62C	MISC METABOLIC DISORDERS SDAY	0.139	0.121
K63A	INBORN ERR OF METAB +CSCC	4.258	2.752
K63B	INBORN ERR OF METAB -CSCC	0.305	0.286
K64A	ENDOCRINE DISORDERS +CSCC	2.394	1.871
K64B	ENDOCRINE DISORDERS -CSCC	1.153	1.064
K64C	ENDOCRINE DISORDERS +SD	0.218	0.212
L02A	OP INS PERI CATH DIALYSIS+CSCC	4.927	4.337
L02B	OP INS PERI CATH DIALYSIS-CSCC	1.366	1.051
L03A	KDNY,URT&MJR BLDR PR NPSM +CCC	7.525	5.971
L03B	KDNY,URT&MJR BLDR PR NPSM +SCC	4.383	4.99
L03C	KDNY,URT&MJR BLDR PR NPSM-CSCC	3.119	2.498
L04A	KDY,URT&MJR BLDR PR N-NPM+CCC	5.649	5.165
L04B	KDY,URT&MJR BLDR PR N-NPM-CCC	1.892	1.528
L04C	KDY,URT&MJR BLDR PR N-NPM +SD	0.725	0.48
L05A	TRANURETH PROSTATECTOMY +CSCC	2.605	1.953
L05B	TRANURETH PROSTATECTOMY -CSCC	1.366	0.952
L06A	MINOR BLADDER PROCEDURES+CSCC	3.597	3.157
L06B	MINOR BLADDER PROCEDURES -CSCC	1.262	1.019
L07A	TRANSURETHRAL PROCS +CC	1.375	1.267
L07B	TRANSURETHRAL PROCS -CC	0.742	0.516
L08A	URETHRAL PROCEDURES +CC	1.476	1.359
L08B	URETHRAL PROCEDURES -CC	1.099	0.918
L09A	OTH KIDNY & URNRY TRACT PR+CCC	8.354	5.708
L09B	OTH KIDNY & URNRY TRACT PR+SCC	1.591	1.301
L09C	OTH KIDNY & URNRY TRCT PR-CSCC	1.458	1.123
L40Z	URETEROSCOPY	0.82	0.573
L41Z	CYSTOURETHROSCOPY, SAMEDAY	0.243	0.179
L42Z	ESW LITHOTRIPSY+URINARY STONES	0.697	0.487
L60A	RENAL FAILURE +CCC	3.699	3.421
L60B	RENAL FAILURE +SCC	1.374	1.186
L60C	RENAL FAILURE -CSCC	0.975	0.849
L61Z	HAEMODIALYSIS	0.11	0.106
L62A	KDNY&UNRY TRCT NEOPLASMS +CSCC	2.243	2.181
L62B	KDNY&UNRY TRCT NEOPLASMS -CSCC	0.637	0.5
L63A	KDNY & UNRY TRCT INF +CSCC	1.869	1.692
L63B	KDNY & UNRY TRCT INF -CSCC	0.701	0.644
L64A	URINARY STONES & OBSTR+CSCC	1.59	1.184

L64B	URINARY STONES & OBSTR-CSCC	0.55	0.44
L64C	URINARY STONES & OBSTR +SD	0.129	0.069
L65A	KDNY & UNRY TR SGNS&SYMP+SCC	1.255	1.162
L65B	KDNY & UNRY TR SGNS&SYMP-CSCC	0.573	0.492
L66Z	URETHRAL STRICTURE	0.527	0.535
L67A	OTH KIDNY & URNRY TRCT DX+CSCC	1.942	1.785
L67B	OTH KIDNY & URNRY TRCT DX-CSCC	0.78	0.71
L67C	OTH KIDNY & URNRY TRCT DX +SD	0.173	0.136
L68Z	PERITONEAL DIALYSIS	0.178	0.17
M01A	MAJOR MALE PELVIC PROCS +CSCC	4.3	3.853
M01B	MAJOR MALE PELVIC PROCS -CSCC	3.455	2.531
M02A	TRANSURETHRAL PROSTECTOMY+CSCC	2.113	1.817
M02B	TRANSURETHRAL PROSTECTOMY-CSCC	1.369	1.084
M03Z	PENIS PROCEDURES	0.911	0.721
M04Z	TESTES PROCEDURES	0.714	0.596
M05Z	CIRCUMCISION	0.566	0.505
M06A	OTH MALE REPROD SYS OR PR +CC	2.421	1.669
M06B	OTH MALE REPROD SYS OR PR -CC	1.714	1.44
M40Z	CYSTOURETHROSCOPY +SD	0.26	0.161
M60A	MALE REPR SYS MALIG +CSCC	2.254	1.942
M60B	MALE REPR SYS MALIG -CSCC	1.017	0.819
M61A	BENIGN PROSTATIC HYPERTR+CC	0.966	0.839
M61B	BENIGN PROSTATIC HYPERTR-CC	0.366	0.318
M62A	INFLAMMATION MALE REPRD SYS+CC	1.236	1.025
M62B	INFLAM MALE REPRD SYS -CC	0.604	0.54
M63Z	MALE STERILISATION PROCS	0.398	0.322
M64Z	OTHER MALE REPROD SYS DIS	0.337	0.29
N01A	PELVIC EVISC & RAD VLVMY +CSCC	5.925	4.073
N01B	PELVIC EVISC & RAD VLVMY -CSCC	2.792	2.166
N04A	HYSTERECTOMY FOR NON-MALG+CSCC	2.967	2.496
N04B	HYSTERECTOMY FOR NON-MALG-CSCC	2.08	1.672
N05A	OOPH&COM FAL TUBE PR NMAL+CSCC	2.67	2.137
N05B	OOPH&COM FAL TUBE PR NMAL-CSCC	1.579	1.26
N06Z	FEM REP SYS RECONSTRCT PROC	1.509	1.176
N07A	OTH UTERS & ADNEXA PR N MAL	1.495	1.253
N07B	OTH UTRS & ADNEXA PR N MAL +SD	0.619	0.445
N08Z	ENDOS & LAPAR PR, FEM REPR SYS	1.286	1.021
N09Z	OTH VAGINA, CERVIX & VULVA PROC	0.552	0.463
N10Z	DXC CURETTGE, DXC HYSTEROSCOPY	0.489	0.383
N11Z	OTH FEMALE REPRODUCTIVE SYS PR	2.768	2.463
N12A	UTRS & ADN PR FOR MAL +CCC	4.926	3.633
N12B	UTRS & ADN PR FOR MAL -CCC	2.538	2.101

N60A	FEM REPROD SYS MALIG +CCC	3.337	2.908
N60B	FEM REPROD SYS MALIG -CCC	1.052	0.91
N61Z	FEMALE REPROD SYST INFECTIONS	0.527	0.483
N62Z	MNSTRL & OTH FEM REPR DIS	0.315	0.283
O01A	CAESAREAN DELIVERY +CCC	3.415	2.881
O01B	CAESAREAN DELIVERY +SCC	2.383	2.005
O01C	CAESAREAN DELIVERY -CSCC	2.032	1.727
O02A	VAGINAL DELIVERY +OR PR +CSCC	2.213	1.944
O02B	VAGINAL DELIVERY +OR PR -CSCC	1.587	1.471
O03A	ECTOPIC PREGNANCY +CC	1.559	1.414
O03B	ECTOPIC PREGNANCY -CC	0.995	0.844
O04A	POSTPARTUM&POST ABORTN+OR+CSCC	2.793	1.951
O04B	POSTPARTUM&POST ABORTN+OR-CSCC	1.143	0.993
O04C	POSTPARTUM&POST ABORTN +OR +SD	0.535	0.447
O05Z	ABORTION+ OR PROC	0.48	0.385
O60A	VAGINAL DELIVERY +CSCC	1.867	1.588
O60B	VAGINAL DELIVERY -CSCC	1.289	1.044
O60C	VAGINAL DELIVERY, UNCOMP	0.982	0.835
O61Z	POSTPARTUM & POST ABORTN-OR PR	0.733	0.71
O63Z	ABORTION-OR PROC	0.291	0.242
O66A	ANTENATAL&OTH OBS ADM +CSCC	0.905	0.855
O66B	ANTENATAL&OTH OBS ADM -CSCC	0.501	0.467
O66C	ANTENATAL&OTH OBS ADM +SD	0.104	0.093
P01Z	NEO +OR, DIED/TR 5D	1.37	1.215
P02Z	NEO,CARDIOTHORACIC/VASCULAR PR	29.012	25.821
P03A	NEO,ADMWT 1000-1499G+OR+MMP	24.627	21.353
P03B	NEO,ADMWT 1000-1499G+OR-MMP	18.69	16.43
P04A	NEO,ADMWT 1500-1999G+OR+MMP	17.785	16.051
P04B	NEO,ADMWT 1500-1999G+OR-MMP	10.215	8.642
P05A	NEO,ADMWT 2000-2499G+OR+MMP	19.758	16.972
P05B	NEO,ADMWT 2000-2499G+OR-MMP	7.692	6.846
P06A	NEO,ADMWT >=2500G+OR PR+MMP	15.889	13.412
P06B	NEO,ADMWT >=2500G+OR PR-MMP	6.008	5.23
P07Z	NEONATE, ADMWT <750G +OR	67.956	56.947
P08Z	NEONATE, ADMWT 750-999G +OR	52.955	45.98
P60A	NEO -OR, DIED/TR <5D	0.966	0.817
P60B	NEO -OR, DIED/TR +SD	0.195	0.163
P61Z	NEONATE, ADMWT <750G -OR	53.08	47.303
P62Z	NEONATE, ADMWT 750-999G -OR	35.401	32.01
P63A	NEO,ADMWT 1000-1249G-OR+PRE	11.058	9.817
P63B	NEO,ADMWT 1000-1249G-OR-PRE	6.562	5.762
P64A	NEO,ADMWT 1250-1499G-OR+PRE	9.437	8.768

P64B	NEO,ADMWT 1250-1499G-OR-PRE	7.126	6.978
P65A	NEO,ADMWT 1500-1999G-OR+MMP	7.046	6.2
P65B	NEO,ADMWT 1500-1999G-OR+MJP	5.912	5.333
P65C	NEO,ADMWT 1500-1999G-OR+OTP	4.705	4.164
P65D	NEO,ADMWT 1500-1999G-OR-PRB	4.651	4.236
P66A	NEO,ADMWT 2000-2499G-OR+MMP	4.9	4.682
P66B	NEO,ADMWT 2000-2499G-OR+MJP	4.005	3.546
P66C	NEO,ADMWT 2000-2499G-OR+OTP	2.916	2.641
P66D	NEO,ADMWT 2000-2499G-OR-PRB	1.256	1.14
P67A	NEO,ADMWT >=2500G-OR+PRE+MMP	4.376	3.921
P67B	NEO,ADMWT >=2500G-OR+PRE+MJP	3.223	2.842
P67C	NEO,ADMWT >=2500G-OR+PRE+OTP	2.268	2.157
P67D	NEO,ADMWT >=2500G-OR+PRE-PRB	1.099	1.011
P68A	NEO,ADMWT >=2500G-OR-PRE+MMP	3.236	2.924
P68B	NEO,ADMWT >=2500G-OR-PRE+MJP	1.639	1.395
P68C	NEO,ADMWT >=2500G-OR-PRE+OTP	1.065	0.961
P68D	NEO,ADMWT >=2500G-OR-PRE-PRB	0.681	0.632
Q01A	SPLENECTOMY +CSCC	5.875	4.92
Q01B	SPLENECTOMY -CSCC	3.223	2.28
Q02A	BLD&IMM SYS DIS +OTH OR +CSCC	5.52	4.427
Q02B	BLD&IMM SYS DIS +OTH OR -CSCC	1.512	1.204
Q60A	RETICLEENDO&IMNTY DIS+CSCC	2.623	2.308
Q60B	RETICLEENDO&IMNTY DIS-CSCC	0.954	0.827
Q60C	RETICLEENDO&IMNTY DIS +SD	0.139	0.114
Q61A	RED BLOOD CELL DISDERS + CSCC	1.519	1.291
Q61B	RED BLOOD CELL DISDERS -CSCC	0.569	0.503
Q61C	RED BLOOD CELL DISDERS +SD	0.187	0.169
Q62A	COAGULATION DISORDERS	0.915	0.914
Q62B	COAGULATION DISORDERS +SD	0.18	0.172
R01A	LYMPHMA&LEUKMA+MJR OR PR +CSCC	11.457	9.589
R01B	LYMPHMA&LEUKMA+MJR OR PR -CSCC	2.34	1.869
R02A	OTH NPLSTC DSRD+MJR OR PR+CCC	7.327	6.213
R02B	OTH NPLSTC DSRD+MJR OR PR+SMCC	4.021	3.066
R02C	OTH NPLSTC DSRD+MJR OR PR-CC	2.305	1.853
R03A	LYMPHMA LEUKMA+OTH OR PR +CSCC	8.957	7.044
R03B	LYMPHMA LEUKMA+OTH OR PR -CSCC	2.198	2.85
R03C	LYMPHMA LEUKMA+OTH OR PR +SD	0.606	0.444
R04A	OTH NPLSTC DSRD+OTH OR PR+CC	2.762	2.309
R04B	OTH NPLSTC DSRD+OTH OR PR-CC	1.574	1.251
R60A	ACUTE LEUKAEMIA +CCC	10.286	8.88
R60B	ACUTE LEUKAEMIA -CCC	2.185	1.92
R60C	ACUTE LEUKAEMIA +SD	0.276	0.194

R61A	LYMPHMA &N-ACUTE LEUKAEMIA+CCC	5.764	4.67
R61B	LYMPHMA &N-ACUTE LEUKAEMIA-CCC	1.674	1.541
R61C	LYMPHMA / N-A LEUKAEMIA +SD	0.217	0.186
R62A	OTHER NEOPLASTIC DIS+CC	2.08	1.826
R62B	OTHER NEOPLASTIC DISORDERS-CC	0.629	0.635
R63Z	CHEMOTHERAPY	0.265	0.237
S65A	HIV +CCC	9.086	6.728
S65B	HIV +SCC	3.177	2.849
S65C	HIV -CSCC	1.798	1.559
S65D	HIV +SD	0.288	0.243
T01A	OR PROC INFECT& PARAS DIS+CCC	9.426	9.919
T01B	OR PROC INFECT& PARAS DIS+SMCC	3.299	2.857
T01C	OR PROC INFECT & PARAS DIS -CC	2.035	1.779
T40Z	INFECT&PARAS DIS+VENT SUPPORT	12.886	9.288
T60A	SEPTICAEMIA +CCC	3.868	3.429
T60B	SEPTICAEMIA -CCC	1.419	1.389
T61A	POSTOP & POSTTRAUM INFECT+CSCC	1.897	1.801
T61B	POSTOP & POSTTRAUM INFECT-CSCC	0.813	0.743
T62A	FEVER OF UNKNOWN ORIGIN +CC	1.198	1.03
T62B	FEVER OF UNKNOWN ORIGIN -CC	0.515	0.441
T63A	VIRAL ILLNESS +CC	0.918	0.807
T63B	VIRAL ILLNESS -CC	0.506	0.449
T64A	OTH INFECTIOUS&PARSTIC DIS +CCC	4.784	5.992
T64B	OTH INFECTIOUS&PARSTIC DIS+SMCC	1.754	1.554
T64C	OTH INFECTIOUS & PARSTIC DIS-CC	0.974	0.87
U40Z	MENTAL HEALTH TREAT+ECT +SD	0.192	0.167
U60Z	MENTAL HEALTH TREAT -ECT +SD	0.131	0.136
U61A	SCHIZOPHRENIA DISODERS INVOL	7.019	6.872
U61B	SCHIZOPHRENIA DISRDRS	4.334	4.297
U62A	PAR&ACUTE PSYCH DSRD+CSCC/MHLS	4.375	4.247
U62B	PAR&ACUTE PSYCH DSRD-CSCC-MHLS	2.766	2.631
U63A	MAJOR AFF DIS AGE>69 +CSCC	7.469	7.226
U63B	MAJOR AFF DIS AGE<70 -CSCC	4.219	4.182
U64Z	OTH AFFECT & SOMATOFORM DSRD	2.283	2.254
U65Z	ANXIETY DISORDERS	1.531	1.388
U66Z	EATING & OBSESSV-COMPULSV DSRD	6.005	5.845
U67Z	PERSONLTY DSRD&ACUTE REACTIONS	1.573	1.572
U68Z	CHILDHOOD MENTAL DISORDERS	3.579	2.985
V60A	ALCOHOL INTOX & WITHDRWL +CC	1.044	0.887
V60B	ALCOHOL INTOX & WITHDRWL -CC	0.432	0.433
V61Z	DRUG INTOXICTN & WITHDRAWAL	1.989	1.963
V62Z	ALCOHOL USE & DEPENDENCE	1.518	1.446

V63Z	OPIOID USE & DEPENDENCE	1.171	1.066
V64Z	OTHER DRUG USE & DEPEND	1.161	1.097
V65Z	ALCOHOL DISORDERS +SD	0.13	0.107
V66Z	DRUG DISORDERS +SD	0.113	0.104
W01A	TRACHE MULT SIG TRAUMA	59.978	66.721
W01B	VENT/CRAN MT -TRAC+VNT>96/+CCC	25.463	24.725
W01C	VENT/CRAN MT -TRAC -VNT>96-CCC	14.234	12.577
W02A	HIP,FEMR&LOW LIMB PR MT+CSCC	9.738	10.862
W02B	HIP,FEMR&LOW LIMB PR MT -CSCC	7.355	5.183
W03Z	ABDOMINAL PR MULT SIG TRAUMA	6.867	7.072
W04A	MULT TRAUMA W OTH OR PR +CSCC	10.689	9.997
W04B	MULT TRAUMA W OTH OR PR -CSCC	6.091	4.647
W60Z	MULTIPLE TRAUMA, DIED/TRANSF<5	1.745	1.441
W61A	MULTIPLE TRAUMA-SIGNIF PR+CSCC	4.731	4.956
W61B	MULTIPLE TRAUMA-SIGNIF PR-CSCC	2.371	2.758
X02A	MVTT/SKIN GFT+CSCC INJUR HAND	2.484	1.415
X02B	SKIN GRAFT INJURIES HAND -CSCC	0.748	0.555
X04A	OTHER PR INJ LWR LMB +CSCC	3.857	3.106
X04B	OTHER PR INJ LOWR LIMB -CSCC	1.072	0.892
X05A	OTH PR FOR INJ TO HAND +CC	1.551	1.586
X05B	OTH PR FOR INJ TO HAND -CC	0.658	0.563
X06A	OTHER PR OTHER INJURIES +CSCC	3.18	3.185
X06B	OTHER PR OTHER INJURIES -CSCC	0.917	0.78
X07A	SK GRAFT INJ-HAND+MIC TT/+CSCC	5.167	4.631
X07B	SK GRAFT INJ-HAND-MIC TT-CSCC	2.309	2.09
X40Z	INJ,POIS,TOX EFF DRUG W VENT	5.415	5.634
X60A	INJURIES +CSCC	1.457	1.332
X60B	INJURIES -CSCC	0.468	0.406
X61Z	ALLERGIC REACTIONS	0.253	0.247
X62A	POISNG/TOXC EFF DRUGS +CSCC	1.771	1.354
X62B	POISNG/TOXC EFF DRUGS -CSCC	0.638	0.722
X63A	SEQUELAE OF TREATMNT+CSCC	1.781	1.534
X63B	SEQUELAE OF TREATMNT-CSCC	0.622	0.571
X64A	OTH INJ, POIS & TOX EFF +CSCC	2.012	1.737
X64B	OTH INJ, POIS & TOX EFF DX-CSCC	0.455	0.377
Y01Z	VNT>96/TRACH / OR PR SEV BURN	57.642	34.457
Y02A	SKIN GRAFT OTHER BURNS +CSCC	7.995	7.789
Y02B	SKIN GR OTH BRNS -CSCC +EMERG	3.555	3.408
Y02C	SKIN GR OTH BRNS -CSCC -EMERG	1.14	1.071
Y03Z	OTHER OR PROCS FOR OTHER BURNS	1.425	1.267
Y60Z	BURNS,TRANS OTH ACUT CARE <5D	0.349	0.343
Y61Z	SEVERE BURNS	1.153	0.9

Y62A	OTHER BURNS +CC	1.482	1.311
Y62B	OTHER BURNS -CC	0.673	0.631
Y62C	OTHER BURNS +SD	0.168	0.131
Z01A	OTH CNT HLTH SRV +OR PROC	4.973	4.033
Z01B	OTH CNT HLTH SRV +OR PROC +SD	0.487	0.276
Z40Z	OTH CNT HLTH SRV +ENDO +SD	0.24	0.17
Z60Z	REHABILITATION	4.671	4.49
Z61A	SIGNS AND SYMPTOMS	0.935	0.853
Z61B	SIGNS AND SYMPTOMS +SD	0.203	0.167
Z63A	OTH FU SURG/MED CARE +CCC	2.983	2.693
Z63B	OTH FU SURG/MED CARE -CCC	0.976	0.834
Z64A	OTH FACTOR INFL HEALTH STATUS	2.43	2.24
Z64B	OTH FCTR INFL HEALTH STATUS+SD	0.218	0.091
Z65Z	CNGNTL & PRB ARISING FRM NNT	0.757	0.598
Z66Z	SLEEP DISORDERS	0.5	0.841

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

1—Standard fee for admitted patients

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

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

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

3—Retrieval fee (admitted patients)

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

Provision of retrieval team—\$2 856.00

4—Transportation fee

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

5—Other fees

- (1) Pharmaceutical Reform arrangements

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

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

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

1—Interpretation

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

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

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

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

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

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

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

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

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

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

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

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

prescription item means—

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

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

SMO means salaried medical officer;

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

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

- (a) **triage 1**—Resuscitation, where the patient requires treatment within seconds;
- (b) **triage 2**—Emergency, where the patient requires treatment within 10 minutes;
- (c) **triage 3**—Urgent, where the patient requires treatment within 30 minutes;
- (d) **triage 4**—Semi-urgent, where the patient requires treatment within 60 minutes;
- (e) **triage 5**—Non-urgent, where the patient requires treatment within 120 minutes.

- (2) A reference in this Schedule to a Table of a specified number in this Schedule is a reference to the Table of that number in clause 9.

2—Fee for emergency department or emergency occasion of service

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

$$\text{Fee} = \text{ED Price} \times \text{ED Cost Weight}$$

where—

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

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

$$\text{Fee} = \text{ED Price} \times \text{Emergency Service Cost Weight}$$

where—

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

3—Fee for outpatient of occasion of service

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

$$\text{Fee} = \text{OP Price} \times \text{OP Cost Weight}$$

where—

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

4—Fee for outpatient group occasion of service

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

$$\text{Fee} = \text{OP Price} \times \text{OP Cost Weight}$$

where—

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

5—Fee for outreach occasion of service

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

$$\text{Fee} = \text{Outreach Price} \times \text{Outreach Cost Weight}$$

where—

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

6—Additional fees

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

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

7—Retrieval fee (non-admitted patients)

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

Provision of retrieval team—\$2 856.00.

8—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a non-admitted patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation.

- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the public hospital site.

9—Tables

Table 1: Non-admitted Patient Prices

Type of Service	Price	
	Public Patient	Private Patient
Emergency Department	\$305	\$256
Outpatient	\$210	\$147
Outreach	\$223	\$156

Table 2: Emergency Department (ED) Weights

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

Table 3: Outpatient (OP) Weights

Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country
Adolescent health	3.77	3.77	3.77	0.168	0.168
Allergy	1.77	0.915	1.002	0.079	0.079
Asthma	1.577	1.501	1.501	1.012	1.012
Audiology	0.628	0.564	0.909	0.39	0.39
Behavioural Medicine	1.518	1.518	1.518	0.208	0.208
Bone Marrow Transplant	6.084	6.084	6.084	6.084	6.084
Breast	1.351	1.351	1.351	2.915	1.378
Burns	1.682	1.87	1.87	1.293	0.572
Cardiac	2.901	1.029	0.888	0.091	0.091
Cardiac Surgery	1.516	1.516	1.516	0.091	0.091
Chemotherapy	10.005	5.23	5.23	5.602	5.602
Colorectal	0.791	0.791	0.933	0.232	0.533
CPU	1.063	0.804	0.804	0.804	0.804
Craniofacial	1.491	0.822	0.822	0.804	0.804
Dental	0.551	1.296	1.296	0.064	0.064
Dermatology	0.999	1.208	0.52	0.464	0.464
Diabetes	1.659	0.549	1.316	0.258	0.309
Diabetes Education	0.631	0.631	0.369	0.276	0.353
Diagnostic service	0	0	0	0	0
Ear Nose Throat	0.751	0.937	0.486	0.192	0.192
Eating Disorders	0.836	0.836	0.836	0.319	0.297
Endocrine	1.259	0.6	0.568	0.53	0.53
Endoscopy Bronchoscopy	8.256	8.256	8.256	8.531	8.531
Endoscopy Colonoscopy	20.126	6.336	6.336	6.788	6.788
Endoscopy Other	13.24	7.313	7.313	7.834	7.834
Endoscopy Oesophagoscopy	6.369	6.369	6.369	6.823	6.823
Endoscopy Panendoscopy	14.674	5.755	5.755	6.165	6.165
Endoscopy Sigmoidoscopy	10.482	10.482	10.482	11.229	11.229
Family Planning	1.425	1.01	1.01	0.583	0.583
Fracture	0.916	0.821	1.033	0.83	0.83
Gastroenterology	2.828	1.731	0.78	0.667	0.424
General Medical	1.727	1.134	1.134	0.928	0.323
General Surgery	1.424	1.128	0.583	0.232	0.533
Genetic	1.008	2.27	2.27	0.928	0.323
Geriatric	1.502	1.502	2.341	0.846	0.846
Gynaecology	0.884	0.98	0.628	0.206	0.248
Gynaecology Oncology	1.621	1.621	0.575	0.206	0.248
Haematology	2.94	2.963	0.519	0.296	0.425
Hepatobiliary	1.227	1.227	1.227	0.928	0.323
HIV	6.258	6.258	6.258	6.258	6.258
Hypertension	0.877	0.877	0.877	0.091	0.091
Immunology	2.483	0.915	0.915	0.655	0.655

Infectious Disease	2.702	1.186	1.186	0.928	0.323
Liver Transplant	2.683	1.183	1.183	1.183	1.183
Metabolic	2.81	2.81	2.81	2.888	2.888
Neonatal	2.228	2.214	2.214	0.388	0.388
Nephrology	3.151	2.584	2.23	0.983	0.983
Neurology	2.631	1.514	1.402	0.949	0.949
Neurosurgery	0.942	1.584	0.377	0.064	0.064
Nutrition/Dietetic	0.824	0.876	0.319	0.319	0.297
Obstetrics	0.87	0.975	0.603	0.479	0.377
Occupational Therapy	0.719	0.893	0.337	0.693	0.602
Oncology	3.913	2.435	2.185	0.586	0.586
Ophthalmology	0.804	0.575	0.382	0.093	0.303
Optometry	0.443	0.443	0.443	0.093	0.303
Orthopaedic	0.98	0.821	0.37	0.179	0.293
Orthoptics	0.213	0.376	0.376	0.376	0.376
Orthotics	1.122	1.693	0.729	1.87	1.87
Paediatric	0.901	0.901	2.031	0.168	0.168
Paediatric - Developmental/Disabilities	4.02	0.839	0.839	0.168	0.168
Paediatric Surgery	1.323	0.866	0.866	0.168	0.168
Pain	1.872	1.872	0.698	0.493	0.493
Palliative Care	0.343	0.343	0.343	0.928	0.323
Physiotherapy	0.415	0.29	0.236	0.436	0.221
Plastic Surgery	1.095	1.024	0.235	0.078	0.078
Podiatry	0.544	0.544	0.249	0.265	0.274
Pre-admission	0.903	1.304	1.378	1.083	0.447
Pre-anaesthesia	1.359	0.91	0.661	0.252	0.252
Prosthetics	3.559	3.559	3.559	2.625	2.625
Psychiatric	0.86	0.879	1.119	0.208	0.208
Psychology	1.114	1.114	0.605	0.479	0.479
Radiation Oncology	1.453	1.453	1.375	0.241	0.241
Rehabilitation	1.034	1.551	0.57	0.928	0.323
Renal Transplant	2.372	3.929	2.524	2.524	2.524
Respiratory	3.021	1.825	1.335	1.012	1.012
Rheumatology	2.113	1.293	0.672	0.064	0.064
Social work	0.343	0.782	0.671	0.54	0.861
Speech pathology	0.583	1.214	0.938	0.981	0.332
Spinal	1.423	0.948	0.948	0.232	0.533
Staff Vaccinations	0.155	0.839	0.839	0.514	0.514
Stomal Therapy	0.715	0.836	0.823	1.494	1.494
Termination of pregnancy	1.588	1.28	1.28	0.479	0.377
Thoracic Surgery	1.44	1.44	0.716	0.716	0.716
Treatment room	0.105	0.105	1.174	1.293	0.572
Urology	0.779	0.999	0.764	0.245	0.249
Vascular Surgery	0.931	0.931	0.988	0.546	0.546

Table 4: Outpatient (OP) Group Weights

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

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

Table 5—Outreach Weights

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

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

1—Glenside Hospital facility, Oakden Campus (Howard House)

Fee for inpatient accommodation—per day or part day \$695.00

2—Hampstead Rehabilitation Hospital Facility

Head Injury Service—

(a) Inpatient—

- | | |
|--|------------|
| (i) inpatient accommodation fee—per day or part day | \$1 281.00 |
| (ii) professional service fee (not payable by private patient)—
per day or part day | \$90.00 |

(b) Rehabilitation service for non-admitted patients—

- | | |
|---|----------|
| (i) assessment or treatment provided by a medical
practitioner, per hour of attendance by the patient
(maximum fee) | \$277.00 |
| (ii) individual assessment or treatment provided by a person
who is not a medical practitioner, per hour of attendance
by the patient (maximum fee) | \$207.00 |
| (iii) treatment as one of a group of patients provided by a
person who is not a medical practitioner, per hour of
attendance by the patient (maximum fee) | \$88.00 |

3—All incorporated hospitals and public hospital sites

(1) Domiciliary maintenance and care visit—

- | | |
|--|----------|
| (a) attendance involving a service provided by a medical
practitioner or other health professional (other than a
paramedical aide)—per visit | \$129.00 |
| (b) any other attendance—per visit | \$58.00 |

(2) Where, in addition to providing a service referred to in this Schedule, a public hospital site transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the public hospital site, the public hospital site may charge an additional fee equal to the cost to the public hospital site of providing, or arranging for the provision of, that transportation

(3) Subclause (2) does not apply to the transportation of a patient with a retrieval team provided by a public hospital site where a retrieval fee for the provision of such a team by the public hospital site during transportation is applicable under Schedule 1 or 2

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

1—Interpretation

In this Schedule, unless the contrary intention appears—

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

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

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

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

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

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

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

2—Fee for SAG patient

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

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

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

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

but does not include the following:

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

3—Fee for aliquot patient

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

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

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

but does not include the following:

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

Schedule 5—Classification of public hospital sites

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

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

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

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

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

Incorporated hospitals and public hospital sites	ED type	OP type
--	---------	---------

- | | | |
|--|------------------|------------------|
| • CHSA Woomera Community Hospital facility | Other
Country | Other
Country |
| • CHSA Wudinna Hospital facility (also known as Mid-West Health, Wudinna) | Other
Country | Other
Country |
| • CHSA Yorketown Hospital facility (also known as Southern Yorke Peninsula Health Service) | Other
Country | Other
Country |

Dated 29 June 2016.

JACK SNELLING, Minister for Health

HEALTH CARE ACT 2008

SECTIONS 57 (1) (c), 58 (1) (d) and 62—EXEMPTIONS

Notice by the Minister

TAKE notice that I, John James Snelling, Minister for Health, pursuant to sub-section 57 (1) (c), 58 (1) (d) and Section 62 of the Health Care Act 2008, do hereby exempt the persons named in Column A of the Schedule from the application of Part 6—Division 2 and Division 3, Section 59 of the Health Care Act 2008, in relation to the emergency ambulance services and non-emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect on and from 1 July 2016 and for the period expiring on 30 June 2017.

SCHEDULE

Column A	Column B	Column C
Challenger Gold Operations Pty Ltd	Emergency ambulance services provided at Challenger Gold Mine	nil
Challenger Gold Operations Pty Ltd	Emergency ambulance services provided at surrounding pastoral properties on the Challenger Gold Mine access road	That the emergency services are provided either at the request of SA Ambulance Service or, in circumstances where SA Ambulance Service has not made a request, the organisation notifies SA Ambulance Service as soon as practical to determine if SA Ambulance Service have a more appropriate response or can support the response
Challenger Gold Operations Pty Ltd	Non-emergency ambulance services provided at Challenger Gold Mine	nil
Challenger Gold Operations Pty Ltd	Non-emergency ambulance services provided at surrounding pastoral properties on the Challenger Gold Mine access road	That the organisation notifies SA Ambulance Service of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SA Ambulance Service

Dated 28 June 2016.

JOHN JAMES SNELLING, Minister for Health

HOUSING IMPROVEMENT ACT 1940

Sub-Standard Declaration

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate of Title	
			Volume	Folio
16 Charlson Street,	Davoren Park, S.A. 5113	Allotments 2 in Deposited Plan 50930, Hundred of Munno Para	5622	683
Lot 2/137 Baker Road,	Virginia, S.A. 5120	Allotment comprising Pieces 2 and 3 in Filed Plan 40160, Hundred of Munno Para	5471	159
35 Winns Road,	Coromandel Valley,	Allotment 73 in Filed Plan 149258, Hundred of	5792	869

No. of House and Street	Locality	Allotment, Section, etc.	Certificate of Title	
			Volume	Folio
210 Fourteenth Street,	S.A. 5051 Renmark, S.A. 5341	Adelaide Allotments 93 and 94 in Filed Plan 208178, Hundred of Renmark	5491	577

Dated at Adelaide, 30 June 2016.

R. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)

HOUSING IMPROVEMENT ACT 1940

Rent Control

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

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
		Volume	Folio		
17 Glyde Street, Albert Park, S.A. 5014	Allotment 86 in Deposited Plan 628, Hundred of Yatala	5743	950	5.5.2016, page 1344	191.00
18 Charlson Street, Davoren Park, S.A. 5113	Allotment 1 in Deposited Plan 50930, Hundred of Munno Para	5622	682	5.5.2016, page 1344	140.00
10 Grundy Terrace, Christies Beach, S.A. 5165	Allotment 110 in Deposited Plan 87040, Hundred of Noarlunga	6100	675	5.5.2016, page 1344 (unfit for human habitation)	0.00
1 Koongarra Crescent, Munno Para, S.A. 5115	Allotment 220 in Deposited Plan 10444, Hundred of Munno Para	5629	574	5.5.2016, page 1344	180.00

Dated at Adelaide, 30 June 2016.

R. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)

HOUSING IMPROVEMENT ACT 1940

Sub-Standard Revocations

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

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published
		Volume	Folio	
82 Montacute Road, Hectorville, S.A. 5073	Allotments 15 and 16 in Deposited Plan 1463, Hundred of Adelaide	5878	457	24.9.2009, page 4596
12 Helmsman Terrace, Seaford, S.A. 5169	Allotment 608 in Deposited Plan 7973, Hundred of Willunga	5301	985	28.1.2016, page 197
15 Rockbourne Street, Elizabeth North, S.A. 5113	Allotment 4 in Deposited Plan 50161, Hundred of Munno Para	5618	806	10.3.2016, page 4798
32 Tolmer Road, Elizabeth Park, S.A. 5113	Allotment 255 in Deposited Plan 6665, Hundred of Munno Para	6159	600	28.1.2016, page 197
3 Campania Road, North Kudla, S.A. 5115	Allotment 2 in Filed Plan 14178, Hundred of Munno Para	5100	244	14.1.2016, page 52
10 Tarana Avenue, Ingle Farm, S.A. 5098	Allotment 361 in Deposited Plan 7958, Hundred of Yatala	5541	460	26.5.2011, page 1523

Dated at Adelaide, 30 June 2016.

R. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)

South Australia

Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2016

under the *Motor Vehicles Act 1959*

1—Short title

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2016*.

2—Commencement

This notice will come into operation on the date of publication in this Gazette.

3—Approved motor bikes and motor trikes

For the purposes of Schedules 2 and 3 of the *Motor Vehicles Regulations 2010* and the transitional provisions of the *Motor Vehicles Variation Regulations 2005* (No 233 of 2005), the motor bikes and motor trikes specified in Schedule 1 are approved.

Schedule 1—Approved motor bikes and motor trikes

1—Motor bikes and motor trikes with an engine capacity not exceeding 260 ml

All motor bikes and motor trikes with an engine capacity not exceeding 260 milliliters and a power to weight ratio not exceeding 150 kilowatts per tonne other than the following:

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250

The motor bikes and motor trikes listed in the table below:

MAKE	MODEL	VARIANT	YEAR	CAPACITY
AJS	MODEL 18	MODEL 18	pre 1963	497
	MODEL 20	MODEL 20	1955-61	498
ALDY	All models	All models	Sep-13	under 125
APRILIA	Moto 6.5	Moto 6.5	1998-99	649
	Mojito	Mojito	All	50
	M35	SR MAX 300	2012	278
	PEGASO 650	DUAL SPORTS	1994-01	652
	PEGASO 650	OUTBACK	2000-01	652
	PEGASO 650	Factory 650	2007-08	660
	PEGASO 650 I.E.	OUTBACK	2001-02	652
	PEGASO 650 I.E.	DUAL SPORTS	2001-06	652
	RS125/SBK	RS125/SBK	2013	125

MAKE	MODEL	VARIANT	YEAR	CAPACITY	
APRILIA (cont.)	SR 50R	SR 50R	All	50	
	SR MT 50	SR MT 50	All	49	
	SR MT 125	SR MT 125	All	124	
	SCARABEO 200	SCARABEO 200	All	181	
	SCARABEO 300	VRG	2009	278	
	SCARABEO 400	SCARABEO 400	2007	399	
	SCARABEO 500	SCARABEO 500	2007-08	460	
	SPORTCITY300	SPORTCITY300	2010-12	300	
	STRADA 650	ROAD	2006-08	659	
	STRADA 650	TRAIL	2006-08	659	
	ASIAWING	LD450	ODES MCF450	2011-13	449
		SXV5.5	SXV 550	2006-08	553
	ATK	605	605	1995	598
BENELLI	VELVET DUSK	VELVET DUSK	2003-05	383	
	P25	GT600 RESTRICTED	2014-15	600	
	P25	BN 600 RESTRICTED	2013-14	600	
BETA	RR E3	RR350	2011	349	
	RR E3	RR400	2010-11	398	
	RR E3	RR450	2010-11	449	
	RR450	RR450	2008	448	
	RR450	RR450	2000-07	448	
	RR E3	RR520	2010-11	498	
	RR525	RR525	2008	510	
	RR525	RR525	2000-07	510	
	FUPA RR E3	RR 2T 300	2012	293	
FUPA E5	E5 00	2015	293		
BMW	C650	C600 Sport	All	647	
	C650	C650 GT/Sport	All	647	
	F650	FUNDURO	1995-00	652	
	F650CS	SCARVER	2002-05	652	
	F650CS	SE ROAD	2004-06	652	
	F650GS	DAKAR	2000-08	652	
	F650GS	F650GS	2000-08	652	
	F650ST	F650ST	1998	652	
	F650	G650 GS	2009-16	652	
	F650	G650 GS Seratao	2012-16	652	
	G 450 X	G 450 X	2008-10	450	
	G650GS	Seratao	All	650	
	R45	R45	All	453	
	R50	R50	1969	499	
	R60	R60	1967	590	
	R65	R65	1981-88	650	
	R65LS	R65LS	1982-86	650	
R69	R69	1961	600		

MAKE	MODEL	VARIANT	YEAR	CAPACITY
BOLWELL	LM25W	FIRENZE	2009	263
BOLLINI	All models	All models under 250	All	250
BSA	A50	A50	1964-70	500
	A65	A65	1966-69	650
	A7	A7	1961	500
	B40	B40	1969	350
	B44	B44	1967-71	440
	B50	B50	1971	495
	B50SS GOLDSTAR	B50SS GOLDSTAR	1971	498
	GOLD STAR	GOLD STAR	1962	500
	LIGHTNING	LIGHTNING	1964	654
	SPITFIRE MKIII	SPITFIRE MKIII	1967	650
	THUNDERBOLT	THUNDERBOLT	1968	499
Buell	Blast	STREET FIGHTER	2002-07	491
Bug	SEE KYMCO			
BULTACO	ALPINA	ALPINA	1974	350
	FRONTERA	FRONTERA	1974	360
	SHERPA	SHERPA	1974	350
CAIFORNIA SCOOTER	All models under 250cc	All models under 250cc	2014	249
CAGIVA	360WR	360WR	1998-02	348
	410TE	410TE	1996	399
	610TEE	610TEE	1998	576
	650 ALAZZURA	650 ALAZZURA	1984-88	650
	650 ELFANT	650 ELFANT	1985-88	650
	CANYON 500	DUAL SPORTS	1999-06	498
	CANYON 600	DUAL SPORTS	1996-98	601
	RIVER 600	RIVER 600	1995-98	601
	W16 600	W16 600	1995-97	601
CCM	GP Series	GP450-1(A1 30kW)	2015-16	450
	GP Series	GP450-2(A1 30kW)	2015-16	450
CFMOTO	CF 650	CF650NK-LAM	2012-16	649
	CF 650	CF650TK-LAM	2013	649
	CF 650 (400NK)	400NK	2016	400
	CF 650	650NK-LAM	2016	649
COSSCK	650	Ural	1974	649
DAELIM	All Models	All Models under 250	All	under 250
DERBI	Boulevard 50	Boulevard 50		50
	GP1 250	GP1 250		250
	MULHACEN	MULHACEN	2008	659
	RAMBLA	RA 300	2010	278
DNEPR	K650	K650	1972	650
	K650	K650 DNEPR	1967-74	650
	MT9	MT9	1974	650
DUCATI	400 MONSTER	400 MONSTER	2002	398
	400 SIE	400 S I E monster		398

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	400 SS JUNIOR	400 SS	1989-96	398
	400SS	400SS	1992-95	398
	500SL	PANTAH	1984	499
DUCATI (cont.)	500 DESMO	500 Sport Desmo	1978	497
	600 MONSTER	600 MONSTER	1994-01	583
	600 MONSTER	DARK	1998-01	583
	600 S	600 SUPERSPORT	1994-97	583
	600M	600M	1994-01	583
	600SL	PANTAH	1980-84	583
	600SS	600SS	1994-98	583
	620 MONSTER LITE	M620 LITE	2003-07	618
	620 MULTISTRADA LITE	MTS620 24.5Kw	2005-07	618
	659 Monster	Monster 659	All	659
	DM 350	350	pre 85	350
	DM 450	450	pre 85	448
	DM450	DM450	1972	450
	DM500	DM500	1981-84	498
	F3	350 F3	1986-89	349
	F4	400 F4	1986	400
	M4	M620ie LITE	2003-04	620
	M5	Monster 659	2011	659
	KA (Scrambler)	00AA Sixty2	2015-16	399
EAGLE WING	Cino 125	Cino 125	All	125
	Elegante 125	Elegante 125	All	125
ELSTAR SHINERAY	XY400	WB400 & WB400c	2015-16	397
ENFIELD	BULLET	CLASSIC	1993-08	499
see also Royal Enfield	BULLET	DELUXE	1993-08	499
	BULLET	ELECTRA ROAD	2006-08	499
ENFIELD cont.	BULLET 350	DELUXE	1988-01	346
	BULLET 350	SUPERSTAR	1988-95	346
	BULLET 350	CLASSIC	1993-01	346
	BULLETT 500	500	1995	499
	BULLET 65	ROAD	2003-04	499
	LIGHTNING	ROAD	2000-08	499
	MILITARY	ROAD	2002-08	499
	TAURAS	DIESEL	2001	325
FANTIC	TZ	EC300	2011-12	300
	TZ	Gas Gas EC30	2012	300
FONZARELLI	125	125	2014-15	Electric
GAS-GAS	EC300	SM SUPERMOTARD	2002	299
	EC300	ENDURO	2001-02	299
	EC400	FSE ENDURO	2002-03	399
	EC450	FSE ENDURO	2003-05	449
	EC450	FSE	2003-08	449

MAKE	MODEL	VARIANT SUPERMOTARD	YEAR	CAPACITY
GAS-GAS (cont.)	EC450	FSR ENDURO	2006-08	449
	FS 400	FS40A	2006	398
	FS 450	FS45	2006	443
	FS 500	FS50	2006	503
	FSE 400	400	2002	398
	FSE 450	450	2003-08	398
	PAMPERA	320 TRAIL	1998-02	333
	PAMPERA	400 TRAIL	2006-08	399
	PAMPERA	450	2007-08	443
	SM400	SUPERMOTARD	2003-08	399
	SM450	SUPERMOTARD	2003-08	443
	TT300	EC300	1998-08	295
	GILERA	FUOCO 500	FUOCO 500	2007-13
NEXUS 500		NEXUS 500	2003-08	460
HARLEY DAVIDSON	SS350	Sprint	69-1974	350
	XGS SERIES	Street 500-XG500 16MY	2014-15	494
HONDA	600V TRANSALP	600V	1988	583
	BROS	BROS	1992	399
	C70	DREAM	pre 1970	305
	CB100	CB100	All	100
	CB125e	CB125e	All	125
	CB175	CB 175 K1-K6	1969-74	175
	CB200	CB200	All	200
	CB300 (FA)	CB300FA	2014-15	286
	CB350	CB350	1969	348
	CB350F	CB350F	1973	325
	CB360	CB360	1973-74	360
	CB400	CB400	1981-13	395
	CB400F	CB400F	1975-77	408
	CB400N	CB400N	1981	395
	CB400T	CB400T	1977	408
	CB400 ABS	CB400 ABS	2008-13	399
	CB450	CB450	1967-75	450
	CB500 FOUR	CB500-FOUR K, K1, K2	1971-73	498
	CB500 TWIN	CB500T	1974-78	498
	CB500F	CB500FA/F	2012-16	471
	CB500X	CB500XA	2013-16	471
	CB550	CB550	1974-78	544
	CB650F	CB650FA-LTD-16ym	2015-16	649
	CBR650F	CBR650FA-LTD- 16ym	2015-16	649
	CB650	CB650	All	650
	CBR125R	CBR125RR	2004	124.7

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	CBR250R	CBR250RR	1986-96	249.6
	CBR500R	CBR500RA	2012-16	471
	CBX550	CBX550F	1982-85	572
	CX500	CX500	1979	500
	CJ360	CJ360	1976	356
	CL450	CL450	1965-77	444
	CRF150	150R/RB	All	149
HONDA (cont.)	CRF250	CRF 250 (L/X/F/M/R) versions	2013	249
	CRF400R	CRF400R	2013	399
	CRF450X	CRF450X	2005-09	449
	CX500	CX500	1977-82	495
	DEAUVILLE	NT650V	2002-06	647
	CBR300R	CBR300R	2014-15	286
	CBR300R	CBR300RA	2014-15	286
	Fortza 300	NSS300 Forza	All	279
	FJS400A	SW-T400	2009	399
	FT500	FT500	1984	498
	FTS600D	SILVERWING	2006-08	582
	GB400	GB400	All	399
	GB500	GB507	1987-91	498
	GL400	GL400	1985	396
	NF02	SH300	2009	279
	NSS300	NSS300	2013	279
	NT400	NT400	1989-92	400
	NT650V	DEAUVILLE	2003-06	647
	NTV650	REVERE	1989-92	647
	NX650	DOMINATOR	1988-00	644
	PCX150	PCX150	153	
	REVERE	REVERE	1990	647
	SH150i	SH150i	2005	152.7
	SL350	SL350	1972	348
	OBI RVF400 VFR400	OBI RVF400 Otobai import only	All	400
	Steed	steed	2002	398
	Today 50	Today	All	50
	VT400	VT 400	All	398
	VT400C	SHADOW	2009	399
	VT500	VT500	1983-87	491
	VT600C	VT600C	1993-00	583
	VT600C	SHADOW VLX	1988-08	583
	VTR250	Interceptor	1997-13	249
	XBR500	XBR500	1986-89	499
	XBR500SH	XBR500	1986-89	499
	XL350	XL350	1984-87	339
	XL500	XL500	1979-84	498

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	XL600R	XL600R	1984-87	589
	XL600RMG	XL600RMG	1986-88	591
	XL600VH	TRANSALP	1987-89	583
	XL650V	TRANSALP	2002-08	647
	XL650	TRANSALP	2005	647
	XL650	XL650	All	250
	XR250	XR250R	All	
	XR350	XR350	1983	339
	XR350R	XR350R	1983-84	339
HONDA (cont.)	XR350R	XR350R	1985-86	353
	XR400	XR400	1996-08	397
	XR400 MOTARD	XR400M	1996-08	397
	XR400R	XR400R	1996-08	397
	XR500R	XR500R	1983-84	498
	XR600R	XR600R	1985-00	591
	XR650L	XR650L/ XR650R	2001-06	644
	XR650R	XR650R Kss and Mss (only)	2004	649
	XR650R	XR650R (Australian version only)	1999-01	649
HUNTER	DD350E-6C	DAYTONA	2010-13	320
	DD350E-6C	SPYDER	2010-13	320
	DD350E-2	BOBBER	2011-13	320
HUSABERG	FE250	ENDURO	All	250
	FE350	ENDURO	All	350
	FE400	ENDURO	All	399
	FE450	ENDURO	2008-14	449
	FE501E	ENDURO	1997-12	501
	FE501	ENDURO	2012-14	510
	FE570	ENDURO	2008-10	565
	FE600E	ENDURO	1997-00	595
	FE650E	ENDURO	2004-08	628
	FE650E	ENDURO	2000-04	644
	FS450E	ENDURO	2004	449
	FS450	SUPERMOTARD	2008-10	449
	FS570	SUPERMOTARD	2009-10	565
	FS650C/E	SUPERMOTARD	2004-08	628
	FS650E	SUPERMOTARD	2002-04	644
	TE300	TE Series	2010-14	293
HUSQVARNA	300WR	WR300	2008-12	298
	310TE	TE310 A3	2009-13	303
	310TE	TE310 A2	2008-10	298
	350TE	TE350	1995	349
	400SM	SUPERMOTARD	2002-04	400
	400TE	ENDURO	2000-01	400
	410TE	ENDURO	1998-00	400

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	410TE	ENDURO	1994-97	415
	450SM/R/RR	SUPERMOTARD	2003-08	449
	450TC	MOTOCROSS	2001-08	449
	450TE	ENDURO	2001-07	449
	450TE-IE	ENDURO	2007-08	449
	450TXC	TRAIL	2007-08	449
	A6 SMR 449	A600AB	2010-12	450
	A6 TE 449	A600AATE449	2010-13	450
	A6 SMR 511	A601AB	2010-12	478
	A6 TE 511	A601AATE511	2010-13	478
	A6 SMR 511	A602AB	2012	478
HUSQVARNA (cont.)	A8	TR650 TERRA	2013	652
	A8	TR650 STRADA	2013	652
	510SM	SUPERMOTARD	2006-10	501
	510TC	MOTOCROSS	2004-07	501
	510TE	ENDURO	1986-08	510
	510TE-IE	TE510IE	2008	510
	570TE	570TE(RP)	2000	577
	610SM	SUPERMOTARD	2000-08	577
	TE610	TE610(RP), dual sports	2000 on	577
	AE430	ENDURO	1986-88	430
	SMS630	A401AB SMS630	2010-on	600
	SMR449	SMR449	2011	449.6
	SMR511	SMR511	2012	447.5
	FE250	FE Enduro	All	511
	TE125	TE125	All	125
	TE250/ R	ENDURO TE250	2010	250
	TE	TE300	2014 on	298
	FE	FE350	2014 on	350
	FE	FE450	2014 on	449
	FE	FE501	2014 on	501
	TE449	Enduro 2014	2013	449.6
	TE510 (A2)	Enduro 2013	2006-13	477.5
	TE630	A401AA TE630	2010-on	600
	TR650	TR650 Terra	2013	652
	WR125	ENDURO		124.82
	WR250	ENDURO		249.3
	WR260	ENDURO	1990-91	260
	WR300	ENDURO	2010-13	293
	WR360	ENDURO	1991-03	349
	WR400	ENDURO	1984-88	396
	WR430	ENDURO	1988	430
HYOSUNG	GT 250 EFI	GT 250EFI	All	249
	GT250R EFI	GT250R EFI	All	249

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	GT650 EFI	GT650EFI Lams	All	647
	GT650R EFI	GT650R EFI Learner	All	647
	GV650C/S	Lams model	All	647
	GV250	Aquila/EFI	All	249
INDIAN	VELO	VELO	1969	500
JAWA	350	350	1974	350
	634 ROAD	634 ROAD	1984-85	343
	638 ROAD	638 ROAD	1985-86	343
JONWAY	MALIBU	MALIBU 320	2012	320
KAWASAKI	BR250E	Z250SL/Z250SL ABS	2014-16	249
	EN400	Vulcan	1986	400
	EN450	450LTD	1985-87	454
	EN500	Vulcan	1990-02	500
KAWASAKI (cont.)	ER-5	ER500	1999-06	498
	ER-6NL ABS	ER-6nl ABS learner model	2012-16	649
	ER-650C	ER-6nL	2009	649
	ER-650C	ER-6nL ABS	2009-11	649
	Ninja 250	250r	1986-current	249
	EX300A (Ninja 300)	EX300B Ninja/ special (A&B)	2012-16	296
	ER300B	ER300B (Z300 ABS)	2015	296
	EX400	GPX 400R	1987-94	399
	Ninja 650 L model	Ninja 650RL	2009	649
	Ninja 650	Ninja 650RL ABS	2009-11	649
	Ninja 650	Ninja 650L ABS	2011-16	649
	GPZ550	GPZ550	1981-90	553
	GT550	Z550	1984-88	553
	KL600	KLR600	1984-87	564
	KL650	KLR650	1987-99	651
	KLE500	DUAL SPORTS	1992-08	498
	KLR600	KL600	1984-87	564
	KLR650E	KL650E	1987-12	651
	KL650E	KLR650	2013-16	651
	KLX150	KLX150E/KLX150 L	All	
	KLX250S	KLX250S	All	249
	KLX250SF	KLX250SF	2013	249
	KLX300R	KLX300R	1996-04	292
	KLX400	KLX400	2003	400
	KLX450R	KLX450R	2007-16	449
	KLX650	KLX650	1989-95	651
	KLX650R	ENDURO	1993-04	651
	KZ400	KZ400	1974-84	398
	KZ440	KZ440	1985	443
	KZ500	KZ500	1979	497
	KZ550	KZ550	1986	547

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	LE650D	Versys 650L ABS	2010	649
	LE650D	Versys 650L ABS	2011-14	649
	LTD440	LTD440	1982	443
	LX400	LX400 Eliminator	1989	398
	S2	S2	1972	346
	S3	S3	1974	400
	KLE500	Versys 650L ABS	2013	649
	KLE650F	Versys 650L ABS	2014-16	649
	EN650B	Vulcan S ABS/ABS L	2014-16	649
	W400	EJ400AE	2006-09	399
	Z400B2	KZ400B2	1979	398
	Z400D	KZ400D	1975	398
	Z500	Z500	1980	498
	ZR550	ZEPHYR	1991-99	553
KAWASAKI (cont.)	ZZR400	ZZR400	1991	399
	ZZR400	ZZR400	1992	399
KTM	2T-EXC	300 EXC	2012	293
	125 Duke	125 exc	All	125
	200 Duke	200 exc	All	193
	250 Duke	250 EXC/F	All	250
	300 exc	300exc	All	300
	390 Duke	390 Duke	All	390
	125 EXC	125 EXC	All	125
	200 EXC	200 EXC	All	193
	250 EXC/F	250 EXC/F	All	249
	300EXC	ENDURO	1984-11	293
	300EXC-E	ENDURO	2007-08	293
	300GS	ENDURO	1990-95	280
	350EXC-F	ENDURO	2011-on	347
	350EXC Special-R	ENDURO	2005-06	350
	360EXC	ENDURO	1996-98	360
	380EXC	ENDURO	2000	368
	RC390	RC390	all	390
	4T-EXC RACING	350 EXC-F	2012	350
	4T-EXC RACING	450 EXC	2012	449
	4T-EXC RACING	500 EXC	2012	510
	400EXC	ENDURO	2008-11	393
	400GS	ENDURO	1993-99	400
	400SC	400SC	1996-98	400
	400TE	400TE	2001	400
	450EXC	ENDURO	2002-07	448
	450EXC	ENDURO	2005-11	449
	450EXC	ENDURO	2011-on	449
	500EXC	ENDURO	2011-on	510
	500GS	ENDURO	1984-91	553

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	510EXC	ENDURO	1999-02	510
	520EXC	ENDURO	2000-02	510
	525EXC	ENDURO	2002-05	510
	525EXC-R	ENDURO	2005-07	510
	530EXC	ENDURO	2008-11	510
	600 ENDURO	ENDURO	1987-93	553
	600 ENDURO INCAS	ENDURO	1989-90	553
	625SMC	625SMC	2004	609
	640 4T -EGS	640 LC4-EMY04	2004-05	625
	640 4T -EGS	640 LC4-MY05	2004-05	625
	660 SMC	4T-EGS	2004	654
	Freeride	Freeride (MY12 on)	2012	350
	IS DUKE	390 DUKE (C3)	2013	373
KYMCO	All model	All models		under 300
	V2	downtown 350i (V23010-V23000)	2015-16	321
LAMBRETTA	All model	Lambretta	pre 2008	under 660
LARO	DD350E-6C	Pro Street 350	2011	320
	Cruiser250	cruiser 250		234
	SPT series	SPT350	2011	320
	V Retro 250	retro250		249
LAVERDA	500	500	1979	497
LIFAN	All model	All models	2009-10	under 300
LIFENG	Regal Raptor	CRUISER 350	2011	320
LONCIN	LX 250-8	LX 250-8	all	250
MAGELLI	250 R SE	250 R SE	all	250
	250S	250S	all	250
MAICO	Enduro	500E	1984-88	488
MATCHLESS	G12	G12	pre 1966	646
	G80	HARRIS	1988-90	494
	G80	G80	pre 1963	497
MCI	All models	All models under 250	all	250
MBK	FALCONE	YAMAHA XT660R/X	2005-08	660
MONTESA	COTA 330	TRIAL	1985-86	328
	COTA 335	TRIAL	1986-88	327
	COTA 348T	TRIAL	1984-87	305
	COTA 350	TRIAL	1984-85	349
MOTO GUZZI	350 GT	350 GT	1992	350
	Falcone	Falcone	1972	498
	V35	V35	1977-90	346
	V50	V50	1977-79	490
	V50	Monza	1980-85	490
	V65	V65	1982-94	643
	V65	Lario	1984-89	643
MOTO MORINI	3.5 ROAD	3.5 ROAD	1984-85	344

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	350 SPORT	350 SPORT	1974-85	344
	500 CAMEL	TRAIL	1984-86	479
	500 SEI	500 SEI	1984-85	479
	500 STRADA	500 STRADA	1977-85	479
MUZ	BAGHIRA	ENDURO	1999-02	660
	MASTIFF	SUPERMOTARD	1999-02	660
	SKORPION	REPLICA	1998-02	660
	SKORPION	SPORT	1998-02	660
	SKORPION	TRAVELLER	1998-02	660
	SKORPION	TOUR	1998-02	660
MV AGUSTA	350	350	1972-76	349
NORTON	650SS	650SS	1961-68	650
	ES2	ES2	pre 1963	490
	MANXMAN	b	1961	650
	MODEL 50	MODEL 50	1933-63	348
	MODEL 88	DOMINATOR	pre 1966	497
	NAVIGATOR	NAVIGATOR	1964	350
OZ TRIKE	FUN 500	FUN 500	pre 2008	500
PANTHER	MODEL 100	600	pre 1963	598
	MODEL 120	650	pre 1966	645
PEUGEOT	GEOPOLIS	AEAA	2007-08	399
	SATELIS	AEAA	2007-08	399
	SATELIS	AFAA	2007-08	493
PGO	All models	All models under 220	All	220
PIAGGIO	All Models	All models	2010-15	under 350
QJ	BJ60	BJ60	All	600
MOTORCYCLES	P25	BJ600	All	600
RICKMAN	650	Triumph	1964	649
RIYA	RY300T (RY)	RY300T	2012-15	288
ROYAL ENFIELD	All models under 660	All models under 660	till 2014	
	UMI CONTINENTAL	CONTINENTAL GT	2015	535
	UMI BULLET	U3S	2015-16	346
	UMI BULLET	BULLET 500 CKE	2015-16	499
RS HONDA	XR400M	MOTARD	2005-08	397
RUDGE	650	Rudge	pre 1961	650
WHITWORTH	All models	All models	1980-13	125
SACH	S4	ENDURO	2005-06	under 125
	S4	ENDURO 250	2010	248
	S4	ENDURO 450	2007-10	448
	S4	ENDURO 510	2007-10	510
	S4	ENDURO 300	2010	290
SUZUKI	AN400	BURGMAN	2008-14	400
	AN650	BURGMAN	2002-15	638
	Burgman 650	Burgman 650	All	638

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	Burgman 400ABS	Burgman 400ABS	All	400
	DR350	All	1991-98	349
	DR400	DR400	1999	400
	DR500	All	1981-84	498
	DR600R	DR600R	1985-90	598
	DR650	All	1990-08	644
	DR650SE	DR650SE	1997-14	644
	DR-Z250	DR-Z250	All	249
	DR-Z400E	DR-Z400E	All	398
	DR-Z400S	DR-Z400S	2005-14	398
	DR-Z400SM	DR-Z400SM	2005-16	398
	DL650XAUE	V-Strom 650 XT learner approved	2014-15	645
	DL650AUE	V Strom	2013-14	645
	SVF650 (Market name- Gladius)	SVF650 U/UA	2009-14	645
	SV650-3	SV650 UA	2015-16	645
	GN125	GN125	All	125
	GZ/GN250	Marauder	All	250
	GN400	GN400	1980-81	400
SUZUKI (cont.)	GR650	All	1983-88	651
	GS400	GS400	1976-82	400
	RMX450 (market name RMX450Z)	RMX450	2014-15	449
	GS450	All	1981-89	450
	GS500	GS500	2000-13	487
	GS500E	GS500E	1976-99	492
	GS500F	GS500F	2003-13	487
	GS550	All	1977-82	549
	GSR400	GSR400	2006-08	398
	GSX400	F	1981-04	398
	GSX400	E	1981-84	398
	GSX650F	GSX650/FU	2008-12	656
	GT250	GT250 Hustler	All	250
	GT380	GT380	1973-78	380
	GT500	GT500	1976-78	500
	GT550	GT550	1973-78	550
	Intruder VL/LC 250	Intruder VL/LC 250	All	249
	GW250/Z	Inazuma 250	2013-15	248
	KATANA 550	KATANA 550	1981-83	550
	LS650	Boulevard S40	2015	652
	LS650	SAVAGE	1986-89	652
	PE400	PE400	1980-81	400
	RE5	ROTARY	1974	500
	SFV650U	SFV650U	2009-15	645
	SP370	ENDURO	1978	370
	SV650S LAMS	SV650SU LAMs	2008/2013	645

MAKE	MODEL	VARIANT gladius	YEAR	CAPACITY
	TU250X	TU250X	All	249
	T500	T500	1970-74	500
	TS400	TS400	1976	400
	XF650	FREEWIND	1997-01	644
SWM	A1	01/AA and 01/AB	2015-16	600
	A2	01/AA	2016	300
	A2	03/AA and 03/AB	2016	500
SYM	All Models	All models under 400	2008-12	400
	LN	GTS 300i Sport	2015-16	278
TGB	All Models	All models under 300	2012	300
TM	300E	ENDURO	2000-08	294
	3002T	ENDURO	2010	297
	400E	ENDURO	2002-03	400
	450E	ENDURO	2003-08	449
	450MX	450MX	2008	449
	4504T	ENDURO	2010	450
	530E	ENDURO	2003-08	528
	530MX	530MX	2008	528
	5304T	ENDURO	2010	528
TORINO	All Models	All models	2013	under 250
TRIUMPH	21	21	1963	350
	DAYTONA 500	DAYTONA 500	1970	490
	Street triple	LAMs Street Triple 659 L67Ls7	2014	659
	T100	TIGER	pre 1970	498
	T120	BONNEVILLE	1959-74	649
	TR5	TROPHY	1969	449
	TR6	TROPHY	1961-73	649
	TR7	TIGER	1971	649
	TRIBSA	TRIBSA	1960-70	650
URAL	DNIEPNER	DNIEPNER	1974	650
	K650	K650	1967-74	650
	MT9	MT9	1974	650
	THRUXTON	THRUXTON	1965-67	499
VESPA	All Models	All models	until 1/09/2013	50-300
VOR	400 ENDURO	400 ENDURO	2000	399
	450 ENDURO	450 ENDURO	2002	450
	500 ENDURO	500 ENDURO	2001	503
	530 ENDURO	530 ENDURO	2001	530
	VOR ENDURO	400SM	2000-01	399
	VOR ENDURO	500SM	2000-01	503
XINGYUE	XY400Y	XY400Y	2008-09	400
YAMAHA	DT400	DT400	1976-77	400
	FZR 250	FZR 250	All	249

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	FZ6R	FZ6R	All	600
	FZ600	FZ600	All	600
	IT426	IT426	1987	426
	IT465	IT465	1987	465
	IT490	IT490	1983	490
	MT-03	MT03	2011 on	660
	MT 07	MT07 & MT07LAF	2015-16	655
	MTN320	MTN320-A	All	321
	MX400	MX400	1976	400
	RD350	RD350	to 1975	350
	RD400	RD400	1976	398
	RT2	RT2	1970	360
	RT350	RT350	1972	347
	SR185	SR185	All	185
	SR250	SR251	All	249
	SR400	SR400	All	400
	SR500	SR500	1978-81	499
	SRX400	SRX400	1985-90	400
	SRX600	SRX600	1996	608
	SZR660	SZR660	1997	659
	Tenere	Tener	All	660
YAMAHA (cont.)	T MAX	Tmax 530	All	530
	TT250R	TT250R	All	223
	TT350	TT350	1986-01	346
	TT500	TT500	1975	500
	TT600	TT600	All	595
	TT600E	TT600E	All	595
	TT600R	TT600R	All	595
	TTR230	TT-R230	All	230
	TX650	TX650	1976	653
	Virago	XV250	All	250
	WR250R	WR250R	All	250
	WR250F	WR250F	All	250
	WR400F	WR400F	1998-00	399
	WR426F	Belgarda import ONLY	2001	426
	WR450F	WR450F	All	450
	WR450F	WR450F (2GC)	All	449
	XC125	vity	All	125
	XJ550	XJ550	1981-82	528
	XJ6	XJ6FL/NL (25kW & 35kW)	All	600
	XJ6	XJ6SL (25kW)	All	600
	XJR400	ZJR400	1999	400
	XJR400	4HM	2003	399
	XS250	XS250	All	249

MAKE	MODEL	VARIANT	YEAR	CAPACITY
	XS400	XS400	All	391
	XSR700	RM131	2015-16	655
	XP500	XP500	All	499
	XP500	XP500	All	530
	XS650	XS650	1972-84	653
	XT250	XT250	All	249
	XT350	XT350	All	346
	XT500	XT500	All	499
	XT550	XT550	All	552
	XT600	XT600	All	590
	XT660R	XT660R	All	659
	XT660X	XT660X	All	659
	XT660Z T N R	XT660Z	All	660
	XTZ660	XT660Z Tenere	All	659
	XV400	XV400 Virago	1983	399
	XV535	XV535 Virago	All years	535
	XVS400	XVS400 Dragstar	2001-03	400
	XVS650A/custom	XVS650 custom and classic	All years	649
	XZ400	XZ400	1982	399
	XZ550	XZ550	1982-83	550
	YP400	MAJESTY	All	395
	YZF-R15	YZF-R15	All	150
YAMAHA (cont.)	YZF R3	YZF R3A	All	321
Zero	DS	Zero DS	until 2015	Electric
	S	Zero S	until 2015	Electric
Zhejiang	HT300T	Base	2015	275
Zongshen	ZS250GS	ZS250GS	All	250

2—Motor bikes and motor trikes with an engine capacity not less than 261 ml and not exceeding 660 ml

Note:

The following are approved:

- All motorcycles built before December 1960 with an engine capacity not exceeding 660ml
- All motorcycles with electric powered engines, with a power output not in excess of 25kw

Schedule 2—Revocation

The *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2016* made on 2 June 2016 (*Gazette* no.34, p.1980) is revoked.

Tim Harker

DEPUTY REGISTRAR OF MOTOR VEHICLES

Dated 27 June 2016.

NATIONAL PARKS AND WILDLIFE ACT 1972

DEPARTMENT OF ENVIRONMENT, WATER AND NATURAL RESOURCES

Unregulated Fees and Charges

I, IAN HUNTER, Minister for Sustainability, Environment and Conservation hereby give notice that the fees and charges set out below will be charged by the Department of Environment, Water and Natural Resources in relation to Mapland, Board of the Botanic Gardens and State Herbarium, Crown Lands, Adelaide Gaol, and the General Reserves Fund:¹

These charges are inclusive of GST and will operate from 1 July 2016 to 30 June 2017.

A. Adelaide Gaol	
1. Self-guided day tours - entry fees:	
(a) Adult	14.00
(b) Concession	12.00
(c) Child	9.00
(d) Family (2 adults and 2 children OR 1 adult and 3 children)	34.00
(e) Group entry - per adult (minimum of 10 people)	12.00
(f) Group entry - per child (minimum of 10 people)	6.00
B. Mapland	
1. Aerial Photography:	
(a) Ortho-rectified Imagery - Admin Fee (Includes 250MB)	143.00
(b) Ortho-rectified Imagery Per MB	0.30
(c) High Resolution Full Frames (1 - 5 frames)	104.00
(d) High Resolution Full Frames (6 - 20 frames)	62.00
(e) High Resolution Full Frames (21 - 50 frames)	37.00
(f) High Resolution Full Frames (51 - 100 frames)	22.20
(g) High Resolution Full Frames (100+ frames)	13.30
(h) Searching Fee	74.50
(i) Thumbnail Image	29.25
2. Aerial Photographic Prints:	
(a) A3 - 29.7cm x 42.1cm	93.50

	(b) A2 - 42.1cm x 59.4cm	143.00
	(c) A1 - 59.4cm x 84.1cm	192.00
	(d) A0 - 84.1cm x 118.90cm	243.00
	(e) Aerial Photographic Print - Custom size	165.00
3.	Spatial Data:	
	(a) Digital Cadastral Database (DCDB) - Cadastral Parcels Admin Fee	182.00
	(b) Plus DCDB Parcels (Per 100 Parcels)	12.00
	(c) Spatial Data Layer	182.00
	(d) Customised Mapping (per hour)	182.00
4.	Sundries:	
	(a) Royalty and Copyright	136.00
	(b) Administration Fee	182.00
C Crown Lands		
1	Rent inquiries - Land Agents Fee	25.00
	Once only establishment for Infrastructure licenses to Government agencies and statutory authorities	
2.		559.00
3.	Easement to Government agencies	278.00
4.	Value of easement rights to public	927.00
5.	Bee Site Licences	94.00
	<i>Note -</i>	
	Annual rental fees associated with Crown Lands are to be negotiated on a case by case basis	
D Board of the Botanic Gardens and State Herbarium		
	<i>Note -</i>	
	Events fees at the Botanic Gardens are to be negotiated on a case by case basis	
E. General Reserves Fund (GRF)		
1.	Park Entry -Statewide: ²	
	(a) General Entry - vehicle	10.00
	(b) General Entry - vehicle concession	8.00
2.	Park Passes -Statewide: ²	
	(a) Multi Park Passes - vehicle - entry only	90.00
	(b) Multi Park Passes - vehicle concession - entry only	70.00
	(c) Holiday Park Passes - vehicle - entry only	40.00
	(d) Holiday Park Passes - vehicle concession - entry only	32.00
	(e) Single Park Passes - vehicle - entry only	60.00
	(f) Single Park Passes - vehicle concession - entry only	50.00
	(g) Hiker / Cyclist Camping Pass - per person without a vehicle	55.00
3.	Kangaroo Island (KI) general passes: ³	
	(a) KI tour pass - Adult	70.00
	(b) KI tour pass - Concession	57.00
	(c) KI tour pass - Child	43.00
	(d) KI tour pass - Family (2 adults and 2 children OR 1 adult and 3 children)	191.00
4.	Kangaroo Island Wilderness Trail: ³	
	2 nights camping -	
	(a) Adult	89.00
	(b) Concession	71.00
	(c) Child	53.00
	(d) School Group - per student	39.00
	4 nights camping -	
	(a) Adult	161.00
	(b) Concession	129.00
	(c) Child	96.00
	(d) School Group - per student	75.00
5.	Seal Bay - includes the Board Walk Experience: ³	

	Seal Bay - Guided Tour	
	(a) Adult	35.00
	(b) Concession	27.00
	(c) Child	20.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	85.00
	(e) School Group entry - per student	17.00
	(f) Group entry - per adult (minimum of 10 people)	28.00
	(g) Group entry - per child (minimum of 10 people)	17.00
6.	Seal Bay - Board Walk Experience:	
	(a) Adult	16.00
	(b) Concession	13.00
	(c) Child	10.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	42.00
	(e) School Group entry - per student	8.00
7.	Seal Bay - Twilight Tour:	
	(a) Adult	60.00
	(b) Concession	50.00
	(c) Child	38.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	165.00
	(e) Group entry - per adult (minimum of 10 people)	55.00
	(f) Group entry - per child (minimum of 10 people)	35.00
8.	Kelly Hill Conservation Park: ³	
	Guided Cave Tour fees	
	(a) Adult	18.00
	(b) Concession	15.00
	(c) Child	10.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	45.00
	(e) School Group entry - per student	9.00
	(f) Group entry - per adult (minimum of 10 people)	15.00
	(g) Group entry - per child (minimum of 10 people)	9.00
	Adventure Cave Tour fees	
	(a) Adult	70.00
	(b) Concession	55.00
	(c) Child (minimum age 8)	40.00
	(d) School Group entry - per student	36.00
	(e) Group entry - per adult (minimum of 10 people)	60.00
	(f) Group entry - per child (minimum of 10 people)	36.00
9.	Naracoorte Caves: ³	
	Self Guided Tour - Wet Cave	
	(a) Adult	9.00
	(b) Concession	7.50
	(c) Child	5.50
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	25.00
	(e) School Group entry - per student	4.50
	(f) Group entry - per adult (minimum of 10 people)	8.00
	(g) Group entry - per child (minimum of 10 people)	5.00
	Self Guided Tour - Wonambi Fossil Centre	
	(a) Adult	13.00
	(b) Concession	11.00
	(c) Child	8.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	36.00
	(e) School Group entry - per student	6.50
	(f) Group entry - per adult (minimum of 10 people)	11.00
	(g) Group entry - per child (minimum of 10 people)	7.00

	Self Guided Tour - Wet Cave and Wonambi Fossil Centre	
	(a) Adult	15.00
	(b) Concession	12.00
	(c) Child	9.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	40.00
	(e) School Group entry - per student	9.00
	(f) Group entry - per adult (minimum of 10 people)	13.00
	(g) Group entry - per child (minimum of 10 people)	8.00
	Guided Tour - Alexandra Cave	
	(a) Adult	20.00
	(b) Concession	16.00
	(c) Child	12.50
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	55.00
	(e) School Group entry - per student	10.00
	(f) Group entry - per adult (minimum of 10 people)	17.00
	(g) Group entry - per child (minimum of 10 people)	10.00
	Guided Tour - Blanche Cave - Bat Centre	
	(a) Adult	25.00
	(b) Concession	20.00
	(c) Child	15.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	70.00
	(e) School Group entry - per student	13.00
	(f) Group entry - per adult (minimum of 10 people)	25.00
	(g) Group entry - per child (minimum of 10 people)	13.00
	Guided Tour - Victoria Fossil Cave	
	(a) Adult	30.00
	(b) Concession	25.00
	(c) Child	15.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	75.00
	(e) School Group entry - per student	13.00
	(f) Group entry - per adult (minimum of 10 people)	25.00
	(g) Group entry - per child (minimum of 10 people)	13.00
10.	Tantanoola Caves Conservation Park: ³	
	Tour fees	
	(a) Adult	14.00
	(b) Concession	11.00
	(c) Child	7.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	35.00
	(e) School Group entry - per student	6.50
	(f) Group entry - per adult (minimum of 10 people)	10.00
	(g) Group entry - per child (minimum of 10 people)	6.50
	(h) Learn by activity - child	9.00
11.	Cleland Wildlife Park: ³	
	Park Entry fees	
	(a) Adult	25.00
	(b) Concession	20.00
	(c) Child	12.00
	(d) Family (2 adults and 2 children OR 1 adult and 3 children)	56.00
	(e) School Group entry - per student	11.50
	(f) Group entry - per adult (minimum of 10 people)	21.00
	(g) Group entry - per child (minimum of 10 people)	11.00
	Cleland – Frequent Visit Pass ‘Wildcard’	
	(a) Adult	50.00
	(b) Concession	40.00

(c) Child	30.00
(d) Family (2 adults and 2 children OR 1 adult and 3 children)	135.00

Notes:

1 Some fees and charges such as parks passes, camping, and facilities hire are not included in this Notice. These fees differ in each Region and are subject to change due to various reasons not limited to event hires, and peak and off-peak seasons.

Unregulated fees and charges are set by the Minister and can be waived by the Chief Executive or delegates.

Under Section 43C (2) of the National Parks and Wildlife Act 1972:

Where a fee fixed under subsection (1) is payable, or has been paid, the relevant authority may, if he or she thinks fit, waive or refund the whole or part of the fee. All full/part fee waivers of Minister approved fees require approval from the Director, National Parks & Wildlife or delegated authority.

2 Exclusions Apply. Term & Conditions are available at www.environment.sa.gov.au

3 Term & Conditions of entry are available at www.environment.sa.gov.au

Dated 16 June 2016.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Southern Basins and Musgrave Prescribed Wells Areas Water Allocation Plan

I, IAN HUNTER, Minister for Sustainability, Environment and Conservation, to whom administration of the *Natural Resources Management Act 2004*, is committed, hereby give notice for the purposes of the Water Allocation Plan for the Southern Basins and Musgrave Prescribed Wells Area adopted under Schedule 4 of the *Natural Resources Management Act 2004*, of the consumptive pool data, the water to be made available for allocation from each consumptive pool and the total number of water access entitlement unit shares available from respective consumptive pools as set out below:

Table 1: Southern Basins Data

PWA	Consumptive Pool	Level of Storage (%)	Proportion of water available (%)	Value of Share	Water on Licence (kL)	Excess Water (kL)	Volume of Consumptive Pool (kL)
Southern Basins	Coffin Bay	98.8	100.0	1.000	132890	0	138170
	Uley Wanilla Public Water Supply	85.3	97.0	0.970	223954	0	230354
	Uley North	83.6	49.0	0.490	116981	141360	286201
	Uley South Public Water Supply	92.2	100.0	1.000	7249893	16230	7274263
	Lincoln South Public Water Supply	95.2	100.0	1.000	928571	897288	1833679
	Lincoln North	N/A	N/A	N/A	133880	0	173190
	Southern Basins Unsaturated	N/A	N/A	N/A	0	0	6960
	Tertiary	N/A	N/A	N/A	0	0	29140
	Basement	N/A	N/A	N/A	455218	0	483518

Table 2: Musgrave Data

PWA	Consumptive Pool	Level of Storage (%)	Proportion of water available (%)	Value of Share	Water on Licence (kL)	Excess Water (kL)	Volume of Consumptive Pool (kL)
Musgrave	Polda	74.3	31.5	0.315	10276	3150	48156
	Bramfield	81.9	92.0	0.920	1092588	0	1272368
	Sheringa	86.2	86.8	0.868	28549	1192336	1275155
	Musgrave Unsaturated	N/A	N/A	N/A	0	0	10600
	Tertiary	N/A	N/A	N/A	0	0	68390
	Basement	N/A	N/A	N/A	0	0	67270

Dated 22 June 2016.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Volume of Water Available for Allocation from the River Murray Consumptive Pool

PURSUANT to Section 146 (4) of the Natural Resources Management Act 2004 ('the Act'), I, Ian Hunter, Minister for Sustainability, Environment and Conservation for the State of South Australia and Minister to whom the Act is committed, hereby determine the volume of water available from the River Murray Consumptive Pool of the River Murray Prescribed Watercourse for allocation to water access entitlement holders for the period 1 July 2016 to 30 June 2017, is set out in Schedule 1 below:

SCHEDULE 1

Class of Water Access Entitlement	Volume of Water Available for Allocation	Water Allocation Rate	Water Allocation Rate as a % of Nominal Maximum Water Allocation Rate of 1 kL/unit share
	(kL)	(kL/unit share)	(%)
Class 1	8 704 910	1	100
Class 2	34 000 000	1	68
Class 3a	198 242 821	1	36
Class 3b	5 058 738	1	36
Class 4	1 592 469	1	36
Class 5	5 568 841	1	100
Class 6	32 500 000	1	25
Class 7	13 811 958	1	36
Class 8	7 992 000	1	36
Class 9	42 502 135	1	100

This Notice will remain in effect until 30 June 2017, unless earlier varied.

Dated 24 June 2016.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

PASSENGER TRANSPORT ACT 1994 ('The Act')

PASSENGER TRANSPORT REGULATIONS 2009 ('The Regulations')

Determinations and Other Authorisations

I, Stephen Mullighan, Minister for Transport and Infrastructure:

1. Driver identification

1.1. Pursuant to Regulation 13 (1) (e) of the Regulations, hereby DETERMINE:

1.1.1. In respect of an accreditation of a Small Passenger Vehicle (Metropolitan), the driver must at all times carry his or her Personal Accreditation Identification Card issued for that purpose by the Department of Planning Transport and Infrastructure, and, at all times, display his or her Driver Display Identification Card either:

1.1.1.1. By having it placed in an approved card holder in a position on the centre top of the dashboard and in a manner that provides a clear, unobstructed view of all information printed on the photograph side of the card, and such that the card is not displayed in a manner that makes it difficult for passengers to identify the driver from the photograph and/or to read the text; or

1.1.1.2. By transmitting an electronic copy of the Card to the passenger in a manner that provides a clear, unaltered and readable view of all information on photograph side of the card, in a format that is readable on common commercially available mobile communication devices (e.g. smart phones and tablet PCs).

1.1.2. In respect of an accreditation of a taxi service, the driver must at all times carry his or her Personal Accreditation Identification Card and display the Taxi Driver Display Identification Card issued for that purpose by the Department of Planning Transport and Infrastructure, and, at all times, display his or her Taxi Driver Display Identification Card by having it placed in an approved card holder in a position on the centre top of the dashboard and in a manner that provides a clear unobstructed view of all information printed on the photograph side of the card and such that the card is not displayed in a manner that makes it difficult for passengers to identify the driver from the photograph and/or to read the text.

1.1.3. For the purposes of this determination, I approve card holders that have the following features:

1.1.3.1. A clear plastic card holder affixed to a solid backing that can be securely attached to the dashboard of the vehicle in the approved manner;

1.1.3.2. The card must be able to be securely held in the card holder so that it cannot be easily removed or dislodged while the vehicle is in service;

1.1.3.3. The background of the card must include the text 'YOUR DRIVER IS' immediately above the area where the card is required to be placed. This text must be visible at all times;

1.1.3.4. The card holder must include the text 'IDENTIFICATION PHOTO MUST BE DISPLAYED HERE' in bold red type as part of the background that will be covered when the Card is correctly in place.

2. Vehicle identification

2.1. Pursuant to Regulation 153 of the Regulations, hereby REQUIRE:

2.1.1. In respect of all vehicles used in respect of a Small Passenger Vehicle (Metropolitan) accreditation which do not bear Class 12 'Chauffeured Vehicle Plates' number plates:

- 2.1.1.1. A removable identification label issued by the Department of Planning, Transport and Infrastructure must be displayed on the bottom left hand side of the front windscreen in a location that does not obstruct the vision of the driver, or is itself partially or wholly obscured by other stickers on the vehicle;
- 2.1.1.2. The removable identification label must be displayed whenever the vehicle is available for hire.

3. Vehicle registration plates

- 3.1. Pursuant to Section 63 (2) (b) of the Act, hereby DETERMINE in respect of all vehicles used in respect of a Small Passenger Vehicle (Metropolitan) accreditation which do not bear Class 12 'Chauffeured Vehicle Plates' number plates:
 - 3.1.1. The rear plate assigned to the registered vehicle must bear a vehicle identification sticker affixed in such a way so as not to cover or obstruct the numbers and/or letters on the plate;
 - 3.1.2. The sticker on the number plate shall be not less than 25mm square mounted as a diamond and the label colour will be retro reflective blue.

4. Periodical returns for centralised booking services

- 4.1. Pursuant to Regulation 16 (2) (b) of the Regulations, hereby DETERMINE the periods of the day in relation to which reports in respect of taxis are required to be:
 - 4.1.1. Between 6:00am and 7:00pm;
 - 4.1.2. Between 7:00pm and 6:00am; and
 - 4.1.3. Peak periods from 12:01am to 5:59am on Fridays, Saturdays and public holidays.
- 4.2. Pursuant to Regulation 16 (2) (h) of the Regulations, hereby DETERMINE the following information to be prescribed:
 - 4.2.1. The vehicle registration/licence number of vehicles participating in the service at the end of the relevant quarter;
 - 4.2.2. The number of premium taxis, and the vehicle registration of those premium taxis, participating in the service at the end of the relevant quarter;
 - 4.2.3. The percentage of taxis by licence class, arriving at the trip origin/pick-up within 5 minutes, 15 minutes, 30 minutes and 31 minutes or longer for the periods determined in paragraph 4.1 above;
 - 4.2.4. The number of booking requests received;
 - 4.2.5. The number of bookings completed;
 - 4.2.6. The total number of trips completed, including both booked and other trips;
 - 4.2.7. In respect of taxis, the total number of meter activations;
 - 4.2.8. Collated trip information, including origin, destination and routes.

5. Exception to Section 45 of the Act

- 5.1. Pursuant to Section 45 (1) (c) of the Act, hereby AUTHORISE a vehicle bearing Class 12 'Chauffeured Vehicle Plates' number plates used for the purposes of a passenger transport service operated by the person to ply for hire in a public street, road or place, where that vehicle is plying for hire:
 - 5.1.1. Between 4:00pm on 31 December of any year and 10:00am on 1 January of the following year;
- 5.2. Pursuant to Section 45 (1) (c) of the Act, hereby AUTHORISE a standby taxi used for the purposes of a passenger transport service operated by the person to ply for hire in a public street, road or place, where that vehicle is plying for hire:
 - 5.2.1. On the Friday in March of any year from 6:00am to the following Monday at 6:00am on the weekend the Clipsal 500 motor race is held;
 - 5.2.2. Between 6:00pm on Friday to 6:00am on Sunday of each weekend in December in any year; or
 - 5.2.3. In the case of wheelchair accessible vehicles, all day on 25 December of any year in the circumstances where the vehicle is rostered to provide pre-booked services and is linked with a centralised booking services that provides Access Taxi services.

6. Standards for Centralised Booking Services

- 6.1. Pursuant to Section 29 (4) (b) of the Act, hereby DETERMINE as a standard to which a centralised booking service must comply, that a centralised booking service that accepts a request for hire must track and fulfil that request as well as handling customer complaints or queries in relation to that request.

These determinations and other authorisations shall have effect as of 1 July 2016 and shall remain in force unless revoked by me.

Dated 24 June 2016.

Hon Stephen Mullighan MP, Minister for Transport and Infrastructure

PASSENGER TRANSPORT ACT 1994 ('The Act')

PASSENGER TRANSPORT REGULATIONS 2009 ('The Regulations')

Policy for Approvals

I, Stephen Mullighan, Minister for Transport and Infrastructure hereby declare the following criteria be used by DPTI in considerations for approval of:

1. Taxi Security Camera Systems

Consideration will be given to Taxi Security Camera Systems that:

- 1.1 meet, exceed or achieve by other means the 'Specifications and Procedures for the Use of Taxi Security Camera Systems in South Australia. Updated May 2016', or as approved by the Minister for Transport;
- 1.2 continuously record audio in an encrypted format;

Consideration will be given to continuing the approval of existing camera systems that:

- 1.1 meet, exceed or achieve by other means the 'Specifications and Procedures for the Use of Taxi Security Camera Systems in South Australia. Updated May 2016', or as approved by the Minister for Transport;

1.2 continuously record audio in an encrypted format;

Approval for systems not considered against these criteria will be revoked from 1 September 2016 unless otherwise confirmed by the Department of Planning, Transport and Infrastructure.

2. Taxi-meters

Consideration will be given to taxi-meters that:

- 2.1 meet, exceed or achieve by other means the specifications published in the *South Australian Government Gazette* No. 48, 22 July 2010 page 3543; and
- 2.2 For all metropolitan taxis:
 - 2.2.1 meters are linked to a despatch system so that the fare appearing on the meter at the end of a journey at the time of payment is accurately recorded together with other booking information (including an individual booking number) for each completed booking;
 - 2.2.2 meters include and separately identify the Adelaide Airport Service Fee in the total amount to be paid by the hirer;
 - 2.2.3 meters include any fee determined by the Minister in the total amount to be paid by the hirer.
- 2.3 For metropolitan taxis with a general licence with special conditions (Access Taxis) or other wheelchair accessible taxi approved by the Minister for Transport:
 - 2.3.1 meters identify and record a wheelchair accessible service at the time of hiring;
 - 2.3.2 for wheelchair accessible hirings, the meter is programmed such that waiting time calculation does not commence prior to 7 minutes and 31 seconds elapsing or, upon the vehicle travelling 100 meters or more (whichever occurs first), following activation of the meter;
 - 2.3.3 meters separately identify a lifting fee charge and running and waiting time components of the fare.

Approval to use existing taxi- meters will continue for those systems considered against the above criteria. Approval for systems not considered against these criteria will be revoked from 1 September 2016 unless otherwise confirmed by DPTI.

3. EFTPOS

Consideration will be given to EFTPOS that:

- 3.1 Accurately identify and record the driver at the time of a transaction and the time, date and amount of each transaction in respect of a hire.

Approval to use existing EFTPOS will continue for those systems considered against the above criteria. Approval for systems not considered against these criteria will be revoked from 1 September 2016 unless otherwise confirmed by DPTI.

These criteria shall have effect as of 1 July 2016 and shall remain in force unless revoked by me.

Dated 24 June 2016.

Hon Stephen Mullighan MP, Minister for Transport and Infrastructure

South Australian Water Corporation

Fees and Charges Schedule

Miscellaneous Fees and Charges

PURSUANT to section 36 of the Water Industry Act the following charges for water, sewerage and associated services apply. These charges are fixed for the period 1 July 2016 to 30 June 2017.

Fee Name – Water/ Recycled Water	Fee 2016-17*
Third Party Access – Water/ Recycled Water	
Third Party Access - Request for Further Information*	\$4,840.00

Fee Name – Wastewater	Fee 2016-17*
Third Party Access - Sewerage	
Third Party Access - Request for Further Information*	\$3,960.00

Gazettal Notice No. 38, starting page 2531, published on 23 June 2016, should be amended with the following updated fee descriptions and charges.

Fee Name – Water/ Recycled Water	Fee 2016-17*
Relocation of metered 20 mm and 25 mm water connection by 4 metres or less	
Relocate 20-25 mm Metered Connection < 2.0m **	\$687.00
Relocate 20-25 mm Metered Connection > 2.0m - 4.0m **	\$794.00
Fee Name – Other	Fee 2016-17*
Certificate as to Encumbrance***	\$15.40
Dishonoured payment made to pay a charge or other amount under regulations	\$10.00

Notes:

* GST - Where GST applies, the fee is stated inclusive of GST

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

*** Schedule 8 of the Land and Business (Sale and Conveyancing) Regulations 2010 prescribes fees for applications made for land and business sales enquiries and Schedule 1 of the Water Industry Regulations 2012 prescribes fees for applications for other similar enquiries. SA Water has determined that it will charge the fee stated in this notice for both categories of application. This fee replaces the 'Certificate and Encumbrance Fee' in Gazettal Notice No.38.

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

Dated 27 June 2016.

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

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the *gazette* notices of:

- | | | | |
|-----------------------|----------------------|-----------------------|-----------------------|
| 1. 25 September 2008 | 2. 23 October 2008 | 3. 13 November 2008 | 4. 4 December 2008 |
| 5. 18 December 2008 | 6. 29 January 2009 | 7. 12 February 2009 | 8. 5 March 2009 |
| 9. 12 March 2009 | 10. 26 March 2009 | 11. 30 April 2009 | 12. 18 June 2009 |
| 13. 25 June 2009 | 14. 27 August 2009 | 15. 17 September 2009 | 16. 24 September 2009 |
| 17. 9 October 2009 | 18. 22 October 2009 | 19. 3 December 2009 | 20. 17 December 2009 |
| 21. 4 February 2010 | 22. 11 February 2010 | 23. 18 February 2010 | 24. 18 March 2010 |
| 25. 8 April 2010 | 26. 6 May 2010 | 27. 20 May 2010 | 28. 3 June 2010 |
| 29. 17 June 2010 | 30. 24 June 2010 | 31. 8 July 2010 | 32. 9 September 2010 |
| 33. 23 September 2010 | 34. 4 November 2010 | 35. 25 November 2010 | 36. 16 December 2010 |
| 37. 23 December 2010 | 38. 17 March 2011 | 39. 7 April 2011 | 40. 21 April 2011 |
| 41. 19 May 2011 | 42. 30 June 2011 | 43. 21 July 2011 | 44. 8 September 2011 |
| 45. 10 November 2011 | 46. 24 November 2011 | 47. 1 December 2011 | 48. 8 December 2011 |
| 49. 16 December 2011 | 50. 22 December 2011 | 51. 5 January 2012 | 52. 19 January 2012 |
| 53. 1 March 2012 | 54. 29 March 2012 | 55. 24 May 2012 | 56. 31 May 2012 |
| 57. 7 June 2012 | 58. 14 June 2012 | 59. 21 June 2012 | 60. 28 June 2012 |
| 61. 5 July 2012 | 62. 12 July 2012 | 63. 19 July 2012 | 64. 2 August 2012 |
| 65. 9 August 2012 | 66. 30 August 2012 | 67. 13 September 2012 | 68. 4 October 2012 |
| 69. 18 October 2012 | 70. 25 October 2012 | 71. 8 November 2012 | 72. 29 November 2012 |
| 73. 13 December 2012 | 74. 25 January 2013 | 75. 14 February 2013 | 76. 21 February 2013 |
| 77. 28 February 2013 | 78. 7 March 2013 | 79. 14 March 2013 | 80. 21 March 2013 |
| 81. 28 March 2013 | 82. 26 April 2013 | 83. 23 May 2013 | 84. 30 May 2013 |
| 85. 13 June 2013 | 86. 20 June 2013 | 87. 11 July 2013 | 88. 1 August 2013 |
| 89. 8 August 2013 | 90. 15 August 2013 | 91. 29 August 2013 | 92. 6 February 2014 |
| 93. 12 June 2014 | 94. 28 August 2014 | 95. 4 September 2014 | 96. 16 October 2014 |
| 97. 23 October 2014 | 98. 5 February 2015 | 99. 26 March 2015 | 100. 16 April 2015 |
| 101. 27 May 2015 | 102. 18 June 2015 | 103. 3 December 2015 | 104. 7 April 2016 |
| 105. 30 June 2016 | | | |

**Trades or Declared Vocations and Required Qualifications and
Training Contract Conditions for the
Australian Meat Processing Training Package AMP**

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Butcher *	AMP30815	Certificate III in Meat Processing (Retail Butcher)	36 months	90 days

**Trades or Declared Vocations and Required Qualifications and
Training Contract Conditions for the
Business Services Training Package BSB**

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Clerical Processing (Library Assistant) #	BSB31215	Certificate III in Library and Information Services	12 months	60 days
Clerical Processing (Library Assistant) #	BSB42115	Certificate IV in Library and Information Services	24 months	60 days
Management #	BSB42615	Certificate IV in New Small Business	24 months	60 days
Management #	BSB51715	Diploma of Recordkeeping	24 months	60 days

**Trades or Declared Vocations and Required Qualifications and
Training Contract Conditions for the
Forest and Wood Products Training Package FWP**

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Forest Products Operators #	FWP20116	Certificate II in Forest Growing and Management	12 months	60 days
Forest Products Operators #	FWP20216	Certificate II in Harvesting and Haulage	12 months	60 days
Forest Products Operators #	FWP20316	Certificate II in Sawmilling and Processing	12 months	60 days
Forest Products Operators #	FWP20416	Certificate II in Wood Panel Products	12 months	60 days
Forest Products Operators #	FWP20516	Certificate II in Timber Manufactured Products	12 months	60 days
Forest Products Operators #	FWP20616	Certificate II in Timber Merchandising	12 months	60 days
Forest Products Operators #	FWP30116	Certificate III in Forest Growing and Management	24 months	60 days
Forest Products Operators #	FWP30216	Certificate III in Harvesting and Haulage	24 months	60 days
Forest Products Operators #	FWP30316	Certificate III in Sawmilling and Processing	24 months	60 days
Forest Products Operators #	FWP30416	Certificate III in Wood Panel Products	24 months	60 days
Forest Products Operators #	FWP30516	Certificate III in Timber Manufactured Products	24 months	60 days

Forest Products Operators #	FWP30616	Certificate III in Timber Merchandising	24 months	60 days
Forest Products Operators #	FWP40116	Certificate IV in Forest Operations	36 months	90 days
Forest Products Operators #	FWP40216	Certificate IV in Timber Processing	36 months	90 days
Forest Products Operators #	FWP50116	Diploma of Forest and Forest Products	48 months	90 days
Saw Doctor *	FWP30716	Certificate III in Sawdoctoring	48 months	90 days
Timber Fabrication Detailer #	FWP40416	Certificate IV in Timber Truss and Frame Design	36 months	90 days
Timber Fabrication Detailing Manager #	FWP50316	Diploma of Timber Truss and Frame Design	48 months	90 days
Timber Fabrication Estimator or Jig Setter #	FWP30916	Certificate III in Timber Truss and Frame Design and Manufacture	24 months	60 days
Timber Fabrication Production Hand #	FWP20716	Certificate II in Timber Truss and Frame Design and Manufacture	12 months	60 days
Timber Fabrication Production Manager #	FWP50216	Diploma of Timber Truss and Frame Manufacture	48 months	90 days
Timber Fabrication Production Specialist or Leading Hand #	FWP40316	Certificate IV in Timber Truss and Frame Manufacture	36 months	90 days
Wood Machinist *	FWP30816	Certificate III in Woodmachining	48 months	90 days

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

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Aboriginal and/or Torres Strait Islander Health Worker #	HLT20113	Certificate II in Aboriginal and/or Torres Strait Islander Primary Health Care	12 months	60 days
Aboriginal and/or Torres Strait Islander Health Worker #	HLT30113	Certificate III in Aboriginal and/or Torres Strait Islander Primary Health Care	12 months	60 days
Aboriginal and/or Torres Strait Islander Health Worker #	HLT40113	Certificate IV in Aboriginal and/or Torres Strait Islander Primary Health Care	24 months	60 days
Dental Assistant #	HLT45015	Certificate IV in Dental Assisting	24 months	60 days
Dental Laboratory Assistant #	HLT35115	Certificate III in Dental Laboratory Assisting	12 months	60 days
Dental Technologist #	HLT55115	Diploma of Dental Technology	24 months	60 days
Enrolled Nurse #	HLT54115	Diploma of Nursing	48 months	90 days
Health Ancillary Worker (Dental Assistant) #	HLT35015	Certificate III in Dental Assisting	12 months	60 days
Health Support Worker #	HLT23215	Certificate II in Health Support Services	12 months	60 days
Health Support Worker #	HLT33215	Certificate III in Health Support Services	12 months	60 days
Indigenous Environmental Health Worker #	HLT26115	Certificate II in Indigenous Environmental Health	12 months	60 days

Indigenous Environmental Health Worker #	HLT46115	Certificate IV in Indigenous Environmental Health	24 months	60 days
Public Health Worker #	HLT26015	Certificate II in Population Health	12 months	60 days
Public Health Worker #	HLT36015	Certificate III in Population Health	12 months	60 days
Public Health Worker #	HLT36115	Certificate III in Indigenous Environmental Health	12 months	60 days
Public Health Worker #	HLT47315	Certificate IV in Population Health	24 months	60 days

**Trades or Declared Vocations and Required Qualifications and
Training Contract Conditions for the
Printing and Graphic Arts Training Package ICP**

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Binding and Finishing *	ICP31315	Certificate III in Print Manufacturing	48 months	90 days
Carton Manufacture and Corrugating Operations #	ICP31315	Certificate III in Print Manufacturing	48 months	90 days
Ink Manufacture #	ICP31315	Certificate III in Print Manufacturing	36 months	90 days
Mail House Operations #	ICP31315	Certificate III in Print Manufacturing	36 months	90 days
Multimedia Production #	ICP31415	Certificate III in Print Communications	48 months	90 days
Pre-Press Operations #	ICP31415	Certificate III in Print Communications	48 months	90 days
Printing #	ICP31215	Certificate III in Printing	36 months	90 days
Printing Machining *	ICP31215	Certificate III in Printing	48 months	90 days
Sack and Bag Manufacture #	ICP31315	Certificate III in Print Manufacturing	36 months	90 days
Screen Printing Stencil Preparation *	ICP31215	Certificate III in Printing	48 months	90 days

**Trades or Declared Vocations and Required Qualifications and
Training Contract Conditions for the
Information and Communications Technology Training Package ICT**

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Telecommunications Installing #	ICT20315	Certificate II in Telecommunications Technology	12 months	60 days
Telecommunications Installing #	ICT30515	Certificate III in Telecommunications Technology	24 months	60 days
Telecommunications Installing #	ICT41215	Certificate IV in Telecommunications Engineering Technology	24 months	60 days

**Trades or Declared Vocations and Required Qualifications and
Training Contract Conditions for the
Resources and Infrastructure Industry Training Package RII**

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Civil Construction and Maintenance Worker #	RII20715	Certificate II in Civil Construction	18 months	60 days
Civil Construction and Maintenance Worker #	RII30815	Certificate III in Civil Construction Plant Operations	36 months	90 days
Civil Construction and Maintenance Worker – Operations #	RII40615	Certificate IV in Civil Construction Operations	24 months	60 days
Civil Construction and Maintenance Worker – Supervisor #	RII40715	Certificate IV in Civil Construction Supervision	24 months	60 days
Drilling #	RII20915	Certificate II in Drilling Operations	12 months	60 days
Drilling #	RII31815	Certificate III in Drilling Operations	24 months	60 days
Extractive Industries Operator #	RII20215	Certificate II in Surface Extraction Operations	12 months	60 days
Extractive Industries Operator #	RII20415	Certificate II in Underground Metalliferous Mining	12 months	60 days
Extractive Industries Operator #	RII30115	Certificate III in Surface Extraction Operations	24 months	60 days
Extractive Industries Operator #	RII30315	Certificate III in Underground Metalliferous Mining	24 months	60 days
Extractive Industries Operator #	RII30415	Certificate III in Resource Processing	24 months	60 days
Extractive Industries Operator #	RII40115	Certificate IV in Surface Extraction Operations	36 months	90 days
Extractive Industries Operator #	RII40315	Certificate IV in Metalliferous Mining Operations (Underground)	36 months	90 days
Extractive Industries Operator #	RII40515	Certificate IV in Resource Processing	36 months	90 days
Extractive Industries Operator #	RII50115	Diploma of Surface Operations Management	36 months	90 days
Extractive Industries Operator #	RII50315	Diploma of Minerals Processing	36 months	90 days

**Trades or Declared Vocations and Required Qualifications and
Training Contract Conditions for the
Tourism, Travel and Hospitality Training Package SIT**

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Cook *	SIT30816	Certificate III in Commercial Cookery	48 months	90 days
Food and Beverage Attendant #	SIT20316	Certificate II in Hospitality	12 months	60 days
Food and Beverage Attendant #	SIT30616	Certificate III in Hospitality	24 months	60 days
Food and Beverage Attendant #	SIT40616	Certificate IV in Hospitality	36 months	90 days
Guest Services Attendant #	SIT20316	Certificate II in Hospitality	12 months	60 days
Guest Services Attendant #	SIT30616	Certificate III in Hospitality	24 months	60 days

Guest Services Attendant #	SIT40316	Certificate IV in Hospitality	36 months	90 days
Kitchen Hand #	SIT20416	Certificate II in Kitchen Operations	12 months	60 days
Tour Guide #	SIT30316	Certificate III in Guiding	24 months	60 days
Tourism Office Assistant #	SIT20116	Certificate II in Tourism	12 months	60 days
Tourist Park Manager #	SIT40316	Certificate IV in Holiday Parks and Resorts	36 months	90 days
Tourist Park Manager #	SIT50216	Diploma of Holiday Park and Resort Management	48 months	90 days
Tourist Park Operator #	SIT20216	Certificate II in Holiday Parks and Resorts	12 months	60 days
Tourist Park Operator #	SIT30416	Certificate III in Holiday Parks and Resorts	24 months	60 days
Travel Consultant #	SIT30216	Certificate III in Travel	24 months	60 days
Wholesale Tour Operator #	SIT30216	Certificate III in Travel	24 months	60 days

South Australia

Real Property (Electronic Conveyancing) Amendment Act (Commencement) Proclamation 2016

1—Short title

This proclamation may be cited as the *Real Property (Electronic Conveyancing) Amendment Act (Commencement) Proclamation 2016*.

2—Commencement of Act

- (1) Subject to subclause (2), the *Real Property (Electronic Conveyancing) Amendment Act 2016* (No 29 of 2016) will come into operation on 4 July 2016.
- (2) The amendment to Schedule 1B, clause 9(7) of the *Local Government Act 1999* made by Schedule 2 of the Act will come into operation immediately after section 7 of the *Local Government (Building Upgrade Agreements) Amendment Act 2015* comes into operation.

Made by the Governor

with the advice and consent of the Executive Council
on 30 June 2016

PLN0017/16CS

South Australia

Youth Court (Designation and Classification of Magistrates) Proclamation 2016

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation and Classification of Magistrates) Proclamation 2016*.

2—Commencement

This proclamation will come into operation on 1 July 2016.

3—Designation and classification of Magistrates

The Auxiliary Magistrates named in Schedule 1 are—

- (a) designated as Magistrates of the Youth Court of South Australia; and
- (b) classified as members of the Court's ancillary judiciary.

Schedule 1—Magistrates of the Court

Kym Boxall

Gregory Ronald Alfred Clark

Frederick Robert Field

David Cyril Gurry

Jonathan Romilly Harry

Theodore Iuliano

John Antoine Kiosoglous

Patricia Ann Rowe

Peter Yelverton Wilson

Made by the Governor

with the advice and consent of the Executive Council
on 30 June 2016

AGO0066/16CS

South Australia

Youth Court (Designation and Classification of Senior Judge) Proclamation 2016

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation and Classification of Senior Judge) Proclamation 2016*.

2—Commencement

This proclamation will come into operation on 1 July 2016.

3—Designation and classification of Senior Judge

The Judge of the District Court of South Australia named in Schedule 1 is—

- (a) designated as the Senior Judge of the Youth Court of South Australia; and
- (b) classified as a member of the Court's principal judiciary; and
- (c) declared to be a member of the Court's principal judiciary for a term commencing on 1 July 2016 and expiring on 30 June 2019.

Schedule 1—Judge of the Court

Penelope Anne Eldridge

Made by the Governor

with the advice and consent of the Executive Council
on 30 June 2016

AGO0080/16CS

South Australia

Youth Court (Designation and Classification of Special Justices) Proclamation 2016

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation and Classification of Special Justices) Proclamation 2016*.

2—Commencement

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

3—Designation and classification of special justices

The special justices named in Schedule 1 are—

- (a) designated as special justices of the Youth Court of South Australia; and
- (b) classified as members of the Court's ancillary judiciary.

Schedule 1—Special justices of Court

Julie Ann Zerna Beaton

Dragan Bekric

Tracyanne Michelle Kirchner

Marlene Natasha Haese

Michael John Pearce

John Francis Genovese

Rex John Keily

Harry Anthony Ter Bogt

Made by the Governor

with the advice and consent of the Executive Council
on 30 June 2016

JP16/009CS

South Australia

Development (Renewal of Social Housing) Variation Regulations 2016

under the *Development Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Development Regulations 2008*

- 4 Variation of regulation 3—Interpretation
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Renewal of Social Housing) 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 a specified regulation varies the regulation so specified.

Part 2—Variation of *Development Regulations 2008*

4—Variation of regulation 3—Interpretation

Regulation 3(6), definition of *Renewing our Streets and Suburbs Stimulus Program*—after "3 September 2015" insert:

and expanded by notice published in the *Gazette* on 30 June 2016

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 30 June 2016

No 168 of 2016

South Australia

Summary Offences Regulations 2016

under the *Summary Offences Act 1953*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation

Part 2—Weapons

- 4 Interpretation
- 5 Dangerous articles
- 6 Prohibited weapons
- 7 Article presumed to be prohibited weapon
- 8 Unlawful selling or marketing of knives
- 9 Information relating to knife related injuries
- 10 Effect of weapons prohibition order
- 11 Evidentiary provisions
- 12 Prescribed weapons under Schedule 2 of Act

Part 3—Tattooing, body piercing and body modification

- 13 Interpretation
- 14 Evidence of age of person
- 15 Pre-conditions to performing certain procedures
- 16 Prescribed information
- 17 Record keeping

Part 4—Interviewing certain suspects and vulnerable witnesses

- 18 Interpretation
- 19 Interviewing suspects with complex communication needs
- 20 Prescribed interviewers and prescribed persons
- 21 Prescribed companions
- 22 Prescribed communication assistants and communication devices
- 23 Interviewing vulnerable witnesses
- 24 Access to audio visual record for training and assessment

Part 5—Intimate search records

Division 1—Interpretation

- 25 Interpretation

Division 2—Register books

- 26 Obligation to keep register book
- 27 Initial entry in register book

- 28 Signing of register book etc
- 29 Inspection of register book by Commissioner

Division 3—Storage, movement and destruction of intimate search records

- 30 Storage of intimate search records
- 31 Removal from storage and return of intimate search records
- 32 Copies of intimate search records
- 33 Destruction of intimate search records and copies

Part 6—Miscellaneous

- 34 Declaration of vehicle immobilisation device
- 35 Prescribed serious criminal offences
- 36 Prescribed form of written record of telephone application
- 37 Prescribed form of warrant (section 83C)

Schedule 1—Register form

Schedule 2—Forms

Schedule 3—Fees

- 1 Fees
- 2 Refunds

Schedule 4—Revocation of regulations

- 1 Revocation of regulations
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Summary Offences Regulations 2016*.

2—Commencement

These regulations will come into operation on 1 July 2016.

3—Interpretation

In these regulations—

Act means the *Summary Offences Act 1953*.

Part 2—Weapons

4—Interpretation

In this Part, unless the contrary intention appears—

catapult includes a shanghai and a slingshot;

designed includes adapted.

5—Dangerous articles

Each of the following is declared to be a dangerous article for the purposes of Part 3A of the Act:

- (a) ***anti-theft case***—a case, satchel or similar article designed to administer an electric shock to a person who handles or interferes with the case, satchel or article or its contents;
- (b) ***blow-gun***—a blow-pipe or similar device or instrument designed to propel an arrow, dart or similar projectile by air expelled from the mouth;
- (c) ***dart projector***—a device (for example, a Darchery Dart Slinger) designed to propel a dart by means of elastic material;
- (d) ***gas injector device***—a device (for example, a Farallon Shark Dart or a WASP Injector Knife) designed to kill or injure an animal by injecting a gas or other substance into the body of the animal;
- (e) ***plain catapult***—a catapult made for commercial distribution, other than a brace catapult as described in regulation 6(c);
- (f) ***self-protecting spray***—a device or instrument designed to temporarily or permanently immobilise, incapacitate or injure a person by the emission or discharge of an offensive, noxious or irritant liquid, powder, gas or chemical;
- (g) ***self-protection device***—a hand held device or instrument designed to temporarily or permanently immobilise, incapacitate or injure a person by the emission or discharge of an electric current, sound waves or electromagnetic energy.

6—Prohibited weapons

Each of the following is declared to be a prohibited weapon for the purposes of Part 3A of the Act:

- (a) ***ballistic knife***—a device or instrument (other than a dart projector) designed to fire or discharge a knife, dagger or similar instrument by mechanical, percussive or explosive means;
- (b) ***bayonet***—a stabbing weapon designed to be attached to or at the muzzle of a rifle;
- (c) ***brace catapult***—a catapult (for example, a Saunders Falcon Hunting Sling) that includes or is designed to be used with a brace fitted or resting on the forearm or another part of the body in order to support the forearm or wrist when the catapult is activated;
- (d) ***butterfly knife***—a knife comprised of a blade or spike and a handle, in respect of which—
 - (i) the handle is in 2 sections that fold so as to wholly or partially cover the blade or spike when the knife is not in use; and
 - (ii) the blade or spike can be exposed by gravity or centrifugal force;
- (e) ***chloroacetophenone***—chloroacetophenone (known as CN) in all its forms;
- (f) ***concealed weapon***—an article that appears to be harmless but that conceals a knife, spike or other weapon;
- (g) ***cross-bow***—a cross-bow, other than a pistol cross-bow as described in paragraph (u);

- (h) **dagger**—a sharp, pointed stabbing weapon (other than a bayonet or sword), ordinarily capable of being concealed on the person and having—
 - (i) a flat blade with cutting edges on both sides; or
 - (ii) a needle-like blade that has a round or elliptical cross section or that has 3 or more sides;
- (i) **dirk** or **sgian dhu**—a ceremonial weapon associated with traditional Scottish culture;
- (j) **dypenylaminechloroarsone**—dypenylaminechloroarsone (known as DM or adamsite) in all its forms;
- (k) **extendable baton**—a baton designed for use as a weapon that can be extended in length by gravity or centrifugal force or by a release button or other device;
- (l) **fighting knife**—a knife (other than a bayonet or sword) designed for hand to hand fighting, for example, a butterfly knife, dagger, flick-knife, push knife or trench knife;
- (m) **flick-knife**—a knife in respect of which—
 - (i) the blade is concealed when folded or recessed into the handle and springs or is released into the extended position by the operation of a button or other device on the handle; or
 - (ii) the blade is wholly or partially concealed by a sheath that can be withdrawn into the handle of the knife by gravity, centrifugal force or by the operation of a button or other device;
- (n) **hand or foot claw**—an article designed as a weapon consisting of prongs or other projections worn on the hands or feet (for example, the martial arts weapons known as ninja hand claws, ninja foot claws or ninja claws);
- (o) **knife belt**—a belt or similar article (for example, a Bowen Knife Belt) designed to hold a knife, dagger or similar instrument so that the presence of the knife, dagger or instrument is concealed or disguised when the belt or article is worn;
- (p) **knuckle duster**—a device or instrument designed to be worn across the knuckles of a hand so as to—
 - (i) increase the force or impact of a punch or blow when striking another with the hand; or
 - (ii) protect the knuckles from injury,including a weighted or studded glove, but not including a boxing glove;
- (q) **laser pointer**—a hand held device, commonly known as a laser pointer, designed to emit a laser beam with an accessible emission level of greater than 1 milliwatt;
- (r) **morning star**—an article designed as a weapon consisting of a weight (whether or not with spikes or blades) attached to a chain, rope or a length of other flexible material;
- (s) **nunchakus**—a device comprised of 2 or more bars joined by a chain, rope or other flexible material so that the bars can swing independently of each other;
- (t) **orthochlorobenzalmalononitrile**—orthochlorobenzalmalononitrile (known as CS) in all its forms;

- (u) **pistol cross-bow**—a cross-bow designed for aiming and discharging an arrow, dart, bolt or similar projectile when held in one hand;
- (v) **poniard**—a ceremonial weapon associated with the traditions of a prescribed masonic organisation;
- (w) **push knife**—a knife (for example, an Urban Pal Knife) comprised of a blade or spike with a transverse handle that is designed—
 - (i) to be held between the fingers or the forefinger and thumb with the handle supported by the palm of the hand; and
 - (ii) to inflict injury by a punching or pushing movement;
- (x) **star knife**—a device comprised of a number of points, blades or spikes pointing outwardly from a central axis and designed to spin around that axis, and capable of causing serious injury, when thrown;
- (y) **throwing knife**—a knife that is designed to cause serious injury when thrown;
- (z) **trench knife**—a knife comprised of a blade or spike attached to one end of a handle that is designed to be held in the closed fist with the fingers through the handle which serves as a knuckle duster;
- (za) **undetectable knife**—a knife that—
 - (i) is made wholly or partly of a material that prevents the knife from being detected, or being detected as a knife, by either a metal detector or by a method using X-rays; and
 - (ii) is capable of causing serious injury or death.

7—Article presumed to be prohibited weapon

If an article could, but for this regulation, be declared by these regulations to be both a dangerous article and a prohibited weapon, it will be taken, unless the contrary intention appears, to be declared to be a prohibited weapon and not a dangerous article.

8—Unlawful selling or marketing of knives

- (1) Section 21D(1) of the Act does not apply to—
 - (a) a razor blade permanently enclosed in a cartridge; or
 - (b) a plastic or wooden knife used for, and intended to be disposed of after, eating.
- (2) For the purposes of section 21D(2)(a) of the Act, the following kinds of identification are prescribed:
 - (a) a current photographic driver's licence issued under the *Motor Vehicles Act 1959* or under a corresponding law of another State or a Territory;
 - (b) a current photographic student identification card issued by an Australian education institution that shows the age of the person;
 - (c) a current photographic Proof of Age card issued by the Registrar of Motor Vehicles or by a corresponding public authority of the Commonwealth or another State or a Territory;
 - (d) a current passport issued by the Commonwealth or under the law of another country, bearing a photograph of the person and enabling the age of the person to be determined;

- (e) a current photographic Keypass identification card issued by Alfa Omega Nominees Pty Ltd, trading as Commonwealth Key and Property Register.
- (3) Section 21D(4) of the Act does not apply to a knife marketed solely to the defence forces of Australia or the naval, military or air force of some other country.

9—Information relating to knife related injuries

SA Police (within the meaning of the *Police Act 1998*) is a prescribed body for the purposes of section 21G(1) of the Act.

10—Effect of weapons prohibition order

For the purposes of section 21I of the Act, a person must notify the Commissioner of the presence of a prohibited weapon on premises at which the person resides in the following manner:

- (a) by reporting the fact in person to a police officer on duty at a police station;
- (b) by describing to the police officer the circumstances of the presence of the prohibited weapon on the premises.

11—Evidentiary provisions

For the purposes of section 21O(d) of the Act, in any proceedings under the Act, a document produced by the prosecution purporting to be signed by the Commissioner and purporting to certify—

- (a) that at a specified time, a specified person was or was not the subject of an approval under section 21B(1) of the Act and the conditions or limitations to which that approval was subject; or
- (b) that at a specified time, a specified person was or was not declared to be exempt from section 21F(1) of the Act in specified circumstances; or
- (c) that at a specified time, a weapons prohibition order applied to or did not apply to, or was or was not in force against, a specified person; or
- (d) that at a specified time, a specified laser pointer was tested and shown by the test to be capable of emitting a laser beam with an accessible emission level greater than 1 milliwatt,

constitutes, in the absence of proof to the contrary, proof of the matters so certified.

12—Prescribed weapons under Schedule 2 of Act

The following weapons are prescribed for the purposes of provisions of Schedule 2 of the Act as follows:

- (a) an extendable baton that can only be extended by means of gravity or centrifugal force is prescribed for the purposes of clause 19 of Schedule 2 of the Act;
- (b) a dirk or sgian dhu (also known as a "skean dhu") is prescribed for the purposes of clause 20 of Schedule 2 of the Act;
- (c) a dirk is prescribed for the purposes of clause 20(c)(ii) of Schedule 2 of the Act;
- (d) a poniard is prescribed for the purposes of clause 21 of Schedule 2 of the Act;
- (e) a laser pointer is prescribed for the purposes of clause 22 of Schedule 2 of the Act;
- (f) an undetectable knife is prescribed for the purposes of clause 23 of Schedule 2 of the Act.

Part 3—Tattooing, body piercing and body modification

13—Interpretation

In this Part—

customer, in relation to a service provider, means a person on whom the service provider is to carry out a body piercing or body modification procedure;

service provider means a person who (or on whose behalf another person) is to perform a body piercing or body modification procedure on a third person.

14—Evidence of age of person

For the purposes of sections 21R(4)(a)(i) and 21T(2)(a) of the Act, the following kinds of evidence of a person's age may be produced to a service provider:

- (a) a current photographic driver's licence issued under the *Motor Vehicles Act 1959* or under a corresponding law of another State or a Territory;
- (b) a current photographic student identification card issued by an Australian education institution that shows the age of the person;
- (c) a current photographic Proof of Age card issued by the Registrar of Motor Vehicles or by a corresponding public authority of the Commonwealth or another State or a Territory;
- (d) a current passport issued by the Commonwealth or under the law of another country, bearing a photograph of the person and enabling the age of the person to be determined;
- (e) a current photographic Keypass identification card issued by Alfa Omega Nominees Pty Ltd, trading as Commonwealth Key and Property Register.

15—Pre-conditions to performing certain procedures

- (1) For the purposes of section 21S(1)(a) of the Act, the following prescribed information must be included in the written agreement entered into between the service provider and the customer:
 - (a) the name, address and phone number of the business where the procedure is to be performed;
 - (b) the name of the person who will perform the procedure;
 - (c) the name and address of the customer;
 - (d) a description of the nature of the procedure to be performed on the customer and the manner in which it is to be carried out;
 - (e) if more than 1 session will be required for the purpose of completing the procedure, an estimation of the number of such sessions required;
 - (f) if the procedure includes a body piercing—
 - (i) a detailed description of the type of jewellery that will be used in the piercing; and
 - (ii) a description of the precise part of the body on which the procedure is to be performed.

- (2) For the purposes of section 21S(1)(b)(ii) of the Act, the consent form for a customer who is less than 16 years of age on whom a body piercing is to be performed must include the following information:
- (a) the name and address of the customer;
 - (b) the date of birth of the customer;
 - (c) the name, address and phone number of the customer's guardian;
 - (d) the name, address and phone number of the business where the procedure is to be performed;
 - (e) a detailed description of the body piercing to be performed on the customer.
- (3) The consent form must be—
- (a) signed and dated by the customer's guardian; and
 - (b) verified by statutory declaration.
- Maximum penalty: \$2 500.
Expiation fee: \$210.
- (4) For the purposes of paragraph (b) of the definition of *prescribed information* in section 21S(4) of the Act, information about the possible risks associated with body piercing or body modification is prescribed.

16—Prescribed information

- (1) For the purposes of section 21U of the Act, the following information is prescribed:
- (a) that it is an offence to perform an intimate body piercing or body modification procedure on a person under the age of 18 years;
 - (b) that the penalty for an offence referred to in paragraph (a) is a fine of \$5 000 or imprisonment for 12 months;
 - (c) that it is an offence to perform any other body piercing on a minor under the age of 16 years without first obtaining the consent of the minor's guardian—
 - (i) in person; or
 - (ii) in writing in the prescribed form and verified by statutory declaration;
 - (d) that the penalty for an offence referred to in paragraph (c) is a fine of \$5 000 or imprisonment for 12 months;
 - (e) that it is an offence to sell body modification equipment to a person under the age of 18 years;
 - (f) that the penalty for an offence referred to in paragraph (e) is a fine of \$2 500;
 - (g) that proof of age may be required—
 - (i) before a body piercing or body modification procedure may be performed; or
 - (ii) before body modification equipment may be purchased.
- (2) The prescribed information must be printed on a notice in any readily legible font no smaller than 12 points and displayed in a prominent place at the premises at which the procedures are offered.

17—Record keeping

For the purposes of section 21V(1), a service provider must keep the following records:

- (a) a written agreement entered into with a customer under section 21S(1)(a) of the Act;
- (b) the written consent of a customer's guardian and the statutory declaration verifying the consent under section 21S(1)(b)(ii) of the Act;
- (c) evidence of a person's age produced to the service provider.

Part 4—Interviewing certain suspects and vulnerable witnesses

18—Interpretation

- (1) In this Part—

intoxication means a temporary disorder, abnormality or impairment of the mind that results from the consumption or administration of intoxicants and will pass on metabolism or elimination of intoxicants from the body;

prescribed communication assistant—see regulation 22(1);

prescribed communication device—see regulation 22(2);

prescribed companion—see regulation 21;

prescribed interviewer—see regulation 20;

suspect has the same meaning as in section 74D of the Act;

vulnerable witness means a witness to whom Part 17 Division 3 of the Act applies.

- (2) For the purposes of this Part, a person who is to be interviewed may be taken to have *complex communication needs* if the person has significant difficulty in communicating effectively with the interviewer, whether the communication difficulty is temporary or permanent and whether caused by disability, illness or injury, but not by intoxication.

19—Interviewing suspects with complex communication needs

- (1) If an investigating officer proposes to interview a suspect whom the officer believes may have complex communication needs, the officer must, in addition to the requirements of section 74D of the Act, make the following arrangements as may be relevant:

- (a) arrangements for the suspect to be accompanied during the interview by a person who is a prescribed communication assistant;
- (b) arrangements for the suspect to use, or be provided with, a prescribed communication device for the purposes of the interview.

- (2) Despite subregulation (1)(a), if the investigating officer is satisfied that—

- (a) it is not reasonably practicable in the circumstances to make arrangements for the suspect to be accompanied by a prescribed communication assistant (whether because no suitable prescribed communication assistant is available or for some other reason); and
- (b) the circumstances do not warrant postponing the interview until such arrangements can be made,

the interviewer may proceed with the interview without a prescribed communication assistant being present.

- (3) Despite subregulation (1)(b), if the investigating officer is satisfied that—
- (a) it is not reasonably practicable in the circumstances to make arrangements for the suspect to be provided with a prescribed communication device (whether because no suitable prescribed communication device is available or for some other reason); and
 - (b) the circumstances do not warrant postponing the interview until such arrangements can be made,

the interviewer may proceed with the interview without the use of a prescribed communication device.

- (4) For the purposes of section 74D of the Act—
- (a) the following information must be included in a record of an interview:
 - (i) the date on which the record was made;
 - (ii) the identity of all persons who were present at any time during the interview;
 - (iii) details of any breaks in the interview, including the time the break commenced and concluded and (so far as is practicable) the reason for the break; and
 - (b) if an audio visual record of an interview is made and the suspect—
 - (i) is accompanied during the interview by a prescribed communication assistant; or
 - (ii) is provided with a prescribed communication device for the purposes of the interview,

the suspect, the communication assistant and the communication device (as the case may be) must be visible at all times in the recording.

20—Prescribed interviewers and prescribed persons

- (1) For the purposes of section 74EB(b) of the Act, a prescribed interviewer is—
- (a) a police officer or Public Service employee, or a police officer or Public Service employee of a class, authorised by the Commissioner or the Minister by written notice to conduct interviews with vulnerable witnesses; or
 - (b) a person, or a person of a class, authorised under a law of the Commonwealth or of another State or a Territory to conduct interviews with vulnerable witnesses; or
 - (c) a person who has successfully completed a training course in conducting interviews with vulnerable witnesses—
 - (i) approved by the Commissioner; or
 - (ii) approved by the Minister,

(and a prescribed interviewer is, for the purposes of section 74EC of the Act, a prescribed person).

- (2) In this regulation—

Minister means the Minister for Health.

21—Prescribed companions

For the purposes of providing emotional support to a vulnerable witness while the witness is being interviewed, a person, or a person of any of the following classes, is prescribed:

- (a) a parent, guardian, spouse, domestic partner or any other relative of the witness;
- (b) a friend or carer of the witness;
- (c) any other person approved for the purposes of the interview with the witness by the prescribed interviewer who is to conduct the interview;
- (d) a person of a class approved by the Commissioner for the purposes of this regulation.

22—Prescribed communication assistants and communication devices

- (1) The following persons are prescribed as communication assistants for the purposes of providing communication assistance to a suspect or vulnerable witness while the suspect or witness is being interviewed by an investigating officer or prescribed interviewer:
 - (a) a communication partner (within the meaning of section 4 of the *Evidence Act 1929*);
 - (b) any other person approved for the purposes of the interview with the suspect or witness by the investigating officer or prescribed interviewer who is to conduct the interview.
- (2) The following communication devices are prescribed for the purposes of providing communication assistance to a suspect or vulnerable witness while the suspect or witness is being interviewed:
 - (a) text, symbol or picture boards;
 - (b) speak-and-spell communication devices;
 - (c) voice output communication devices;
 - (d) tablets, laptops or other computers or devices equipped with software designed to assist persons with complex communication needs to communicate more readily;
 - (e) any other device, whether electronic or not, as may be approved for the purposes of the interview by the investigating officer or prescribed interviewer who is to conduct the interview.

23—Interviewing vulnerable witnesses

- (1) For the purposes of section 74EB(a) of the Act—
 - (a) the following information must be included in an audio visual recording of an interview with a vulnerable witness:
 - (i) the date on which the recording was made;
 - (ii) the identity of all persons who were present at any time during the interview;
 - (iii) details of any breaks in the interview, including the time the break commenced and concluded and (so far as is practicable) the reason for the break; and

- (b) if the vulnerable witness is accompanied during the interview by—
 - (i) a prescribed companion; or
 - (ii) a prescribed communication assistant,the witness, the companion and the communication assistant (as the case may be) must be visible at all times in the recording; and
 - (c) if the vulnerable witness is provided with a prescribed communication device for the purpose of providing communication assistance during the interview, the witness and the communication device must be visible at all times in the recording.
- (2) A prescribed interviewer who proposes to interview a vulnerable witness whom the interviewer believes may have complex communication needs must make the following arrangements as may be relevant:
- (a) arrangements for the witness to be accompanied during the interview by a person who is a prescribed communication assistant;
 - (b) arrangements for the witness to use, or be provided with, a prescribed communication device for the purposes of the interview.
- (3) Despite subregulation (2)(a), if the prescribed interviewer is satisfied that—
- (a) it is not reasonably practicable in the circumstances to make arrangements for the vulnerable witness to be accompanied by a prescribed communication assistant (whether because no suitable prescribed communication assistant is available or for some other reason); and
 - (b) the circumstances do not warrant postponing the interview until such arrangements can be made,
- the interviewer may proceed with the interview without a prescribed communication assistant being present and the interview will, for the purposes of Part 17 Division 3 of the Act, be taken to have met the prescribed requirements.
- (4) Despite subregulation (2)(b), if the prescribed interviewer is satisfied that—
- (a) it is not reasonably practicable in the circumstances to make arrangements for the vulnerable witness to be provided with a prescribed communication device (whether because no suitable prescribed communication device is available or for some other reason); and
 - (b) the circumstances do not warrant postponing the interview until such arrangements can be made,
- the interviewer may proceed with the interview without the use of a prescribed communication device and the interview will, for the purposes of Part 17 Division 3 of the Act, be taken to have met the prescribed requirements.
- (5) A prescribed interviewer who proposes to interview a vulnerable witness whom the interviewer believes should be provided with emotional or other support during the interview must, if the witness wishes to be accompanied by a person who is a prescribed companion, make arrangements for the witness to be so accompanied during the interview.
- (6) Despite subregulation (5), if the prescribed interviewer is satisfied that—
- (a) it is not reasonably practicable in the circumstances to make arrangements for the vulnerable witness to be accompanied by a prescribed companion (whether because no suitable prescribed companion is available or for some other reason); and

- (b) the circumstances do not warrant postponing the interview until such arrangements can be made,

the interviewer may proceed with the interview without a prescribed companion being present and the interview will, for the purposes of Part 17 Division 3 of the Act, be taken to have met the prescribed requirements.

- (7) For the purposes of section 74EB(c), the manner in which an interview with a vulnerable witness is conducted will meet the prescribed requirements if—
 - (a) so far as is practicable, any statement made by the vulnerable witness is not elicited by the use of leading questions; and
 - (b) the vulnerable witness appears to understand that he or she must tell the truth; and
 - (c) the interview is conducted in accordance with this regulation.

24—Access to audio visual record for training and assessment

An audio visual record of an interview made under Part 17 of the Act, and any transcript or extract from a transcript of such an interview, may be accessed and used (in addition to its use for admission as evidence under section 74E or 74EC of the Act) for the purposes of reviewing, assessing and evaluating the conduct of interviews in order to—

- (a) provide training for interviewers; and
- (b) to make improvements to the conduct of interviews generally under that Part.

Part 5—Intimate search records

Division 1—Interpretation

25—Interpretation

In this Part—

intimate search record means any videotape recording, or a written record of an intimate search, made under section 81 of the Act;

register book means the register book required to be kept at a police station by these regulations.

Division 2—Register books

26—Obligation to keep register book

- (1) The police officer in charge of a police station must maintain and keep at the station a register book in which the details relating to intimate search records must be entered legibly as required by these regulations, using the form in Schedule 1.
- (2) The officer must comply with any directions of the Commissioner as to the form in which the register book is to be kept.

27—Initial entry in register book

The police officer in charge of a police station at which an intimate search record is made must, as soon as practicable after the record is made, ensure that—

- (a) the details required by Part A of the form in Schedule 1 are entered in the register book; and

- (b) the record is clearly marked with a unique identifier enabling it to be linked with that entry in the register book.

28—Signing of register book etc

A person who enters details in the register book must comply with the requirements of the form set out in Schedule 1 as to the signing of the register book and the obtaining of signed receipts.

29—Inspection of register book by Commissioner

- (1) The police officer in charge of a police station must ensure that the register book kept at the station is available for inspection at any time by the Commissioner or by a police officer authorised by the Commissioner to inspect register books.
- (2) The Commissioner must cause all register books to be inspected regularly and at least twice yearly for the purposes of ascertaining—
 - (a) whether these regulations are being complied with; and
 - (b) whether any intimate search records should be destroyed.

Division 3—Storage, movement and destruction of intimate search records

30—Storage of intimate search records

The police officer in charge of a police station at which an intimate search record is made must ensure that at all times, except while it is being used in connection with a purpose authorised by the Act or these regulations, the record is stored in a secure place at the police station so as to prevent unauthorised access.

31—Removal from storage and return of intimate search records

- (1) Subject to subregulation (2), a person must not remove an intimate search record from storage.
- (2) The police officer in charge of the police station at which an intimate search record is stored may remove an intimate search record from storage only—
 - (a) if the officer requires the record for the purposes of these regulations or section 81(3c), (3d), (3e) or (3f) of the Act;
 - (b) if another person has requested access to the record and the officer reasonably believes that the person requires the record for a purpose referred to in paragraph (a).
- (3) As soon as practicable after removing the record from storage, the officer in charge must enter in the register book the details required by Part B of the form in Schedule 1, including, except where the purpose of removal is destruction of the record, the estimated date of return of the record.
- (4) As soon as practicable after the record is returned, the officer in charge must ensure that the details required by Part C of the form in Schedule 1 are entered in the register book.
- (5) If an intimate search record is not returned by the estimated date of return—
 - (a) the officer in charge must ask the person to whom the record was given to give an undertaking to return the record either immediately or on a reviewed estimated date of return; and
 - (b) the officer in charge must ensure that the details required by Part D of the form in Schedule 1 are entered in the register book.

- (6) If the record is not returned within the time specified in an undertaking given under subregulation (5), the officer in charge must notify the Commissioner of that fact in writing.

32—Copies of intimate search records

- (1) Subject to subregulation (2), a person (other than the detainee) must not make a copy of an intimate search record.
- (2) A police officer in charge of a police station at which an intimate search record is stored, or another person with the approval of that officer, may make a copy of the record—
- (a) on request by the detainee; or
 - (b) as may be required for purposes related to the investigation of an offence or alleged misconduct or for the purposes of, or purposes related to, legal proceedings, or proposed legal proceedings, to which the record is relevant.
- (3) The officer in charge must ensure that—
- (a) as soon as practicable after the copy is made—
 - (i) the details of the making of the copy required by Part E of the form in Schedule 1 are entered in the register book; and
 - (ii) the copy is clearly marked with a unique identifier enabling it to be linked with that entry in the register book; and
 - (b) the copy—
 - (i) is stored in a secure place at the police station so as to prevent unauthorised access; and
 - (ii) is not removed from storage except by the officer in charge for the purpose of providing the copy to the person on whose request the copy was made.
- (4) As soon as practicable after a copy of an intimate search record is lawfully removed from storage or is given to the detainee, the officer in charge must ensure that the details required by Part F of the form in Schedule 1 are entered in the register book, including, except where the purpose of removal is destruction of the copy, the estimated date of return of the copy.
- (5) As soon as practicable after a copy of an intimate search record is returned to the police station, the officer in charge must ensure that the details required by Part G of the form in Schedule 1 are entered in the register book.
- (6) If a copy of an intimate search record is not returned by the estimated date of return—
- (a) the officer in charge must ask the person to whom the copy was given to give an undertaking to return the copy either immediately or on a reviewed estimated date of return; and
 - (b) the officer in charge must ensure that the details required by Part H of the form in Schedule 1 are entered in the register book.
- (7) If the copy is not returned within the time specified in an undertaking given under subregulation (6), the officer in charge must notify the Commissioner of that fact in writing.

33—Destruction of intimate search records and copies

- (1) An intimate search record and any copy of such a record may only be destroyed—
- (a) by the police officer in charge of the police station at which the record is required to be kept; or
 - (b) by some other person with the approval of that officer.

- (2) If an intimate search record is lawfully destroyed, any copies of the record (other than a copy provided to the detainee) must also be destroyed.
- (3) If an intimate search record is to be destroyed but the record or any copies of the record are not at the police station at which they are required to be kept, the Commissioner must direct the immediate return of the record or copies to that station.
- (4) If a record or a copy of a record is not returned as required by a direction given under subregulation (3), the officer in charge must notify the Commissioner of that fact in writing.
- (5) The officer in charge responsible for the destruction of an intimate search record and any copies must, as soon as practicable after the destruction, ensure that the details required by Part I of the form in Schedule 1 are entered in the register book.
- (6) An intimate search record consisting of a videotape recording will be regarded as having been destroyed if all material recorded on the videotape has been erased.

Part 6—Miscellaneous

34—Declaration of vehicle immobilisation device

Pursuant to section 74BAA(2) of the Act, the Stinger Spike System Series 2000 is declared to be a vehicle immobilisation device.

35—Prescribed serious criminal offences

For the purposes of the definition of *serious criminal offence* in section 74BA of the Act, offences against the following provisions are prescribed:

- (a) sections 21C(2)(a) and 21F(1)(a) of the Act;
- (b) section 25 of the *Controlled Substances Act 1984*;
- (c) sections 12, 23 and 48 of the *Explosives Act 1936*;
- (d) sections 75, 76 and 90 of the *Lottery and Gaming Act 1936*;
- (e) regulations 2.02, 4.02, 4.08, 4.10, 4.17, 4.25, 9.02 and 15.10 of the *Explosives Regulations 2011*;
- (f) regulation 5 of the *Explosives (Fireworks) Regulations 2001*.

36—Prescribed form of written record of telephone application

The prescribed form for a written record of a telephone application for the purposes of section 78(4) of the Act is that set out in Form 1 of Schedule 2.

37—Prescribed form of warrant (section 83C)

The prescribed form for a warrant for the purposes of section 83C of the Act is that set out in Form 2 of Schedule 2.

Schedule 1—Register form

(Part 5)

Form 1—Register Form (Part 5)

Part A

Initial entry in register book

(regulation 27)

Name and address of police station:

Name of detainee:

Address:

Age:

Sex:

Type of record (videotape of search, written record of search or videotape of read over of written record):

Unique identifier for the record:

Date of search:

Names of persons present at search, rank and station (if member of police force) and their role in the search:

Objects found (if any) as a result of search:

Date on which the written record (if any) was made:

Name (and rank and station if member of police force) of person completing this Part:

Signature of person completing this Part:

Date:

Name, rank and station of officer in charge of police station:

Signature of officer in charge of police station:

Date:

Part B

Removal of intimate search record from storage

(regulation 31)

Name and address of police station:

Date on which record removed from storage:

Name (and rank and station if member of the police force) of person requesting access to record:

Office hours telephone number of person requesting access:

Reason for access to the record:

Estimated date of return of record (unless record is to be destroyed):

Signature of person to whom record is supplied:

Date:

Name, rank and station of officer in charge of police station removing record from storage:

Signature of officer in charge of police station:

Date:

Part C

Return of intimate search record

(regulation 31)

Name and address of police station:

Date of return of record:

Name (and rank and station if member of police force) of person returning record:

Signature of person returning the record:

Date:

Name (and rank and station if member of police force) of person completing this Part:

Signature of person completing this Part:

Date:

Name, rank and station of officer in charge of police station:

Signature of officer in charge of police station:

Date:

Part D

If intimate search record not returned by estimated date of return

(regulation 31)

Name and address of police station:

Action taken by officer in charge of police station in respect of non-return of record by estimated date of return stated in Part B:

Undertakings given to officer in charge of police station as to return of record:

Name (and rank and station if member of police force) of person completing this Part:

Signature of person completing this Part:

Date:

Name, rank and station of officer in charge of police station:

Signature of officer in charge of police station:

Date:

Part E

Copies of intimate search records

(regulation 32)

Name and address of police station:

Unique identifier for the copy:

Date on which copy is made:

Reasons for making copy (request by detainee/required for legal proceedings):

Details of person copy supplied to:

Name:

Address:

Office hours telephone no:

Receipt signed & dated:

Name (and rank and station if member of police force) of person completing this Part:

Signature of person completing this Part:

Date:

Name, rank and station of officer in charge of police station:

Signature of officer in charge of police station:

Date:

Part F

Removal of copies

(regulation 32)

Name and address of police station:

Date on which copy removed from storage:

Name (and rank and station if member of the police force) of person requesting access to copy:

Office hours telephone number of person requesting access:

Reason for access to the copy:

Estimated date of return of copy (unless copy is to be destroyed):

Signature of person to whom copy supplied:

Date:

Name (and rank and station if member of police force) of person completing this Part:

Signature of person completing this Part:

Date:

Name, rank and station of officer in charge of police station removing copy from storage:

Signature of officer in charge of police station:

Date:

Part G

Return of copies

(regulation 32)

Name and address of police station:

Date of return of copy:

Name (and rank and station if member of police force) of person returning copy:

Signature of person returning copy:

Date:

Name (and rank and station if member of police force) of person completing this Part:

Signature of person completing this Part:

Date:

Name, rank and station of officer in charge of police station:

Signature of officer in charge of police station:

Date:

Part H

If copy not returned by estimated date of return

(regulation 32)

Name and address of police station:

Action taken by officer in charge of police station in respect of non-return by the estimated date of return stated in Part F:

Undertakings given to the officer as to the return of the record:

Name (and rank and station if member of police force) of person completing this Part:

Signature of person completing this Part:

Date:

Name, rank and station of officer in charge of police station:

Signature of officer in charge of police station:

Date:

Part I

Destruction of intimate search record and any copies

(regulation 33)

Name and address of police station:

Reason for destruction (tick whichever is applicable):

- (a) Commissioner satisfied that record not likely to be required for purposes referred to in section 81(3e)
- (b) order of court or tribunal

Date and time of destruction:

Method of destruction:

Have all copies (other than that supplied to detainee) been destroyed? YES/NO

Name, rank and station of officer carrying out the destruction:

Signature of officer carrying out the destruction:

Date:

Name (and rank and station if member of police force) of person completing this Part:

Signature of person completing this Part:

Date:

Name, rank and station of officer in charge of police station:

Signature of officer in charge of police station:

Date:

Schedule 2—Forms

(Part 6)

Form 1—Application made by telephone for an authorisation pursuant to section 78

Summary Offences Act 1953

Application made by *[insert applicant's name]* of *[insert applicant's address]* on *[insert date]* at *[insert time]*.

Name of person apprehended:

Address:

Age:

Sex:

Details of offence under investigation:

Time and date of apprehension*

or

Time and date delivered into custody at police station*

Grounds on which application made:

Determination of application:

If the application is granted, details of terms and conditions:

Date:

Magistrate:

*(*Delete whichever is inapplicable)*

cc Manager, Criminal Justice Section.

Form 2—Warrant to enter premises pursuant to section 83C(3)

Summary Offences Act 1953

Pursuant to section 83C(3) of the Summary Offences Act 1953, I authorise *[state name of officer]* to enter premises situated at *[insert address]* being the last place of residence of—

- * a deceased person of unknown identity
- * the following deceased person *[insert name of deceased]*
- * a deceased *male/female/adult/child

for the purpose of—

- *(a) searching the premises for material that might identify or assist in identifying the deceased or relatives of the deceased;
- *(b) taking property of the deceased into safe custody.

Date:

Commissioner of Police:

*(*Delete if not known or inapplicable)*

Schedule 3—Fees

1—Fees

Item	Fee description	Fee
1	For an application to the Minister for an exempt person declaration under section 21F(5)(b) of Act	\$48.00
2	For an audio tape of the soundtrack of an audio visual record of an interview with a suspect (section 74D of Act)	\$20.00
3	For a copy of an audio record of an interview with a suspect (section 74D of Act)	\$20.00
4	For a copy of an audio visual record of an intimate search of a detainee (section 81 of Act)	\$20.00

2—Refunds

The Minister may refund the whole or part of the fee prescribed by clause 1, item 1 if—

- (a) in his or her opinion, the weapon concerned is not a prohibited weapon; or
- (b) in his or her opinion, the applicant falls within a category of exempt person in Schedule 2 of the Act; or
- (c) the application is refused.

Schedule 4—Revocation of regulations

1—Revocation of regulations

The following regulations are revoked:

- (a) the *Summary Offences (General) Regulations 2001*;
- (b) the *Summary Offences (Weapons) Regulations 2012*.

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 30 June 2016

No 169 of 2016

AGO0078/16CS

South Australia

Children's Protection Variation Regulations 2016

under the *Children's Protection Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Children's Protection Regulations 2010*

- 4 Variation of regulation 3—Interpretation
 - 5 Variation of regulation 6—Manner in which assessment must be undertaken
 - 6 Variation of regulation 11B—Production of prescribed evidence
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Children's Protection Variation Regulations 2016*.

2—Commencement

These regulations will come into operation on 1 July 2016.

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 *Children's Protection Regulations 2010*

4—Variation of regulation 3—Interpretation

Regulation 3(1)—before the definition of *Act* insert:

ACC means the Australian Crime Commission established under the *Australian Crime Commission Act 2002* of the Commonwealth;

5—Variation of regulation 6—Manner in which assessment must be undertaken

- (1) Regulation 6(1)(a)(i)(A)—delete "a CrimTrac accredited agency or broker" and substitute:
the ACC or an ACC accredited agency or broker

- (2) Regulation 6(1a)—delete subregulation (1a) and substitute:
- (1a) For the purposes of section 8BA(3)(a) of the Act, an assessment of the relevant history of a person to whom that section applies is to be undertaken by—
- (a) having an authorised screening unit assess the relevant history of the person; or
- (b) obtaining a criminal history report prepared by the ACC or an ACC accredited agency or broker.
- (3) Regulation 6(1b)—after "this regulation" insert:
- (other than an assessment under subregulation (1a)(b))
- (4) Regulation 6(2), definition of *prescribed evidence*—delete "subregulation (1)(a)" and substitute:
- subregulation (1b)

6—Variation of regulation 11B—Production of prescribed evidence

Regulation 11B(2)(b)—delete paragraph (b) and substitute:

- (b) a criminal history report (such as a National Police Certificate) prepared by any of the following within the 3 years preceding the request under that subsection:
- (i) South Australia Police;
- (ii) CrimTrac or a CrimTrac accredited agency or broker;
- (iii) the ACC or an ACC accredited agency or broker; or

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 30 June 2016

No 170 of 2016

AGO0084/16CS

South Australia

Disability Services (Assessment of Relevant History) Variation Regulations 2016

under the *Disability Services Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Disability Services (Assessment of Relevant History) Regulations 2014*

- 4 Variation of regulation 3—Interpretation
 - 5 Substitution of regulation 4
 - 4 Manner in which assessment must be undertaken
 - 6 Variation of regulation 11—Prescribed evidence of screening
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Disability Services (Assessment of Relevant History) Variation Regulations 2016*.

2—Commencement

These regulations will come into operation on 1 July 2016.

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 *Disability Services (Assessment of Relevant History) Regulations 2014*

4—Variation of regulation 3—Interpretation

Regulation 3(1)—before the definition of *Act* insert:

ACC means the Australian Crime Commission established under the *Australian Crime Commission Act 2002* of the Commonwealth;

5—Substitution of regulation 4

Regulation 4—delete the regulation and substitute:

4—Manner in which assessment must be undertaken

- (1) For the purposes of section 5B(1) and (2) of the Act, an assessment of a person's relevant history must be undertaken by an authorised screening unit.
- (2) For the purposes of section 5C(3)(a) of the Act, an assessment of a person's relevant history must be undertaken by—
 - (a) having an authorised screening unit assess the relevant history of the person; or
 - (b) obtaining a criminal history report (such as a National Police Certificate) prepared by the ACC or an ACC accredited agency or broker.

6—Variation of regulation 11—Prescribed evidence of screening

Regulation 11(a)—delete paragraph (a) and substitute:

- (a) a criminal history report (such as a National Police Certificate) prepared by any of the following within the 3 years preceding the request:
 - (i) South Australia Police;
 - (ii) CrimTrac or a CrimTrac accredited agency or broker;
 - (iii) the ACC or an ACC accredited agency or broker; or

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 30 June 2016

No 171 of 2016

AGO0084/16CS

South Australia

Electronic Conveyancing National Law (South Australia) Regulations 2016

under the *Electronic Conveyancing National Law (South Australia) Act 2013*

Contents

1	Short title
2	Commencement
3	Interpretation
4	Prescribed register
5	Interpretive provision—conveyancing transaction

1—Short title

These regulations may be cited as the *Electronic Conveyancing National Law (South Australia) Regulations 2016*.

2—Commencement

These regulations will come into operation on 4 July 2016.

3—Interpretation

In these regulations—

Act means the *Electronic Conveyancing National Law (South Australia) Act 2013*;
conveyancing instrument means instrument as defined in the *Real Property Act 1886*.

4—Prescribed register

For the purposes of the definition of *titles register* in section 5 of the Act, the Register of Crown Leases maintained under the *Real Property Act 1886* is prescribed.

5—Interpretive provision—conveyancing transaction

A reference in the participation rules to a person who can conduct a conveyancing transaction is to be taken, for the purposes of the application of the participation rules in South Australia, to be a reference to a person who is lawfully authorised to prepare a conveyancing instrument for fee or reward in South Australia.

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 30 June 2016

No 172 of 2016

PLN0017/16CS

South Australia

Real Property Variation Regulations 2016

under the *Real Property Act 1886*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Real Property Regulations 2009*

- 4 Variation of regulation 3—Interpretation
 - 5 Insertion of Part 3A
 - Part 3A—Client authorisations
 - 11A Prescribed circumstances
 - 11B Prescribed period for retaining client authorisation
 - 6 Variation of regulation 12—Certification requirements
 - 7 Insertion of regulations 13A, 13B, 13C and 13D
 - 13A Prescribed period for retaining documents relating to mortgage
 - 13B Prescribed period for retaining certain documents under section 173 of Act
 - 13C Prescribed instruments (section 191(2)(b) of Act)
 - 13D Prescribed period for retaining documents under section 273AA of Act
 - 8 Variation of regulation 16—Fees payable to Registrar-General
 - 9 Insertion of Part 6
 - Part 6—Transitional provisions—*Real Property (Electronic Conveyancing) Amendment Act 2016*
 - 17 Interpretation
 - 18 Execution of instruments
 - 19 Appropriate form
 - 20 Fee for application for substituted certificate (section 79 of Act)
 - 21 Transfers (section 96 of Act)
 - 22 Mortgage taken to be on the same terms (section 128 of Act)
 - 23 Instrument taken to be on the same terms (section 153A of Act)
 - 24 Summons of person having possession of duplicate instrument (section 220(c) of Act)
 - 25 Modification of certification requirements (section 273 of Act)
 - 10 Variation of Schedule 1—Fees payable to Registrar-General
-

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations will come into operation on 4 July 2016.

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 *Real Property Regulations 2009*

4—Variation of regulation 3—Interpretation

- (1) Regulation 3, definition of *check search*—after "any" wherever occurring insert:
instruments or
- (2) Regulation 3, definition of *check search*—after "registered" wherever occurring insert:
or recorded

5—Insertion of Part 3A

After Part 3 insert:

Part 3A—Client authorisations

11A—Prescribed circumstances

For the purposes of section 240F(2)(c) of the Act, the following circumstances are prescribed:

- (a) a legal practitioner or registered conveyancer executing any of the following:
 - (i) an application for title by possession to land under section 80A of the Act;
 - (ii) a notice of withdrawal of a priority notice under section 154E of the Act otherwise than under a client authorisation;
 - (iii) an application to extend the duration of a priority notice under section 154G(6) of the Act otherwise than under a client authorisation;
 - (iv) a disclaimer under section 169 of the Act;
 - (v) a notice of withdrawal of a caveat under section 191(1)(h) of the Act otherwise than under a client authorisation;
 - (vi) an instrument under the *Community Titles Act 1996*;
 - (vii) an instrument under the *Strata Titles Act 1988*;
- (b) a legal practitioner or registered conveyancer executing an instrument under an Act other than the *Electronic Conveyancing National Law (South Australia)* on behalf of the Crown under a delegation.

11B—Prescribed period for retaining client authorisation

For the purposes of section 240G of the Act, the prescribed period is 7 years from the date of the last action undertaken under the relevant client authorisation.

6—Variation of regulation 12—Certification requirements

- (1) Regulation 12—after paragraph (r) insert:
 - (s) documents registered or recorded by the Registrar-General under section 55 of the Act;
 - (t) applications for the division of land under section 223LD of the Act;
 - (u) applications for the division of land by a plan of community division under section 14 of the *Community Titles Act 1996*.
- (2) Regulation 12—before its present contents as amended by this regulation (now to be designated as subregulation (2)) insert:
 - (1) For the purposes of section 273(1)(d) of the Act, a prescribed person must, in relation to an application made under section 173(1)(a) of the Act, provide certification in the appropriate form that the lessor is in possession of a statement signed by the Official Receiver or trustee certifying the refusal of the Official Receiver or trustee to accept the lease.

7—Insertion of regulations 13A, 13B, 13C and 13D

After regulation 13 insert:

13A—Prescribed period for retaining documents relating to mortgage

- (1) For the purposes of section 128A(2) of the Act, a mortgagee must retain any document used for the purpose of fulfilling the mortgagee's obligations under section 128A(1) of the Act until he or she ceases to be mortgagee in respect of the mortgage.
- (2) For the purposes of section 152A(2) of the Act, a transferee must retain any document used for the purpose of fulfilling the transferee's obligations under section 152A(1) of the Act until he or she ceases to be mortgagee in respect of the transferred mortgage.
- (3) For the purposes of section 153B(2) of the Act, a mortgagee must retain any document used for the purpose of fulfilling the mortgagee's obligations under section 153B(1) of the Act until he or she ceases to be mortgagee in respect of the mortgage.

13B—Prescribed period for retaining certain documents under section 173 of Act

For the purposes of section 173(2) of the Act, a statement signed by the Official Receiver or by the trustee under a bankruptcy or assignment certifying his or her refusal to accept a lease under section 173(1)(a) of the Act must be retained by the lessor for a period of 7 years from the date of lodgement of the application under section 173(1)(a) of the Act.

13C—Prescribed instruments (section 191(2)(b) of Act)

For the purposes of section 191(2)(b) of the Act, the following kinds of instruments are prescribed:

- (a) an application for the removal, extension or withdrawal of a caveat;
- (b) a statutory order or an instrument cancelling a statutory order;
- (c) a statutory authorisation or an instrument cancelling a statutory authorisation;
- (d) an order of a court or an instrument of discharge of an order of a court;
- (e) an instrument of withdrawal or satisfaction of a warrant of sale;
- (f) a transfer consequential on a statutory charge, order or authorisation, a warrant of sale or the exercise of a statutory power of sale by a statutory body or officer;
- (g) an instrument lodged by the Crown;
- (h) an instrument relating to an interest in land that, in the opinion of the Registrar-General, would not affect the interest to which the caveat, or instrument that has the effect of a caveat, relates;
- (i) a statutory charge or an instrument discharging, removing or cancelling a statutory charge;
- (j) a heritage agreement, or an agreement varying or terminating a heritage agreement, under the *Heritage Places Act 1993* or the *Native Vegetation Act 1991*;
- (k) an agreement, or an instrument relating to the rescission or amendment of an agreement, under Part 5 of the *Development Act 1993*;
- (l) an instrument relating to an alteration to the South Australian Heritage Register under the *Heritage Places Act 1993*;
- (m) an instrument relating to the cessation or withdrawal of a worker's lien under the *Worker's Liens Act 1893*;

- (n) a notice or acquisition under the *Land Acquisition Act 1969*;
- (o) an environment performance agreement, or certification of the termination of an environment performance agreement, under the *Environment Protection Act 1993*;
- (p) an Aboriginal heritage agreement, or an agreement varying or terminating an Aboriginal heritage agreement, entered into under the *Aboriginal Heritage Act 1988*;
- (q) an access agreement, or an agreement for the variation of an access agreement, entered into under the *Recreational Greenways Act 2000*;
- (r) a management agreement, or an application relating to the rescission or amendment of a management agreement, entered into under the *River Murray Act 2003*;
- (s) an instrument amending or rescinding, or otherwise dealing with, a statutory encumbrance (within the meaning of Part 19AB of the Act) not otherwise mentioned in this regulation;
- (t) an application under the Act by a person to whom land has been transmitted for registration as proprietor of the land.

13D—Prescribed period for retaining documents under section 273AA of Act

For the purposes of section 273AA(2) of the Act, the prescribed period is 7 years from the date the instrument to be registered or recorded in the Register Book or the Register of Crown Leases is lodged in the Lands Titles Registration Office.

8—Variation of regulation 16—Fees payable to Registrar-General

Regulation 16—after subregulation (2) insert:

- (2a) If the assessed value is increased as a result of a reassessment by the Commissioner under section 10 of the *Taxation Administration Act 1996*, the following amounts are recoverable as a debt by the Registrar-General:
 - (a) an amount equal to the difference between the registration fee paid and the registration fee that would have been payable in accordance with the reassessed value;
 - (b) interest on the amount underpaid calculated on a daily basis from the date of lodgment of the transfer for registration until the date on which the payment is made at the market rate applying from time to time under Part 5 Division 1 of the *Taxation Administration Act 1996*.

9—Insertion of Part 6

After Part 5 insert:

Part 6—Transitional provisions—*Real Property (Electronic Conveyancing) Amendment Act 2016*

17—Interpretation

In this Part—

amendment Act means the *Real Property (Electronic Conveyancing) Amendment Act 2016*.

18—Execution of instruments

If an instrument or document is executed, signed, witnessed or attested for the purposes of the Act in a manner that satisfies the requirements for execution, signing, witnessing or attestation under the Act as in force immediately before the commencement of Part 2 of the amendment Act, the instrument or document will, until 4 November 2016, be taken to satisfy any requirement of the Act relating to the execution, signing, witnessing or attestation of the document or instrument.

19—Appropriate form

- (1) An instrument or document (other than a mortgage or a discharge of mortgage) in a form that accords with the appropriate form under an approval by the Registrar-General in respect of that instrument or document in force immediately before the commencement of Part 2 of the amendment Act will, until 4 November 2016, be taken to satisfy any requirement under the Act for the instrument or document to be in the appropriate form.
- (2) A mortgage or discharge of mortgage in a form that accords with the appropriate form under an approval by the Registrar-General in respect of that mortgage or discharge of mortgage in force immediately before the commencement of Part 2 of the amendment Act will, until 4 July 2017, be taken to satisfy any requirement under the Act for the mortgage or discharge of mortgage to be in the appropriate form.

20—Fee for application for substituted certificate (section 79 of Act)

Any fee paid for an application under section 79(1) of the Act that has not been determined before the repeal of that section by the amendment Act is to be refunded to the applicant.

21—Transfers (section 96 of Act)

A transfer executed and certified as being correct before 4 November 2016 in accordance with the requirements of the Act as in force immediately before the commencement of Part 2 of the amendment Act will be taken to have satisfied the requirements of sections 96 and 273 of the Act as in force after that commencement.

22—Mortgage taken to be on the same terms (section 128 of Act)

For the purposes of section 128(5)(a) of the Act, a mortgage executed before 4 July 2017 that complies with the requirements of Part 12 of the Act as in force immediately before the commencement of Part 2 of the amendment Act will, if it has the same effect as a mortgage lodged for registration in the Lands Titles Registration Office, be taken by the Registrar-General to be on the same terms as the lodged mortgage.

23—Instrument taken to be on the same terms (section 153A of Act)

For the purposes of section 153A(3) of the Act, an instrument executed before 4 July 2017 that complies with the requirements of Part 13 of the Act as in force immediately before the commencement of Part 2 of the amendment Act will, if it has the same effect as an instrument lodged for registration in the Lands Titles Registration Office, be taken by the Registrar-General to be on the same terms as the lodged instrument.

24—Summons of person having possession of duplicate instrument (section 220(c) of Act)

A summons issued by the Registrar-General under paragraph (c) of section 220 of the Act before the repeal of that paragraph by Schedule 2 of the amendment Act is void and of no effect.

25—Modification of certification requirements (section 273 of Act)

- (1) Despite the certification requirements of section 273(1) of the Act (as substituted by section 85 of the amendment Act), the Registrar-General may, until 4 November 2016—
 - (a) register or record an instrument purporting to deal with or affect land if a prescribed person within the meaning of section 273(4) of the Act has provided a certificate to the Registrar-General, in the appropriate form and signed by the person, certifying that the instrument is correct for the purposes of the Act; and
 - (b) register a mortgage if the mortgagee has provided certification in the appropriate form that the instrument is correct for the purposes of the Act; and
 - (c) register a transfer of a mortgage if the transferee has provided certification in the appropriate form that the instrument is correct for the purposes of the Act; and
 - (d) register a renewal or extension of a mortgage if the mortgagee has provided certification in the appropriate form that the instrument is correct for the purposes of the Act.
- (2) Certification under this regulation must be provided by a natural person who is reasonably satisfied as to the matters to which he or she is certifying.
- (3) If the mortgagee or transferee referred to in subregulation (1) is a body corporate that is a mortgagee or transferee, the certification may be given by an employee of the body corporate who is reasonably satisfied as to the matters to which he or she is certifying.

10—Variation of Schedule 1—Fees payable to Registrar-General

- (1) Schedule 1, item 9—delete item 9
- (2) Schedule 1, item 12(a)—delete "an original certificate" and substitute:
a certificate
- (3) Schedule 1, item 13(a)—delete "or a substituted lessee's copy of a Crown lease or duplicate certificate of title"
- (4) Schedule 1, item 27—delete "original" wherever occurring
- (5) Schedule 1, item 28(c)—delete "original"
- (6) Schedule 1, item 30—delete item 30
- (7) Schedule 1—after item 39 insert:

40	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS 1) consisting of—	\$14.00
	(a) supply of title data for completion of electronic document forms	
	(b) unlimited title activity checks	
	(c) unlimited lodgement verifications for lodgements which reference title	
41	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS 2) consisting of—	\$11.00
	(a) supply of title data for completion of electronic document forms	
	(b) unlimited lodgement verifications, for lodgements which reference title	
42	For providing a lodgement support service suite in respect of electronic lodgement (known as LSS3) consisting of the resupply of title data for electronic documents forms if original data for the title has already been supplied	no fee

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 30 June 2016

No 173 of 2016

PLN0017/16CS, AGO0040/16CS

South Australia

Land and Business (Sale and Conveyancing) Variation Regulations 2016

under the *Land and Business (Sale and Conveyancing) Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Land and Business (Sale and Conveyancing) Regulations 2010*

- 4 Variation of regulation 16—Sale of land—provision of information etc by councils, statutory authorities and prescribed bodies
 - 5 Variation of Schedule 1—Contracts for sale of land or business—forms
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Land and Business (Sale and Conveyancing) Variation Regulations 2016*.

2—Commencement

These regulations will come into operation on 4 July 2016.

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 *Land and Business (Sale and Conveyancing) Regulations 2010*

4—Variation of regulation 16—Sale of land—provision of information etc by councils, statutory authorities and prescribed bodies

Regulation 16(3)(b)(i)—delete "original certificate of title or duplicate"

5—Variation of Schedule 1—Contracts for sale of land or business—forms

- (1) Schedule 1, Form 1, Schedule, Division 2, Particulars relating to strata unit, Note, item 1—delete ", the duplicate certificate of title for the common property"
- (2) Schedule 1, Form 2, Schedule 2, Division 2, Particulars relating to strata unit, Note, item 1—delete "the duplicate certificate of title for the common property"

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 30 June 2016

No 174 of 2016

PLN0017/16CS

South Australia

Strata Titles Variation Regulations 2016

under the *Strata Titles Act 1988*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Strata Titles Regulations 2003*

- 4 Variation of regulation 10—Record keeping
-

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations will come into operation on 4 July 2016.

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 *Strata Titles Regulations 2003*

4—Variation of regulation 10—Record keeping

Regulation 10(g)—delete paragraph (g)

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 30 June 2016

No 175 of 2016

PLN0017/16CS

South Australia

Worker's Liens Variation Regulations 2016

under the *Worker's Liens Act 1893*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Worker's Liens Regulations 2014*

- 4 Substitution of regulation 5
 - 5 Notice of lien—prescribed information
 - 5 Revocation of Schedule 2
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Worker's Liens Variation Regulations 2016*.

2—Commencement

These regulations will come into operation on 4 July 2016.

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 *Worker's Liens Regulations 2014*

4—Substitution of regulation 5

Regulation 5—delete the regulation and substitute:

5—Notice of lien—prescribed information

For the purposes of section 10(3) of the Act, a notice of lien must contain the following information:

- (a) the name, address and occupation of the lienor;
- (b) the name and address of the lienee;
- (c) a description of the land over which the lien is claimed;
- (d) the amount claimed by the lienor;
- (e) whether the claim is made under section 4 or 5 of the Act;
- (f) a statement that the work in respect of which the lien is sought was done with the assent of the owner or occupier;

(g) the court in which the action to enforce the lien is to be lodged.

5—Revocation of Schedule 2

Schedule 2—delete the Schedule

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 30 June 2016

No 176 of 2016

PLN0017/16CS

South Australia

Electronic Transactions Variation Regulations 2016

under the *Electronic Transactions Act 2000*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Electronic Transactions Regulations 2002*

- 4 Variation of regulation 4—Certain transactions excluded from section 7(1) of Act
 - 5 Variation of regulation 5—Certain requirements and permissions excluded from Part 2 Division 2 of Act
-

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations will come into operation on 4 July 2016.

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 *Electronic Transactions Regulations 2002*

4—Variation of regulation 4—Certain transactions excluded from section 7(1) of Act

- (1) Regulation 4(1)(a)—delete paragraph (a)
- (2) Regulation 4(2)—delete subregulation (2) and substitute:
 - (2) Paragraph (b) of subregulation (1) does not apply to a law relating to the disposition of land, to the creation or disposition of an interest in land, or to any other dealing or other action relating to an interest in land.

5—Variation of regulation 5—Certain requirements and permissions excluded from Part 2 Division 2 of Act

- (1) Regulation 5(1)—after "Part 2" insert:
of the Act
- (2) Regulation 5(1)(a)—delete paragraph (a)
- (3) Regulation 5(2)—delete "Division 2 of Part 2" and substitute:
Subject to subregulation (3), Division 2 of Part 2 of the Act
- (4) Regulation 5(3)—delete subregulation (3) and substitute:
 - (3) Paragraph (b) of subregulation (1) and paragraph (a) of subregulation (2) do not apply to a law relating to the disposition of land, to the creation or disposition of an interest in land, or to any other dealing or other action relating to an interest in land.

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 30 June 2016

No 177 of 2016

PLN0017/16CS, AGO0191/13CS

South Australia

Passenger Transport (Taxi Fares) Variation Regulations 2016

under the *Passenger Transport Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Passenger Transport Regulations 2009*

- 4 Variation of Schedule 3—Maximum fares (metropolitan taxis)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Passenger Transport (Taxi Fares) Variation Regulations 2016*.

2—Commencement

These regulations will come into operation on 1 October 2016.

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 *Passenger Transport Regulations 2009*

4—Variation of Schedule 3—Maximum fares (metropolitan taxis)

- (1) Schedule 3, clause 1(1)(b)(i)—delete "54.21 metres" and substitute:
53.41 metres
- (2) Schedule 3, clause 1(1)(b)(ii)—delete "49.25 metres" and substitute:
46.24 metres
- (3) Schedule 3, clause 1(1)(b)(iii)—delete "41.70 metres" and substitute:
41.25 metres
- (4) Schedule 3, clause 1(1)(b)(iv)—delete "38.04 metres" and substitute:
35.55 metres

(5) Schedule 3, clause 1—after subclause (2) insert:

- (3) For a journey by metropolitan taxi within Metropolitan Adelaide, and for a journey that begins and ends in Metropolitan Adelaide, the fare calculated in accordance with this clause may include—
- (a) an additional amount of \$1; and
 - (b) in the case of a journey—
 - (i) between the hours of 12.01 am and 5.59 am on a Saturday or public holiday; or
 - (ii) on a day during a declared period,
- a further additional amount of \$2.

Note—

All Sundays are public holidays under the *Holidays Act 1910*.

(4) In subclause (3)—

declared period means—

- (a) a declared period within the meaning of the *South Australian Motor Sport Act 1984*; or
- (b) any period declared by the Minister by notice in the Gazette to be a declared period for the purposes of this clause.

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 30 June 2016

No 178 of 2016

MTS/16/011

South Australia

Passenger Transport Variation Regulations 2016

under the *Passenger Transport Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Passenger Transport Regulations 2009*

- 4 Variation of regulation 3—Interpretation
 - 5 Insertion of regulations 7A and 7B
 - 7A Application of section 29 of Act—prescribed passenger services
 - 7B Section 52(1) of Act not to apply to transport services for animals
 - 6 Variation of regulation 9—Conditions
 - 7 Variation of regulation 11—Drivers—eligibility
 - 8 Variation of regulation 13—Conditions
 - 9 Variation of regulation 14—Centralised booking services—eligibility
 - 10 Variation of regulation 15—Conditions
 - 11 Substitution of regulation 29
 - 29 Suitability of vehicle
 - 12 Revocation of regulation 45
 - 13 Variation of regulation 54—Company signs
 - 14 Variation of regulation 64—Fares for hiring taxis
 - 15 Substitution of section 64A
 - 64A Payment of fares by electronic means
 - 16 Variation of regulation 73—Interpretation
 - 17 Variation of regulation 82—Requirement to display sign in taxi
 - 18 Variation of regulation 85—General duties of driver of public passenger vehicle
 - 19 Variation of regulation 134—Lost property
 - 20 Variation of regulation 135—Maximum age of vehicles
 - 21 Variation of regulation 138—Inspections
 - 22 Variation of regulation 148—Fees
 - 23 Substitution of Schedule 1
 - Schedule 1—Fees
 - 24 Variation of Schedule 3—Maximum fares (metropolitan taxis)
 - 25 Variation of Schedule 5—Codes of practice
-

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations will come into operation on 1 July 2016.

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 *Passenger Transport Regulations 2009*

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1)—after the definition of *authorised person* insert:

booking service—see regulation 14(2)(a);

- (2) Regulation 3(1)—after the definition of *flagfall* insert:

fleet safety support service—see regulation 14(2)(b);

- (3) Regulation 3(1)—after the definition of *personal identification number* insert:

point to point transport service means a passenger transport service (not being a regular passenger service) where the pickup location and the destination are determined by the passenger and the service is requested for a time that suits the passenger, but does not include a service conducted under a restricted plan of operation approved by the Minister;

- (4) Regulation 3(5)—delete subregulation (5) and substitute:

- (5) For the purposes of these regulations—

- (a) a hiring of a vehicle for a chauffeured vehicle service or taxi service commences—

- (i) subject to subparagraph (ii), in the case of a hiring by hail or a pre-arranged hiring—when the passenger is seated in the vehicle and an instruction or direction is given to the driver by the hirer or passenger;
- (ii) in the case of a pre-arranged hiring—from a time arranged with the hirer provided that, before that time, the vehicle has arrived at the place arranged for pick up and the driver has there made personal contact with the hirer or passenger;

- (b) a hiring of a vehicle for a chauffeured vehicle service or taxi service ends—

- (i) in the case of a multi-seat hiring—

- (A) if the last passenger remaining in the vehicle discharges the vehicle before arriving at the agreed destination—when the vehicle is discharged; or

- (B) when the vehicle arrives at the agreed destination for the last passenger remaining in the vehicle and there is no further service agreed between the driver and the last remaining passenger;

- (ii) in any other case—

- (A) if the passenger discharges the vehicle before arriving at the agreed destination—when the vehicle is discharged; or
- (B) when the vehicle arrives at the agreed destination and there is no further service agreed between the driver and the passenger;
- (c) the hirer of a vehicle for a chauffeured vehicle service or taxi service is the person who requests the hire of the vehicle (whether or not the person is a passenger).

5—Insertion of regulations 7A and 7B

After regulation 7 insert:

7A—Application of section 29 of Act—prescribed passenger services

For the purposes of section 29(1)(a) of the Act, a chauffeured vehicle service provided under a Small Passenger Vehicle (Metropolitan) Accreditation is prescribed.

7B—Section 52(1) of Act not to apply to transport services for animals

Section 52(1) of the Act does not apply to a person who provides a service for the transport of animals provided that the service is used to transport animals together with passengers only if the passengers are accompanying the animals.

6—Variation of regulation 9—Conditions

(1) Regulation 9(1)(g)—delete paragraph (g) and substitute:

- (g) a condition that the accredited person will, if operating a taxi service (other than a country taxi service)—
 - (i) participate in a centralised booking service that provides a booking service complying with the standards prescribed by regulation 14(2)(a); and
 - (ii) ensure that every taxi is provided with a fleet safety support service that complies with the standards prescribed by regulation 14(2)(b) (whether provided by a centralised booking service in which the accredited person participates, or by a person or body approved by the Minister); and
 - (iii) for the purposes of subparagraphs (i) and (ii)—
 - (A) ensure that while the driver of a taxi used to provide the service is in the taxi, the driver is able to log onto and out of a computerised telecommunications system connecting the taxi and the central control station for the booking service used by the accredited person; and
 - (B) ensure that every taxi is provided with equipment, approved by the Minister, by which a global positioning system may operate connecting the taxi and the central control station; and

- (C) ensure that any equipment used in the taxi for the operation of the computerised telecommunications system or the global positioning system connecting the taxi and the central control station is maintained in proper working order at all times that the taxi is plying for hire;
- (2) Regulation 9(1)(j)—delete paragraph (j) and substitute:
- (j) a condition that a vehicle used for the purposes of the service displays, in a manner determined by the Minister—
- (A) the name of the accredited person (or of a business or trading name approved by the Minister); or
- (B) the name of the centralised booking service or booking office used by the accredited person to take bookings for the service,
- unless the vehicle is a taxi or is used to provide a regular passenger service;
- (3) Regulation 9(1)(o) and (p)—delete paragraphs (o) and (p) and substitute:
- (o) in the case of a Small Passenger Vehicle (Traditional) Accreditation—
- (i) a condition that a vehicle used for the purposes of the service must be either—
- (A) a vehicle that—
- is capable of seating at least 4 average-sized adults comfortably plus the driver; and
 - in the case of a sedan or wagon—has at least 4 doors; and
 - in the case of a vehicle with an internal combustion engine (including a hybrid-electric vehicle)—has an engine capacity of 4 cylinders or more; or
- (B) a vehicle determined by the Minister (either specifically or according to a class of vehicle) as being appropriate for the purposes of this subparagraph; and
- (ii) a condition that a vehicle used for the purposes of the service must not travel more than 40 000 kilometres during any prescribed period; and
- (iii) a condition that a vehicle used for the purposes of the service must not have travelled more than 320 000 kilometres in total; and
- (iv) a condition that a vehicle used for the purposes of the service must not be used to provide a point to point transport service;
- (p) in the case of a vehicle used for the purposes of a Small Passenger Vehicle (Metropolitan) Accreditation, a condition that a vehicle used for the purposes of the service must be—
- (i) a vehicle that—
- (A) is capable of seating at least 4 average-sized adults comfortably plus the driver; and
- (B) in the case of a sedan or wagon—has at least 4 doors; and

- (C) in the case of a vehicle with an internal combustion engine (including a hybrid-electric vehicle)—has an engine capacity of 4 cylinders or more; or
 - (ii) a vehicle determined by the Minister (either specifically or according to a class of vehicle) as being appropriate for the purposes of this paragraph;
- (4) Regulation 9(1)(q)(iv)—delete subparagraph (iv) and substitute:
- (iv) a condition that a vehicle must not be used to provide a point to point transport service;
- (5) Regulation 9(1)(v)—delete paragraph (v) and substitute:
- (v) except for an accreditation for a regular passenger service—a condition that the following policies of insurance issued by an insurance company incorporated in Australia must be in force:
 - (i) a policy of public liability insurance indemnifying the accredited person and any authorised driver in an amount of at least \$5 000 000 in relation to death or bodily injury caused by, or arising out of, the use of a vehicle for the purposes of the service; and
 - (ii) a policy of insurance indemnifying the accredited person and any authorised driver in relation to damage to property caused by, or arising out of the use of, the vehicle for the purposes of the service;

7—Variation of regulation 11—Drivers—eligibility

Regulation 11(1)(c)(ii)—after "taxi" insert:

or operate a vehicle under a Small Passenger Vehicle (Metropolitan) Accreditation

8—Variation of regulation 13—Conditions

- (1) Regulation 13(1)(g)(iii)(A)—delete subsubparagraph (A) and substitute:
- (A) a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Metropolitan) Accreditation, Small Passenger Vehicle (Special Purpose) Accreditation or Small Passenger Vehicle (Traditional) Accreditation; or
- (2) Regulation 13(1)(h)—delete paragraph (h) and substitute:
- (h) a condition that the accredited person will, if driving a taxi participating in an Adelaide centralised booking service—
 - (i) not accept a hiring unless the person has, while in the taxi, logged onto the computerised telecommunications system connecting the taxi and the central control station for the booking service; and
 - (ii) while in the taxi, log out of the system prior to any other person driving the taxi; and
 - (iii) not misuse or interfere with any equipment in the taxi used for the operation of the computerised telecommunications system or the global positioning system connecting the taxi and the central control station;

9—Variation of regulation 14—Centralised booking services—eligibility

Regulation 14(2)—delete subregulation (2) and substitute:

(2) For the purposes of section 29(3)(a)(ii) of the Act, the following standards are prescribed:

- (a) a centralised booking service must provide a booking service that—
 - (i) is able to ensure that telecommunications contact between the service and each passenger transport vehicle participating in the service is continuously available while the vehicle is being used to provide a passenger transport service (excluding a case where a vehicle is in an area where such contact is impracticable); and
 - (ii) has a computerised telecommunications system, approved by the Minister, connecting the central control station for the service and each passenger transport vehicle participating in the service that—
 - (A) enables a driver of the vehicle to log onto and out of the system while the driver is inside the vehicle; and
 - (B) records, at the central control station, the vehicle, the driver's personal identification number and the times and dates the driver has logged onto and out of the system; and
 - (iii) in the case of a centralised booking service for taxis—operates 24 hours a day and 7 days a week; and
 - (iv) is able to meet various levels of customer service (including as to waiting times) set by the Minister in consultation with the relevant service; and
 - (v) has a customer information system to respond to customer inquiries and complaints from customers relating to the hiring, and bookings and orders for the hiring, of passenger transport vehicles;
- (b) a centralised booking service for taxis must ensure that a fleet safety support service that—
 - (i) includes a global positioning system, approved by the Minister, that enables the location of each taxi participating in the booking service to be recorded at the central control station for the booking service at all times that the taxi is available for hire; and
 - (ii) operates 24 hours a day and 7 days a week; and
 - (iii) is able to deal with an emergency situation that involves the driver of a taxi participating in the booking service,is provided for every taxi participating in the centralised booking service.

10—Variation of regulation 15—Conditions

- (1) Regulation 15(1)(b)(i)—delete "taxis" and substitute:
passenger transport vehicles
- (2) Regulation 15(1)(b)(ii)—delete "taxis" and substitute:
passenger transport vehicles
- (3) Regulation 15(1)(c)—delete paragraph (c) and substitute:
 - (c) a condition that the accredited person must ensure that the centralised booking service does not issue a booking to a driver of a passenger transport vehicle participating in the service if the driver has not, while in the vehicle, logged onto the computerised telecommunications system connecting the central control station for the booking service and the vehicle;
- (4) Regulation 15(1)—after paragraph (m) insert:
 - (n) a condition that the accredited person will make and keep a record, in relation to each passenger transport vehicle for which the centralised booking service provides a fleet safety support service, of—
 - (a) the registration number of the vehicle; and
 - (b) such other information as the Minister may require.

11—Substitution of regulation 29

Regulation 29—delete the regulation and substitute:

29—Suitability of vehicle

An applicant for a taxi licence must satisfy the Minister that the vehicle in respect of which the licence is sought—

- (a) has an engine capacity of 4 cylinders or more; and
- (b) is capable of seating at least 4 average-sized adults comfortably plus the driver; and
- (c) in the case of a sedan or wagon—has at least 4 doors; and
- (d) complies with these regulations and any requirement determined by the Minister; and
- (e) is suitable for use as a taxi under a licence of the kind or grade applied for; and
- (f) is in good order.

12—Revocation of regulation 45

Regulation 45—delete the regulation

13—Variation of regulation 54—Company signs

Regulation 54(1)—delete subregulation (1) and substitute:

- (1) A person must not drive a metropolitan taxi in a public street, road or place unless a sign or signs of a type approved by the Minister, identifying—
 - (a) the centralised booking service of which the holder of the taxi licence is a member; or
 - (b) if the holder of the taxi licence is a member of more than 1 centralised booking service—1 of those centralised booking services,

is fitted to the taxi in a location, and in a manner, approved by the Minister.

Maximum penalty: \$750.

Expiation fee: \$105.

14—Variation of regulation 64—Fares for hiring taxis

- (1) Regulation 64(1)—delete "relevant" and substitute:

responsible

- (2) Regulation 64—after subregulation (1) insert:

- (1a) For the purposes of subregulation (1), the responsible person for a taxi is—

- (a) in the case of a taxi that is hired by means of a centralised booking service—the centralised booking service; or
- (b) in the case of a taxi that is pre-hired under a contract between the hirer and the operator of the taxi service—the operator of the taxi service.

- (3) Regulation 64(4)(ba)—delete paragraph (ba) and substitute:

- (ba) subject to subregulation (6), by electronic payment using EFTPOS at an EFTPOS terminal that complies with regulation 64A and is operated in accordance with that regulation; or

- (4) Regulation 64(5)(ba)—delete paragraph (ba) and substitute:

- (ba) subject to subregulation (6), by electronic payment using EFTPOS at an EFTPOS terminal that complies with regulation 64A and is operated in accordance with that regulation; or

- (5) Regulation 64(6)—delete "installed in a taxi in compliance with regulation 64A" and substitute:

used for the electronic payment of a fare for the hiring of a taxi

15—Substitution of section 64A

Regulation 64A—delete the regulation and substitute:

64A—Payment of fares by electronic means

- (1) The operator of a taxi service must ensure that any EFTPOS terminal that is installed in a taxi by or on behalf of the operator complies with subregulation (5).
Maximum penalty: \$750.
Expiation fee: \$105.
- (2) The driver of a taxi must ensure that any EFTPOS terminal that is installed in the taxi by or on behalf of the driver complies with subregulation (5).
Maximum penalty: \$750.
Expiation fee: \$105.
- (3) The operator of a taxi service must not provide a driver of a taxi with an EFTPOS terminal unless it has been supplied by a service provider approved by the Minister.
Maximum penalty: \$750.
Expiation fee: \$105.
- (4) The driver of a taxi—
 - (a) must not use an EFTPOS terminal for the electronic payment of fares unless it complies with subregulation (5); and
 - (b) must ensure that the terminal is in proper working order at all times that the taxi is available to ply for hire, except where there is a temporary failure or malfunction of the terminal as a result of the terminal service provider or network and such failure or malfunction is not attributable to the actions of the driver.
Maximum penalty: \$750.
Expiation fee: \$105.
- (5) An EFTPOS terminal for the electronic payment of fares for the hiring of a taxi must—
 - (a) be supplied by a service provider approved by the Minister; and
 - (b) be linked by a cable connection wire or encrypted wireless communication to the taxi; and
 - (c) be programmed with the name, contact details, accreditation number and ABN of the driver of the taxi.
- (6) The driver of a taxi must provide a receipt to a person who pays a fare electronically by EFTPOS, or by any other technical process approved by the Minister for the purpose of this subregulation, which includes—
 - (a) unless the receipt is produced by an EFTPOS terminal—the driver's signature; and
 - (b) the licence number of the taxi; and
 - (c) the taxi driver's name and identification number; and
 - (d) the taxi driver's ABN; and

- (e) the location the hire was accepted and terminated; and
- (f) in the case of a receipt produced by an EFTPOS terminal—the name of the EFTPOS terminal's service provider; and
- (g) an itemised list of the cost of the fare including the metered fare, GST, service fees and any additional rates and charges; and
- (h) the total amount of the fare; and
- (i) the time and date of the payment of the fare; and
- (j) any other information required by the Minister.

Maximum penalty: \$750.

Expiation fee: \$105.

16—Variation of regulation 73—Interpretation

- (1) Regulation 73, definition of *download*—delete "(including a disk or tape)"
- (2) Regulation 73, definitions of *security camera system* and *video recording*—delete the definitions and substitute:

security camera system means a system that—

- (a) records images of persons and audible sounds; and
- (b) is designed to be used in or about a taxi;

storage device includes a tape, optical drive, hard drive, solid state drive and flash memory drive;

video recording includes any electronically stored material from which recorded images and sounds can be generated or reproduced.

17—Variation of regulation 82—Requirement to display sign in taxi

Regulation 82(1)—delete subregulation (1) and substitute:

- (1) If a taxi is fitted with a security camera system, the operator of the taxi service for which the taxi is used must ensure that a sign containing the following information is displayed in the taxi in a manner approved by the Minister:

FOR PASSENGER AND DRIVER SAFETY THIS TAXI IS
FITTED WITH A SECURITY SAFETY SYSTEM. BY HIRING
THIS TAXI YOU CONSENT TO YOUR IMAGE AND SOUNDS
BEING RECORDED AT ANY TIME BY THIS SECURITY
SAFETY SYSTEM.

18—Variation of regulation 85—General duties of driver of public passenger vehicle

Regulation 85(2)—after "not" insert:

at any time that the vehicle is available for hire or is providing a passenger transport service

19—Variation of regulation 134—Lost property

Regulation 134(12)(a) and (b)—delete paragraphs (a) and (b) and substitute:

- (a) inquire via the network whether the property has been found; and

- (b) if the property is not located within 24 hours—make a further inquiry via the network.

20—Variation of regulation 135—Maximum age of vehicles

- (1) Regulation 135(1)(a)(ii)(B)—delete subsubparagraph (B)
- (2) Regulation 135(1)(b)(ii)—after subsubparagraph (B) insert:
- (C) a Small Passenger Vehicle (Special Purpose) Accreditation; or
- (3) Regulation 135(3)—delete subregulation (3) and substitute:
- (3) The Minister cannot grant an approval under subregulation (2)(a)—
- (a) in relation to—
- (i) a taxi (other than where the vehicle is specifically designed or adapted to carry persons who use wheelchairs, scooters or other large (ride-on) mobility aids); or
- (ii) a vehicle used (or to be used) for the purposes of a service operated under a Small Passenger Vehicle (Metropolitan) Accreditation that is more than 8 years old; or
- (b) in relation to a vehicle being used wholly or predominantly for a regular passenger service that is more than 30 years old.

21—Variation of regulation 138—Inspections

Regulation 138(1)(c)—delete paragraph (c)

22—Variation of regulation 148—Fees

Regulation 148(2)—delete "on application,"

23—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

- 1 Application fee for an accreditation under the Act—
- (a) in respect of an accreditation under Part 4 Division 1—
- (i) unless (ii) or (iii) applies \$425
- (ii) in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation \$425 plus \$85 for each vehicle that will initially be used for the purposes of a service operated under the accreditation
- (iii) in the case of a Small Passenger Vehicle (Metropolitan) Accreditation \$425 plus \$85 for each vehicle that will initially be used for the purposes of a service operated under the accreditation

	(b)	in respect of an accreditation under Part 4 Division 2	nil
	(c)	in respect of an accreditation under Part 4 Division 3	\$946
2		Periodical fee payable under section 33(1)(b) of the Act—for each prescribed period (see regulations 10(1) and 16(1))—	
	(a)	in respect of an accreditation under Part 4 Division 1—	
	(i)	unless (ii) or (iii) applies	\$425
	(ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$425 plus \$85 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)
	(iii)	in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$425 plus \$85 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation (as at the end of the relevant period)
	(b)	in respect of an accreditation under Part 4 Division 3	\$946
3		Penalty for a default under section 33(2) of the Act	\$57
4		Renewal fee under section 34 of the Act—	
	(a)	in respect of an accreditation under Part 4 Division 1—	
	(i)	unless (ii) or (iii) applies	\$425
	(ii)	in the case of a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$425 plus \$85 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
	(iii)	in the case of a Small Passenger Vehicle (Metropolitan) Accreditation	\$425 plus \$85 for each vehicle used (or available for use) for the purposes of a service operated under the accreditation at the time of renewal
	(b)	in respect of an accreditation under Part 4 Division 2	nil
	(c)	in respect of an accreditation under Part 4 Division 3	\$946
5		Application to vary an accreditation under Part 4 Division 2	nil
6		Notification to the Minister of—	
	(a)	the introduction of a vehicle to a service—	

	(i)	unless (ii) or (iii) applies	\$20
	(ii)	in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Traditional) Accreditation, a Small Passenger Vehicle (Special Purpose) Accreditation, a Small Passenger Vehicle (Non-Metropolitan) Accreditation or a Country Taxi Accreditation	\$85 per vehicle
	(iii)	in the case of a vehicle used for the purposes of a service operated under a Small Passenger Vehicle (Metropolitan) Accreditation	\$85 per vehicle
		However, if a vehicle is introduced to a service operated under an accreditation referred to in subparagraph (ii) or (iii) during a prescribed period for that accreditation under regulation 10 the fee payable under subparagraph (ii) or (iii) may be adjusted on a pro rata basis by applying the proportion that the number of months that are left to run to the end of that prescribed period bears to 12 months (on the basis that parts of a month count as a full month)	
	(b)	the withdrawal of a vehicle from a service	\$20
7		Application fee for a licence under Part 6 of the Act—	
	(a)	in respect of a special vehicle licence	\$85
	(b)	in respect of any other kind of licence	\$85
8		Renewal fee under Part 6 of the Act	\$85
9		Application fee for the consent of the Minister under section 49 of the Act	\$93
10		Application fee for consent to the substitution of another vehicle for a licensed taxi	\$38
11		Fee for issue of a duplicate of an accreditation or licence that has been lost etc	\$59
12		Prescribed fee under section 54 of the Act—	
	(a)	for a first inspection	\$95
	(b)	for a subsequent inspection (if necessary)	\$70
13		Tender fee for the purposes of Schedule 2	\$38

24—Variation of Schedule 3—Maximum fares (metropolitan taxis)

(1) Schedule 3, clause 5(a)—delete paragraph (a) and substitute:

- (a) a metropolitan taxi that is used to provide a taxi service determined by the Minister to be a premium service for the purposes of this clause; or

- (2) Schedule 3—after clause 5 insert:

6—Pre-arranged hirings

The fare for a journey by a taxi that is engaged under a pre-arranged hiring made through a centralised booking service may—

- (a) include a booking fee, provided that the hirer has been informed of the amount of the booking fee before the hiring commences; and
- (b) if the centralised booking service and the hirer agree—be an estimated fare (not exceeding the maximum fare that may be charged under the preceding provisions of this Schedule) that is calculated on the shortest and most direct route for the journey and is quoted to the hirer before the hiring commences.

25—Variation of Schedule 5—Codes of practice

- (1) Schedule 5, clause 2—after paragraph (q) insert:

(r) not engage in conduct that may bring the passenger transport industry into disrepute.

- (2) Schedule 5, clause 4(oa)—delete paragraph (oa) and substitute:

(oa) not accept a request for hire from a centralised booking service for taxis unless it is accredited under Part 4 Division 3 of the Act; and

- (3) Schedule 5, clause 5—after paragraph (j) insert:

(k) not engage in conduct that may bring the passenger transport industry into disrepute; and

(l) not accept a request for hire from a centralised booking service unless it is accredited under Part 4 Division 3 of the Act.

- (4) Schedule 5, clause 6(b) and (c)—delete paragraphs (b) and (c)

- (5) Schedule 5, clause 6(g)—delete "telephonists" and substitute:

customer service representatives

- (6) Schedule 5, clause (6)(i)—delete "telephonists" and substitute:

customer service representatives

- (7) Schedule 5, clause 6(kb)—delete "taxi" and substitute:

passenger transport

- (8) Schedule 5, clause 6(o)—delete "an operator" and substitute:

the operator of a taxi service

- (9) Schedule 5, clause 6(p)—delete "ringing off" and substitute:

transferring

- (10) Schedule 5, clause 6(u) to (y)—delete paragraphs (u) to (y) inclusive and substitute:

(u) in the case of a centralised booking service that provides a fleet safety support service to taxis (other than taxis used to provide a country taxi service)—

- (i) appoint a Security Liaison Officer in connection with the installation and operation of security camera systems in taxis; and

- (ii) provide a reasonable level of advice and assistance to operators and drivers in connection with the operation and maintenance of security camera systems installed in taxis; and
 - (iii) advise the relevant operator if a driver fails to comply with a procedure for the operation and use of a security camera system fitted in the taxi, or for the downloading of material or the provision of material to the police or the Minister; and
 - (iv) on request, provide a driver with information on where material can be downloaded from a security camera system fitted to a taxi following a security related incident; and
 - (v) maintain a register of taxis fitted with security camera systems (including details of the registration number of the taxi, the kind of system installed, and other information determined by the Minister); and
- (v) ensure that any identification provided to a driver for the driver to display or carry inside the vehicle (as required by these regulations) is a true and accurate photograph of the driver; and
- (w) a centralised booking service must ensure that—
- (i) the operator of a passenger transport service does not participate in the booking service unless the operator holds a current accreditation under Part 4 Division 1 of the Act; and
 - (ii) any person who drives a vehicle for the purposes of a passenger transport service that participates in the booking service holds a current accreditation under Part 4 Division 2 of the Act.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 30 June 2016

No 179 of 2016

MTS/16/003

CITY OF MARION

ROADS (OPENING AND CLOSING) ACT 1991

*Road Opening and Closing—
Burmeister Lane and Frederick Lane, Glandore*

NOTICE is hereby given, pursuant to Section 10 of the Act, that the council proposes to make a Road Process Order to:

- (i) open as road portion of allotments 10,36,28,27 in FP7397, Allotment 102 in FP7587 and Allotment 1 in DP24364 shown numbered '1', '2', '3', '4', '5', '6', and '7' on Preliminary Plan No. 16/0013; and
- (ii) to close the Public Road running north and south from Burmeister Lane adjoining allotments 10 & 11, 36 & 37 in FP7397 as shown marked 'A' and 'B' on Preliminary Plan No. 16/0013 to be transferred to the adjoining owners.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, Customer Centre, 245 Sturt Road, Sturt and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. Such objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons. Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The application for easement or objection must be made in writing to the Council, P.O. Box 21, Oaklands Park, S.A. 5046 or at the Making Marion website <http://makingmarion.com.au/glandorelaneways> within 28 days of this notice and a copy must be forwarded to the Surveyor-General, P.O. Box 1354, Adelaide, S.A. 5000. Where a submission is made, Council will give notification of a meeting at which the matter will be considered.

Council Contact: Heather Michell Ph. 7420 6584

Dated 30 June 2016.

K. HANNA, Mayor

CITY OF MOUNT GAMBIER

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Natural Resources Management Act 2004 at a meeting held on 21 June 2016, and for the financial year ending 30 June 2017:

1. *Adoption of Valuations*

Adopted for rating purposes, the capital valuations of the Valuer-General totalling \$3 471 333 840.

2. *Declaration of Rates*

- (i) Declared differential general rates in the dollar based on capital values as follows:
 - (a) 0.23637 cents in the dollar on rateable land of categories (a), (g) and (i) land uses; and
 - (b) 0.638199 cents in the dollar on rateable land of categories (b), (c), (d), (e), (f) and (h) land uses.
- (ii) Imposed a fixed charge as a component of the general rates of \$606.90.
- (iii) Declared separate rates of a fixed charge amount that depends upon the use of the land to recover the contribution to the South East Natural Resource Management Board as follows:
 - (a) \$69 per assessment on rateable land categories (a), (h) and (i);
 - (b) \$127 per assessment on rateable land categories (b), (c) and (d);
 - (c) \$156 per assessment on rateable land categories (e) and (f);
 - (d) \$290 per assessment on rateable land category (g).

M. MCSHANE, Chief Executive Officer

CITY OF PORT LINCOLN

Adoption of Valuations and Declaration of Rates 2016-2017

NOTICE is hereby given that at its meeting held on 20 June 2016, the City of Port Lincoln Council resolved for the year ending 30 June 2017 as follows:

- to adopt (effective from 1 July 2016) the valuations made by the Valuer-General of Site Values of all land within the area of the Council valued at \$1 109 117 600 that are to apply for rating purposes;
- to declare:
 - (i) a General Rate of 0.6935 cents in the dollar on the site valuation of all land within the area of the City of Port Lincoln; and
 - (ii) a Fixed Charge of \$415.00 in respect of all rateable land within the Council area;
- to declare a Waste Annual Service Charge of \$233.20 based on the nature of the service in respect of all land within the area of the City of Port Lincoln to which it provides or makes available the Waste Service;
- to declare a Recycling Annual Service Charge of \$55.00 based on the nature of the service in respect of all land within the area of the City of Port Lincoln to which it provides or makes available the Recycling Service (excludes vacant land and marina berths);
- to declare a separate rate based on a fixed charge of \$79.00 on all rateable land within the area of the Council and the area of the Eyre Peninsula Natural Resources Management Board to reimburse to the Council the amount contributed to the Eyre Peninsula Natural Resources Management Board;
- that rates (including the Waste Service Charge and the Recycling Service Charge) be payable in four equal or approximately equal instalments, on the second Friday of the first quarter being 9 September 2016, and the first Friday of the following quarters being 2 December 2016, 3 March 2017 and 2 June 2017; and
- to grant a discount of 2% of the total rates (not including the NRM Levy, Waste or Recycling Service Charge), where rates are paid in full on or before 9 September 2016.

R. DONALDSON, Chief Executive Officer

CITY OF TEA TREE GULLY

Resignation of Councillor

NOTICE is given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Water Gully Ward Councillor, due to the resignation of Councillor Brian Massey effective from 23 June 2016.

J. MOYLE, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 14 June 2016, the District Council of Cleve for the financial year ending 30 June 2017:

1. Adopted for rating purposes, the capital valuations of land within the Council area as made by the Valuer General, being the most recent valuations available to the Council, totalling \$575 008 860.
2. Declared a fixed charge of \$448 payable in respect of rateable land within the Council area.
3. Declared differential rates as follows:

All land within the Commercial (Bulk Handling) zones as defined in Council's Development Plan	0.8964	cents in the \$
All other land within the Council area according to its land use as follows:		
Residential (Category 1)	0.2006	cents in the \$
Commercial (Category 2, 3 and 4)	0.2006	cents in the \$

Industrial (Category 5 and 6)	0.2006	cents in the \$
Vacant Land (Category 8)	0.2006	cents in the \$
Other (Category 9)	0.2006	cents in the \$
Primary Production (Category 7)	0.4527	cents in the \$

4. Imposed the following annual service charges, payable in respect to rateable land where a septic tank effluent disposal connection point is provided or made available:

- Within the Township of Cleve—\$465.60 per unit in respect of each piece of rateable land (if a connected allotment) serviced by the Cleve Scheme;
- Within the Township of Cleve—\$310.40 per unit in respect of each piece of rateable land (if an unconnected allotment) serviced by the Cleve Scheme;
- Within the Township of Arno Bay (25 front row shacks and Hotel)—\$465.60 per unit in respect of each piece of rateable land (if a connected allotment) serviced by the Arno Bay Scheme;
- Within the Township of Arno Bay (25 front row shacks and Hotel)—\$310.40 per unit in respect of each piece of rateable land (if an unconnected allotment) serviced by the Arno Bay Scheme.

5. Imposed an annual service charge of \$183.75 per bin per assessment for the collection and disposal of waste and recyclables in respect of all land:

- within the townships of Cleve, Arno Bay, Rudall and Darke Peak to which it provides or makes available the service.

6. Imposed an annual service charge, upon properties serviced by a common antenna television retransmission service as follows:

- Properties serviced by the Elson sub-division CATV system \$113.35 (GST incl.).
- Properties serviced by the Whyte St/Cottages CATV system \$113.35 (GST incl.).

7. Declared a separate rate with a fixed charge of \$82.30, payable on all rateable properties in the area of the Eyre Peninsula Natural Resource Management Board.

P. ARNOLD, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 20 June 2016 in relation to the financial year ending 30 June 2017, the District Council of Grant, made the following resolutions:

- Adopted for rating purposes, the capital valuations of land within the Council area made by the Valuer-General, being the most recent valuations available to the Council, totalling \$2 210 761 080 comprising \$2 143 982 085, in respect of rateable land and \$66 778 995 in respect of non-rateable land before alteration.
- Declared a general rate on all rateable land within the Council's area of 0.335 cents in the dollar.
- Declared a separate rate of \$322 per property, in respect of all rateable land contained within Zones 1 and 2 of the Pelican Point Protection Strategy Project Brief in order to reimburse the Council for the costs of the Coastal Protection Design Works.
- Declared a separate rate of \$1 613 per assessment, in respect to assessments A1493, A1494, A1495, A1543, A1544, A1545 and A1547 in order to reimburse the Council for the costs of construction for the Cape Douglas Community Wastewater Management Scheme.
- Fixed a minimum amount of \$570 payable by way of general rates on rateable land within the Council's area.
- Imposed an annual service charge based on the nature of the service of \$240 for the prescribed service of collection, treatment and disposal (including recycling) of waste (Mobile Garbage Bins) on all land to which it provides or makes available the service on the basis that the prescribed sliding scale provided for in Regulation 13 (2) of the Local Government (General) Regulations 2013 may apply to reduce the amount payable.

7. Imposed an annual service charge based on the nature of the service and varying according to whether the land is vacant or occupied on all land to which the Council provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste in the townships of, Port MacDonnell, Tarpeena, Allendale East, Cape Douglas, Donovans and Pelican Point as follows:

Occupied Land	\$541
Vacant Land	\$462

8. Declared a separate rate (Regional NRM Levy) on all rateable land within the region of the Board and within the Council area in order to reimburse the Council for amounts contributed to the South East Natural Resource Management Board, based on a fixed charge on all rateable land as follows:

Residential, Vacant and Other.....	\$69.91 per rateable property
Commercial.....	\$127.68 per rateable property
Industrial.....	\$156.88 per rateable property
Primary Production.....	\$290 per rateable property

Dated 20 June 2016.

T. SMART, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Change of Road Name—Banks Street, Carpenter Rocks

NOTICE is hereby given that Council, at its meeting held on Monday, 20 June 2016, resolved, pursuant to Section 219 (1) of the Local Government Act 1999, to change the name of Banks Street at Carpenter Rocks to Cape Banks Lighthouse Road.

T. SMART, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Public Consultation

THE District Council of Mallala has entered into a rebranding process in an effort to better connect the district for the future by proposing to change its name to Adelaide Plains Regional Council.

The proposed rebranding will see the current logo remain unchanged but, will instead focus on renaming and as a first step, the council is inviting members of the community to have a say.

Written submissions in any form will be received until 5 p.m. on Thursday, 11 August 2016 and should be forwarded to District Council of Mallala, P.O. Box 18, Mallala, S.A. 5502 or alternatively by facsimile 8527 2242 or email: info@mallala.sa.gov.au.

J. MILLER, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for Lewiston Ward, due to the resignation of Councillor B. J. (Tom) Summerton, to take effect from Monday, 20 June 2016.

J. MILLER, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Close of Roll for Supplementary Election

DUE to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Councillor for Lewiston Ward.

The voters roll for this supplementary election will close at 5 p.m. on Friday, 29 July 2016.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form, available from post offices or online at www.ecsa.sa.gov.au.

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 25 August 2016 and will be received until 12 noon on Thursday, 8 September 2016.

The election will be conducted entirely by post with the return of ballot material to reach the Deputy Returning Officer no later than 12 noon on Monday, 10 October 2016.

D. GULLY, Returning Officer

PORT PIRIE REGIONAL COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1—Permits and Penalties

A by-law to create a permit system for Council by-laws, to fix maximum and continuing penalties for offences, and to clarify the construction of Council by-laws.

PART 1—PRELIMINARY

1. *Title*

This by-law may be cited as the Permits and Penalties By-law 2016 and is By-law No. 1 of the Port Pirie Regional Council.

2. *Authorising Law*

This by-law is made under Section 246 of the Act.

3. *Purpose*

The objects of this by-law are to provide for the good rule and government of the Council area, and for the convenience, comfort and safety of its inhabitants by:

- 3.1 creating a permit system for Council by-laws;
- 3.2 providing for the enforcement of breaches of Council By-laws and fixing penalties; and
- 3.3 clarifying the construction of Council By-laws.

4. *Commencement, Revocation and Expiry*

- 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation:
 - 4.1.1 By-law No. 1—Permits and Penalties 2009
- 4.2 This by-law will expire on 1 January 2024.

5. *Application*

- 5.1 This by-law applies throughout the Council's area.

6. *Interpretation*

In this by-law, unless the contrary intention appears:

- 6.1 *Act* means the Local Government Act 1999;
- 6.2 *Council* means Port Pirie Regional Council;
- 6.3 *person* includes a natural person, a body corporate, an incorporated association or an unincorporated association.

Note:

Section 14 of the Acts Interpretation Act 1915 provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Act.

7. *Construction of By-laws Generally*

- 7.1 Every by-law of the Council is subject to any Act of Parliament and Regulations made thereunder.
- 7.2 In any by-law of the Council, unless the contrary intention is clearly indicated, *permission* means permission of the Council, (or such other person as the Council may, by resolution, authorise for that purpose), granted in writing prior to the act, event or activity to which it relates.

PART 2—PERMITS AND PENALTIES

8. *Permits*

- 8.1 Where a by-law requires that permission be obtained, any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 8.2 The Council (or such other person as the Council may, by resolution, authorise for that purpose) may attach such

conditions as it thinks fit to a grant of permission, and may vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission.

- 8.3 A person granted permission must comply with every such condition. Failure to do so is an offence (to the extent it gives rise to a contravention of a by-law).
- 8.4 The Council (or such other person authorised by the Council) may suspend or revoke a grant of permission at any time by notice in writing to the person granted permission.

9. *Offences and Penalties*

- 9.1 A person who commits a breach of any by-law of the Council is guilty of an offence and may be liable to pay:
 - 9.1.1 the maximum penalty, being the maximum penalty referred to in the Act that may be fixed for any breach of a by-law; or
 - 9.1.2 subject to any resolution of the Council to the contrary, the expiation fee fixed by the Act for alleged offences against by-laws, being a fee equivalent to 25 per cent of the maximum penalty fixed for any breach of a by-law.
- 9.2 A person who commits a breach of a by-law of the Council of a continuing nature is guilty of an offence and, in addition to any other penalty that may be imposed, is liable to a further penalty for every day on which the offence continues, such penalty being the maximum amount referred to in the Act that may be fixed by a by-law for a breach of a by-law of a continuing nature.

Note:

The maximum penalty for a breach of a by-law is currently \$750, and the maximum penalty for every day in which a breach of a continuing nature continues is currently \$50 see Section 246 (3) (g) of the Act.

Pursuant to Section 246 (5) of the Act expiation fees may be fixed for alleged offences against by-laws either by a by-law or by resolution of the Council. However, an expiation fee fixed by the Council cannot exceed 25 per cent of the maximum penalty for the offence to which it relates.

This by-law was duly made and passed at a meeting of the Port Pirie Regional Council held on 22 June 2016, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. JOHNSON, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2 of 2016—Moveable Signs

A by-law to set standards for moveable signs on roads and to provide conditions for the placement of such signs for the purpose of protecting visual amenity and public safety.

PART 1—PRELIMINARY

1. *Title*

This by-law may be cited as the Moveable Signs By-law 2016 and is By-law No. 2 of the Port Pirie Regional Council.

2. *Authorising Law*

This by-law is made under Sections 226, 238, 239 and 246 of the Act.

3. *Purpose*

The object of this by-law is to set standards for moveable signs on roads:

- 3.1 to protect the comfort and safety of road users and members of the public;
- 3.2 to enhance the amenity of roads and surrounding parts of the Council area;
- 3.3 to prevent nuisances occurring on roads;
- 3.4 to prevent unreasonable interference with the use of a road; and
- 3.5 for the good rule and government of the Council area.

4. *Commencement, Revocation and Expiry*

- 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:

4.1.1 By-law No.2—Moveable Signs.²4.2 This by-law will expire on 1 January 2024.³

Note:

¹ Generally a by-law comes into operation four months after the day on which it is gazetted: Section 249 (5) of the Act.

² Section 253 of the Act provides that the revocation of a by-law by another by-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a by-law to a part or parts of the Council area.

³ Pursuant to Section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2016.

5.2 This by-law applies throughout the Council's area.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 *Act* means the Local Government Act 1999;
- 6.2 *authorised person* means a person appointed as an authorised person pursuant to Section 260 of the Act;
- 6.3 *banner* means a piece of cloth, plastic or other material hung up or carried on a pole, fence or other structure;
- 6.4 *business premises* means premises from which a business is being conducted;
- 6.5 *Council* means the Port Pirie Regional Council;
- 6.6 *footpath area* means:
 - 6.6.1 that part of a road between the property boundary of the road and the edge of the carriageway on the same side as that boundary;
 - 6.6.2 a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles;
- 6.7 *Local Government Land* has the same meaning as in the Act;
- 6.8 *moveable sign* has the same meaning as in the Act;
- 6.9 *road* has the same meaning as in the Act;
- 6.10 *road related area* has the same meaning as in the Road Traffic Act 1961; and
- 6.11 *vehicle* has the same meaning as in the Road Traffic Act 1961.

Note:

Section 14 of the Acts Interpretation Act 1915 provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—MOVEABLE SIGNS

7. Construction and Design

A moveable sign must:

- 7.1 be of kind known as an 'A' frame or sandwich board sign, an 'inverted T' sign, or a flat sign or, with the permission of the Council, a sign of some other kind;
- 7.2 be designed, constructed and maintained in good quality and condition so as not to present a hazard to any member of the public;
- 7.3 be of strong construction and sufficiently stable so as to keep its position in any weather conditions;
- 7.4 not have sharp or jagged edges or corners;
- 7.5 not be unsightly or offensive in appearance or content;
- 7.6 be constructed of timber, cloth, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 7.7 not rotate or contain flashing parts or lights or be illuminated internally;
- 7.8 not have balloons, flags, streamers or other things attached to it;
- 7.9 not exceed 900 mm in perpendicular height or have a base with any side exceeding 600 mm in length;
- 7.10 not have a display area exceeding 1 square metre in total, or, if the sign is two-sided, 1 square metre on each side;
- 7.11 in the case of an 'A' frame or sandwich board sign:
 - 7.11.1 be hinged or joined at the top;

7.11.2 be of such construction that its sides are securely fixed or locked in position when erected; and

7.12 in the case of an 'inverted T' sign, not contain struts or members that run between the display area and the base of the sign.

8. Placement

A moveable sign must not be:

- 8.1 placed on any part of a road other than the footpath area;
- 8.2 placed on a footpath that is less than 2 metres wide;
- 8.3 placed closer than 0.4 metres to the edge of the carriageway of a road;
- 8.4 in the case of a flat sign, placed in any manner other than in line with and against the property boundary of the Road;
- 8.5 tied, fixed or attached to, or placed closer than 2 metres from any other structure, object, tree, plant or thing (including another moveable sign);
- 8.6 placed on a designated parking area or within 1 metre of an entrance to any business or other premises;
- 8.7 placed on the sealed part of a footpath:
 - 8.7.1 if there is an unsealed part on which the sign can be placed in accordance with this by-law; or
 - 8.7.2 unless the sealed part is wide enough to contain the sign and leave a clear thoroughfare for pedestrians of a width of at least 1.2 metres;
- 8.8 placed so as to interfere with the reasonable movement of persons or vehicles using the footpath or road in the vicinity of where the moveable sign is placed;
- 8.9 placed on a landscaped area;
- 8.10 placed within 6 metres of an intersection;
- 8.11 placed on a footpath area with a minimum height clearance from a structure above it of less than 2 metres;
- 8.12 placed on a median strip, traffic island, roundabout or any other traffic control device on a road;
- 8.13 placed other than adjacent to the business premises to which it relates;
- 8.14 placed in such a position or in such circumstances that the safety of a user of the footpath area or road is at risk;
- 8.15 placed so as to obstruct or impede a vehicle door when opened, provided that the vehicle is parked lawfully on the carriageway; and
- 8.16 displayed during the hours of darkness unless it is in a clearly lit area and is clearly visible.

9. Appearance

A moveable sign placed on the footpath area must, in the opinion of an authorised person:

- 9.1 be painted or otherwise detailed in a competent and professional manner;
- 9.2 be legible and simply worded to convey a precise message;
- 9.3 be of such design and contain such colours which are compatible with the architectural design of the premises adjacent to the sign, and which relate well to the town scope and overall amenity of the locality in which it is situated; and
- 9.4 contain combinations of colour and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated.

10. Banners

A banner displayed on a road must:

- 10.1 be securely fixed at both ends to a pole, fence or other structure so that it does not hang loose or flap at either end;
- 10.2 not, without the Council's permission, be attached to any building, structure, fence, vegetation or other item owned by the Council;
- 10.3 only advertise an event to which the public are invited;
- 10.4 not be displayed more than one month before and two days after the event it advertises;

- 10.5 not be displayed for a continuous period of more than one month and two days in any twelve month period; and
- 10.6 not exceed 3 square metres in size.

Note:

A person must not erect or display a banner on a public road for a business purpose without a permit from the Council issued under Section 222 of the Local Government Act 1999.

11. Restrictions

- 11.1 The owner or operator of a business must not cause or allow more than one moveable sign for each business premises to be displayed on a road at any time.
- 11.2 A person must not, without the Council's permission, display a moveable sign on or attached to or adjacent to a vehicle that is parked on Local Government land (including roads) primarily for the purpose of advertising or offering for sale a product (including the vehicle) or business to which the sign relates.
- 11.3 A person must not cause or allow a moveable sign to be placed on a footpath area unless:
- 11.3.1 it only displays material which advertises a business being conducted on premises adjacent to the moveable sign or the goods and services available from that business; and
- 11.3.2 the business premises to which it relates is open to the public;
- 11.4 If in the opinion of the Council a footpath area is unsafe for a moveable sign to be displayed, the Council may, by resolution, prohibit or restrict the display of a moveable sign on such conditions as the Council thinks fit.

12. Exemptions

- 12.1 Subclauses 11.1 and 11.3 of this by-law do not apply to a moveable sign which:
- 12.1.1 advertises a garage sale taking place from residential premises provided that:
- (a) no more than four moveable signs per residential premises are displayed at any one time in relation to a garage sale taking place at that premises;
- (b) the moveable sign displays the address of the vendor; and
- (c) the moveable sign is displayed on the day the garage sale is taking place; or
- 12.1.2 is a directional sign to an event run by a community organisation or charitable body;
- 12.2 Subclauses 11.1 and 11.3. of this by-law do not apply to a flat sign which only contains a newspaper headline and the name of a newspaper or magazine.
- 12.3 A requirement of this by-law will not apply where the Council has granted permission for the moveable sign to be displayed contrary to that requirement.

Note:

This by-law does not apply to moveable signs placed and maintained on a road in accordance with Section 226 (3) of the Act, which includes any sign:

- placed there pursuant to an authorisation under another Act;
- designed to direct people to the open inspection of any land or building that is available for purchase or lease;
- related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day;
- related to an election held under this Act or the Local Government (Elections) Act 1999 and is displayed during the period commencing four (4) weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- the sign is of a prescribed class.

PART 3—ENFORCEMENT

13. Removal of Moveable Signs

- 13.1 A person must immediately comply with the order of an authorised person to remove a moveable sign made pursuant to Section 227 (1) of the Act.

Note:

Pursuant to Section 227 (1) of the Act, an authorised person may order the owner of a moveable sign to remove the sign from the road if:

- the design, construction or positioning of a Moveable Sign does not comply with a requirement of this by-law; or
- any other requirement of this by-law is not complied with; or
- the Moveable Sign unreasonably restricts the use of the Road, or endangers the safety of other persons.

- 13.2 The owner of, or other person entitled to recover, a moveable sign removed by an authorised person pursuant to Section 227 (2) of the Act, may be required to pay to the Council any reasonable costs incurred by the Council in removing, storing, and/or disposing of the moveable sign before being entitled to recover the moveable sign.

- 13.3 The owner of, or other person responsible for, a moveable sign must remove or relocate the moveable sign at the request of an authorised person:

- 13.3.1 if, in the opinion of an authorised person, and notwithstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign; or

- 13.3.2 for the purpose of special events, parades, roadworks or in any other circumstances which, in the opinion of the authorised person, require relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality.

14. Liability of Vehicle Owners

- 14.1 For the purposes of this Clause 14, owner in relation to a vehicle has the same meaning as contained in Section 4 of the Act.

- 14.2 The owner and the driver of a vehicle driven, parked or standing in contravention of this by-law are each guilty of an offence and liable to the penalty as prescribed for that offence.

This by-law was duly made and passed at a meeting of the Port Pirie Regional Council held on 22 June 2016, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. JOHNSON, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 3—Local Government Land

A by-law to manage and regulate the access to and use of Local Government land (other than roads), and certain public places.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Local Government Land By-law 2016 and is By-law No. 3 of the Port Pirie Regional Council.

2. Authorising Law

This by-law is made under Sections 238 and 246 of the Act and Section 18A of the Harbors and Navigation Act 1993.

3. Purpose

The objectives of this by-law are to regulate the access to and use of Local Government land (other than roads), and certain public places:

- 3.1 to prevent and mitigate nuisances;
- 3.2 to prevent damage to Local Government land;
- 3.3 to protect the convenience, comfort and safety of members of the public;
- 3.4 to enhance the amenity of the Council area; and
- 3.5 for the good rule and government of the area.

4. Commencement, Revocation and Expiry

- 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation:

- 4.1.1 By-law No. 3—Local Government Land 2009.

- 4.2 This by-law will expire on 1 January 2024.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2016.
- 5.2 Subject to Clauses 5.3 and 5.4 this by-law applies throughout the Council area unless indicated otherwise.
- 5.3 Clauses 9.2, 9.4.1 (b), 9.10.1, 9.10.3, 9.24.1, 9.25.1-9.25.3, 9.25.5, 9.26.2, 9.38, 10.6 and 10.12 of this by-law only apply in such parts of the Council area as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Act.
- 5.4 Clauses 9.4.1 (c), 9.4.2 (b), 9.9.1 (a), 9.9.3 (a), 9.14.2, 9.32.3 and 9.34 of this by-law apply throughout the Council area except in such parts of the Council area as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Act.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 *Act* means the Local Government Act 1999;
- 6.2 *animal or animals* includes birds and insects but does not include a dog;
- 6.3 *aquatic life* means any animal or plant living or growing in water including but not limited to yabbies, fish, insects, insect pupa or larvae and water plants;
- 6.4 *authorised person* has the same meaning as in the Act;
- 6.5 *boat* includes a raft, pontoon or personal watercraft or other similar device;
- 6.6 *boat ramp* means a facility constructed, maintained and operated for the launching and/or retrieval of a boat;
- 6.7 *camp* includes setting up a camp, or causing a tent, caravan, motor home or similar recreational vehicle to remain on land overnight, whether or not any person is in attendance or sleeps on the land;
- 6.8 *Council* means the Port Pirie Regional Council;
- 6.9 *effective control* means a person exercising effective control of an animal either:
- 6.9.1 by means of a physical restraint; or
- 6.9.2 by command, the animal being in close proximity to the person and the person being able to see the animal at all times;
- 6.10 *electoral matter* has the same meaning as in the Electoral Act 1985, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 6.11 *emergency vehicle* has the same meaning as in the Australian Road Rules and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014;
- 6.12 *emergency worker* has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014;
- 6.13 *foreshore* means land extending from the low water mark on the seashore in the Council's area to the nearest road or section boundary, public reserve, or for a distance of 50 metres from the high water mark (whichever is the lesser);
- 6.14 *funeral ceremony* means a ceremony only (i.e. a memorial service) and does not include a burial;
- 6.15 *kettle barbeque* is a barbeque or other device used for cooking food that uses solid fuel including (but not limited to) wood, charcoal and heat beads;
- 6.16 *liquor* has the same meaning as in the Liquor Licensing Act 1997;
- 6.17 *Livestock* has the same meaning as in the Livestock Act 1997;
- 6.18 *Local Government land* means all land owned by the Council or under the Council's care, control and management (except roads);
- 6.19 *low water mark* means the lowest meteorological tide;
- 6.20 *offensive* includes threatening, abusive, insulting or annoying behaviour and offend has a complementary meaning;
- 6.21 *open container* means a container which:

- (a) after the contents of the container have been sealed at the time of manufacture:
- (i) being a bottle, it has had its cap, cork or top removed (whether or not it has since been replaced);
- (ii) being a can, it has been opened or punctured;
- (iii) being a cask, it has had its tap placed in a position to allow it to be used;
- (iv) being any other form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to its contents; or
- (v) is a flask, glass, mug or other container able to contain liquid.

6.22 *personal watercraft* means a device that:

- 6.22.1 is propelled by a motor; and
- 6.22.2 has a fully enclosed hull; and
- 6.22.3 is designed not to retain water if capsized; and
- 6.22.4 is designed to be operated by a person who sits astride, stands, or kneels on the device;

and includes the device commonly referred to as a jet ski;

6.23 *Sand Dune* or *Coastal Slope* or *Cliff* means the sand dunes, coastal slopes, cliffs or other geomorphologic coastal forms under the care, control and management of the Council;

6.24 *tobacco product* has the same meaning as in the Tobacco Products Regulation Act 1997;

6.25 *vehicle* has the same meaning as in the Road Traffic Act 1961;

6.26 *waters* include a body of water, including a pond, lake, river, creek or wetlands under the care, control and management of the Council but does not include ocean waters;

6.27 *wheeled Recreational Device* has the same meaning as in the Road Traffic Act 1961.

Note:

Section 14 of the Acts Interpretation Act 1915, provides that an expression used in a by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—ACCESS TO LOCAL GOVERNMENT LAND

7. Access

Note:

Pursuant to Section 238 (3) of the Act, if a Council makes a by-law about access to or use of a particular piece of Local Government land (under Section 238), the Council should erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the by-law applies.

The Council may:

- 7.1 close or regulate or restrict access to any part of Local Government land to the public for specified times and days; and
- 7.2 fix charges or fees payable for entry onto any part of Local Government land.

8. Closed lands

A person must not without permission, enter or remain on any Local Government land:

- 8.1 which has been closed or in respect of which access by the public is regulated or restricted in accordance with Clause 7.1;
- 8.2 where entry fees or charges are payable, without paying those fees or charges; or
- 8.3 where the land has been enclosed by fences and/or walls and gates that have been closed and locked.

PART 3—USE OF LOCAL GOVERNMENT LAND

9. Activities Requiring Permission

Note:

Pursuant to Section 238 (3) of the Act, if a Council makes a by-law about access to or use of a particular piece of Local Government land (under Section 238), the Council should erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the by-law applies.

A person must not without the permission of the Council, do any of the following on Local Government land.

9.1 *Advertising*

Display, paint or erect or cause to be displayed, painted or erected, any sign or hoarding on the land or a structure, building or object thereon for the purpose of commercial advertising or any other purpose.

9.2 *Alcohol*

Consume, carry or be in possession or in charge of any liquor on Local Government land comprising parks or reserves to which the Council has determined this paragraph applies.

9.3 *Amplification*

Use an amplifier or other mechanical or electrical device for the purpose of amplifying sound or broadcasting announcements or advertisements.

9.4 *Animals*

9.4.1 Other than on the foreshore:

- (a) cause, suffer or permit an animal to stray onto, move over, graze or be left unattended; or
- (b) cause, suffer or permit an animal to enter, swim, bathe or remain in any waters to which the Council has resolved this subparagraph shall apply; or
- (c) lead, herd, drive or exercise an animal, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided that the animal or animals are under effective control.

9.4.2 On the foreshore:

- (a) cause or allow a sheep, cow, goat or horse to enter, swim, bathe or remain in the sea or any other waters; or
- (b) lead, drive or exercise any sheep, cow, goat or horse except where the Council has set aside a track or other area for use by or in connection with an animal of that kind.

9.5 *Annoyance*

Do anything likely to offend or unreasonably interfere with any other person:

- 9.5.1 using that land; or
- 9.5.2 occupying nearby premises; by making a noise or creating a disturbance.

9.6 *Aquatic Life*

Take, interfere with, disturb or introduce any aquatic life in any waters.

9.7 *Attachments*

Attach anything to a tree, plant, equipment, fence, post, structure or fixture on Local Government land.

9.8 *Bees*

Place a hive of bees on such land, or allow it to remain thereon.

9.9 *Boats and Mooring*

Subject to the provisions of the Harbors and Navigation Act 1993 and the Marine Safety (Domestic Commercial Vessel) National Law:

- 9.9.1 launch or retrieve a boat to or from any waters except:
 - (a) waters to which the Council has determined this subclause applies; or
 - (b) in an area where a nearby sign indicates that such activity is permitted and, in accordance with any conditions stated on the sign;
- 9.9.2 launch or retrieve a boat other than from a boat ramp constructed for that purpose;
- 9.9.3 propel, float or otherwise use a boat on or in any waters except:
 - (a) in an area to which the Council has resolved this Clause applies; and

(b) in accordance with any conditions that the Council may have determined by resolution apply to that use;

9.9.4 hire out a boat or otherwise use a boat for commercial purposes;

9.9.5 moor a boat on any waters or to a pontoon attached to Local Government land, except in an area that the Council has set aside for that purpose; or

9.9.6 obstruct any boat, or any mooring place, or access to any boat or other object (either floating or sunk) regardless as to whether that access is by water or by land.

9.10 *Boat Ramps*

9.10.1 Launch a boat from any boat ramp on Local Government land to which the Council has determined this Clause applies without having:

- (a) purchased a short term ticket; or
- (b) been granted a launch permit.

9.10.2 Allow any vehicle or boat to remain stationary on any boat ramp longer than is necessary to launch or retrieve a boat.

9.10.3 Launch a boat from any boat ramp on Local Government land to which the Council has determined this Clause applies other than in accordance with the conditions specified on any sign displayed on or in the vicinity of the boat ramp.

9.10.4 For the purposes of Clause 9.10 the following definitions apply:

- (a) *launch permit* means a permit issued by the Council and/or its agent upon application and which authorises the launch of a nominated boat from a boat ramp in accordance with the conditions determined by the Council;
- (b) *nominated boat* means the boat specified in an application for an annual launch permit, in respect of which a launch permit is granted; and
- (c) *short term ticket* means a ticket purchased from a vending machine located at or in the vicinity of a boat ramp that authorises a single launch of a boat from the boat ramp in accordance with the conditions determined by the Council and displayed at the site of the vending machine and, which is valid for a period of 24 hours from the time of purchase.

9.11 *Bridge and Jetty Jumping*

Jump or dive from a bridge or jetty on Local Government land, including the foreshore.

9.12 *Buildings*

Use a building, object or structure on Local Government land for a purpose other than its intended purpose.

9.13 *Burials and Memorials and Cemeteries*

9.13.1 Bury, inter or spread the ashes of any human or animal remains.

9.13.2 Erect any memorial.

9.13.3 In an area comprising a cemetery, drive or propel any vehicle except on paths or roads constructed and set aside for that purpose and in compliance with any signs that have been erected.

9.14 *Camping and Tents*

9.14.1 Erect a tent or other structure of calico, canvas, plastic or similar material as a place of habitation.

9.14.2 Camp or sleep overnight except:

- (a) In a caravan park on Local Government land, the proprietor of which has been given permission to operate the caravan park on the land; or

- (b) in an area to which the Council has, by resolution, designated for camping and in accordance with such time limits and other conditions determined by resolution of the Council (if any).
- 9.15 *Canvassing*
Subject to Clause 14.2, convey any advertising, religious or other message to any bystander, passer-by or other person.
- 9.16 *Distribution*
Subject to Clause 14.2 and the Local Nuisance and Litter Control Act 2015, place on a vehicle (without the consent of the owner of the vehicle), or give out or distribute any book or other printed matter to any bystander, passer-by or other person.
- 9.17 *Donations*
Ask for or receive or indicate that he or she desires a donation of money or any other valuable item or thing.
- 9.18 *Encroachment*
Erect or place any fencing, posts or other structures or any other items or substances such as to encroach onto the land.
- 9.19 *Entertainment and Busking*
- 9.19.1 Sing, busk or play a recording or use a musical instrument for the apparent purpose of either entertaining others or receiving money.
- 9.19.2 Conduct or hold a concert, festival, show, public gathering, circus, meeting, performance or any other similar activity.
- 9.20 *Equipment*
Use an item of equipment, facilities or property belonging to the Council if that person is of or over the age indicated by a sign or notice as the age limit for using such equipment, facility or property.
- 9.21 *Fires*
Subject to the Fire and Emergency Services Act 2005, light any fire except:
- 9.21.1 in a place provided by the Council for that purpose; or
- 9.21.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of at least four (4) metres.
- 9.22 *Fireworks*
Discharge, ignite or use any fireworks.
- 9.23 *Flora and Fauna*
Subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:
- 9.23.1 damage, pick, disturb, interfere with or remove any plant or flower thereon;
- 9.23.2 cause or allow an animal to stand or walk on any flower bed or garden plot;
- 9.23.3 deposit, dig, damage, disturb, interfere with or remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the land;
- 9.23.4 take, interfere with, tease, harm or disturb any animal, bird or marine creature or the eggs or young of any animal, bird or aquatic creature;
- 9.23.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;
- 9.23.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird;
- 9.23.7 use, possess or have control of any device for the purpose of killing or capturing any animal, bird or marine creature; or
- 9.23.8 burn any timber or dead wood.
- 9.24 *Foreshore*
- 9.24.1 Drive or propel a vehicle on any foreshore area to which the Council has determined this subclause applies.
- 9.24.2 Drive or propel a vehicle onto or from the foreshore other than by a ramp or thoroughfare constructed or provided by the Council for that purpose.
- 9.24.3 Hire out a boat on or from any part of the foreshore.
- 9.25 *Games and Sport*
- 9.25.1 Participate in, promote or organise any organised competition or sport as distinct from organised social play on Local Government land to which the Council has resolved this subclause applies.
- 9.25.2 Play or practice any game which involves kicking, hitting or throwing a ball or other object on Local Government land to which the Council has resolved this subclause applies, which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land.
- 9.25.3 Engage or participate in or conduct any organised group fitness activity or training on Local Government land to which the Council has resolved this subclause applies.
- 9.25.4 Play or practice the game of golf on Local Government land other than on a properly constructed golf course or practice fairway.
- 9.25.5 Play or practice any game or sport on Local Government land to which the Council has resolved this subclause applies except at the times determined by the Council and indicated on a sign on or in the vicinity of the land.
- 9.26 *Model Aircraft, Boats and Cars*
Subject to the Civil Aviation Safety Regulations 1998:
- 9.26.1 fly or operate a model or drone aircraft, boat or model or remote control car in a manner which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of the land, or detract from or be likely to detract from another person's lawful use of and enjoyment of the land;
- 9.26.2 fly or operate a model or drone aircraft, boat or model or remote control car on any Local Government land to which the Council has resolved this subclause applies.
- 9.27 *Overhanging Articles or Displaying Personal Items*
Suspend or hang an article or object from a building, verandah, pergola, post or other structure on Local Government land where it might present a nuisance or danger to a person using the land or be of an unsightly nature.
- 9.28 *Playing Area*
Use or occupy a playing area:
- 9.28.1 in such a manner as to damage or be likely to damage the surface of the playing area or infrastructure (above and under ground level);
- 9.28.2 in a manner contrary to the purpose for which the playing area was intended to be used or occupied; or
- 9.28.3 contrary to directions of the Council made by resolution and indicated on a sign displayed adjacent to the playing area.
- 9.29 *Pontoons*
Install or maintain a pontoon or jetty in any waters.
- 9.30 *Preaching*
Preach, harangue or solicit for religious purposes.
- 9.31 *Rubbish and Rubbish Dumps*
- 9.31.1 Interfere with, remove or take away any rubbish that has been discarded at any rubbish dump on Local Government land.
- 9.31.2 Remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, containers

- or packaging) that has been discarded in a bin on any Local Government land, or placed on Local Government land for collection by the Council (or its agent).
- 9.32 *Sand Dunes*
- 9.32.1 Use a sand board or other item to slide down a sand dune, coastal slope or cliff.
- 9.32.2 Destabilise sand on a sand dune, coastal slope or cliff so as to cause it to unnecessarily mass waste down slope.
- 9.32.3 Ride a horse on a sand dune or coastal slope except in an area designated by the Council by resolution.
- 9.32.4 Carry out any other activity that may threaten the integrity of a sand dune, coastal slope or cliff.
- 9.33 *Soil*
- Deposit, dig, carry away or remove any soil, clay, gravel, sand, timber, stones, pebbles or any other matter.
- 9.34 *Swimming*
- Subject to the provisions of the Harbors and Navigation Act 1993, enter, swim in, bathe or engage in any aquatic activity in any waters except:
- 9.34.1 in an area which the Council has determined may be used for such purpose or where a nearby sign states that such activity is allowed; and
- 9.34.2 in accordance with any conditions that the Council may have determined by resolution apply to such use.
- 9.35 *Trading*
- 9.35.1 Sell, buy, offer or display anything for sale or hire or lease any goods, merchandise, commodity, article or thing.
- 9.35.2 Set up a van or other vehicle, stall, stand, table or other structure, tray, carpet or device for the apparent purpose of buying, selling, offering, displaying or exposing for sale or the hiring or leasing of any goods, merchandise, commodity, article, service or thing.
- 9.36 *Vehicles*
- 9.36.1 Drive or propel a vehicle except on any Local Government land (including Roads) constructed and set aside by the Council for that purpose.
- 9.36.2 Promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose.
- 9.36.3 Repair, wash, paint, panel beat or carry out other work to a vehicle, except for running repairs in the case of a breakdown.
- 9.37 *Weddings, Functions and Special Events*
- 9.37.1 Hold, conduct or participate in a marriage ceremony, funeral or special event.
- 9.37.2 Erect a marquee, stage or structure for the purpose of holding or conducting a wedding, funeral or special event.
- 9.37.3 Hold or conduct any filming where the filming is for a commercial purpose.
- 9.38 *Wheeled Recreational Devices*
- Subject to the Road Traffic Act 1961, ride a wheeled recreational device on Local Government land to which the Council has determined this Clause applies.
10. *Prohibited activities*
- A person must not do any of the following on Local Government land.
- 10.1 *Animals*
- 10.1.1 Cause or allow any animal to enter, swim, bathe or remain in any waters to the inconvenience, annoyance or danger of any other person bathing or swimming.
- 10.1.2 Cause or allow an animal to damage a flowerbed, garden plot, tree, lawn or like thing or place.
- 10.1.3 Lead, herd or exercise a horse in such manner as to cause a nuisance or endanger the safety of a person.
- 10.2 *Climbing*
- Climb on or over any fixture, fitting, plant, object or building other than a playground or similar area that the Council has set aside for the purpose.
- 10.3 *Damaging Property*
- Damage or remove a building, structure or fixture located on Local Government land.
- 10.4 *Defacing Property*
- Deface, paint, write, cut names, letters or make marks on to any tree, rock, gate, fence, building, sign or property of the Council.
- 10.5 *Equipment*
- Use any item of equipment, facilities or property belonging to the Council other than in the manner and for the purpose for which it was designed, constructed or intended to be used or in such manner as is likely to damage or destroy it.
- 10.6 *Fishing*
- Fish in any waters to which the Council has determined this subclause applies.
- 10.7 *Glass*
- Willfully break any glass, china or other brittle material.
- 10.8 *Interference with Land*
- Interfere with, alter or damage the land (including a building, structure or fixture located on the land) including:
- 10.8.1 altering the construction or arrangement of the land to permit or facilitate access from an adjacent property;
- 10.8.2 erecting or installing a structure in, on, across, under or over the land;
- 10.8.3 changing or interfering with the construction, arrangement or materials of the land;
- 10.8.4 planting a tree or other vegetation on the land, interfering with the vegetation on the land or removing vegetation from the land; or
- 10.8.5 otherwise use the land in a manner contrary to the purpose for which the land was designed to be used.
- 10.9 *Interference with Permitted Use*
- Interrupt, disrupt or interfere with any other person's use of Local Government land which is permitted or for which permission has been granted.
- 10.10 *Nuisance*
- Behave in such a manner so as to unreasonably cause discomfort, inconvenience, annoyance or offence to any other person.
- 10.11 *Playing games*
- Play or practice a game:
- 10.11.1 which is likely to cause damage to the land or anything on it; or
- 10.11.2 in any area where a sign indicates that the game is prohibited.
- 10.12 *Smoking*
- Subject to the Tobacco Products Regulation Act 1997, smoke, hold or otherwise have control over an ignited tobacco product:
- 10.12.1 in any building; or
- 10.12.2 on any land to which the Council has determined this subclause applies.
- 10.13 *Throwing objects*
- Throw, roll, project or discharge a stone, substance or other missile, excluding sport and recreational equipment designed to be used in that way.

10.14 *Toilets*

In any public convenience facilities on Local Government land:

- 10.14.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 10.14.2 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
- 10.14.3 use it for a purpose for which it was not designed or constructed;
- 10.14.4 enter a toilet that is set aside for use of the opposite sex except:
 - (a) where a child under the age of eight years is accompanied by an adult parent or guardian of that sex; or
 - (b) to provide assistance to a disabled person; or
 - (c) in the case of a genuine emergency.

10.15 *Waste*

- 10.15.1 Deposit or leave thereon:
 - (a) anything obnoxious or offensive; or
 - (b) any offal, dead animal, dung or filth.
- 10.15.2 Deposit any rubbish other than in receptacles provided by the Council for that purpose.
- 10.15.3 Deposit in a receptacle any rubbish emanating from domestic or trade purposes, unless designated by a sign or signs.

PART 4—ENFORCEMENT

11. *Directions*

- 11.1 A person on Local Government land must comply with a reasonable direction from an authorised person relating to:
 - 11.1.1 that person's use of the land;
 - 11.1.2 that person's conduct and behaviour on the land;
 - 11.1.3 that person's safety on the land; or
 - 11.1.4 the safety and enjoyment of other persons on the land.
- 11.2 A person who, in the opinion of an authorised person, is likely to commit or has committed, a breach of this by-law must immediately comply with a direction of an authorised person to leave that part of Local Government land.

12. *Orders*

If a person fails to comply with an order of an authorised person made pursuant to Section 262 of the Act in respect of a breach of this by-law, the Council may seek to recover its costs of any action taken under Section 262 (3) of the Act from the person to whom the order was directed.

Note:

Section 262 (1) of the Act states:

- (1) If a person (the offender) engages in conduct that is a contravention of this Act or a by-law under this Act, an authorised person may order the offender:
 - (a) if the conduct is still continuing—to stop the conduct; and
 - (b) whether or not the conduct is still continuing—to take specified action to remedy the contravention.

Subsections (2) and (3) of Section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- cease smoking on Local Government land;
- remove an object or structure encroaching on Local Government land;
- dismantle and remove a structure erected on Local Government land without permission.

13. *Removal of Animals and Objects*

- 13.1 An authorised person may remove an animal or object that is on Local Government land in breach of a by-law if no person is in charge of, or apparently in charge of, the animal or object.

- 13.2 The Council may recover the cost of removing an animal or object from the person in charge or apparently in charge of the animal or object.

PART 5—MISCELLANEOUS

14. *Exemptions*

- 14.1 The restrictions in this by-law do not apply to a police officer, emergency worker, Council officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council officer.
- 14.2 The restrictions in Clauses 9.15 and 9.16 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 14.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 14.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 14.2.3 related to, and occurs during the course of and for the purpose of a referendum.

15. *Liability of Vehicle Owners*

- 15.1 For the purposes of this Clause 15, owner in relation to a vehicle has the same meaning as contained in Section 4 of the Act.
- 15.2 The owner and the driver of a vehicle driven, parked or standing in contravention of this by-law are each guilty of an offence and liable to the penalty as prescribed for that offence.

This by-law was duly made and passed at a meeting of the Port Pirie Regional Council held on 22 June 2016 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. JOHNSON, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4—Roads

A by-law to manage, control and regulate certain activities on roads in the Council's area.

PART 1—PRELIMINARY

1. *Title*

This by-law may be cited as the Roads By-law 2015 and is By-law No. 4 of the Port Pirie Regional Council.

2. *Authorising Law*

This by-law is made under Sections 239 and 246 of the Act and Regulation 28 of the Local Government (General) Regulations 2013.

3. *Purpose*

The objectives of this by-law are to manage, control and regulate the prescribed uses of roads in the Council's area:

- 3.1 to protect the convenience, comfort and safety of road users and members of the public;
- 3.2 to prevent damage to buildings and structures on roads;
- 3.3 to prevent certain nuisances occurring on roads; and
- 3.4 for the good rule and government of the Council area.

4. *Commencement, Revocation and Expiry*

- 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation:
 - 4.1.1 By-law No. 4—Roads.

- 4.2 This by-law will expire on 1 January 2024.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2016.
- 5.2 Subject to Clause 5.3, this by-law applies throughout the Council's area.
- 5.3 Clauses 7.3.2 and 7.4.2 of this by-law apply throughout the Council area except in such parts of the Council area as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Act.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 *Act* means the Local Government Act 1999;
- 6.2 *animal* includes birds, insects and poultry but does not include a dog;
- 6.3 *authorised person* has the same meaning as in the Act;
- 6.4 *camp* includes:
- 6.4.1 setting up a camp, tent or other structure of calico, canvas, plastic or other similar material on a road; or
- 6.4.2 subject to the Road Traffic Act 1961, causing a caravan, motor home or similar recreational vehicle to remain on a road overnight, whether or not any person is in attendance or sleeps on the road or intends to stay overnight;
- 6.5 *Council* means the Port Pirie Regional Council;
- 6.6 *effective control* means a person exercising effective control of an animal either:
- 6.6.1 by means of a physical restraint; or
- 6.6.2 by command, the animal being in close proximity to the person, and the person being able to see the animal at all times;
- 6.7 *emergency worker* has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014;
- 6.8 *moveable sign* has the same meaning as in the Act;
- 6.9 *road* has the same meaning as in the Act; and
- 6.10 *vehicle* has the same meaning as in the Road Traffic Act 1961.

Note:

Section 14 of the Acts Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—USE OF ROADS

7. Activities Requiring Permission

A person must not do any of the following activities on a road without the permission of the Council.

7.1 Advertising

Display or cause to be displayed on a road or structure or building thereon any sign for the purpose of advertising goods or services, other than a moveable sign that is displayed in accordance with the Council's Moveable Signs By-law.

7.2 Amplification

Use an amplifier or other device whether mechanical or electrical for the purpose of broadcasting sound or magnifying sound including the broadcasting of announcements or advertisements.

7.3 Animals

- 7.3.1 Cause, suffer or permit an animal to stray onto, move over, or graze or be left unattended on any road.
- 7.3.2 Lead, herd or exercise an animal on a road, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided the animal or animals are under effective control.
- 7.3.3 Lead, herd or exercise any animal in such a manner as to endanger the safety of any person.

7.4 Camping and Tents

- 7.4.1 Erect a tent or other structure of calico, canvas, plastic or other similar material.

- 7.4.2 Camp or sleep overnight except on a road designated by the Council by resolution for this purpose and in accordance with any conditions determined by the Council and displayed on any signage on or near the road.

7.5 Donations

Ask for or receive or do anything to indicate that the person desires a donation of money.

7.6 Obstructions

Erect, install or place or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road, footway, water-channel, or water-course in a road.

7.7 Preaching

Preach, harangue, solicit or canvass for religious or charitable purposes.

7.8 Public Exhibitions and Displays

7.9.1 Sing, busk, play a recording or use a music instrument, or perform similar activities.

7.9.2 Conduct or hold a concert, festival, show, circus, performance or a similar activity.

7.9.3 Erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar activity.

7.9.4 Cause any public exhibitions or displays.

7.9 Soliciting

Ask for or receive or indicate a desire for a donation of money or any other thing.

7.10 Vehicles

Repair, wash, paint, panel beat or perform other work of a similar nature to a vehicle, except for running repairs in the case of a vehicle breakdown.

Note:

Moveable signs on roads are regulated by Sections 226 and 227 of the Act and the Council's Moveable Signs By-law.

PART 3—ENFORCEMENT

8. Directions

A person who, in the opinion of an authorised person is committing or has committed a breach of this by-law, must immediately comply with any reasonable direction of an authorised person relating to:

- 8.1 that person's use of the Road;
- 8.2 that person's conduct and behaviour on the Road;
- 8.3 that person's safety on the Road; and
- 8.4 the safety and enjoyment of the Road by other persons.

9. Orders

If a person does not comply with an order of an authorised person made pursuant to Section 262 of the Act in respect of a breach of this by-law, the Council may seek to recover its costs of any action taken under Section 262 (3) of the Act from the person to whom the order was directed.

Note:

Section 262 (1) of the Act states:

- (1) If a person (*the offender*) engages in conduct that is a contravention of this Act or a by-law under this Act, an authorised person may order the offender
- (a) if the conduct is still continuing—to stop the conduct; and
- (b) whether or not the conduct is still continuing—to take specified action to remedy the contravention.

Subsections (2) and (3) of Section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- cease busking on a road;
- remove an object or structure blocking a footpath;
- remove bills posted on a structure on a road;
- dismantle and remove a tent from a road.

10. Removal of Animals and Objects

- 10.1 An authorised person may remove an animal or object that is on a road in breach of a by-law if no person is in charge, or apparently in charge, of the animal or object.

- 10.2 The Council may recover from the owner or apparent owner of the animal or object, the costs it incurs in removing an animal or object in accordance with paragraph 10.1.

PART 4—MISCELLANEOUS

11. *Exemptions*

The restrictions in this by-law do not apply to a police officer, emergency worker, Council officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council officer.

12. *Liability of Vehicle Owners*

- 12.1 For the purposes of this Clause 12, owner in relation to a vehicle has the same meaning as contained in Section 4 of the Act.
- 12.2 The owner and the driver of a vehicle driven, parked or standing in contravention of this by-law are each guilty of an offence and liable to the penalty as prescribed for that offence.

This by-law was duly made and passed at a meeting of the Port Pirie Regional Council held on 22 June 2016 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. JOHNSON, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 5—Dogs

A by-law to limit the number of dogs kept on premises and for the management and control of dogs in the Council area.

PART 1—PRELIMINARY

1. *Title*

This by-law may be cited as the Dog By-law 2016 and is By-law No. 5 of the Port Pirie Regional Council.

2. *Authorising Law*

This by-law is made under Section 90 (5) of the Dog and Cat Management Act 1995 and Sections 238 and 246 of the Act and Section 18A of the Harbours and Navigation Act 1993.

3. *Purpose*

The objects of this by-law are to control and manage dogs in the Council area:

- 3.1 to reduce the incidence of environmental nuisance caused by dogs;
- 3.2 to promote responsible dog ownership;
- 3.3 to protect the convenience, comfort and safety of members of the public; and
- 3.4 for the good rule and government of the Council area.

4. *Commencement, Revocation and Expiry*

- 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation:
 - 4.1.1 By-law No. 5—Dogs 2009
- 4.2 This By-law will expire on 1 January 2024

5. *Application*

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2016.
- 5.2 Subject to Clause 5.3, this by-law applies throughout the Council area.
- 5.3 Clauses 9 and 10 of this By-law only apply in such part or parts of the Council area as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Act.

6. *Interpretation*

In this by-law, unless the contrary intention appears:

- 6.1 *Act* means the Local Government Act 1999;
- 6.2 *approved kennel establishment* means a building, structure or area approved by a relevant authority, pursuant to the Development Act 1993 for the keeping of dogs on a temporary or permanent basis;

- 6.3 *assistance dog* means a dog trained and used for the purpose of assisting a person who is wholly or partially disabled.

- 6.4 *Council* means the Port Pirie Regional Council;

- 6.5 *dog* (except for in Clause 7.1) has the same meaning as in the Dog and Cat Management Act 1995;

- 6.6 *effective control* means a person exercising effective control of a dog either:
 - 6.6.1 by means of a physical restraint; or
 - 6.6.2 by command, the dog being in close proximity to the person and the person being able to see the dog at all times;

- 6.7 *keep* includes the provision of food or shelter;

- 6.8 *park* has the same meaning as in the Dog and Cat Management Act 1995;
- 6.9 *premises* includes land, whether used or occupied for domestic or non-domestic purposes;

- 6.10 *small dwelling* means a self-contained residence that is:
 - 6.10.1 a residential flat building;
 - 6.10.2 contained in a separate strata unit or community title;
 - 6.10.3 on an allotment less than 400-600 square metres in area; or
 - 6.10.4 without a secure yard of at least 100 square metres in area;

- 6.11 *working dog* means a dog used principally for droving or tending livestock;

- 6.12 for the purposes of Clause 9 of the by-law, a dog is under *effective control by means of a leash* if the dog is secured to a leash that does not exceed 2 metres in length and:
 - 6.12.1 the leash is either tethered securely to a fixed object; or
 - 6.12.2 held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

Note:

Section 14 of the Acts Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-laws was made.

PART 2—LIMITS ON DOG NUMBERS

7. *Limits on Dog Numbers in Private Premises*

- 7.1 Subject to Clauses 7.2, and 7.4 a person must not, without the Council's permission, keep and cause, suffer or permit to be kept:
 - 7.1.1 in a township, more than one dog in a small dwelling;
 - 7.1.2 in a township, more than two dogs on any premises other than a small dwelling;
 - 7.1.3 outside of a township, more than three dogs (other than working dogs) on any premises.

- 7.2 For the purposes of Clause 7.1, 'dog' means a dog that is three (3) months of age or older, or a dog that has lost its juvenile teeth.

- 7.3 Clause 7.1 does not apply to:
 - 7.3.1 approved kennel establishments operating in accordance with all required approvals and consents; or
 - 7.3.2 other businesses involving the keeping of dogs provided that the business is registered in accordance with the Dog and Cat Management Act 1995 and operating in accordance with all required approvals and consents.

- 7.4 The Council may require that premises which are the subject of an application for permission to keep additional dogs must be inspected by an authorised person for the purpose of assessing the suitability of the premises for housing dogs.

- 7.5 No dog is to be kept on any premises where, in the opinion of an authorised person, there is no secure or appropriate area where a dog may be effectively confined.

PART 3—DOG CONTROLS

8. *Dog Exercise Areas*

Subject to Clauses 9 and 10 of this by-law, a person may enter a park in the Council area for the purpose of exercising a dog under his or her effective control.

Note:

If a person is exercising a dog in a park as permitted under this clause and the dog is not under effective control, this gives rise to a dog wandering at large offence under Section 43 (1) of the Dog and Cat Management Act 1995, for which the owner of or person responsible for the dog may be liable.

9. *Dog on Leash Areas*

A person must not cause, suffer or permit a dog under that person's control, charge or authority (except an assistance dog that is required to remain off-lead in order to fulfil its functions) to be or remain on Local Government land or in a public place to which the Council has determined this clause applies unless the dog is under effective control by means of a leash.

10. *Dog Prohibited Areas*

A person must not cause, suffer or permit a dog under that person's control, charge or authority (except an assistance dog) to enter or remain on any Local Government land or public place to which the Council has determined this Clause applies.

11. *Dog Faeces*

No person is to allow a dog under that person's control, charge or authority to be in a public place or on Local Government land unless that person has in their possession a bag or other suitable container for the collection and lawful disposal of any faeces that the dog may deposit (for the purpose of complying with their obligation under Section 45A (6) of the Dog and Cat Management Act 1995).

PART 4—ENFORCEMENT

12. *Orders*

12.1 If a person engages in conduct that is in contravention of this by-law, an authorised person may order that person:

- 12.1.1 if the conduct is still continuing—to stop the conduct; and
- 12.1.2 whether or not the conduct is still continuing—to take specified action to remedy the contravention.

12.2 A person must comply with an order under this Clause.

12.3 If a person does not comply with an order, the authorised person may take action reasonably required to have the order carried out, and the Council may seek to recover its costs of any action so taken from the person to whom the order was directed.

12.4 However, an authorised person may not use force against a person under this section.

Note:

For example, an authorised person may order a person to:

- cease keeping more than the permitted number of dogs on that person's premises; or
- remove a dog from a dog prohibited area.

This by-law was duly made and passed at a meeting of the Port Pirie Regional Council held on 22 June 2016 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. JOHNSON, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 6—Cats

A by-law to limit the number of cats kept on premises and for the management and control of cats in the Council area.

PART 1—PRELIMINARY

1. *Title*

This by-law may be cited as the Cats By-law 2016 and is By-law No. 6 of the Port Pirie Regional Council.

2. *Authorising Law*

This by-law is made under Section 90 (5) of the Dog and Cat Management Act 1995 and Section 246 of the Act.

3. *Purpose*

The objects of this by-law are to control and manage cats in the Council area:

- 3.1 to promote responsible cat ownership;
- 3.2 to reduce the incidence of public and environmental nuisance caused by cats;
- 3.3 to protect the comfort and safety of members of the public; and
- 3.4 for the good rule and government of the Council area.

4. *Commencement, Revocation and Expiry*

4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation:

4.1.1 By-law No. 6—Cats 2013.

4.2 This by-law will expire on 1 January 2024.

5. *Application*

This by-law applies throughout the Council's area and operates subject to the Council's Permits and Penalties By-law 2016.

6. *Interpretation*

In this by-law, unless the contrary intention appears:

- 6.1 *Act* means the Local Government Act 1999;
- 6.2 *cat* (except in Clause 8) means an animal of the species *felis catus* which is three months of age or has lost its juvenile canine teeth;
- 6.3 *Council* means the Port Pirie Regional Council;
- 6.4 *keep* includes the provision of food or shelter;
- 6.5 *nuisance* means:
 - 6.5.1 unreasonably interfering with the peace, comfort or convenience of a person, including but not limited to a cat(s) displaying aggressive nature or creating unpleasant noise or odour;
 - 6.5.2 injurious to a person's real or personal property; or
 - 6.5.3 obnoxious, offensive or hazardous to health;
 - 6.5.4 wandering onto land without the consent of the owner or occupier of the land.
- 6.6 *premises* includes land whether used or occupied for domestic or non-domestic purposes and any part thereof.

Note:

Section 14 of the Acts Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law is made.

PART 2—CAT CONTROLS

7. *Limits on Cat Numbers*

7.1 Subject to Clause 7.2, a person must not, without the Council's permission, keep or cause, suffer or permit to be kept, more than two cats on any premises.

7.2 Clause 7.1 does not apply to premises comprising a business involving the keeping of cats provided that the business is operating in accordance with all required approvals and consents.

8. *Cats Not to be a Nuisance*

8.1 An owner or occupier of premises is guilty of an offence if a cat (or cats) kept or allowed to remain on the premises causes a nuisance.

8.2 For the purposes of this clause, cat means an animal of the species *felis catus*.

PART 3—ENFORCEMENT

9. *Orders*

9.1 If a person engages in conduct that is a contravention of this by-law, an authorised person may order that person:

- 9.1.1 if the conduct is still continuing—to stop the conduct; and
- 9.1.2 whether or not the conduct is still continuing—to take specified action to remedy the contravention.

9.2 A person must comply with an order under this clause.

9.3 If a person does not comply with an order, the authorised person may take action reasonably required to have the order carried out, and the Council may seek to recover its

costs of any action so taken from the person to whom the order was directed.

9.4 However, an authorised person may not use force against a person under this section.

Note:

For example, an authorised person may order a person to:

- cease keeping more than the permitted number of cats on that person's premises; or
- take the necessary steps to mitigate a nuisance caused by cats.

This by-law was duly made and passed at a meeting of the Port Pirie Regional Council held on the 22 June 2016 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. JOHNSON, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

Adoption of Valuation and Declaration of Rates 2016-2017

NOTICE is hereby given that the District Council of Yankalilla at its meeting held on 21 June 2016, for the financial year ending 30 June 2017:

1. Adopted for rating purposes the Valuer-General's valuations of capital values applicable to land within the Council area totalling \$1 927 294 780.
2. Declared differential general rates based upon the use of the land as follows:
 - (a) Residential: 0.5109 cents in the dollar;
 - (b) Commercial-Shop: 0.5109 cents in the dollar;
 - (c) Commercial-Office: 0.5109 cents in the dollar;
 - (d) Commercial-Other: 0.5109 cents in the dollar;
 - (e) Industry-Light: 0.5109 cents in the dollar;
 - (f) Industry-Other: 0.5109 cents in the dollar;
 - (g) Primary Production: 0.4649 cents in the dollar;
 - (h) Vacant Land: 0.8430 cents in the dollar; and
 - (i) Other: 0.5109 cents in the dollar.
3. Imposed a minimum rate of \$850 in respect of each separate piece of rateable land in the Council area.
4. Declared a separate rate of .00989 cents in the dollar on capital value on all rateable land in the Council area to recover the amount of \$184 069.60 payable to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.
5. Imposed annual service charges as follows:
 - (a) In respect of all occupied properties serviced by the Normanville CWMS Treatment Plant, an annual service charge of \$550 per unit.
 - (b) In respect of all vacant properties within the area serviced by the Normanville CWMS Treatment Plant, an annual service charge of \$550 per unit.
 - (c) In respect of all occupied properties serviced by the Second Valley CWMS, an annual service charge of \$550 per unit.
 - (d) In respect of each vacant allotment within the area serviced by the Second Valley CWMS, an annual service charge of \$550 per unit.
 - (e) In respect of all occupied properties at Myponga Beach serviced by the Myponga Beach Treatment Plant an annual service charge of \$550 per unit.
 - (f) In respect of each vacant allotment at Myponga Beach serviced by the Myponga Beach Treatment Plant an annual service charge of \$550 per unit.

- (g) In respect of all properties at Cape Jervis serviced by the Cape Jervis Treatment Plant, an annual service charge of \$550 per unit.
- (h) In respect of all properties at Wirrina Community serviced by the Wirrina Wastewater Treatment Plant, an annual service charge of \$550 per unit.
- (i) In respect of all properties at Wirrina Community serviced by the Wirrina Water Supply, an annual service charge of \$740 per unit.

A property service charge per unit will be charged in accordance with the CWMS property units code as provided at Regulation 9A of the Local Government Act 1999.

N. MORRIS, Chief Executive

DISTRICT COUNCIL OF YANKALILLA

Revocation of Community Land Classification

THE District Council of Yankalilla has revoked the Community Land Classification of the land in Certificate of Title Volume 6114 Folio 938 described as Allotment 401 within Deposited Plan 73130, pursuant to Section 194 of the Local Government Act 1999. The land is now classified as operational.

Further information may be obtained by visiting the Council offices, contacting Council on 8558 0200 or viewing the Council Meeting Agenda and Minutes of 21 June 2016 on Council's website: www.yankalilla.sa.gov.au.

N. MORRIS, Chief Executive

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

- Coleman, Angela Dorothy*, late of 24-34 Avenue Road, Glynde, of no occupation, who died on 22 October 2015.
- Coonan, John Desmond*, late of 4 Cudmore Terrace, Marleston, of no occupation, who died on 15 January 2016.
- Elliott, Laurie Edward*, late of 14 Joanne Terrace, Parafield Gardens, of no occupation, who died on 30 September 2015.
- Highman, Esther Jean*, late of 34 Molesworth Street, North Adelaide, of no occupation, who died on 5 January 2016.
- Jasko, Norrita Joy*, late of 15 French Crescent, Trott Park, home duties, who died on 15 October 2015.
- Pagett, Edna O'Bray*, late of 11 Wienert Street, Edmonton, home duties, who died on 29 November 2015.
- Parkinson, Kathleen*, late of Smith Street, Horsham, home duties, who died on 5 April 2016.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before the 29 July 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 30 June 2016.

D. A. CONTALA, Public Trustee

ATTENTION

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

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

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

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

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

Phone: 8207 1045

Fax: 8207 1040

Email: GovernmentGazetteSA@sa.gov.au