

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 12 AUGUST 1999

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Riverside 2000 so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail:* govgaz@riv.ssa.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

Department of the Premier and Cabinet Adelaide, 12 August 1999

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

No. 44 of 1999—An Act for the appropriation of money from the Consolidated Account for the year ending on 30 June 2000 and for other purposes.

No. 45 of 1999—An Act to amend the ASER (Restructure) Act 1997.

No. 46 of 1999—An Act to establish as a law of South Australia a Code making provision for the regulation of third party access to railway infrastructure services in relation to the AustralAsia Railway; and for other purposes.

No. 47 of 1999-An Act to amend the Casino Act 1997.

No. 48 of 1999—An Act to provide that certain decisions of the Federal Court of Australia or the Family Court of Australia have effect as decisions of the Supreme Court and to make other provision relating to certain matters relating to the jurisdiction of those courts; to amend the Competition Policy Reform (South Australia) Act 1996; and for other purposes.

No. 49 of 1999—An Act to amend the Fisheries (Gulf St Vincent Prawn Fishery Rationalization) Act 1987.

No. 50 of 1999—An Act to amend the Geographical Names Act 1991.

No. 51 of 1999—An Act to establish the South Australian Independent Industry Regulator; and for other purposes.

No. 52 of 1999—An Act to amend the Motor Vehicles Act 1959 and to make related amendments to the Explation of Offences Act 1996 and the Road Traffic Act 1961.

No. 53 of 1999—An Act to apply certain laws of the Commonwealth relating to the New Tax System Price Exploitation Code as laws of South Australia; to make a consequential amendment to the Competition Policy Reform (South Australia) Act 1996; and for other purposes.

No. 54 of 1999—An Act to amend the Police Superannuation Act 1990.

No. 55 of 1999—An Act to amend the Residential Tenancies Act 1995 and to make related amendments to the Landlord and Tenant Act 1936 and the Retail and Commercial Leases Act 1995.

No. 56 of 1999—An Act to amend the Trustee Act 1936 and the Trustee Companies Act 1988.

No. 57 of 1999—An Act to amend the Superannuation Act 1988.

No. 58 of 1999—An Act to amend the Water Resources Act 1997.

By command,

IAIN EVANS, for Premier

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF FINANCIAL SECTOR (TRANSFER OF BUSINESS) ACT 1999 COMMITTED TO THE TREASURER

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 5 of the Administrative Arrangements Act 1994 and with the advice and consent of the Executive Council, I commit the administration of the Financial Sector (Transfer of Business) Act 1999 to the Treasurer.

Given under my hand and the Public Seal of South Australia at Adelaide 12 August 1999.

By command,

IAIN EVANS, for Premier

AG 43/97 TC1 CS

CROWN LANDS ACT 1929 SECTION 5AA(1)(c): HUNDRED OF YATALA—DEDICATED LAND RESUMED AND GRANT CANCELLED

Proclamation By The Governor

(L.S.) E. J. NEAL

Preamble

1. The following land is dedicated as a reserve for Education purposes (see *Gazette* 31 January 1974 p. 310):

Allotment 3 of Filed Plan No. 36732, Hundred of Yatala (formerly Section 910, Hundred of Yatala, County of Adelaide), being the whole of the land contained in Certificate of Title Register Book Volume 5363 Folio 996.

2. The registered proprietor of the land has requested the resumption of the land.

Proclamation

MEH 42/99 CS

PURSUANT to section 5AA(1) (c) of the Crown Lands Act 1929 and with the advice and consent of the Executive Council, I resume the land defined in the preamble and cancel the grant of that land.

Given under my hand and the Public Seal of South Australia at Adelaide, 12 August 1999.

By command,

IAIN EVANS, for Premier

NATIONAL PARKS AND WILDLIFE ACT 1972 SECTIONS 30 AND 43: CONSTITUTION OF MOUNT BILLY CONSERVATION PARK

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to sections 30 and 43 of the *National Parks and Wildlife Act 1972*, being of the opinion that the land described in the schedule should be protected or preserved for the purpose of conserving wildlife and the natural features of that land and with the advice and consent of the Executive Council, I make the following proclamation:

1. I constitute the Crown land described in the schedule as a conservation park and I assign the name *Mount Billy Conservation Park* to the conservation park.

2. Subject to clause 4, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum Act 1940* may continue to be exercised in respect of the land constituting the conservation park.

3. (1) Subject to clause 4, rights of entry, prospecting, exploration or mining may, with the approval of the Minister for Primary Industries, Natural Resources and Regional Development and the Minister for Environment and Heritage, be acquired pursuant to the *Mining Act 1971* or the *Petroleum Act 1940* in respect of the land constituting the conservation park.

(2) If the Minister for Primary Industries, Natural Resources and Regional Development and the Minister for Environment and Heritage cannot agree as to whether approval should be granted or refused under subclause (1), the Governor may, with the advice and consent of the Executive Council, grant or refuse the necessary approval under that subclause.

4. A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act* 1971 or the *Petroleum Act* 1940 (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land constituting the conservation park unless that person complies with the following conditions:

- (a) at least three months before commencing any drilling or excavation, any vegetation clearance or the construction of any building or structure not previously authorised, the person must notify the Minister for Primary Industries, Natural Resources and Regional Development and the Minister for Environment and Heritage of the proposed work and must supply each Minister with such information relating to the proposed work as the Minister may require;
- (b) the person, in carrying out any work referred to in paragraph (a)—
 - (i) must comply with such directions as the Minister for Primary Industries, Natural Resources and

Regional Development may give in writing in relation to—

- (A) carrying out the work in a manner that minimises damage to the land or the environment or to vegetation or wildlife on the land; or
- (B) preserving objects, structures or sites of historic, scientific or cultural interest; or
- (C) rehabilitating the land on completion of the work; and
- (ii) if the work is being carried out in pursuance of a right of entry, prospecting, exploration or mining acquired after the making of this proclamation must comply with such directions as the Minister for Primary Industries, Natural Resources and Regional Development may give in writing in relation to prohibiting or restricting access to any specified area of the land that the Minister believes would suffer significant detriment as a result of carrying out the work;
- (c) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (d) the person, in addition to complying with any directions given under paragraph (b)—
 - must take such steps as are reasonably necessary to ensure that objects, structures and sites of historic, scientific or cultural interest and any vegetation or wildlife on the land are not unduly affected by the exercise of those rights; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Minister for Primary Industries, Natural Resources and Regional Development as suitable for retention) used exclusively for the purposes of that work.

SCHEDULE

Allotment 72 of Deposited Plan 49286, Hundred of Goolwa.

Given under my hand and the Public Seal of South Australia at Adelaide 12 August 1999.

By command,

MEH 38/99 CS

IAIN EVANS, for Premier

IAIN EVANS, for Premier

SHOP TRADING HOURS ACT 1977 SECTION 13: ALTERATION OF SHOP TRADING HOURS—MOUNT BARKER SHOPPING DISTRICT

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 13 of the *Shop Trading Hours Act 1977* and with the advice and consent of the Executive Council, I authorise the opening of all shops, excluding those shops the business of which is solely or predominantly the sale of boats or motor vehicles, in the Mount Barker Shopping District on each Monday, Tuesday, Wednesday and Friday from 6 p.m. until 7 p.m.

This proclamation has effect from Friday, 13 August 1999 until Friday, 10 September 1999 (both days inclusive).

Given under my hand and the Public Seal of South Australia at Adelaide 12 August 1999.

By command,

MGE 75/99 CS

Department of the Premier and Cabinet Adelaide, 12 August 1999

HIS Excellency the Governor in Executive Council has removed Barry Joseph Grear from the positions of Member and Presiding Member of the State Disaster Committee, pursuant to section 36 of the Acts Interpretation Act 1915 and section 6 of the State Disaster Act 1980.

By command,

IAIN EVANS, for Premier

DPC 025/96PT2CS

Department of the Premier and Cabinet Adelaide, 12 August 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Disaster Committee, pursuant to the provisions of the State Disaster Act 1980:

Member: (from 12 August 1999 until 16 December 1999)

Barry Joseph Grear Christine Patricia Charles Cr Valerie Fay Bonython Ian James Procter Brian Fred Lancaster Michael Charles Bentley Stuart John Ellis

James David Litster Deputy Member: (from 12 August 1999 until 16 December

1999 Brendon John Kearney (Deputy to Charles) Cr Bruce Johansen (Deputy to Bonython) Jill Coomb (Deputy to Procter)

Nathanial James Cooke (Deputy to Lancaster) John Ernest Freeman (Deputy to Bentley)

- Anthony John Weideman (Deputy to Ellis)
- Gary Thomas Burns (Deputy to Litster)
- Presiding Member: (from 12 August 1999 until 16 December 1999)

Bary Joseph Grear

By command,

IAIN EVANS, for Premier

DPC 025/96PT2CS

Department of the Premier and Cabinet Adelaide, 12 August 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Animal and Plant Control Commission, pursuant to the provisions of the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986:

Member: (from 12 August 1999 until 11 August 2002)
Lindsay Wilfred Best
Christine Chaston Johnson
William Robert Watkins
Andrew Donald McTaggart
Deputy Member: (from 12 August 1999 until 11 August 2002)
Allan Norman Holmes (Deputy to Best)
Thomas Bertram Megaw (Deputy to Johnson)
Murray John Mathison (Deputy to Watkins)

Ian Kenneth Trengove (Deputy to McTaggart)

By command,

IAIN EVANS, for Premier

MPNR 034/99CS

755

Department of the Premier and Cabinet Adelaide, 12 August 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dental Board of South Australia, pursuant to the provisions of the Dentists Act 1984:

Member: (from 12 August 1999 until 23 December 2000) Dr David Burrow BDS

By command,

IAIN EVANS, for Premier

MH 030/004/018CS

Department of the Premier and Cabinet Adelaide, 12 August 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Gerard Kerin, MP, Deputy Premier and Minister for Primary Industries, Natural Resources and Regional Development to be also Acting Premier, Acting Minister for State Development and Acting Minister for Multicultural Affairs for the period 15 August to 26 August 1999, during the absence of the Honourable John Wayne Olsen, FNIA, MP.

By command,

IAIN EVANS, for Premier

DPC 030/96PT2CS

Department of the Premier and Cabinet Adelaide, 12 August 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint Neil John McKenzie as Deputy State Coordinator, pursuant to the provisions of section 9 of the State Disaster Act 1980.

By command,

IAIN EVANS, for Premier

DPC 025/96PT2CS

Department of the Premier and Cabinet

Adelaide, 12 August 1999

IAIN EVANS, for Premier

HIS Excellency the Governor in Executive Council has been pleased to appoint Peter Westall Fountain as Deputy Valuer-General until 28 January 2000 or until the appointment of a Valuer-General, whichever is the sooner, pursuant to the provisions of section 6 (2) of the Valuation of Land Act 1971.

By command,

MAS 013/99CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation by Treasurer

PURSUANT to section 9 (1) of the Administrative Arrangements Act 1994, I, Robert Ivan Lucas, Treasurer for the State of South Australia, hereby delegate to the person for the time being holding or acting in the office of Minister for Industry and Trade all of the powers and functions vested in me by the provisions of the Industries Development Act 1941. Dated 6 August 1999.

ROB LUCAS, Treasurer

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission will deregister the associations named below in accordance with the application received from the associations pursuant to section 43A of the Associations Incorporation Act 1985. Deregistration will take effect on the date of publication of this notice: Amigo's Friendship Club Inc. Anti-Airport Noise Association Inc. Carl Linger Memorial Committee Inc. Carouselle Puppet Theatre Inc. Christians in Service Association Inc. Mundulla Netball Club Inc. Northern Community Hospital Inc. Park Terrace Tennis Club Inc. S.A. Friends of Housing Inc.

A. J. GRIFFITHS, A delegate of the Corporate Affairs Commission.

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I KOSTAS SARNECKIS, Acting Surveyor-General and Delegate appointed by DOROTHY KOTZ, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

THE SCHEDULE

Road Safety Instruction Centre Reserve, section 1507, Hundreds of Adelaide and Noarlunga, County of Adelaide, the proclamation of which was published in the *Government Gazette* of 8 March 1973 at page 856, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5677 Folio 334.

Dated 6 August 1999.

K. SARNECKIS, Acting Surveyor-General

DL 187/1992

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I KOSTAS SARNECKIS, Acting Surveyor-General and Delegate appointed by DOROTHY KOTZ, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

- 1. Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as a Recreation Reserve and declare that such land shall be under the care, control and management of The Berri Barmera Council.
- 3. Dedicate the Crown Land defined in The Third Schedule as a Public Road.

THE FIRST SCHEDULE

Recreation Reserve, section 1444, Berri Irrigation Area, County of Hamley, the proclamation of which was published in the *Government Gazette* of 2 May 1985 at page 1362, being the whole of the land comprised in Crown Record Volume 5352 Folio 84.

THE SECOND SCHEDULE

Allotment 7 of DP 52263, Berri Irrigation Area, County of Hamley, exclusive of all necessary roads.

The Third Schedule

Allotment 6 of DP 52263, Berri Irrigation Area, County of Hamley, being within the Berri and Barmera district.

Dated 6 August 1999.

K. SARNECKIS, Acting Surveyor-General

DL 3117/1984

BRANDS ACT, 1933-1983 SECOND QUARTER, 1999

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933-1983, for the quarter ended 30th June, 1999 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

G. Budarick DEPUTY REGISTRAR OF BRANDS LAB udarith

I

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address	
99H	STALL INVESTMENTS P/L t/a HEATHFIELD PASTORAL	NARACOORTE	
1J0	JOHNSON, J H L	VICTOR HARBOR	

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
XH.3.F.3	STALL INVESTMENTS P/L t/a HEATHFIELD PASTORAL	NARACOORTE
X.1.3.	K. SAWERS P/L	PT. AUGUSTA
A.2.W.6.	JOHNSON, J H L	VICTOR HARBOR

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address

STUD STOCK BRANDS REGISTERED

Association	Brand or Mark	Owner	Address
RIDING PONY STUD BOOK	AA	LEAR, A M	PT. LINCOLN
WELSH PONY & COB SOCIETY		WOODRUP, R E	AUBURN
AUST. HIGHLAND CATTLE SOC.	JUD	JU-DAHN	ANGASTON
DAIRY GOAT SOC. OF SA	5MN	LAMBERT, A V	HAMLEY BRIDGE
SA THOROUGHBRED BREEDERS INC.	<u>م</u>	WILLIAMS, P R	IRONBANK
ARABIAN HORSE SOCIETY OF AUST.	NKB	BAILEY, N K	VIRGINIA
ARABIAN HORSE SOCIETY OF AUST.	RKC,	RODDA, S G	PORT PIRIE
AUST. STOCK HORSE SOCIETY	8	BYRON, C S	MOUNT GAMBIER
SA THOROUGHBRED BREEDERS INC.	\$	BRUGGEMANN, N J & M C	ECHUNGA
AUST. STOCK HORSE SOCIETY	NKB	BAILEY, N K	VIRGINIA

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
<u>s</u>	BLUE	1	STRIKE, R A, J P & L E	WILMINGTON
ß	BLUE	2	BELLCHAMBERS, R & W	EUDUNDA
BH	RED	2	BURRA COMMUNITY SCHOOL	BURRA
上	GREEN	2	WANDEL, T J & C D	OWEN

South East District

Brand	Colour	Position	Owner	Address
	BLUE	4	STALL INVESTMENTS P/L t/a	NARACOORTE
			HEATHFIELD PASTORAL	

Western District

Brand	Colour	Position	Owner	Address
<u>w</u>	RED	4	CASANOVA, A P	PT. LINCOLN
SP	PURPLE	2	CASANOVA, J N	PT. LINCOLN

Northern District

Brand	Colour	Position	Owner	Address

Kangaroo Island

Brand	Colour	Position	Owner	Address

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
XS.3.T.3.	STRIKE, R A, J P & L E	WILMINGTON

South East District

Brand or Mark	Owner	Address
XH.3.F.3	STALL INVESTMENTS P/L t/a	NARACOORTE
	HEATHFIELD PASTORAL	

Western District

Brand or Mark	Owner	Address
G.3.J.3	SIVIOUR, I G & B R	WARRAMBOO

Northern District

Brand or Mark	Owner	Address

Kangaroo Island

Brand or Mark Owner	Address
Diana of Mark	Address

TRANSFERS

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
MS	PURPLE	2	SCHIRMER, M E & G D	SCHIRMER, M A – CAMBRAI
LM	BLUE	3	MOORE, T & G	SNAJDAR, M – AUBURN
HQ	RED	3	POLE, M R	WATTLE PARK PROPS
				WIRRABARA

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
	BLUE	2	EVANS, W J, J N & C H	EVANDOWN - LOXTON

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
•	BLUE	4	BEACH, R N & S H	BEACH, A N & A D – BUTLER TANKS
<u> </u>	PURPLE	4	KADEN, L N	KADEN, T D & K A – CLEVE
S	BLUE	4	W. R. SIVIOUR & CO	SIVIOUR, M W & E A – PT. LINCOLN

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address

Kangaroo Island

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XC.1.E.1.	POLE, M R	WATTLE PARK PROPS
		WIRRABARA

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
M.1.	BEACH, R N & S H	BEACH, A N & A D – BUTLER
		TANKS
C.2.	KADEN, L N	KADEN, T D & K A - CLEVE

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address

Kangaroo Island

Brand or Mark	Transferred from	Transferred to: Owner/Address

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
60E	EVANS, W J, J N & C H	EVANDOWN – LOXTON
0-<1	FLACHSENBERGER, W	LAURISTON, G & C – BROMPTON
9M3	McAINSH, A H	DELUCIA, V L - KERSBROOK
R35	READ, R L	READ, L R W – PT. AUGUSTA

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
0.1.B.2.	PUMPA, J N & L P	READ, L R W – PT. AUGUSTA

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand Transferred from		Transferred to: Owner/Address	

STUD STOCK BRANDS TRANSFERRED

Association	Brand	Transferred from	Transferred to: Owner/Address

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner/Address	Applicant for Cancellation	
296	SUTER, G L & I I – WUDINNA	SUTER, G L & I I	1

CATTLE EARMARKS CANCELLED

Brand	Owner/Address	Applicant for Cancellation
S.7.P.7.	SUTER, G L & I I – WUDINNA	SUTER, G L & I I

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner/Address	Applicant for Cancellation

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and Address	Applicant for Cancellation
A	BLUE	2	THOMAS, L D -	THOMAS, L D
			JAMESTOWN	

South East District

Brand	Colour	Position	Owner and Address	Applicant for Cancellation

Western District

Brand	Colour	Position	Owner and Address	Applicant for Cancellation
SS	RED	4	SUTER, G L & I I – WUDINNA	SUTER, G L & 11

Northern District

Brand	Brand Colour Position		Owner and Address	Applicant for Cancellation

Kangaroo Island

Brand	Colour	Position	Owner and Address	Applicant for Cancellation
+	GREEN	4	STEBONHEATH - KINGSCOTE	BOXER, R J
+	RED	4	STEBONHEATH - KINGSCOTE	BOXER, M J

STUD STOCK BRANDS CANCELLED

Association	Brand or Mark	Owner and Address	Applicant for Cancellation

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and Address	Applicant for Cancellation

South East District

Brand or Mark	Owner and Address	Applicant for Cancellation

Western District

Brand or Mark	Owner and Address	Applicant for Cancellation
S.1.P.1.	SUTER, G L & I I – WUDINNA	SUTER, G L & I I

Northern District

Brand or Mark	Owner and Address	Applicant for Cancellation

Kangaroo Island

Brand or Mark Owner and Address		Applicant for Cancellation
A.1.	STEBONHEATH - KINGSCOTE	BOXER, R J

DEVELOPMENT ACT 1993: SECTION 31(4)

The Development Plan-Pages and Maps Republished

TAKE notice that pursuant to section 31 (4) of the Development Act 1993, (hereinafter referred to as the 'Act'), I, the Honourable Diana Laidlaw, the Minister for Transport and Urban Planning and the Minister to whom the administration of the Act is committed, have consolidated and republished certain pages and maps of the Development Plan. These pages and maps incorporate into the Development Plan amendments made by five notices dated 30 July 1998, 6 May 1999, 15 July 1999 and 29 July 1999, pursuant to section 29 of the Development Act, two notices pursuant to section 28 of the Development Act and eight individual Development Plan Amendments that are:

Previously published on 29 April 1999 Previously published on 11 February 1999

Happy Valley (City)—The Hub District Centre Zone, Aberfoyle Park	Authorised 6 May 1999
Barossa (DC)—Rural Living	Authorised 13 May 1999
Barossa Council—Mount Pleasant—Taunton Area	Authorised 17 June 1999
Port Lincoln (City)—Lincoln Cove	Authorised 17 June 1999
Whyalla (City)—Business Zone	Authorised 17 June 1999
Port Adelaide Enfield (City)—Former Hillcrest Hospital Land	Authorised 15 July 1999
Prospect (City)—Local Heritage Places	Authorised 29 July 1999
Tea Tree Gully (City)—Regional Centre Signs	Authorised 29 July 1999

The following Development Plans have now been replaced by publications:

(1) Dated 6 May 1999:

Happy Valley (City) Port Adelaide Enfield (City)

(2)Dated 13 May 1999: Barossa (DC) Previously published on 29 January 1998 (3) Dated 27 May 1999: Strathalbyn (DC) Previously published on 13 November 1998 Dated 17 June 1999: (4) Previously published on 21 August 1998 Previously published on 27 August 1998 Previously published on 21 May 1998 Mount Pleasant (DC) Port Lincoln (City) Whyalla (City) Dated 15 July 1999: (5) Port Adelaide Enfield (City) Previously published on 6 May 1999 Dated 29 July 1999: (6) Prospect (City) Previously published on 13 August 1998 Robe (DC) Previously published on 21 May 1998 Tea Tree Gully (City) Previously published on 11 March 1999 (7)Dated 21 January 1999: Reprint No. 1 * 1999 Marion (City) (* The Marion Development Plan has been reprinted with a 'Reprint Number' in order to distinguish it as a new consolidated version of the Plan following the authorisation of the Marion (City)—Residential (Drive-in) PAR on 21 January 1999.)

Copies of the abovementioned Development Plans may be purchased by the public at the Department for Transport, Urban Planning and the Arts, 5th Floor, 136 North Terrace, Adelaide.

Dated 10 August 1999.

DIANA LAIDLAW, Minister for Transport and Urban Planning

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, H. Malcolm, CSIRO Marine Research, G.P.O. Box 1538, Hobart, Tas. 7001 (hereinafter referred to as the 'permit holder') is exempt from regulation 35C of the Fisheries (General) Regulations 1984, in that the permit holder shall not be guilty of an offence when using berley within the waters specified in schedule 1 to attract white sharks (*Carchardon carcharias*) for the purpose of attaching archival tags only (hereinafter referred to as the 'permitted activity'), subject to the conditions specified in schedule 2, for the dates specified in schedule 3.

SCHEDULE 1

Coastal waters contained within the Neptune Islands Conservation Park.

SCHEDULE 2

1. The permit holder must be on board the boat when conducting the permitted activity.

2. All berley used while conducting the permitted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4° C.

3. The permit holder must notify the public by a Notice to Mariners through the Australian Maritime Safety Authority, by public notice in the Adelaide *Advertiser* at least 24 hours in advance of berleying operations, advising the local coastguard and the Fisheries Compliance Unit on 1800 065 522 at least two hours prior to conducting the permitted activity.

4. The permit holder shall allow an officer of the Department for Environment Heritage and Aboriginal Affairs (DEHAA) or nominee to be present on board the boat during the permitted activity if requested and subject to negotiation and availability of space.

5. The permit holder must comply with all instructions (including ceasing to berley if so instructed) given by an officer from DEHAA.

6. Whilst engaged in the permitted activity, a pennant (approved by DEHAA) must be flown from the boat so as to be clearly visible.

7. Whilst engaged in the permitted activity the permit holder must have in their possession a copy of this notice and produce a copy of the notice if required by a fisheries compliance officer.

8. The permit holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically exempted by this notice.

9. The permit holder must maintain a log whilst engaged in the permitted activity which includes the date and location, number of hours berleying, number of passengers, number of sharks observed and any other relevant observations or comments. Records must be kept in a form determined by the operator's association in conjunction with CSIRO Marine Research Unit and endorsed by the Minister for Environment and Heritage. A copy of the log must be provided to the relevant DEHAA office within 14 days of each calendar month. Failure to submit a log within the agreed time period may preclude the provision of future permits until all such outstanding logs are received by the relevant DEHAA office.

10. The permit holder must conform to a code of ethics developed by the operator's association and endorsed by the Minister for Environment and Heritage.

11. The permit holder will operate in cooperation with and in agreement of, any other approved operator at the same location.

12. The permit holder must have public liability insurance to an amount determined by the Minister for Environment and Heritage and ensure vessels are surveyed and staffed as per Department of Transport regulations.

SCHEDULE 3

21 August 1999 to 23 August 1999.

Dated 4 August 1999.

R. ALLEN, Manager, Parks and Wildlife West

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names and Boundaries to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, Hon. Robert Lawson, Minister for Administrative Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed, DO HEREBY assign the names OVERLAND CORNER, COBDOGLA, LOVEDAY, BARMERA, WINKIE, KATARAPKO, MONASH, GLOSSOP, BERRI, GERARD and SPECTACLE LAKE to those areas within The Berri Barmera Council and shown numbered 1 to 11 respectively on Rack Plan 817.

Dated 30 July 1999.

HON. ROBERT LAWSON, Minister for Administrative Services.

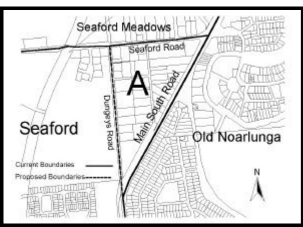
DEHAA 04/0093

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Boundaries to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, KOS SARNECKIS, Acting Surveyor-General and delegate appointed by Hon. Robert Lawson, Minister for Administrative Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed, DO HEREBY exclude from the suburb of Seaford and include in the suburb of Old Noarlunga that area marked A on the plan below.





Dated 4 August 1999.

K. SARNECKIS, Acting Surveyor-General, Department for Administrative and Information Services.

DEHAA 04/0072

[12 August 1999

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Assign Boundaries and Names to Places

NOTICE is hereby given pursuant to the provisions of the above Act that the Surveyor-General proposes to Assign the names MURTHO, PARINGA, MUNDIC CREEK, WONUARRA, PIKE RIVER, YAMBA, LYRUP, BUGLE HUT, GURRA GURRA, CHAFFEY, RENMARK NORTH, RENMARK WEST, RENMARK, CRESCENT, CALPERUM, COOLTONG and RENMARK SOUTH to those areas within the District Council of Renmark Paringa and shown numbered 1 to 17 respectively on Rack Plan 840.

Copies of Rack Plan 840 can be viewed at the office of the Surveyor-General, 101 Grenfell Street, Adelaide, or at the offices of the District Council of Renmark Paringa.

Submissions in writing regarding this proposal maybe lodged with the Secretary, Geographical Names Advisory Committee, Building 2, 300 Richmond Road, Netley (P.O. Box 550, Marleston, S.A. 5033) within one month of the publication of this notice.

Dated 4 August 1999.

K. SARNECKIS, Acting Surveyor-General, Department for Administrative and Information Services.

DEHAA 04/0094

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names and Boundaries to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, KOS SARNECKIS, Acting Surveyor-General and delegate appointed by Hon Robert Lawson, Minister for Administrative Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed DO HEREBY:

1. Exclude from the suburb of Bridgewater those areas numbered 4 and 8 on Rack Plan 756.

2. Exclude from the suburb of Heathfield and add to the suburb of Upper Sturt that area numbered 5 in Rack Plan 756.

3. Exclude from the suburb of Mylor that area numbered 7 on Rack Plan 756.

4. Exclude from the suburb of Longwood that area numbered 10 on Rack Plan 756.

5. Assign the name CLELAND to that area numbered 1 on Rack Plan 756.

6. Assign the name CAREY GULLY to that area numbered 2 on Rack Plan 756.

7. Assign the name MOUNT GEORGE to those areas numbered 3 and 4 on Rack Plan 756.

8. Add the areas numbered 6 and 7 to the suburb of Bridgewater.

9. Assign the name VERDUN to those areas numbered 8 and 9 on Rack Plan 756.

10. Assign the name BRADBURY to those areas numbered 10 and 12 on Rack Plan 756.

11. Add the area numbered 11 on Rack Plan 756 to the suburb of Mylor.

12. Assign the name SCOTT CREEK to that area numbered 13 on Rack Plan 756.

Dated 27 July 1999.

K. SARNECKIS, Acting Surveyor-General, Department for Administrative and Information Services

DEHAA 04/0232

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names and Boundaries to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, Hon. Robert Lawson, Minister for Administrative Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed, DO HEREBY assign the names JABUK, GERANIUM, PARRAKIE, LAMEROO, KARTE, PARILLA, PINNAROO and NGARKAT to those areas within the Southern Mallee District Council and shown numbered 1 to 8 respectively on Rack Plan 826.

Dated 3 August 1999.

HON. ROBERT LAWSON, Minister for Administrative Services.

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Section 23

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, KENNETH TREVOR GRIFFIN, Minister for Consumer Affairs, DO HEREBY exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

Michael Wayne Simounds, a officer/employee of Wardland Holdings Pty Ltd.

SCHEDULE 2

The whole of land described in certificate of title register book, volume 4353, folio 782 situated at 46 Kerley Street, Port Broughton, S.A. 5522.

Signed for and on behalf of Minister for Consumer Affairs by the Acting Commissioner for Consumer Affairs.

> W. J. SPEHR, Acting Commissioner for Consumer Affairs

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Nuriootpa Vine Inn Hotel Motel Ltd (ACN 007 513 493), 14-22 Murray Street, Nuriootpa, S.A. 5355 has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 49 Murray Street, Nuriootpa, SA. 5355 and known as Top of the Valley Restaurant.

The application has been set down for hearing on Friday, 3 September 1999 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Helmuth Reicht has applied to the Licensing Authority for a Residential Licence in respect of premises situated at Camelot Castle, Lobethal Road, Basket Range, S.A. 5138 and known as Camelot Castle.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence conditions are sought:

To serve liquor without a meal while seated at a table.

Extended Trading Authorisation hours of operation: Monday to Saturday, midnight to 2 a.m.; Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 2 a.m.

Entertainment consent is sought.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant \mathbf{a} the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Gomel Pty Ltd (ACN 008 167 173), 4th Floor, 75 Hindmarsh Square, Adelaide, S.A. 5000 has applied to the Licensing Authority for the conversion of a Special Circumstances Licence into a Hotel Licence with extended trading authorisation, entertainment consent and designated dining areas in respect of premises situated at Kangarilla Road, McLaren Vale, S.A. 5171 and known as McLarens on the Lake.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence conditions are sought:

1. That the Licence authorises extended trade in liquor during the hours from midnight to 5 a.m. on any day (not being a Good Friday or Christmas Day).

2. That the Licence authorises extended trade in liquor:

- 2.1 for consumption on the licensed premises during the hours of 8 a.m. to 11 a.m. and 8 p.m. to midnight on Sundays;
- 2.2 for consumption off the licensed premises between the hours of 8a.m. to 11 a.m. and 8 p.m. to 9 p.m. on Sundays.

3. That the licence authorities extended trade of liquor during the hours of midnight and 2 a.m. on Christmas Day.

4. That the licensee be given consent to use the licensed premises for the purpose of providing entertainment pursuant to section 105 of the Liquor Licensing Act 1997.

5. Persons wishing to carry off liquor they have purchased from the Producer's Licence premises immediately adjacent to the premises subject to this licence may do so via the latter premises.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 15 July 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Colin Ashley Goldsworthy has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 10 Reserve Terrace, Aldgate, S.A. 5154 and known as Colin Goldsworthy.

The application has been set down for hearing on 10 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Peter John Humphries has applied to the Licensing Authority for Removal of the Licence in respect of premises situated at 7 Percy Street, Mount Gambier, S.A. 5290 and to be situated as Shop 5B, 7 Helen Street, Mount Gambier and known as Old Oat Mill and to be known as Post Office Café.

The application has been set down for hearing on 10 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Hillgrove Wines Pty Ltd (ACN 088 836 819) has applied to the Licensing Authority for a Producer's Licence in respect of premises to be situated at Lot 40, Chappel Hill Road, Blewett Springs, S.A. 5171 and to be known as Hillgrove Wines.

The application has been set down for hearing on 10 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Rimada Pty Ltd has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 51 South Road, Thebarton, S.A. 5031 and known as West Thebarton Hotel.

The application has been set down for hearing on 10 September 1999

Conditions

The following licence conditions are sought:

To authorise the sale of liquor for consumption on the licensed premises between the following hours:

Monday to Thursday, midnight to 2a.m. the following morning; Friday and Saturday, midnight to 3 a.m. the following morning; and Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight.

To authorise the sale of liquor for consumption off the licensed premises on Sunday, from 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 3 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Lortier Pty Ltd has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 43 Melrose Street, Mount Pleasant, S.A. 5235 and known as Talunga Hotel.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence conditions are sought:

To authorise the sale of liquor for consumption on the licensed premises between the following hours:

Monday to Thursday, midnight to 2a.m. the following morning; Friday and Saturday, midnight to 3 a.m. the following morning; and Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight.

To authorise the sale of liquor for consumption off the licensed premises on Sunday, from 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 3 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Endar Pty Ltd has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 1 George Street, Thebarton, S.A. 5031 and known as Forresters' & Squatters' Arms Hotel.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence conditions are sought:

Hours of Operations:

On the licensed premises: Monday to Saturday, midnight to 2 a.m. the following morning; Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight.

Off the licensed premises. Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.

Extended trading authorisation is sought for the whole of the premises including the Court Yard.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 3 August 1999.

Dated 4 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Christopher Ball and Carol Anne Bernie Ball have applied to the Licensing Authority for a Producer's Licence in respect of premises to be situated at Loch Luna, Morgan Road, Overland Corner and to be known as Loch

The application has been set down for hearing on 10 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Brett Alan Munns and Natalie Jay Munns have applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at West Side Jetty, Spencer Gulf, Port Augusta, S.A. 5700 and to be known as Gulf Getaways.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence conditions are sought:

1. The licence will authorise the sale and supply of liquor for consumption on the vessel at any time on any day to persons on board the vessel except Sunday between 5 a.m. and 8 a.m.; Good Friday, midnight to 5 a.m. the day after Good Friday and midnight to 5 a.m. the day after Christmas Day.

- (a) for the purpose of a voyage and during the course of that voyage; or
- (b) attending an organised function, exhibition or trade show conducted on the vessel.

2. There shall be no trading on Good Friay other than to a diner for consumption with or ancillary to a meal provided by the licensee.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 August 1999.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Moonta Hotel Pty Ltd (ACN 008 021 878) has applied to the Licensing Authority for a variation to the Extended Trading Authorisation which is in force in respect of premises situated at 1 George Street, Moonta and known as Moonta Hotel.

The application has been set down for hearing on Friday, 10 September 1999 at 9 a.m.

Conditions

The following additional licence conditions are sought:

1. That the licensee be permitted to sell liquor for consumption on the licensed premises from midnight to 2 a.m. of the morning following each Monday to Saturday inclusive.

2. That the extended trading authorisation shall apply to the whole of the licensed premises during the days and times sought in this application and all other days and times previously authorised for extended trading.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Bottega Rotolo Pty Ltd, 43 The Parade West, Kent Town, S.A. 5067 has applied to the Licensing Authority for the Removal of a Wholesale Liquor Mercant's Licence in respect of premises situated at 7 Osmond Terrace, Norwood, S.A. 5067 and known as Bottega Rotolo.

The application has been set down for hearing on Friday, 10 September 1999 at 9 a.m.

Conditions

The following licence conditions are sought:

To delete condition 1 from the licence which states:

1. Where a sale (retail) is made by the licensee to a person other than a liquor merchant, that liquor is to be delivered by the licensee to an address (other than the premises to which this licence relates) nominated by the purchaser.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that I. & D. Alexander Enterprises Pty Ltd has applied to the Licensing Authority for a Variation to an Existing Entertainment Consent and Variation to an Existing Extended Trading Authorisation in respect of premises situated at 50 Randell Street, Mannum, S.A. 5238 and known as Pretoria Hotel.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence condition is sought:

Variation to the entertainment consent and the extended trading authorisation to include the proposed building extensions.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that James Richard Rattus and Susan Marjorie Rattus, 22 Pethick Terrace, Marion, S.A. 5043 have applied to the Licensing Authority for a transfer of Licence and Variation to Conditions of Licence in respect of premises situated at Brickworks Market and known as Brickworks Bottle Shop.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence conditions are sought:

To remove the following conditions from the licence: Beer must not be sold to a purchaser pursuant to the licence in quantities less than 2.25 litres of any particular type at any one time.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Dated 6 August 1999.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Penfolds Wines Pty Ltd has applied to the Licensing Authority for a Variation to Conditions Magill, S.A. 5072 and known as Magill Estate.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence conditions are sought:

To delete the following condition for consumption off the licensed premises:

On any day between 5 a.m. and midnight but restricted to a sale only of liquor produced or imported by Penfolds Wines Pty Ltd or any related body corporate within the meaning of the Corporations Law including any parent, associated or subsidiary corporation within the Southcorp Holdings Ltd group to:

Persons who have been on an arranged tour of the licensed premises and Magill Estate.

To replace it with for consumption off the licensed premises:

On any day between 5 a.m. and midnight but restricted to a sale only of liquor produced or imported by Penfolds Wines Pty Ltd or any related body corporate within the meaning of the Corporations Law including any parent, associated or subsidiary corporation within the Southcorp Holdings Ltd group to:

Persons attending at the still house for wine tastings.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 9 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Penelope Brenda Mugridge, 26 Broadmeadow Drive, Flagstaff Hill, S.A. 5159 has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 212 Adelaide Road, Murray Bridge, S.A. 5253 and known as Motel Murray Bridge.

The application has been set down for hearing on Monday, 13 September 1999 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 August 1999.

Applicant

LIQUOR LICENSING ACT 1997 Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that David Noel Johnson and Denise Margaret Johnson, 14 Glyde Street, Port Augusta, have applied to the Licensing authority for the transfer of a Restaurant Licence in respect of premises situated at 33 Stokes Terrace, Port Augusta West and known as Cross Roads Restaurant.

The application has been set down for hearing on 13 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 23 July 1999.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Rong Zeng, 57 Wilger Street, Mount Waverley, Vic. 3149 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 20-22 George Street, Millicent, S.A. 5280 and known as Bamboo Garden Chinese Restaurant.

The application has been set down for hearing on 13 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 23 July 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Andrew Rex Escott has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at Princes Highway, Kingston, S.A. 5275 and known as 190 Mile Roadhouse & Motel.

The application has been set down for hearing on 13 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Flics Pty Ltd (ACN 057 178 104) has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 58 Finniss Street, North Adelaide and known as British Hotel.

The application has been set down for hearing on 13 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Gusfoal Pty Ltd has applied to the Licensing Authority for a transfer of a Licence in respect of premises situated at 2 Portrush Road, Payneham, S.A. 5070 and known as Plates and Platters.

The application has been set down for hearing on 14 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Vidhaya Jarmorndeeloke and Piya Duke have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 46 Glen Osmond Road, Parkside, S.A. 5063 and known as Vang Thai Restaurant.

The application has been set down for hearing on 14 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 August 1999.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application for An Extended Trading Authorisation and an Increase in the Number of Gaming Machines

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Francesco Aloisi has applied to the Liquor and Gaming Commissioner for an Extended Trading Authorisation for an increase in the number of approved Gaming Machines from 8 to 20 in respect of the premises situated at 130 Lipson Street, Port Adelaide, S.A. 5015 and known as Britannia Tavern.

The application has been set down for hearing on 10 September 1999.

Conditions

The following licence conditions are sought:

To authorise the sale of liquor for consumption on the licensed premises between the following hours:

Monday to Thursday, midnight to 2a.m. the following morning; Friday and Saturday, midnight to 3 a.m. the following morning and Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight.

To authorise the sale of liquor for consumption off the licensed premises between Sunday, 8a.m. to 11 a.m. and 8 p.m. to 9 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 3 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application for Transfer of Liquor Licence and Gaming Machine Licence

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Saturno's Colonist Tavern Pty Ltd has applied to the Liquor Licensing Commissioner for the transfer of a Liquor and Gaming Machine Licence in respect of premises situated at 44 The Parade, Norwood, S.A. 5067 and known as Colonist Tavern.

The application has been set down for hearing on 10 September 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 August 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application for Transfer of Liquor Licence and Gaming Machine Licence

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that M. K. and J. L. Nominees Pty Ltd (ACN 073 434 456), c/o Bonnins Commercial Lawyers, Level 14, 100 King William Street, Adelaide has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 32 Hughes Street, Wallaroo and known as Prince Edward Hotel.

The application has been set down for hearing on 10 September 1999

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 August 1999.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Gilbert Wilfred Anderson

Claim No: 3123

Location: In section 10, Hundred of Bonython, 6 km east of Ceduna

Purpose: To excavate limestone rubble

Ref. D.M.E. No.: T2153

A copy of the proposal has been provided to the District Council of Ceduna.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 14 September 1999.

Dated 12 August 1999.

L. JOHNSTON, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Primary Industries, Natural Resources and Regional Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Minorco Australia Limited

Location: Toondulya Bluff area—Approximately 100 km north-east of Streaky Bay, bounded as follows: Commencing at a point being the intersection of latitude 32°04'S and longitude 134°45'E, thence east to longitude 135°00'E, south to latitude 32°14'S, west to longitude 134°45'E and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966.

Term: 1 year Area in km²: 436

Ref. D.M.E. No.: 62/1999

Dated 12 August 1999.

L. JOHNSTON, Mining Registrar

LOTTERY AND GAMING ACT 1936, SECTION 57 (2) Notice by the Treasurer

Exemption

PURSUANT to section 57 (2) of the Lottery and Gaming Act 1936, I exempt the following clubs:

Balaklava Racing Club

Ceduna Racing Club

Clare Valley Racing Club

Gawler and Barossa Jockey Club

Kapunda Harness Racing Club

Millicent Racing Club

Mount Gambier Racing Club

Oakbank Racing Club

Penola Racing Club

Port Augusta Racing Club Port Pirie Racing and Harness Racing Club

South Australian Greyhound Racing Authority (at Angle Park and Gawler)

South Australian Harness Racing Club

South Australian Jockey Club

for the 1999-2000 racing season from the operation of section 57(1) of that Act subject to the conditions set out in the Schedule attached to this notice.

Dated 6 August 1999.

ROB LUCAS, Treasurer

SCHEDULE

1. The exemption only relates to, and is in relation to, a punters' club conducted on behalf of the racing club by a person appointed by the club for that purpose.

2. A punters' club can only be conducted on behalf of a racing club in a racecourse during the holding of a race meeting by that racing club.

3. The person conducting the club must not receive any valuable thing, except money, for investment by the club.

4. A punters' club referred to in this Schedule has the following characteristics:

- (a) a club is made up of persons who purchase tickets issued by the person conducting the club;
- (b) a ticket entitles the holder to membership of a club in respect of the race meeting in relation to which the ticket is issued;
- (c) the money paid for tickets plus any moneys received in the form of sponsorship, forms a fund which may be invested by the club on races;
- (d) any winnings are paid into the fund and the members of the club are entitled to share the fund in proportion to the number of tickets held by each member.

5. Tickets printed and issued shall be consecutively numbered and shall show the date designated for such meeting.

6. Tickets cannot be sold by a club after it has invested money on a race.

7. The following information must be announced and displayed at the place at which the operations of the punters' club are conducted:

- (a) the opening balance of the fund to be invested by the club; and
- (b) the number of tickets issued to members of the punters' club; and
- (c) the bets and the races on which they are placed; and
- (d) the winnings and losses resulting from those bets.
- 8. The information:
 - (a) referred to in clause 7 must be announced on course and displayed in legible letters and numerals that are of sufficient size to be understood easily by members of the public;
 - (b) referred to in clause 7 (c) must be announced on course and displayed before the race to which it relates is run.

9. The amount to be shared between the members of the punters' club is the amount paid by members for tickets issued by the club plus any moneys received in the form of sponsorship plus the amount of any winnings less the amount invested in bets on races. The dividend declared shall be rounded up to the nearest 5 cents.

10. Within 21 days after the holding of a race meeting, the club that has conducted a punters' club must lodge with the Racing Industry Development Authority a return in the attached form.

11. If at the expiration of two months after a race meeting a punters' club holds unclaimed money on behalf of a member, the club must on the appropriate form provide details of all punters' club tickets that are unclaimed and must pay the money to the Racing Industry Development Authority.

Punters' Club—Details of Investments

Name of Club:
Date of Race Meeting:
No. of tickets sold @ \$ \$
Sponsorship
Total \$

Plus

Winnings: Bookmakers

On-Course Totalizator

Sub Total \$

Less

Amount Invested: Bookmakers On-Course Totalizator

\$_____ Balance \$

\$

Amount to be Distributed to Each Ticket Holder= \$ Race Day Transaction Summary—Totalizator Investments

	•	· · · · · · · · · · · · · · · · · · ·		
Code	Race No.	Bet Details	Dividend	Winnings

Race Day Transaction Summary-Bookmaker Investments

State	Race No.	Bet Details	Ticket No.	Winnings

Club Nominee

MOTOR VEHICLES ACT 1959

Recognised Historic Motor Vehicle Club

NOTICE is hereby given that the undermentioned club is recognised as an historic motor vehicle club in accordance with Schedule 1 of clause 3(3)(a) of the Motor Vehicles Regulations, for the purposes of section 25 of the Motor Vehicles Act 1959:

The Bolwell Car Club of South Australia Incorporated

Dated 6 August 1999.

R. J. FRISBY, Registrar of Motor Vehicles

OUTBACK AREAS COMMUNITY DEVELOPMENT TRUST

Appointment of Authorised Persons

NOTICE is hereby given that the Outback Areas Community Development Trust has appointed Shawn O'Toole as Dog and Cat Management Officer, pursuant to sections 27 and 28 of the Dog and Cat Management Act 1995, of South Australia, for the period from 2 August 1999 to 6 September 1999.

B. MCINTOSH, Chairman

SOUTH AUSTRALIAN WATER CORPORATION Notice of Directions

PURSUANT to Regulation 17 of the Waterworks Regulations 1996 and Regulation 17 of the Sewerage Regulations 1996, the South Australian Water Corporation hereby:

- (a) revokes the directions published on 27 December 1996 under Regulation 17 of the Waterworks Regulations 1996 and Regulation 17 of the Sewerage Regulations 1996; and
- (b) publishes the following directions in order to ensure the safe and proper operation of:
 - the waterworks (within the meaning of the Waterworks Act 1932) and the pipes, fittings, appliances and apparatus connected to it; and
 - (ii) the undertaking (within the meaning of the Sewerage Act 1929) and the pipes, fittings and equipment connected to it.

Directions

A person who:

- (a) installs, replaces, repairs, maintains or cleans pipes, fittings, appliances or apparatus for connection, or that are connected, to the waterworks within the meaning of the Waterworks Act 1932 or who connects pipes, fittings, appliances or apparatus to the waterworks; or
- (b) installs, replaces, repairs, maintains or cleans pipes, fittings or equipment for connection or that are connected to the undertaking within the meaning of the Sewerage Act 1929 or who connects or disconnects pipes, fittings or equipment to or from the undertaking,

must comply with:

- (c) Australian/New Zealand Standard AS/NZS 3500 Parts 0, 1.2, 2.2, and 4.2 published jointly by Standards Australia and Sandards New Zealand in 1995, 1998, 1996 and 1997 respectively.
- (d) Australian Standard number AS 3500 Parts 1.1, 2.1, and 4.1 published by Standards Australia in 1998, 1996 and 1997 respectively,

Subject however, to the additions and variations set out in the publication entitled 'South Australian Variations and/or Additional Provisions to the National Plumbing and Drainage Code AS/NZS 3500—1990/1998' as revised by the corporation from time to time.

Dated 30 July 1999.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do in the presence of:

> H. LACY S. HOGAN

ROADS (OPENING AND CLOSING) ACT 1	991:
SECTION 24	

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road adjacent section 282, Hundred of Whyte Deposited Plan 42277

BY Road Process Order made on 9 December 1994, the District Council of Hallett (now Regional Council of Goyder) ordered that:

1. Portion of section 280 (adjoining the southern boundary) and portion of section 282 (intersecting the western corner), more particularly delineated and numbered '5' and '4' (respectively) in Preliminary Plan No. PP6803/93 be opened as road.

2. Portion of the public road adjoining sections 56 and 58, Hundred of Whyte, more particularly delineated and lettered 'B', in Preliminary Plan No. PP6803/93 be closed.

3. The whole of the land subject to closure be transferred to MERVYN JOHN ROBINSON in accordance with agreement for transfer dated 10 September 1993 entered into between the District Council of Hallett (now Regional Council of Goyder) and M. J. Robinson.

On 27 March 1995 that order was confirmed by the Minister for the Environment and Natural Resources, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 12 August 1999

Dated 12 August 1999.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure, First Avenue, Glossop

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that THE BERRI BARMERA COUNCIL proposes to make a Road Process Order to close and transfer to Mark Peter Hoffman and Christine Heather Hoffman, the whole of the adjoining public road (First Avenue) shown delineated and lettered 'A' on Preliminary Plan No. PP32/0480.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at Wilson Street, Berri, S.A. 5343 and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council at P.O. Box 229, Berri 5343 WITHIN 28 DAYS OF THE DATE OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Walkway, Philip Highway/Underdown Road, Elizabeth South

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the CITY OF PLAYFORD proposes to make a Road Process Order to close and transfer to DIANE HELEN MAHONEY and the SOUTH AUSTRALIAN HOUSING TRUST, the public road (walkway) between Philip Highway and Underdown Road adjoining allotments 413 and 428 in Deposited Plan 6004, as more particularly delineated and lettered 'A' and 'B' (respectively) on Preliminary Plan No. PP32/0481.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at Warooka Crescent, Smithfield, S.A. 5114 and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council at the above address WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991 CORRIGENDUM

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

La France Terrace, Town of Port Augusta Deposited Plan 52389

IN notice appearing in *Government Gazette*, dated 5 August 1999 on page 665, pursuant to section 24 (5) of the Roads (Opening and Closing) Act 1991 for the Corporation of the City of Port Augusta should read as follows:

Grant to the South Australian Water Corporation easements for water supply and sewerage purposes over the whole of the land.

Dated 12 August 1999.

Dated 12 August 1999.

P. M. KENTISH, Surveyor-General

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 1999

	Acts	, Bills, Rules, Parliame	entary Papers and Regul	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	1.60	0.75	497-512	23.30	22.40
17-32	2.30	1.45	513-528	23.90	23.00
33-48	2.90	2.10	529-544	24.70	23.80
49-64	3.70	2.75	545-560	25.30	24.50
65-80	4.35	3.55	561-576	26.00	25.20
81-96	5.00	4.20	577-592	26.75	25.75
97-112	5.75	4.85	593-608	27.50	26.50
113-128	6.40	5.60	609-624	28.25	27.50
129-144	7.20	6.30	625-640	28.75	28.00
145-160	7.90	6.95	641-656	29.50	28.50
161-176	8.60	7.70	657-672	30.00	29.25
177-192	9.25 9.95	8.40 9.10	673-688 689-704	31.00 31.75	30.00 30.75
193-208 209-224	10.60	9.10	705-720	32.25	31.50
209-224 225-240	11.25	10.50	703-720	33.25	32.00
241-257	12.05	11.10	737-752	33.75	32.75
258-272	12.80	11.10	753-768	34.50	33.25
273-288	13.45	12.60	769-784	35.00	34.25
289-304	14.10	13.20	785-800	35.75	35.00
305-320	14.80	13.20	801-816	36.25	35.50
321-336	15.55	14.60	817-832	37.25	36.25
337-352	16.20	15.40	833-848	38.00	37.00
353-368	16.90	16.05	849-864	38.50	37.75
369-384	17.60	16.80	865-880	39.25	38.50
385-400	18.30	17.50	881-896	39.75	39.00
401-416	19.00	18.10	897-912	40.75	39.75
417-432	19.75	18.90	913-928	41.25	40.75
433-448	20.40	19.50	929-944	42.00	41.25
449-464	21.15	20.20	945-960	43.00	41.75
465-480	21.75	20.90	961-976	43.50	42.50
481-496	22.40	21.50	977-992	44.25	43.00
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GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 1999

	\$
Agents, Ceasing to Act as	28.50
Associations:	
Incorporation	14.50
Intention of Incorporation	35.75
Transfer of Properties	35.75
Attorney, Appointment of	28.50
Bailiff's Sale	35.75
Cemetery Curator Appointed	21.20
Companies:	
Alteration to Constitution	28.50
Capital, Increase or Decrease of	35.75
Ceasing to Carry on Business	21.20
Declaration of Dividend	21.20
Incorporation	28.50
Lost Share Certificates:	
First Name	21.20
Each Subsequent Name	7.30
Meeting Final	23.80
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	28.50
Each Subsequent Name	7.30
Notices:	
Call	35.75
Change of Name	14.50
Creditors	28.50
Creditors Compromise of Arrangement	28.50
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed')	35.75
Release of Liquidator—Application—Large Ad —Release Granted	57.00
-Release Granted	35.75
Receiver and Manager Appointed	33.25
Receiver and Manager Ceasing to Act	28.50
Restored Name	27.00
Petition to Supreme Court for Winding Up	49.50
Summons in Action	42.25
Order of Supreme Court for Winding Up Action	28.50
Register of Interests—Section 84 (1) Exempt	64.00
Removal of Office	14.50
Proof of Debts	28.50
Sales of Shares and Forfeiture	28.50
Estates:	
	21.20
Assigned.	21.20
Deceased Persons—Notice to Creditors, etc.	35.75
Each Subsequent Name	7.30
Deceased Persons—Closed Estates	21.20
Each Subsequent Estate	0.90
Probate, Selling of	28.50
Public Trustee, each Estate	7.30

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	21.20 21.20
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	35.75
Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet	14.50 15.30 14.50 14.50 7.30
Leases—Application for Transfer (2 insertions) each	7.30
Lost Treasury Receipts (3 insertions) each	21.20
Licensing	42.25
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name Each Subsequent Name	283.00 57.00
Noxious Trade	
Partnership, Dissolution of	21.20
Petitions (small)	
Registered Building Societies (from Registrar- General)	
Register of Unclaimed Moneys—First Name Each Subsequent Name	21.20 7.30
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	181.00 239.00
Sale of Land by Public Auction	36.25
Advertisements	2.00
Advertisements, other than those listed are charged at per column line, tabular one-third extra.	\$2.00
Notices by Colleges, Universities, Corporations and E Councils to be charged at \$2.00 per line.	District
Where the notice inserted varies significantly in length	h from

Where the notice inserted varies significantly in length from that which is usually published a charge of \$2.00 per column line will be applied in lieu of advertisement rates listed.

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GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Riverside 2000 so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: govgaz@riv.ssa.sa.gov.au, Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 12 August 1999.

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 HOLDFAST BAY Acacia Avenue, Glenelg North. p7 Gregory Street, Brighton. p5 Peterson Street, Somerton Park. p1

CITY OF PLAYFORD Richardson Road, Elizabeth South. p9 Penfold Road, Elizabeth South. p9

CITY OF TEA TREE GULLY Piccadilly Circus, Golden Grove. p18 Easement in reserve (lot 300), Piccadilly Circus, Golden Grove. p18 Humewood Place, Golden Grove. p18 Staunton Road, Golden Grove. p18

CITY OF WEST TORRENS Military Road, West Beach. p19 and 20 Easement in lot 51 (known as Barcoo Road), Military Road, West Beach. p19 and 20

BEETALOO COUNTRY LANDS WATER DISTRICT

DISTRICT OF THE COPPER COAST Across and in Port Road, Kadina. p15 Lipson Road, Wallaroo Mines. p15

KADINA WATER DISTRICT

DISTRICT OF THE COPPER COAST Across and in Port Road, Kadina and New Town. p10-15 Barratt Court, Kadina. p10 Drain Road, Kadina. p10 Mill Street, Wallaroo Mines. p11 Downer Street, Wallaroo Mines. p11 Olive Parade, New Town. p11 Trenwith Street, New Town. p12 David Street, New Town. p13 Harris Road, New Town. p15

PASKEVILLE WATER DISTRICT

DISTRICT OF THE COPPER COAST Sixth Street, Paskeville. p3

PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN Riversdale Avenue, Port Lincoln. p16

QUORN WATER DISTRICT

DISTRICT OF THE FLINDERS RANGES COUNCIL Durban Street, Quorn. p8

WALLAROO MINES WATER DISTRICT

DISTRICT OF THE COPPER COAST Barkla Road, Wallaroo Mines. p13

WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water mains have been abandoned by the South Australian Water Corporation.

ADELAIDE WATER DISTRICT

CITY OF PLAYFORD Richardson Road, Elizabeth South. p9 Penfold Road, Elizabeth South. p9

BEETALOO COUNTRY LANDS WATER DISTRICT

DISTRICT OF THE COPPER COAST Port Road, Kadina. p15 Lipson Road, Wallaroo Mines. p15

KADINA WATER DISTRICT

DISTRICT OF THE COPPER COAST Port Road, Kadina and New Town. p10-15 Barratt Court, Kadina. p10 Drain Road, Kadina. p10 Mill Street, Wallaroo Mines. p11 Downer Street, Wallaroo Mines. p11 Olive Parade, New Town. p11 Trenwith Street, New Town. p12 David Street, New Town. p13

PASKEVILLE WATER DISTRICT

DISTRICT OF THE COPPER COAST Sixth Street, Paskeville. p3

WALLAROO MINES WATER DISTRICT

DISTRICT OF THE COPPER COAST Barkla Road, Wallaroo Mines. p13

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 Easement in lot 105, Finniss Terrace, Burnside. FB 1079 p60

CITY OF CAMPBELLTOWN Leonard Street, Magill. FB 1062 p48 Papagni Avenue, Newton. FB 1079 p59

CITY OF HOLDFAST BAY Acacia Avenue, Glenelg North. FB 1062 p49 Colley Terrace, Glenelg. FB 1062 p51 Paterson Street, North Brighton. FB 1062 p52 Peterson Street, Somerton Park. FB 1062 p50 Linwood Terrace, Brighton. FB 1080 p18

CITY OF MITCHAM Easement in lot 100, Adamson Avenue, Belair. FB 1080 p19 CITY OF NORWOOD, PAYNEHAM AND ST. PETERS Hooking Avenue, Royston Park. FB 1062 p47 Wellesley Avenue, Evandale. FB 1079 p58

CITY OF ONKAPARINGA

Candy Road, Happy Valley. FB 1079 p13-15

Easement in reserve (lot 299), Candy Road, Happy Valley. FB 1079 p14 and 15

Allworth Drive, Happy Valley. FB 1079 p14, 17 and 16 Wildi Court, Happy Valley. FB 1079 p14 and 17 Easements in lot 224, Allworth Drive and lots 232-234 and 231,

Easements in 101 224, Allworth Drive and 1015 252-254 and 251, Oakford Crescent, Happy Valley. FB 1079 p14 and 17 Easements in lot 197, Candy Road and reserve (lot 198), Allworth Drive, Happy Valley. FB 1079 p14 and 16 Oakford Crescent, Happy Valley. FB 1079 p14 and 15 Easement in lot 195, Oakford Crescent, Happy Valley. FB 1079 r14 and 15 p14 and 15

Easement in lots 249-251, Allworth Drive, Happy Valley. FB 1079 p14 and 16

CITY OF PLAYFORD

Easements in lots 12 and 18, Murphy Street, Elizabeth Grove. FB 1079 p33

Easement in lot 19, Goodman Road, Elizabeth South. FB 1079 p34

Skewes Street, Davoren Park. FB 1079 p35

CITY OF SALISBURY

Easements in lot 149, Stanford Street and lots 129 and 130, Arunta Drive, Salisbury Heights. FB 1079 p31 and 32 Arunta Drive, Salisbury Heights. FB 1079 p31 and 32 Arunta Drive, Salisbury Heights. FB 1079 p31 and 32 Hamilton Court, Salisbury Heights. FB 1079 p31 and 32 Sewerage land (lot 16), Vater Street, Dry Creek. FB 1062 p56, 57 and 59

Vater Street, Dry Creek. FB 1062 p56, 57 and 59

CITY OF TEA TREE GULLY

Staunton Road, Golden Grove. FB 1079 p45 and 46 Piccadilly Circus, Golden Grove. FB 1079 p45 and 46 Easement in reserve (lot 300), Piccadilly Circus, Golden Grove. FB 1079 p45 and 46 Humewood Place, Golden Grove. FB 1079 p45 and 46

PORT PIRIE COUNTRY DRAINAGE AREA

PORT PIRIE REGIONAL COUNCIL Vinson Street, Risdon Park. FB 1062 p46

VICTOR HARBOR COUNTRY DRAINAGE AREA

DISTRICT OF VICTOR HARBOR Maud Street, Victor Harbor. FB 1079 p23 and 24 Mill Road, Encounter Bay. FB 1079 p23 and 25-28 Easement in lot 24, Mill Road, Encounter Bay. FB 1079 p27 and 30

Poltong Crescent, Encounter Bay. FB 1079 p26 and 29

San Remo Court, Encounter Bay. FB 1079 p26 and 28 Easements in lot 9, San Remo Court and lots 168-174 and 700, Poltong Crescent, Encounter Bay. FB 1079 p26 and 28 Easements in lots 25-23, Zilm Court and lot 21, Coffee Court, Encounter Bay. FB 1076 p26 and 29 Zilm Court, Encounter Bay. FB 1079 p26 and 29 Coffee Court, Encounter Bay. FB 1079 p26 and 30 Walkway south-west of lot 19, Coffee Court and lot 40, Rymill Avenue, Encounter Bay. FB 1079 p26 and 30 Rymill Avenue, Encounter Bay. FB 1079 p26 and 30 Easements in lots 40-36, Rymill Avenue, Encounter Bay. FB 1079 p26 and 30 Easement in lot 18, Coffee Court and lots 15 and 14, Zilm Court, Encounter Bay. FB 1079 p26 and 30

SEWERS ABANDONED

Notice is hereby given that the undermentioned sewers have been abandoned by the South Australian Water Corporation.

ADELAIDE DRAINAGE AREA

CITY OF SALISBURY Easements in lot 149, Stanford Street and lot 129, Arunta Drive, Salisbury Heights. FB 1079 p31 and 32 Arunta Drive, Salisbury Heights. FB 1079 p31 and 32 Hamilton Court, Salisbury Heights. FB 1079 p31 and 32

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF MITCHAM

Across Wattlebury Road, Colonel Light Gardens - 225 mm PVC overflow sewer. FB 1079 p54

Across Monmouth Road (opposite lot 511 in LTRO Filed Plan13552), Hawthorn - 150 mm PVC overflow sewer. FB 1079

Monmouth Road, Westbourne Park – 150 mm PVC overflow sewer. FB 1079 p54 Carlisle Road, Westbourne Park – 150 mm PVC overflow sewer.

FB 1079 p54

CITY OF SALISBURY

Sewerage land (lot 16), Vater Street, Dry Creek – 150 mm PVC pumping main. FB 1062 p56, 57 and 59 Vater Street, Dry Creek – 150 mm PVC pumping main. FB 1062 p56, 58 and 59

> S. SULLIVAN, Chief Executive, South Australian Water Corporation

REGULATIONS UNDER THE LAND TAX ACT 1936

No. 164 of 1999

At the Executive Council Office at Adelaide 12 August 1999

PURSUANT to the Land Tax Act 1936 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

ROB LUCAS Treasurer

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Notification of changes in ownership
- 6. Notification of change of address
- 7. Prescribed exemptions
- 8. Exemption of certain residential land from land tax
- 9. Trusts
- 10. Records
- 11. Certificates in respect of liability to land tax
- 12. Execution of notices and other documents
- 13. Misuse of written materials
- 14. Offences

Citation

1. These regulations may be cited as the Land Tax Regulations 1999.

Commencement

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

Revocation

3. The Land Tax Regulations 1989 are revoked.

Interpretation

4. In these regulations—

"the Act" means the Land Tax Act 1936.

Notification of changes in ownership

5. (1) Where—

(a) a person ceases to be the owner of land that is registered under the *Real Property Act 1886*; and

(b) the change of ownership has not been noted or registered on the title by the end of the financial year in which the change occurs,

the person (or his or her personal representative) must, on or before the immediately following 31 July, give the Commissioner notice of the change in ownership in a form approved by the Commissioner.

(2) Where a person ceases to be the owner of any other land, he or she (or his or her personal representative) must, within one month after the change of ownership occurs, give the Commissioner notice of the change in a form approved by the Commissioner.

(3) A person who fails to comply with this regulation is guilty of an offence.

Notification of change of address

6. (1) Unless the Commissioner otherwise determines, if an owner of land changes his or her postal or residential address, the owner must, within one month, give notice of the change to the Commissioner.

(2) A notice under subregulation (1) must be in a form approved by the Commissioner.

(3) A person who fails to comply with this regulation is guilty of an offence.

Prescribed exemptions

7. For the purposes of section 4(1)(*m*) of the Act, *Aboriginal Hostels Limited* is a prescribed body.

Exemption of certain residential land from land tax

8. (1) In this regulation—

"**boarding house**" means a dwelling, or a building ordinarily used in connection with a private dwelling, where more than five persons are boarded or lodged on payment of a fee;

"**home activity**" means an activity carried on in a private dwelling, or in a building ordinarily used in connection with a private dwelling, by a person resident in the dwelling and for the purposes of which—

- (a) no assistance is offered other than by another person resident in the dwelling; and
- (b) the floor area used (whether temporarily or permanently) does not exceed 28 square metres; and
- (c) no goods are displayed (whether in a window or otherwise).

(2) For the purposes of section 5(13) of the Act, the following criteria are prescribed in relation to land:

- (*a*) all buildings on the land must be designed, constructed or adapted for use as a private dwelling or as outbuildings ordinarily used in connection with a private dwelling; and
- (b) the land and all buildings on the land must be solely or principally used for residential purposes and not—
 - (i) for the purpose of any trade (other than the business of primary production or a home activity); or
 - (ii) as a boarding house; or
 - (iii) (to any significant extent) for other than residential purposes; and

(c) no part of the dwelling or any other building on the land may be let to any person who is not a parent, grandparent, child or grandchild of the owner, or one of the owners, of the land (but for the purposes of this paragraph neither the dwelling nor any other building on the land will be regarded as being let to a boarder or lodger).

(3) Where land is owned by a company entitled to the benefit of section 5 of the Act and the criteria set out in subregulation (2) are satisfied by each shareholder in respect of the dwelling that he or she has the right to occupy, then the criteria will be satisfied in respect of all of the land consisting of those dwellings (and any land appurtenant to those dwellings).

(4) Where land is owned by a company entitled to the benefit of section 5 of the Act but the criteria set out in subregulation (2) are not satisfied by all of the shareholders who have a right to occupy dwellings that comprise the group, the exemption from land tax extends only to land consisting of those dwellings (and any land appurtenant to those dwellings) where the relevant shareholder satisfies the criteria.

- (5) For the purposes of section 4(1)(k)(viii) of the Act, the following associations are prescribed:
- (a) Lakeside Villages Incorporated;
- (b) Pineview Village Incorporated;
- (c) The Retirement Homes Association of Australia Incorporated.

Trusts

9. (1) For the purposes of section 13(3)(b) of the Act, notice of the trust will be given as required by regulation if it is given in writing to the Commissioner in the financial year for which the tax is to be calculated.

(2) For the purpose of determining whether land is held in trust and, if so, the nature of that trust, the Commissioner may require the equitable owner or legal owner of the land to produce to the Commissioner for inspection—

- (*a*) all written matter relating to the creation of the trust, and any variation of the trust after its creation; and
- (b) such other evidence as the Commissioner may require.

(3) The Commissioner may, in order to consider and assess its contents and effect, take possession of and retain for a reasonable period any written matter or other evidence produced under subregulation (2).

Records

10. (1) The Commissioner may alter, add to or correct any record kept by the Commissioner for the purposes of the Act.

(2) Where an alteration, addition or correction affects the incidence of taxation, the Commissioner must give written notice of the alteration, addition or correction to the relevant taxpayer (although a failure to give such notice does not invalidate or affect the alteration, addition or correction). **Certificates in respect of liability to land tax**

[12 August 1999

- **11.** (1) For the purposes of section 23 of the Act, a fee of \$18.70 is prescribed.
- (2) If, on an application under section 23 of the Act, the Commissioner is satisfied—
- (a) that the application is being made in conjunction with an application to the Department for Environment, Heritage and Aboriginal Affairs for information for the purposes of section 7 of the Land and Business (Sale and Conveyancing) Act 1994; and
- (b) that the applicant has paid an application fee to that Department,

no fee is payable on the application under section 23 of the Act.

Execution of notices and other documents

12. A notice or other document under the Act purporting to be issued under the authority of the Commissioner, or under the authority of a member of the Commissioner's staff apparently acting on behalf of, or under the authority of, the Commissioner, may be taken to be valid for the purposes of the Act.

Misuse of written materials

13. (1) A person must not wilfully alter, damage or destroy any notice, return, form or other document belonging to, or issued by, the Commissioner, or use any such notice, return, form or other document except for the purposes of the Act.

(2) A person who breaches subregulation (1) is guilty of an offence.

Offences

14. A person who is guilty of an offence against a provision of these regulations is liable to a penalty not exceeding \$125.

T&F 29/99 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE SUPREME COURT ACT 1935

No. 165 of 1999

At the Executive Council Office at Adelaide 12 August 1999

PURSUANT to the *Supreme Court Act 1935* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched.—Fees
- Citation

1. The *Supreme Court (Fees) Regulations 1999* (see *Gazette 27* May 1999, p. 2821) are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of Sched.—Fees

3. The Schedule of the principal regulations is varied by striking out "in a bank" from the note after clause 30 and substituting "with an ADI".

AG 43/97 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE TECHNICAL AND FURTHER EDUCATION ACT 1975

----No. 166 of 1999

At the Executive Council Office at Adelaide 12 August 1999

PURSUANT to the *Technical and Further Education Act 1975* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MALCOLM BUCKBY Minister for Education, Children's Services and Training

SUMMARY OF PROVISIONS

PART 1 PRELIMINARY

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation

PART 2

OFFICERS

DIVISION 1—APPOINTMENT, CLASSIFICATION

- 5. Application for appointment
- 6. Appointment, classification
- 7. Committee to make recommendation on certain applications
- 8. Reclassification of Lecturers
- 9. Reappointment after resignation to contest election
- 10. Acting appointments

DIVISION 2—LEAVE AND NON-ATTENDANCE DAYS

- 11. Application for leave and non-attendance days
- 12. Recreation leave
- 13. Recreation leave loading allowance
- 14. Non-attendance days
- 15. Sick leave
- 16. Special leave
- 17. Special leave for infectious diseases
- 18. Special leave for war service disabilities
- 19. Maternity leave
- 20. Determination of long service leave entitlements
- 21. Certain officers subject to public service conditions
- 22. Failure to resume duty after leave or non-attendance days
- 23. Continuity of service

DIVISION 3—REMUNERATION

- 24. Remuneration for temporary duties not covered by award
- 25. Commencing salary at higher increment
- 26. Increments not payable in certain circumstances
- 27. Reduction of salary for absence from duty
- 28. Minister may recover remuneration wrongly paid to officer
- 29. Travelling expenses
- 30. Removal expenses

DIVISION 4—APPEALS AND DISCIPLINARY PROVISIONS

- 31. Right of review and appeal in respect of administrative acts or decisions
- 32. Appeal Board to give orders and directions
- 33. Selection of members to constitute Appeal Board
- 34. Suspension of further action where appeal is made
- 35. Suspension of proceedings on commencement of criminal proceedings

DIVISION 5—DUTIES OF OFFICERS

- 36. Officers to serve where required
- 37. Officers to comply with regulations, instructions
- 38. Outside employment
- 39. Impartiality of instruction
- 40. Political intervention to obtain unfair advantage
- 41. Officer not to incur liability on behalf of Crown

DIVISION 6—RESIGNATION

42. Notice of resignation

PART 3

STUDENTS AND EDUCATIONAL ARRANGEMENTS

- 43. Student conduct
- 44. Destruction or damage of college property by students
- 45. Suspension or expulsion of students
- 46. Treatment of sick or injured students
- 47. Student associations
- 48. Times of operation of colleges
- 49. Subjects, assessment and awards
- 50. Provision of scholarships
- 51. Closure of classes

PART 4 COLLEGE COUNCILS

- 52. Constitution of college councils
- 53. Term of office
- 54. Removal of members; vacancies
- 55. Council officers and meetings
- 56. Powers, authorities, duties and obligations of college councils
- 57. Disclosure of interest
- 58. Audit of council fund
- 59. Control of council fund account
- 60. Council members not to direct officers, etc.
- 61. Council members to return property

PART 5 MISCELLANEOUS

62.	Scholarships or awards for officers
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- 63. Compulsory medical examination of officer
- 64. Use of college premises and property for commercial, community or other purposes
- 65. Surrender of property on closure of college
- 66. Notice to officers
- 67. Notice to Minister or Chief Executive Officer
- 68. Administrative instructions
- 69. Fees

SCHEDULE

Transitional provision

PART 1 PRELIMINARY

Citation

1. These regulations may be cited as the *Technical and Further Education Regulations 1999*.

Commencement

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

Revocation

3. The *Technical and Further Education Regulations 1976* (see *Gazette 29* April 1976 p. 2233), as varied, are revoked.

Interpretation

4. In these regulations, unless the contrary intention appears—

"the Act" means the Technical and Further Education Act 1975;

"administrative instructions" means administrative instructions issued by the Minister under Part 5;

"**college premises**", in relation to a college, means the land and buildings acquired or set apart for the purposes of the college;

"**college property**", in relation to a college, means the land, buildings, equipment and facilities acquired or set apart for the purposes of the college;

"**college staff**", in relation to a college, means the officers and employees, or employees in the Department, conducting courses for or performing duties at the college;

"college year" means the period from 1 February to 31 January the following year (inclusive);

"council fund" means the money referred to in section 32 of the Act;

"**council fund account**" means an ADI or Treasury account maintained by a council for the purposes of its council fund;

"**director**" of a college means the person to whom for the time being the administration and control of the college is committed by the Minister;

"duty day" means a day on which an officer is required to be on duty;

"duty hour" means an hour during which an officer is required to be on duty;

"industrial award or agreement" means an award or agreement under the *Industrial and Employee Relations Act 1994* or the *Workplace Relations Act 1996* of the Commonwealth, as in force from time to time;

"**medical certificate**" means a medical certificate from a legally qualified medical practitioner, or, where an officer does not reside in the vicinity of a legally qualified medical practitioner, such other medical evidence as the Chief Executive Officer requires;

"**part-time**", in relation to an officer, means an officer employed on the basis that he or she will work in any pay period a specified percentage of the time ordinarily expected of an officer employed on a full-time basis (regardless of the number of working days and the period of time in any one day over which the officer performs the required amount of work in any pay period);

"the previous regulations " means—

- (a) the *Technical and Further Education Regulations 1976* (see *Gazette 29* April 1976 p. 2233), as varied; or
- (b) the Technical and Further Education Regulations 1997 (see Gazette 28 August 1997 p. 565), as varied; or
- (c) the *Technical and Further Education Regulations 1998* (see *Gazette 10 September 1998 p. 854*), as varied;

"student" means a person enrolled at or attending a course or class at a college;

"the Union" means the South Australian Branch of the Australian Education Union.

PART 2 OFFICERS

DIVISION 1—APPOINTMENT, CLASSIFICATION

Application for appointment

5. (1) The Minister may require a person who applies for appointment as an officer to provide any of the following:

- (a) a certified birth extract from an official register of births or such other evidence of the applicant's age as is satisfactory to the Minister;
- (*b*) a medical certificate certifying that the applicant is of sound health and free from a physical or mental defect likely to impair the applicant's efficiency in the performance of the duties he or she would be required to perform if appointed;
- (c) documentary evidence of the applicant's experience and qualifications or other evidence satisfactory to the Minister of the applicant's suitability to perform the duties that he or she would be required to perform if appointed.

(2) An applicant who-

- (a) in his or her application; or
- (b) in response to a requirement of the Minister; or
- (c) in response to a question put to the applicant in relation to the application by a medical practitioner or a person responsible for assessing the application,

knowingly furnishes information that is false or misleading in a material particular (whether by reason of the inclusion or omission of any particular), is guilty of an offence.

Maximum penalty: \$100.

(3) The Minister must pay the medical expenses, if any, incurred by an applicant under this regulation.

Appointment, classification

6. (1) The Minister will appoint an officer at one of the following classification levels:

- (a) Lecturer's Assistant;
- (b) Lecturer;
- (c) Principal Lecturer;
- (d) Educational Manager 1;
- (e) Educational Manager 2;
- (f) Educational Manager 3;
- (g) Educational Manager 4;
- (*h*) Educational Manager 5;

- (*i*) College Director 1;
- (*j*) College Director 2;
- (k) College Director 3.

(2) The Minister may determine the qualifications required for appointment of a person as an officer.

(3) However, the Minister may appoint as an officer a person who does not have all of the required qualifications.

(4) The Minister may, if an officer applies for a position at a lower classification level than the officer's existing position, appoint the officer to that position.

Committee to make recommendation on certain applications

7. (1) An application for appointment at the classification level of Principal Lecturer, Educational Manager 2, 3, 4, or 5 or College Director 1, 2 or 3 must be considered by a committee established in accordance with this regulation.

(2) The committee must make a recommendation to the Minister on the application.

(3) The committee for the purposes of this regulation will consist of—

- (a) at least 1 representative of the Department appointed by the Chief Executive Officer; and
- (*b*) at least 1 representative of the Union, appointed by the Chief Executive Officer from a panel supplied at his or her request by the managing committee of the Union.

(4) The panel from which the representatives of the Union are chosen must be reviewed by the managing committee of the Union at least every 3 years.

Reclassification of Lecturers

8. (1) There are 2 personal classification levels as follows:

- (a) Advanced Skills Lecturer 1;
- (b) Advanced Skills Lecturer 2.

(2) Where an officer is at the classification level of Lecturer and—

- (a) has had at least 2 years' satisfactory teaching experience recognised by the Minister for the purposes of this regulation; and
- (*b*) has the formal educational qualifications specified in administrative instructions by the Minister for the classification level of Advanced Skills Lecturer 1 or 2,

the officer may apply in a manner approved by the Chief Executive Officer for reclassification to the level of Advanced Skills Lecturer 1 or 2 (as the case may be).

- (3) Where an officer is at the classification level of Advanced Skills Lecturer 1 and-
- (a) has had at least 2 years' satisfactory teaching experience recognised by the Minister for the purposes of this regulation; and
- (b) has the formal educational qualifications specified in administrative instructions by the Minister for the classification level of Advanced Skills Lecturer 2,

the officer may apply in a manner approved by the Chief Executive Officer for reclassification to the level of Advanced Skills Lecturer 2.

(4) Where an applicable industrial award or agreement specifies or provides for the determination of the formal educational qualifications required for a classification level of Advanced Skills Lecturer 1 or Advanced Skills Lecturer 2, an administrative instruction referred to in subregulation (2)(b) or (3)(b) in respect of the relevant classification level may only specify formal educational qualifications that are the same as or the equivalent of those required by or under the award or agreement.

(5) If an application under subregulation (2) or (3) is refused by the Minister, the applicant may appeal against that decision to the Appeal Board.

(6) Nothing in this regulation limits the power of the Minister to reclassify an officer to a classification level referred to in subregulation (2) or (3) despite the fact that the officer does not fulfil all of the relevant requirements.

Reappointment after resignation to contest election

9. (1) Where—

- (*a*) an officer resigns for the purpose of standing as a candidate for election to the Parliament of the State or of the Commonwealth; and
- (b) the resignation takes effect not more than 1 month before the issue of the writ for the election; and
- (c) the former officer is not elected and applies in writing for reappointment as an officer within 2 months after the return of the writ for the election,

the Minister must reappoint that person as an officer (without probation) at the classification and salary level that he or she enjoyed immediately before resigning to contest the election.

- (2) For the purposes of determining the rights of a person reappointed under this regulation—
- (a) he or she will be taken not to have resigned; and
- (*b*) the period between the resignation and reappointment will be taken to have been leave without pay granted under these regulations.

Acting appointments

10. (1) Where—

(*a*) a vacancy occurs and the Chief Executive Officer determines that it is inexpedient to make a permanent appointment to fill the vacancy at that time; or

(b) an officer is unable for any reason to perform his or her duties,

the Chief Executive Officer may appoint an officer to the unoccupied position in an acting capacity.

(2) Where an officer is appointed in an acting capacity to a position at a higher classification level than the officer's existing position, the officer is entitled—

- (*a*) if he or she acts in that capacity for a period of more than 1 week—to receive as from the date of that appointment and while he or she continues to so act the salary and increments applicable to that higher classification level (but not if the officer's salary would thereby be reduced); and
- (b) if he or she acts in that capacity for a period of more than 3 months—to receive as from the date of that appointment and while he or she continues to so act the non-attendance days applicable to that higher classification level.

(3) Where an officer, while acting in a position at such a higher classification level, is appointed to a position at that level, his or her service in that acting capacity will for all purposes of salary and promotion be taken to have been service at that higher classification level.

DIVISION 2—LEAVE AND NON-ATTENDANCE DAYS

Application for leave and non-attendance days

11. (1) Subject to subregulation (3), an officer who proposes to be or is absent from duty must apply to the Chief Executive Officer for the appropriate type of leave or for non-attendance days, as the case may be.

(2) Application must be made in writing in a form approved by the Chief Executive Officer.

(3) If it is not practicable for an officer to apply for leave or non-attendance days, an application may be made on the officer's behalf by the director of his or her college or, where the officer is not employed in a college, by another officer, or an employee in the Department, employed at his or her place of work.

Recreation leave

12. (1) Subject to this regulation, an officer is entitled to recreation leave as follows:

- (a) such recreation leave as is specified in an applicable industrial award or agreement; but
- (b) if an applicable administrative instruction by the Minister determining recreation leave entitlements is at any time in force—such recreation leave as is specified in that administrative instruction.

(2) An administrative instruction referred to in subregulation (1)(b)—

- (a) may relate to officers of a specified class; and
- (*b*) cannot provide for recreation leave entitlements that are less than those that would, but for that administrative instruction, apply under an applicable industrial award or agreement.
- (3) A part-time officer is entitled to pro rata recreation leave in respect of his or her hours of duty.

(4) Recreation leave accrues on an annual basis in respect of completed years of service, but if an officer resigns or retires before the end of a given year of service, the officer is in respect of that year entitled to payment of recreation leave entitlements on a *pro rata* basis.

(5) The Chief Executive Officer may require an officer to take recreation leave at specified times, and if an officer who has not completed a year of service is so required, leave will be granted on a *pro rata* basis.

(6) Recreation leave must be taken within 1 year of accrual unless the Chief Executive Officer approves otherwise, but all such leave must be taken within a period of 2 years from accrual.

Recreation leave loading allowance

13. (1) An officer is entitled to be paid a recreation leave loading allowance in accordance with this regulation.

(2) Subject to this regulation, the allowance—

- (a) is 17¹/₂ per cent of the salary payable to an officer for the first 4 weeks' recreation leave commenced in a college year; and
- (b) in the case of an officer who has his or her services terminated, may be paid *pro rata* in accordance with each complete month for which the officer has not been granted recreation leave; and
- (c) only applies to an officer who is employed for the whole of the college year; and
- (d) is not cumulative.

(3) The recreation leave loading allowance for officers eligible for the allowance for a college year must not exceed the maximum amount prescribed by the Public Service (Recreation Leave Loading) Award of the Industrial Relations Commission of South Australia (as amended or substituted from time to time) for employees appointed under the *Public Sector Management Act 1995*.

(4) The Minister may authorise the payment of a proportionate recreation leave loading allowance to an officer who has not been employed for the whole of the college year.

(5) For the purposes of this regulation, the salary payable to an officer includes the Whyalla cost of living loading and any other allowance (other than a locality allowance) payable to the officer in accordance with an applicable industrial award or agreement.

Non-attendance days

14. (1) Subject to this regulation, an officer is entitled to non-attendance days as follows:

- (a) such non-attendance days as are specified in an applicable industrial award or agreement; but
- (b) if an applicable administrative instruction by the Minister determining non-attendance day entitlements is at any time in force—such non-attendance days as are specified in that administrative instruction.

(2) The entitlement of an officer to non-attendance days is subject to any conditions that the Minister may from time to time determine and specify in administrative instructions.

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- (3) An administrative instruction referred to in subregulation (1)(b) or (2)—
- (a) may relate to officers of a specified class; and
- (*b*) cannot provide for non-attendance day entitlements that are less than those that would, but for that administrative instruction, apply under an applicable industrial award or agreement.

(4) A part-time officer is entitled to *pro rata* non-attendance days in respect of his or her hours of duty.

(5) Non-attendance days accrue on an annual basis in respect of completed years of service, but if an officer resigns or retires before the end of a given year of service, the officer is in respect of that year entitled to payment of non-attendance day entitlements on a *pro rata* basis.

(6) The Chief Executive Officer may require an officer to take non-attendance days at specified times and if an officer who has not completed a year of service is so required, non-attendance days will be granted on a *pro rata* basis.

(7) Non-attendance days must be taken within 1 year of accrual.

Sick leave

15. (1) Subject to these regulations, the Chief Executive Officer will grant sick leave with pay to an officer on the ground of sickness or injury for a period not exceeding the sick leave standing to the credit of that officer.

(2) The sick leave standing to the credit of an officer (other than an officer at the classification level of Lecturer's Assistant), whenever appointed, is, subject to this regulation—

(a) 70 duty hours credited on the officer's appointment as an officer;

plus

(b) 70 duty hours credited on each 1 January succeeding the day of appointment during the continuous service of the officer,

less the number of duty hours of sick leave (debited in hours and quarters of an hour, to the nearest quarter of an hour) that have been taken by the officer under these regulations or the previous regulations.

(3) The sick leave standing to the credit of an officer at the classification level of Lecturer's Assistant, whenever appointed, is, subject to this regulation—

(a) 45 duty hours credited on the officer's appointment as an officer;

plus

- (*b*) the duty hours credited as follows:
 - (i) in the case of an officer appointed during the period 1 January to 30 June (inclusive) in any year—90 duty hours credited on each 1 July succeeding the day of appointment during the continuous service of the officer; or

- (ii) in the case of an officer appointed during the period 1 July to 31 December (inclusive) in any year—
 - (A) 45 duty hours credited on the 1 January next succeeding the day of appointment; and
 - (B) 90 duty hours credited on each 1 July thereafter,

during the continuous service of the officer,

less the number of duty hours of sick leave (debited in hours and quarters of an hour, to the nearest quarter of an hour) that have been taken by the officer under these regulations or the previous regulations.

- (4) However-
- (a) an officer referred to in subregulation (3) who is appointed to a position at a higher classification level will retain the sick leave standing to his or her credit in accordance with subregulation (3) and will from the time of that appointment (except where it is an acting appointment) be credited with sick leave in accordance with subregulation (2)(b); and
- (b) a person who is appointed as an officer at the classification level of Lecturer's Assistant is not entitled to be granted paid sick leave exceeding—
 - (i) 45 duty hours in aggregate during the first 6 months; or
 - (ii) 90 duty hours in aggregate during the first 12 months,

of his or her service at that level or in an acting capacity at a higher classification level.

(5) For the purposes of determining the sick leave entitlement of an officer, the following provisions apply:

- (a) leave of absence on full pay will be taken to be service as an officer;
- (b) leave of absence without pay or on part pay will be taken to be service as an officer to the extent (if any) determined by the Minister;
- (c) where leave of absence is determined under paragraph (b) not to be service as an officer, the sick leave credit to which the officer would otherwise be entitled under this regulation is reduced by 7duty hours (or, in the case of an officer whose substantive classification level is that of Lecturer's Assistant, 7.5 duty hours) for each complete 4 weeks of that leave of absence, to a maximum reduction of 70 duty hours (or, in the case of a Lecturer's Assistant, 75 duty hours) for the year ending on 31 December in which the leave of absence is taken;
- (*d*) where an officer takes a period of long service leave on half salary under section 20 of the Act, the officer will be taken to be on full pay for the first half of that period and on leave without pay for the remainder of that period;
- (e) where an officer is retired pursuant to section 17 of the Act by reason of invalidity or physical or mental incapacity and is subsequently reappointed as an officer, his or her continuity of service will not be taken to have been broken by the retirement;

(f) an officer's prior service in prescribed employment (as defined in section 23(2) of the Act) that is continuous with his or her service as an officer will be taken to be service as an officer, unless the sick leave taken during that prior service is not established to the satisfaction of the Minister, in which case the sick leave credited to the officer in respect of that prior service (if any) may be determined by the Minister.

(6) The sick leave entitlement of a part-time officer must be determined on a *pro rata* basis in respect of his or her hours of duty (to the nearest quarter of an hour).

(7) Where an officer is absent from duty due to sickness or injury for a period exceeding 3 duty days, the officer must provide a medical certificate with the officer's application for sick leave.

(8) The Chief Executive Officer may, at his or her discretion, require an officer who applies for sick leave for a period of 3 duty days or less to provide evidence satisfactory to the Chief Executive Officer of the existence of the sickness or injury claimed by the officer.

(9) Where a medical certificate or other evidence required by the Chief Executive Officer is not provided by an officer in respect of a period of absence in accordance with this regulation, the leave will be taken to be leave without pay.

(10) Where an officer suffers or sustains sickness or injury while on recreation leave, he or she may, on provision of a medical certificate and with the approval of the Chief Executive Officer, convert the relevant period of recreation leave into a debit against any sick leave standing to the officer's credit.

(11) Where an officer, while on long service leave (other than long service leave taken immediately prior to the resignation, retirement, retrenchment or other termination of the services of the officer), is confined to a residence or hospital for a period of at least 14 days due to sickness or injury suffered or sustained by the officer, he or she may—

- (*a*) on provision of a medical certificate satisfactory to the Chief Executive Officer as evidence of that fact; and
- (b) with the approval of the Chief Executive Officer,

convert that period of long service leave into a debit against any sick leave standing to the officer's credit.

Special leave

16. (1) The Chief Executive Officer may, where reasonable cause exists, grant to an officer special leave with pay for a period or periods not exceeding, in aggregate, 15 college days in any one college year.

(2) The Minister may, on the recommendation of the Chief Executive Officer, grant to an officer special leave with pay or with part pay for such period and on such conditions as the Minister thinks fit.

(3) The Minister may, where reasonable cause exists, grant to an officer special leave without pay for such period and on such conditions as the Minister thinks fit.

(4) Special leave granted under this regulation is in addition to any other leave to which an officer may be entitled.

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Special leave for infectious diseases

- 17. (1) Where an officer is absent from duty and provides to the Chief Executive Officer—
- (a) a medical certificate indicating that he or she has an infectious disease; and
- (b) a statement by the director of a college at which the officer has been employed that the infectious disease was probably contracted by the officer while on duty or as a result of his or her contact with the students or staff of the college,

the Chief Executive Officer will grant the officer special leave with pay (not debited against sick leave credits) for the period of the officer's absence from duty due to the infectious disease.

(2) Special leave granted under this regulation must not exceed a total of 52 weeks in aggregate for any particular infectious disease.

(3) Special leave granted under this regulation is in addition to any other leave to which an officer may be entitled.

(4) In this regulation—

"infectious disease" means Chicken Pox, Diphtheria, Erysipelas, Glandular Fever, Infectious Hepatitis, Herpetic Whitlow, Infectious Mononucleosis, Measles, Meningitis, Mumps, Poliomyelitis, Rubella, Scarlet Fever, Staphylococcal Infection of a cutaneous nature, Typhoid, Whooping Cough, or any other disease declared by administrative instructions issued by the Minister to be an infectious disease for the purposes of this regulation.

Special leave for war service disabilities

18. (1) The Chief Executive Officer may grant an officer who provides evidence that he or she is absent from duty because of a disability accepted by the Commonwealth Repatriation Commission as due to war service special leave with pay (not debited against sick leave credits) for a period not exceeding the leave standing to the credit of that officer under this regulation.

(2) The special leave standing to the credit of an officer absent due to a disability arising from war service is as follows:

(a) a non-accumulative credit of 45 duty days credited on 1 July 1955 or on appointment as an officer (whichever is the later);

plus

(b) a cumulative credit of 15 duty days credited on 1 July 1964, or on appointment as an officer (whichever is the later) and on the anniversary of that date in each succeeding year to a maximum accumulation of 45 duty days at any one time under this paragraph,

less the number of duty days of leave that have been taken by the officer under this regulation or a corresponding provision of the previous regulations, debited in accordance with subregulation (3).

- (3) The special leave standing to the credit of an officer under subregulation (2)(b)—
- (a) may only be taken after the special leave standing to the officer's credit under subregulation (2)(a) has been exhausted; and

(b) re-accumulates in accordance with subregulation (2)(b) if taken, but not so as to exceed the specified maximum accumulation.

(4) Special leave granted under this regulation is in addition to any other leave to which an officer may be entitled.

Maternity leave

19. (1) Subject to these regulations, the Chief Executive Officer will grant a female officer who is pregnant maternity leave for a period commencing at any time after the issue of a medical certificate confirming the officer's pregnancy and ending no later than the close of the college year in which the first anniversary of the birth falls.

- (2) An application for maternity leave must—
- (a) specify the period for which leave is sought; and
- (b) be accompanied by a medical certificate indicating the expected date of birth.

(3) The Chief Executive Officer may, on application by an officer, vary the period of leave previously specified in an application for leave under this regulation (but not so as to extend the leave beyond the end of the period specified in subregulation (1)).

- (4) Maternity leave granted in accordance with this regulation is without pay, but-
- (*a*) an officer entitled to long service leave under the Act may use any of that entitlement during the period that she is on leave; and
- (b) if an officer, while on maternity leave, suffers or sustains a sickness or injury that is, in the opinion of the Chief Executive Officer, unconnected with the pregnancy or birth or is a significant abnormal medical condition arising out of the pregnancy or birth, the Chief Executive Officer may, on application by the officer accompanied by a medical certificate, grant the officer paid sick leave for a period not exceeding the sick leave standing to the credit of the officer.

(5) An officer who has been granted maternity leave must give the Chief Executive Officer at least 4 weeks' prior notice in writing of the date on which she intends to resume duty.

(6) An officer who resumes duty after a period of maternity leave will, subject to any agreement to the contrary between the officer and the Chief Executive Officer, resume in the position she held at the time she commenced that leave.

Determination of long service leave entitlements

20. For the purposes of determining the long service leave entitlements of an officer—

- (a) leave of absence on full pay will be taken to be service as an officer; and
- (*b*) leave of absence without pay or on part pay will be taken to be service as an officer to the extent (if any) determined by the Minister; and

(c) if an officer takes a period of long service leave on half salary under section 20 of the Act, the officer will be taken to be on full pay for the first half of that period and on leave without pay for the remainder of that period.

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Certain officers subject to public service conditions

21. If the Minister appoints an officer to a position the duties of which do not, in the Minister's opinion, justify the officer working normal college hours and taking the recreation leave and non-attendance days that would otherwise apply, the Minister may declare that the officer is subject to the hours of work, recreation leave, non-attendance days and overtime applicable to Public Service employees under the *Public Sector Management Act 1995*.

Failure to resume duty after leave or non-attendance days

22. An officer who fails to resume duty on completion of leave or non-attendance days will be taken to be absent from duty without proper cause for the purposes of section 26 of the Act.

Continuity of service

23. The continuity of service of an officer is not broken by leave or non-attendance days under this Division.

DIVISION 3—REMUNERATION

Remuneration for temporary duties not covered by award

24. If an officer performs, on a temporary basis, duties to which no industrial award or agreement applies, the Minister may determine the remuneration payable in respect of those duties.

Commencing salary at higher increment

25. Where an appointment is made to a position the salary of which has a number of incremental levels, the Minister may, on the recommendation of the Chief Executive Officer, determine that the commencing salary for the appointment is to be at a particular incremental level, despite the fact that the appointee does not meet the requirements for payment at that level.

Increments not payable in certain circumstances

26. If an officer—

- (a) resigns under regulation 42(2)(a); or
- (b) retires under section 25 of the Act,

and the effective date of resignation or retirement is 31 January in any year, the officer is not entitled to be paid an increment that would otherwise have been payable to the officer from 1 January of that year.

Reduction of salary for absence from duty

27. (1) If—

- (*a*) an officer has, without proper cause, absented himself or herself from the officer's place of work during ordinary hours of duty (or other hours during which the officer is lawfully directed to work); or
- (b) has not discharged his or her duties as a result of or in the furtherance of industrial action taken by the officer,

the Chief Executive Officer may direct that the officer's remuneration be reduced by one seventieth (or in the case of an officer at the classification level of Lecturer's Assistant, one seventy-fifth) of the officer's fortnightly salary for each hour (or part of an hour) for which the officer was so absent or so failed to discharge his or her duties.

(2) For the purposes of this regulation, the fortnightly salary of an officer who is employed on a part-time basis is the fortnightly salary that the officer would be entitled to receive if he or she were employed on a full-time basis.

Minister may recover remuneration wrongly paid to officer

28. The Minister may require an officer who has in any circumstances received remuneration to which he or she is not entitled to repay the amount of the overpayment and, in default of repayment, may recover the amount as a debt due and owing by the officer to the Crown.

Travelling expenses

29. (1) An officer must be reimbursed in accordance with this regulation for expenses reasonably and actually incurred in undertaking, in connection with his or her duties, travel approved by the Minister.

(2) Reimbursement must be at the same rate as would be applicable to a Public Service employee under the *Public Sector Management Act 1995*, but if it appears necessary because of special circumstances, the Minister may, on the recommendation of the Chief Executive Officer, authorise reimbursement at a different rate.

Removal expenses

30. (1) Subject to subregulation (2), if an officer is transferred to another college and moves residence as a result of that transfer, the officer is entitled to be paid the following:

- (*a*) the cost of the removal of the officer's household furniture and effects removed under arrangements made or approved by the Chief Executive Officer; and
- (b) a packing allowance determined by the Chief Executive Officer; and
- (c) the cost of any fares paid for moving the officer and his or her dependent family to the new residence; and
- (d) such other expenses as the Chief Executive Officer may determine—
 - (i) of which satisfactory proof is provided; and
 - (ii) that have been, in the opinion of the Chief Executive Officer, necessarily and reasonably incurred by the officer or his or her dependent family in connection with the transfer.

(2) Subregulation (1) does not apply if an officer is transferred solely at his or her own request after less than 3 years' satisfactory service at a college.

(3) Where a person is first appointed as an officer and moves residence as a result of that appointment, the officer is entitled to be paid the following:

- (*a*) if he or she was resident in this State at the time of the appointment—the amounts specified in subregulation (1); or
- (b) if he or she was resident outside this State at the time of the appointment—any amount approved by the Chief Executive Officer prior to the appointment for costs and expenses of a kind referred to in subregulation (1).

(4) If an officer retires or dies while employed at a location to which he or she moved wholly or largely at the expense of the Department and the officer or his or her surviving spouse (as the case may be) moves residence on that retirement or death to another location in South Australia, the officer or surviving spouse is entitled to be paid the amounts specified in subregulation (1), subject to the following limitations:

- (*a*) in the case of an officer who was resident in this State at the time of his or her appointment as an officer—travelling expenses are limited to not more than the amounts that would be payable under that subregulation on removal from his or her current location back to that original residence;
- (b) in the case of an officer resident outside this State at the time of his or her appointment as an officer—all amounts specified in subregulation (1) are limited to not more than the amounts that would be payable under that subregulation on removal from his or her current location to Adelaide.

(5) The Chief Executive Officer may authorise the payment to an officer who is transferred to another college and moves residence as a result of that transfer of an allowance approved by the Chief Executive Officer for the depreciation of the officer's household furniture and effects, except where—

- (a) the officer is establishing a home for the first time; or
- (b) the officer has less than 3 years' satisfactory service at a college and is transferred solely at his or her own request.

(6) The Chief Executive Officer may, where travelling expenses are payable under this regulation, grant an allowance to the officer concerned in lieu of payment of those expenses.

(7) Despite this regulation, the Minister may, on the recommendation of the Chief Executive Officer, approve the payment—

- (a) of an allowance greater than is otherwise payable under this regulation; or
- (b) the whole or part of an allowance of a kind provided for in this regulation to an officer who is not entitled to claim such an allowance.

(8) For the purposes of this regulation a transfer will not be taken to be solely at an officer's own request if the officer applied for the transfer to another college in response to a call by the Department for such applications.

DIVISION 4—APPEALS AND DISCIPLINARY PROVISIONS

Right of review and appeal in respect of administrative acts or decisions

31. (1) If an officer is aggrieved by an administrative act or decision of the Chief Executive Officer or any other employee in the Department that directly affects the officer, the officer may apply in writing to the Chief Executive Officer for a review of the act or decision.

(2) An application under subregulation (1) must be made within 28 days after the date of the act or decision in question.

(3) The Chief Executive Officer must notify the officer in writing of any act or decision of the Chief Executive Officer resulting from the review.

(4) Where the officer is aggrieved by an act or decision of the Chief Executive Officer resulting from the review, the officer may, within 14 days after receiving written notification of that act or decision, appeal in writing to the Appeal Board against the act or decision.

(5) Except as provided in regulation 8, an appeal may not be made against an act or decision that concerns the appointment of a person as an officer or the promotion of an officer.

(6) Nothing in this regulation prevents the reference of a dispute concerning the appointment of a person as an officer to a Board of Reference established for that purpose under an applicable industrial award or agreement.

Appeal Board to give orders and directions

32. The Appeal Board may, on hearing an appeal under these regulations, give such orders and directions as it considers just.

Selection of members to constitute Appeal Board

33. Where the Chief Executive Officer is required to select a member of the Appeal Board for the purposes of an appeal, the Chief Executive Officer must not select the person who took the action or made the decision appealed against.

Suspension of further action where appeal is made

34. Where an appeal is made to the Appeal Board against an act or decision, the Chief Executive Officer must take no further action against the officer pending the determination of the appeal.

Suspension of proceedings on commencement of criminal proceedings

35. (1) Where an officer is charged with a criminal offence, any proceedings by the Chief Executive Officer, or appeal to the Appeal Board, arising out of the incident that is the subject of that charge must be suspended pending the determination of the criminal proceedings.

(2) Despite subregulation (1), an officer may be suspended under section 27 of the Act.

DIVISION 5—DUTIES OF OFFICERS

Officers to serve where required

36. An officer must, at any time during his or her service, serve in such part of the State as the Minister may require.

Officers to comply with regulations, instructions

37. An officer must comply with these regulations and the administrative instructions of the Minister, as in force from time to time.

Outside employment

38. (1) An officer must not engage in remunerative employment or in an occupation or business outside the Department unless he or she—

- (a) is an officer employed on a part-time basis; or
- (b) obtains the permission of the Chief Executive Officer.
- (2) The Chief Executive Officer may at any time withdraw permission given under this regulation.

(3) The Chief Executive Officer must, when deciding whether to give or withdraw permission under this regulation, have regard to the following:

- (a) whether the employment, occupation or business is to be, or has been, conducted outside the hours of duty of the officer; and
- (b) whether the employment, occupation or business is likely to affect, or has affected, the performance of the officer's duties as an officer; and
- (c) whether the employment, occupation or business may give rise, or has given rise, to a conflict or potential conflict of interest with the officer's duties as an officer.

Impartiality of instruction

39. Where, in the course of his or her duties, an officer discusses social, religious or political issues with students, the officer must present those issues impartially.

Political intervention to obtain unfair advantage

40. An officer must not seek political intervention to obtain an unfair advantage in appointment, reclassification, transfer or any other aspect of his or her employment as an officer.

Officer not to incur liability on behalf of Crown

41. Except as otherwise provided in these regulations, an officer must not incur any liability or make or alter any contract on behalf of the Crown, or attempt to do so, without the prior written authority of the Chief Executive Officer.

DIVISION 6—RESIGNATION

Notice of resignation

42. (1) Subject to these regulations, an officer who seeks to resign must give the Chief Executive Officer at least 6 weeks' prior notice in writing of that intention to resign.

- (2) Despite subregulation (1)—
- (a) an officer who is on maternity leave (or long service leave taken during maternity leave) may resign at any time during that leave on giving the Chief Executive Officer at least 2weeks' prior notice in writing of her intention to resign; and
- (b) an officer appointed on a temporary basis may resign on giving the Chief Executive Officer at least 2 weeks' prior notice in writing of his or her intention to do so.

(3) The Chief Executive Officer may, where reasonable cause exists, waive notice of resignation and permit a resignation to take effect at a time other than that provided for in this regulation.

(4) Where an officer resigns without complying with this regulation, the Minister may, by notice in writing, require the officer to pay to the Minister—

- (a) in the case of a failure to comply with subregulation (1)—an amount not exceeding 6 weeks' salary of that officer; or
- (b) in the case of a failure to comply with subregulation (2)(b)—an amount not exceeding 2 weeks' salary of that officer.

(5) If an officer fails to pay an amount required to be paid under this regulation, the amount may be recovered as a debt due and owing by the officer to the Crown.

PART 3

STUDENTS AND EDUCATIONAL ARRANGEMENTS

Student conduct

43. (1) The director of a college is responsible for ensuring orderly conduct on the part of students at the college so as to facilitate the effective implementation of the college's education programs.

- (2) The director must for that purpose—
- (a) establish a body of rules and directions governing student conduct; and
- (b) from time to time review and revise the rules and directions; and
- (c) ensure that the rules and directions are properly promulgated and enforced within the college.

(3) The director may delegate powers, functions or duties under this regulation to a member of the college staff.

- (4) A delegation by the director—
- (a) must be in writing; and
- (b) is revocable at will; and
- (c) does not prevent the exercise or performance of the delegated power, function or duty by the director.

Destruction or damage of college property by students

44. (1) If a student destroys, damages, removes, bses or otherwise disposes of college property without the permission of the college director, the student must, at the request of the director, pay to the Department the cost of the repair or (where necessary) replacement of that property.

(2) If an amount required to be paid under subregulation (1) is not paid, the amount may be recovered as a debt due and owing by the student to the Crown.

Suspension or expulsion of students

45. (1) Subject to this regulation, a student—

- (a) may be suspended from attendance at a college by order of the director of the college; or
- (b) may be expelled from a specified college, or colleges generally, by order of the Minister.

(2) An order of suspension or expulsion may not be made under this regulation unless the director or the Minister, as the case may be, is satisfied that the order is justified by reason of—

- (a) conduct on the part of the student involving any threat to or interference with—
 - (i) college property; or

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- (ii) the safety or well being of a member of the college staff or college council, or any person employed or performing duties at the college, or the ability of any such member or person properly to perform his or her college duties (whether at the college or elsewhere); or
- (iii) the safety or well being of another student or the ability of another student properly to benefit from instruction or pursue studies or other college activities (whether at the college or elsewhere); or
- (iv) the good order of the college; or
- (b) the failure of the student to pay, by the due date, a fee under the Act that he or she is lawfully required to pay.

(3) The director or the Minister must, before making an order of suspension or expulsion under this regulation—

- (a) give the student concerned notice in writing (by post or otherwise) of the matters alleged against him or her and of the action proposed to be taken; and
- (b) allow the student a reasonable opportunity to answer the allegations and make representations to the director or the Minister, as the case may be.
- (4) An order of suspension or expulsion under this regulation-
- (a) must be in writing and a copy must be served (by post or otherwise) on the student to whom it relates; and
- (b) remains in force for the period specified in the order subject to variation or revocation—
 - (i) in the case of an order of suspension—by order of the director of the college concerned or the Minister; or
 - (ii) in the case of an order of expulsion—by order of the Minister.

Treatment of sick or injured students

46. (1) If a student becomes sick or sustains an injury while attending a college, an officer may, if he or she thinks it necessary, obtain the services of a legally qualified medical practitioner or hire a suitable conveyance to convey the student to an appropriate place for treatment.

(2) A student must, on being required by the Minister to do so, pay expenses incurred by the Department under subregulation (1).

(3) If an amount required to be paid under this regulation is not paid, the amount may be recovered as a debt due and owing by the student to the Crown.

Student associations

47. (1) Subject to this regulation, an association of students or an association of students and staff (or both) may be formed in any college.

(2) The adoption or alteration of the constitution of an association has no force or effect unless first approved by the Chief Executive Officer.

(3) If an association is formed with, or adopts, a name that includes the words "further education", "technical and further education" or the name of a college without the approval in writing of the Chief Executive Officer for that name first being obtained, each member of the managing committee of the association at the time of that formation or adoption is guilty of an offence.

Maximum penalty:	\$50.
Expiation fee:	\$25.

(4) The director of a college may make facilities of the college available for use by an association.

Times of operation of colleges

48. The Minister may determine the days during which a college will be open and those during which it will be closed.

Subjects, assessment and awards

49. (1) A college must provide such subjects and courses and conduct such examinations and assessment processes as the Chief Executive Officer may from time to time approve or direct.

(2) The Minister may confer on students successfully completing courses of instruction at a college such awards as are specified by administrative instruction.

Provision of scholarships

50. (1) The Chief Executive Officer may establish for students of a college scholarships of such kinds, number and value as the Chief Executive Officer may from time to time determine.

(2) The Minister may, as a result of private benefaction, establish for the students of a college scholarships of such kinds, number and value as the Minister may from time to time determine.

Closure of classes

51. The Chief Executive Officer may direct that a class at a college be closed—

- (*a*) if he or she is of the opinion that the class is not being satisfactorily taught and a competent instructor cannot be obtained; or
- (b) if the average attendance of students at that class falls below a minimum figure determined by the Chief Executive Officer.

PART 4 COLLEGE COUNCILS

Constitution of college councils

52. (1) Subject to this regulation, the number of members of a council will be determined by the Minister, but must not exceed 15.

- (2) The membership of a council must include—
- (a) the director of the college; and
- (b) 1 member (or, if the Minister so determines, 2members) of the college staff elected by the college staff; and
- (c) 1 student (or, if the Minister so determines, 2 students) of the college elected by the students of the college.

(3) All other members of a council, of whom there must be at least 1, will be appointed by the Minister.

- (4) When appointing members of a council the Minister must, as far as is practicable—
- (*a*) appoint persons who can substantially contribute to the exercise or performance by the council of its powers, authorities, duties and obligations; and
- (b) appoint equal numbers of men and women.
- (5) The Minister must—
- (*a*) consult the director of a college before appointing the first members to a council established for that college; and
- (*b*) if a college has an established council, consult the council before appointing members to fill vacancies in the membership of the council.
- (6) All elections for membership of a council must be by secret ballot.

Term of office

53. (1) Subject to these regulations, the term of office of an elected or appointed member of a council is—

- (a) in the case of a staff member elected by other members of staff—2 years; and
- (b) in the case of a student elected by other students of the college—1 year; and
- (c) in the case of a member appointed by the Minister—a term not exceeding 2 years.

(2) At the expiration of a term of office, a member elected or appointed to a council is eligible for re-election or reappointment.

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Removal of members; vacancies

54. (1) The Minister may remove an elected or appointed member of a council from office—

- (a) for mental or physical incapacity to carry out satisfactorily the duties of the office; or
- (b) for neglect of duty; or
- (c) for misconduct; or
- (d) for any other cause considered sufficient by the Minister.
- (2) The office of an elected or appointed member of a council becomes vacant if-
- (a) the member dies; or
- (b) the member's term of office expires and he or she is not re-elected or reappointed; or
- (c) in the case of an elected member, the member does not continue in the capacity in which he or she was elected to membership of the council (unless the date of the next election to his or her office is within 4 months from the date on which the member ceased to continue in the capacity in which he or she was elected); or
- (d) the member resigns by notice in writing given to the president of the council; or
- (e) the member is removed from office by the Minister under subregulation (1).

(3) On the office of an elected or appointed member of a council becoming vacant under this regulation, a person must be elected or appointed, as the case may require, to the vacant office in accordance with these regulations.

(4) Subject to these regulations, a member elected or appointed to fill a casual vacancy in the membership of a council holds office for the balance of the term of his or her predecessor.

(5) An act or decision of a council is not invalid by reason only of a vacancy in its membership or a defect in the election or appointment of a member.

Council officers and meetings

55. (1) At the first meeting of a council in each college year, the council must appoint the following officers:

- (a) a president;
- (b) a vice-president;
- (c) a treasurer;
- (d) such other officers as the council may determine.
- (2) At that first meeting the council must also—

- (a) appoint 2 members of the council to hold and attest to the affixing of the council's common seal; and
- (b) authorise 2 or more members of the council (at least 1 of whom must be a member appointed by the Minister) to act as signatories for the council fund account.

(3) A college council may authorise 1 or more members of the staff of the college to act as signatories for the council fund account.

(4) The director of a college must not be appointed to an office, or authorised to perform a function, referred to in subregulation (1), (2) or (3).

(5) A council must, as far as is practicable, meet at least once every 2 months.

(6) A quorum at a meeting of a council consists of one half of the total number of council members (ignoring any fraction resulting from the division) plus one, and no business may be transacted at a meeting of a council unless a quorum is present.

(7) The presiding member at a meeting of a council will be—

- (a) the president; or
- (b) in the absence of the president—the vice-president; or
- (c) in the absence of both the president and vice-president—a member chosen to preside by those members of the council present at the meeting.

(8) A decision carried by a majority of the votes cast by the members present at a meeting of a council is a decision of the council.

(9) Each member present at a meeting of a council has 1 vote on any matter arising for decision and, if the votes are equal, the member presiding at the meeting may exercise a casting vote.

(10) A telephone or video conference between members of a council in which each participating member is able to communicate with each other participating member will for the purposes of this regulation be taken to be a meeting of the council at which the participating members are present.

(11) A council must have accurate minutes kept of its proceedings.

(12) Subject to these regulations, a council may determine its own procedures.

Powers, authorities, duties and obligations of college councils

56. A college council has the following powers, authorities, duties and obligations:

- (*a*) to provide advice and information to the college director on the present and future needs of industry, commerce and the community in relation to the programs of the college and technical and further education generally;
- (b) to liaise with industry and commerce (including employer and employee bodies), other education providers and community and public sector organisations on matters relating to technical and further education;
- (c) to assist and encourage the promotion and development of the college and technical and further education generally;

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- (*d*) to make representations to the Chief Executive Officer or the Minister on matters affecting the college and technical and further education generally;
- (e) to assist in the development of educational and financial priorities for the college;
- (f) to assist in the provision of student amenities and services, contribute to the development of a student services plan for the college and encourage and support the development of student associations and networks;
- (g) to support and encourage staff development for staff of the college;
- (*h*) to assist in the provision of equipment or facilities or (subject to the approval of the Minister) land, buildings or structures for the college;
- (*i*) to engage in or conduct fundraising activities;
- (j) to develop a strategic plan for the council in accordance with guidelines issued by the Chief Executive Officer, and establish and manage a council budget;
- (*k*) to manage the council fund and maintain an ADI or Treasury account for the purposes of the fund;
- (*l*) to use the council fund for the exercise or performance of the council's powers, authorities, duties and obligations under the Act and these regulations;
- (*m*) subject to the approval of the Minister, to employ staff to assist the council in the exercise or performance of its powers, authorities, duties and obligations under the Act and these regulations;
- (n) to form committees (which may include persons who are not members of the council) to consider matters that are relevant to the college or to an individual campus of the college;
- (*o*) to exercise or perform such other powers, authorities, duties and obligations as are prescribed by or under the Act.

Disclosure of interest

57. (1) A member of a council who has a direct or indirect pecuniary or personal interest in a matter under consideration by the council—

- (a) must disclose the nature of the interest to the council; and
- (b) must not take part in any deliberation of the council in relation to that matter; and
- (c) must not vote in relation to that matter; and
- (d) must be absent from the meeting when any such deliberation or voting is taking place.

Maximum penalty: \$200.

(2) A member of a committee formed by a council who has a direct or indirect pecuniary or personal interest in a matter under consideration by the committee—

- (a) must disclose the nature of the interest to the committee; and
- (b) must not take part in any deliberation of the committee in relation to that matter; and
- (c) must not vote in relation to that matter; and
- (d) must be absent from the meeting when any such deliberation or voting is taking place.

Maximum penalty: \$200.

(3) A person who is a member of the college staff or a student will not be taken to have an interest in a matter for the purposes of this regulation by reason only of the fact that he or she has an interest in the matter that is shared in common with the college staff or student body generally or a substantial section of the college staff or student body.

(4) It is a defence to a charge of an offence against subregulation (1) or (2) to prove that the defendant was not, at the time of the alleged offence, aware of his or her interest in the matter.

(5) A disclosure under this regulation must be recorded in the minutes of the relevant body and reported—

- (a) in the case of a council—to the Chief Executive Officer;
- (b) in the case of a committee formed by a council—to the council and to the Chief Executive Officer.

(6) If a person discloses an interest in a proposed contract under this regulation and complies with subregulation (1) or (2) (as the case may be)—

- (a) the contract is not liable to be avoided by the council; and
- (b) the person is not liable to account for profits derived from the contract.

Audit of council fund

58. (1) A council must cause its council fund to be audited annually by a person with qualifications of a kind approved by the Chief Executive Officer.

(2) The Auditor-General may at any time inspect or audit those parts of the council fund relating to loans or grants made under sections 30 and 31 of the Act.

Control of council fund account

59. No withdrawal by cheque or otherwise may be made from a council fund account without the signature of at least 2 persons authorised by the council for that purpose, 1 of whom must be a member of the council appointed by the Minister.

Council members not to direct officers, etc.

60. No college council or member of a college council when acting in that capacity may give directions to an officer or employee or an employee in the Department or to any person employed or performing duties at the college (other than a member of the staff of the council), concerning the person's duties at the college or elsewhere.

Council members to return property

61. A person must, on ceasing to be a member of a council or to hold a particular office on a council, surrender to his or her successor all books, papers, funds or other property of any kind held by virtue of that membership or office.

PART 5 MISCELLANEOUS

Scholarships or awards for officers

62. (1) The Minister may provide scholarships or awards for officers for purposes and on conditions determined by the Minister and may withdraw such scholarships.

(2) If money or real or personal property is made available for the founding of a scholarship or award for officers, the Minister may accept the money or property and may grant a scholarship or make an award in accordance with any agreement or trust subject to which the money or property was made available or, where there was no such agreement or trust, on such terms as the Minister thinks fit.

Compulsory medical examination of officer

63. (1) An officer must, if required to do so by the Chief Executive Officer, submit himself or herself to examination by a legally qualified medical practitioner selected by the Chief Executive Officer.

(2) The Chief Executive Officer must, before making a requirement under subregulation (1), consult with the President of the Union.

- (3) Where a medical examination is required in respect of an officer under subregulation (1)—
- (a) the examination must be at the expense of the Crown; and
- (*b*) the medical practitioner conducting the examination must, if so required by the officer or a member of the officer's family, consult with some other medical practitioner nominated by the officer or member of the officer's family.

Use of college premises and property for commercial, community or other purposes

64. (1) The director of a college may—

- (a) in accordance with any administrative instructions issued by the Minister; and
- (b) with the consent of the council,

permit (for reward or otherwise) the use of college premises or property for commercial, community or other purposes.

(2) If a council does not consent to the use of college premises or property under subregulation (1), the director may refer the matter to the Chief Executive Officer for determination, and any such determination will be final.

(3) Revenue derived under this regulation from the use of college premises or property is to be applied as follows:

- (*a*) 10 per cent of the revenue is to be applied, in accordance with any administrative instructions issued by the Minister, by the Department for the purposes of the college; and
- (b) the remainder is to be paid into the council fund account.

Surrender of property on closure of college

65. If a college is closed, or if a council ceases to function as such, all books, papers, funds and property of any kind in a person's possession or custody by virtue of any office or position held, or function performed, in respect of the college or council must be surrendered by that person to a person nominated by the Minister.

Notice to officers

66. (1) If a provision of the Act, these regulations or an administrative instruction provides that a notice or other written notification must or may be given to an officer, it is sufficient if the notice or other written notification is delivered to the officer personally, delivered to the officer's college or other place of employment in an envelope addressed to the officer or sent by post to the officer at the officer's college or other place of employment or last known residential address.

(2) A notice or other written notification to an officer will, unless the contrary is shown, be taken to be received by the officer on the day on which—

- (a) it is personally delivered to the officer; or
- (b) it is delivered to the officer's college or other place of employment; or
- (c) it would, where sent by post, be delivered in the ordinary course of post.

(3) A notice or other notification may be given directly to an officer by word of mouth or telephone unless a provision of the Act, these regulations or an administrative instruction provides that the notice or other notification must be in writing.

Notice to Minister or Chief Executive Officer

67. (1) Where a provision of the Act, these regulations or an administrative instruction provides that a notice or other written notification must or may be given to the Minister or the Chief Executive Officer, it is sufficient if the notice or other written notification is delivered to the Minister or Chief Executive Officer personally or delivered or sent by post to the office of the Minister or Chief Executive Officer (as the case may be).

(2) A notice or other written notification to the Minister or the Chief Executive Officer will, unless the contrary is shown, be taken to be received by the Minister or the Chief Executive Officer (as the case may be) on the day on which—

- (a) it is personally delivered to the Minister or the Chief Executive Officer; or
- (b) it is delivered to the office of the Minister or the Chief Executive Officer; or
- (c) it would, where sent by post, be delivered in the ordinary course of post.

Administrative instructions

68. (1) The Minister may from time to time issue administrative instructions as contemplated by these regulations or as necessary or expedient in the exercise of the powers and functions conferred on the Minister by the Act or prescribed by these regulations.

(2) An administrative instruction issued by the Minister under these regulations may be varied or revoked by further administrative instructions.

Fees

69. (1) The Minister may, from time to time—

- (a) fix the fees (including differential fees) to be paid for, or in relation to—
 - (i) the instruction, training or assessment of students under the Act;
 - (ii) the assessment and certification of qualifications (whether or not relating to instruction or training under the Act);
 - (iii) the use or provision of land, buildings, equipment, facilities or services under the Act;
- (b) regulate the payment (including the time and manner of payment) of any such fee;
- (c) provide for the refund, in whole or in part, of any such fee.

(2) The Chief Executive Officer may exempt a student (in whole or in part) from liability to pay a fee fixed under this regulation.

SCHEDULE

Transitional provision

Transitional provision

1. An administrative act (including the fixing of a fee) under a provision of the previous regulations that substantially corresponds to a provision of these regulations will, subject to later administrative acts and these regulations, be taken to be an administrative act under the corresponding provision of these regulations.

MECST 1/99 CS

R. DENNIS Clerk of the Council

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THE RURAL CITY OF MURRAY BRIDGE

Periodical Review of Elector Representation

NOTICE is hereby given pursuant to the provisions of section 24 (3) of the Local Government Act 1934, as amended, that the Rural City of Murray Bridge is to carry out a review to determine whether a change of arrangements in respect to elector representation, including ward boundaries and the composition of council, will result in electors of the council being more adequately and fairly represented.

Information regarding the nature of the periodical review is available from the Local Government Centre, 2 Seventh Street, Murray Bridge during normal business hours or by contacting Jenine Daniels on 8532 1288.

Written submissions are invited from interested persons from 12 August 1999, and should be directed to the Chief Executive Officer, P.O. Box 421, Murray Bridge, S.A. 5253, to be received by 5 p.m. on 23 September 1999.

Any persons making a written submission will be also invited to appear before a meeting of council to be heard in respect of their submission.

R. J. FOSTER, Chief Executive Officer

CITY OF TEA TREE GULLY

Prohibition of Traffic

NOTICE is hereby given that the council of the City of Tea Tree Gully at its meeting held on 27 July 1999 passed the following resolution:

That in accordance with section 359 of the Local Government Act 1934, as amended and the Road Traffic Act 1961, traffic be prohibited from using a portion of Ross Road, Golden Grove as per the following:

Open 6 a.m. to 5.30 p.m. Monday to Saturday inclusive, closed all other times and public holidays.

This replaces a previous resolution which specified different times.

G. J. PERKIN, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 20 July 1999 and in relation to the 1999-2000 financial year, the council passed the following resolutions:

1. Adoption of Budget

The budget for that year as laid before the council at this meeting, which consists of:

- 1.1 budgeted Statement of Financial Position;
- 1.2 budgeted Operating Statement;
- 1.3 budgeted Cash Flow Statement;
- 1.4 budgeted Statement as to the basis for the Determination of Rates, involving:
 - 1.4.1 a total estimated expenditure of \$19 594 000.
 - 1.4.2 a total estimated income from sources other than rates of \$8 675 000; and
 - 1.4.3 a total amount required to be raised from general rates of \$11 425 407 be adopted.
- 2. Determination of Valuation 3/41999-2000

The method os assessing rateable land in the area of the council that constitutes the Torrens Valley Ward, will be the method based on the capital value of land for all land situated within the defined townships of Birdwood, Gumeracha, Mount Torrens and Kersbrook and site value of land for all other rateable land.

2.1 In relation to all land in the area of the Torrens Valley Ward, other than the land situated within the defined townships of Gumeracha, Birdwood, Mount Torrens and Kersbrook the most recent valuations of the Valuer-General of the site value of land be adopted totalling \$220 072 000.

2.2 In relation to other rateable land in the council's area the most recent valuation of the Valuer-General of the capital value of land totalling \$2 312 596 000 be adopted.

3. Determination of basis for Differential Rates 3/4Budget 1999-2000

- 3.1 This council, being a council formed by the amalgamation of four councils resolves, pursuant to section 176 (2) of the Local Government Act 1934, as amended, that because of the amalgamation, differential rating is appropriate in order to allow rating relativities within the area of the council to be gradually realigned;
- 3.2 This council, pursuant to section 176 (1) (d) of the Act, therefore determines that the basis of differential rates on land within its area shall be as follows:
 - (a) there shall be differentiation according to whether land is within the previous council area of the District Council of Gumeracha or the previous council area of the District Council of Onkaparinga or the previous council area of District Council of East Torrens or the previous council area of the District Council of Stirling, such areas as existing immediately prior to the coming into existence of the Adelaide Hills Council;
 - (b) there shall be differentiation according to the use to which land is being put; in accordance with the Local Government (Land Use) Regulations 1989;
 - (c) there shall be differentiation according to whether land is within or outside a township as defined by the Local Government Act 1934 or as referred to as a township in the Development Plan;
 - (d) there shall be differentiation according to the township in which the land is situated;
 - (e) there shall be differentiation according to the method of valuation of land being either site or capital value.
- 4. Attribution of land uses
 - 4.1 The numbers indicated against the various categories of land use prescribed by the Local Government (Land Use) Regulations, 1989 (the 'Regulations') be used to designate land uses in the assessment book;
 - 4.2 the use indicated by those numbers in respect of each separate assessment of land described in the assessment book on this date (as laid before the council) be attributed to each such assessment respectively;
 - 4.3 reference in this resolution to land being of a certain category use means the use indicated by that category number in the regulations.
- 5. Declaration of General Rates

In order to raise the amount in paragraph 1.4.3, differential general rates be declared on rateable land as follows:

- 5.1 In the area of the Mount Lofty and Manoah Wards, a rate of 0.4320 cents in the dollar of the capital value of all rateable land;
- 5.2 in the area of the Torrens Valley Ward:
 - (a) on all rateable land situated within the defined townships of Birdwood, Gumeracha, Mount Torrens and Kersbrook a rate of 0.4280 cents in the dollar of the capital value of the land;
 - (b) on all rateable land situated within the townships of Houghton and Forreston a rate of 0.8480 cents in the dollar of the site value of the land;
 - (c) on all other rateable land a rate of 0.6250 cents in the dollar on the site value of the land.
- 5.3 In the area of the Marble Hill Ward:
 - (a) on all rateable land outside the townships of Summertown, Uraidla, Greenhill, Teringie, Rostrevor and Woodforde of categories 4 and 6 use (Commercial—Other, and Industrial—Other), a rate of 2.2890 cents in the dollar of the capital value of the land;

- (b) on all other rateable land, a rate of 0.3990 cents in the dollar of the capital value of the land.
- 5.4 In the area of the Onkaparinga Valley Ward:
 - (a) In the townships of Lobethal, Charleston, Woodside, Oakbank and Balhannah a rate of 0.4440 cents in the dollar of the capital value of rateable land;
 - (b) on rateable land of category 7 (primary production) use, a rate of 0.3202 cents in the dollar of the capital value of the land;
 - (c) on all other rateable land, a rate of 0.4032 cents in the dollar of the capital value of the land.
- 5.5 Pursuant to section 169 of the Act a fixed charge be fixed at \$20.
- 6. Imposition of Water Resources Levy

As required by and pursuant to section 138 of the Water Resources Act 1997, and in exercise of the powers contained in section 175 of the Local Government Act 1934, a separate rate is declared of:

- 6.1 0.0114 cents in the dollar of the capital value of rateable value of all rateable land in the council's area which is in the Patawalonga Catchment Area;
- 6.2 0.0138 cents in the dollar of the capital value of rateable value of all rateable land in the council's area which is in the River Torrens Catchment Area;
- 6.3 0.0240 cents in the dollar of the capital value of rateable value of all rateable land in the council's area which is in the Onkaparinga Catchment Area;
- 6.4 0.0137 cents in the dollar of the capital value of rateable value of all rateable land on rateable land in the council's area which is in the Northern Adelaide and Barossa Catchment Area;
- 7. Service Charges

Pursuant to section 177 of the Act, the following service charges be imposed for the 1999-2000 financial year on each assessment in the following areas, to which land the council makes available a septic tank effluent disposal service:

i i	
Mount Lofty Ward area	\$
Occupied land	256
Vacant land	200
Mount Lofty Golf Club land	2 335
Birdwood and Mount Torrens townships area	
Occupied land	174
Vacant land	170
Kersbrook township area	
Occupied land	208
Vacant land	203
Charleston township area	
Occupied land	240
Vacant land	180
	100
Verdun township area	
Occupied land	240
Vacant land	180
Woodside STED Scheme area	
Occupied land	169
Vacant land	69
Woodside Extension STED Scheme area	107
Occupied land	197
Vacant land	107

8. Payment of rates

- 8.1 All rates (general and separate) be payable in a single instalment (unless otherwise agreed with the principal ratepayer), and subject to section 184 of the Act that the Chief Executive Officer be delegated authority to fix the date by which rates must be paid; and
- 8.2 the Chief Executive Officer be delegated power to enter into agreements with the principal ratepayers relating to the payment of rates in any case of hardship or financial difficulty;

8.3 principal ratepayers be offered the opportunity by agreement to pay rates in four approximately equal instalments on dates fixed by the Chief Executive Officer in the months of September, October, November and December 1999, with fines and interest being imposed in relation to each instalment (as set out in the Local Government Act 1934 for arrears of rates) if it is not paid by the due date, or there is no variation by further agreement.

9. Remissions

- 9.1 In exercise of the powers contained in section 185 (3) (b) of the Local Government Act 1934, a remission of rates be given to the principal ratepayer of land in the area of the Torrens Valley Ward situated outside of a township or which is in the townships of Houghton and Forreston, the amount of the remission being:
- 9.1.1 in respect of rateable land outside of a township, an amount being the difference between the capital value of the land multiplied by 0.4280 and the site value of the land multiplied by 0.6250;
- 9.1.2 in respect of rateable land in the townships of Houghton and Forreston, an amount being the difference between the capital value of the land multiplied by 0.4280 and the site value of the land multiplied by 0.8480.
- 9.2 In exercise of the powers contained in section 185 (3) (b) of the Local Government Act 1934, a remission of rates be given to the principal ratepayer of land in the area of the Marble Hall Ward of categories 4 and 6 use (Commercial—Other and Industrial—Other) outside the townships of Summertown, Uraidla, Greenhill, Teringie, Rostrevor, and Woodforde of 2.2890 cents in the dollar of the capital value of that land where that land is not used predominantly as a quarry or for the purpose of a radio tower site.

ROY D. BLIGHT, Chief Executive Officer

THE BAROSSA COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 3 August 1999 in relation to the 1999-2000 financial year the council in exercise of its powers contained in Parts IX and X of the Local Government Act 1934, as amended, made the following resolutions:

Adoption of Valuation

1. That council in accordance with section 171 of the Local Government Act 1934, adopts for rating purposes the Valuer-General's valuation of capital value in relation to the area of the council, and specifies that the total of the values that are to apply within the area is \$1547348280 of which \$1488181342 is rateable.

Declaration of Differential General Rates

2. That council in exercise of the powers contained in sections 174 (1) and 176 (1) of the Local Government Act 1934, the following differential general rates be declared on rateable land within its area, based upon the capital value of the land, which rates vary by reference to land use categories as per the Local Government Act (Land Use) Regulations:

- on rateable land of category 1 use (Residential), a rate of 0.375 cents in the dollar of the capital value of such land;
- (2) on rateable land of categories 6 and 8 use (Industry—Other, and Vacant Land), a rate of 0.75 cents in the dollar of the capital value of such land;
- (3) on rateable land of category 7 use (Primary Production), a rate of 0.27 cents in the dollar of the capital value of such land;
- (4) on rateable land of all other category uses, a rate of 0.45 cents in the dollar of the capital value of such land.

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Imposition of Fixed Charge

3. That council, pursuant to powers vested in it under the provisions of section 169 of the Local Government Act, impose a fixed charge of \$100 as part of the general rate upon each separately valued piece of rateable land within the council area.

Declaration of Separate Rate

4. (1) Non-recyclable Refuse Collection—that council in exercise of the powers contained in section 175 of the Act and in order to carry out the projects of non-recyclable refuse collection in those parts of the council area described in 4(3) below, separate rates each of \$130 per bin, be declared based on the number of refuse bins used for the disposal of non-recyclable refuse on each assessment of rateable land in those parts and as indicated in the assessment book, Ministerial approval having been obtained to declare such separate rates on this basis.

(2) Recyclable Refuse Collection—that council in exercise of the powers contained in section 175 of the Act and in order to carry out the projects of recyclable refuse collection in those parts of the council area described in 4(3)(a) and (c) below, separate rates each of \$15 per bin, be declared based on the number of refuse bins used for the disposal of recyclable refuse on each assessment of rateable land in those parts and as indicated in the assessment book, Ministerial approval having been obtained to declare such separate rates on this basis.

- (3) Parts of the area
 - (a) the townships of Angaston, Nuriootpa, Lyndoch, Williamstown, Mount Pleasant and Tanunda;
 - (b) the policy areas of Eden Valley and Springton;
 - (c) land in the council's area between Altona Road and Barossa Valley Way known as Altona;
 - (d) the townships of Moculta and Stockwell;
 - (e) that part of the area not otherwise described in this paragraph to which the council makes available (as at this date) a non-recyclable refuse collection,

the respective townships and policy areas being as defined in the Development Plan under the Development Act 1993.

Imposition of Water Catchment Levies

5. That council in exercise of the powers contained in section 138 of the Water Resources Act 1997:

- (1) and in order to reimburse the council for the amount contributed to the Torrens Valley Catchment Water Management Board, being \$6 400, a levy be imposed comprising 0.013 cents in the dollar of the capital value of land, on all rateable land in the council area within the catchment area of that Board in accordance with section 138 of the Water Resources Act 1997;
- (2) and in order to reimburse the council for the amount contributed to the Northern Adelaide and Barossa Catchment Water Management Board, being \$142 507, a levy be imposed comprising 0.013 cents in the dollar of the capital value of land, on all rateable land in the council area within the catchment area of that Board in accordance with section 138 of the Water Resources Act 1997.

Service Rates and Charges

6. That council in exercise of the powers contained in section 177 of the Act, impose a service rate of 0.125 cents in the dollar of the capital value of land on assessments of occupied rateable and mon-rateable land, and annual service charges of \$100 be imposed on each assessment of vacant rateable and non-rateable land, in the areas of Nuriootpa, Penrice, Lyndoch, Williamstown, Tanunda and Mount Pleasant to which land council makes available a septic tank effluent disposal service.

Payment

7. (1) All rates (general, separate and service) and charges, and the Water Catchment levy, be payable in two instalments (unless otherwise agreed with the principal ratepayer) by 30 September 1999 and by 30 March 2000; provided that in cases where the initial account requiring payment of rates is not sent at least 30 days prior to these dates, or an amended account is required to be sent, authority to fix the date by which rates must be paid in respect of those assessments affected is hereby delegated to the Chief Executive Officer.

(2) The Chief Executive Officer be delegated power to enter into agreements with ratepayers relating to the payment of rates in any case where the Chief Executive Officer thinks it necessary or desirable to do so.

Remission of Separate Rates

8. That council in exercise of the powers contained in section 185 (3) of the Act, a remission of the Separate Rates be declared for non-recyclable refuse collection be granted to the principal ratepayer of an assessment where a refuse bin of less than 240 litre capacity is used for the disposal of non-recyclable refuse on that assessment, the amount of the remission being \$45.

J. G. JONES, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Declaration of Public Road

NOTICE is hereby given that at its meeting held on 2 August 1999, council resolved pursuant to sections 302 and 303 of the Local Government Act 1934, as amended, that the following lands be declared as public road:

1. Land transferred to the District Council of Grant from L. C. M. Pty Ltd being lot 85 in deposited plan 52440, being portion of the land comprised in certificate of title register book volume 5374, folio 419; and

2. Land transferred to the District Council of Grant from A. A. Scott Holdings Proprietary Limited being lot 66 in deposited plan 52440, being portion of land comprised in certificate of title register book volume 4226, folio 301.

R. J. PEATE, District Manager

KANGAROO ISLAND COUNCIL

NOTICE is hereby given that at a meeting held on Wednesday, 4 August 1999, the Kangaroo Island Council resolved:

Adoption of Valuation

1. That pursuant to section 171 of the Local Government Act 1934, as amended, the council adopts for the financial year ending 30 June 2000, for rating purposes, the capital valuation made by the Valuer-General for its area, totalling \$422 132 680 and specifies 31 July 1999 as the date as and from which such valuation shall become the valuation of the council.

Declaration of Rates

2. That pursuant to Part X of the Local Government Act 1934, the council, having considered and adopted its budget for the financial year ending 30 June 2000, declares general rates consisting of a fixed charge component of \$130, together with a differential general rates component varying according to the locality and use of the land and whether the land was previously within the District Council of Dudley or the District Council of Kingscote, as follows:

- 0. 3177 cents in the dollar on the capital value of all rateable land used as Residential that was previously within the District Council of Dudley;
- (ii) 0.2421 cents in the dollar on the capital value of all rateable land used as Residential that was previously within the District Council of Kingscote;

- (iii) 0.5269 cents in the dollar on the capital value of all rateable land used as either Commercial—Shop, Commercial—Office or Commercial—Other, that was previously within the District Council of Dudley;
- (iv) 0.4322 cents in the dollar on the capital value of all rateable land used as either Commercial—Shop, Commercial—Office or Commercial—Other, that was previously within the District Council of Kingscote;
- (v) 0.5269 cents in the dollar on the capital value of all rateable land used as either Industry—Light or Industry—Other that was previously within the District Council of Dudley;
- (vi) 0.4322 cents in the dollar on the capital value of all rateable land used as either Industry—Light or Industry—Other that was previously within the District Council of Kingscote;
- (vii) 0.5269 cents in the dollar on the capital value of all rateable land used as Primary Production that was previously within the District Council of Dudley;
- (viii) 0.4322 cents in the dollar on the capital value of all rateable and used as Primary Production that was previously within the District Council of Kingscote;
- (ix) 0.7995 cents in the dollar on the capital value of all rateable land used as Vacant Land that was previously within the District Council of Dudley;
- (x) 0.8453 cents in the dollar on the capital value of all rateable land used as Vacant Land that was previously within the District Council of Kingscote;
- (xi) 0.8095 cents in the dollar on the capital value of all Other rateable land that was previously within the District Council of Dudley;
- (xii) 0.5428 cents in the dollar on the capital value of all Other rateable land that was previously within the District Council of Kingscote.

Service Charges

3. That pursuant to section 177 of the Local Government Act 1934, declare that service charges (per unit) be levied as follows on all occupied and vacant properties to which an effluent disposal service is made available in the areas of the townships of Kingscote and Brownlow:

	Per Unit
Scheme 1 (as defined)	\$
Vacant Land	
Occupied Land	
Scheme 2 (as defined)	
Vacant Land	
Occupied Land	

4. That pursuant to section 177 of the Local Government Act 1934, declare service charges (per unit) be levied as follows on all occupied and vacant properties to which an effluent disposal service is made available in the areas of the township of Parndana:

	Per Unit
Scheme 1 (as defined)	\$
Vacant Land Occupied Land	
Scheme 2 (as defined)	
Vacant Land	240.00
Occupied Land	290.00
Scheme 3 (as defined)	
Vacant/Occupied Land	246.35
Scheme 4 (as defined)	
Vacant/Occupied Land	175.00

Payment of Rates

5. That pursuant to section 184 of the Local Government Act 1934, all rates imposed for the 1999-2000 financial year be payable in a single instalment (unless otherwise agreed with the principal ratepayer) by 15 October 1999.

6. That on receipt, within 30 days of the date of the rate notice, of formal applications for payment of rates by instalments that pursuant to section 184 (6) of the Local Government Act 1934, council agree with the ratepayers that such instalments shall fall due in four approximately equal instalments; the first of such instalments being due and payable within 60 days of the date of the notice and monthly thereafter.

B. C. HURST, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Declaration of Public Roads

NOTICE is hereby given that at its meeting held on 14 April 1999, council resolved pursuant to section 303 (1) of the Local Government Act 1934, amended, and after having regard to section 303 (4) of the said Act, the Kangaroo Island Council declares Kingscote Terrace, as laid out in deposited plan 1300 as a public road, meeting the descriptions contained in section 303 (1) (a) and (b).

B. C. HURST, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Dissolution of Bushfire Prevention Committee

NOTICE is hereby given that the District Council of Loxton Waikerie dissolves the 1997-99 Bushfire Prevention Committee, pursuant to section 32 (5) of the Country Fires Act 1989.

T. L. BURGEMEISTER, District Manager

DISTRICT COUNCIL OF LOXTON WAIKERIE Bushfire Prevention Committee

NOTICE is hereby given that the District Council of Loxton Waikerie hereby appoints the following persons as members of the Bushfire Prevention Committee, pursuant to section 32 (1) of the Country Fires Act 1989:

Councillor M. B. Obst Councillor J. F. Flavel Councillor M. H. Hartwig I. Falkenberg M. Arnold D. Baker G. Ward R. Ziersch A. Noll T. Falting T. Schulz

T. L. BURGEMEISTER, District Manager

MID MURRAY COUNCIL

Adoption of Valuation

NOTICE is hereby given that pursuant to the provisions of section 171 of the Local Government Act 1934, as amended, the Mid Murray Council at a meeting held on 29 July 1999, adopted the valuation of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2000, being the most recent valuation available. The total capital value for the council area amounts to \$647 957 440.

Declaration of Rates

Notice is hereby given that the council, at a meeting held on 29 July 1999, resolved that pursuant to sections 174 and 176 (1) of the Local Government Act 1934, that the following differential general rates be declared for the financial year ending 30 June 2000, on the capital values of all rateable property within the area, the said differential general rates to vary by reference as to whether or not the rateable land is within the former areas of the District Council of Mannum, District Council of Morgan, District Council of Ridley/Truro and that portion of the former District Council of Mount Pleasant which now forms part of the Mid Murray Council and to the locality in which the rateable property is situated and to the use to which the property is put, as specified under regulations made pursuant to section 176 of the Local Government Act 1934, and the council resolves that in the circumstances differential rating is appropriate in order to allow rating relativities within the area of the council to be gradually realigned.

The said differential general rates declared are as follows:

- (a) within the area of the former District Council of Mannum:
 - for rateable land in the township of Mannum a differential rate of 0.6140 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5, 6, 7, 8 and 9 as described in the Local Government (Land Use) Regulations;
 - (ii) for rateable land outside the township of Mannum a differential rate of 0.5025 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6 as described in the Local Government (Land Use) Regulations;
 - (iii) for rateable land outside the township of Mannum a differential rate of 0.4760 cents in the dollar of capital value of rateable land with land use categories 7, 8 and 9 as described in the Local Government (Land Use) Regulations;
- (b) within the area of the former District Council of Morgan:
 - (i) for rateable land in the townships of Morgan and Cadell a differential rate of 0.6040 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5, 6, 7, 8 and 9 as described in the Local Government (Land Use) Regulations;
 - (ii) for rateable land outside the townships of Morgan and Cadell a differential rate of 0.5840 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6 as described in the Local Government (Land Use) Regulations;
 - (iii) for rateable land outside the townships of Morgan and Cadell a differential rate of 0.4760 cents in the dollar of capital value of rateable land with land use categories 7, 8 and 9 as described in the Local Government (Land Use) Regulations;
- (c) within the area of the former District Council of Ridley/Truro:
 - (i) for rateable land in the townships of Barton, Blanchetown, Cambrai, Dutton, Greenways, Keyneton, Nildottie, Purnong, Sedan, Swan Reach and Truro a differential rate of 0.6040 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5, 6, 8 and 9 as described in the Local Government (Land Use) Regulations;
 - (ii) for rateable land in the townships of Barton, Greenways and Swan Reach a differential rate of 0.4760 cents in the dollar of apital value of rateable land with land use category 7 as described in the Local Government (Land Use) Regulations;

- (iii) for rateable land outside the townships of Barton, Blanchetown, Cambrai, Dutton, Greenways, Keyneton, Nildottie, Purnong, Sedan, Swan Reach and Truro a differential rate of 0.5840 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6 as described in the Local Government (Land Use) Regulations;
- (iv) for rateable land outside the townships of Barton, Blanchetown, Cambrai, Dutton, Greenways, Keyneton, Nildottie, Purnong, Sedan, Swan Reach and Truro a differential rate of 0.4760 cents in the dollar of capital value of rateable land with land use categories 7, 8 and 9 as described in the Local Government (Land Use) Regulations;
- (d) within the area of the former District Council of Mount Pleasant:
 - (i) for rateable land in the townships of Palmer and Tungkillo a differential rate of 0.6040 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5, 6, 7, 8 and 9 as described in the Local Government (Land Use) Regulations;
 - (ii) for rateable land outside the townships of Palmer and Tungkillo a differential rate of 0.5025 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6 as described in the Local Government (Land Use) Regulations;
 - (iii) for rateable land outside the townships of Palmer and Tungkillo a differential rate of 0.4760 cents in the dollar of capital value of rateable land with land use categories 7, 8 and 9 as described in the Local Government (Land Use) Regulations.

Minimum Rate

Pursuant section 190 of the Local Government Act 1934, the council declared a minimum amount of \$225 payable by way of rates on rateable land within the area of the Mid Murray Council for the year ending 30 June 2000.

Payment of Rates

Notice is hereby given that the council resolved in exercise of the powers contained in Parts IX and X of the Local Government Act 1934, that in the financial year ending 30 June 2000, all rates shall be payable in a single instalment (unless otherwise agreed with the principal ratepayer) by 29 October 1999.

G. BRUS, Chief Executive Officer

MID MURRAY COUNCIL

Supplementary Election

NOTICE is hereby given that nominations are invited and will be received at the Council Office, Main Street, Cambrai or the Council Office, 49 Adelaide Road, Mannum, from Thursday, 12 August 1999, until noon on Friday, 3 September, 1999, from any person eligible to be a candidate for election to the vacancy in the office of councillor for Sturt Ward.

Nomination and declaration forms are available from either of the above addresses.

G. BRUS, Chief Executive Officer

DISTRICT COUNCIL OF NARACOORTE AND LUCINDALE Change of Venue for Council/Committee Meetings

NOTICE is hereby given that council/committee meetings to be held on 24 August 1999, will be held in the Lucindale Memorial Hall, Lucindale, in lieu of the Council Chambers, DeGaris Place, Naracoorte, commencing at 2 p.m.

D. L. BEATON, Chief Executive Officer

DISTRICT COUNCIL OF NARACOORTE AND LUCINDALE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of Naracoorte and Lucindale at its meetings held on 27 July 1999 and 5 August 1999, resolved that in exercise of the powers contained in Parts IX and X of the Local Government Act 1934, as amended, (the 'Act') in respect of the financial year ending 30 June 2000, it has adopted the following:

Adoption of Assessment

1. The Government Assessment of Capital Value for land within the council's area be adopted, being the most recent valuations available to the council totalling:

	Э
Rateable properties	746 374 300
Non-rateable properties	33 558 400
Total	779 932 700

Adoption of the Budget

2. That the following budget estimates for 1999-2000 be adopted:

- (a) estimated expenditure \$12 941 684;
- (b) estimated income (other than rates) \$6 158 829;
- (c) amount to be raised by rates \$4 328 805.

Declaration of the Rate and Minimum Rate 1999-2000

3. In order to raise the amount of rates required the differential general rates based on the capital values on rateable land be declared as follows:

- Rural—Naracoorte 0.480 cents in the dollar;
- (b) Rural-Lucindale 0.500 cents in the dollar;
- (c) Town of Naracoorte 0.805 cents in the dollar.

A minimum amount payable by way of rates of \$360 be fixed in respect of all rateable land in the locality of the township of Naracoorte. A minimum amount payable by way of rates of \$150 to be fixed in respect of all other rateable land in the area of the District Council of Naracoorte and Lucindale in accordance with section 190 of the Act.

Declaration of Refuse Special Rate

4. That council pursuant to section 175 of the Local Government Act 1934, declare a differential separate rate for the year ended 30 June 2000:

For all occupied properties in the township of Lucindale \$130.

Declaration of STEDS Special Rate

5. That council pursuant to section 177 of the Local Government Act 1934, declare the following service rates for the Lucindale STEDS scheme on all properties serviced by that scheme, for the year ended 30 June 2000.

Lucindale Township:

- (a) Occupied properties \$125;
- (b) Vacant properties \$45.

Declaration of S.E. Water Catchment Board Levy

6. That council in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 175 of the Local Government Act 1934, in order to reimburse to the council the amount contributed to the S.E. Water Catchment Management Board, a separate rate of \$9.70 be declared on all rateable land in the council's area in the catchment area of the board based on a fixed levy of the same amount on all rateable land.

Payment of Rates

7. Payment of rates by quarterly instalments:

That pursuant to section 184 of the Act that the payment of rates may be made by four equal instalments, the first of which shall be due on 30 September 1999, the second on 31 December 1999, the third on 31 March 2000 and the fourth on 30 June 2000.

D. L. BEATON, Chief Executive Officer

MUNICIPAL COUNCIL OF ROXBY DOWNS

Temporary Road Closure

NOTICE is hereby given that pursuant to the powers vested in the Administrator under the provisions of the Roxby Downs (Indenture Ratification) Act 1982, and in accordance with the provisions of the Local Government Act 1934, as amended, I hereby resolve that the portions of the northern and southern sections of Richardson Place, between Aroona and Burgoyne Streets, shall be closed to vehicular traffic on the date, time and for the activities listed in the schedule hereunder

The closure shall apply to vehicular traffic with the exception of police, emergency or those vehicles involved in the activity.

Schedule

Fun run and other health activities, 28 August 1999 between noon and 3.30 p.m.

B. BOEHM, Administrator

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

- Bourne, John Wallace, late of 110 Stradbroke Road, Rostrevor, retired pharmacist, who died on 18 June 1999.
- Bowden, Delcie May, late of 51 Eve Road, Bellevue Heights, retired caterer, who died on 30 June 1999.
- Burtt, Frederick Barton, late of 7 Shaun Crescent, Mitchell Park, retired minister of religion, who died on 13 June 1999
- Campbell, Charles Kenneth, late of 122 St Bernards Road, Magill, retired computer programmer, who died on 17 May 1999
- Dirrmann, Hazel Ellen, late of 10 Wigley Street, Largs Bay, home duties, who died on 30 June 1999
- Fluris, Doris May, late of 11 Pearson Street, Clarence Gardens, of no occupation, who died on 26 June 1999.
- Gow, Barbara May, late of Scott Avenue, Barmera, senior technical officer, who died on 14 June 1999.
- Graham, Gwendoline Persis, late of 336 Kensington Road, Leabrook, of no occupation, who died on 1 July 1999.
- Haitzer, Alois, late of 3 Harriett Place, Port Augusta, of no occupation, who died on 14 May 1999.
- Hickman, Frank Harold, late of 148 Beulah Road, Norwood, retired telecommunications technician, who died on 3 May 1999.
- Holmes, Albert William John, late of 4 White Avenue, Fullarton, retired dough maker, who died on 14 June 1999.
- Howard, Edna Doris, late of 410 Henley Beach Road, Lockleys, widow, who died on 22 June 1999.
- Kopetsky, Olga, late of 3 Mark Street, Valley View, home duties, who died on 8 December 1998.
- Lamb, Kathleen Olive, late of 150 Adams Road, Craigmore, retired business proprietor, who died on 9 June 1999
- Moffatt Kenneth James, late of 5 Mitchell Street, Hyde Park, retired senior purchasing officer, who died on 22 January 1999
- Newman, Kathleen Stewart, late of 18 Cross Road, Myrtle Bank, widow, who died on 17 July 1999. Treleaven, Flora Jean, late of 155 Edward Street, Melrose
- Park, home duties, who died on 3 June 1999.

Trenear, Ethel Muriel, late of 21 Galway Avenue, Marleston, widow, who died on 18 June 1999.

Trimnell, Gertrude Violet, late of 52 Dunrobin Road, Hove, of no occupation, who died on 6 July 1999.

Van Reeuwyk Johanna Clasina, late of 50 Gulfview Road, Christies Beach, of no occupation, who died on 30 May 1999.

Veltmeyer, Dianne Margaret, late of 26 Trellios Street, Modbury, secretary, who died on 8 June 1999

Wilson, Beryl Joyce, late of 4 Summer Street, North Haven, home duties, who died on 13 July 1999.

Winter, Lorna Joyce, late of 280 Shepherds Hill Road, Eden Hills, widow, who died on 15 July 1999.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 10 September 1999 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are 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 the same to the Public Trustee.

Dated 12 August 1999.

J. H. WORRALL, Public Trustee

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

- Hore, Doreen Theresa, late of Lutheran Home, 54 Fisher Street, Fullarton, retired housekeeper, who died on 16 April 1999.
- Mackenzie, Colin Lloyd, late of 52 Beaconsfield Terrace. Ascot Park, pensioner, who died on 28 May 1999.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against either of the abovenamed estates are directed to send full particulars and evidence of such claims to the undersigned on or before 13 September 1999, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are in debited to either of the above estates are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to either of the said estates are forthwith to deliver the same to the undersigned.

Dated 12 August 1999.

ANZ EXECUTORS AND TRUSTEE COMPANY LIMITED (ACN 006 132 332), 530 Street, Melbourne, Victoria Collins 3000

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

- Chapman. Edna May, late of Martindale Nursing Home, 1 Duffield Street, Gawler East, widow, who died on 20 April 1999.
- McAuliffe Clement Edward, late of Winchester Residential Care, 40 Winchester Street, Malvern, retired mail orderly, who died on 27 June 1999.
- Plutecki, Wincenty, late of 6 Pitt Street, Paradise, retired farmer, who died on 14 June 1999.
- Richardson, William Ainsley, late of 56 Rolleston Avenue, Salisbury North, retired school teacher, who died on 28 June 1999.

Saunders, Florence Grace, late of North Terrace, Georgetown, widow, who died on 30 November 1998.

Tiver, Dorothy Vera, late of Clayton Church Homes, 148

Beulah Road, Norwood, widow, who died on 13 June 1999. West, George Frederick, late of Oaklands Residential Care Facility, 2 Jean Street, Oaklands Park, retired merchandise clerk, who died on 17 March 1999.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against any of the abovenamed estates are directed to send full particulars of such claims to the undersigned on or before 2 September 1999, otherwise they will be excluded from the distribution of the said estate.

Dated 5 August 1999.

IOOF	AUSTRA	ALIA TI	RUSTEES	LIMITED
(.	ACN 007 8	370 644)	and	BAGOT'S
E	XECUTOR	AND TI	RUSTEE	Company
I	IMITED (A	CN 007 8	69 829)	, 212 Pirie
S	treet, Adel	aide, S.A.	. 5000.	

SOUTH AUSTRALIA-In the Supreme Court. No. 646 of 1992. In the matter of Amtrac Transport Company Pty Ltd (in liquidation) (ACN 051 275 408) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And take further notice that if you have any objection to the granting of my release and dissolution of the company you must file at the Supreme Court and also forward to me within 21 days of the publication in the Gazette of the notice of my intention to apply for a release and dissolution of the company a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993. A summary of my receipts and payments as liquidator is available from my office.

Dated 3 August 1999.

J. SHEAHAN, Liquidator

Note: Section 481 of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him/her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

SOUTH AUSTRALIA-In the Supreme Court. No. 2131 of 1996. In the matter of All Type Fabrications Pty Limited (in liquidation) (ACN 055 367 989) and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia, dated 2 August 1999, I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000 the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order. Dated 4 August 1999.

J. SHEAHAN, Liquidator

B & S PAINTERS PTY LIMITED (ACN 070 792 906)

ON 3 August 1999, the Supreme Court of South Australia in Action No. 770 of 1999, made an order for the winding up of B & S Painters Pty Limited and appointed Mark Christopher Hall, 26 Flinders Street Adelaide, S.A. 5000 to be the liquidator of that company.

DEPUTY COMMISSIONER OF TAXATION, 191 Pulteney Street, Adelaide, S.A. 5000

DELBLOCK PTY LTD (TRADING AS BROADLINE PLUMBING CONTRACTORS)

(ACN 008 277 718)

RICHARD JOSEPH CASTELLAN AND LYNETTE CASTELLAN (trading as the Backflow Shop) has brought a summons in Action No. 994 of 1999, in the Supreme Court of South Australia seeking the winding up of Delblock Pty Ltd trading as Broadline Plumbing Contractors. The summons is listed for hearing on 7 September 1999 at not before 2.30 p.m. Any creditor or contributory of Delblock Pty Ltd trading as Broadline Plumbing Contractors wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained on payment of the proper cost from Marshalls, Level 2, 81 Flinders Street, Adelaide, S.A. 5000, solicitors for the plaintiff.

SOUTH AUSTRALIA—In the Supreme Court. No. 764 of 1999. In the matter of Elias Kastanias (also known as Lewis Kastanias) and in the matter of the Public Trustee.

Notice of Appointment of Manager

Take notice that on 30 July 1999 Public Trustee was appointed manager of the portion of the property registered in the name of the said Elias Kastanias being the whole of the land comprised in certificate of title register book volume 3525, folio 97 jointly held with Stelios Kastanias (protected person), pursuant to the Public Trustee Act 1995.

J. H. WORRALL, Public Trustee

ENVIROTECH COMMERCIAL REFRIGERATION PTY LTD (ACN 075 099 768)

ARNEG OCEANIA PTY LTD (ACN 076 781 434) has brought a summons in Action No. 809 of 1999, in the Supreme Court of South Australia seeking the winding up of Envirotech Commercial Refrigeration Pty Ltd. The summons is listed for hearing on Tuesday, 7 September 1999 at not before 2.15 p.m. Any creditor or contributory of Envirotech Commercial Refrigeration Pty Ltd wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained on payment of the proper cost from Finlaysons, 81 Flinders Street, Adelaide, S.A. 5000, solicitors for the plaintiff.

LEISURETIME HOLIDAYS (AUSTRALIA) LTD (ARBN 081 261 967)

ON 3 August 1999, the Supreme Court of South Australia in Action No. 758 of 1999, made an order for the winding up of Leisuretime Holidays (Australia) Ltd and appointed Bruce Neil Mulvaney to be the liquidator of that company.

V. MALINARIC, General Counsel, Solicitor for Australian Securities & Investments Commission, Level 8, 100 Pirie Street, Adelaide, S.A. 5000.

PESON PTY LIMITED

(ACN 008 116 176)

THE DEPUTY COMMISSIONER OF TAXATION of the Adelaide Branch of the Australian Taxation Office located at 191 Pulteney Street, Adelaide, S.A. 5000 has brought a summons in Action No. 913 of 1999 in the Supreme Court of South Australia seeking the winding up of Peson Pty Limited. The summons is listed for hearing on Tuesday, 7 September 1999 at not before 2.15 p.m. Any creditor or contributory of Peson Pty Limited wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained on payment of the proper cost from the Deputy Commissioner of Taxation, 191 Pulteney Street, Adelaide, S.A. 5000.

SOUTH AUSTRALIA—In the Supreme Court. No. 1501 of 1997. In the matter of Water Purification Systems International Pty Ltd (in liquidation) (ACN 067 187 731) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that, I, David John Olifent of PricewaterhouseCoopers, Level 14, 91 King William Street, Adelaide, S.A. 5000 the liquidator of the above company, intend to make application to the Supreme Court of South Australia for my release as the liquidator of the abovenamed company.

An further take notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 5 August 1999.

D. J. OLIFENT, Liquidator

Note: Section 481 (3) of the Corporations Law enacts that an order of the Court releasing the liquidator discharges him or her from all liability in respect of any act done or default made by him or her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or concealment of any material fact.

Name and Address of Owner on Books	Total Amount Due to Owner \$	Cheque No.	Date of First Payment
D. Arbon, 174 Epping Road, Mansfield Park, S.A. 5061P. Blairn, Unit 2, 16 Peters Street, Warrnambool, Vic.	18.65	92981	29.11.89
3280 Neil Cameron, Naracoorte Caravan Park, 81 Park	21.73	81836	14.11.89
Terrace, Naracoorte, S.A. 5271	24.00	52016	23.7.93
R. Ham, 14 Buttrell Avenue, Ingle Farm, S.A. 5098 B. Kennedy, Unit 2, 62 Wehl Street, Mount Gambier, S.A.	10.96	85474	15.11.89
5290 Peter Preiss, 5 Gregory Avenue, Campbelltown, S.A. 5070	20.78	81099	14.11.89
Miss J. Taylor, Unit 5, 194 Fullarton Road, Dulwich, S.A.	78.53	48051	16.3.93
5065	10.17	87332	21.11.89
Total	\$184.84		

UNCLAIMED MONEYS ACT 1891 Register of Unclaimed Moneys Held by Hallmark Life Insurance Company Ltd

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys Held by Hallmark General Insurance Company Ltd

Name and Address of Owner on Books	Total Amount Due to Owner \$	Cheque No.	Date of First Payment
G. Jones, P.O. Box 15, Coober Pedy, S.A. 5723 Dr Graeme Pater, Mitsubishi Motors, Sherriffs Road,	20.00	28851	23.4.90
Lonsdale, S.A. 5160	36.00	68873	6.3.92
Total	\$56.00		

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform Riverside 2000 of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

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

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

NOTE: Closing time for lodging new copy (either fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Ph. 8207 1045—Fax 8207 1040.

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