No. 65



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, TUESDAY, 26 SEPTEMBER 2017

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All public Acts appearing in this gazette are to be considered official, and obeyed as such

Department of the Premier and Cabinet Adelaide, 26 September 2017

HIS Excellency the Administrator in Executive Council has been pleased to appoint the undermentioned to the Remuneration Tribunal, pursuant to the provisions of the Remuneration Act 1990:

Member: From 2 October 2017 until 1 October 2020 John Charles William Lewin

Peter John Alexander Pamela June Martin

President: From 2 October 2017 until 1 October 2020

John Charles William Lewin

By command,

DPC17/036CS

Department of the Premier and Cabinet Adelaide, 26 September 2017

IAN KEITH HUNTER, for Premier

His Excellency the Administrator in Executive Council has been pleased to appoint the people listed as 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 4 October 2017 and expiring on 28 September 2021: Shirley Evelyn Hortin

For a term commencing on 4 October 2017 and expiring on 27 March 2022:

Marlene Dawn Norton-Baker

For a term commencing on 4 October 2017 and expiring on 13 December 2021:

Steven Michael O'Sullivan

By command,

IAN KEITH HUNTER, for Premier

JP17/014CS

ASSOCIATIONS INCORPORATION ACT 1985

DISSOLUTION OF ASSOCIATION

Order Pursuant to Section 42(2)

WHEREAS the CORPORATE AFFAIRS COMMISSION ("the Commission") pursuant to section 42(1) of the Associations 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 ABORIGINAL PRISONERS AND OFFENDERS SUPPORT SERVICES INCORPORATED ("the Association") being an incorporated association under the Act are being carried on, or would more appropriately be carried on by an Aboriginal and Torres Strait Islander Corporation incorporated under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Cth) AND WHEREAS the Commission was on the 7th June 2017 requested by the Association to transfer its undertaking to ABORIGINAL PRISONERS AND OFFENDERS SUPPORT SERVICES ABORIGINAL CORPORATION (Indigenous Corporation Number 8438), the Commission pursuant to section 42(2) of the Act DOES HEREBY ORDER that on 26th September 2017, the Association will be dissolved, the property of the Association becomes the property of ABORIGINAL PRISONERS AND OFFENDERS SUPPORT SERVICES ABORIGINAL CORPORATION and the rights and liabilities of the Association become the rights and liabilities of ABORIGINAL PRISONERS AND OFFENDERS SUPPORT SERVICES ABORIGINAL CORPORATION. SERVICES ABORIGINAL CORPORATION.

Given under the seal of the Commission at Adelaide this 19th day of September 2017.

ROSALBA ALOI, A delegate of the Corporate Affairs Commission

DEVELOPMENT ACT 1993

NOTICE UNDER SECTION 25 (21A)

City of Marion and City of Holdfast Bay

Seacliff Park Mixed Density Residential and Neighbourhood Activity Centre Development Plan Amendment

Preamble

- The Development Plan Amendment entitled 'Seacliff Park Mixed Density Residential and Neighbourhood Activity Centre 1. Development Plan Amendment' (the Amendment) was commenced on 31 July 2012, when agreement between the Minister responsible for the administration of the Development Act 1993 and the Cities of Marion and Holdfast Bay was reached on the Statement of Intent for the proposed Amendment.
- Pursuant to section 25(21a) of the Development Act 1993, the Amendment will lapse if not exempted by the Minister for 2. Planning.
- The Minister for Planning has decided to exempt this Amendment from lapsing by force as follows:

PURSUANT to section 25(21a) of the Development Act 1993, I exempt the Amendment from lapsing by force on the condition that the Amendment be completed by 31 January 2018.

Dated 13 September 2017.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993

NOTICE UNDER SECTION 25(17)

City of Port Adelaide Enfield Industry/Business (Gepps Cross Gateway) Review Development Plan Amendment

Preamble

- 1. The Industry/Business (Gepps Cross Gateway) Review Development Plan Amendment (the Amendment) by the City of Port Adelaide Enfield has been finalised in accordance with the provisions of the Development Act 1993.
- The Minister for Planning has decided to approve the Amendment.

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

- approve the Amendment; and
- fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation. Dated 20 September 2017.

JOHN RAU, Deputy Premier, Minister for Planning

ELECTORAL ACT 1985

Part 6 – Registration of Political Parties

NOTICE is hereby given that the following application for registration as a registered political party under the provisions of Part 6 of the Electoral Act 1985, has been received.

Name of Party: Advance SA Name of Applicant: John Darley

Any elector who believes that the party should not be registered because:

- the party does not have as a purpose, the promotion of the election to the State Parliament of its endorsed candidate(s); or
- the application does not fulfil the technical requirements specified in the Act; or
- · the party's name is likely to be confused with that of another registered party, parliamentary party or prominent public body,

can formally object in writing to the Electoral Commissioner, Level 6, 60 Light Square, Adelaide SA 5000 by 5pm (ACDT) on Friday 27 October 2017. Objections must contain the postal address and signature of the objector and detail the grounds upon which the objection

Dated 26 September 2017.

MICK SHERRY, Electoral Commissioner

ECSA 175/2017

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption Number ME9902952

TAKE NOTICE that pursuant to section 115 of the Fisheries Management Act 2007, Dr Peter Gill of Blue Whale Study Inc. of 25 Priestly Road, TYRENDARRA VIC 3285 (the 'exemption holder') is exempt from sections 71(1)(b) and 71(2) of the Fisheries Management Act 2007 but only insofar as the activities described in Schedule 1, subject to the conditions set out in Schedule 2, from 1 November 2017 until 31 October 2018, unless varied or revoked earlier.

The taking of tissue biopsies and attachment of satellite and suction-cup dive-logger tags to:

- 50 Blue whales (Balaenoptera musculus)
- 5 Fin Whales (Balaenoptera physalus)
- 5 Sei Whales (Balaenoptera borealis)
 5 Humpback Whales (Megaptera novaeangliae)
- 5 Sperm Whales (Physeter macrocephalus)
- 25 Common Dolphins (Delphinus)
- 25 Bottlenose Dolphins (Tursiops)
- 25 Dusky Dolphins (Lagenorhynchus obscurus)

SCHEDULE 2

- The exempted activity is permitted in all South Australian marine waters excluding aquatic reserves, the Adelaide Dolphin Sanctuary and sanctuary or restricted access zones of marine parks (unless otherwise authorised under the Marine Parks Act 2007).
- 2. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold.
- The exemption holder must take all reasonable steps to minimise the extent of injury, damage or harm to the cetaceans in undertaking the research activity.
- Before undertaking the exempted activity pursuant to this notice, 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 the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved and other related questions.
- The exemption holder must provide a report in writing detailing the outcomes of the research and collection of tissue biopsies pursuant to this notice to the Director, Fisheries and Aquaculture Policy (GPO Box 1625, ADELAIDE SA 5001) within 30 days of the final collection (the exempted activity) with the following details:
 - the date, time and location of sampling; and
 - any other information deemed relevant or of interest that is able to be volunteered.

- While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
- The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

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.

Dated 15 September 2017.

SEAN SLOAN, A/ Executive Director, Fisheries and Aquaculture, Delegate of the Minister for Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Exemption number ME9902955

TAKE NOTICE that pursuant to Section 115 of the *Fisheries Management Act 2007*, Mr Russell Bradford, Senior Experimental Scientist, from the Commonwealth Scientific and Industrial Research Organisation (CSIRO) GPO Box 1538, HOBART TAS 7001 (the 'exemption holder'), or a person acting as his agent, is exempt from section 70 of the *Fisheries Management Act 2007* and clause 61 of schedule 6 of the *Fisheries Management (General) Regulations 2007*, but only insofar as the exemption holder or their agents shall not be guilty of an offence if taking in excess of the prescribed bag and boat limit of Southern Blue Fin Tuna for research purposes in the waters specified in Schedule 1, using the gear specified in Schedule 2 and subject to the conditions set out in Schedule 3 from 1 December 2017 until 31 November 2018 inclusive, unless varied or revoked earlier.

SCHEDULE 1

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

SCHEDULE 2

Pole and Line x 1 per person, Maximum 3 per boat.

SCHEDULE 3

- 1. No more than a total of 100 Southern Blue Fin Tuna landed may be euthanised and have otolith, large muscle block and vertebrate samples collected during the term of this notice.
- All Southern Blue Fin Tuna not retained pursuant to condition one must be immediately returned to the water upon completion of tagging.
- 3. For the purposes of this notice, only the following persons may act as an agent of the exemption holder:
 - Russell Bradford
 - Matthew Lansdell
 - Jason HartogScott Cooper
 - Naomi Clear
- 4. While engaging in the exempted activity, the exemption holder or agent must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer immediately upon request.
- 5. The exemption holder must not contravene or fail to comply with the *Fisheries Management Act 2007* or any regulations made under that Act, except where specifically exempted by this notice.
- The exemption holder must not conduct any other fishing activity including recreational fishing whilst undertaking the exempted activity.
- 7. The exemption holder must provide a report in writing detailing the outcomes of the collection of fish pursuant to this notice to PIRSA Fisheries and Aquaculture, (GPO Box 1625, ADELAIDE SA 5001) within 14 days of expiry of this exemption, giving the following details:
 - location of collection site
 - the number of Southern Blue Fin Tuna collected.
- 8. Before undertaking the exempted activity, the exemption holder or a person acting as an agent must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related questions.

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

Dated 15 September 2017.

SEAN SLOAN, A/Executive Director, Fisheries & Aquaculture, Delegate of the Minister for Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007

Items Seized at Coorong near Marks Point

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

at COORONG NEAR MARKS POINT on 26/08/2017

1) Black 20L buoy with anchor attached.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

COORONG NEAR MARKS POINT

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

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

Dated 18 September 2017.

BREE BALMER, Prosecutions Coordinator

FISHERIES MANAGEMENT ACT 2007

Items Seized at Lake Albert

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

at LAKE ALBERT on 25/08/2017

1) Black 20L buoy with anchor attached.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act, 2007, and were taken into possession at:

LAKE ALBERT

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

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

Dated 18 September 2017.

BREE BALMER, Prosecutions Coordinator

FISHERIES MANAGEMENT (ROCK LOBSTER FISHERIES) REGULATIONS 2006

Nomination of Certification Stations

TAKE notice that the certification stations at the locations listed in column 1, when used between the times specified in columns 2 and 3, of the table below are nominated certification stations for the purposes of sub-regulations 22 (2) and 23 (2) of the Fisheries Management (Rock Lobster Fisheries) Regulations 2006 under the Fisheries Management Act 2007 being the times during which the requirements in sub-regulations 22 (1) and 23 (1) do not apply.

This notice applies from 1 October 2017 until 14 January 2018, unless varied or revoked earlier.

Column 1	Column 2	Column 3
Certification Station	Start Time	Finish Time
Beachport	8.30 a.m.	5 p.m.
Blackfellows Caves	8.30 a.m.	5 p.m.
Cape Jaffa	8.30 a.m.	5 p.m.
Carpenter Rocks	8.30 a.m.	5 p.m.
Port MacDonnell	8.30 a.m.	5 p.m.
Robe	8.30 a.m.	5 p.m.
Southend	8.30 a.m.	5 p.m.

Dated 20 September 2017.

MELANIE TEAGLE, Fisheries Regional Manager, Limestone Coast, Delegate of the Minister for Agriculture Food and Fisheries

HOUSING IMPROVEMENT ACT 2016

Rent Control

THE Minister for Social Housing Delegate in the exercise of the powers conferred by the Housing Improvement Act 2016, does hereby fix 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 shall come into force on the date of this publication in the Gazette.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Maximum Rental per week payable
22 Bolivar Road, Salisbury North SA 5108	Allotment 442 Deposited Plan 9693 Hundred on Munno Para	CT5355/429	\$90.00
10-12 Geranium Terrace, Geranium SA 5301	Allotment 93 Filed Plan 206633 Hundred of Price	CT5420/704	\$50.00

Dated 26 September 2017.

TIM BAKER, Director, Property and Contract Management, Housing SA,
Delegate of Minister for Social Housing

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

WHEREAS the Minister for Social Housing Delegate is satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the Housing Improvement Act 2016, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for Social Housing does hereby revoke the said Rent Control in respect of each property.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
17a Cornish Terrace, WALLAROO SA 5556	Allotment 750 Filed Plan 189692 Hundred of Wallaroo	CT5507/737
17 Lorraine Avenue, PARA VISTA SA 5093	Allotments 33 & 34 Deposited Plan 116432 Hundred of Yatala	CT5649/320, CT6196/313, CT6196/314
133 Philip Highway, Elizabeth South SA 5112	Allotment 348 Deposited Plan 6003 Hundred of Munno Para	CT5256/351
24 Chatham Street, ADELAIDE SA 5000 24-26 Chatham St Adelaide	Allotment 15 Filed Plan 104355 Hundred of Yatala	CT5146/738

Dated 26 September 2017.

TIM BAKER, Director, Property and Contract Management, Housing SA,
Delegate of Minister for Social Housing

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Red Metal Limited

Location: Punt Hill area – approx. 70 km southeast of Woomera

Pastoral Leases: Pernatty, South Gap

Term: Two years Area in km²: 594

Reference number: 2017/00070

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land-access/community-information or hard copy on request to Mineral Tenements.

J MARTIN, Mining Registrar,
Department of the Premier and Cabinet,
Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Magnetite Mines Limited

Location: Quondong Vale area - approx. 265 km northeast of Adelaide

Pastoral Leases: Lilydale, Manunda, Pine Valley, Quondong

Term: Two years Area in km²: 975

Reference number: 2017/00119

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J MARTIN, Mining Registrar, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: FMG Resources Pty Ltd

Location: Six Mile Hill area - approx. 40 km west of Port Augusta

Pastoral Leases: Pandurra, Illeroo, Carriewerloo, Wartaka

Term: Two years Area in km²: 296

Reference number: 2017/00171

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J MARTIN, Mining Registrar,
Department of the Premier and Cabinet,
Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: Olary Magnetite Pty Ltd

Location: Mutooroo area - approx. 60 km south of Olary

Pastoral Lease: Lilydale Term: Two years Area in km²:89

Reference number: 2017/00187

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J MARTIN, Mining Registrar,
Department of the Premier and Cabinet,
Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

Notice pursuant to section 28(5) of the 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: FMG Resources Pty Ltd

Location: Purple Downs area – approx. 45 km north-northeast of Woomera Pastoral Leases: Andamooka, Arcoona, Purple Downs, Roxby Downs

Term: Two years Area in km²: 240

Reference number: 2017/00193

Plan and co-ordinates can be found on the Department of the Premier and Cabinet website:

http://www.minerals.dpc.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.dpc.sa.gov.au/land-access/community-information or hard copy on request to Mineral Tenements.

J MARTIN, Mining Registrar, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

MINING ACT 1971

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

NOTICE is hereby given that the notice under the *Mining Act 1971* (the Act) published on 10th November 2016 in the South Australian Government Gazette at page 4364, is varied in respect of land referred to in the Schedule.

Notice is further hereby given that:

(1) Pursuant to subsection 29 (1a) of the Act no applications may be made for corresponding licences over land identified in Columns 1, 2, 3 and 6 of the Schedule during the succeeding period listed in Column 4 of the Schedule.

- (2) Applications for corresponding licences may be made during the period listed in Column 5 of the Schedule and during that period, pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) of the Act will not apply in relation to any such applications. (See Note 1).
- (3) Plans and coordinates for the land identified in Columns 1, 2, 3 and 6 of the Schedule can be obtained at the Department of the Premier and Cabinet (DPC) Minerals website http://www.minerals.dpc.sa.gov.au/exploration/public notices or by phoning Mineral Tenements on (08) 8463 3103.
- (4) This Notice becomes effective on 26th September 2017.

THE SCHEDULE

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ERA No	Locality	Area (km²)	Moratorium Period	Application Open Dates	Specific criteria
923	Warrina South area - approx. 80km east of Coober Pedy	279	03/04/2017 to 03/12/2017	04/12/2017 to 08/12/2017	Woomera Prohibited Area Far North Prescribed Wells Area

NOTE 1: The effect of this notice is that:

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

Dated 26 September 2017.

J MARTIN, General Manager Mineral Tenements, Mining Registrar, Mineral Resources, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

South Australia

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2017

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2017.*

2—Commencement

This notice takes effect when it is published in the Gazette.

3—Interpretation

In this notice—

Act means the Motor Vehicles Act 1959;

Code of Practice means the 'Code of Practice for Club Registration - a 90 day conditional registration scheme for historic, left hand drive and street rod vehicles' published by the Department of Planning, Transport and Infrastructure;

Conditional Registration Scheme or *Scheme* means the scheme for conditional registration of historic, prescribed left hand drive and street rod motor vehicles under section 25 of the Act and regulations 15 and 16 of the Motor Vehicles Regulations 2010;

Department means the Department of Planning, Transport and Infrastructure

Federation means the Federation of Historic Motoring Clubs Inc;

MR334 form means an 'Approval for Registration of Vehicle on the Club Registration Scheme (MR334)';

Prescribed log book means a log book in a form approved by the Registrar;

Registrar means the Registrar of Motor Vehicles;

Regulations means the Motor Vehicles Regulations 2010.

4—Recognition of motor vehicles clubs

The motor vehicle clubs specified in Schedule 1 are, subject to the conditions set out in clause 5, recognised for the purposes of regulation 16 of the Regulations.

5—Conditions of recognition

A motor vehicle club specified in Schedule 1 must comply with the following conditions:

- (a) the club must maintain a constitution approved by the Registrar;
- (b) the club must nominate and have members authorised by the Registrar (authorised persons). The club's authorised person(s) are responsible for approving applicants and motor vehicles for registration under the Scheme. This includes confirming that Scheme applicants are financial members of a club; any other details as required by the Registrar on the MR334 form; and to inspect members' vehicles when requested to do so by the Registrar;
- (c) the club must issue a prescribed log book to club members for each of their vehicles to record vehicle use:
- (d) the club must cancel a member's prescribed log book when a member resigns, must ensure that a statutory declaration is provided when a member's log book is lost or destroyed, must keep details of members' prescribed log book return sheets and forward copies of the same to the Registrar or Federation annually as required;
- (e) the club must create and maintain records detailing all its financial members, its authorised persons, all vehicles for which an MR334 form has been issued, all statutory declarations received and prescribed log books issued and returned to the club:
- (f) the club must keep records for a period of 5 years from the date of the document and these records must include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (b), all statutory declarations provided by members for the purposes of paragraphs (d), all prescribed log books issued by reference to their serial number, the member's name and the vehicle for which it was issued, and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;
- (g) the club must ensure, as far as practicable, that all members comply with the Code of Practice;

- (h) the club, as far as practicable, must report to the Registrar or the Federation details of members and motor vehicles not complying with the conditions and criteria set out in the Code of Practice for the Scheme;
- (i) the club must provide to the Registrar, within 2 months after the end of the club's financial year, an annual report detailing members from that financial year with vehicles registered under the Scheme who are no longer financial members of the club;
- (j) the club must notify the Registrar, in writing, within 14 days of resolution to cease operation as a club and must provide the club records specified in paragraph (f) to the Registrar within 14 days of its dissolution.

Note—

Under regulation 16(3)(c) of the *Motor Vehicles Regulations 2010*, the Registrar may, by notice in the Gazette, withdraw the recognition of a motor vehicle club if satisfied that the club has contravened or failed to comply with a condition applying to its recognition by the Registrar, or if there is other good cause to withdraw the recognition.

Schedule 1—Recognised motor vehicle clubs

Historic, left-hand drive and street rod motor vehicle clubs

United Motorcycle and Car Club Inc

Made by the Registrar of Motor Vehicles

On 22 September 2017

THE DISTRICT COURT OF SOUTH AUSTRALIA

MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 10 October 2017

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 10 October 2017 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in 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 10 October 2017 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 10 October 2017

	, 0	
Adams, Douglas Steven	Application for enforcement of a breached bond	On bail
Graham		
Ash, Brooke Louise	Application for enforcement of a breached bond	On bail
Aston, Cassandra Maureen	Application for enforcement of a breached bond	On bail
Braddock, Nathan Walter	Traffic in a controlled drug (2)	In gaol
Cary, Adam James	Aggravated serious criminal trespass residence; aggravated dishonestly take property without consent	In gaol
Doecke, Blake Edwin	Aggravated possess firearm (2); possess firearm with defaced, altered or removed characters (2); fail to keep firearm secure; fail to store ammunition	In gaol
Gay, Daniel James Hall, Alicia	Cultivate more than prescribed number of cannabis plants; traffic in a commercial quantity	On bail
Joyce	of controlled drug	On bail
Geebung, Ethan	Aggravated commit theft using force	In gaol
Ghidarca, Jonothon	Application for enforcement of a breached bond	On bail
Giannone, Francesco Donato	Dishonest manipulation of a machine (2); deception (2)	In gaol
Haggett, Peter John	Unlawful sexual intercourse (3); rape (3)	On bail
Hart, Darren Michael	Aggravated producing child exploitation material (10); indecent filming of a minor (9); possessing child exploitation material	On bail

Hincksman, Timothy John	Cause serious harm	On bail
Kain, Nathan Andrew	Serious criminal trespass - non-residential - aggravated offence; dishonestly take property	In gaol
Kam, Naman Andrew	without consent (2); serious criminal trespass (non-residential) basic offence	m gaoi
Lindner, Gary Ian	Persistent sexual exploitation child - retrospective; persistent sexual exploitation of a child	On bail
Millard, Jacob Emmanuel	Aggravated threaten to cause harm to another	On bail
Mills, Sean Andrew	Aggravated assault	On bail
Mills, Sean Andrew	Fail to comply with bail agreement	On bail
Naughton, Mathew John	Assault (3); contravene term of intervention order; aggravated assault; aggravated threaten	On bail
raughton, wathew John	to kill or endanger life	On oun
Nyuon, Witchthiel William	Rape	In gaol
Peressin, Mark Christian	Aggravated assault (2); aggravated assault causing harm; aggravated threatening life	On bail
Preece, Leon James	Non-aggravated offence - possess firearm without licence (3); possess firearm with	On bail
	defaced, altered or removed characters; possess unregistered firearm (2); failure to keep	
	class A or B firearm secured; contravene term of intervention order	
Rigney, Jamie Vondoussa	Traffic in large commercial quantity of controlled drug	In gaol
Sealey, Joshua Roy	Traffic in large commercial quantity of controlled drug; possess prescribed equipment	On bail
Steer, Brenton Edward	Persistent sexual exploitation of a child - retrospective	On bail
Sumner, Christopher Granty	Aggravated threatening to cause harm; aggravated assault	On bail
Tumminello, Mark Vincent	Aggravated serious criminal trespass; committed an assault that causes harm (2);	In gaol
	aggravated assault; damage property	8
Warne, Leigh Geoffrey	Aggravated possess firearm without licence; aggravated threaten to kill; assault;	On bail
, ,	contravene Intervention Order	
Wehl, Clinton John	Rape; aggravated indecent assault; aggravated serious criminal trespass in a place of	In gaol
	residence; aggravated assault	_
Wheatley, Darren Frank	Drive under disqualification or suspension (3); drive unregistered motor vehicle on road;	In gaol
	drive uninsured motor vehicle on road; drive or use motor vehicle without consent (3);	
	dishonestly take property	
Whillancce, Shane	Threaten to kill or endanger life; damage building or motor vehicle	On bail

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

By order of the Court,

M. A. STOKES, Sheriff

NATIONAL ELECTRICITY LAW

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

Under s 99, the making of a draft determination on the *Alternatives to grid-supplied network services* proposal (Ref. ERC0215). Requests for a pre-determination hearing must be received by **4 October 2017**. Submissions must be received by **8 November 2017**.

Under ss 102 and 103, the making of the National Electricity Amendment (Application of rate of return guidelines to TasNetworks) Rule 2017 No. 12 (Ref. ERC0223) and related final determination. All provisions commence on 3 October 2017.

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

Dated 26 September 2017.

NATIONAL ENERGY RETAIL LAW

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

Under s 256, the making of a draft determination and related draft rule on the Strengthening protections for customers requiring life support equipment (Ref. RRC0009) proposal. Written requests for a pre-determination hearing must be received by 4 October 2017. Submissions must be received by 8 November 2017.

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

Dated 26 September 2017.

NATIONAL GAS LAW

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

Under ss 311 and 313, the making of the National Gas Amendment (Improvements to Natural Gas Bulletin Board) Rule 2017 No. 3 (Ref. GRC0040) and related final determination. Schedule 3 commences 3 October 2017, Schedule 2 commences 15 May 2018, and Schedule 1 commences 30 September 2018.

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

Dated 26 September 2017.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Closure of Vulkathunha - Gammon Ranges National Park

PURSUANT to Regulations 7 (3) (a) and 7 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Grant Anthony Pelton, Director, Regional Programs, Parks and Regions, authorised delegate of the Vulkathunha-Gammon Ranges National Park Co-management Board, close to the public, the whole of Vulkathunha-Gammon Ranges National Park from:

6 a.m. on Sunday, 29 October 2017 until 9 p.m. on Saturday, 4 November 2017.

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

Dated 20 September 2017.

G. A. PELTON, Director, Regional Programs, Parks and Regions, Department of Environment, Water and Natural Resources

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Overnight closure of selected tracks and walking trails within Ikara-Flinders Ranges National Park

PURSUANT to Regulations 7(3) (a) and 7(3) (d) of the National Parks and Wildlife (National Parks) Regulations 2016, I, Grant Anthony Pelton, Director Regional Programs, Parks and Regions, an authorised delegate of the Ikara-Flinders Ranges National Park Comanagement Board, close to the public -

- Trezona Track
- Mount Sunderland Track
- Rifle Range Track
- Old Blinman Track Jones Camp Track
- Telegraph Track
- St Mary Peak outside trail
- Cooinda Track
- Pound Gap Track

within Ikara-Flinders Ranges National Park, every night from:

- 8.30 p.m. to 5 a.m. between Saturday, 30 September 2017 and Thursday, 30 November 2017
- 9 p.m. to 5 a.m. between Thursday, 30 November 2017 and Wednesday, 31 January 2018
- 8.30 p.m. to 5 a.m. between Wednesday, 31 January 2018 and Wednesday, 28 February 2018 8 p.m. to 5 a.m. between Wednesday, 28 February 2018 and Monday, 30 April 2018

- 6 p.m. to 5 a.m. between Monday, 30 April 2018 and Tuesday, 31 July 2018 6.30 p.m. to 5 a.m. between Tuesday, 31 July 2018 and Sunday, 30 September 2018

All tracks and walking trails will remain open outside of these times.

The purpose of the closure is to ensure the safety of the public during a pest control program to be conducted after dark in the vicinity of these tracks.

Dated 20 September 2017.

G. A. PELTON, Director, Regional Programs, Parks and Regions, Department of Environment, Water and Natural Resources

NOTICE TO MARINERS

No. 18 of 2017

South Australia - Gulf St Vincent / Spencer Gulf - Restricted Zones Former Notice No. 31 of 2016

THE general public and mariners in particular are reminded that maritime security zones have been established under the Maritime Transport and Offshore Facilities Security Act 2003 within the boundaries of the security regulated ports of Port Adelaide, Port Giles, Wallaroo, Port Pirie, Port Lincoln and Thevenard.

These include water-side restricted zones at and around commercial shipping berths and jetties, and may include ship security zones around commercial ships. Access to the zones is controlled and any unauthorised entry into the zones is prohibited and is an offence under the Maritime Transport and Offshore Facilities Security Regulations 2003; penalties apply.

The water-side restricted zones are clearly marked with land-based signage and mariners are advised to exercise caution and maintain a clearance distance of 50 metres from the wharf or jetty face at all times. Details/maps of the boundaries of the established zones can be found at http://www.flindersports.com.au/security/restricted-zones

Persons must display a valid Maritime Security Identification Card (MSIC) while within the zones.

The unauthorised possession of weapons or prohibited items within the zones is prohibited and is an offence under the Maritime Transport and Offshore Facilities Security Act 2003; penalties apply.

Adelaide, 21 September 2017.

GORDON PANTON, Manger Marine Operations, Department of Planning Transport and Infrastructure

FP 2012/0105 <u>www.flindersports.com.au</u> DPTI 2017/02277/01 <u>www.dpti.sa.gov.au</u>

NOTICE TO MARINERS

No. 19 of 2017

South Australia - Gulf St Vincent - Port Adelaide River -North West Breakwater Light Beacon and Access Platform Damaged

MARINERS are advised that the access platform to the lit beacon at approximate WGS position 34°47′02.785″S, 138°28′11.406″E marking the North West Breakwater entrance to the Port Adelaide River has been washed away and the QR light on the beacon is no longer functioning properly. Repairs to the light will be carried out within the next four weeks weather permitting.

Mariners are advised to proceed with caution in the vicinity.

Navy Charts affected: Aus130, Aus137, Aus138 and Aus781

Publications affected: Australian Pilot Volume 1 (Fifth Edition 2017) pages 402 - 404

Admiralty List of Lights and Fog Signals Volume K (2017/18 Edition) No.2058.5

Adelaide, 15 September 2017.

GORDON PANTON, Manger Marine Operations, Department of Planning Transport and Infrastructure

FP 2012/0105 <u>www.flindersports.com.au</u> DPTI 2017/02277/01 <u>www.dpti.sa.gov.au</u>

NOTICE TO MARINERS

No. 20 of 2017

River Murray backwaters - Placement of floating platforms

MARINERS are advised that from 1st October 2017 the Department of Environment Water and Natural Resources will locate floating platforms or pylons mid-stream in the backwaters of the River Murray near Renmark as follows. Each will have a St Andrews Cross top mark and will be lit with a yellow flashing light.

Mundic Creek	Floating Platform	S 34°13′15.2″	E 140°46′20.5″
Rumpagunyah Creek	Floating Platform	S 34°14′55.4″	E 140°45′13.5″
Upper Pike River	Floating Platform	S 34°13′25.5″	E 140°48′28.4″
Lettons Creek	Pylon	S 34°15′38.5″	E 140°45′26.3″

Mariners are advised to operate with caution in this vicinity.

Adelaide, 21 September 2017.

GORDON PANTON, Manger Marine Operations, Department of Planning Transport and Infrastructure

DPTI 2017/02277/01 www.dpti.sa.gov.au

NOTICE TO MARINERS

No. 21 of 2017

Hazard to Navigation, Lake Alexandrina

MARINERS are advised that a large snag has grounded on the Starboard side of the navigation channel adjacent beacon 113, Lake Alexandrina. The hazard is lit with a floating special mark, FLY(2) 7s on the downstream side.

Mariners are advised to operate with caution in this vicinity and to avoid the area if possible.

Adelaide, 21 September 2017.

GORDON PANTON, Manger Marine Operations, Department of Planning Transport and Infrastructure

DPTI 2017/02277/01 www.dpti.sa.gov.au

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

GRANT OF ASSOCIATED ACTIVITIES LICENCE AAL 247

(Adjunct to Petroleum Production Licence PPL 210)

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 15 September 2017, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 31 March 2017.

No of Licence	Licensees	Area Km²	Locality	Reference
AAL 247	Beach Energy Limited Strike Energy 96 Pty Ltd	0.36	Cooper Basin	MER-2017/0445

Description of Area

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

in that part of the	state of South Australia, bounded as follows.		
436722.00mE	6820155.00mN	433103.00mE	6809400.00mN
436722.02mE	6820155.03mN	433096.00mE	6809402.00mN
436753.03mE	6820155.20mN	433090.00mE	6809407.00mN
436753.00mE	6820155.00mN	433088.00mE	6809415.00mN
436752.00mE	6820148.00mN	433090.00mE	6809422.00mN
436632.00mE	6819901.00mN	433093.00mE	6809425.00mN
436629.00mE	6819897.00mN	433176.00mE	6809522.00mN
436367.00mE	6819614.00mN	433204.00mE	6809579.00mN
436236.00mE	6819195.00mN	433363.00mE	6810056.00mN
436222.00mE	6819040.00mN	433506.00mE	6810419.00mN
436188.00mE	6818766.00mN	433507.00mE	6810420.00mN
436175.00mE	6818009.00mN	433724.00mE	6810768.00mN
436175.00mE	6818006.00mN	433858.00mE	6811353.00mN
436088.00mE	6817550.00mN	433859.00mE	6811354.00mN
436024.00mE	6817141.00mN	433879.00mE	6811418.00mN
436024.00mE	6817140.00mN	433880.00mE	6811420.00mN
435763.00mE	6815989.00mN		6811422.00mN
435761.00mE	6815986.00mN	433881.00mE 433911.00mE	6811466.00mN
435724.00mE	6815912.00mN	434039.00mE	6811615.00mN
435720.00mE	6815907.00mN	434047.00mE	6811668.00mN
435667.00mE	6815863.00mN	434010.00mE	6811880.00mN
435666.00mE	6815862.00mN	434010.00mE	6811883.00mN
435663.00mE	6815861.00mN	434010.00mE	6811885.00mN
435601.00mE	6815838.00mN	434090.00mE	6812555.00mN
435596.00mE	6815837.00mN	434107.00mE	6812789.00mN
435065.00mE	6815831.00mN	434108.00mE	6812794.00mN
435036.00mE	6815809.00mN	434131.00mE	6812849.00mN
435019.00mE	6815767.00mN	434132.00mE	6812850.00mN
434785.00mE	6814561.00mN	434420.00mE	6813297.00mN
434784.00mE	6814560.00mN	434755.00mE	6814567.00mN
434448.00mE	6813287.00mN	434990.00mE	6815774.00mN
434447.00mE	6813284.00mN	434991.00mE	6815777.00mN
434158.00mE	6812836.00mN	435010.00mE	6815824.00mN
434137.00mE	6812785.00mN	435011.00mE	6815825.00mN
434120.00mE	6812553.00mN	435015.00mE	6815830.00mN
434120.00mE	6812552.00mN	435052.00mE	6815858.00mN
434040.00mE	6811883.00mN	435052.00mE	6815859.00mN
434077.00mE	6811671.00mN	435060.00mE	6815861.00mN
434077.00mE	6811668.00mN	435593.00mE	6815867.00mN
434077.00mE	6811665.00mN	435650.00mE	6815888.00mN
434068.00mE	6811606.00mN	435699.00mE	6815928.00mN
434066.00mE	6811602.00mN	435734.00mE	6815998.00mN
434064.00mE	6811598.00mN	435994.00mE	6817147.00mN
433935.00mE	6811448.00mN	436058.00mE	6817556.00mN
433907.00mE	6811407.00mN	436145.00mE	6818010.00mN
433888.00mE	6811345.00mN	436158.00mE	6818767.00mN
433753.00mE	6810758.00mN	436158.00mE	6818769.00mN
433751.00mE	6810755.00mN	436192.00mE	6819044.00mN
433533.00mE	6810406.00mN	436206.00mE	6819200.00mN
433391.00mE	6810046.00mN	436207.00mE	6819203.00mN
433232.00mE	6809568.00mN	436340.00mE	6819627.00mN
433231.00mE	6809566.00mN	436341.00mE	6819629.00mN
433202.00mE	6809507.00mN	436344.00mE	6819633.00mN
433200.00mE	6809504.00mN	436606.00mE	6819916.00mN
433114.00mE	6809404.00mN	436722.00mE	6820155.00mN
433111.00mE	6809402.00mN		

All coordinates in GDA94, Zone 54

AREA: 0.36 square kilometres approximately

Dated 15 September 2017.

BARRY A. GOLDSTEIN, Executive Director, Energy Resources Division, Department of the Premier and Cabinet, Delegate of the Minister for Mineral Resources and Energy

THE DISTRICT COURT OF SOUTH AUSTRALIA

PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 3 October 2017

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 Port Augusta 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 3 October 2017 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in 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 3 October 2017 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 Port Augusta Courthouse, commencing 3 October 2017

	.,	
Adams, Clayton Alvey, John Stanley and	Aggravated assault; threaten to kill or endanger life; aggravated assault (2) Aggravated causing harm with intent to cause harm	On bail On bail
Edwards, Tania Marie B, T N	Persistent sexual exploitation of a child (3); indecent assault (3); unlawful sexual intercourse; possess child exploitation material;	On bail On bail
Datta Wassa Edmand		0 - 1 - 1
Betts, Wayne Edward	Cause serious harm to another; assault causing harm (2)	On bail
Brooks, Trevor John Charters,	Escape from custody; interfere with motor vehicle without consent; damage building or	In gaol
Scott Gavin	motor vehicle (not graffiti or unknown)	In gaol
Burgoyne, Aileen Gertrude	Aggravated serious criminal trespass in a place of residence; aggravated assault	On bail
Burton, Simon	Aggravated assault; contravene term of intervention order; damage building or motor vehicle; serious criminal trespass (3); damage property	In gaol
Clarke, Nicole Treloar,	Traffic in a controlled drug	On bail
Timothy Lee		On bail
Coulthard, Quentin Leo	Application for enforcement of a breached bond	On bail
Cribb, Tyron James	Recklessly cause serious harm to another; cause harm to another	On bail
Dawson, Ronald Tasman	Aggravated indecent assault (2)	On bail
Fleming, Bradley Thomas Wayne	Dishonestly deal with property without consent	In gaol
Gatti, Jack Sarunic, Tahlia	Traffic in a controlled drug - basic; cultivate more than prescribed number of cannabis	On bail
Sam, vaca Sarame, Tama	plants; possess prescribed equipment; unlawful possession; cultivate up to prescribed number of plants (11)	On bail
Grantham, Malcolm Bruce	Persistent sexual exploitation of a child (2); rape; common assault	In gaol
Greatley, Rebecca Lee	Aggravated cause death by dangerous driving; aggravated serious harm by dangerous	On bail
Greatie), reserve 200	driving; aggravated cause harm by dangerous driving	on our
Green, Scott Richard Hillier,	Traffic in a controlled drug; possess a dangerous article; trafficking in a large commercial	In gaol
Natasha	quantity of a controlled drug; trafficking in a controlled drug	On bail
Harris, Paul Leonard Ware,		
	Aggravated serious criminal trespass (2); aggravated commit theft (2); drive or use motor	In gaol
Leroy	vehicle without consent; aggravated trespass in residence	In gaol
Hatches, Franklin	Causing death by dangerous driving	In gaol
Hatches, Franklin	Commit assault other by use of offensive weapon (3); damage building or motor vehicle (not graffiti or unknown); serious criminal trespass - residence occupied - aggravated; commit assault - basic	In gaol
Kake, Luke Robert	Commit assault - aggravated offence other - no weapon; commit an assault that causes harm; attempted commit theft using force; serious criminal trespass - residence occupied; serious criminal trespass - unoccupied; dishonestly take property without consent; attempted theft using force; damage building or motor vehicle; resist police;	In gaol
	carry an offensive weapon	
Langsdorf, Phillip David	Have sexual intercourse with a person under 14 (2)	In gaol
Low, Kevin Alfred	Application for a breached bond; cultivate up to a prescribed number of cannabis plants; possessing a controlled substance	On bail
Macgowan, Luke Macgowan,	Aggravated commit theft using force; making off without payment; resist police	On bail
Matthew		In gaol
McCallum, Daniel Jacob	Aggravated traffic in a controlled drug (4); possess firearm without licence; fail to store	In gaol
Drechsler, Zoie Skye	ammunition	On bail
O'Toole, Shannon Justin Lee	Aggravated serious criminal trespass; commit theft using force; aggravated common	In gaol
	assault causing harm	
Russell, David James	Commit theft using force	In gaol
Ryan, Jaron	Aggravated serious criminal trespass; dishonestly take property	In gaol
Saunders, Jason Edward	Application for a breached bond; criminal trespass in a place of residence; damage property	On bail
Slann, Michaela Esther	Traffic in a controlled drug	On bail
McKenzie, Michael Kevin		On bail
Smith, Paul Raymond	Aggravated serious criminal trespass; aggravated assault; damage building or motor vehicle	On bail
Stacey, Dion Derek	Possess child pornography (aggravated offence); obtain access to child pornography (aggravated offence)	On bail
T, E	Unlawful sexual intercourse with a person under 14; aggravated indecently assault a person	On bail
Turner, James Frederick	Contravene term of intervention order (2); aggravated serious criminal trespass; aggravated	In gaol
Garnett	assault; damage building or motor vehicle; threaten to cause harm to another	o
Underwood, Jamie Aron	Persistent sexual exploitation of a child (2); unlawful sexual intercourse with a person	In gaol
	under 12 (7); threatening life; rape (5); indecent assault	501
Wakefield, Zachary	Attempted arson of a building or motor vehicle; damage property not building or motor vehicle by fire	In gaol
Walkington, Jordan David	Aggravated endanger life; aggravated driving without due care	On bail

Warren, Vincent James	Serious criminal trespass - residence occupied - aggravated; aggravated assault causing harm	On bail
Watkins, Robin Kyle	Contravening a term of intervention order (3); aggravated assault; aggravated serious criminal trespass; aggravated assault causing harm; possess dangerous article (2)	On bail
Watson, Richard Rex	Persistent sexual exploitation of a child (2); aggravated assault	In gaol
Williamson, Wilton	Supply of administer a controlled drug to a child (2); aggravated indecent assault; indecent assault	In gaol
Wilson, Dwayne Andrew	Engage in sexual intercourse with a person without consent (2); unlawful sexual intercourse with person under 17 years (2)	On bail

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

By order of the Court.

M. A. STOKES, Sheriff

THE SUPREME COURT OF SOUTH AUSTRALIA

PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 3 October 2017

IN pursuance of a precept from the Supreme 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 Port Augusta 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 3 October 2017 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in 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 Supreme Court.

Juries will be summoned for 3 October 2017 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 Port Augusta Courthouse, commencing 3 October 2017

Adams, Clayton Aggravated assault; threaten to kill or endanger life; aggravated assault (2) On bail Alvey, John Stanley and Aggravated causing harm with intent to cause harm On bail
Alvery John Stenley and Aggregated sourcing horms with intent to source horms
Arvey, John Stanley and Aggravated causing name with intent to cause name of oan
Edwards, Tania Marie On bail
Betts, Wayne Edward Cause serious harm to another; assault causing harm (2) On bail
Cribb, Tyron James Recklessly cause serious harm to another; cause harm to another On bail
Dawson, Ronald Tasman Aggravated indecent assault (2) On bail
Greatley, Rebecca Lee Aggravated cause death by dangerous driving; aggravated serious harm by dangerous On bail
driving; aggravated cause harm by dangerous driving
Hatches, Franklin Causing death by dangerous driving In gaol
Langsdorf, Phillip David Have sexual intercourse with a person under 14 (2) In gaol
Watkins, Robin Kyle Contravening a term of Intervention Order (3); aggravated assault; aggravated serious On bail
criminal trespass; aggravated assault causing harm; possess dangerous article (2)

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

By order of the Court,

M. A. STOKES, Sheriff

ROAD TRAFFIC ACT 1961

- I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 15 September, 2017, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the

 - —Road Traffic Act 1961;—Harbors and Navigation Act 1993;
 - -Security and Investigation Industry Act 1995; and
 - —Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name
75975	ARORA, KAMAL PREET SINGH
79553	BAYNE, CHRISTOPHER PETER
76061	CAMILOS, GREGORY
75864	HALL, JAMES CALLUM
76189	LOTHIAN, ANDREW BRYDON
75067	MANGLE, HELEN MARIE
76167	MIDDLETON, BRADLEY JAMES
76186	TIPLADY, NIKKI JADE

GRANT STEVENS, Commissioner of Police

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Right of Way Closure, O'Sullivan Beach

BY Road Process Order made on 26 May 2017, the City of Onkaparinga ordered that:

1. Portion of the Public Right of Way adjoining Allotment 70 in Filed Plan 152646 and Allotment 4 in Deposited Plan 3397, more particularly delineated and lettered 'A' in Preliminary Plan 12/0011 be closed.

- 2. Transfer the whole of land subject to closure marked 'A' to Richard Branden Emmerson and Michelle Lee Emmerson in accordance with the agreement for Transfer dated 6 March 2017 entered into between the City of Onkaparinga and Richard Branden Emmerson and Michelle Lee Emmerson.
- 3. The following easements are to be granted over portion of the land subject to the closure:
 - i. Grant to the Distribution Lessor Corporation (subject to lease 8890000) an easement over the land marked "B" in Deposited Plan 115777.
 - Grant to the SA Water Corporation an easement for sewerage supply purposes over the land marked "C" in Deposited Plan 115777.
 - iii. Grant to the City of Onkaparinga an easement for drainage purposes over the land marked "C" in Deposited Plan 115777.

On 4/9/2017 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 115777 being the authority for the new boundaries.

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

Dated 26 September 2017.

M. BURDETT, Surveyor-General

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:

	C				0 -		
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	106.	28 July 2016	107.	8 September 2016	108	. 22 September 2016
109.	27 October 2016	110.	29 November 2016	111.	15 December 2016	112	. 7 March 2017
113.	21 March 2017	114.	23 May 2017	115.	13 June 2017	116	. 18 July 2017
117.	19 September 2017	118.	26 September 2017				

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE AGRICULTURE, HORTICULTURE AND CONSERVATION AND LAND MANAGEMENT TRAINING PACKAGE AHC

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Farming #	AHC30516	Certificate III in Poultry Production	36 Months	90 Days

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE CONSTRUCTION, PLUMBING AND SERVICES TRAINING PACKAGE CPC

*Trade/ #Declared Vocation/ Other Occupation	Qualification Code	Qualification Title	Nominal Term of Training Contract	Probationary Period
Carpentry and/or Joinery *	CPC30116	Certificate III in Shopfitting	48 Months	90 Days

TRADES OR DECLARED VOCATIONS AND REQUIRED QUALIFICATIONS AND TRAINING CONTRACT CONDITIONS FOR THE TRANSPORT AND LOGISTICS TRAINING PACKAGE TLI

*Trade/ #Declared Vocation/ Other Occupation Qualification Code		Qualification Title	Nominal Term of Training Contract	Probationary Period
Road Transport Operator #	TLI21216	Certificate II in Driving Operations	12 Months	60 Days
Storeworker #	TLI31616	Certificate III in Warehousing Operations	24 Months	60 Days

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation, Adelaide

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF CHARLES STURT

Colton Street, West Lakes. p23 and 24 Marsden Street, West Lakes. p23 and 24 Symon Lane, West Lakes. p23 and 24

CITY OF ONKAPARINGA

Easements in lot 506 in LTRO DP 115057 (proposed road Elanora Avenue in Land Division number 145/D233/14), Owen Place, Morphett Vale. p25 and 26 Griffiths Drive, Seaford. p70

CITY OF PLAYFORD

Horrie Knight Crescent, Smithfield Plains. p74 and 75

CITY OF TEA TREE GULLY

Holden Street, Holden Hill. p1

OUTSIDE ADELAIDE WATER DISTRICT

DISTRICT COUNCIL OF MOUNT BARKER

Heyson Boulevard, Mount Barker. p67 and 68 Greenwich Court, Mount Barker. p67 and 68 Grantchester Avenue, Mount Barker. p67 and 68

Hampstead Circuit, Mount Barker. p67 and 68

PORT VICTOR WATER DISTRICT

ALEXANDRINA COUNCIL

Easements in lot 930 in LTRO DP111252 (proposed road Sun Orchid Drive in Land Division number 455/D053/06), Ocean Road, Hayborough. p28 and 29

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

CITY OF BURNSIDE

Hughes Street, Linden Park. FB 1269 p12

CAMPBELLTOWN CITY COUNCIL

Gembrook Road, Athelstone. FB 1269 p14

CITY OF CHARLES STURT

Colton Street, West Lakes. FB 1268 p51-53

Across and in Marsden Street, West Lakes. FB 1268 p51-53

Symon Lane, West Lakes. FB 1268 p51-53

Easements in portion of allotment 839 in LTRO DP 113698 (proposed roads Troubridge Road, Brebner Drive and Marsden Street in Land Division number 252/D305/15), Brebner Drive, West Lakes. FB 1268 p51-53

Across Reserve Parade, Findon. FB 1269 p15

Judith Avenue, Findon. FB 1269 p15

Charles Sturt Avenue, Grange. FB 1269 p16

Henderson Street, Henley Beach. FB 1269 p17

CITY OF HOLDFAST BAY

Blackburn Avenue, Glenelg North. FB 1269 p22

CITY OF MARION

Egan Crescent, Mitchell Park. FB 1269 p21

CITY OF ONKAPARINGA

Easements in lot 506 LTRO DP 115057 (proposed road Elanora Avenue in Land Division number 145/D233/14), Owen Place, Morphett Vale. FB 1268 p49 and 50

Greenbank Grove, Hackham West. FB 1269 p23

CITY OF PLAYFORD

Across and in Featherstone Street, Smithfield Plains. FB 1270 p20-22

Horrie Knight Crescent, Smithfield Plains. FB 1270 p20-22

CITY OF PORT ADELAIDE ENFIELD

Beatty Avenue, Taperoo. FB 1269 p9 Northfield Road, Northfield. Fb 1269 p19

Alice Avenue, Blair Athol. FB 1269 p25

CITY OF SALISBURY Meredith Street, Parafield Gardens. FB 1269 p13

CITY OF TEA TREE GULLY

Holden Street, Holden Hill. FB 1269 p11 Naretha Street, Holden Hill. FB 1269 p20

TOWN OF WALKERVILLE

Church Terrace, Walkerville. FB 1269 p24

CITY OF WEST TORRENS

Easement in lot 5 in LTRO DP 112554 and lot 722 in LTRO DP 6148, Coral Sea Road, Fulham. FB 1269 p18

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN

Easements in lots 1 & 2 in LTRO FP 3452, Kent Place, Port Lincoln. FB 1269 p10

VICTOR HARBOR COUNTRY DRAINAGE AREA

ALEXANDRINA COUNCIL

Easements in lot 930 in LTROI DP 111252 (proposed road Sun Orchid Drive in Land Division number 455/D053/06), Ocean Road, Hayborough. FB 1268 p54-56

Dated 29 September 2017.

ROCH CHEROUX, Chief Executive Officer, South Australian Water Corporation

South Australia

Youth Court (Designation and Classification of Special Justices) Proclamation 2017

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 2017.*

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

Shirley Evelyn Hortin

Marlene Dawn Norton-Baker

Steven Michael O'Sullivan

Made by the Administrator

with the advice and consent of the Executive Council on 26 September 2017

JP17/014CS

South Australia

South Australian Civil and Administrative Tribunal (Fees) Regulations 2017

under the South Australian Civil and Administrative Tribunal Act 2013

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Fees

Schedule 1—Fees

1—Short title

These regulations may be cited as the *South Australian Civil and Administrative Tribunal* (Fees) Regulations 2017.

2—Commencement

These regulations will come into operation on 1 December 2017.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the South Australian Civil and Administrative Tribunal Act 2013;

corporation has the same meaning as in the Corporations Act 2001 of the Commonwealth;

not-for-profit organisation means a corporation that is not for the purpose of trading or securing a pecuniary profit for its members from its transactions;

prescribed corporation means a corporation other than—

- (a) a small business; or
- (b) a not-for-profit organisation;

small business means a corporation that—

- (a) has less than 20 full-time equivalent employees; and
- (b) is not a subsidiary of a corporation that has 20 or more full-time employees;

subsidiary has the same meaning as in the Corporations Act 2001 of the Commonwealth.

4—Fees

- (1) Subject to this regulation, the fees set out in Schedule 1 are payable to the Tribunal for the purposes set out in that Schedule.
- (2) The following persons or bodies are not required to pay a fee that would otherwise be payable under these regulations:
 - (a) a Minister of the Crown;
 - (b) the Commissioner for Consumer Affairs;
 - (c) the Public Advocate;
 - (d) the Commissioner of Police;
 - (e) a public sector employee acting on behalf of a public sector agency under the *Public Sector Act 2009*;
 - (f) the South Australian Housing Trust.
- (3) Subject to subregulation (4) and the other provisions of this regulation, the fees referred to in Schedule 1, other than the fees referred to in items 3 and 6 of Schedule 1, are not payable in relation to Tribunal proceedings in respect of—
 - (a) the Advance Care Directives Act 2013; or
 - (b) the Consent to Medical Treatment and Palliative Care Act 1995; or
 - (c) the Guardianship and Administration Act 1993; or
 - (d) the Mental Health Act 2009.
- (4) The fee referred to in item 3 of Schedule 1 is not payable by an applicant for an internal review of a decision of the Tribunal in respect of proceedings under—
 - (a) the Advance Care Directives Act 2013; or
 - (b) the Consent to Medical Treatment and Palliative Care Act 1995; or
 - (c) the Guardianship and Administration Act 1993; or
 - (d) the Mental Health Act 2009,

if the applicant is the person who is the subject of the proceedings.

- (5) Subject to this regulation, a fee that may be charged or is required to be paid under item 2 of Schedule 1 must be paid—
 - (a) in the case of a matter referred to the Tribunal under section 29(6a) of the *Residential Parks Act* 2007—
 - (i) where the park owner has lodged a written notice of dispute—by the park owner; or
 - (ii) in any other case—by the third party (as referred to in that subsection);
 - (b) in the case of a matter referred to the Tribunal under any other provision of section 29 of the *Residential Parks Act 2007*—by the park owner;
 - (c) in the case of a matter referred to the Tribunal under section 63(7) of the *Residential Tenancies Act* 1995—

- (i) where the landlord has lodged a written notice of dispute—by the landlord; or
- (ii) in any other case—by the third party (as referred to in that subsection);
- (d) in the case of a matter referred to the Tribunal under any other provision of section 63 of the *Residential Tenancies Act 1995*—by the landlord;
- (e) in the case of a matter referred to the Tribunal under section 105M(8) of the *Residential Tenancies Act 1995*
 - (i) where the rooming house proprietor has lodged a written notice of dispute—by the rooming house proprietor; or
 - (ii) in any other case—by the third party (as referred to in that subsection);
- (f) in the case of a matter referred to the Tribunal under any other provision of section 105M of the *Residential Tenancies Act 1995*—by the rooming house proprietor.
- (6) Unless a Presidential member determines otherwise, proceedings before the Tribunal are stayed until a fee that may be charged or is required to be paid under item 1, 2, 3 or 4 of Schedule 1 is paid or payment is waived or postponed under subregulation (7) or (8).
- (7) The Registrar may, on the grounds of financial hardship, or if the Registrar considers it is in the interests of justice to do so in the circumstances of a particular case—
 - (a) waive, remit or refund a fee (or part of a fee) payable by a person; or
 - (b) postpone payment of a fee (or part of a fee) by a person until such time, and on such conditions (if any) as the Registrar thinks fit.
- (8) A member of the Tribunal may if the member considers it is in the interests of justice to do so in the circumstances of a particular case—
 - (a) waive, remit or refund a fee (or part of a fee) payable by a person; or
 - (b) postpone payment of a fee (or part of a fee) by a person until such time, and on such conditions (if any) as the member thinks fit.
- (9) For the purposes of subregulation (8), the reference to a member of the Tribunal is, where the Tribunal is constituted of a registrar or other member of staff of the Tribunal, taken to include a reference to that registrar or other member of staff.
- (10) The Registrar may require payment of a non-refundable deposit on account of an amount to which a person may become liable under Schedule 1.

Schedule 1—Fees

1	Application for the commencement of Tribunal proceedings		\$71.50
2	2 Referral of a matter to the Tribunal under—		
	(a)	section 29 of the Residential Parks Act 2007	\$71.50
	(b)	section 63 of the Residential Tenancies Act 1995	\$71.50
	(c)	section 105M of the Residential Tenancies Act 1995	\$71.50
3	11	tion for an internal review of a decision of the Tribunal under 70 of the Act where—	
	(a)	applicant is a prescribed corporation	\$765.00
	(b)	applicant is any other person	\$545.00

4	Applicat	ion for a review of a decision by the Tribunal under—	
	(a)	section 169 or 296 of the Local Government Act 1999	
	(b)	section 25C of the Valuation of Land Act 1971	
	(c)	section 15 of the Lobbyists Act 2015	
	where—		
	(d)	applicant is a prescribed corporation	\$765.00
	(e)	applicant is any other person	\$545.00
5	For each	request to search and inspect a record of the Tribunal	\$22.50
6	For the person	provision of a transcript (or part of a transcript) on request of a	\$173.00 for first 30 minutes or less requested, plus for each additional 30 minutes or part thereof requested— \$130.00
7	Except v	where item 8 applies, for a copy of documentary evidence—per	\$7.45
8		py of any photograph, map, plan or other document which is han A4 in size	\$7.45 per page, or the actual cost of copying (whichever is greater)
9		ection or copy of evidence in the form of slides, film, video tape, be or other form of recording—per item	\$22.50
10	For copy	of reasons for decision or order—per page	\$7.45
	Note—		
		A party to proceedings is entitled to 1 copy of the reasons without charge.	
11	For a co	py of any other document—per page	\$4.55
12	For insp proceedi	ection or copy of a video, audio or other recording of Tribunal ngs	\$24.90
13		ning the Registry (or the Registry remaining open) after hours for execution of process—for each hour or part of an hour	\$371.00
14	-	ning the Tribunal (or the Tribunal remaining open) after hours for earing—for each hour or part of an hour	\$1 116.00
Not	te—		

Note-

No fees are payable in respect of Tribunal proceedings under the *Advance Care Directives Act 2013*, the *Consent to Medical Treatment and Palliative Care Act 1995*, the *Guardianship and Administration Act 1993* or the *Mental Health Act 2009*, other than a request for provision of a transcript (see regulation 4(3)) or an application for an internal review of a decision under section 70 of the Act where the applicant is not a person who is the subject of the proceedings (see regulation 4(4)).

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 Administrator

with the advice and consent of the Executive Council on 26 September 2017

No 282 of 2017

AGO0060/17CS

South Australia

South Australian Civil and Administrative Tribunal (Fees) Variation Regulations 2017

under the South Australian Civil and Administrative Tribunal Act 2013

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of South Australian Civil and Administrative Tribunal Regulations 2015

- 4 Revocation of regulation 14
- 5 Revocation of Schedule 1

Part 1—Preliminary

1—Short title

These regulations may be cited as the *South Australian Civil and Administrative Tribunal* (Fees) Variation Regulations 2017.

2—Commencement

These regulations will come into operation on 1 December 2017.

3—Variation provisions

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

Part 2—Variation of South Australian Civil and Administrative Tribunal Regulations 2015

4—Revocation of regulation 14

Regulation 14—delete the regulation

5—Revocation of Schedule 1

Schedule 1—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 Administrator

with the advice and consent of the Executive Council on 26 September 2017

No 283 of 2017

AGO0060/17CS

South Australia

Independent Commissioner Against Corruption Variation Regulations 2017

under the Independent Commissioner Against Corruption Act 2012

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Independent Commissioner Against Corruption Regulations 2013*

4 Variation of regulation 19—Declared public officers, public authorities and responsible Ministers (Schedule 1 of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Independent Commissioner Against Corruption Variation Regulations 2017*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Independent Commissioner Against Corruption Regulations 2013

4—Variation of regulation 19—Declared public officers, public authorities and responsible Ministers (Schedule 1 of Act)

Regulation 19, table—delete from the first column of the table "paragraph (b) or (c) of the definition of *authorised examiner* in section 5(1) of the *Motor Vehicles Act 1959*" and substitute:

the *Motor Vehicles Act 1959* (other than a police officer)

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 Administrator

with the advice and consent of the Executive Council on 26 September 2017

No 284 of 2017

AGO0116/17CS

South Australia

Passenger Transport (Fares—Lifting Fee) Variation Regulations 2017

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 57—Requirements relating to meters
- 5 Variation of Schedule 3—Maximum fares (metropolitan taxis)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Passenger Transport (Fares—Lifting Fee) Variation Regulations 2017.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Passenger Transport Regulations 2009

4—Variation of regulation 57—Requirements relating to meters

Regulation 57(1)(d)—delete "flagfall and fares" and substitute:

the fare (including flagfall and any lifting fee or waiting time)

5—Variation of Schedule 3—Maximum fares (metropolitan taxis)

Schedule 3, clause 1—after subclause (3) insert:

(3a) In circumstances determined by the Minister, a lifting fee of an amount determined by the Minister may be charged in respect of a period determined by the Minister during which the taxi is delayed by reason of the driver assisting the user of a wheelchair, scooter or other large (ride-on) mobility aide to enter or leave the taxi instead of an amount that would be chargeable for that period under subclause (1)(c).

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 Administrator

with the advice and consent of the Executive Council on 26 September 2017

No 285 of 2017

MTS-17015

South Australia

Passenger Transport (Fares—Adelaide Airport) Variation Regulations 2017

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 (Fares—Adelaide Airport) Variation Regulations 2017.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Passenger Transport Regulations 2009

4—Variation of Schedule 3—Maximum fares (metropolitan taxis)

Schedule 3, clause 3—delete "of \$2" and substitute:

, not exceeding \$3,

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 Administrator

with the advice and consent of the Executive Council on 26 September 2017

No 286 of 2017

MTS-17014

TOWN OF GAWLER

DEVELOPMENT ACT 1993 COMMERCIAL AND RURAL AREAS DEVELOPMENT PLAN AMENDMENT

Public Consultation

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

The amendment proposes zone and policy changes to the Gawler (CT) Development Plan involving the Rezoning of a small section of land in Council's Rural Zone to accommodate a new car dealership and pre-delivery centre as well as a parcel of land on the corner of Angle Vale Road and Jack Cooper Drive currently in Council's Residential Zone (Policy Area 4-Evanston Gardens/Evanston South Residential) to accommodate a petrol filling station and shop.

The DPA report will be on public consultation from 26 September 2017 until 21 November 2017. Copies of the DPA report are available to view or purchase during normal office hours at the Town of Gawler Council offices, 43 High Street, Gawler East. Alternatively the DPA report can be viewed on the internet at www.gawler.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5.00pm on 21 November 2017. All submissions should be addressed to the Chief Executive Officer, Town of Gawler, PO BOX 130, Gawler SA 5118 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to planningadmin@gawler.sa.gov.au.

A public hearing will be held on 30 November 2017 at 7:00pm in the Gawler Administration Centre 43 High Street, Gawler East, at which time interested persons may be heard in relation to the DPA and their submissions. The public hearing may not be held if no submissions are received or if no submission makes a request to be heard.

Copies of all submissions will be available for inspection at the Town of Gawler Council offices, 43 High Street, Gawler East, from 26 September 2017 until the conclusion of the public hearing.

If you would like further information about the DPA, contact Strategic Planner David Petruzzella on 8522 9296.

HENRY INAT, Chief Executive Officer, Town of Gawler

TOWN OF GAWLER

DEVELOPMENT ACT 1993 GAWLER EAST STRUCTURE PLAN — DEVELOPMENT PLAN AMENDMENT

Public Consultation

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

The amendment proposes policy changes to the Gawler (CT) Development Plan involving the updating of existing Development Plan policies affecting the Residential (Gawler East), Residential Hills, Residential Zone (Evanston Gardens/Evanston South/Hillier Residential Policy Area 4), Rural Living and Open Space Zones in the Gawler East locality, by introducing plans and supporting policies that create a clear nexus between the creation of new allotments and the coordinated development of road, stormwater, public lighting, pedestrian and bicycle and community infrastructure.

The DPA report will be on public consultation from 26 September 2017 until 21 November 2017. Copies of the DPA report are available to view or purchase during normal office hours at the Town of Gawler Council offices, 43 High Street, Gawler East. Alternatively the DPA report can be viewed on the internet at www.gawler.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5.00pm on 21 November 2017. All submissions should be addressed to the Chief Executive Officer, Town of Gawler, PO Box 130, Gawler SA 5118 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to planningadmin@gawler.sa.gov.au.

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Copies of all submissions will be available for inspection at the Town of Gawler Council offices, 43 High Street, Gawler East, from 26 September 2017 until the conclusion of the public hearing.

If you would like further information about the DPA, contact Strategic Planner David Petruzzella on 8522 9296.

HENRY INAT, Chief Executive Officer, Town of Gawler

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

BANNISTER Nancy Elizabeth late of 4 Kangaroo Thorn Road Trott Park Retired Bookkeeper who died 6 April 2017 DURIE Fay Mary late of 664 Wellington Road Wistow Retired Clerk of Court who died 10 May 2017 HICKS Josephine Dawn late of 78 - 96 Dumfries Avenue Northgate of no occupation who died 2 August 2016 JOHNSON Theresa late of 18 Constable Court Mitchell Park Retired Machinist who died 22 December 2016 LELLIOTT Mark late of 15 Elizabeth Street Wallaroo of no occupation who died 9 December 2016 MAINGOT Ingrid Leah late of 16 - 24 Penneys Hill Road Hackham of no occupation who died 30 May 2017 REY Moussade late of 1 Wilton Street Davoren Park Retired Fitter & Turner who died 23 May 2017 ROBINSON John Charles late of 2 Franciscan Avenue Lockleys of no occupation who died 2 May 2017 SANDY Ian William late of 32 Sunray Street Whyalla Stuart of no occupation who died 19 December 2016 WEIR David late of 5 Dunure Terrace Jamestown of no occupation who died 11 June 2017 WILKINSON Noel Owen late of 14 Frew Street Fullarton Retired Teacher who died 30 June 2017

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 at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 27 October 2017 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 26 September 2017.

D A CONTALA, Public Trustee

LOCAL GOVERNMENT ACT 1999

EASTERN WASTE MANAGEMENT AUTHORITY

Charter

PART 1—PRELIMINARY

1. DICTIONARY

In this Charter:

Absolute Majority means a majority of the whole number of the Constituent Councils.

Act means Local Government Act 1999.

Annual Plan means an Annual Plan that conforms to Part 14 and last adopted by the Board.

Authority means Eastern Waste Management Authority ('East Waste').

Board means the board of management of the Authority.

Borrowings Limit means at any time the amount authorised in the current Annual Plan and Budget of the Authority.

Budget means a budget that conforms to Part 14 and last adopted by the Board.

Business Plan means a business plan that conforms to Part 12 and last adopted by the Board.

Chief Executive Officer means at any time the chief executive officer of the Authority and includes that person's deputy or a person acting in that position.

Constituent Council means at any time a constituent council in relation to the Authority and on the date of publication of this Charter in the Gazette means Adelaide Hills Council, City of Burnside, City of Campbelltown, City of Norwood Payneham and St Peters, City of Mitcham, Corporation of the Town of Walkerville, City of Prospect.

Core Activity means collection, recycling and/or disposal of waste produced within the area of one or more of the Constituent Councils.

Deputy Director means a deputy for a Director.

Director means at any time a member of the Board.

Financial Year means 1 July in each year to 30 June in the subsequent year.

Gazette means the South Australian Government Gazette.

Non-core Activity means an activity that is not a Core Activity.

Non-core Assets means in relation to a Non-core Activity any assets of the Authority acquired for the purpose of that Non-core Activity and includes any revenue derived from that Non-core Activity. Where an asset or revenue is acquired or derived for both a Core Activity and a Non-core Activity, a fair allocation between those purposes must be made by the Board.

Non-core Liabilities means in relation to a Non-core Activity any liabilities of the Authority incurred or assumed for the purpose of that Non-core Activity. Where a liability is incurred or assumed for both a Core Activity and a Non-core Activity, a fair allocation between those purposes must be made by the Board.

Non-core Plan means a plan for a Non-core Activity that conforms to Part 13 and forms part of the Business Plan.

Share means a Constituent Council's percentage share in the assets, liabilities and revenue of the Authority. On the date of Gazettal of this Charter, the shares are held between the Constituent Councils in equal proportions

The Shares may be varied by agreement in writing of all the Constituent Councils, and must be reviewed (and if necessary, varied) where a new Constituent Council is admitted or an existing Constituent Council resigns.

Simple Majority means a majority of the Directors present at a Board Meeting and entitled to vote, or a majority decision of the Constituent Councils as the case may be.

Surplus Funds means funds that are surplus to the long-term financial requirements of the Authority, as evidenced by its Business Plan.

Unanimous Decision means a decision made by all of the Constituent Councils as voting in the same manner.

Waste means any and all waste as approved by the Environment Protection Act Licence held by the Authority and includes domestic and commercial kerbside waste, kerbside green and food/organics, kerbside recyclable material, Council waste and Council depot waste.

Subject to the above, words and expressions in this Charter have the same meaning as in a provision of the Act that deals with the same matter.

2. INTERPRETATION

In this Charter: The singular includes the plural and *vice versa* and words importing a gender include other genders; words importing natural persons include corporations; reference to a section(s) is to a section of the Act and includes any section that substantially replaces that section and deals with the same matter; headings are for ease of reference only and do not affect the construction of this Charter.

3. ABOUT THIS CHARTER

- 3.1 This Charter is the charter of the Authority.
- 3.2 This Charter binds the Authority and each Constituent Council.
- 3.3 Despite any other provision in this Charter:
 - 3.3.1 if the Act prohibits a thing being done, the thing may not be done;
 - 3.3.2 if the Act requires a thing to be done, Board approval is given for that thing to be done; and
 - 3.3.3 if a provision of this Charter is or becomes inconsistent with the Act, that provision must be read down or failing that severed from this Charter to the extent of the inconsistency.

- 3.4 This Charter may not be amended except as all the Constituent Councils may agree by each passing a resolution in the same terms. An amendment is not effective unless and until published in the *Gazette*.
- 3.5 The Constituent Councils may review this Charter at any time, but must in any event review this Charter at least once in every four years.
- 3.6 Notwithstanding Clause 3.5, the first review of this Charter is to be completed two years from the date of Gazettal of the Charter.

PART 2—AUTHORITY

4. ABOUT THE AUTHORITY

The Authority is an Authority established under the Act.

5. NAME OF THE AUTHORITY

The name of the Authority is Eastern Waste Management Authority trading as 'East Waste'.

6. CORPORATE STATUS

The Authority is a body corporate.

PART 3—FUNCTIONS AND POWERS

7. PROPERTY

The Authority holds its property and assets on behalf of the Constituent Councils.

8. AREA OF INTEREST

The Authority may only undertake a Non-core Activity outside the areas of the Constituent Councils where that activity has been approved by Unanimous Decision of the Constituent Councils as being necessary or expedient to the performance by the Authority of its functions and is an activity included in a Business Plan of the Authority

9. PURPOSE AND FUNCTIONS

- 9.1 The Authority is established by the Constituent Councils for the purpose of the collection and disposal of Waste, primarily within the areas of the Constituent Councils and has the following functions in this regard:
 - 9.1.1 to predominantly operate or obtain services for the collection of Waste on behalf of Constituent Councils and/or other approved Councils;
 - 9.1.2 to provide waste management services whether in or (so far as the Act allows) outside the area of any of the Constituent Councils, including waste collection, recycling of organic and inorganic materials, disposal of waste:
 - 9.1.3 to undertake management and collection of Waste (in accordance with regulatory approvals) and kerbside materials recovery, on behalf of Constituent Councils (and/or other approved councils) in an environmentally responsible, effective, efficient, economic and competitive manner;
- 9.2 The following functions may be undertaken by the Authority but only where required or directed by one or more Constituent Councils and charged directly to the Council or Councils so requiring or directing:
 - 9.2.1 to promote the minimisation of Waste in the areas of the Constituent Councils;
 - 9.2.2 to promote the recycling of recyclable materials in the areas of the Constituent Councils
 - 9.2.3 to undertake Waste community education programs on behalf of the Constituent Councils;
 - 9.2.4 on behalf of the Constituent Councils or on its own behalf, to liaise with other councils, the State of South Australia and the Commonwealth of Australia and their respective instrumentalities for matters relating to Waste management in the common interest of the Constituent Councils;
 - 9.2.5 on behalf of the Constituent Councils, provide a representative to any statutory board or statutory committee concerned with waste management that allows two or more of the Constituent Councils to nominate a representative:
 - 9.2.6 on behalf of the Constituent Councils or on its own behalf, to make application for grants and other funding from the State of South Australia and the Commonwealth of Australia and their respective instrumentalities for the purposes of the Authority;
 - 9.2.7 to keep Constituent Councils abreast of any emerging opportunities/trends/issues in waste management;
 - 9.2.8 to undertake activities which result in a beneficial use of Waste on behalf of the Constituent Councils;
 - 9.2.9 to conduct all activities in a manner which complies with all regulatory requirements and minimises risks to the Constituent Councils;
 - 9.2.10 on behalf of the Constituent Councils or on its own behalf, to liaise with relevant State Government agencies such as Green Industries SA (successor to Zero Waste SA), Environment Protection Authority (or equivalent successor organisations), taking into account its approved Business Plan;
 - 9.2.11 on behalf of the Constituent Councils, to perform and/or monitor the effectiveness and application of funding arrangements agreed by the Constituent Councils for waste management;
 - 9.2.12 to provide a forum for discussion and consideration of topics relating to the Constituent Councils' responsibilities to manage waste particularly in the area of the Constituent Councils and the implications of that management beyond the area of the Constituent Councils.

10. POWERS

The Authority may do anything necessary, expedient or incidental to performing or discharging its functions including, without limitation:

- 10.1 become a member of and/or co-operate with any organisation with complementary functions;
- 10.2 receive gifts of money or property from any person;
- 10.3 make payable by a new Constituent Council any joining fee;
- 10.4 carry out its Annual Plan and Budget;

- 10.5 carry out its Business Plan and Non-core Plans;
- 10.6 make payable by Constituent Councils contributions to the Authority in proportion to their Core Shares;
- 10.7 employ and dismiss a Chief Executive Officer;
- 10.8 contract with any person;
- 10.9 acquire or dispose of any real or personal property in accordance with the Business Plan or otherwise with a Unanimous Decision of the Constituent Councils;
- 10.10 operate an account or accounts with a bank or with the Local Government Finance Authority, or both;
- 10.11 borrow or raise money within the Borrowings Limit;
- 10.12 lend money in accordance with the Business Plan or pursuant to a Unanimous Decision of the Constituent Council;
- 10.13 insure against any risk;
- 10.14 enter into a partnership or joint venture with any person in accordance with the Business Plan or pursuant to a Unanimous Decision of the Constituent Councils;
- 10.15 pay any cost or expense of the establishment, operation, administration or winding up of the Authority;
- 10.16 compromise, compound, abandon or settle a debt or claim owed to the Authority;
- 10.17 waive a legal or equitable or statutory right;
- 10.18 refer a dispute between the Authority and any third party (other than a Constituent Council) to arbitration;
- 10.19 allocate receipts and expenditure between Core Activity and Non-core Activities and between each Non-core Activity;
- 10.20 where the same services/activities are not being provided equally to all Constituent Councils, to charge the differential costs of those services/activities directly to the benefiting Councils;
- 10.21 charge Constituent Councils the full costs incurred in the delivery of the services to them, such costs being calculated on a user pays basis (including depreciation and other overheads for use of shared assets, and all other common expenses);
- 10.22 charge non Constituent Councils a price, based on an estimate of costs incurred in providing the service plus a margin for profit and risk;
- 10.23 make any election for the purpose of any tax;
- 10.24 delegate the exercise of any of its functions or other powers (including the receipt and payment of money) to any person;
- 10.25 those powers given to trustees by law, equity or statute and not necessarily inconsistent with this Charter or the functions of the Authority;
- 10.26 pay to the Constituent Councils or accumulate as reserves for up to such period as the law allows any surplus funds;
- 10.27 such other powers as the Act or this Charter may confer upon the Authority;
- 10.28 all things incidental to the exercise of any other power of the Authority.

11. POWER OF DELEGATION

As a matter of record, Schedule 2, Clause 36 of the Act vests a power of delegation in the Authority. The Authority may not delegate the following powers or functions:

- 11.1 the power to impose charges;
- 11.2 the power to enter into transactions in excess of \$50 000 unless authorised in an Annual Plan;
- 11.3 the power to borrow money or obtain any other form of financial accommodation unless authorised in an Annual Plan;
- 11.4 the power to approve expenditure of money on the works, services or operations of the Authority not set out in a Budget approved by the Authority or where required by this Charter approved by the Constituent Councils;
- 11.5 the power to approve the reimbursement of expenses or payment of allowances to members of the Board of Management;
- 11.6 the power to adopt a Budget;
- 11.7 the power to adopt an Annual Plan;
- 11.8 the power to adopt a Business Plan (or any component thereof);
- 11.9 the power to adopt or revise financial estimates and reports; and
- 11.10 the power to make any application or recommendation to the Minister.

12. GUIDING PRINCIPLES

The Authority must in the performance of its functions and in all of its plans, policies and activities give due weight to economic, social and environmental considerations.

PART 4—CONSTITUENT COUNCILS

13. CONSTITUENT COUNCILS MAY ACT INDEPENDENTLY

A Constituent Council may perform for itself the same functions and powers as the Authority could on behalf of that Constituent Council.

14. INCOMING CONSTITUENT COUNCILS

- 14.1 Any council may become a Constituent Council (an Incoming Constituent Council) if:
 - 14.1.1 it makes written application (in a form approved by the Board) to become a Constituent Council and agrees to be bound by this Charter (noting that Shares will change);
 - 14.1.2 its application is supported by a thorough, realistic, independent, and diligent Business Case analysis;
 - 14.1.3 it pays any joining fee or other payment as may be required by the Board;
 - 14.1.4 the Constituent Councils approve the application and revised Shares by Unanimous Decision; and
 - 14.1.5 the Minister approves.

- 14.2 An Incoming Constituent Council:
 - 14.2.1 is jointly and severally liable with the other Constituent Councils for the debts and liabilities of the Authority incurred before or after the date it becomes a Constituent Council, or as otherwise agreed;
 - 14.2.2 is bound by a decision made or step taken by the Board in the affairs of the Authority before it became a Constituent Council to the extent such decision or step was recorded in minutes of the Board's meetings or otherwise notified to the Incoming Constituent Council before it made application to become a Constituent Council; and
 - 14.2.3 upon becoming a Constituent Council has the Share agreed between the Incoming Constituent Council and the Constituent Councils.

15. OUTGOING CONSTITUENT COUNCILS

- 15.1 A Constituent Council may resign if and only if:
 - 15.1.1 the Constituent Council gives at least 24 months' written notice of resignation to each Constituent Council, which notice is effective on the next 30 June on or after expiry of that period;
 - 15.1.2 the Board by majority vote approves; and
 - 15.1.3 the Minister approves.
- 15.2 A former Constituent Council remains liable to contribute to the debts and liabilities of the Authority incurred while it was a Constituent Council including by contributing to the depreciated value of any asset acquired during that time, and for a share of any future losses on contracts entered into whilst a Constituent Council.
- 15.3 A former Constituent Council:
 - 15.3.1 is not entitled to any refund of contributions made;
 - 15.3.2 relinquishes any beneficial interest in the assets of the Authority; and
 - 15.3.3 remains bound by any separate contract in force between the Authority and the former Constituent Council.
- 15.4 This Clause is to be read conjunctively with Clause 57 of this Charter.

16. NO TRANSFER OF MEMBERSHIP

Membership of the Authority is personal to the Constituent Council and is not transferable.

17. CONSTITUENT COUNCILS MAY DIRECT THE AUTHORITY

- 17.1 The Authority is subject to the joint direction and control of the Constituent Councils.
- 17.2 To be effective, a determination or direction or other decision of the Constituent Councils must be a Unanimous Decision and evidenced by either:
 - 17.2.1 a minute signed by the chair of a meeting of authorised delegates of the Constituent Councils that at such meeting a decision was duly made by each delegate on behalf of their Constituent Council; or
 - 17.2.2 a resolution in the same terms in favour of that decision passed individually by each of the Constituent Councils.

18. CONSTITUENT COUNCILS ARE GUARANTORS OF THE AUTHORITY

- 18.1 As a matter of record, Schedule 2, Clause 31 (1) of the Act is that liabilities incurred or assumed by the Authority are guaranteed by the Constituent Councils.
- 18.2 As between the Constituent Councils, they share in the liabilities of the Authority in proportion to their respective Share.

19. SPECIAL DECISIONS FOR THE AUTHORITY

Neither the Authority nor any person on its behalf may give effect to a Special Decision unless the Constituent Councils vote in favour of a resolution for the Special Decision by Absolute Majority.

For these purposes, a Special Decision means any of the following:

- (a) adopt or vary a Business Plan;
- (b) adopt or vary an Annual Plan;
- (c) delegate the authority of the Board to any person other than the Chief Executive Officer;
- (d) to any extent not provided for in a Business Plan or Annual Plan and Budget:
 - (i) call on Constituent Councils to contribute funds;
 - (ii) grant or vary a guarantee/indemnity of the obligations of another person;
 - (iii) apply for government funding;
 - (iv) obtain credit except in the ordinary course of the activities of the Authority;
 - (v) acquire (by purchase or finance lease) a capital asset;
 - (vi) dispose of a capital asset except at the end of its effective life;
 - (vii) take a lease or tenancy of any premises;
 - (viii) employ any employees.

The Authority must promptly give effect to Special Decision made in conformity with this clause.

PART 5—DIRECTORS

20. QUALIFICATION OF DIRECTORS

A Director must be a natural person.

21. APPOINTMENT OF DIRECTORS

- 21.1 Subject to the provisions of Clauses 33.1 and 33.2 the Board shall consist of eight Directors appointed as follows:
 - 21.1.1 one person appointed by each Constituent Council which person may be an officer, employee, elected member of a Constituent Council or an independent person who will be appointed for a two year term; and

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- 21.1.2 one independent person (who shall be the Chair) appointed jointly by Absolute Majority of the Constituent Councils for a two year term (and at the expiration of the term is eligible for re-appointment) who is not an officer, employee or elected member of a Constituent Council, but who has expertise in:
 - (a) corporate financial management and/or
 - (b) general management and/or
 - (c) waste management and/or
 - (d) transport fleet management and/or
 - (e) public sector governance and/or
 - (f) marketing and/or
 - (g) economics and/or
 - (h) environmental management.
- 21.2 Each Constituent Council must give to the Authority a written notice of appointment of the Director appointed under Clause 21.1.1 and written confirmation of their agreement with the proposed appointment of the Director under Clause 21.1.2.
- 21.3 Each Director must give to the Authority a written consent to act as a Director, signed by him/herself.
- 21.4 Each Constituent Council must appoint a person to be a Deputy Director for such term as determined by that Constituent Council who may act in place of that Constituent Council's Director, and will have the same powers as a Director pursuant to the Charter, if the Director is unable for any reason to be present at a meeting of the Board; and
 - 21.4.1 If at any time a Deputy Director is removed from their office pursuant to Clause 22A, the Constituent Council must appoint another person to be a Deputy Director.

22. REMOVAL OF DIRECTORS

- 22.1 Neither the Authority nor the Board may remove a Director.
- 22.2 A Constituent Council which appointed a person as a Director may remove that person from office by giving to the Authority a written notice of removal of the Director, signed by the Chief Executive Officer of the Constituent Council.
- 22.3 The Director appointed pursuant to Clause 21.1.2 may be removed by a decision being a resolution in the same or similar terms passed by an Absolute Majority of the Constituent Councils.
- 22.4 The Board may recommend to Constituent Councils, that the appointment of a Director be terminated in the event of:
 - 22.4.1 behaviour of the Director which in the opinion of the Board amounts to impropriety;
 - 22.4.2 serious neglect of duty in attending to the responsibilities of Director;
 - 22.4.3 breach of fiduciary duty to the Board;
 - 22.4.4 breach of the duty of confidentiality to the Board;
 - 22.4.5 breach of the conflict of interest rules of the Board; or
 - 22.4.6 any other behaviour which may discredit the Board.
- 22.5 The office of a Director becomes vacant if the Director:
 - 22.5.1 dies;
 - 22.5.2 is not reappointed;
 - 22.5.3 resigns by written notice addressed to the Constituent Councils and served on any of them;
 - 22.5.4 becomes bankrupt or applies for the benefit of a law for the relief of insolvent debtors;
 - 22.5.5 was when appointed an elected member or employee of the Constituent Council who appointed them and ceases to be an elected member or employee of that Constituent Council; or
 - 22.5.6 was appointed by a Constituent Council, which ceases to be a Constituent Council.

22A. REMOVAL OF DEPUTY DIRECTORS

- 22A.1Neither the Authority nor the Board may remove a Deputy Director.
- 22A.2 A Constituent Council which appointed a person as a Deputy Director may remove that person from their office by giving the Board a written notice of removal of the Deputy Director, signed by the Chief Executive Officer of the Constituent Council.
- 22A.3 The Board may recommend to Constituent Councils that the appointment of a Deputy Director may be terminated in the event of:
 - 22A.3.1 behaviour of the Deputy Director which in the opinion of the Board amounts to impropriety;
 - 22A.3.2 serious neglect of duty in attending to the responsibilities of the Deputy Director;
 - 22A.3.3 breach of fiduciary duty to the Board;
 - 22A.3.4 breach of duty of confidentiality to the Board;
 - 22A.3.5 breach of the conflict of interest rules of the Board; or
 - 22A.3.6 any other behaviour which may discredit the Board.
- 22A.4 The office of a Deputy Director becomes vacant if the Deputy Director:
 - 22A.4.1 dies;
 - 22A.4.2 is not reappointed;
 - 22A.4.3 resigns by written notice addressed to the Constituent Councils and served on any of them;

- 22A.4.4 becomes bankrupt or applies for the benefit of a law for the relief of insolvent debtors;
- 22A.4.5 was when appointed an elected member or employee of the Constituent Council who appointed them and ceases to be an elected member of employee of that Constituent Council; or
- 22A.4.6 was appointed by a Constituent Council, which ceases to be a Constituent Council.

23. REMUNERATION AND EXPENSES OF DIRECTORS

- 23.1 The Authority will only remunerate the Independent Director/Chair appointed under Clause 21.1.2.
- 23.2 The Board will determine the level of the remuneration (no matter how it is classified) of the Independent Director/Chair, by having regard to its Director/Chair Remuneration Policy.
- 23.3 The Authority can pay a Director's travelling and other expenses that they properly incur in connection with the Authority's business and with the prior approval of the Board as recorded in minutes of Board meetings.

24. REGISTER OF INTERESTS

A Director is required to submit returns to the Authority under Chapter 5, Part 4, Division 2 of the Act.

25. PROTECTION FROM LIABILITY

As a matter of record, Schedule 2, Clause 38 of the Act protects a Director from certain civil liabilities.

26. SAVING PROVISION

As a matter of record, Schedule 2, Clause 40 of the Act is that no act or proceeding of the Authority is invalid by reason of:

- 26.1 a vacancy or vacancies in the membership of the Board; or
- 26.2 a defect in the appointment of a Director.

PART 6—OTHER OFFICERS

27. CHAIR

- 27.1 At all times, the Authority must have a Chair, who will be the independent Director appointed under Clause 21.1.2.
- 27.2 The Chair's functions are:
 - 27.2.1 to preside at all meetings of the Board;
 - 27.2.2 to serve as an ex officio member and chair of all committees established by the Board;
 - 27.2.3 to represent the Authority in relations with the media and the public generally; and
 - 27.2.4 to exercise other functions as the Board determines.

28. DEPUTY CHAIR

- 28.1 At all times, the Authority must have a Deputy Chair, who must be a Board Member.
- 28.2 The Board appoints the Deputy Chair and may at any time remove from office the Deputy Chair and appoint a replacement Deputy Chair.
- 28.3 The Deputy Chair's functions are:
 - 28.3.1 to assist the Chair; and
 - 28.3.2 to exercise the Chair's functions whenever the Chair is unable to do so.
- 28.4 A person ceases to be Deputy Chair if they cease to be a Board Member.

29. CHIEF EXECUTIVE OFFICER

- 29.1 At all times so far as practicable, the Authority must have a Chief Executive Officer.
- 29.2 At any time the Board may give a new title to the position of Chief Executive Officer in which case this Charter is taken to refer to the same position under a new title.
- 29.3 The Board shall appoint a Chief Executive Officer on a fixed term performance based employment contract, which does not exceed five years in duration.
- 29.4 The Board may at the end of the contract term, enter into a new contract not exceeding five years in duration with the same person.
- 29.5 The Board may revoke or vary an appointment of a Chief Executive Officer, subject to any agreement made between the Chief Executive Officer and the Authority.
- 29.6 In the absence of the Chief Executive Officer for any period exceeding one week, the Chief Executive Officer shall appoint a suitable person as Acting Chief Executive Officer. If the Chief Executive Officer does not make or is incapable of making such an appointment, a suitable person must be appointed by the Board.
- 29.7 The Board delegates responsibility for day to day management of the Authority to the Chief Executive Officer, who will ensure that sound business, risk minimisation, financial and human resource management practices are applied in the efficient and effective management of the operations of the Authority.
- 29.8 The functions of the Chief Executive Officer shall include:
 - 29.8.1 ensuring that the decisions of the Board are implemented in a timely and efficient manner;
 - 29.8.2 providing information to assist the Board to assess the Authority's performance against its Business Plan;
 - 29.8.3 appointing, managing, suspending and dismissing other employees of the Authority;
 - 29.8.4 providing advice and reports to the Board on the exercise and performance of its powers and functions under this Charter or any Act;
 - 29.8.5 co-ordinating and initiating proposals for consideration of the Board including but not limited to continuing improvement of the operations of the Authority;
 - 29.8.6 ensuring that the assets and resources of the Authority are properly managed and maintained;
 - 29.8.7 ensuring that records required under the Act or any other legislation are properly kept and maintained;

- 29.8.8 exercising, performing or discharging other powers, functions or duties conferred on the Chief Executive Officer by or under the Act or any other Act, and performing other functions lawfully directed by the Board, and achieving financial outcomes in accordance with adopted plans and budgets.
- 29.8.9 issuing notices calling Board meetings;
- 29.8.10 attending all Board meetings and keeping correct minutes of the proceedings unless excluded by resolution of the Board:
- 29.8.11 managing all other employees of the Authority;
- 29.8.12 receiving and answering correspondence and notices to the Authority;
- 29.8.13 keeping all documents and records belonging to the Authority;
- 29.8.14 supervising the handling of money by or for the Authority and the keeping of financial records;
- 29.8.15 issuing receipts for moneys received and keep a correct account of all receipts and expenditure;
- 29.8.16 operating the Authority's bank account (including sign cheques and other negotiable instruments and make payments over the Internet within the delegations to the position) together with one other signatory appointed by the Board. Unless the Board determines otherwise, that other person must be the Chair;
- 29.8.17 having custody and safekeeping of the records of the Authority;
- 29.8.18 preparing draft Annual and Business Plans for consideration of the Board;
- 29.8.19 monitoring the financial performance of the Authority against an adopted Annual and Business Plan and promptly reporting to the Board any material discrepancies known or anticipated;
- 29.8.20 preparing such statements, reports, returns or other written information as the Act or any law requires the Authority to lodge with government;
- 29.8.21 preparing draft financial statements; and
- 29.8.22 such other functions as the Board may vest in the Chief Executive Officer.
- 29.9 The Board may delegate to the Chief Executive Officer any of the powers that the Board can exercise where those powers are not restricted from delegation by the Act or this Charter, noting that:
 - 29.9.1 the Chief Executive Officer may delegate or sub-delegate to an employee of the Authority or a committee comprising employees of the Authority, any power or function vested in the Chief Executive Officer. Such delegation or sub-delegation may be subject to conditions or limitations as determined by the Chief Executive Officer:
 - 29.9.2 where a power or function is delegated to an employee, the employee is responsible to the Chief Executive Officer for the efficient and effective exercise or performance of that power or function; and
 - 29.9.3 a written record of delegations and sub-delegations must be kept by the Chief Executive Officer at all times.
- 29.10 The Chief Executive Officer enjoys functions and responsibilities set out at Section 99 (1) (a), (b), (c), (d), (e) and (h) and 103 of the Act as if the Authority were a council and the Chief Executive Officer were a chief executive officer of a council.
- 29.11 The Chief Executive Officer may establish an Operations Assistance Committee consisting of one appropriately qualified senior officer from each Constituent Council and this Committee will:
 - 29.11.1 advise and assist the Chief Executive Officer in operations matters;
 - 29.11.2 report to the Board via the Chief Executive Officer;
 - 29.11.3 meet at least four times in each calendar year;
 - 29.11.4 be chaired by the Chief Executive Officer; and
 - 29.11.5 have its terms of reference written by the Chief Executive Officer.

30. AUDITOR

The Authority must have an auditor. Subject to the Act, an auditor holds office on the terms and conditions (including as to remuneration) that the Board determines.

PART 7—AUDIT COMMITTEE

31. AUDIT COMMITTEE

As a matter of record, the Authority is required to establish an audit committee and Schedule 2, Clause 30 of the Act governs the constitution and functions of the audit committee.

PART 8—STAFF

32. STAFF

- 32.1 In addition to a Chief Executive Officer, the Authority may employ other staff subject to the Board making appropriate financial provision.
- 32.2 The Board and a Constituent Council may arrange for that Constituent Council to make available its staff in connection with the Authority's affairs for such remuneration (if any) as those parties may agree.

PART 9—BOARD

33. BOARD

The Authority must at all times have a Board comprised of Directors.

- 33.1 The Constituent Councils acknowledge and accept that the Directors will act and take decisions in the best interest of the Authority.
- 33.2 The Constituent Councils understand that each Director nominated by a Constituent Council will bring to discussion a perspective from the Council which nominated that Director but that shall not interfere with the obligations of Directors in respect of Clause 33.1.

34. BOARD'S POWERS

- 34.1 As a matter of record, Schedule 2, Clause 22 (1) of the Act is that the Board is responsible for the administration of the affairs of the Authority.
- 34.2 As a matter of record, Schedule 2, Clause 22 (3) of the Act is that anything done by the Board in the administration of the Authority's affairs is binding on the Authority.
- 34.3 The Board may exercise all the powers of the Authority except any powers that the Act or this Charter requires the Constituent Councils to exercise.
- 34.4 As a matter of record, Schedule 2, Clause 36 (1) of the Act authorises the Board to delegate powers or functions conferred under this or another Act.
 - 34.4.1 A delegation of powers by the Board:
 - (a) may authorise the delegate to sub-delegate all or any of the powers vested in the delegate;
 - (b) is concurrent with the exercise by the Board of those powers;
 - (c) is subject to any specified conditions and limitations; and
 - (d) is revocable at will.

35. BOARD MEETINGS

- 35.1 Subject to Schedule 2, Clause 21 of the Act, to a direction of the Constituent Councils and to the other provisions of this Charter.
 - 35.1.1 the Board must determine its own procedures for meetings, which must be fair and contribute to free and open decision making;
 - 35.1.2 the Board must set out the adopted meeting procedures in a meeting procedure code of practice which will be available to the public for inspection (without charge) and by way of a copy (on payment of a fee fixed by the Board); and
 - 35.1.3 the code of practice may be reviewed by the Board at any time but must be reviewed at least once in every three years.
- 35.2 An ordinary meeting of the Board must be held at least every three calendar months.
- 35.3 Ordinary meeting of the Board must take place at such times and places as may be fixed by the Board or absent any decision of the Board the Chief Executive Officer of the Authority. Meetings shall not be held before 5 p.m. unless the Board resolves otherwise by resolution supported unanimously by all Board Members.
- 35.4 An ordinary meeting of the Board will constitute an ordinary meeting of the Authority. The Board shall administer the business of the ordinary meeting.
- 35.5 Notice of ordinary meetings of the Board must be given by the Chief Executive Officer to each Board Member and to each Constituent Council not less than three clear days prior to the holding of the meeting and shall be accompanied by the agenda for the meeting and any written reports.
- 35.6 The Chair or any two Directors may call a special meeting of the Board.
- 35.7 A special meeting of the Board must be held at a reasonable time and if the meeting is to be held in person, at a reasonable place.
- 35.8 Unless all Directors entitled to vote at the meeting agree otherwise, the persons calling a special Board meeting must give to the Chief Executive Officer a notice of meeting that:
 - 35.8.1 sets out the place, date and time for the meeting;
 - 35.8.2 states the general nature of the business of the meeting;
 - 35.8.3 is accompanied by relevant information so far as reasonably available (if not already given to the Directors);
 - 35.8.4 is provided at least one clear business day before the special meeting (or such other period as all the Directors in office may as a matter of general policy determine otherwise).
- 35.9 A notice of special meeting provided to Directors by the Chief Executive Officer will at the same time be placed on public display at the principal office of the Authority and of each Constituent Council.
- 35.10 As a matter of record, Schedule 2, Clause 21 (5) of the Act permits a Board meeting by telephone or videoconference.
 - 35.10.1 For the purposes of this subclause, the contemporary linking together by telephone, audio-visual or other instantaneous means ('telecommunications meeting') of a number of the Directors provided that at least a quorum is present, is deemed to constitute a meeting of the Board. Each of the Directors taking part in the meeting, must at all times during the telecommunications meeting be able to hear and be heard by each of the other Directors present. At the commencement of the meeting, each Director must announce his/her presence to all other Directors taking part in the meeting. A Director must not leave a telecommunications meeting by disconnecting his/her telephone, audio visual or other communication equipment, unless that Director has previously notified the chair of the meeting.
- 35.11 As a matter of record, Schedule 2, Clause 21 (6) of the Act permits a decision of the Board to be made in writing and not at a meeting.
 - 35.11.1 A proposed resolution in writing and given to all Directors in accordance with proceedings determined by the Board will be a valid decision of the Board where a simple majority of Directors vote in favour of the resolution by signing and returning the resolution to the Chief Executive Officer or otherwise giving written notice of their consent and setting out the terms of the resolution to the Chief Executive Officer. The resolution shall thereupon be as valid and effectual as if it had been passed at the meeting of the Board duly convened and held.
- 35.12 Chapter 6, Parts 3 and 4 (public access to meetings and minutes) of the Act (to the extent that Part 4 is not inconsistent with this Charter) apply to Board meetings as if the Authority were a council and the Directors were members of a council.

- 35.13 Unless the Directors determine otherwise, the quorum for a Board meeting is a number ascertained by dividing the total number of members of the committee by two, ignoring any fraction resulting from the division and adding one.
- 35.14 At any time, the Board may agree to invite a person to attend a Board meeting as an observer or adviser.
- 35.15 As a matter of record, Schedule 2, Clauses 21 (4) (one vote per Director, no casting vote) and 21 (3) (majority vote) of the Act govern voting at a Board meeting.
- 35.16 As a matter of record, Schedule 2, Clause 21 (11) of the Act obliges the Board to keep minutes of its proceedings. All minutes must be prepared and distributed to both Directors and also to Constituent Councils within seven business days of the meeting to which they relate.

PART 10—COMPETITIVE NEUTRALITY

36. COMPETITIVE NEUTRALITY

- 36.1 For the purposes of Schedule 2, Clause 32 of the Act, the Authority is not involved in a significant business activity in undertaking its Core Activity.
- 36.2 In respect of any Non-core Activity that is a significant business activity, the Authority must at all times have current a National Competition Policy Statement in relation to competitive neutrality which it will adhere to in undertaking that Non-core Activity.

PART 11—GOVERNANCE

37. DIRECTOR'S CONFLICT OF INTEREST

As a matter of record, by Section 75 (2) of the Act, the provisions of Chapter 5, Part 4, Division 3 apply to Directors.

38. DIRECTOR'S DUTIES OF CARE

As a matter of record, Schedule 2, Clause 23 of the Act (care and diligence) and Schedule 2, Clause 34 of the Act (honesty, use of information, use of position) set out certain statutory duties that apply to a Director.

39. BOARD POLICIES AND CODES

- 39.1 The Authority must, in consultation with the Constituent Councils, prepare and adopt and thereafter keep under review policies on:
 - 39.1.1 procedures for meetings of the Board (in accordance with Clause 35.1 of this Charter);
 - 39.1.2 contracts and tenders, as would conform to Section 49 of the Act;
 - 39.1.3 public consultation, as would conform to Section 50 of the Act.
 - 39.1.4 governance including as concerns:
 - (a) the operation of any account with a bank or Local Government Finance Authority;
 - (b) human resource management;
 - (c) improper assistance to a prospective contract party;
 - (d) improper offering of inducements to Directors or to staff of the Authority;
 - (e) improper lobbying of Directors or staff of the Authority;
 - 39.1.5 occupational health and safety;
 - 39.1.6 protection of the environment.
- 39.2 To the extent it is able, the Board must ensure that such policies as above are complied with in the affairs of the Authority.
- 39.3 The Board must prepare and adopt within six months after the Gazettal of this Charter, a code of conduct to be observed by Directors.

40. BOARD DUTIES TO CONSTITUENT COUNCILS

As a matter of record, Schedule 2, Clause 22 (2) of the Act is that the Board must ensure as far as practicable:

- 40.1 that the Authority observes all plans, targets, structures, systems and practices required or applied to the Authority by the Constituent Councils;
- 40.2 that all information furnished to a Constituent Council is accurate; and
- 40.3 that the Constituent Councils are advised, as soon as practicable, of any material development that affects the financial or operating capacity of the Authority or gives rise to the expectation that the Authority may not be able to meet its debts as and when they fall due.

41. BOARD DUTIES TO THE AUTHORITY

The Board must ensure:

- 41.1 that the Authority acts in accordance with applicable laws, mandatory codes of practice, this Charter, Business Plan, Annual Plan and achieves the financial outcomes projected in its Budget;
- 41.2 that the Authority acts ethically and with integrity;
- 41.3 that the activities of the Authority are conducted efficiently and effectively and that any assets of the Authority are properly managed and maintained; and
- 41.4 that, subject to any overriding duty of confidence, the affairs of the Authority are undertaken in an open and transparent manner.

PART 12—BUSINESS PLANS

42. BUSINESS PLANS

As a matter of record, Schedule 2, Clause 24 of the Act sets out requirements for Business Plans. The following provisions of this Part are in addition to and not in derogation of the requirements of the Act.

43. ABOUT A BUSINESS PLAN

- 43.1 The Board must prepare at least a ten-year Business Plan for the region, in a collaborative manner with Constituent Councils which cannot be in conflict with this Charter.
- 43.2 The Board must also prepare a ten year Long Term Financial Plan (which, must include principles detailing the actual distribution of overheads between the Constituent Councils and any other matter required by the Constituent Councils or determined by the Board to be included therein) and an Asset Management Plan.
- 43.3 The Long Term Financial and Asset Management Plans form part of the Business Plan.
- 43.4 In preparing and when reviewing a Business Plan, the Board must at a minimum have regard to the following:
 - 43.4.1 any State Government Agency Waste plan then in force in relation to the area of a Constituent Council and any proposed changes to such plan;
 - 43.4.2 any initiatives proposed by the Commonwealth of Australia or the State Government as may impact upon or affect proper waste management in the area of an individual Constituent Council or Constituent Councils collectively;
 - 43.4.3 any plan or policy of a Constituent Council for waste management then in force, and any proposed changes to such plan or policy;
 - 43.4.4 the strategic management plans of each Constituent Council then in force; and
 - 43.4.5 the annual business plan and budget of each Constituent Council then in force.

PART 13—NON-CORE ACTIVITY

44. ABOUT NON-CORE ACTIVITY

- 44.1 Where before the date this Charter becomes effective the Authority has committed to a Non-core Activity:
 - 44.1.1 a Non-core Plan for that Non-core Activity must be prepared by the Chief Executive Officer and approved by Board resolution no later than 30 June 2013, so far as that Non-core Activity at the time then remains to be performed; and
 - 44.1.2 all the Constituent Councils are taken to be participants in that Non-core Activity with Non-core Shares equal to their Core Shares
- 44.2 After the date this Charter becomes effective, the Authority must not tender for or commit to a Non-core Activity except in compliance with this Charter.

45. NON-CORE ACTIVITY PROPOSALS

The Chief Executive Officer, the Board or any Constituent Council may propose the Authority adopt a Non-core Plan.

46. NON-CORE ACTIVITY CONSULTATION

A proposer of a draft Non-core Plan must consult all the Constituent Councils in developing the draft.

47. NON-CORE PLAN REQUIREMENTS

A draft Non-core Plan must set out in reasonable detail in relation to the Non-core Activity it concerns:

- 47.1 the kind of service to which it relates;
- 47.2 its priority in relation to other existing or proposed Core Activity and Non-core Activity;
- 47.3 its expected duration;
- 47.4 a timetable for its full implementation;
- 47.5 its anticipated effect on the resources of the Authority (including financial, technological, physical and human resources) and in particular and without limiting the generality of the foregoing:
 - 47.5.1 personnel requirements over time, and how those requirements are to be satisfied;
 - 47.5.2 plant and equipment requirements over time, and how those requirements are to be satisfied;
 - 47.5.3 fuel and other consumables requirements over time, and how those requirements are to be satisfied;
 - 47.5.4 access to weigh-stations, recycling premises, and waste dump premises over time, and how those requirements are to be satisfied;
- 47.6 its anticipated expenditure, revenue and cash-flow outcomes over time (on a calendar monthly basis);
- 47.7 the sources of funds and when those funds need be sourced;
- 47.8 whether and if so what resources of a Constituent Council are required to be available to the Non-core Activity;
- 47.9 whether the Local Government Mutual Liability Scheme has forecast any peculiar liability issues for the Non-core Activity, and the advice given in relation to those liability issues;
- 47.10 whether the lawyers for the Authority have forecast any peculiar legal issues for the Non-core Activity, and the advice given in relation to those legal issues;
- 47.11 whether the auditors of the Authority have forecast any peculiar accounting or audit issues for the Non-core Activity;
- 47.12 governance issues, including whether and what delegations are required;
- 47.13 whether the Non-core Activity is a significant business activity and if so, how adherence to the National Competition Policy will be assured; and
- 47.14 how the Non-core Plan may change over time.

48. CONDITIONS OF ADOPTION OF A NON-CORE PLAN

A Non-core Plan is not effective unless and until all of the following are satisfied:

48.1 the Board resolves to adopt the Non-core Plan;

- 48.2 the Constituent Councils have each resolved to:
 - 48.2.1 approve their Council's participation in the Non-core Activity; and
 - 48.2.2 make any necessary consequential changes to their Council's strategic management plans, annual business plan and budget.

49. NON-CORE PLANS AS PART OF THE BUSINESS PLAN

A Non-core Plan adopted by the Authority forms part of the Business Plan.

50. REVIEW OF A NON-CORE PLAN

As part of a Business Plan, a Non-core Plan is subject to review by the Authority at the same times as the remainder of the Business Plan.

PART 14—ANNUAL PLAN AND BUDGET

51. ANNUAL PLAN

The Authority must, for each financial year, have an Annual Plan which supports and informs its Budget. The Annual Plan must:

- 51.1 include an outline of the Authority's objectives for the financial year, the activities that the Authority intends to undertake to achieve those objectives and the measures that the Authority intends to use to assess its performance against its objectives over the financial year;
- 51.2 assess the financial requirements of the Authority for the financial year and, taking those requirements into account, set out a summary of the Authority's proposed operating expenditure, capital expenditure and sources of revenue;
- 51.3 take into account the objectives set out in the Business Plan and, in particular, the Long Term Financial Plan and issues relevant to the management of assets and resources by the Authority;
- 51.4 set out proposals for the recovery of overheads over the financial year from the Constituent Councils; and
- 51.5 address or include any other matter prescribed by the Constituent Councils or determined to be relevant by the Board.

52. ABOUT AN ANNUAL PLAN

- 52.1 An adopted Annual Plan binds the Authority and is the basis upon which the Budget is prepared.
- 52.2 Before the Authority adopts its Annual Plan it must prepare a draft Annual Plan and obtain the consent of an Absolute Majority of the Constituent Councils to that Plan.
- 52.3 The Authority must prepare the draft Annual Plan and provide it to the Constituent Councils by a date determined by the Councils for the purpose of obtaining the consent of the Councils on or before 31 May in each financial year.

53. BUDGETS

As a matter of record, Schedule 2, Clause 25 of the Act sets out requirements for Budgets, and the Authority must advise Constituent Councils of the proposed fees for the next financial year by 1 April in the preceding financial year.

54. ABOUT A BUDGET

- 54.1 An adopted Budget (prepared in a manner consistent with the Annual Plan) binds the Authority and is authority for the Authority to perform work and incur debts and meet obligations according to its own terms without reference back to the Board or to a Constituent Council (except to any extent the Budget or the Annual Plan otherwise requires).
- 54.2 Each Budget of the Authority must be adopted:
 - 54.2.1 after the Authority has adopted its Annual Plan;
 - 54.2.2 must be consistent with that Plan; and
 - 54.2.3 before 30 June in each financial year.

55. EXPENDITURE OUTSIDE A BUDGET

- 55.1 As a matter of record, Schedule 2, Clause 25 (4) is that the Authority may incur, for the purpose of genuine emergency or hardship, spending that is not authorised by its Budget without consulting with and seeking approval from the Constituent Councils.
- 55.2 As a matter of record, Schedule 2, Clause 25 (5) is that the Authority may, in a financial year, after consultation with the Constituent Councils, incur spending before adoption of its Budget for the year, but the spending must be provided for in the appropriate Budget for the year.

PART 15—SHARES

56. ABOUT SHARES

A Share means a Constituent Council's percentage share in the assets, liabilities and revenue of the Authority (after deducting Non-core Assets and Non-core Liabilities) as between all the Constituent Councils in accordance with this Part 15.

To avoid doubt, a third party dealing with the Authority is entitled to have recourse to all the Constituent Councils jointly and severally, regardless of the Shares of the Constituent Councils.

57. VARIATION OF SHARES

- 57.1 At the date of operation of this Charter the Constituent Councils' shares in the Authority are equal.
- 57.2 At any time, all the Constituent Councils may in writing agree to vary the Share of one or more of them.
- 57.3 The Shares must be reviewed and, as necessary, varied each time:
 - 57.3.1 a council is admitted to the Authority as a Constituent Council;
 - 57.3.2 a Constituent Council amalgamates with another council; or
 - 57.3.3 a Constituent Council resigns from the Authority.

57.4 Notwithstanding the above, it is recognised and agreed that the Shares of the Constituent Councils immediately preceding the date of operation of this Charter are as follows:

City of Burnside	18.90%
City of Norwood Payneham and St. Peters	16.93%
Corporation of the Town of Walkerville	3.23%
City of Mitcham	26.24%
City of Campbelltown	19.83%
Adelaide Hills Council	14.87%

57.5 It is agreed between the Constituent Councils that the Constituent Councils are liable to contribute to any debts and liabilities of the Authority incurred prior to the date of operation of this Charter (including in relation to the depreciated value of any asset acquired and for any losses under contract entered into before that date) in the Shares set out at Clause 57.4 above.

PART 16—FUNDING

58. FUNDING

The Authority may decline to take any action where funds then available to the Authority are in the Board's opinion insufficient to defray the costs of such action and any debt or liability that may result.

59. CONSTITUENT COUNCIL CONTRIBUTIONS TO WORKING CAPITAL

- 59.1 This Clause applies only to a Core Activity.
- 59.2 A Constituent Council must contribute to the Authority such amounts at such times as the Budget requires (after deducting from the Budget any amounts identified as Non-core Assets and Non-Core Liabilities).
- 59.3 If the Budget does not specify a fixed dollar amount to be payable by the Contributor, the Constituent Council may require as a condition of payment that the Authority first provide an itemised estimate of the Core Activity expenditure reasonably expected to be incurred and which that contribution is to defray (after adjustments for payments previously made by that Constituent Council).
- 59.4 The Authority must use contributions received from a Constituent Council only for the purposes of a Core Activity as set out in the Budget.
- 59.5 If a Constituent Council (a Defaulter) fails to pay its full contribution so required when due:
 - 59.5.1 the Defaulter must pay to the Authority interest on that amount at the official Reserve Bank Cash Rate Target plus 10% per annum from the due date to the date of actual payment;
 - 59.5.2 the Authority may recover that amount and that interest from the Defaulter as a debt;
 - 59.5.3 the Authority may, without prejudicing its other rights, set off any moneys otherwise payable by the Authority to the Defaulter against that amount and interest; and
 - 59.5.4 if the default continues for at least 14 days:
 - (a) the Authority must notify all Constituent Councils (including the Defaulter) of the fact and details of the default; and
 - (b) Constituent Councils other than the Defaulter must together lend to the Authority an amount (equal to the amount not paid by the Defaulter) in such proportions as they may agree or failing agreement between themselves, in the proportion that their Share bears to the total Shares held by those Constituent Councils making such loan, for repayment when and to the extent the Defaulter makes good the contribution and accrued interest.

60. DEBT FUNDING

The Authority may borrow or raise money from the Local Government Finance Authority or a bank of such amount(s) as provided for in a Business Plan and Budget approved by the Constituent Councils.

61. DISTRIBUTIONS TO CONSTITUENT COUNCILS

The Authority must pay or credit surplus funds to the Constituent Councils in proportion to their Shares to the extent the Board determines the Authority can afford to pay having regard to future expenditure the Business Plan anticipates be incurred.

62. CONTRIBUTIONS ON INSOLVENCY

On the insolvency of the Authority, and subject to Clause 57 of this Charter, each Constituent Council must contribute in proportion to their Share to the debts and liabilities of the Authority and otherwise as incurred while the Constituent Council is a Constituent Council.

PART 17—ASSETS

63. ACQUISITION OF ASSETS

The Authority may in accordance with this Charter acquire such assets (real or personal) as its Business Plan provides or otherwise pursuant to a Unanimous Decision of the Constituent Councils.

64. DISPOSAL OF ASSETS

The Authority may dispose of (personal) assets as its Business Plan provides, or at the end of the asset's economic life.

65. INVESTMENTS

In accordance with its Business Plan and Budget the Authority may invest in the items below:

- 65.1 in waste management infrastructure and ancillary land;
- 65.2 in plant and equipment to store, transfer and/or treat waste;
- 65.3 in plant and equipment to transport waste from properties to an appropriate place of storage and/or disposal; and
- 65.4 cash on interest-bearing deposit with any bank

66. INTERESTS IN COMPANIES

As a matter of record, Schedule 2, Clause 39 of the Act prohibits the Authority from having an interest in most companies.

PART 18—INSURANCE

67. INSURANCE

- 67.1 The Authority must register with the Local Government Association Mutual Liability Scheme and comply with the rules of that Scheme.
- 67.2 If the Authority employs any person, it must register with the Local Government Superannuation Scheme and the Local Government *Association Workers Compensation Scheme* and comply with the rules of those Schemes.

PART 19—FINANCIAL PRACTICES

68. ACCOUNTING RECORDS

The Authority must comply with Section 124 of the Act as if the Authority were a council.

69. ABOUT ACCOUNTING FOR SERVICES

The Authority must keep accounting records in relation to services in such manner as will enable the calculation of Constituent Councils' contributions to, expenditure on and revenue from that service separately.

70. OTHER FINANCIAL PRACTICES

Except as may be stated elsewhere in this Charter or required by law, there are no special accounting, internal auditing or financial systems or practices to be established or observed by the Authority.

PART 20—ACCESS TO INFORMATION

71. ACCESS TO RECORDS

A Constituent Council and a Director each has a right to inspect and take copies of the books and records of the Authority for any proper purpose.

72. PROVISION OF INFORMATION

As a matter of record Schedule 2, Clause 27 of the Act entitles each Constituent Council to be furnished with information or records of the Authority.

73. BOARD REPORTS

The Authority must provide Board reports to the Directors and Constituent Councils in accordance with this Charter and otherwise at such times, in such format and with such content as the Board may determine.

74. ANNUAL REPORTS

- 74.1 As a matter of record, Schedule 2, Clause 28 of the Act requires the Authority to furnish an annual report to the Constituent Councils.
- 74.2 The annual report will be in such format and include such content as the Constituent Councils may prescribe by Absolute Majority.
- 74.3 The annual report must be delivered to the Councils on or before 30 September in each year subsequent to the financial year to which the report relates.

PART 21—DISPUTE RESOLUTION

75. DISPUTE RESOLUTION

75.1 **About this clause:**

- 75.1.1 The procedure in this Clause must be applied to any dispute that arises between the Authority and a Constituent Council concerning the affairs of the Authority, or between Constituent Councils concerning the affairs of the Authority, including a dispute as to the meaning or effect of this Charter and whether the dispute concerns a claim in common law, equity or under statute.
- 75.1.2 The Authority and a Constituent Council must continue to observe and perform this Charter despite the application or operation of this clause.
- 75.1.3 This Clause does not prejudice the right of a party:
 - (a) to require the continuing observance and performance of this Charter by all parties; or
 - (b) to institute proceedings to enforce payment due under this Charter or to seek injunctive relief to prevent immediate and irreparable harm.
- 75.1.4 Pending completion of the procedure set out in this clause, and subject to this clause, a dispute must not be the subject of legal proceedings between any of the parties in dispute. If legal proceedings are initiated or continued in breach of this provision, a party to the dispute is entitled to apply for and be granted an order of the court adjourning those proceedings pending completion of the procedure set out in this clause.
- 75.2 **Step 1: Notice of dispute:** A party to the dispute must promptly notify each other party to the dispute:
 - 75.2.1 the nature of the dispute, giving reasonable details;
 - 75.2.2 what action (if any) the party giving notice thinks will resolve the dispute; and but a failure to give such notice does not entitle any other party to damages.
- 75.3 **Step 2: Meeting of the parties:** A party to the dispute who complies with the previous step may at the same or a later time notify each other party to the dispute that the first party requires a meeting within 14 business days after the giving of such notice. In that case, each party to the dispute must send to the meeting a senior manager of that party with the Board to resolve the dispute and at the meeting make a good faith attempt to resolve the dispute.
- 75.4 **Step 3: Mediation:** Despite whether any previous step was taken, a dispute not resolved within 30 days must be referred to mediation, as to which:
 - 75.4.1 the mediator must be a person agreed by the parties in dispute or, if they cannot agree within 14 business days, a mediator nominated by the President of the South Australian Bar Association (or equivalent officer of any successor organisation);

- 75.4.2 the role of a mediator is to assist in negotiating a resolution of a dispute. A mediator may not make a decision binding on a party unless that party has so agreed in writing;
- 75.4.3 the mediation must take place in a location in Adelaide agreed by the parties;
- 75.4.4 a party in dispute must co-operate in arranging and expediting mediation;
- 75.4.5 a party in dispute must send to the mediation a senior manager with authority to resolve the dispute;
- 75.4.6 the mediator may exclude lawyers acting for the parties in dispute and may co-opt expert assistance as the mediator thinks fit;
- 75.4.7 a party in dispute may withdraw from mediation if there is reason to believe the mediator is not acting in confidence, or with good faith or is acting for a purpose other than resolving the dispute;
- 75.4.8 unless otherwise agreed in writing:
 - (a) everything that occurs before the mediator is in confidence and in closed session;
 - (b) discussions (including admissions and concessions) are without prejudice and may not be called into evidence in any subsequent litigation by a party;
 - documents brought into existence specifically for the purpose of the mediation may not be admitted in evidence in any subsequent legal proceedings by a party;
 - (d) the parties in dispute must report back to the mediator within 14 business days on actions taken, based on the outcome of the mediation;
- 75.4.9 a party in dispute need not spend more than one day in mediation for a matter under dispute;
- 75.4.10 a party in dispute must bear an equal share of the costs and expenses of the mediator and otherwise bears their own costs.
- 75.5 **Step 4: Arbitration:** Despite whether any previous step was taken, a dispute not resolved within 60 days must be referred to arbitration, as to which:
 - 75.5.1 there must be only one arbitrator and who is a natural person agreed by the parties or, if they cannot agree within 14 business days, an arbitrator nominated by the then Chairperson of The Institute of Arbitrators and Mediators Australia (South Australian Chapter);
 - 75.5.2 the role of the arbitrator is to resolve the dispute and make decisions binding on the parties;
 - 75.5.3 the arbitration must take place in an agreed location in Adelaide;
 - 75.5.4 a party must co-operate in arranging and expediting arbitration;
 - 75.5.5 a party must send to the arbitration a senior manager with authority to resolve the dispute;
 - 75.5.6 the parties may provide evidence and given written and verbal submissions to the arbitrator within the time set by the arbitrator;
 - 75.5.7 the arbitrator must:
 - (a) consider the evidence and submissions;
 - (b) decide the dispute; and
 - (c) give written reasons to each party;
 - 75.5.8 subject to this clause, the arbitration must take place under Rules 5 to 18 (inclusive) of the Rules of The Institute of Arbitrators and Mediators for the Conduct of Commercial Arbitrations and the provisions of the Commercial Arbitration Act 1986 (S.A.) and which Rules are taken to be incorporated by reference into this clause or subject to this clause, the arbitrator must fix the rules of arbitration;
 - 75.5.9 the costs and expenses of the arbitrator and of each party must be borne as the arbitrator decides.

PART 22—WINDING UP

76. WINDING UP

The Authority may be wound up in circumstances as Schedule 2, Clause 33 (1) of the Act allows or requires.

77. DISTRIBUTION OF ASSETS AND LIABILITIES ON WINDING UP

In the event the Authority commences to wind up and except to any extent the Board unanimously determines otherwise, the Authority must divide among the Constituent Councils in kind all of the Authority's assets and liabilities in proportion to their Shares or as otherwise agreed by Unanimous Decision of the Constituent Councils.

PART 23—COMMITTEES

78. COMMITTEES

- 78.1 The Board may establish a committee of Directors for the purpose of enquiring into and reporting to the Board on any matter within the Authority's functions and powers and as detailed in the terms of reference given by the Board to the committee.
- 78.2 A member of a committee established under this Clause holds office at the pleasure of the Board.
- 78.3 The Board may establish advisory committees consisting of or including persons who are not Directors for enquiring into and reporting to the Board on any matter within the Authority's functions and powers and as detailed in the terms of reference which must be given by the Board to the advisory committee.
- 78.4 A member of an advisory committee established under this Clause holds office at the pleasure of the Board.

PART 24—OTHER MATTERS

79. EXECUTION OF DOCUMENTS

The Chief Executive Officer must maintain a register of use of the Common Seal. As a matter of record, Schedule 2, Clause 37 of the Act governs the execution of documents by the Authority.

80. PRINCIPAL OFFICE

The Authority's principal office is at 1 Temple Court, Ottoway, S.A. 5013 or as the Board may determine otherwise.

81. SERVICE OF DOCUMENTS

A document to be given by the Authority to a Constituent Council, or by a Constituent Council to the Authority may be given in a manner Section 280 of the Act permits. A written notice given by the Authority to a Constituent Council must be marked, 'Attention: Chief Executive Officer'.

82. CIRCUMSTANCES NOT PROVIDED FOR

If any circumstances arise about which this Charter is silent, incapable of taking effect or being implemented according to its terms, the Board may consider the circumstances and determine the action to be taken.

The undersigned (being each Council specified in the Charter) agree to the above as the charter of the Authority.

SHANE RAYMOND, Manager, Corporate Services, East Waste

NOTICE SUBMISSION

The weekly South Australian Government Gazette is issued on Tuesday afternoon, except where Executive Council meets on Wednesday, wherein publishing will occur on that day.

The next scheduled publication date is displayed on the website: www.governmentgazette.sa.gov.au.

Notices for gazettal, along with enquiries, can be directed to:

EMAIL governmentgazettesa@sa.gov.au

PHONE (08) 8207 1045

Notices for gazettal are to be emailed in the following formats:

- Notices as individual Word files (.doc)
- Maps, images, and diagrams as separate PDF files (.pdf)
- Content requiring official signature for authorisation—notices as Word files as well as signed documentation as PDF files

Please provide the following information in your email:

- Date the notice is to be gazetted
- Notification of whether a proof, quote, or return email confirmation is required
- Email address and phone number of the person authorising the submission
- Name of the person and organisation to be charged for the notice, if applicable, and a purchase order if required
- Details that may impact on publication of the notice

Notices must be submitted before 4 p.m. Friday, the week preceding intended gazettal.

Proofs of formatted content are supplied upon request, with necessary alterations to be returned before 4 p.m. the day preceding publication.

Submitted notices will be gazetted unless notification is received before 10 a.m. the day of publication.