



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, 2 SEPTEMBER 1999

CONTENTS

	Page
Appointments, Resignations, Etc.....	1047
Corporations and District Councils—Notices	1106
Crown Lands Act 1929—Notice	1048
Environment Protection Act 1993—Notice.....	1048
Fisheries Act 1982—Notices.....	1050
Gaming Machines Act 1992—Notice	1080
Harbors and Navigation Act 1993—Notice	1081
Land Acquisition Act 1969-1972—Notice	1081
Land and Business (Sale and Conveyancing) Act 1994— Notice	1080
Liquor Licensing Act 1997—Notices.....	1084
Mining Act 1971—Notices	1088
Motor Vehicles Act 1959—Notice.....	1089
Passenger Transport Act 1994—Appointment.....	1081
Petroleum (Submerged Lands) Act 1967—Notice	1081
Private Advertisements.....	1108
Proclamations.....	1046
Public Trustee Office—Administration of Estates	1108

REGULATIONS

Electricity Corporations (Restructuring and Disposal) Act 1999 (No. 181 of 1999).....	1096
Harbors and Navigation Act 1993 (No. 182 of 1999)	1097
Roads (Opening and Closing) Act 1991—Notices.....	1095
Soil Conservation and Land Care Act 1989—Appointments ..	1095

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.

**AUSTRALASIA RAILWAY (THIRD PARTY ACCESS) ACT 1999
(Act No. 46 of 1999): DAY OF COMMENCEMENT**

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 2 September 1999 as the day on which the *AustralAsia Railway (Third Party Access) Act 1999* will come into operation.

Given under my hand and the Public Seal of South Australia at Adelaide, 2 September 1999.

By command,

IAIN EVANS, for Premier

TSA 345/99 CS

MINES AND WORKS INSPECTION ACT 1920 SECTION 4(2): REVOCATION OF DECLARATION OF MINING OPERATION—TWIN ROAD TUNNELS, ADELAIDE-CRAFERS HIGHWAY

Proclamation By The Governor

(L.S.) E. J. NEAL

Preamble

1. On 3 July 1997 a proclamation was made under section 4(2) of the *Mines and Works Inspection Act 1920* declaring certain operations associated with construction of the twin road tunnels along the alignment for the Adelaide-Crafers Highway to be mining operations (see *Gazette* 3 July 1997 p. 4).

2. It is now appropriate to revoke that proclamation.

Proclamation

PURSUANT to section 4(2) of the *Mines and Works Inspection Act 1920* and with the advice and consent of the Executive Council, I revoke the proclamation referred to in the preamble.

Given under my hand and the Public Seal of South Australia at Adelaide, 2 September 1999.

By command,

IAIN EVANS, for Premier

MPNR 40/99 CS

**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 (other than Monday, 4 October 1999), Tuesday, Wednesday and Friday from 6 p.m. until 7 p.m.

This proclamation has effect from Monday, 13 September 1999 until Tuesday, 12 October 1999 (both days inclusive).

Given under my hand and the Public Seal of South Australia at Adelaide, 2 September 1999.

By command,

IAIN EVANS, for Premier

MGE 75/99 CS

**SHOP TRADING HOURS ACT 1977 SECTION 13:
ALTERATION OF SHOP TRADING HOURS—
JANUARY 2000**

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—

1. I require all shops (other than exempt shops) in all shopping districts to remain closed on Saturday, 1 January 2000.

2. I authorise the opening of all shops in *Central Shopping District* and the *Metropolitan Shopping District* from 7 a.m. until 7 p.m. on Monday, 3 January 2000, subject to the condition set out in the schedule.

SCHEDULE

This proclamation only authorises the opening of a shop if, subject to an industrial agreement or an enterprise agreement to the contrary, a person who is employed in the business of the shop is entitled to refuse to work at the shop during the hours specified in this proclamation unless he or she has agreed with the shopkeeper to work during those hours.

Given under my hand and the Public Seal of South Australia at Adelaide, 2 September 1999.

By command,

IAIN EVANS, for Premier

MGE 85/99 CS

**SHOP TRADING HOURS ACT 1977 SECTION 13:
ALTERATION OF SHOP TRADING HOURS—
DECEMBER 1999**

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—

1. I authorise the opening of all shops in the *Metropolitan Shopping District* from 7 p.m. until 9 p.m. on the following days, subject to the condition set out in the schedule:

Wednesday, 22 December 1999,

Wednesday, 29 December 1999.

2. I authorise the opening of those shops in the *Central Shopping District* and the *Metropolitan Shopping District* that are supermarkets the business of which is solely or predominantly the retail sale of foodstuffs from 7 a.m. until 7 p.m. on Tuesday, 28 December 1999, subject to the condition set out in the schedule.

3. I require all shops (other than exempt shops) in the *Central Shopping District* to remain closed from 6 p.m. until 9 p.m. on Friday, 24 December 1999.

4. I require all shops (other than exempt shops) in the *Metropolitan Shopping District* to remain closed from 6 p.m. until 7 p.m. on Friday, 24 December 1999.

5. I require all shops (other than exempt shops) in all shopping districts to remain closed on the following days:

Saturday, 25 December 1999,

Sunday, 26 December 1999.

SCHEDULE

This proclamation only authorises the opening of a shop if, subject to an industrial agreement or an enterprise agreement to the contrary, a person who is employed in the business of the shop is entitled to refuse to work at the shop during the hours specified in this proclamation unless he or she has agreed with the shopkeeper to work during those hours.

Given under my hand and the Public Seal of South Australia at Adelaide, 2 September 1999.

By command,

IAIN EVANS, for Premier

MGE 85/99 CS

**SHOP TRADING HOURS ACT 1977 SECTION 13:
ALTERATION OF SHOP TRADING HOURS—
NOVEMBER 1999**

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 (other than shops the business of which is solely or predominantly the retail sale of boats or motor vehicles) in the *Metropolitan Shopping District* from 11 a.m. until 5 p.m. on the following Sundays:

Sunday, 14 November 1999,
Sunday, 21 November 1999.

Given under my hand and the Public Seal of South Australia at Adelaide, 2 September 1999.

By command,

IAIN EVANS, for Premier

MGE 85/99 CS

Department of the Premier and Cabinet
Adelaide, 2 September 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Royal Zoological Society of South Australia Inc., pursuant to the provisions of the Associations Incorporation Act 1985:

Member: (from 2 September 1999 until 1 September 2001)
Dr Deborah Kaye Kelly

By command,

IAIN EVANS, for Premier

MEH 59/99CS

Department of the Premier and Cabinet
Adelaide, 2 September 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Public Housing Appeal Panel, pursuant to the provisions of the Constitution Act 1934:

Member: (from 2 September 1999 until 1 September 2000)
Margaret Amelia Castles LLB(Hons), Grad.Dip.Int.Law (ANU)
Ursula Dahl, BA Hons Soc, Grad Dip Health Admin
Paul Thomas Madden Grad.Cert.Disp.Res, MDispRes
Frances Meredith BA(Hons), MA

By command,

IAIN EVANS, for Premier

MHS 29/98CS

Department of the Premier and Cabinet
Adelaide, 2 September 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board, pursuant to the provisions of the Education Act 1972:

Chairman: (from 2 September 1999 until 30 June 2000)
Carmel Ann Kerin, LLB, GradCertMed

Member: (from 2 September 1999 until 30 June 2000)
Elizabeth Jane Swift, BA (Hons), DipEd, GradDipEdAdmin
David Gordon Mellen, DipT, AdvDipT, BEd
Neville Dominic Sanderson, BA, DipT (Sec)
Karen Jane Lamont, DipT, BEd
John Kleinig, BEc, DipT, BEd
Julie Elizabeth Lundberg, BA, DipEd, DipSocSc, MA
Julie Ann Haar, DipKindT, GradDipTLib
Alana Zerjal-Mellor, DipT(Sec), BEdSecArt
Jennifer Noelene Hocking, DipT (ECE)

Lee Ryde Morgan, TCert(Prim), DipT, BEc, MEd(Admin)
Keith Renny Parkinson, DipT(Sec), BEd
Stephen David Andrews, BEd
Peter Charles Brinkworth, DipT, BA, DipEd

Deputy Member: (from 2 September 1999 until 30 June 2000)

Yvonne Mary Webb, DipT(Sec), GradDipEd, LLB, GradCertLegal Practice (Deputy of Swift)
Beryl Lorraine Kennedy, Dip T(Sec), Adv Dip T (Deputy of Mellen)
Michael John Papps, DipT(Prim), BEd, GradDipEdAdmin (Deputy of Sanderson)
Susan Mavis Fox, Dip T.ECE, BEd (SpecEd) (Deputy of Lamont)
Garry Raymond Le Duff, BA (Hons), Dip Ed, Grad DipEdAdmin, MEd (Deputy of Kleinig)
Barry Hamilton Morrison, DipT(Prim) (Deputy of Lundberg)
Darryl Ian Morley, BA, DipT, GradDipEdAdmin (Deputy of Haar, Zerjal-Mellor, Hocking, Morgan, Parkinson and Andrews)
Ralph Harfield Barnes, DipT(Sec), BEd (Deputy of Haar, Zerjal-Mellor, Hocking, Morgan, Parkinson and Andrews)
Murray Henderson, BEc, GradDipT, MEdCurrLead (Deputy of Haar, Zerjal-Mellor, Hocking, Morgan, Parkinson and Andrews)
Judith Helen Peters, M.Ed., B.Ed., Grad.Dip.Ed. (Deputy of Brinkworth)

By command,

IAIN EVANS, for Premier

MECT 31/99CS

Department of the Premier and Cabinet
Adelaide, 2 September 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Veterinary Surgeons Board, pursuant to the provisions of the Veterinary Surgeons Act 1985:

Presiding Officer: (from 2 September 1999 until 1 September 2002)
David William Johns

Deputy Presiding Officer: (from 2 September 1999 until 1 September 2002)
Rosemary Hamilton Craddock

Member: (from 2 September 1999 until 1 September 2002)
Ian David Balfour McBryde
Helen Radoslovich

Deputy Member: (from 2 September 1999 until 1 September 2002)
Rodney Stephen Babidge (Deputy of McBryde)
Cheryl Anne Ross (Deputy of Radoslovich)

By command,

IAIN EVANS, for Premier

MPNR 041/99CS

Department of the Premier and Cabinet
Adelaide, 2 September 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Ivan Lucas, BSc, BEc, MBA, MLC, Treasurer to be also Acting Minister for Education, Children's Services and Training for the period 9 September 1999 to 19 September 1999 inclusive, during the absence of the Honourable Malcolm Robert Buckby, BAg, GradDipEc, MP.

By command,

IAIN EVANS, for Premier

MECT 10/99CS

Department of the Premier and Cabinet
Adelaide, 2 September 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 Minister for Education, Children's Services and Training for the period 20 September 1999 to 26 September 1999 inclusive, during the absence of the Honourable Malcolm Robert Buckby, BAg, GradDipEc, MP.

By command,

IAIN EVANS, for Premier

MECT 10/99CS

Department of the Premier and Cabinet
Adelaide, 2 September 1999

HIS Excellency the Governor in Executive Council has removed Sue Watson as Registrar of Brands and Katrina Melnychyn as Deputy Registrar of Brands, pursuant to sections 5 and 6 of the Brands Act 1933 and section 36 of the Acts Interpretation Act 1915.

By command,

IAIN EVANS, for Premier

MPNR 038/99CS

Department of the Premier and Cabinet
Adelaide, 2 September 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint Karen Greenhalgh as Registrar of Brands, pursuant to section 5 of the Brands Act 1933

By command,

IAIN EVANS, for Premier

MPNR 038/99CS

Department of the Premier and Cabinet
Adelaide, 2 September 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint Tony Biefari, Terry John Wicker and Jeffrey Colin Betts as Standards Officers, pursuant to the provisions of the Trade Standards Act 1979.

By command,

IAIN EVANS, for Premier

OCBA 009/99CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, 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 dedicate the Crown Land defined in The Schedule as a Public Road.

THE SCHEDULE

Allotment 1 of DP 52818, Out of Hundreds (Cooper Pedy), being within the district of Cooper Pedy.

Dated 27 August 1999.

P. M. KENTISH, Surveyor-General

DL 5041/1991

ENVIRONMENT PROTECTION ACT 1993

I, STEPHEN RICHARD SMITH Co-ordinator, Beverage Container Administration and Delegate of the Environment Protection Authority hereby approve, pursuant to section 69 of the Act each of the classes of containers set out in the Second Schedule of this notice as Category B containers for the purposes of Part 8 Division 2 of the Act.

SECOND SCHEDULE

BEVERAGE CONTAINERS

CATEGORY 'B' CONTAINERS

Product	Container size (mL)	Container type
Abatilles Mineral Water	1 500	Plastic
AJW Vodka Peach & Orange	330	Glass
Andreas Pils Beer	500	Can
Anstey Hill Natural Spring Water	1 500	Plastic
Anstey Hill Natural Spring Water	350	Plastic
Anstey Hill Natural Spring Water	5 000	Plastic
Anstey Hill Natural Spring Water	600	Plastic
Aurora Chinotto	300	Glass
Aurora Chinotto	750	Glass
Aurora Mineral Water	300	Glass
Aurora Mineral Water	750	Glass
Berliner Kindl Weisse	330	Glass
Binding Roemer Pils Beer	500	Can
Bintang Beer	330	Glass
Black Douglas Scotch Whiskey & Cola	440	Can
Black Douglas Scotch Whiskey & Dry	375	Can
Black Douglas Scotch Whiskey & Dry	440	Can
Brewers Droop	500	Glass
Bundaberg & Cola OP Rum	375	Can
Bundaberg & Cola	340	Glass
Bundaberg & Cola	375	Can
Bundaberg Rum & Cola Gold 3.5%	375	Can
Captain Morgan Jamaican Rum & Cola	440	Can
Clausthaler Premium	330	Glass
Clausthaler Premium	500	Can
Coors Beer	355	Glass
Cougar Bourbon Whiskey & Cola	330	Glass
Cougar Bourbon Whiskey & Cola	440	Can
Cougar Bourbon Whiskey & Dry	375	Can
Cougar Bourbon Whiskey & Dry	440	Can
Crystal Cocktail	375	Can
Crystal Creamy Soda	375	Can
Crystal Diet Low Joule Cola	375	Can
Crystal Fresh Water	375	Can
Crystal Lemon Mineral Water Drink	375	Can
Crystal Lemonade	375	Can
Crystal Lime	375	Can
Crystal Orange	375	Can
Crystal Raspberry	375	Can
Crystal Rebel Cola	375	Can
Dab Original	330	Glass
Dab Original	500	Can
Dab Traditional Dark	640	Glass
Diet Pepsi	660	Plastic
Diet Sunkist	1 250	Plastic
Diet Sunkist	375	Can
Full Sail Amber Ale	330	Glass
Gambrinus	500	Glass
Gosser Dark Beer	330	Glass
Gosser Pale Beer	330	Glass
Gosser Pale Beer	500	Can
H2GO Pure Australian Spring Water	1 600	Plastic
H2GO Pure Australian Spring Water	650	Plastic
Hansa Pils Beer	500	Glass
Hartz 100% Natural Mineral Water	330	Glass
Hartz Island Apple Mineral Water	330	Glass
Hartz Lemon Lime Mineral Water	330	Glass
Hartz Light Bitters Mineral Water	330	Glass

Product	Container size (mL)	Container type	Product	Container size (mL)	Container type
Hartz Orange Grove Mineral Water	330	Glass	Quench Portello	600	Plastic
Hartz Orchard Peach Mineral Water	330	Glass	Quench Soda Water	1 000	Plastic
Hartz Silver Cola Mineral Water	330	Glass	Quench Tropical Crush	1 000	Plastic
Hartz Still Water	350	Plastic	Quench Tropical Crush	350	Plastic
Hartz Still Water	500	Plastic	Quench Tropical Crush	600	Plastic
Hartz Strawberry Mineral Water	330	Glass	Radegast Premium Lager	500	Glass
Hartz Wildberry Mineral Water	330	Glass	Regenten Pils Beer	500	Can
Henry VIII Premium Ale	375	Glass	San Miguel Beer	320	Glass
Highland Scotch & Cola	440	Can	Santa Vittoria Amaro	180	Glass
Hofbrauhaus Premium Lager	330	Glass	Santa Vittoria Bitters	100	Glass
Holsten Premium	330	Glass	Santa Vittoria Chinotto	180	Glass
Hoopers Hooch Apple	330	Glass	Santa Vittoria Dolce	180	Glass
Hoopers Hooch Blackcurrant	330	Glass	Santa Vittoria Limonata	180	Glass
Hoopers Hooch Lemon	330	Glass	Santa Vittoria Mineral Water	1 000	Glass
Hoopers Hooch Orange	330	Glass	Santa Vittoria Mineral Water	250	Glass
Hot Ice	330	Glass	Santa Vittoria Mineral Water	500	Glass
Johnnie Walker Red Label Old Scotch Whiskey & Dry Ginger	300	Glass	Santa Vittoria Spring Water	1 500	Plastic
Johnnie Walker Red Label Old Scotch Whiskey & Dry Ginger	375	Can	Sapporo Original Draught Beer	650	Can
Kenton Valley Spring Water	1 500	Plastic	Saxbys Creme Soda	300	Glass
Kenton Valley Spring Water	600	Plastic	Saxbys Lemon Soda Squash	300	Glass
Kronen Premium Pils	330	Glass	Saxbys Lemonade	300	Glass
Kronen Premium Pilsener	500	Can	Saxbys Lime Flavour	300	Glass
Loys Cocktail	1 250	Plastic	Saxbys Mandarin	300	Glass
Loys Cola	1 250	Plastic	Saxbys Pineapple Flavour	300	Glass
Loys Creamy Soda	1 250	Plastic	Saxbys Raspberry Flavour	300	Glass
Loys Diet Cola	1 250	Plastic	Saxbys Traditional Lemonade	300	Glass
Loys Diet Lemon Drink	1 250	Plastic	Schofferhofer Dark Weizen	500	Glass
Loys Diet Lemonade	1 250	Plastic	Schofferhofer Hefe Weizen	500	Glass
Loys Dry Ginger Ale	1 250	Plastic	Schofferhofer Kristal Weizen	500	Glass
Loys Ginger Beer	1 250	Plastic	Seven-Up	660	Plastic
Loys Lemon Fruit Drink & Natural Mineral Water	1 250	Plastic	Slades Bitter Lemon	330	Glass
Loys Lemon Fruit Drink	1 250	Plastic	Slades Cola	330	Glass
Loys Lemonade	1 250	Plastic	Slades Cola	375	Can
Loys Lime Flavour	1 250	Plastic	Slades Creamy Soda	375	Can
Loys Natural Mineral Water	1 250	Plastic	Slades Diet Cola	1 000	Plastic
Loys Orange & Mango Fruit Drink & Natural Mineral Water	1 250	Plastic	Slades Diet Cola	375	Can
Loys Orange Fruit Drink & Natural Mineral Water	1 250	Plastic	Slades Diet Lemon	1 000	Plastic
Loys Portello	1 250	Plastic	Slades Diet Lemon	375	Can
Loys Raspberry Flavour	1 250	Plastic	Slades Diet Lemonade	1 000	Plastic
Loys Sarsaparilla	1 250	Plastic	Slades Diet Orange	1 000	Plastic
Loys Soda Water	1 250	Plastic	Slades Dry Ginger	330	Glass
Magic Power Kick	330	Glass	Slades Ginger Beer	330	Glass
McEwans Scotch Ale	330	Glass	Slades Ginger Beer	375	Can
Mirinda Orange	660	Plastic	Slades Lemon Lime Spa	375	Can
Mirinda Passionfruit	660	Plastic	Slades Lemon Soda Squash	330	Glass
Mirinda Raspberry	660	Plastic	Slades Lemon Spa	375	Can
Mountain Dew	660	Plastic	Slades Lemonade	1 000	Plastic
Old Fart	500	Glass	Slades Lemonade	330	Glass
Pepsi Cola	660	Plastic	Slades Lemonade	375	Can
Pepsi Max	660	Plastic	Slades Natural Mineral Water	1 000	Plastic
Piss Beer	330	Glass	Slades Natural Mineral Water	330	Glass
Quench Apple Blackcurrant	350	Plastic	Slades Orange Mango Spa	375	Can
Quench Apple Blackcurrant	600	Plastic	Slades Orange Passionfruit	375	Can
Quench Apple Raspberry	1 000	Plastic	Slades Orange Spa	375	Can
Quench Apple Raspberry	350	Plastic	Slades Passionfresh	375	Can
Quench Apple Raspberry	600	Plastic	Slades Raspberry	375	Can
Quench Blue Heaven	350	Plastic	Slades Sarsaparilla	330	Glass
Quench Blue Heaven	600	Plastic	Slades Soda Water	330	Glass
Quench Cola	1 000	Plastic	Slades Tonic Water	330	Glass
Quench Cola	350	Plastic	Specialty Waters Dry Ginger Ale	500	Plastic
Quench Cola	600	Plastic	Specialty Waters Soda Water	500	Plastic
Quench Lemon Crush	1 000	Plastic	Specialty Waters Tonic Water	500	Plastic
Quench Lemon Crush	350	Plastic	Stappi Aranciata	180	Glass
Quench Lemon Crush	600	Plastic	Stappi Bitter	100	Glass
Quench Lemon Lime Crush	1 000	Plastic	Stappi Chinotto	180	Glass
Quench Lemon Lime Crush	350	Plastic	Stappi Gassosa	180	Glass
Quench Lemon Lime Crush	600	Plastic	Stappi Lemon	180	Glass
Quench Lemonade	1 000	Plastic	Stappi Stappino	100	Glass
Quench Orange Crush	1 000	Plastic	Stone Mountain Natural Spring Water	1 500	Plastic
Quench Orange Crush	350	Plastic	Stone Mountain Natural Spring Water	350	Plastic
Quench Orange Crush	600	Plastic	Stone Mountain Natural Spring Water	600	Plastic
Quench Portello	1 000	Plastic	Summit Natural Spring Water	1 500	Plastic
Quench Portello	350	Plastic	Summit Natural Spring Water	350	Plastic
			Summit Natural Spring Water	500	Plastic
			Summit Natural Spring Water	600	Plastic
			Summit Natural Spring Water	750	Plastic
			Sunkist Tropical	1 250	Plastic
			Sunkist	1 250	Plastic

Product	Container size (mL)	Container type
Sunkist	2 000	Plastic
Sunkist	375	Can
Sunkist	600	Plastic
Tetleys English Ale	440	Can
Tommo & Hawk Premium Ale	375	Glass
Torquay Bondi Cola Mineral Water	1 250	Plastic
Torquay Bondi Cola Mineral Water	300	Glass
Torquay Bondi Cola Mineral Water	600	Plastic
Torquay Caffeine Free Bondi Cola Mineral Water	350	Plastic
Torquay Lemon Lime & Bitters Mineral Water	300	Glass
Torquay Lemon Lime Mineral Water	1 250	Plastic
Torquay Lemon Lime Mineral Water	300	Glass
Torquay Lemon Lime Mineral Water	350	Plastic
Torquay Lemon Lime Mineral Water	375	Can
Torquay Lemon Lime Mineral Water	600	Plastic
Torquay Lemon Mineral Water	1 250	Plastic
Torquay Lemon Mineral Water	300	Glass
Torquay Lemon Mineral Water	600	Plastic
Torquay Natural Mineral Water	1 250	Plastic
Torquay Natural Mineral Water	300	Glass
Torquay Natural Mineral Water	375	Can
Torquay Orange Mineral Water	1 250	Plastic
Torquay Orange Mineral Water	300	Glass
Torquay Orange Mineral Water	350	Plastic
Torquay Orange Mineral Water	600	Plastic
Torquay Pine Lime Mineral Water	1 250	Plastic
Torquay Pine Lime Mineral Water	300	Glass
Torquay Pine Lime Mineral Water	350	Plastic
Torquay Pine Lime Mineral Water	600	Plastic
Torquay Portello Mineral Water	1 250	Plastic
Torquay Portello Mineral Water	300	Glass
Torquay Portello Mineral Water	600	Plastic
Torquay Raspberry Apple Mineral Water	1 250	Plastic
Torquay Raspberry Apple Mineral Water	300	Glass
Torquay Raspberry Apple Mineral Water	350	Plastic
Torquay Raspberry Apple Mineral Water	600	Plastic
Torquay Spring Water	1 500	Plastic
Torquay Spring Water	350	Plastic
Torquay Spring Water	600	Plastic
Tsing Tao Beer	330	Glass
Vita Malz Malt Beverage	330	Glass
Wimmers Bitter Lemon	300	Glass
Wimmers Creaming Soda	1 250	Plastic
Wimmers Creaming Soda	300	Glass
Wimmers Creaming Soda	500	Plastic
Wimmers Double Sars	1 250	Plastic
Wimmers Double Sars	300	Glass
Wimmers Double Sars	500	Plastic
Wimmers Dry Ginger Ale	300	Glass
Wimmers Lemon, Lime & Bitters	1 250	Plastic
Wimmers Lemon, Lime & Bitters	300	Glass
Wimmers Lemon, Lime & Bitters	500	Plastic
Wimmers Lemonade Squash	1 250	Plastic
Wimmers Lemonade Squash	300	Glass
Wimmers Lemonade Squash	500	Plastic
Wimmers Lemonade	1 250	Plastic
Wimmers Lemonade	300	Glass
Wimmers Lemonade	500	Plastic
Wimmers Lime Cooler	1 250	Plastic
Wimmers Lime Cooler	300	Glass
Wimmers Lime Cooler	500	Plastic
Wimmers Passionfruit	300	Glass
Wimmers Passionfruit	500	Plastic
Wimmers Raspberry Lemonade	1 250	Plastic
Wimmers Raspberry Lemonade	300	Glass
Wimmers Raspberry Lemonade	500	Plastic
Wimmers Soda Water	300	Glass
Wimmers Tangerine Orange	1 250	Plastic
Wimmers Tangerine Orange	300	Glass
Wimmers Tangerine Orange	500	Plastic
Wimmers Tonic Water	300	Glass
Youngs Dirty Dicks	500	Glass

Product	Container size (mL)	Container type
Youngs Old Nick	500	Glass
Youngs Ram Rod	330	Glass
Youngs Special Bitter	500	Glass
Youngs Special London	330	Glass

Dated 2 September 1999.

S. R. SMITH, Co-ordinator, Beverage Container Administrator and Delegate of the Environment Protection Authority.

FISHERIES ACT 1982: SECTION 48G (2)

TAKE notice that pursuant to section 48G (2) of the Fisheries Act 1982, I hereby authorise Australian Fishing Enterprises Pty Ltd and Tuna Growers Pty Ltd, P.O. Box 1073, Port Lincoln, S.A. 5606 (hereafter referred to as the 'permit holder') to disturb the seabed of the site specified in Item 1 of the Schedule for the purpose only of installing the structures specified in Item 2 of the Schedule in accordance with Marine Tuna Farming Licence No. FB00002, (such structures not to be installed on the seabed itself) for the period commencing 1 July 1999 and ending upon the expiration or earlier termination of Marine Tuna Farming Licence No. FB00002 issued pursuant to section 53 of the Fisheries Act 1982.

SCHEDULE 1

Item 1—Location Co-ordinates

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
583950E 6158186N	20
584092E 6157815N	
583621E 6157649N	
583476E 6158024N	

Item 2—Structures to be Installed

Sea Cages 10

Dated 9 August 1999.

D. MACKIE, Manager, Legislation and Policy

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Australian Fishing Enterprises Pty Ltd and Tuna Growers Pty Ltd, P.O. Box 1073, Port Lincoln, S.A. 5606 (hereafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence No. FB00002.

SCHEDULE 1

The importation and release of southern bluefin tuna, (*Thunnus maccoyii*), within the area of water defined by the following co-ordinates:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
583950E 6158186N	20
584092E 6157815N	
583621E 6157649N	
583476E 6158024N	

SCHEDULE 2

1. Fish obtained within South Australia for use in the fish farm shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.

2. The permit holder shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 of the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.

3. 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 permitted by this notice.

4. The permit holder must retain the copy of this permit which has been supplied by the Director of Fisheries, and if requested by a Fisheries Officer, produce that permit for inspection.

Dated 9 August 1999.

D. MACKIE, Manager, Legislation and Policy

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Rolf Czabayski, 5 Willowbridge Grove, Burnside, S.A. 5066 (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 (*Carcharodon carcharias*) for the purpose of cage viewing 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, and the following portions of the Sir Joseph Banks Islands Conservation Park; English and Sibsey Islands.

Note: Dangerous Reef is not available under this permit due to Sea lion breeding between 1 May 1999 and 1 January 2000.

SCHEDULE 2

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

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.

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 activities.

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 activities if requested and subject to negotiation and availability of space.

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

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

Whilst engaged in the permitted activity a 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.

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.

The permit holder must maintain a log whilst engaged in the permitted activity which includes the date and location, number of passengers, number of hours berleying, number of sharks observed and any other relevant observations or comments. Records must be kept in a form determined by the operators 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 such outstanding logs are received by the relevant DEHAA office.

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

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

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

4 September 1999 to 6 September 1999.

Dated 27 September 1999.

R. ALLEN, Manager Parks and Wildlife

FISHERIES ACT 1982, SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, those persons specified in Schedule 1, (hereinafter referred to as the 'fishers'), are exempt from section 44 (1) of the Fisheries Act 1982, insofar as the fisher may take fish for trade or business whilst not being the holder of a licence pursuant to regulations made under the Fisheries Act 1982 (hereinafter referred to as the 'permitted activity'), subject to the conditions outlined in Schedule 2 during the period 1 September 1999 to 30 September 1999 or until this notice is revoked, whichever being the earlier.

SCHEDULE 1

Those persons who held a licence pursuant to the Scheme of Management (River Fishery) Regulations 1991, during the licensing year 1998-99 and who have paid all fees due for the 1998-99 year.

SCHEDULE 2

1. All fishing activity conducted pursuant to this notice must be conducted in accordance with the conditions and endorsements applicable to the last licence held by the fisher for the 1998-99 licensing year.

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

Dated 27 August 1999.

W. ZACHARIN, Principal Fisheries Manager

FISHERIES ACT 1982

MARINE TUNA FARMING LICENCE FB00002 (PREVIOUS LICENCE NO. F600)

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Schedule 2 of this licence ('the permitted species') and, pursuant to section 48G (2) of the Act, the Director of Fisheries has also issued a permit to disturb the seabed for the purpose of installing structures necessary for the licensed activity at the below mentioned site, the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Australian Fishing Enterprises Pty Ltd (13227)
Tuna Growers Pty Ltd (13231)
P.O. Box 1073
Port Lincoln, S.A. 5606,

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 1999 and ending, subject to any earlier termination under this licence, on 30 June 2000 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledged and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and

1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. *Marked-off Areas*

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. *Permitted Species*

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. *Permitted Use*

The licensee must not use the site for any purpose other than the permitted use.

5. *Permitted Methods*

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Schedule 2 of this licence.

6. *Sea Cages*

The licensee:

- 6.1 must ensure that all sea cages on the site have anti-predator protection satisfactory to the Minister at all times during the term; and
- 6.2 must immediately inform an officer of PIRSA (Fisheries) on 1800 065 522 or such other officer as the Minister from time to time notifies to the licensee in writing if any marine animal, other than the permitted species, is caught in any sea cage or other farm structure used by the licensee on the site.

7. *Location of Sea Cages*

The licensee must not erect or use any sea cages in any location on the site where stocked sea cages have been used in the immediately preceding two year period.

8. *Marking and Maintaining the Site*

The licensee:

- 8.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 8.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 8.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 8.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

9. *Site Inspection and Supervision*

The licensee:

- 9.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 9.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

10. *Fees and Returns*

The licensee:

- 10.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 10.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

11. *Compliance With Relevant Laws*

- 11.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 11.2 in particular, without derogating from the general requirement under condition 11 of this licence:
 - 11.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 11.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

12. *Public Risk Indemnity*

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

13. *Release*

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

14. *Public Risk Insurance*

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

15. *Guarantee or Indemnity Scheme*

The licensee must either:

- 15.1 provide a guarantee from its bankers; or
- 15.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

16. *No Assignment*

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

17. *Default by Licensee and Termination*

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 17.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 17.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 17.1 notwithstanding rectification of the previous breach or default; or
- 17.3 the licence fee referred to in condition 10 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 17.4 if the licensee is a body corporate, any of the following occur:
 - 17.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 17.4.2 an order is made for the winding up or liquidation of the licensee;
 - 17.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 17.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 17.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or

17.5 if the licensee is an individual, the licensee:

- 17.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 17.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

18. *Interpretation*

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 18.1 any word importing the plural includes the singular and *vice versa*;
- 18.2 any wording importing a gender shall include all other genders;
- 18.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 18.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 18.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 18.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 18.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 18.8 time is of the essence in respect of any obligation relating to time in this licence.

19. *Delegation*

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

20. *Severance*

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

21. *Modification*

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

22. *Waiver*

- 22.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 22.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 22.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

23. Notices

23.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:

23.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);

23.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;

23.1.3 deemed to be duly served or made in the following circumstances:

(a) if delivered, upon delivery;

(b) if sending by mail, upon posting;

(c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,

but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

23.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 9 August 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Australian Fishing Enterprises Pty Ltd was hereunto affixed in the presence of:

(L.S.) S. SARIN, Director

The Common Seal of Tuna Growers Pty Ltd was hereunto affixed in the presence of:

(L.S.) L. GOBIN, Director

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
583950E 6158186N 135°55'00" -34°42'53"	20
584092E 6157815N 135°55'06" -34°43'05"	
583621E 6157649N 135°54'47" -34°43'10"	
583476E 6158024N 135°54'41" -34°42'58"	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
- (2) Posts to be not less than 125 mm in diameter.
- (3) Posts and crosses to be painted yellow.
- (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
- (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
- (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

(b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.

(2) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).

(3) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

All sea cages on the site must be marked with a unique sea cage number and the site's unique 'FB number'; that is, the licence number. All St Andrew's crosses must be marked with the site's unique 'FB number'; that is the licence number.

Item 2—Marked-Off Areas

Marked-off areas must be marked with no less the 8 equally spaced white buoys, each of at least 12 inches in diameter, each positioned no more than 70 m from each relevant sea cage situated on the site.

SCHEDULE 2

Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Southern Bluefin Tuna (*Thunnus maccoyii*)

Permitted Farming Methods

The Director of Fisheries has, pursuant to section 48G (2) of the Act, issued a permit to disturb the seabed for the purpose of installing the structures specified in this Schedule.

Sea Cages 10

Stocking Rates

The maximum stocking density of fish introduced into the site must not exceed 4 kg/m³.

The maximum weight of fish introduced into the site must not exceed 162 tonnes in total during the term of the licence.

SCHEDULE 3

Item 1—Fees

Annual licence fees are:

	\$
TEMP Environmental Monitoring Fee (per hectare)	
20 at \$136 each	2 720.00
Base Licence Fee (per hectare) 20 at \$183 each	3 660.00
FRDC (per hectare) 20 at \$342 each	6 840.00
Total Annual Licence Fee.....	13 220.00
Quarterly Instalments	3 305.00

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.

9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the state, the number of fish and the life stage of the fish.
11. If fish were brought into the state, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Gary Feuerherdt, P.O. Box 712, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulidae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.
2. This exemption is valid only in respect of the fishing vessel *Odysey S* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M153.
3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M153.
5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 56.42 units at 7.712 tonnes per unit (which is equal to 435.11 tonnes).
9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as Area A: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as Area B: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, Area B is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
Base Lines				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S 135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to	34°56.90'S 135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
Bay Closure Lines				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mary Perich, P.O. Box 1240, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Almonta* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M172.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M172.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) **Unloading to a shore based processing plant:**

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) **Unloading at sea or direct to a tuna cage:**

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to Location
Base Lines			
Newland Head	35°38.68'S	138°31.32'E	to 35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to 35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to 35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to 35°50.70'S 138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to 34°57.20'S 135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to 34°56.90'S 135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to 32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to 32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to 32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to 32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to 32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to 32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to 32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to 32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to 33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to 33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to 33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to 35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to 36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to 37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to 37°29.87'S 140°00.63'E
Bay Closure Lines			
Coffin Bay	34°09.07'S	135°14.39'E	to 34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to 34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, E. F. Hendry Pty Ltd, P.O. Box 1, Warooka, S.A. 5577, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Para Star* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M210.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M210.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 30.48 units at 7.712 tonnes per unit (which is equal to 235.06 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as Area A: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as Area B: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, Area B is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	to Location
<i>Base Lines</i>				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
	Vennachar Point	35°53.25'S	136°31.97'E	to
		34°57.20'S	135°37.37'E	to
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
<i>Bay Closure Lines</i>				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Stan Lukin, 62 Lincoln Highway, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Aislinn* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M255.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M255.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 15.56 units at 7.712 tonnes per unit (which is equal to 120 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT** (This refers to other species) and **REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) **Unloading at sea or direct to a tuna cage:**

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by **facsimile** or **in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
<i>Base Lines</i>				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S 135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to	34°56.90'S 135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
<i>Bay Closure Lines</i>				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Tony Lukin, P.O. Box 603, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulidae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Karie* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M273.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M273.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to Location
<i>Base Lines</i>			
Newland Head	35°38.68'S	138°31.32'E	to 35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to 35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to 35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to 35°50.70'S 138°07.95'E Cape Willoughby
	35°53.25'S	136°31.97'E	to 34°57.20'S 135°37.37'E Cape Carnot
Vennachar Point	34°57.20'S	135°37.37'E	to 34°56.90'S 135°37.40'E
	32°54.38'S	134°03.53'E	to 32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to 32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to 32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to 32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to 32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to 32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to 32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to 32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to 33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to 33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to 33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to 35°35.80'S 138°37.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to 36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to 37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to 37°29.87'S 140°00.63'E
<i>Bay Closure Lines</i>			
Coffin Bay	34°09.07'S	135°14.39'E	to 34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to 34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Jim Makris, 10 Fisher Place, West Lakes, S.A. 5021, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Maria Louisa* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M285.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M285.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.**

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT.** The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A:** one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B:** one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
<i>Base Lines</i>				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
	Vennachar Point	35°53.25'S	136°31.97'E	to
		34°57.20'S	135°37.37'E	to
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacedpede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
<i>Bay Closure Lines</i>				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Forster, P.O. Box 154, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Pinta 3* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M329.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M329.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 49.93 units at 7.712 tonnes per unit (which is equal to 385.06 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated tonnage** in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From			to Location		
<i>Base Lines</i>						
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S	138°18.17'E	The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S	138°17.57'E	
	35°46.88'S	138°17.43'E	to	35°47.10'S	138°17.33'E	
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S	138°07.95'E	Cape Willoughby
	Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S	
		34°57.20'S	135°37.37'E	to	34°56.90'S	135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S	133°57.77'E	Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S	133°17.07'E	Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S	133°16.58'E	Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S	133°15.03'E	West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S	133°06.62'E	Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S	132°59.32'E	
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S	132°58.72'E	Point Fowler
	32°07.62'S	132°58.72'E	to	32°01.87'S	132°28.27'E	
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S	134°45.05'E	
	33°35.83'S	134°45.90'E	to	33°35.98'S	134°46.50'E	
	33°36.72'S	134°48.33'E	to	33°37.47'S	134°49.67'E	
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S	138°57.40'E	
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S	139°40.40'E	
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S	140°00.80'E	
	37°29.95'S	140°00.68'E	to	37°29.87'S	140°00.63'E	
<i>Bay Closure Lines</i>						
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S	135°12.41'E	
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S	135°19.65'E	

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Joe Puglisi (jnr), P.O. Box 1607, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Sardinops* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M429.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M429.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) **Unloading to a shore based processing plant:**

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT** (This refers to other species) and **REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
Base Lines				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S
	35°45.63'S	138°18.17'E	to	35°46.65'S
	35°46.88'S	138°17.43'E	to	35°47.10'S
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S
	35°53.25'S	136°31.97'E	to	34°57.20'S
Vennachar Point	34°57.20'S	135°37.37'E	to	34°56.90'S
	32°54.38'S	134°03.53'E	to	32°43.60'S
Pt Westall	32°43.60'S	133°57.77'E	to	32°35.18'S
Olives Island	32°34.92'S	133°16.73'E	to	32°33.80'S
Fenelon Island	32°33.80'S	133°16.58'E	to	32°30.90'S
Masillon Island	32°30.47'S	133°14.87'E	to	32°13.52'S
West Island	32°13.52'S	133°06.62'E	to	32°08.75'S
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S
	32°07.62'S	132°58.72'E	to	32°01.87'S
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S
	33°35.83'S	134°45.90'E	to	33°35.98'S
	33°36.72'S	134°48.33'E	to	33°37.47'S
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S
	37°29.95'S	140°00.68'E	to	37°29.87'S
Bay Closure Lines				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S
				135°12.41'E
				135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Vic Valcic, 6 The Mews, Lincoln Cove, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Irene A* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M488.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M488.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 36.97 units at 7.712 tonnes per unit (which is equal to 285.11 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
<i>Base Lines</i>				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
	Vennachar Point	35°53.25'S	136°31.97'E	to
		34°57.20'S	135°37.37'E	to
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
<i>Bay Closure Lines</i>				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Waller, 9 Kestral Place, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Rhylan* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M491.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M491.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.**

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT.** The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A:** one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B:** one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
<i>Base Lines</i>				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S 135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to	34°56.90'S 135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
<i>Bay Closure Lines</i>				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Peter White, 22 North Point Drive, Lincoln Marina, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Gemma Marie* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M505.

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M505.

5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.

6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by **facsimile** or **in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	to Location
Base Lines				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
	35°53.25'S	136°31.97'E	to	34°57.20'S 135°37.37'E Cape Carnot
Vennachar Point	34°57.20'S	135°37.37'E	to	34°56.90'S 135°37.40'E
	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Pt Westall	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Olives Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Fenelon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
Masillon Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
West Island	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
Bay Closure Lines				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Australian Fishing Enterprises, P.O. Box 1073, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Maria Luisa* (hereinafter referred to as the 'permitted boat').

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 26.71 units at 7.712 tonnes per unit (which is equal to 205.99 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance with the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT** (This refers to other species) and **REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
Base Lines				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S 135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to	34°56.90'S 135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacedpede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
Bay Closure Lines				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Stanislav Lukin, 62 Lincoln Highway, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Aislinn* (hereinafter referred to as the 'permitted boat').

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 4.28 units at 7.712 tonnes per unit (which is equal to 33 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance with the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT** (This refers to other species) and **REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
Base Lines				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S 135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to	34°56.90'S 135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
Anxious Bay	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
Encounter Bay	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
Bay Closure Lines				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Waller, 9 Kestral Place, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulidae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Rhylan* (hereinafter referred to as the 'permitted boat').

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 15.56 units at 7.712 tonnes per unit (which is equal to 120 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance with the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) **Unloading at sea or direct to a tuna cage:**

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1

Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
Base Lines				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S 135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to	34°56.90'S 135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
Bay Closure Lines				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mary Perich, P.O. Box 1240, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Almonta* (hereinafter referred to as the 'permitted boat').

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 15.56 units at 7.712 tonnes per unit (which is equal to 120 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance with the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From			to Location	
<i>Base Lines</i>					
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S	138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S	138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S	138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S	138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S	135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to	34°56.90'S	135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S	133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S	133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S	133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S	133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S	133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S	132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S	132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S	132°08.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S	134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S	134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S	134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S	138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S	139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S	140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S	140°00.63'E
<i>Bay Closure Lines</i>					
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S	135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S	135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Forster, P.O. Box 154, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Pinta 3* (hereinafter referred to as the 'permitted boat').

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 5.05 units at 7.712 tonnes per unit (which is equal to 38.94 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance with the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by facsimile or in person deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within 48 hours of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1

Base Lines and Bay Closure Lines of South Australia

Location	From		to	Location
<i>Base Lines</i>				
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S 138°18.17'E The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S 138°17.57'E
	35°46.88'S	138°17.43'E	to	35°47.10'S 138°17.33'E
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S 138°07.95'E Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S 135°37.37'E Cape Carnot
	34°57.20'S	135°37.37'E	to	34°56.90'S 135°37.40'E
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S 133°57.77'E Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S 133°17.07'E Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S 133°16.58'E Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S 133°15.03'E West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S 133°06.62'E Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S 132°59.32'E Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S 132°58.72'E
	32°07.62'S	132°58.72'E	to	32°01.87'S 132°28.27'E Point Fowler
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S 134°45.05'E
	33°35.83'S	134°45.90'E	to	33°35.98'S 134°46.50'E
	33°36.72'S	134°48.33'E	to	33°37.47'S 134°49.67'E
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S 138°57.40'E
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S 139°40.40'E
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S 140°00.80'E
	37°29.95'S	140°00.68'E	to	37°29.87'S 140°00.63'E
<i>Bay Closure Lines</i>				
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S 135°12.41'E
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S 135°19.65'E

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Joe Puglisi, P.O. Box 1607, Port Lincoln, S.A. 5606, or the nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (*Sardinops neopilchardus*) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 30 September 1999, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel *Sardinops* (hereinafter referred to as the 'permitted boat').

3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.

4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.

6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 1999 to 30 September 1999, take a quantity of permitted species which exceeds their quota of 102.18 units at 7.712 tonnes per unit (which is equal to 788 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance with the permit conditions of the holder of the initial allocation.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.

13. Where the fisher transfers all or part of their catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.

14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.

15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

- (i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

- (ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, **PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS**.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an estimated tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

17. The fisher then shall either by **facsimile** or **in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in their possession the copy of this notice with which the Director of Fisheries has supplied them to produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests them to produce it.

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

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 30 August 1999.

W. ZACHARIN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From			to Location		
<i>Base Lines</i>						
Newland Head	35°38.68'S	138°31.32'E	to	35°45.63'S	138°18.17'E	The Pages
	35°45.63'S	138°18.17'E	to	35°46.65'S	138°17.57'E	
	35°46.88'S	138°17.43'E	to	35°47.10'S	138°17.33'E	
The Pages	35°47.25'S	138°17.15'E	to	35°50.70'S	138°07.95'E	Cape Willoughby
Vennachar Point	35°53.25'S	136°31.97'E	to	34°57.20'S	135°37.37'E	
	34°57.20'S	135°37.37'E	to	34°56.90'S	135°37.40'E	
Pt Westall	32°54.38'S	134°03.53'E	to	32°43.60'S	133°57.77'E	Olives Island
Olives Island	32°43.60'S	133°57.77'E	to	32°35.18'S	133°17.07'E	Fenelon Island
Fenelon Island	32°34.92'S	133°16.73'E	to	32°33.80'S	133°16.58'E	Masillon Island
Masillon Island	32°33.80'S	133°16.58'E	to	32°30.90'S	133°15.03'E	West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S	133°06.62'E	Island 1 mile SW Pt Bell
	32°13.52'S	133°06.62'E	to	32°08.75'S	132°59.32'E	
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S	132°58.72'E	Point Fowler
	32°07.62'S	132°58.72'E	to	32°01.87'S	132°28.27'E	
Anxious Bay	33°12.05'S	134°19.63'E	to	33°35.68'S	134°45.05'E	
	33°35.83'S	134°45.90'E	to	33°35.98'S	134°46.50'E	
	33°36.72'S	134°48.33'E	to	33°37.47'S	134°49.67'E	
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S	138°57.40'E	
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S	139°40.40'E	
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S	140°00.80'E	
	37°29.95'S	140°00.68'E	to	37°29.87'S	140°00.63'E	
<i>Bay Closure Lines</i>						
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S	135°12.41'E	
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S	135°19.65'E	

GAMING MACHINES ACT 1992

Notice of Application for Grant of Gaming Machine Licence

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that De Coventre Investments Pty Ltd, 18 Coromandel Place, Adelaide, S.A. 5000 has applied to the Liquor Licensing Commissioner for the grant of a Gaming Machine Licence in respect of premises situated at 18 Coromandel Place, Adelaide, S.A. 5000 and known as Historian Hotel.

The application has been set down for hearing on 1 October 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor Licensing Commissioner, 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 Licensing Commissioner, 9th Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Applicant

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

Stuart William Rosie and William Edward Barton, officers/employees of Barton Real Estate Pty Ltd.

SCHEDULE 2

The whole of land described in certificate of title register book volume 5567, folios 801 and 802 situated at Lots 113 and 114, Port Elliot Road, Goolwa Beach, S.A. 5214.

Dated 2 September 1999.

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

W. J. SPEHR, Acting Commissioner

HARBORS AND NAVIGATION ACT 1993*Determination of State Crewing Committee*

THE following determination made on 29 April 1999 by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning.

TSA 99/02763

HARBORS AND NAVIGATION ACT 1993*Determination of State Crewing Committee in respect of the M.V. 'Blue Devil'*

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Blue Devil* whilst operating within the following limits:

Operational limits

1. Within 15 nautical miles of the coast of South Australia.
2. Within the waters of Spencer Gulf, St Vincent Gulf, Investigator Strait and Backstairs Passage, east of a line drawn from Cape Catastrophe to Cape Borda and west of a line drawn from Cape Willoughby to the Murray Mouth.

Minimum complement

1. One person—Master.
2. Two persons—Master and Engineer.

Minimum Qualifications of Crew

1. Master—Certificate of Competency as Coxswain and has successfully completed Elements of Shipboard Safety and Restricted Radio Telephony courses.
 2. Master—Certificate of Competency as Master Class 5.
- Engineer—Certificate of Competency as Marine Engine Driver Grade 3.

CAPT. W. J. STUART, Presiding Member,
State Crewing Committee.

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Firstly, the fee simple of that piece of land, situated at 152 Burbridge Road, Hilton, S.A. 5033, being portion of the land contained in certificate of title register book volume 4171, folio 528 and being the whole of the land delineated as piece 112 on the plan lodged in the Lands Titles Office and numbered Deposited Plan 48889 and secondly, the fee simple of that piece of land situated at 148 Burbridge Road, Hilton, S.A. 5033, being portion of the land contained in certificate of title register book volume 1301, folio 148 and being the whole of the land delineated as piece 113 on the plan lodged in the Lands Titles Office and numbered Deposited Plan 48889.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Trestrail
P.O. Box 1
Walkerville, S.A. 5081
Telephone: (08) 8343 2753.

Dated 30 August 1999.

The common seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

R. G. BEVAN, Manager, Land Acquisition and Disposal, Transport SA

PASSENGER TRANSPORT ACT 1994*Appointment*

PURSUANT to section 54 of the Passenger Transport Act 1994 the following person has been authorised by the Passenger Transport Board to act as an Approved Vehicle Inspector:

Bernard Keith Swan

H. WEBSTER, Executive Director, Passenger Transport Board

COMMONWEALTH OF AUSTRALIA**PETROLEUM (SUBMERGED LANDS) ACT 1967***Notice of Grant of Exploration Permit for Petroleum No. 27*

AN Exploration Permit for Petroleum No. 27 has been granted to Tyers Investments Pty Ltd (ACN 078 607 682), 28th Floor, Comalco Place, 12 Creek Street, Brisbane, Qld 4000 in respect of the graticular blocks described hereunder to have effect for a period of six years from and including 25 August 1999.

Description of Blocks

Comprising the following blocks on the Block Identification Map Hamilton SJ 54: Blocks numbered 1532 to 1538, 1539 part, 1540 part, 1606 to 1611, 1612 part, 1679 to 1683, 1684 part, 1685 part, 1686 part, 1753 to 1757, 1758 part, 1759 part, 1760 part, 1826 to 1831, 1832 part, 1833 part, 1834 part, 1835 part, 1836 part, 1899 to 1907, 1908 part, 1973 to 1979, 1980 part, 2047 to 2050, 2051 part and 2052 part.

Assessed to contain 67 blocks.

Dated 25 August 1999.

Made under the Petroleum (Submerged Lands) Act 1967, of the Commonwealth of Australia.

R. G. KERIN, Designated Authority for and on behalf of the Commonwealth-South Australia Offshore Petroleum Joint Authority.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 1999

Acts, Bills, Rules, Parliamentary Papers and Regulations					
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	8.40	673-688	31.00	30.00
193-208	9.95	9.10	689-704	31.75	30.75
209-224	10.60	9.75	705-720	32.25	31.50
225-240	11.25	10.50	721-736	33.25	32.00
241-257	12.05	11.10	737-752	33.75	32.75
258-272	12.80	11.80	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	13.90	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

Legislation—Acts, Regulations, etc:	\$
Subscriptions:	
Acts	144.00
All Bills as Laid	344.00
Rules and Regulations	344.00
Parliamentary Papers	344.00
Bound Acts	159.00
Index	77.00
Government Gazette	
Copy	3.85
Subscription	190.00
Hansard	
Copy	10.30
Subscription—per session (issued weekly)	298.00
Cloth bound—per volume	128.00
Subscription—per session (issued daily)	298.00
Legislation on Disk	
Whole Database	2 201.00
Annual Subscription for fortnightly updates	677.00
Individual Act(s) including updates	POA

Postage Extra on Individual Copies

All Legislation, Government Gazette, Hansard and Legislation on disk are available from:

Counter Sales: Information SA (State Government Bookshop)
Australis Centre, Ground Floor, 77 Grenfell Street, Adelaide, S.A. 5000.
Phone: (08) 8204 1900. Fax: (08) 8204 1909

S.A. Country Customer Free Call: 1800 182 234
TTY (Hearing Impaired): (08) 8204 1923

Mail Orders: Subscriptions and Standing Orders:
Phone: (08) 8204 9447, (08) 8204 9448. Fax: (08) 8204 1898
P.O. Box 1, Rundle Mall, Adelaide, S.A. 5000.

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 1999

	\$		\$
Agents, Ceasing to Act as	28.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	21.20
Incorporation	14.50	Discontinuance Place of Business	21.20
Intention of Incorporation	35.75	Land—Real Property Act:	
Transfer of Properties	35.75	Intention to Sell, Notice of	35.75
Attorney, Appointment of	28.50	Lost Certificate of Title Notices	35.75
Bailiff's Sale	35.75	Cancellation, Notice of (Strata Plan)	35.75
Cemetery Curator Appointed	21.20	Mortgages:	
Companies:		Caveat Lodgment	14.50
Alteration to Constitution	28.50	Discharge of	15.30
Capital, Increase or Decrease of	35.75	Foreclosures	14.50
Ceasing to Carry on Business	21.20	Transfer of	14.50
Declaration of Dividend	21.20	Sublet	7.30
Incorporation	28.50	Leases—Application for Transfer (2 insertions) each	7.30
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	21.20
First Name	21.20	Licensing	42.25
Each Subsequent Name	7.30	Municipal or District Councils:	
Meeting Final	23.80	Annual Financial Statement—Forms 1 and 2	400.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20	283.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	57.00
First Name	28.50	Each Subsequent Name	7.30
Each Subsequent Name	7.30	Noxious Trade	21.20
Notices:		Partnership, Dissolution of	21.20
Call	35.75	Petitions (small)	14.50
Change of Name	14.50	Registered Building Societies (from Registrar-	
Creditors	28.50	General)	14.50
Creditors Compromise of Arrangement	28.50	Register of Unclaimed Moneys—First Name	21.20
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	7.30
pany be wound up voluntarily and that a		Registers of Members—Three pages and over:	
liquidator be appointed')	35.75	Rate per page (in 8pt)	181.00
Release of Liquidator—Application—Large Ad.	57.00	Rate per page (in 6pt)	239.00
—Release Granted	35.75	Sale of Land by Public Auction	36.25
Receiver and Manager Appointed	33.25	Advertisements	2.00
Receiver and Manager Ceasing to Act	28.50	Advertisements, other than those listed are charged at \$2.00	
Restored Name	27.00	per column line, tabular one-third extra.	
Petition to Supreme Court for Winding Up	49.50	Notices by Colleges, Universities, Corporations and District	
Summons in Action	42.25	Councils to be charged at \$2.00 per line.	
Order of Supreme Court for Winding Up Action	28.50	Where the notice inserted varies significantly in length from	
Register of Interests—Section 84 (1) Exempt	64.00	that which is usually published a charge of \$2.00 per column line	
Removal of Office	14.50	will be applied in lieu of advertisement rates listed.	
Proof of Debts	28.50	South Australian Government publications are sold on the	
Sales of Shares and Forfeiture	28.50	condition that they will not be reproduced without prior	
Estates:		permission from the Government Printer.	
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		

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.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that South Australian Greyhound Racing Authority has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and an application for Entertainment Consent in respect of premises situated at 55 Cardigan Street, Angle Park, S.A. 5010 and known as Adelaide Greyhound Raceway.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

A variation to an existing Extended Trading Authorisation to include Area 5.

Entertainment consent is sought for the whole of the licensed 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 24 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 Kellyvale (No. 48) Pty Ltd, c/o Kelly & Co., Level 17, 91 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a variation to an existing Extended Trading Authorisation in respect of premises situated at 72 George Street, Millicent and known as Sportsman Hotel.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence condition is sought:

To vary the existing extended trading authorisation on Saturday nights in Area 3 (Tavern Bar) and Area 4 (Gaming Room) from midnight to 3 a.m. the following morning.

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 24 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 Shane John Dedrick and Ashley Ryan Banner have applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 149 Waymouth Street, Adelaide, S.A. 5000 and known as In-Zone Nightclub.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

To authorise the sale of liquor for consumption on the licensed premises from midday to 5 a.m. the following morning, Monday to Sunday (excluding Good Friday).

Entertainment consent is sought for the whole of the licensed 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 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 26 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 BRL Hardy Limited has applied to the Licensing Authority for a Producer's Licence in respect of premises to be situated at Riddoch Highway, Padthaway, S.A. 5271 and to be known as Stonehaven Vineyards.

The application has been set down for hearing on 1 October 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 27 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 Delger Enterprises Pty Ltd (ACN 088 608 842), c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Tenancy 8-11, Gulf Point Marina Shopping Centre, 3 Alexa Road, North Haven, S.A. 5018 and to be known as Cafe Buono.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation to apply at the following times:

Monday to Saturday: midnight to 1 a.m. the following day;

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 1 a.m. the following day;

Christmas Day: midnight to 2 a.m.

The licensee is authorised to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons seated at a table or attending a function at which food is provided.

Entertainment consent is to apply including the above extended hours 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 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 25 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 Slyboots Pty Ltd (ACN 084 932 954) as trustee of the Franette Trust, c/o Kelly & Co., Solicitors, Level 17, 91 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the grant of a Restaurant Licence in respect of premises situated at Section 493, Hundred of Upper Wakefield, Auburn, S.A. 5451 and to be known as the Skilly Hills Function Centre.

The application has been set down for hearing on Friday, 1 October 1999 at 9 a.m.

Conditions

The following licence conditions are sought:

The licensee is authorised to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons seated at a table, or attending a function at which food is provided.

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 26 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 Panatel Pty Ltd has applied to the Licensing Authority for a Hotel Licence in respect of premises to be situated at Stonyfell Road, Stonyfell, S.A. 5066 and to be known as Stonyfell Winery.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

• Hours of Operation:

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

on the licensed premises.

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.

off the licensed premises.

• 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 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 28 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 Ricki Anthony Spaeth has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 3 Short Street, Lyndhurst Siding, S.A. 5732 and known as Elsewhere Hotel Lyndhurst.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

• Hours of Operation:

Monday: midnight to 5 a.m. the following morning;
 Tuesday: midnight to 5 a.m. the following morning;
 Wednesday: midnight to 5 a.m. the following morning;
 Thursday: midnight to 5 a.m. the following morning;
 Friday: midnight to 5 a.m. the following morning;
 Saturday: midnight to 5 a.m. the following morning;
 Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 5 a.m. the following morning,

on the licensed premises.

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.

off the licensed 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 27 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 Smith John Wine Co. Pty Ltd has applied to the Licensing Authority for the grant of a Producer's Licence in respect of premises situated at Government Road, Watervale, S.A. 5452 and known as the Smith John Wine Co. Pty Ltd.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

No cellar door tasting or sales.

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 Woolies Liquor Stores Pty Ltd (ACN 007 939 531), c/o Griffins Lawyers, Level 14, 26 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the grant of a Retail Liquor Merchant's Licence in respect of premises situated at the corner of Payneham Road and Laver Terrace, Felixstow and known as Mac's Liquor—Felixstow.

The application has been set down for hearing on 1 October 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 27 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 P. A. and H. J. Buck have applied to the Licensing Authority for a Restaurant Licence in respect of premises to be situated at section 92, Hundred of Seddon, Seal Bay Turnoff, South Coast Road, Kangaroo Island, S.A. 5220 and known as Kaiwarra Food Barn.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation:
Hours of Operation: Sunday, 8 p.m. to midnight.
- To serve liquor without a meal seated at a table.
- 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 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 27 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 Dalysong Pty Ltd, c/o Lion Bar Theatre Cafe, 68 North Terrace, Adelaide, S.A. 5000 has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at corner North Terrace and Morphett Street, Adelaide, S.A. 5000 and known as Lion Bar Theatre Cafe.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation:

Hours of Operation:

- Wednesday—midnight to 5 a.m. the following morning.
- Thursday—midnight to 5 a.m. the following morning.
- Friday—midnight to 5 a.m. the following morning.
- Saturday—midnight to 5 a.m. the following morning.

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 25 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 Sustin Enterprises Pty Ltd has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at 17 Bay Street, Port Broughton, S.A. 5522 and known as Port Broughton Sunnyside Motel Hotel.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

- Hours of Operation:

- Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight on the licensed premises.
- Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m. off the licensed 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 25 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 Rathdon Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Beverley Uranium Mine, latitude 30°10'S, longitude 139°32'E and to be known as Beverley Canteen.

The application has been set down for hearing on 1 October 1999.

Conditions

The following licence conditions are sought:

- To authorise the sale of liquor for consumption on and off the licensed premises at any time, on any day except Good Friday.
- Entertainment consent is sought for the whole of the licensed 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 24 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 Andrea Margaret Woolley has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 69A Semaphore Road, Semaphore, S.A. 5098 and known as the Melinge's Cafe.

The application has been set down for hearing on 5 October 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 27 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 Robert William Sincock and Karen Sincock have applied to the Licensing Authority for the transfer of a Licence in respect of premises situated at Lot 3, Willoughby Road, Penneshaw, S.A. 5222 and known as Seaview Lodge K.I.

The application has been set down for hearing on 5 October 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 25 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 Keith Lindsay Manning and Marlene Patricia Manning, 13 Rosedale Court, Newton, S.A. 5074 have applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 25 Queen Street, Peterborough, S.A. 5422 and known as Peterborough Motor Inn.

The application has been set down for hearing on 5 October 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 26 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 Adelaide Cricket Club Inc., West Terrace, Park 23, Adelaide has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at West Terrace, Park 23, Adelaide, S.A. 5000 and known as Adelaide Cricket Club.

The application has been set down for hearing on 8 October 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 AND GAMING MACHINE ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992 that Chesrex Pty Ltd (ACN 008 286 084), Fontell Pty Ltd (ACN 008 065 316), P. B. B. T. Pty Ltd (ACN 007 927 746), Ackermede Pty Ltd (ACN 064 627 550) and R. G. & R. O. Miles Pty Ltd (ACN 084 877 930), c/o Bonnins Commercial Lawyers, Level 14, 100 King William Street, Adelaide, S.A. 5000, have applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence (new partnership) in respect of premises situated at corner of Kelly and Montague Roads, Modbury North, S.A. 5092 and known as Clovercrest Hotel Motel.

The application has been set down for hearing on 1 October 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 25 August 1999.

Applicants

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: Resolute Resources Limited, Dominion Gold Operations Pty Ltd and Coombedown Resources NL

Location: Sandstone area—Approximately 140 km north-west of Tarcoola, bounded as follows:

Area 'A'—Commencing at a point being the intersection of latitude 29°28'S and longitude 133°52'E, thence east to longitude 133°56'E, south to latitude 29°37'S, east to longitude 133°58'E, north to latitude 29°35'S, east to longitude 134°09'E, north to latitude 29°34'S, east to longitude 134°10'E, north to latitude 29°32'S, east to longitude 134°15'E, north to latitude 29°30'S, east to longitude 134°20'E, south to latitude 29°32'S, west to longitude 134°16'E, south to latitude 29°33'S, west to longitude 134°14'E, south to latitude 29°34'S, west to longitude 134°13'E, south to latitude 29°35'S, west to longitude 134°12'E, south to latitude 29°36'S, west to longitude 134°11'E, south to latitude 29°37'S, west to longitude 134°10'E, south to latitude 29°38'S, west to longitude 134°08'E, south to latitude 29°39'S, west to longitude 134°02'E, south to latitude 29°40'S, west to longitude 133°59'E, south to latitude 29°45'S, west to longitude 133°53'E, north to latitude 29°44'S, west to longitude 133°51'E, north to latitude 29°42'S, west to longitude 133°50'E, north to latitude 29°40'S, west to longitude 133°45'E, north to latitude 29°37'S, east to longitude 133°46'E, north to latitude 29°36'S, east to longitude 133°48'E, north to latitude 29°34'S, west to longitude 133°47'E, south to latitude 29°35'S, west to longitude 133°45'E, south to latitude 29°36'S, west to longitude 133°43'E, south to latitude 29°37'S, west to longitude 133°41'E, south to latitude 29°39'S, east to longitude 133°42'E, south to latitude 29°42'S, west to longitude 133°37'E, south to latitude 29°43'S, west to longitude 133°35'E, south to latitude 29°45'S, west to longitude 133°33'E, north to latitude 29°38'S, east to longitude 133°38'E, north to latitude 29°36'S, west to longitude 133°36'E, north to latitude 29°33'S, east to longitude 133°39'E, north to the southern boundary of Tallaringa Conservation Park, thence generally easterly and northerly along the boundary of the said Conservation Park to latitude 29°31'S, east to longitude 133°52'E, and north to the point of commencement.

Area 'B'—Commencing at a point being the intersection of latitude 29°37'S and longitude 134°12'E, thence east to longitude 134°13'E, south to latitude 29°39'S, west to longitude 134°10'E, north to latitude 29°38'S, east to longitude 134°12'E, and north to the point of commencement.

All the within latitudes and longitudes are 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: 946

Ref. D.M.E. No.: 087/1999

Dated 2 September 1999.

L. JOHNSON, 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: Kymura Pty Ltd

Location: Coonalpyn area—Approximately 130 km south-east of Adelaide, bounded as follows: Commencing at a point being the intersection of latitude 35°30'S and longitude 139°37'E, thence east to longitude 139°51'E, south to latitude 35°40'S, west to longitude 139°37'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: 391

Ref. D.M.E. No.: 064/1999

Dated 2 September 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: Flinders Power Pty Ltd

Location: Blackford area—Kingston S.E., bounded as follows: Commencing at a point being the intersection of latitude 36°24'S and longitude 140°05'E, thence east to longitude 140°10'E, south to latitude 36°27'S, west to longitude 140°07'E, south to latitude 36°31'S, west to longitude 140°06'E, south to latitude 36°33'S, west to longitude 140°05'E, south to latitude 36°35'S, west to longitude 140°03'E, south to latitude 36°37'S, west to longitude 140°02'E, south to latitude 36°41'S, west to longitude 140°00'E, south to latitude 36°43'S, west to longitude 139°59'E, south to latitude 36°44'S, west to longitude 139°57'E, north to latitude 36°38'S, east to longitude 139°58'E, north to latitude 36°36'S, east to longitude 139°59'E, north to latitude 36°35'S, east to longitude 140°00'E, north to latitude 36°33'S, west to longitude 139°58'E, north to latitude 36°27'S, east to longitude 140°03'E, north to latitude 36°25'S, east to longitude 140°05'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: 292

Ref. D.M.E. No.: 074/1999

Dated 2 September 1999.

L. JOHNSTON, Mining Registrar

MOTOR VEHICLES ACT 1959 SECTION 47A: CLASSES, SPECIFICATIONS AND DESIGN OF NUMBER PLATES

Notice by the Registrar of Motor Vehicles

PURSUANT to section 47A of the Motor Vehicles Act 1959, I, Rodney James Frisby, Registrar of Motor Vehicles:

- (a) revoke the notice under section 47A of the Act published in the *Gazette* on 3 December 1998 (see *Gazette* 3 December 1998 p. 1720);
- (b) establish the classes of number plates set out in schedule 1 and numbered 1 to 16 (inclusive) for the purposes of section 47 (1) of the Act;
- (c) prescribe the specifications and design set out in schedule 2 to be the specifications and design to which number plates of each class established by this notice must conform;
- (d) declare the classes of number plates set out in schedule 3 to be classes of number plates that the Registrar may enter into an agreement pursuant to section 47A (4) of the Act, unless the registered number was allotted to the vehicle before the date of this notice.

SCHEDULE 1

Classes of number plates

- Class 1 —Numeric
- Class 2 —Alpha Numeric (Non-Slogan)
- Class 3 —Slogan
- Class 4 —Personalised
- Class 5 —Jubilee
- Class 6 —Australian Grand Prix
- Class 7 —Tow truck
- Class 8 —Government Vehicle
- Class 9 —Name Plates
- Class 10 —Custom
- Class 11 —Taxi
- Class 12 —Chauffeured
- Class 13 —Consular Corps
- Class 14 —Federal Interstate
- Class 15 —Premium
- Class 16 —Bike Rack

SCHEDULE 2

Specifications and design of number plates

Class 1—Numeric Number Plates

A numeric number plate must bear a number consisting entirely of figures (except for the letters 'SA' designating the State of issue) and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and designs:

129 mm Min./371 mm Max.



Steel/Aluminium
Embossed 133 mm Min.

White Figures Black Background

	Motor Vehicles other than motor cycles	Motor Cycles
Height of Figure or Letter	77 mm	50 mm
Width of every line in each figure or letter	12 mm	6 mm

The dimensions of a motor cycle plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in height.

Class 2—Alpha Numeric Plates (Non-Slogan)

An alpha-numeric plate (non-Slogan) must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and design:

2.1 Special Purpose Vehicle and Motor Cycle

215 ± 1.0 mm



Steel/Aluminium
Embossed 95 ± 1.0 mm
Black Letters & Figures White Background

Height of Figure or Letter 50 mm
Width of every line in each figure or letter 6 mm

2.2 Other Vehicles

371 ± 1.0 mm



Steel/Aluminium
Embossed 133 ± 1.0 mm
Black Letters & Figures White Background
Reflectorised

Height of Figure or Letter 77 mm
Width of every line in each figure or letter 12 mm

2.3 Corporate Number Plates

Alpha numeric plates (non-slogan) in the corporate plate format (class 2.2 only) may contain a background, logo and/or slogan, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

The height of the plate 133 ± 1.0 mm and width 371 ± 1.0 mm.

Height of Figure or Letter 60 mm
Width of every line in each figure or letter 10 mm

Class 3—Slogan Number Plates

A slogan number plate must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

3.1 Festival State

371 ± 1.0 mm



Steel/Aluminium
Embossed 133 ± 1.0 mm
Black Letters & Figures White Background
Slogan in Blue Reflectorised

Blue Slogan: SA • The Festival State
Black State Badge (Piping Shrike)

	Motor Vehicles other than motor cycles
Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

3.2 Wine State

371 ± 1.0 mm



Steel/Aluminium
Embossed 133 ± 1.0 mm

Black Letters & Figures White Background
Slogan in Purple Reflectorised

Purple Slogan: SOUTH AUSTRALIA—THE WINE STATE

Black State Badge (Piping Shrike)

Background: Design approved by the Registrar

Height of Figure or Letter 60 mm
Width of every line in each figure or letter 10 mm

3.3 Rose State

371 ± 1.0 mm



Steel/Aluminium
Embossed 133 ± 1.0 mm

Black Letters & Figures White Background
Slogan in Pink Reflectorised

Pink Slogan: SOUTH AUSTRALIA—THE ROSE STATE

Black State Badge (Piping Shrike)

Background: Design approved by the Registrar

Height of Figure or Letter 60 mm
Width of every line in each figure or letter 10 mm

3.4 Creative State

371 ± 1.0 mm



Steel/Aluminium
Embossed 133 ± 1.0 mm
Black Letters & Figures Yellow Background
Slogan in Black

Black Slogan: SOUTH AUSTRALIA—THE CREATIVE STATE

Black State Badge (Piping Shrike)

Background: Design approved by the Registrar

Height of Figure or Letter 60 mm
Width of every line in each figure or letter 10 mm

3.5 Defence State

371 ± 1.0 mm



Steel/Aluminium
Embossed 133 ± 1.0 mm

White Letters & Figures Blue Background
Slogan in White with Black background

White Slogan: SOUTH AUSTRALIA—THE DEFENCE STATE

Black State Badge (Piping Shrike)

Background: Design approved by the Registrar

Height of Figure or Letter 60 mm
Width of every line in each figure or letter 10 mm

3.6 Gateway To The Outback

371 ± 1.0 mm



Steel/Aluminium
Embossed 133 ± 1.0 mm

Black Letters & Figures White Background
Slogan in White with Black background Reflectorised

White Slogan: SOUTH AUSTRALIA—GATEWAY TO THE OUTBACK

Black State Badge (Piping Shrike)

Background: Design approved by the Registrar

Height of Figure or Letter 60 mm
Width of every line in each figure or letter 10 mm

3.7 Corporate Number Plates

Slogan number plates in the corporate plate format may contain a background, logo and/or slogan, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

371 mm ± 1.0 mm in length and 133 mm ± 1.0 mm in height

Height of Figure or Letter 60 mm
Width of every line in each figure or letter 10 mm

Class 4—Personalised Number Plates

A personalised number plate must bear a number consisting of a combination of letters and figures requested by an applicant and issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

4.1 Standard Personalised

371 ± 1.0 mm



Aluminium Embossed 133 ± 1.0 mm
Green Letters & Figures Yellow Background
Reflectorised

Black State Badge (Piping Shrike)

Motor Vehicles other than motor cycles	Motor Cycles
--	-----------------

Height of Figure or Letter	72 mm	50 mm
Width of every line in each figure or letter	12 mm	6 mm

OR

4.2 Slim Personalised

371 ± 1.0 mm



Aluminium Embossed 100 ± 1.0 mm
Green Letters & Figures Yellow Background
Reflectorised

Black State Badge (Piping Shrike)

	Motor Vehicles other than motor cycles	Motor Cycles
Height of Figure or Letter	54 mm or 60 mm	50 mm
Width of every line in each figure or letter	10 mm	6 mm

The dimensions of a motor cycle plate must be 252 mm \pm 1.0 mm in length and 98 mm \pm 1.0 mm in height.

OR

4.3 Corporate Number Plates

Personalised number plates in the corporate plate format may contain a background, logo and/or slogan, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

371 mm \pm 1.0 mm in length and 133 mm \pm 1.0 mm in height

Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

Class 5—Jubilee Number Plates

A limited series of number plates numbered 000J - 999J and 000S - 999S preceded by the J150 logo and has the words "SOUTH AUSTRALIA" printed under the numbers, were issued to commemorate South Australia's 150th Jubilee. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 \pm 1.0 mmSteel/Aluminium 133 \pm 1.0 mm

Embossed

Black Figures and Letter Silver-White Background
Reflectorised

Black Slogan: SOUTH AUSTRALIA

	Motor Vehicles
Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

Class 6—Australian Grand Prix Number Plates**6.1 Special Series**

A limited series of number plates numbered 1 - 199 preceded by the Grand Prix Logo, were issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 \pm 1.0 mmSteel/Aluminium 133 \pm 1.0 mm

Embossed

White Figures Black Background

Logo Green, Yellow, Black & White

White Slogan: SOUTH AUSTRALIA

	Motor Vehicles
Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

6.2 Standard Series

A limited series of number plates number 200-9999 preceded by the Grand Prix Logo, was issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate must be of the type known as metal embossed and must conform to the following specifications additional and design:

371 \pm 1.0 mmSteel/Aluminium 133 \pm 1.0 mm
EmbossedBlack Figures White Background
Reflectorised

Logo Green, Yellow, Black & White

Black Slogan: SOUTH AUSTRALIA

	Motor Vehicles
Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

Class 7—Towtruck Number Plates

A Towtruck number plate must be issued to a Towtruck approved by the Registrar for use in the operation of the accident towing roster scheme. The number is preceded by the letters 'ATT' and the plate must conform to the following additional specifications and design:

371 \pm 1.0 mmSteel/Aluminium 133 \pm 1.0 mm
EmbossedBlue Letters & Figures Yellow Background
Reflectorised

Blue Slogan: SA ACCIDENT TOWTRUCK

	Motor Vehicle
Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

Class 8—Government Vehicle Number Plates

Vehicles owned by the Crown and registered under the Continuous Government Registration Scheme must be issued with a number plate or plates consisting of a combination of letters and figures, which conform to the following additional specifications and design:

371 \pm 1.0 mmSteel/Aluminium 133 \pm 1.0 mmBlue Letters & Figures White Background
Reflectorised

Blue Slogan: SA GOVERNMENT

	Motor Vehicles other than motor cycles	Motor Cycles
Height of Figure or Letter	77 mm	50 mm
Width of every line in each figure or letter	12 mm	6 mm

The dimensions of a motor cycle plate must be 215 \pm 1.0 mm in length and 95 \pm 1.0 mm in width.

Class 9—Name Plates

A name plate must bear a number which consists of all letters issued under an agreement between the Registrar and the applicant. The plate must be of the type known as reflectorised metal or acrylic.

The size of the plate and height and width of every figure appearing on the plate are at the discretion of the Registrar.

Class 10—Custom Number Plates

A custom number plate must bear a number requested by an applicant, which may consist of letters or a combination of letters and figures and issued under an agreement between the Registrar and the applicant authorising the applicant to display the number. The plate must be of the type known as metal embossed and must conform to the additional specifications and design:

- Black letters and figures, white reflectorised background or
- Black letters and figures, lemon reflectorised background or
- Black letters and figures, gold reflectorised background or
- Blue letters and figures, white reflectorised background or
- Blue letters and figures, lemon reflectorised background or
- Blue letters and figures, gold reflectorised background or
- Green letters and figures, white reflectorised background or
- Green letters and figures, lemon reflectorised background or
- Green letters and figures, gold reflectorised background.

10.1 Standard Custom

371 ± 1.0 mm



Aluminium Embossed 133 ± 1.0 mm

	Motor Vehicles other than motor cycles
Height of Figure or Letter for 1 to 6 letters	77 mm
Height of Figure or Letter 7 letters or 6 letters with space	72 mm
Width of every line in each figure or letter	12 mm

OR

10.2 Slim Custom

371 ± 1.0 mm



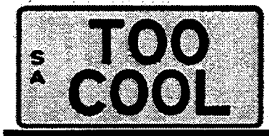
Aluminium Embossed 100 ± 1.0 mm

	Motor Vehicles other than motor cycles
Height of Figure or Letter	54 mm or 60 mm
Width of every line in each figure or letter	10 mm

OR

10.3 Square Two Line Custom

300 ± 1.0 mm



Aluminium Embossed 150 ± 1.0 mm

	Motor Vehicles other than motor cycles
Height of Figure or Letter	54 mm or 60 mm
Width of every line in each figure or letter	10 mm

OR

10.4 Square Custom

300 ± 1.0 mm



Aluminium Embossed 150 ± 1.0 mm

Height of Figure or Letter
Width of every line in each figure or letter

Motor Vehicles other than motor cycles
54 mm or 60 mm
10 mm

The dimensions of a motor cycle plate:

- 1 to 6 digits 215 mm ± 1.0 mm in length and 95 mm ± 1.0 mm in width
- 7 digits 252 mm ± 1.0 mm in length and 98 mm ± 1.0 mm in width.

OR

10.5 Corporate Number Plates

Custom number plates in the corporate plate format may contain a background, logo and/or slogan, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

371 mm ± 1.0 mm in length and 133 mm ± 1.0 mm in height	
Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

Class 11—Taxi Plates

A Taxi Plate must be issued to taxi-cabs which are licensed by the Passenger Transport Board as general purpose taxi-cabs, standby taxi-cabs or special vehicles taxi-cabs. The number is preceded by the letters 'TAXI' and the plate must conform to the following specifications and design:

371 ± 1.0 mm



Steel/Aluminium Embossed 133 ± 1.0 mm Embossed

Black Letters & Figures White Background Reflectorised

- Red Slogans: SOUTH AUSTRALIA (above plate number)
- A GREAT PLACE TO LIVE AND WORK (below plate number)

SA Great Logo (between the word TAXI and figures) according to the copyright specifications of SA GREAT

	Motor Vehicle
Height of Figure	77 mm
Height of Letter	51 mm
Width of every line in each figure or letter	12 mm

Standby taxi-cab plates and special vehicles taxi-cab (issued by the Passenger Transport Board) may have letters 'TAXI' displayed with White letters on a black background.

Class 12—Chauffeured Vehicle Plates

A Chauffeured Vehicle number plate must bear a number consisting of a combination of figures and letters and be issued to vehicles and cycles which are Licensed to operate for hire by the Passenger Transport Board. These plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

12.1 Standard

371 ± 1.0 mm



Steel/Aluminium 133 ± 1.0 mm
Embossed

Blue Figures and Letters White Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).

	Motor Vehicles other than motor cycles	Motor Cycles
Height of Figure or Letter	77 mm	50 mm
Width of every line in each figure or letter	12 mm	6 mm
	OR	

12.2 Square

300 ± 1.0 mm



Steel/Aluminium 150 ± 1.0 mm
Embossed

Blue Figures and Letters White Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).

	Motor Vehicles other than motor cycles
Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm
	OR

12.3 Motor Cycle

252 ± 1.0 mm



Steel/Aluminium 98 ± 1.0 mm
Embossed

Blue Figures and Letters White Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).

	Motor Cycles
Height of Figure or Letter	50 mm
Width of every line in each figure or letter	6 mm

Class 13—Consular Corps Plates

A Consular Corp number plate must be issued to an accredited Diplomatic Officer or accredited Consular Officer de carriere, who is a national of a country which he or she represents and who resides in the state. The plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0 mm



Steel/Aluminium 133 ± 1.0 mm
Embossed

White Letters & Figures Black Background

White Slogan: SA CONSULAR CORPS

	Motor Vehicles
Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

Class 14—Federal Interstate Number Plates

A Federal Interstate Number Plate is issued to a vehicle registered under the Interstate Road Transport Act 1985 of the Commonwealth, as amended from time to time. The plate must bear a number consisting of the following sequence: 2 Capital letters; a dot or a diamond; 2 figures; 2 Capital letters; and the words 'FEDERAL INTERSTATE' underneath the number.

The plate must be of the type known as metal embossed and must conform to the additional specifications and design:

371 ± 1.0 mm



Steel/Aluminium 133 ± 1.0 mm
Embossed

Green Figures & Letters Gold Background
Reflectorised

Green Slogan: FEDERAL INTERSTATE

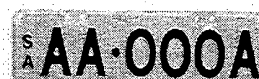
	Motor Vehicles other than motor cycles
Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

Class 15—Premium Number Plates

A premium plate must bear a number consisting of two letters, three figures followed by a further letter and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

15.1 Front—No Border

371 ± 1.0 mm



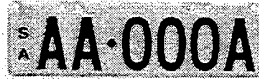
Aluminium Embossed 83 ± 1.0 mm

Black Letters & Figures White Background
Reflectorised

	Motor Vehicles other than motor cycles
Height of Figure or Letter	54 mm
Width of every line in each figure or letter	10 mm

15.1a Rear—No Border

371 ± 1.0 mm



Aluminium Embossed 106 ± 1.0 mm
 Black Letters & Figures White Background
 Reflectorised

Height of Figure or Letter
 Width of every line in each figure or letter

OR

15.2 Front—Border

371 ± 1.0 mm

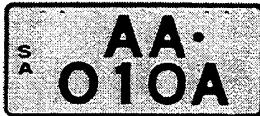


Aluminium Embossed 100 ± 1.0 mm
 Black Letters & Figures White Background
 Reflectorised

Height of Figure or Letter
 Width of every line in each figure or letter

15.2a Rear—Border

300 ± 1.0 mm



Aluminium Embossed 150 ± 1.0 mm
 Black Letters & Figures White Background
 Reflectorised

Height of Figure or Letter
 Width of every line in each figure or letter

OR

15.3 Front and Rear Square

300 ± 1.0 mm



Aluminium Embossed 150 ± 1.0 mm
 Black Letters & Figures White Background
 Reflectorised

Height of Figure or Letter
 Width of every line in each figure or letter

OR

15.4 Corporate Number Plates

Premium number plates in the corporate plate format may contain a background, logo and/or slogan, in accordance with an agreement between the Registrar and the applicant.

Motor Vehicles other than motor cycles
 72 mm
 12 mm

Motor Vehicles other than motor cycles
 54 mm or 60 mm
 10 mm

Motor Vehicles other than motor cycles
 54 mm or 60 mm
 10 mm

Motor Vehicles other than motor cycles
 54 mm or 60 mm
 10 mm

The plate must conform with the following specifications and design:

371 mm ± 1.0 mm in length and 133 mm ± 1.0 mm in height
 Height of Figure or Letter 60 mm
 Width of every line in each figure or letter 10 mm

Class 16—Bike Rack Number Plates

A Bike Rack plate must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

252 ± 1.0 mm



Steel/Aluminium Embossed 98 ± 1.0 mm
 Black Letters & Figures White Background
 Reflectorised

Slogan: SA BETTER BY BIKE

Height of Figure or Letter 50 mm
 Width of every line in each figure or letter 6 mm

General specifications and design

1. The dimensions of the letters or words 'SA', 'SOUTH AUSTRALIA', 'THE FESTIVAL STATE' or any other slogan approved by the Registrar whether preceding the number or appearing in a central position above or below the registration number on which they are permitted, must be as follows:

	Classes 1 and 11	Motor Cycles (except Class 12)	Motor Cycles Class 12	All Other Classes
Height of Figure or Letter	36 mm	10 mm	8 mm	8-17 mm
Width of every line in all parts thereof	2 mm	2 mm	1-2 mm	1-3 mm

(Except Corporate Number Plates which may vary at the discretion of the Registrar).

2. The dimensions of the State Logo appearing on the number plates on which they are permitted, must be as follows:

	Class 3	Class 4	Class 4 Motor Cycle
Diameter	27-30 mm	50 mm	27 mm

3. The dimensions of the slogan 'SA BETTER BY BIKE' appearing on the Bike Rack number plate must be as follows:

	Bike Rack
Diameter	13 mm ± 1.0 mm

4. A number plate will be taken to comply with the requirements of this notice relating to the size of the plate and the size of letters and figures on the plate if the size of the plate or of any figure or letter on the plate:

- (a) does not exceed the size prescribed by this notice by more than 1.0 mm; or
- (b) is not more than 1.0 mm less than the size prescribed by this notice.

Transitional provision

A number plate that was manufactured before the date of this notice will be taken to comply with this notice if it complies with the notice under section 47A of the Act published in the *Gazette* on 3 December 1998, (see *Gazette* 3 December 1998 p. 1720), except Chauffeured Vehicle Plates, which will comply until 15 October 1999.

SCHEDULE 3

Classes of number plates which may be displayed pursuant to s.47A(4)

- Class 1 —Numeric
- Class 2 —Alpha Numeric (Non-slogan)
- Class 3 —Alpha Numeric
- Class 4 —Personalised
- Class 5 —Jubilee
- Class 6 —Australian Grand Prix
- Class 9 —Name Plates
- Class 10 —Custom
- Class 16 —Premium

Dated 20 August 1999.

R. J. FRISBY, Registrar of Motor Vehicles

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Davison Road, south of Barmera
Deposited Plan 52724*

BY Road Process Order made on 5 July 1999, The Berri Barmera Council ordered that:

1. Portion of the public road (Davison Road) adjoining section 465 Cobdogla Irrigation Area and portion of the public road (Davison Road) adjoining portion of Dunstone Road and the southern boundary of section 764 Cobdogla Irrigation Area, more particularly delineated and lettered 'A' and 'B' (respectively) in Preliminary Plan No. PP32/0373 be closed.

2. Vest in the Crown portion of the land subject to closure lettered 'A' and add that land to section 465 held by REGINALD BRIAN SMITH and SUSAN KAYE CHAPPLE under Crown Lease Volume 1608 Folio 16 in accordance with the agreement for transfer dated 22 June 1999 entered into between The Berri Barmera Council and R. B. Smith and S. K. Chapple.

3. Vest in the Crown portion of the land subject to closure lettered 'B' and add that land to section 764 held by GRAEME PETER JAMES GROPLER and MARY JUNE GROPLER under Crown Lease Volume 865 Folio 18 in accordance with the agreement for transfer dated 22 June 1999 entered into between The Berri Barmera Council and G. P. J. Gropler and M. J. Gropler.

On 27 August 1999 that order was confirmed by the Minister for Administrative Services 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 2 September 1999.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Leason Street, Grange
Deposited Plan 52831*

BY Road Process Order made on 20 July 1999, the CITY OF CHARLES STURT ordered that:

1. Portion of the public road (Leason Street) adjoining the western boundary of allotment 55 in Filed Plan 118737, more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0417 be closed.

2. The whole of the land subject to closure be transferred to ZENON KURDA and ANTONIA KURDA in accordance with agreement for transfer dated 20 July 1999 entered into between the City of Charles Sturt and Z. Kurda and A. Kurda.

On 23 August 1999 that order was confirmed by the Minister for Administrative Services 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 2 September 1999.

P. M. KENTISH, Surveyor-General

SOIL CONSERVATION AND LAND CARE ACT 1989

Appointment

I, ROBERT GERARD KERIN, Deputy Premier, Minister for Primary Industries, Natural Resources and Regional Development in the State of South Australia to whom the administration of the Soil Conservation and Land Care Act 1989 has been committed, do hereby appoint Rodney Clayton Zerner as a member of the Eastern Districts Soil Conservation Board, pursuant to section 24 of the Act until 30 June 2000.

Dated 28 August 1999.

ROB KERIN, Deputy Premier, Minister for Primary Industries, Natural Resources and Regional Development.

SOIL CONSERVATION AND LAND CARE ACT 1989

Appointments

I, ROBERT GERARD KERIN, Deputy Premier, Minister for Primary Industries, Natural Resources and Regional Development in the State of South Australia to whom the administration of the Soil Conservation and Land Care Act 1989 has been committed, do hereby appoint the following people as members of the Far West Coast Soil Conservation Board, pursuant to section 24 of the Act until 13 September 2002:

Peter Wallace Polkinghorne
Richard John Koch
Jonathan Jeffrey Shipard
Bronte James Warmington
Teresa Kaye Gurney
Brett Dalzell
Ricky Derek Miller

Dated 28 August 1999.

ROB KERIN, Deputy Premier, Minister for Primary Industries, Natural Resources and Regional Development.

**REGULATIONS UNDER THE ELECTRICITY CORPORATIONS
(RESTRUCTURING AND DISPOSAL) ACT 1999**

No. 181 of 1999

At the Executive Council Office at Adelaide 2 September 1999

PURSUANT to the *Electricity Corporations (Restructuring and Disposal) Act 1999* 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. Amendment of Electricity Corporations Act 1994

Citation

1. These regulations may be cited as the *Electricity Corporations (Restructuring and Disposal) (Section 34—Amendment of Electricity Corporations Act) Regulations 1999*.

Commencement

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

Amendment of Electricity Corporations Act 1994

3. The *Electricity Corporations Act 1994* is amended—

(a) by inserting after the definition "**contributory scheme**" in clause 1 of Schedule 1 the following definition:

"electricity corporation" includes a State-owned company;;

(b) by inserting after the definition of "**Rules**" in clause 1 of Schedule 1 the following definition:

"State-owned company" has the same meaning as in the *Electricity Corporations (Restructuring and Disposal) Act 1999*;

REGULATIONS UNDER THE HARBORS AND NAVIGATION ACT 1993

No. 182 of 1999

At the Executive Council Office at Adelaide 2 September 1999

PURSUANT to the *Harbors and Navigation Act 1993* 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.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of reg. 64—Exemptions from s. 47(3) and (4)
4. Revocation of reg. 77
5. Variation of reg. 78—Interpretation of Part 8
6. Insertion of reg. 78A
 - 78A. Application of hiring requirements: s. 51
7. Variation of reg. 79—Application for licence
8. Substitution of reg. 80
 80. Granting of licence
9. Substitution of reg. 88
 88. Licence and certificates of inspection to be displayed
10. Variation of reg. 89—Register books
11. Variation of reg. 90—Vessel not to be hired out nor possession to be handed over in certain circumstances
12. Substitution of reg. 91
 91. Information and instructions to be given to hirers
13. Variation of reg. 92—Use of hire and drive vessels
14. Variation of reg. 93—Duties of licence holder
15. Substitution of reg. 94
 94. Duty to report accidents, etc.

Citation

1. The *Harbors and Navigation Regulations 1994* (see *Gazette* 20 October 1994 p. 987), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 16 September 1999.

Variation of reg. 64—Exemptions from s. 47(3) and (4)

3. Regulation 64 of the principal regulations is varied—

(a) by inserting after paragraph (b) the following paragraphs:

- (c) the operation of a hire and drive houseboat by a person who—
 - (i) is at least 18 years of age; and

- (ii) —
 - (A) holds a current driver's licence under the *Motor Vehicles Act 1959* endorsed with the classification C or R; or
 - (B) holds a current interstate licence or foreign licence (as defined in the *Motor Vehicles Act 1959*) authorising the person to drive motor vehicles of the kind that may be driven pursuant to a driver's licence referred to in subparagraph (A) and is, by virtue of section 97A of that Act, authorised to drive such motor vehicles on roads in this State; and
- (iii) has received practical instruction from the owner of the houseboat sufficient to meet the requirements of regulation 91; or
- (d) the operation of a hire and drive small vessel by a person who—
 - (i) is at least 16 years of age; and
 - (ii) has received practical instruction from the owner of the vessel sufficient to meet the requirements of regulation 91.;

(b) by inserting after its present contents (now to be designated as subregulation (1)) the following subregulations:

(2) Section 47(4) of the Act does not apply to a person who hires out a recreational vessel the operation of which is exempt from the application of section 47(3) of the Act under this regulation.

(3) In this regulation, "**hire and drive houseboat**" and "**hire and drive small vessel**" have the same meanings as in regulation 78.

Revocation of reg. 77

4. Regulation 77 of the principal regulations is revoked.

Variation of reg. 78—Interpretation of Part 8

5. Regulation 78 of the principal regulations is varied—

(a) by inserting after the definition of "**hire and drive houseboat**" the following definitions:

"**hire and drive small vessel**" means—

- (a) a motorised jet-ski or other similar device on which a person rides through water; or
- (b) a motorised dinghy having a length not exceeding five metres,

that is, or is to be, hired out and operated while hired out by a person other than the owner of the vessel or an employee or agent of the owner;

"**hire and drive vessel**" means a hire and drive houseboat or a hire and drive small vessel;;

(b) by striking out "houseboat" from the definition of "**hirer**" and substituting "vessel";

- (c) by striking out "houseboat" from the definition of "**owner**" and substituting "vessel";
- (d) by striking out "boat" twice occurring from the definition of "**owner**" and substituting, in each case, "vessel".

Insertion of reg. 78A

6. The following regulation is inserted after regulation 78 of the principal regulations:

Application of hiring requirements: s. 51

78A. Part 8 of the Act applies to—

- (a) hire and drive small vessels; and
- (b) hire and drive houseboats operated on the River Murray between the border of South Australia and a line joining the upstream sides of the landings used by the ferry at Wellington.

Variation of reg. 79—Application for licence

7. Regulation 79 of the principal regulations is varied by striking out from subregulation (3) "each of the vessels" and substituting "in respect of houseboats, each of the houseboats".

Substitution of reg. 80

8. Regulation 80 of the principal regulations is revoked and the following regulation is substituted:

Granting of licence

80. (1) Subject to subregulation (2), the CEO must not grant an application for a licence under Part 8 of the Act unless satisfied—

- (a) that the applicant is of or over 18 years of age and is a fit and proper person to hold a licence; and
- (b) in the case of an application for a licence in respect of houseboats—
 - (i) that the houseboats to be hired out pursuant to the licence are structurally sound and conform with the requirements set out in Schedule 8; and
 - (ii) that the houseboats to be hired out pursuant to the licence have the equipment required by Schedule 8 and the equipment is in working order.

(2) The CEO may grant a licence under Part 8 of the Act in respect of houseboats despite the fact that a houseboat to be hired out pursuant to the licence does not comply with the requirements set out in Schedule 8 if—

- (a) operation of the houseboat would not, in the opinion of the CEO, present a risk to the safety of any person; and
- (b) the licence is made subject to conditions designed to ensure compliance with the requirements within a period specified in the licence.

Substitution of reg. 88

9. Regulation 88 of the principal regulations is revoked and the following regulation is substituted:

Licence and certificates of inspection to be displayed

88. (1) The owner of hire and drive vessels must display his or her licence under Part 8 of the Act in a prominent place at the premises from which the vessels are hired out.

Maximum penalty: \$1 250.

Expiation fee: \$160.

(2) The owner of hire and drive houseboats must—

- (a) keep on the premises from which the boats are hired out the certificates of inspection relating to all boats operated pursuant to his or her licence under Part 8 of the Act; and
- (b) keep on each boat at all times a copy of the certificate of inspection relating to the boat;
- (c) produce a copy of the certificate of inspection relating to a boat for inspection when requested to do so by an authorised person or a hirer of the boat.

Maximum penalty: \$1 250.

Expiation fee: \$160.

Variation of reg. 89—Register books

10. Regulation 89 of the principal regulations is varied—

(a) by striking out paragraph (f) of subregulation (1) and substituting the following paragraph:

(f) details of the hirer's—

- (i) boat operator's licence; or
- (ii) driver's licence, interstate licence or foreign licence (as defined in the *Motor Vehicles Act 1959*);

(b) by striking out the penalty provision at the foot of subregulation (1) and substituting the following penalty provision:

Maximum penalty: \$1 250.

Expiation fee: \$160.;

(c) by striking out the penalty provision at the foot of subregulation (2) and substituting the following penalty provision:

Maximum penalty: \$1 250.

Expiation fee: \$160.;

- (d) by striking out the penalty provision at the foot of subregulation (3) and substituting the following penalty provision:

Maximum penalty: \$1 250.
Expiation fee: \$160.

Variation of reg. 90—Vessel not to be hired out nor possession to be handed over in certain circumstances

11. Regulation 90 of the principal regulations is varied—

- (a) by striking out from subregulation (1) "houseboat" and substituting "vessel";
- (b) by striking out from subregulation (1) "boat" wherever occurring and substituting, in each case, "vessel";
- (c) by striking out from subregulation (1)(a) "or an exemption allowing the hirer to operate the boat" and substitute "or is exempt from the requirement to hold such a licence";
- (d) by striking out the penalty provision at the foot of subregulation (1) and substituting the following penalty provision:

Maximum penalty: \$1 250.
Expiation fee: \$160.;

- (e) by striking out from subregulation (2) "houseboat" and substituting "vessel";
- (f) by striking out from subregulation (2) "boat" wherever occurring and substituting, in each case, "vessel";
- (g) by striking out the penalty provision at the foot of subregulation (2) and substituting the following penalty provision:

Maximum penalty: \$1 250.
Expiation fee: \$160.

Substitution of reg. 91

12. Regulation 91 of the principal regulations is revoked and the following regulation is substituted:

Information and instructions to be given to hirers

91. (1) The owner of a hire and drive vessel must, before handing over possession of the vessel to a hirer—

- (a) give practical instruction to the hirer in getting the vessel underway and handling it while it is underway; and
- (b) give the hirer clear and concise instructions on—
- (i) the geographical limits of the waters within which the vessel is permitted to operate; and
- (ii) the correct techniques of handling the vessel and of navigation; and

- (iii) the correct way of operating any machinery and fuel, gas and pumping systems on the vessel and any valves or other openings in the hull; and
 - (iv) the location and correct use of any lifesaving and fire appliances on the vessel; and
 - (v) the correct way of operating any radio equipment on the vessel; and
 - (vi) the maximum number of persons that can safely ride on or be in the vessel while it is underway; and
 - (vii) in the case of a houseboat—the maximum number of persons that can safely be in the boat while it is moored; and
- (c) require the hirer to sign a statement to the effect that the owner has complied with the requirements of regulation 91 and give the hirer a copy of the signed statement.

Maximum penalty: \$1 250.

Expiation fee: \$160.

(2) The owner of a hire and drive vessel must keep a copy of the signed statement referred to in subregulation (1)(c) and produce it for inspection when requested to do so by an authorised person.

Maximum penalty: \$1 250.

Expiation fee: \$160.

Variation of reg. 92—Use of hire and drive vessels

13. Regulation 92 of the principal regulations is varied—

- (a) by striking out the penalty provision at the foot of the regulation and substituting the following penalty provision:

Maximum penalty: \$1 250.

Expiation fee: \$160.;

- (b) by inserting after its present contents (now to be designated as subregulation (1)) the following subregulations:

(2) The hirer of a hire and drive vessel must at all times—

- (a) operate the vessel in a safe and responsible manner; and
- (b) comply with any prior instructions given by the owner of the vessel for the safe operation of the vessel; and
- (c) comply with any other conditions relating to the operation of the vessel that—
 - (i) have been imposed on the licence under Part 8 of the Act held by the owner of the vessel; and
 - (ii) have been communicated to the hirer by the owner; and
- (d) comply with any directions given by an authorised person for the safe operation of the vessel; and

- (e) if the vessel is a motorised jet-ski or other similar device on which a person rides through water—
- (i) while operating the vessel wear a personal flotation device that complies with AS 2260 of the correct size and in a properly adjusted manner; and
 - (ii) operate the vessel only within the area defined in the licence as marked by coloured inflatable or polystyrene buoys or by some other means; and
 - (iii) operate the vessel with not more than one person onboard or, if vessel is designed to carry more than one person, with not more than two persons onboard.

Maximum penalty: \$1 250.
Expiation fee: \$160.

(3) An authorised person may give the hirer of a hire and drive vessel directions for the safe operation of the vessel by the hirer.

Variation of reg. 93—Duties of licence holder

14. Regulation 93 of the principal regulations is varied—

- (a) by striking out from paragraphs (a)(ii) and (b) "boat" and substituting, in each case, "hire and drive vessel";
- (b) by striking out the penalty provision at the foot of the regulation and substituting the following penalty provision:

Maximum penalty: \$1 250.
Expiation fee: \$160.

Substitution of reg. 94

15. Regulation 94 of the principal regulations is revoked and the following regulation is substituted:

Duty to report accidents, etc.

94. The owner of a hire and drive vessel must, no later than 24 hours after the event, give written particulars to the CEO of—

- (a) the loss, theft or abandonment of the vessel; or
- (b) any structural or substantial damage to the vessel, whether due to grounding or any other cause; or
- (c) the death of or serious injury to any person apparently arising out of the use of the vessel or any equipment supplied with the vessel; or

- (d) damage to any property apparently arising out of the use of the vessel or any equipment supplied with the vessel.

Maximum penalty: \$750.

Expiation fee: \$105.

TSA 4061/98 CS

R. DENNIS Clerk of the Council

FAXING COPY?

IF you fax copy to Riverside 2000, for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed **twice**.

Please use the following fax number:

Fax transmission: (08) 8207 1040
Phone Inquiries: (08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

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

Government Gazette notices can be E-mailed.

The address is:

govgaz@riv.ssa.sa.gov.au

Documents should be sent as attachments in Word format.

When sending a document via E-mail, please confirm your transmission with a faxed copy of your document, including the date the notice is to be published.

Fax transmission: (08) 8207 1040
Enquiries: (08) 8207 1045

CITY OF ADELAIDE

Temporary Road Closure

NOTICE is hereby given that the council of the Corporation of the City of Adelaide at its meeting held on 30 August 1999, passed, *inter alia*, the following resolutions:

Pursuant to section 359 of the Local Government Act 1934, as amended, the road described in the schedule below, between the hours specified in the schedule, be closed to all vehicles except for emergency vehicles or those given express permission to enter by the Chief Executive Officer.

That the schedule referred to in paragraph (2) of the resolution of the Operational Committee on 15 March 1999 with respect to the temporary road closure of a section of Gouger Street be varied to read as follows:

SCHEDULE

Location	From	To
Gouger Street between Morphett Street and Victoria Square	9 a.m. on Sunday, 3 October 1999	2 a.m. on Monday, 4 October 1999

JUDE MUNRO, Chief Executive Officer

CITY OF ADELAIDE

Temporary Road Closure

NOTICE is hereby given that the council of the Corporation of the City of Adelaide at its meeting held on 30 August 1999, passed, *inter alia*, the following resolutions:

Pursuant to section 359 of the Local Government Act 1934, as amended, the road described in the schedule below, between the hours specified in the schedule, be closed to all vehicles except for emergency vehicles or those given express permission to enter by the Chief Executive Officer.

SCHEDULE

Location	From	To
Leigh Street between Currie Street and Hindley Street	8 a.m. on Saturday, 2 October 1999	9 p.m. on Saturday, 2 October 1999

JUDE MUNRO, Chief Executive Officer

CITY OF PLAYFORD

Nominations Received for Supplementary Election

NOTICE is hereby given that at the close of nominations at noon on Thursday, 26 August 1999 the following persons have been accepted as candidates to contest the supplementary election for the office of Councillor to represent Ward 5 in the City of Playford.

The names of candidates listed below are in the order in which they will appear on the ballot paper:

Ward 5:

- Brian Leslie Gooley
- Iris Mabel Shaw

The elections will be conducted entirely by the use of postal voting. Ballot papers will be forwarded to eligible electors from Monday, 13 September 1999 to Friday, 17 September 1999 and to be included in the count, completed ballot material must be returned to reach the Returning Officer no later than 6 p.m., Friday, 1 October 1999.

There will be a ballot box provided at the Elizabeth Magistrates Court, 15 Frobisher Road, Elizabeth, for electors who wish to personally deliver their completed ballot material during office hours.

The roll to be used to determine the eligibility of electors entitled to vote for these elections closed on 11 February 1999.

The scrutiny and counting of votes will take place at the Elizabeth Magistrates Court, 15 Frobisher Road, Elizabeth, at 9 a.m., Saturday, 2 October 1999.

A provisional declaration will occur at the conclusion of the count on Saturday, 2 October 1999.

Dated 2 September 1999.

S. H. TULLY, Returning Officer

CITY OF PORT LINCOLN

Roads (Opening and Closing) Act 1991

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the City of Port Lincoln intends to make a Road Process Order to close portion of public road (former right of way) adjoining the southern end of Short Street and allotment 804 in filed plan 179216, marked 'A' as delineated on Preliminary Plan No. PP32/0489. The closed road is to be transferred to Reg Kemp Real Estate Pty Ltd and merged with allotment 804 in Filed Plan 179216.

A copy of the Preliminary Plan and Statement of persons affected are available for public inspection at the Council Office, Level 1, Civic Centre, 60 Tasman Terrace, Port Lincoln or 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, P.O. Box 1787, Port Lincoln, S.A. 5606 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, 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.

F. PEDLER, Town Clerk

CITY OF SALISBURY

Dedication of Reserve Land

NOTICE is hereby given that pursuant to the Local Government Act 1934, as amended, the City of Salisbury resolved at its meeting held on 23 August 1999, that portion of land shown as allotment 54 in Deposited Plan 51054, allotment 51 in Deposited Plan 52003 and allotments 52 and 60 in Deposited Plan 52847 all be dedicated as reserve land.

S. HAINS, City Manager

Charles Street Unley Precinct Plan Amendment Report

Draft for Public Consultation

The City of Unley has prepared a draft Plan Amendment Report (PAR) to amend the Unley (City) Development Plan as it affects land in the Light Industry Zone (east of Cleland Avenue), and some adjacent areas of the Residential B300 Zone, around Charles Street, Cleland Avenue and north of Mary Street in the suburb of Unley. The draft PAR proposes to amend the Development Plan by rezoning the Light Industry Zone and parts of the Residential B300 Zone described above to Residential C120-180 Zone. It proposes to introduce zone specific policies to facilitate high-quality medium density development in accord with a structure plan identifying four policy areas and related policies affecting dwelling density (site areas down to 120 to 180 m²), building height (up to three storeys plus attic in specified core areas) and building design criteria.

The draft PAR will be available for public inspection and purchase during normal office hours at the Council office, 181 Unley Road, Unley from 2 September to 4 November 1999. A copy can be purchased from the Council at \$5 each.

An information session is scheduled during the exhibition period, 6.30 pm Thursday, 7 October at the Unley Citizens' Centre, 18 Arthur Street, Unley. All interested persons are invited to attend to ask questions and find out the details of the draft PAR.

Written submissions regarding the draft PAR will be accepted by the Council until 4 November 1999. Submissions should clearly indicate if there is a wish to speak at the public hearing. All submissions should be addressed to the City Manager, City of Unley, PO Box 1, Unley SA 5061.

Copies of all submissions received will be available for inspection by interested persons at the Council office from 5 November 1999 until the public hearing.

A public hearing will be held at 6.30 pm at the Unley Citizens' Centre, 18 Arthur Street, Unley on Tuesday, 9 November 1999.

Dated 2 September 1999.

City Manager



UNLC45793

THE BERRI BARMERA COUNCIL

Review of Elector Representatives

NOTICE is given that council has completed a Review of Electors representation.

A report is available for public consultation. Copies of the report are available from the Council Offices at Berri and Barmera.

Invitation is given to interested persons to make written submissions on this report and the position adopted by council.

Written submissions should be addressed to the Chief Executive Officer, Berri Barmera Council, P.O. Box 229, Berri, S.A. 5343 or should be delivered to the Berri or Barmera Office of the council by Friday, 1 October 1999.

Persons making written submissions will be given the opportunity to address council either in person or by representation.

Council's proposal is to abolish wards and reduce elected representatives numbers to a Mayor and 10 councillors, from a Mayor and 12 councillors.

M. J. HURLEY, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Temporary Road Closure

NOTICE is hereby given that pursuant to section 359 (1) of the Local Government Act 1934, as amended, it is hereby resolved to close that portion of Leonard Norman Drive, Waikerie at the eastern intersection with Peake Terrace to all vehicular traffic entering from Peake Terrace, with the exception of all emergency

vehicles from 7 a.m. on Wednesday, 15 September 1999 to 7 p.m. on Thursday, 16 September 1999 for the purpose of traffic control in association with the Riverland Field Days.

T. L. BURGEMEISTER, District Manager

Temporary Road Closure

NOTICE is hereby given that pursuant to section 359 (1) of the Local Government Act 1934, as amended, it is hereby resolved that all vehicles other than the classes of vehicles specified hereunder are to be excluded from the eastern portion of East Terrace, Loxton between its intersection with Edward Street in the north and the Drabsch Street crossover in the south between the hours of 9 a.m. and 2 p.m., Saturday, 4 September 1999 for the purpose of a 'Show n' Shine' vehicle display.

1. All emergency vehicles.
2. All vehicles participating in the event.

T. L. BURGEMEISTER, District Manager

DISTRICT COUNCIL OF YORKE PENINSULA

Temporary Road Closures

NOTICE is hereby given pursuant to section 359 of the Local Government Act 1934, as amended, that council has granted approval for the temporary closing of the following streets:

Ardrossan:

Fifth Street—from Second Street to Third Street for the purpose of holding a U Beaut Ute competition in conjunction with the annual Hospital Fete on Sunday, 17 October 1999.

Silo Road—the whole of that portion of the road commencing at a point 800 m generally in an easterly direction from the intersection of Silo Road with Bowman Road and continuing for a distance of 100 m to the end of Silo Road be closed to general traffic for the period between 10 a.m. on Wednesday, 1 September 1999 and 4 p.m. on Friday, 29 October 1999.

Edithburgh:

O'Halloran Parade—between Cross Street and Edith Street;

Blanche Street—between Cross Street and the northern side of Edith Street;

Edith Street—from Blanche Street to the jetty,

between the hours of 9 a.m. to 4 p.m. on Sunday, 3 October 1999, for the holding of the Annual Gala Day to be held by the Edithburgh Gala Day Committee.

R. WOOD, Chief Executive Officer

CITY OF SALISBURY

Roads (Opening and Closing) Act 1991

PURSUANT to section 10 of the Roads (Opening and Closing) Act 1991, City of Salisbury hereby gives notice of its proposal to implement a Road Process to close a portion of the public road subject to any easements that may be required. The portion of public road to be closed is situated between allotments 12, 13, 3 and 2 in Deposited Plan 7391 and is more particularly delineated in Preliminary Plan PP 32/0488 ('the plan').

The portion of the public road to be closed marked 'A' on the plan is to be merged with the adjoining land (Allotment 12 in Deposited Plan 7391, CT 5499/382) held by Steven Alexander McKay and the portion of the public road to be closed marked 'B' on the plan is to be merged with the adjoining land (Allotment 3 in Deposited Plan 7391, CT 5363/164) held by Gavin Charles Bright.

A statement of persons affected by the road process together with a copy of the above drawing is available for public inspection at the Council Offices, 12 James Street, Salisbury, S.A. 5108, between the hours of 8.30 a.m. and 5 p.m. weekdays only. Copies may also be inspected at the Adelaide office of the Surveyor-General during normal office hours.

Any person who may wish to object to the proposed road process or any person affected by the proposed road closure who may wish to apply for an easement to be granted in that persons favour over the land subject to the proposed closure, must lodge with the said council a notice of objection or an application for an easement within 28 days of the date of this notice and forward a copy of same to the Surveyor-General at Adelaide.

All objections lodged shall be in writing giving the objector's full name and address, reasons for the objection and whether the objector wishes to appear in person or be represented at the subsequent meeting when the objections will be determined by council.

An application for an easement should be in writing giving the full name and address of the person applying for the grant, full details of the nature and location of the requested easement, whether it will be in favour of the owner of adjoining or nearby land, and if so specify the land in which the easement will be annexed and reasons for the application for the grant of easement.

Dated 2 September 1999.

S. HAINS, City Manager

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

- Allen, Edna Blanche*, late of 2 Joyce Street, Glengowrie, widow, who died on 31 July 1999.
- Belich, Francis*, late of 29 Grantley Avenue North, Rostrevor, home duties, who died on 6 July 1999.
- Bishop, James Rowland*, late of 22 Palmer Avenue, Myrtle Bank, retired retail fruiterer, who died on 8 March 1997.
- Coombe, Lily Margaret*, late of 194 Morphett Road, Glengowrie, widow, who died on 6 May 1999.
- Dawson, Veral Jean*, late of 68 Princes Street, Croydon, home duties, who died on 30 July 1999.
- Fairlie, Monica Mary*, late of 129 Oaklands Road, Warradale, home duties, who died on 13 June 1999.
- Gellard, Doreen Minnie*, late of 59-67 Joyce Street, Murray Bridge, retired nurse, who died on 9 May 1999.
- Harmos, Anna*, late of 30 Queen Street, Norwood, retired secretary, who died on 20 May 1999.
- Heinsen, Gladys May*, late 5 Bradford Court, Enfield, of no occupation, who died on 25 June 1999.
- Lever, Percival Lancelot*, late of 42 Addison Road, Black Forest, retired machinist, who died on 26 July 1998.
- Moore, Robert Joseph*, late of 45 Jetty Road, Brighton, retired sales representative, who died on 20 June 1999.
- Morphett, John Garfield*, late of King George Avenue, North Brighton, of no occupation, who died on 10 May 1995.
- Murphy, Agnes Gertrude*, late of 160 Walkerville Terrace, Walkerville, of no occupation, who died on 28 June 1999.
- Polley, Thelma May*, late of 28 Green Street, St Morris, home duties, who died on 25 July 1999.
- Robinson, Albert James*, late of 56 Main Road, Normanville, retired public servant, who died on 29 July 1999.
- Slater, Eric William*, late of Grainger Road, Somerton Park, retired planning engineer, who died on 16 July 1999.
- Taylor, Marjorie Edith*, late of 22 Lefevre Terrace, North Adelaide, of no occupation, who died on 24 July 1999.
- Voigt, Vida Evelyn*, late of 24-34 Avenue Road, Glynde, of no occupation, who died on 3 June 1999.
- Walker, Flora Lorraine Martyn*, late of 22 Collingwood Avenue, Hazelwood Park, retired school principal, who died on 7 July 1999.
- Walker, Ida Lee Rose*, late of 81 Tapleys Hill Road, Hendon, widow, who died on 30 June 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 1 October 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 2 September 1999.

J. H. WORRALL, Public Trustee

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

- Blencowe, Milton Arthur*, late of 17 Claremont Street, Mile End, retired storeman, who died on 7 August 1999.
- Foster, Archie Albert*, late of 8 Carolyn Avenue, Fulham, retired horse trainer, who died on 23 July 1997.
- Maddern, Kathleen May*, late of Trowbridge House, 9 Luhrs Road, Payneham South, married woman, who died on 28 March 1999.
- Mitchell, Hazel May*, late of Hyde Park Nursing Home, 20 Scott Street, Parkside, retired supervisor, who died on 29 December 1998.
- Modra, Edna Maria*, late of Resthaven, 43 Malborough Street, Malvern, widow, who died on 22 June 1999.
- Price, Elizabeth Mary*, late of 115 Addison Road, Rosewater, widow, who died on 29 April 1999.
- Roberts, Sybil Majorie*, late of 17 Wheaton Road, Plympton, retired school teacher, who died on 28 July 1999.
- Sims, Gwendoline Beatrice Dorothea*, late of Unit 16, 45 Angas Road, Hawthorn, widow, who died on 3 August 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 23 September 1999, otherwise they will be excluded from the distribution of the said estate.

Dated 26 August 1999.

IOOF AUSTRALIA TRUSTEES LIMITED
(ACN 007 870 644) and BAGOT'S
EXECUTOR AND TRUSTEE COMPANY
LIMITED (ACN 007 869 829), 212 Pirie
Street, Adelaide, S.A. 5000.

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

- Woolford, Harold Ross*, late of Waddikee, via Cleve, farmer, who died on 17 July 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 the abovenamed estate are directed to send full particulars of such claims to the undersigned on or before 8 October 1999, otherwise they will be excluded from the distribution of the said estate.

Dated 2 September 1999.

TOWER TRUST LIMITED (ACN 007 869 794),
44 Pirie Street, Adelaide, S.A. 5000.

ANNELEIGH INVESTMENTS PTY LIMITED

(ACN 076 806 543)

ON 17 August 1999 the Supreme Court of South Australia in Action No. 683 of 1999 made an order for the winding up of Anneleigh Investments Pty Limited and appointed Austin Robert Meerten Taylor, 99 Frome Street, Adelaide, S.A. 5000 to be the liquidator of that company.

DEPUTY COMMISSIONER OF TAXATION,
191 Pulteney Street, Adelaide, S.A.
5000.

A.R. CONTAINER RENTAL PTY LIMITED

(ACN 008 035 701)

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. 965 of 1999, in the Supreme Court of South Australia seeking the winding up of A.R. Container Rental 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 A.R. Container Rental 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. 1012 of 1998. In the matter of Blackcroft Pty Ltd (ACN 008 192 998) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, Bruce James Carter of Ferrier Hodgson, Level 5, 81 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 of the abovenamed company.

And take further 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 25 August 1999.

B. J. CARTER, 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.

B. & S. FREIGHTLINES AUSTRALIA PTY LIMITED

(ACN 074 235 117)

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. 1025 of 1999, in the Supreme Court of South Australia seeking the winding up of B. & S. Freightlines Australia Pty Limited. The summons is listed for hearing on Tuesday, 5 October 1999 at not before 2.15 p.m. Any creditor or contributory of B. & S. Freightlines Australia 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. 60 of 1997. In the matter of Care Bear Cleaning Service Pty Ltd (ACN 052 467 651) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, Bruce James Carter of Ferrier Hodgson, Level 5, 81 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 of the abovenamed company.

And take further 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 25 August 1999.

B. J. CARTER, 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.

EVERMEDE PTY LTD

(ACN 055 998 028)

CLAYTON CHURCH HOMES INC., 148 Beulah Road, Norwood, S.A. 5067, has brought a summons in Action No. 993 of 1999, in the Supreme Court of South Australia seeking the winding up of Evermede Pty Ltd. The summons is listed for hearing on 5 October 1999, at not before 2.15 p.m. Any creditor or contributory of Evermede 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 affidavit in support can be obtained on payment of the proper cost from Lynch & Meyer, Solicitors, 190 Flinders Street, Adelaide, S.A. 5000.

SOUTH AUSTRALIA—In the Supreme Court. No. 2845 of 1992. In the matter of Hampton Management Services Pty Ltd (ACN 008 047 836) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, Bruce James Carter of Ferrier Hodgson, Level 5, 81 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 of the abovenamed company.

And take further 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 25 August 1999.

B. J. CARTER, 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. 1407 of 1998. In the matter of J. Trembath & Co. Pty Limited (in liquidation) (ACN 065 430 506) 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 Pricewaterhouse-Coopers, Level 14, 91 King William 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 of the abovenamed company.

And take further 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 24 August 1999.

D. J. OLIFENT, Liquidator

Note: Section 481 (3) of the Corporations Law enacts that an order of the Court releasing a 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 by concealment of any material fact.

SOUTH AUSTRALIA—In the Supreme Court. No. 1352 of 1998. In the matter of Keybro Pty Ltd (in liquidation) (ACN 064 968 485) 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 Pricewaterhouse-Coopers, Level 14, 91 King William 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 of the abovenamed company.

And take further 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 24 August 1999.

D. J. OLIFENT, Liquidator

Note: Section 481 (3) of the Corporations Law enacts that an order of the Court releasing a 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 by concealment of any material fact.

READY PEELED PRODUCE PTY LTD

(ACN 081 574 754)

CHRISTOS ATHANASOPOULOS and Anna Athanasopoulos trading as Ay's Brand have brought a summons in Action No. 931 of 1999, in the Supreme Court of South Australia seeking the winding up of Ready Peeled Produce Pty Ltd. The summons is listed for hearing on Tuesday, 7 September 1999, at 2.15 p.m. Any creditor or contributory of Ready Peeled Produce 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 affidavit in support can be obtained on payment of the proper cost from Kelly & Co., Level 17, 91 King William Street, Adelaide, S.A. 5000.

STADCOTE PTY LIMITED

(ACN 009 632 160)

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. 991 of 1999, in the Supreme Court of South Australia seeking the winding up of Stadcote Pty Limited. The summons is listed for hearing on Tuesday, 5 October 1999 at not before 2.15 p.m. Any creditor or contributory of Stadcote 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.

SOMMARIVA CONSTRUCTIONS PTY LIMITED

(ACN 008 212 431)

THE DEPUTY COMMISSIONER OF TAXATION of the Adelaide Branch of the Australian Taxation Office located at 191 Pulteney Street, Adelaide, S.A. 5000, the substituted plaintiff has brought a summons in Action No. 857 of 1999, in the Supreme Court of South Australia seeking the winding up of Sommariva Constructions 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 Sommariva Constructions 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.

ZIPPER TOO PTY LIMITED

(ACN 007 992 583)

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. 963 of 1999, in the Supreme Court of South Australia seeking the winding up of Zipper Too 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 Zipper Too 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.

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.