



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, 5 OCTOBER 2000

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Riverside 2000 so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: Riv2000@saugov.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.

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5:
ADMINISTRATION OF GROUND WATER (QUALCO-SUNLANDS) CONTROL ACT 2000 COMMITTED TO
THE MINISTER FOR WATER RESOURCES

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 5 of the *Administrative Arrangements Act 1994* and with the advice and consent of the Executive Council, I commit the administration of the *Ground Water (Qualco-Sunlands) Control Act 2000* to the Minister for Water Resources.

Given under my hand and the Public Seal of South Australia, at Adelaide, 5 October 2000.

By command,

MARK BRINDAL, for Premier

WR 00/0039CS

GROUND WATER (QUALCO-SUNLANDS) CONTROL ACT
2000 (Act No. 63 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 5 October 2000 as the day on which the *Ground Water (Qualco-Sunlands) Control Act 2000* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 5 October 2000.

By command,

MARK BRINDAL, for Premier

WR 00/0039CS

Department of the Premier and Cabinet
Adelaide, 5 October 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Pastoral Board, pursuant to the provisions of the Pastoral Land Management and Conservation Act 1989:

Member: (from 5 October 2000 until 17 April 2002)
Colin Raymond Harris

Deputy Member: (from 5 October 2000 until 17 April 2002)
Angela Perpetua Catherine Renfrey (Deputy to Harris)
Dennis Raymond Mutton (Deputy to Mann)
William John Davies (Deputy to Wickes)

By command,

MARK BRINDAL, for Premier

MPRI 064/2000CS

Department of the Premier and Cabinet
Adelaide, 5 October 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the RESI Corporation Board, pursuant to the provisions of the Electricity Corporations Act 1994:

Member: (from 5 October 2000 until 30 September 2003)
John Thomas Hill
Elizabeth Moran
Timothy Spencer
Luigi Salvatore DeGennaro

Chairman: (from 5 October 2000 until 30 September 2003)
John Thomas Hill

By command,

MARK BRINDAL, for Premier

TFD 096/00CS

Department of the Premier and Cabinet
Adelaide, 5 October 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Motor Sport Board, pursuant to the provisions of the South Australian Motor Sport Act 1984:

Member: (from 5 October 2000 until 9 September 2001)
Christopher David Smerdon

By command,

MARK BRINDAL, for Premier

MTOR 0011/00CS

Department of the Premier and Cabinet
Adelaide, 5 October 2000

HIS Excellency the Governor in Executive Council has been pleased to declare the 'Adelaide Hills Council—Stirling Local Heritage Places and Historic Conservation Policy Areas Plan Amendment' to be an authorised amendment and fix 5 October 2000 as the day on which it will come into operation, pursuant to section 27 (1) of the Development Act 1993.

By command,

MARK BRINDAL, for Premier

MTUP-PL 44/00CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Notice

I, MARK KENNION BRINDAL, Minister for Water Resources hereby delegate, pursuant to section 9 of the Administrative Arrangements Act 1994, to the Minister for Primary Industries and Resources, all of my powers and functions under the South Eastern Water Conservation and Drainage Act 1992, concerning, arising out of, and incidental to, the Upper South East Project as defined by that Act.

Dated 1 October 2000.

MARK BRINDAL, Minister for Water Resources

CONSTITUTION ACT 1934, SECTION 13 (4)

Assembly to Fill Vacancy in Legislative Council

PURSUANT to a Proclamation made by His Excellency The Governor on 14 September 2000, an assembly of Members of both Houses of Parliament was held on 4 October 2000, to fill the seat in the Legislative Council which had become vacant owing to the resignation of the Honourable George Weatherill, MLC.

At that assembly Robert Kenneth Sneath was duly elected to fill the said vacancy.

J. M. DAVIS Clerk of the Assembly of Members

COUNTRY FIRES ACT 1989

SECTION 35

Fire Danger Season

THE Country Fire Service hereby:

1. Fixes the date of the Fire Danger Season within the part of the State defined as the Adelaide Metropolitan Fire Ban District so as to commence on 1 December 2000 and to end on 30 April 2001.
2. Fixes the date of the Fire Danger Season within the part of the State defined as the Eastern Eyre Peninsula Fire Ban District so as to commence on 1 November 2000 and to end on 15 April 2001.
3. Fixes the date of the Fire Danger Season within the part of the State defined as the Flinders Fire Ban District so as to commence on 1 November 2000 and to end on 15 April 2001.

4. Fixes the date of the Fire Danger Season within the part of the State defined as the Kangaroo Island Fire Ban District so as to commence on 1 December 2000 and to end on 30 April 2001.

5. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower Eyre Peninsula Fire Ban District so as to commence on 1 November 2000 and to end on 15 April 2001.

6. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower South East Fire Ban District so as to commence on 22 November 2000 and to end on 30 April 2001.

7. Fixes the date of the Fire Danger Season within the part of the State defined as the Mid North Fire Ban District so as to commence on 15 November 2000 and to end on 30 April 2001.

8. Fixes the date of the Fire Danger Season within the part of the State defined as the Mount Lofty Ranges Fire Ban District so as to commence on 1 December 2000 and to end on 30 April 2001.

9. Fixes the date of the Fire Danger Season within the part of the State defined as the Murraylands Fire Ban District so as to commence on 15 November 2000 and to end on 15 April 2001.

10. Fixes the date of the Fire Danger Season within the part of the State defined as the North East Pastoral Fire Ban District so as to commence on 1 November 2000 and to end on 31 March 2001.

11. Fixes the date of the Fire Danger Season within the part of the State defined as the North West Pastoral Fire Ban District so as to commence on 1 November 2000 and to end on 31 March 2001.

12. Fixes the date of the Fire Danger Season within the part of the State defined as the Riverland Fire Ban District so as to commence on 15 November 2000 and to end on 15 April 2001.

13. Fixes the date of the Fire Danger Season within the part of the State defined as the Upper South East Fire Ban District so as to commence on 15 November 2000 and to end on 15 April 2001.

14. Fixes the date of the Fire Danger Season within the part of the State defined as the West Coast Fire Ban District so as to commence on 1 November 2000 and to end on 15 April 2001.

15. Fixes the date of the Fire Danger Season within the part of the State defined as the Yorke Peninsula Fire Ban District so as to commence on 15 November 2000 and to end on 30 April 2001.

S. J. ELLIS, Chief Executive Officer

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 IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

1. Reserve for Mental Hospital Purposes, section 661, Hundred of Adelaide, County of Adelaide, the proclamation of which was published in the *Government Gazette* of 22 January 1976 at page 260, and amended by notice published in the *Government Gazette* of 8 February 1990 at page 320, first appearing.

2. Reserve for Mental Hospital Purposes, section 621, Hundred of Adelaide, County of Adelaide, the proclamation of which was published in the *Government Gazette* of 24 February 1983 at page 466 and amended by notices published in the *Government Gazettes* of 7 May 1987 at page 1222, 21 July 1988 at page 474, 8 February 1990 at page 320, second appearing, 16 April 1992 at page 1160, 29 September 1994 at page 853 and 15 February 1996 at page 1118.

The land described above is now numbered as pieces 735 and 736 of Deposited Plan No. 44160 and is the whole of the land comprised in Crown Record Volume 5412 Folio 612.

Dated 3 October 2000.

P. M. KENTISH, Surveyor-General

DEHAA 17/0930 PT 2

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 IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

1. Resume the land defined in The First Schedule.
2. Dedicate the Crown Land defined in The Second Schedule as a Public Road.
3. Dedicate the Crown Land defined in The Third Schedule as a Recreation and Plantation Reserve and declare that such land shall be under the care, control and management of The Corporation of the City of Whyalla.

The First Schedule

Portion of Recreation and Plantation Reserve, section 91, Hundred of Randell, County of York, the proclamation of which, together with other land was published in the *Government Gazette* of 12 June 1980 at pages 1548 and 1549, The Second Schedule, being portion of the land comprised in Crown Record Volume 5750 Folio 21.

The Second Schedule

Allotment 84 of DP 55372, Hundred of Randell, County of York, being within the municipality of Whyalla.

The Third Schedule

Allotment 83 of DP 55372, Hundred of Randell, County of York, exclusive of all necessary roads, subject nevertheless to an existing easement to the Minister for Infrastructure over that portion of allotment 83 marked A on DP 55372, more particularly described in *Government Gazette* of 12 June 1980 at pages 1548 and 1549.

Dated 3 October 2000.

P. M. KENTISH, Surveyor-General

DEHAA 13/0640

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 IAIN EVANS, 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 for the purposes of Parliament and declare that such land shall be under the care, control and management of the Minister for Government Enterprises.

The Schedule

Sections 747 and 748, Hundred of Adelaide, County of Adelaide, being the whole of the land comprised in Crown Records Volume 5758 Folio 143 and Volume 5754 Folio 434 respectively.

Dated 3 October 2000.

P. M. KENTISH, Surveyor-General

ACD 559/1995

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 IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

1. Resume the land defined in The First Schedule.
2. Dedicate the Crown Land defined in The Second Schedule as an Effluent Treatment Reserve and declare that such land shall be under the care, control and management of the Mid Murray Council.
3. Dedicate the Crown Land defined in The Third Schedule as a Waste Disposal Reserve and declare that such land shall be under the care, control and management of the Mid Murray Council.
4. Dedicate the Crown Land defined in The Fourth Schedule as a Public Road.

The First Schedule

Public Recreation Reserve, sections 360, 361 and 402, Hundred of Nildottie, County of Albert, the proclamation of which was published in the *Government Gazette* of 26 October 1978 at page 1321, being the whole of the land comprised in Crown Record Volume 5401 Folio 583.

The Second Schedule

Allotment 11 of DP 54900, Hundred of Nildottie, County of Albert, exclusive of all necessary roads.

The Third Schedule

Allotment 14 of DP 54900, Hundred of Nildottie, County of Albert, exclusive of all necessary roads.

The Fourth Schedule

Allotment 10 of DP 54900, Hundred of Nildottie, County of Albert, being within the Mid Murray district.

Dated 3 October 2000.

P. M. KENTISH, Surveyor-General

DENR 11/0302

DEVELOPMENT ACT 1993, SECTION 27 (1): THE ADELAIDE HILLS COUNCIL—STIRLING LOCAL HERITAGE PLACES AND HISTORIC CONSERVATION POLICY AREAS PLAN AMENDMENT*Preamble*

The Minister for Transport and Urban Planning has approved the amendment entitled 'The Adelaide Hills Council—Stirling Local Heritage Places and Historic Conservation Policy Areas Plan Amendment' (the Plan Amendment) and has referred it to the Governor.

NOTICE

PURSUANT to section 27 (1) of the Development Act 1993, I, the Governor with the advice and consent of the Executive Council, declare the Plan Amendment to be an authorised Plan Amendment and fix 5 October 2000 as the day on which it will come into operation.

Dated 5 October 2000.

E. J. NEAL, Governor

MTUP CAB 44/00CS

GAMING MACHINES ACT 1992*Notice of Application for Grant of a Gaming Machine Licence*

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Belperio Investments Pty Ltd has applied to the Liquor and Gaming Commissioner for the grant of a gaming machine licence in respect of premises situated at 20 Laurretta Street, Newton, S.A. 5074 and known as St Kilda Hotel.

The application has been set down for hearing on 3 November 2000 at 9 a.m.

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.

Dated 29 September 2000.

Applicant

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994*Exemption*

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

Thomas Henry Rooney, an employee/officer of H. D. & Son Pty Ltd.

SCHEDULE 2

The whole of the land described in Certificate of Title Register Book Volume 5606, Folio 987 situated at 5 Seekamp Street, Berri, S.A. 5343.

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

M. D. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994*Exemption*

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

Philip George Holmes, an employee/officer of Redden Agencies Pty Ltd.

SCHEDULE 2

The whole of the land described in Certificate of Title Register Book Volume 5330, Folio 284 situated at 5 Jean Place, Riverton, S.A. 5412.

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

M. D. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application for Grant of a Gaming Machine Licence and Transfer of a Hotel Licence

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Gunnder Gwynne Pty Ltd (ACN 094 445 191), c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence, grant of a Gaming Machine Licence and variation to the Extended Trading Authorisation in respect of premises situated at Greenhill Road, Uraidla and known as Uraidla Hotel.

The applications have been set down for hearing on 3 November 2000 at 9 a.m.

Conditions

The following revised extended trading hours are sought:

1. That liquor may be sold for consumption on the licensed premises during the following times:

- (a) Monday, Tuesday and Wednesday: midnight to 1 a.m. the following day;
- (b) Thursday, Friday and Saturday: midnight to 3 a.m. the following day;
- (c) Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight other than Sundays immediately preceding a public holiday when trading shall continue to 3 a.m. the following day;
- (d) Christmas Day: midnight to 2 a.m.

2. That liquor may be sold for consumption off the licensed premises on Sundays between 8 a.m. and 11 a.m. and between 8 p.m. and 9 p.m.

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

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

Dated 28 September 2000.

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 Playford City Soccer Club Pty Ltd, 18 Elder Court, Angle Vale, S.A. 5117 has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Barfield Crescent, Elizabeth West, S.A. 5112 and known as Playford City Soccer Club Pty Ltd.

The application has been set down for hearing on 27 October 2000.

Conditions

The following licence conditions are sought:

- The licence authorises the licensee to sell and supply liquor for consumption on the licensed premises during the following hours:
 - Monday to Thursday: midnight to 1 a.m. the following morning;
 - Friday to Saturday: midnight to 2 a.m. the following morning;
 - Sunday: 9 a.m. to midnight;
 - Public Holidays: 9 a.m. to 1 a.m. the following morning;
 - New Year's Eve: 9 a.m. to 4 a.m. the following morning.
- To sell liquor at any time in a designated dining area to a diner for consumption in that area with or ancillary to a meal provided by the licensee in that area.
- To sell liquor at any time in a designated reception area to persons attending a reception for consumption in that area.

- 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 29 September 2000.

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 Susan Jane Coomber and Frederick Charles Coomber, c/o Fisher Jeffries, SGIC Building, 211 Victoria Square, Adelaide, S.A. 5000, have applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of the premises situated at Sturt Highway, Tanunda, S.A. 5352 and known as Barossa Junction.

The application has been set down for hearing on 30 October 2000 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the 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 September 2000.

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 Kimba Community Hotel Motel Ltd has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and Entertainment Consent which is in force in respect of premises situated at 40 High Street, Kimba and known as Kimba Community Hotel Motel.

The application has been set down for hearing on Friday, 3 November 2000 at 9 a.m.

Conditions

The following additional licence conditions are sought:

1. That the licensee be permitted to sell liquor for consumption on the licensed premises from midnight to 2 a.m. the following morning each Wednesday, Thursday, Friday and Saturday in the area referred to on the deposited plan as Area 5 (front bar).
2. That entertainment be permitted in Area 5 (front bar) during normal hotel trading hours and the extended trading hours.

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 22 September 2000.

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 S.A. Cooperage Pty Ltd has

applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 11 & 10/26-28 Cottage Lane, Hackham, S.A. 5163 and to be known as S.A. Coopera Pty Ltd.

The application has been set down for hearing on 3 November 2000.

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 21 September 2000.

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 Hedley Mervyn Habermann, Denise Ann Habermann and Daniel Paul Habermann, Light Pass Road, Tanunda, S.A. 5352 have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Piece 3 in Deposited Plan No. 44446, Hundred of Moorooroo being all the land comprised in certificate of title register book volume 5335, folio 401 situated at Light Pass Road, Tanunda.

The application has been set down for hearing on 3 November 2000.

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 1 August 2000.

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 John Charles Gallagher and Louise Mary Smith, 8 Commercial Road, Port Noarlunga South, S.A. 5167, have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of the premises situated at 1 Gawler Street, Port Noarlunga and known as Agatha's Food Store.

The application has been set down for hearing on 6 November 2000.

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 22 September 2000.

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 M.L. Barrey (S.A.) Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 96 Ellen Street, Port Pirie, S.A. 5540 and known as Portside Tavern.

The application has been set down for hearing on 6 November 2000.

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 Kinglob Pty Ltd (ACN 093 832 850) has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 3 Princes Highway, Kingston, S.A. 5275 and known as Kingston Lobster Motel.

The application has been set down for hearing on 6 November 2000 at 10 a.m.

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

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

Dated 22 September 2000.

Applicant

MINING ACT 1971

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

Applicant: Bruce William Burgess

Claim Number: 3157

Location: in section 420, Hundred of Jessie, 10 km east of Naracoorte.

Purpose: to excavate limestone.

Reference: T2189

A copy of the proposal has been provided to the District Council of Naracoorte and Lucindale.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 19 October 2000.

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 Minerals and Energy proposes to grant an Exploration Licence over the under-mentioned area.

Applicant: BHP Minerals Pty Ltd

Location: Leigh Creek Area—Approximately 250 km north of Port Augusta, bounded as follows: Commencing at a point being the intersection of latitude 30°08'S and longitude 138°00'E, thence east to longitude 138°12'E, south to latitude 30°11'S, east to longitude 138°20'E, south to latitude 30°12'S, east to longitude 138°21'E, south to latitude 30°14'S, east to longitude 138°23'E, south to latitude 30°15'S, east to longitude 138°25'E, south to latitude 30°17'S, east to longitude 138°28'E, south to latitude 30°18'S, east to longitude 138°36'E, south to latitude 30°25'S, west to longitude 138°30'E, south to latitude 30°37'S, west to longitude 138°25'E, north to latitude 30°36'S, east to longitude 138°27'E, north to latitude 30°27'S, west to longitude 138°25'E, north to latitude 30°23'S, west to longitude 138°22'E, south to latitude 30°26'S, west to longitude 138°12'E, north to latitude 30°22'S, west to longitude 138°06'E, north to latitude 30°18'S, west to longitude 138°00'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 (AGD66).

Term: 1 Year

Area in km²: 1 293

Ref: 054/2000

L. JOHNSTON, Mining Registrar Department
of Primary Industries and Resources

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Minerals and Energy proposes to grant an Exploration Licence over the under-mentioned area.

Applicant: Flinders Diamonds Ltd

Location: Tom Hill Area—Approximately 70 km north-west of Leigh Creek, bounded as follows: Commencing at a point being the intersection of latitude 30°00'S and longitude 138°00'E, thence east to longitude 138°12'E, south to latitude 30°08'S, west to longitude 138°05'E, north to latitude 30°04'S, west to longitude 138°00'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 (AGD66).

Term: 1 Year

Area in km²: 226

Ref: 060/2000

L. JOHNSTON, Mining Registrar Department
of Primary Industries and Resources

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER

*Public Road, Hundred of Nangkita
Deposited Plan 51983*

BY Road Process Order made on 22 January 1999, the Alexandrina Council ordered that:

1. The whole of the public road dividing sections 2338, 2339 and 2340 from sections 2407, 2409 and 2411 more particularly delineated and lettered 'A' to 'F' (inclusive and respectively) in Preliminary Plan No. PP32/0376 be closed.
2. Transfer the whole of the land subject to closure to RICHARD HODGE NOMINEES PTY LTD in accordance with agreement for transfer dated 18 October 1998, entered into

between the Alexandrina Council and to Richard Hodge Nominees Pty Ltd.

On 24 March 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 5 October 2000.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Spring Gully Road, Rostrevor

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Adelaide Hills Council proposes to make a Road Process Order to close and transfer to R. W. Webb & J. C. Webb an irregularly shaped strip of Spring Gully Road east of Marola Avenue adjoining the southern boundaries of allotments 1 and 2 in Deposited Plan 44211 shown lettered 'A' and 'B' on Preliminary Plan No. PP32/0604.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 28 Main Street, Woodside, S.A. 5244 and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 44, Woodside, S.A. 5244 WITHIN 28 DAYS OF THE DATE 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.

Dated 3 October 2000.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Leason Street, Grange

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Charles Sturt proposes to make a Road Process Order to close the whole of the public road (Leason Street) east of Judith Place shown lettered 'A' and 'B' on Preliminary Plan No. PP32/0603. Closed road 'A' to be transferred to L. Cataudo and Belahville Pty Ltd and closed road 'B' to be transferred to G. Del Giglio.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 72 Woodville Road, Woodville, S.A. 5011 and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 1, Woodville, S.A. 5011 WITHIN 28 DAYS OF THE DATE 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.

Dated 3 October 2000.

P. M. KENTISH, Surveyor-General

[REPUBLICATED]

POLICE ACT 1998

2000-2001 Performance Agreement—Deputy Commissioner of Police, Neil John McKenzie

PURSUANT to section 16 of the Police Act 1998, I hereby publish the performance standards that are required to be achieved by the Deputy Commissioner of Police duly appointed under Part 3 of the Police Act as follows:

Performance Requirement	Performance Assessment
<ol style="list-style-type: none"> 1. Effectively contribute as a member of SEG to the leadership, strategic direction and performance of SAPOL. 2. Oversight the management and performance of direct reports. 3. Ensure that direct reports operate within allocated budgets and other budget targets are met. 4. Effectively contribute to the implementation of the Future Directions Strategy, and encourage and initiate other performance improvement initiatives. 5. Effectively establish and maintain the Performance Outcomes Review System. 6. With the Commissioner, provide continuous executive availability to respond to critical organisational performance issues and responsibilities under the State Disaster Act. 7. Effectively implement the revised IS&T Service. 	<ol style="list-style-type: none"> 1. Degree to which there is positive contribution. 2. Standard of performance by direct reports. 3. Extent to which targets are met. 4. Degree to which there is a positive contribution. 5. Extent to which the system is implemented in a timely and effective way. 6. Extent to which availability is maintained. 7. Extent to which the Service is implemented in a timely and effective way.

Dated 14 September 2000.

M. A. HYDE, Commissioner of Police

POLICE ACT 1998

2000-2001 Performance Agreement—Assistant Commissioners of Police, John Ronald White, Paul Cameron White and Gary Thomas Burns

PURSUANT to section 16 of the Police Act 1998, I hereby publish the performance standards that are required to be achieved by the Assistant Commissioners of Police duly appointed under Part 3 of the Police Act as follows:

Performance Requirement	Performance Assessment
<ol style="list-style-type: none"> 1. Effectively contribute as a member of SEG to the leadership, strategic direction and performance of SAPOL. 2. Oversight and manage the performance of direct reports. 3. Ensure that direct reports operate within allocated budgets and other budget targets are met. 4. Effectively contribute to the implementation of the Future Directions Strategy, and encourage and initiate other performance improvement initiatives. 5. Ensure that all operational staff are appropriately trained and adopt safe operating practices. 6. Ensure that, where required, flexible targeted operating practices are implemented. 7. Ensure that OHS&W becomes an integral part of all service activities. 8. Effectively and efficiently implement the annual Service Action Plan. 9. With the Deputy Commissioner develop and effectively implement a system to ensure the continuous accountability of operational managers for service delivery performance. 10. Act as duty Commissioner as required. 	<ol style="list-style-type: none"> 1. Degree to which there is positive contribution. 2. Standard of performance of the Service. 3. Extent to which targets are met. 4. Degree to which there is a positive contribution. 5. Extent to which standards are met. 6. Extent to which targeted operations and rostering occurs. 7. Extent to which requirements and standards are met. 8. Extent to which the Plan's performance requirements are met. 9. Extent to which the system is effectively implemented. 10. Performance as required.

Dated 14 September 2000.

M. A. HYDE, Commissioner of Police

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RULES MADE BY THE GAMING SUPERVISORY AUTHORITY UNDER THE RACING ACT 1976

PART 1 - PRELIMINARY

1. (1) These rules shall come into force on 1 October 2000.
- (2) These rules shall be called 'The Bookmakers Licensing Rules, 2000'.
- (2a) The Bookmakers Licensing Rules, 1991 are revoked.
- (3) In these rules unless the context requires a different construction:
 - 'Act' means the Racing Act 1976;
 - 'all up bet' means a contingent bet in respect of two or more races;
 - 'approved event' means a sporting event or an event of any other kind, or a combination of sporting events or other kinds of events (whether held or occurring within or outside Australia) declared by the Authority to be an approved event;
 - 'authorised officer' means:
 - (i) the Commissioner; or
 - (ii) a member or the secretary of the Authority; or
 - (iii) an inspector; or
 - (iv) a police officer.
 - 'Authority' means the Gaming Supervisory Authority;
 - 'betting auditorium' means a location within a racecourse for which a permit has been issued under Section 112 of the Act;
 - 'betting sheet' means a pre-printed sheet which is issued with the authority of the Commissioner and includes a computer generated sheet in a form approved by the Commissioner;
 - 'betting ticket' means a pre-printed and serially numbered ticket in a form approved by the Commissioner and includes a computer generated ticket in a form approved by the Commissioner;
 - 'bookmaker' means a person who has been granted a licence by the Authority under Part IV of the Act to act as a bookmaker and, for the purpose of these rules, includes a group of licensed bookmakers;
 - 'cash bet' means a bet in respect of which the bettor at the time of making the bet has deposited with the bookmaker, the whole amount of his stake in money or in moneys worth accepted by the bookmaker;
 - 'Commissioner' means the person for the time being holding or acting in the office of Liquor and Gaming Commissioner or his or her delegate;
 - 'committee' means the committee of the club holding the meeting at which the event determining any bet in question is to be or has been decided and includes the stewards authorised to act at such meeting if such stewards are empowered to entertain and decide any dispute relating to such bet;
 - 'controlling authority' means, in respect of each of horse racing, harness racing and greyhound racing the body for the time being designated under Section 6 of the Act as the controlling body for that form of racing;
 - 'correct weight' means a declaration made by the stewards after a race or event has been decided which indicates that successful bets on that race or event can be paid;
 - 'credit bet' means any bet made with a bookmaker that is not a cash bet;
 - 'double' means a contingency in respect of two races;
 - 'foot race' means a race between persons on foot;
 - 'foot racing ground' means a place where a foot race meeting is held and includes land and premises appurtenant thereto and to which persons attending such meeting have access in connection with the meeting;
 - 'foot race meeting' means a meeting at which foot races are held;

‘greyhound race’ or ‘greyhound racing’ means a race or racing between greyhounds in competitive pursuit of a quarry or lure that is not a live animal;

‘greyhound racing ground’ means a racecourse where greyhound meetings are held;

‘greyhound race meeting’ means a race meeting at which greyhound races are held;

‘harness race’ or ‘harness racing’ means a pacing race or trotting race or pacing or trotting;

‘harness racing ground’ means a racecourse where harness racing meetings are held;

‘harness racing meeting’ means a race meeting at which harness races are held;

‘horse race’ or ‘horse racing’ does not include a harness race or harness racing;

‘horse race meeting’ means a race meeting at which horse races as distinct from harness races are held;

‘member’ means a person holding office as a member of the Authority;

‘metropolitan area’ means the area within a radius of 30 kilometres from the General Post Office at Adelaide;

‘play or pay’ or ‘all-in’ means, subject to a term or condition, that the backer must lose the wager although the runner does not start in the relevant race;

‘Presiding Member’ means the person holding office as the presiding member of the Authority;

‘race’ or ‘racing’ means:

(a) a horse race or horse racing;

(b) a harness race or harness racing;

(c) a greyhound race or greyhound racing;

(d) a foot race or foot racing;

‘racecourse’ means a place where race meetings are held and includes any land or premises appurtenant thereto and to which persons attending such meetings have access in connection with the meetings;

‘race meeting’ means a meeting at which horse races, harness races, greyhound races or foot races are held;

‘racing club’ or ‘club’ means a club or association that is established for the purpose of conducting race meetings;

‘registered premises’ means premises registered by the Authority under Part 4 of the Act;

‘register’ and ‘registration’ have corresponding meanings;

‘rules of racing’ means:

(a) in relation to horse racing in South Australia, the ‘Rules of Racing’ of the South Australian Jockey Club governing the conduct of horse racing;

(b) in relation to harness racing in South Australia, the ‘Australian Rules of Harness Racing’;

(c) in relation to greyhound racing in South Australia, the ‘Greyhound Racing Rules, 1991’;

(d) in relation to foot racing in South Australia, the Constitution and Rules of the South Australian Athletic League Incorporated;

(e) in relation to race meetings held outside South Australia, the Rules for the time being in force at the particular meeting;

‘runner’ includes a horse, greyhound or competing person;

‘stewards’ means the persons appointed as such in accordance with the rules of racing and includes deputy stewards so appointed;

‘under the starter’s hands’ means having been ordered by the starter to take up starting positions, but if the stewards permit or order a runner to be withdrawn from a race after being ordered to take up a starting position of if they declare a runner to be a non-starter in a race that runner shall be deemed not to have been under the starter’s hands;

the word ‘protest’ includes ‘objection’;

words of masculine gender shall be construed as including the feminine gender;

words in the singular number shall be construed as including the plural number and vice versa.

PART 2 - ADMINISTRATION

2. Subject to any direction or prohibition by the Authority, the Presiding Member (or with his authority, any member) between meetings may do such business as is urgent, or which will not wait conveniently for a meeting of the Authority.
3. All business done pursuant to rule 2 shall be reported to and ratified at the next meeting of the Authority.
4. Deleted.
5. Deleted.
6. Deleted.
7. Where it is necessary to give any direction in order properly to administer the Authority's business, the Authority may give either general directions for all such cases or a specific direction in a particular case.
8. The Commissioner shall keep any betting sheets or other records obtained by him from the holders of licences for a period of twelve months and may thereafter deal with them as he thinks fit.
9. Any bookmaker upon the request of the Commissioner shall satisfy it as to his financial position or as to any matter connected with his betting business and prove what are his assets and liabilities, and produce his bank passbooks and other documents relating to his financial affairs or his bookmaking business.
10. On any inquiry, whether before the Authority, the Commissioner or any person or body exercising delegated powers of the Authority, every holder of a licence shall attend as and when directed by the Authority and such licence holder shall answer all questions which may be put to him as regards any matter into which inquiry is being made.

PART 3 - LICENCES

11. (1) An agent's licence shall authorise the holder to make bets in accordance with the Act and these rules on behalf of the bookmaker named in the licence and no other bookmaker:
 - (a) on the racecourse where the said bookmaker is, for the time being, permitted to bet; or
 - (b) on the registered premises where the said bookmakers is, for the time being, permitted to bet.(2) In addition to subrule (1) of this rule, an agent shall be subject to the same rights and duties as a clerk licensed pursuant to the Act.
12. (1) A clerk's licence shall authorise the holder to assist the bookmaker named in the licence (and subject to these rules any other bookmaker) as a clerk in the conduct of the bookmaker's betting business so long as the bookmaker is acting in accordance with the Act and these rules.
 - (2) No clerk shall make a bet on behalf of his principal.
13. Licences shall be issued only to person of or above the age of 18 years.
14. (1) An agent's or clerk's licence shall be issued only on the certificate of a bookmaker that the applicant will be employed by the bookmaker in his bookmaking business.
 - (2) An agent's or clerk's licence shall terminate upon the bookmaker named in the licence ceasing to be licensed.
15. Every licence which terminates before 31 July next succeeding its issue shall be returned to the Authority immediately upon its termination.
16. Every holder of a licence shall, within three days after any change of address, inform the Authority in writing of such change.
17. Deleted.

PART 4 - BOOKMAKING - GENERAL

18. A bookmaker shall keep proper books of account relating to his bookmaking business.
19. No bookmaker shall, without the written approval of the Authority:
 - (a) allow any other person to have any financial interest in his bookmaking business; or once approved, cease interest; or
 - (b) pay to any person any sum of money, the amount of which in any way depends upon the bookmaker's betting business or the results thereof.

20. No person without the written approval of the Authority shall:
- (a) have any financial interest in a bookmaker's betting business; or
 - (b) receive a sum of money, the amount of which in any way depends upon the bookmaker's betting business or the results thereof.
21. No bookmaker shall display any sign other than one of a type and size approved by the Commissioner.
22. No bookmaker shall, in his business as a bookmaker, employ or accept the assistance of any person who is not licensed by the Authority.
23. No person shall act as a clerk or agent for a bookmaker or otherwise assist him in his business as a bookmaker, unless such person is licensed pursuant to the Act to so act or assist.
24. No holder of a licence or permit shall refuse or neglect to produce his licence or permit at the request of an authorised officer or the secretary or authorised agent of the Club holding a meeting.
25. No holder of a licence shall hinder, delay or obstruct:
- (a) an authorised officer; or
 - (b) the secretary or authorised agent of the Club holding a meeting.

PART 5 - BETTING - GENERAL

26. All bets shall be in accordance with these rules.
27. (1) Subject to paragraph (3) of this rule no bookmaker shall offer or exhibit betting odds other than those specified in the scale of betting odds in paragraph (2) of this rule.
- (2) The scale of betting odds shall be:

1/10	16/10	11
1/8	18/10	12
1/7	2	14
1/6	22/10	15
1/5	25/10	16
1/4	28/10	20
2/7	3	25
1/3	32/10	30
4/10	35/10	33
4/9	4	40
1/2	45/10	50
6/10	5	60
7/10	55/10	80
8/10	6	100
9/10	65/10	150
Evens	7	200
11/10	8	250
12/10	9	300
14/10	10	400
15/10		500

- (3) This rule shall not apply to sports betting or to odds shorter than 1/10 or longer than 500/1.
28. (1) Unless specifically authorised by the Commissioner to do so, no bookmaker shall bet except either against a runner for a win, or for a traditional win and place, provided that, when the favourite for an event is at odds on, he may bet against the favourite and another runner filling the first two places irrespective of the order in which they are placed.
- (2) Subject also to the provisions of rule 119 (1), for a traditional win and place bet, the odds for a place where there are eight or more runners in the event shall be one-fourth of the odds for a win and, where there five, six or seven runners, one-third of the odds for a win.
29. Notwithstanding the provisions of rule 28, the Commissioner may, subject to any conditions which it may impose, specifically authorise a bookmaker to bet on a basis other than those provided for in rule 28.
30. Unless specifically authorised by the Commissioner to do so, no bookmaker shall bet on approved events.
31. No person shall bet on a protest unless and until an official announcement has been made that a protest has been entered against the runner placed first by the judge.
32. A bookmaker shall repay to the bettor, immediately on demand, any money received by the bookmaker in connection with any bet which is made contrary to the Act or these rules.

33. All bets at starting price shall be paid according to the odds determined by a starting price officer recognised by the Commissioner.
34. No person shall represent that any starting price odds on races are official or authoritative unless the odds are those determined in accordance with these rules.
35. (1) The Commissioner may authorise a person to arbitrate in any betting dispute and to enforce compliance with the Authority's rules at any location where bookmakers had been permitted by the Commissioner to operate.
(2) Either party to a bet may submit any dispute to the Commissioner for a decision whether or not it has been arbitrated under Rule 35(1).
(3) Subject to the Act the Commissioner's decision shall be final and binding on all parties.
36. If, in considering any dispute under rule 35, the Commissioner should be of the opinion that the making or negotiating of a bet was affected by the conduct of the bookmaker or bettor, the Commissioner may direct payment by the bookmaker of such amount as the Commissioner thinks fit.

PART 6 - BETTING TICKETS

37. All betting tickets shall be of the dimensions and in the form required from time to time by the Commissioner.
38. Every betting ticket shall have written on the face thereof either the name of the bookmaker issuing such ticket or, if the ticket is issued pursuant to a permit granted under subsection (1) of section 112a of the Act the location of the betting auditorium.
39. A bookmaker shall not issue a betting ticket with respect to the making of a bet unless such betting ticket is properly marked so as to prevent such betting ticket being reissued or used in any way for the purpose of making another bet.
40. When issuing pre-printed betting tickets a bookmaker shall issue them in consecutive order in accordance with the serial numbers printed thereon.
41. A bookmaker shall not without the consent in writing of the Commissioner issue for any bets made by that bookmaker any betting tickets purchased by or in the possession of any other bookmaker.
42. A bookmaker shall not without the consent in writing of the Commissioner sell or supply to any other bookmaker any betting ticket except in the ordinary course of issuing a betting ticket with respect to the making of a bet.

PART 7 - BETTING RECORDS

43. No bookmaker shall use any computer based system for the recording of bets unless such system has been approved for use by the Commissioner.
44. No bookmaker shall use a computer based system for the recording of bets without the prior approval of the Commissioner in writing.
45. No bookmaker shall fail immediately on making a bet to enter the terms of such bet on a betting sheet authorised by the Commissioner.
46. (1) No bookmaker shall issue a betting ticket without clearly indicating thereon all the terms of the bet.
(2) Every betting ticket issued before the day of the race shall clearly indicate thereon the date on which such bet is made.
47. Every betting ticket issued for a double bet shall clearly indicate thereon the date on which such bet was made unless it is issued on the day on which the first event of the double is to be decided.
48. (1) Every bookmaker shall, before he commences betting on any day, record the name of each person employed to assist him in the conduct of his business on that day.
(2) Such record shall be written on the betting sheet to be used by such bookmaker for the entry of bets to be made on the first race run on that day.
49. (1) Before recording any bet on a betting sheet a bookmaker shall indicate, at the top of the sheet, his name, the name of the club holding the meeting, the name or number of the race or event, the date and the number and serial letter of the first ticket which he issues in respect of the race or event.

50. A bookmaker shall enter the terms of any bet on a betting sheet in such manner as will clearly indicate:
- (a) in respect of which race meeting each bet is made;
 - (b) the amount and terms of each bet expressed, after ignoring fractions of a cent, to the nearest multiple of five cents;
 - (c) the number of the ticket issued in respect of each bet.
51. No holder of a licence shall make or allow, or suffer to be made, any erasure of any entry on a betting sheet. If a mistake has been made or an alteration is necessary, the erroneous entry shall be cancelled (but so that it will be possible to ascertain what has been recorded prior to the making of any such mistake) and the correct entry recorded adjacent to the erroneous entry.
52. A bookmaker shall retain a copy of his betting sheets for one year after the meeting for which such sheets were used unless the Commissioner shall sooner require such sheets to be delivered to the Commissioner.
53. Every double betting sheet shall be lodged with the Commissioner within one week after the decision of the second event of the double or within such other time as the Commissioner may from time to time direct in writing.
54. No holder of a licence shall upon demand:
- (a) refuse or neglect to produce to an authorised officer any betting sheet or other document relating to betting transactions in such holder's possession or control; or
 - (b) refuse to allow an authorised officer to inspect, take extracts from, or take possession of the same.
55. (1) No bookmaker shall pay to a bettor any money payable in respect of any bet without obtaining from the bettor the betting ticket issued in respect of such bet.
- (2) No bookmaker shall fail to retain any betting ticket so obtained from a bettor for two calendar months after making payment to the bettor.
- (3) A bookmaker who, on the day on which a bet is decided, pays a bettor in respect of that bet, shall forthwith record the fact that such bet has been paid.
- (4) Every bookmaker shall:
- (a) keep a settling book;
 - (b) immediately upon the conclusion of any meeting enter in his settling book particulars of every bet made at that meeting in respect of which money remains due but unpaid to the bettor;
 - (c) immediately upon paying any amount in respect of any bet to which subparagraph (b) hereof applies enter in the settling book alongside the entry relating to such bet, the date of such payment;
 - (d) by 3 pm on Thursday in every week:
 - (i) deliver to the Commissioner a schedule setting out the particulars of each cash bet decided at a meeting held during the period of seven days ending upon and including the previous Wednesday week and in respect of which money remains due but unpaid to the bettor;
 - (ii) pay to the Commissioner the amounts shown on such schedule.
- (5) Every bookmaker shall keep his settling book in good order and condition until the expiration of twelve months from the date of the last entry therein.

PART 8 - COURSE BETTING

56. (1) Every bookmaker on a racecourse shall exhibit in writing in a manner approved by the Commissioner the names of all runners starting in the next following race in the order in which they appear in the official program of the club conducting the meeting, and the odds (if any) from time to time offered by him in respect of each runner.
- (2) The exhibiting of such odds or continuing to exhibit them shall be an offer to lay against that runner at least one bet at those odds to the amount which the bookmaker is required to accept in accordance with these rules.
57. (1) Subject to paragraph (2) of this rule a bookmaker offering straight-out odds against a runner in any race may exhibit, in as prominent a position as the odds, on of two notices; either:
- (a) he may exhibit a notice 'win only' in which case he need not lay the odds for a win and place bet on any runner in that race; or
 - (b) he may exhibit a notice 'each way 4/1 and over', in which case he need not bet for a win and place against any runner the exhibited odds of which are less than 4/1.
- (2) If a bookmaker has neither of the said notices duly exhibited he shall not refuse to bet for a win and a place on any runner in that race.

58. (1) No bookmaker need accept a bet which is not a multiple of 10 cents.
- (2) No bookmaker on a racecourse who is offering straight-out odds against a runner shall:
- (a) at any horse race meeting refuse to lay such odds to any sum not less than \$1, provided that he need not risk on any straight-out bet more than:
- (i) \$2 500, if he is betting in the rails enclosure at a metropolitan meeting; or
 - (ii) \$1 500, if he is betting elsewhere at a metropolitan meeting; or
 - (iii) \$1 500, if he is betting in the rails enclosure at a metropolitan meeting specified by the Commissioner as a mid-week meeting; or
 - (iv) \$1 200, if he is betting elsewhere at a metropolitan meeting specified by the Commissioner as a mid-week meeting; or
 - (v) \$1 500, if he is betting at a metropolitan meeting conducted by the Balaklava Racing Club, Gawler and Barossa Jockey Club, Murray Bridge Racing Club, or Strathalbyn Racing Club; or
 - (vi) \$1 000, if he is betting at a race meeting conducted at the racecourse of the Balaklava Racing Club, Gawler and Barossa Jockey Club, Murray Bridge Racing Club, or Strathalbyn Racing Club; or
 - (vii) \$1 000 at the annual 'Cup Carnival' race meetings conducted by the Kangaroo Island Racing Club, Mount Gambier Racing Club, Naracoorte Racing Club, Port Augusta Racing Club or the Port Lincoln Racing Club; or
 - (viii) \$800 if he is betting at any registered horse race meeting other than the above.
- (b) at any harness racing meeting refuse to lay such odds to any sum not less than \$1, provided that he need not risk on any straight-out bet more than:
- (i) \$1 200 if he is betting at a metropolitan meeting; or
 - (ii) \$1 000 if he is betting at a meeting conducted on the harness racing track of the Gawler Harness Racing Club or the Kapunda Harness Racing Club; or
 - (iii) \$600 if he is betting at any harness racing meeting other than the above.
- (c) at any greyhound racing meeting refuse to lay such odds to any sum not less than \$1, provided that he need not risk on any straight-out bet more than:
- (i) \$1 000 if he is betting at a metropolitan meeting; or
 - (ii) \$800 if he is betting at a meeting conducted on the greyhound racing track of the Gawler Greyhound Racing Club; or
 - (iii) \$400 at any greyhound meeting, where events are decided by the running of two greyhound heats; or
 - (iv) \$500 if he is betting at any greyhound racing meeting other than the above.
- (d) at any place other than the above refuse to lay such odds to any sum not less than \$1, provided that he need not risk more than \$500 on any straight-out bet.
- (3) No bookmaker who is offering straight-out odds on approved events except in registered premises shall refuse to lay such odds to any sum not less than \$1, provided that he need not risk more than \$1 200 on any straight-out bet.
- (4) No bookmaker who is betting for a win and place shall refuse to accept for a place an amount up to that which he is required by subrule (2) of this rule to accept for a straight-out bet but he need not accept for a place an amount greater than the bettor risked for his straight-out bet.
59. In the event of a bettor wanting to bet for an amount greater than that which the bookmaker is willing to accept and which is greater than he is required to accept pursuant to these rules, the bookmaker shall inform the bettor of the maximum amount which the bookmaker is required to accept and shall offer to accommodate the bettor to at least that amount.
60. Subject to rule 61 a bookmaker on a racecourse shall personally conduct his business and make every bet and in respect of each such bet shall write and deliver to the bettor the betting ticket, provided that on a racecourse his agent may:
- (a) in his presence and on his behalf make bets and write betting tickets in accordance with these rules, on races to be run on some other course; and
 - (b) do such things as the said bookmaker is permitted or required by the rule to do for such period and subject to such conditions as the Commissioner may, in writing, from time to time prescribe or approve.
61. Notwithstanding the provisions of rule 60, the Commissioner may, subject to any conditions which he may impose, authorise a bookmaker to make double event bets, by his agent, from the position provided for that purpose on the racecourse where the said bookmaker is, for the time being, permitted to bet.

62. Unless authorised by the Commissioner, either expressly or by the provision of an authorised betting service:
- (a) no bookmaker who is betting at a horse race meeting shall bet on any race, other than a horse race;
 - (b) no bookmaker who is betting at a harness race meeting shall bet on any race, other than a harness race;
 - (c) no bookmaker who is betting at a greyhound race meeting shall bet on any race, other than a greyhound race;
 - (d) no bookmaker who is betting at a foot race meeting shall bet on any race, other than a foot race;
63. No bookmaker shall:
- (a) bet outside the betting ring of the enclosure for which he holds a permit;
 - (b) bet from any position in the betting ring other than that provided for him by the club holding the meeting.
64. No person other than the bookmaker or his licensed agent or any licensed clerk shall be upon the betting stand of that bookmaker.
65. No bookmaker who has been issued with a permit to bet at a race meeting shall wilfully fail to attend and bet at such meeting.
66. No bookmaker who is offering to lay double event bets shall:
- (a) fail to exhibit in writing in a manner approved by the Commissioner the names of all runners in each of the events involved, and the odds (if any) from time to time being offered by him in respect of each runner;
 - (b) remove or exclude the name of any runner unless and until he has received official advice of a scratching or withdrawal either from the club conducting the meeting or from the Commissioner or a person authorised by the Commissioner.
67. (1) Immediately after the last race of each meeting every bookmaker shall deliver his betting sheets (in such format as the Commissioner may from time to time direct) to the officer of the Commissioner attending the meeting or in his absence the secretary of the Club.
- (2) Before such delivery the bookmaker shall show on each betting sheet:
- (a) the amount held on each runner;
 - (b) the total amount held on each race;
 - (c) the total winnings payable on each race;
 - (d) the total number of tickets issued on each race;
 - (e) such information concerning bets made on contingencies other than races as the Commissioner may from time to time direct.
- (3) Unless otherwise provided by these rules:
- (a) no betting sheet belonging to a bookmaker shall be made available or shown to any person by any person except with the written authority of such bookmaker or with the written authority of the Commissioner;
 - (b) no person shall communicate to any other person any information contained in the betting sheets of a bookmaker except with the written authority of such bookmaker or with the written authority of the Commissioner.
68. No bookmaker who is or has been betting at any race meeting shall, upon request, refuse or neglect to produce his betting sheets for inspection by:
- (a) the secretary or other authorised officer of the club which is conducting or which conducted the meeting;
 - (b) the stewards (or any of them) in control of the meeting.

69. Every holder of a licence shall give to any starting price officer all information asked for by the officer to enable him to ascertain the starting prices and he shall, if requested to do so, allow such officer to inspect his betting sheets.
70. A bookmaker who is betting at a race meeting shall abide by any decision or direction of the stewards or committee of the club holding the meeting or of an authorised officer.

PART 9 - BETTING ON REGISTERED PREMISES

71. Unless authorised in writing by the Commissioner to do so, no bookmaker shall on registered premises bet or offer to bet:
- (a) except on a day on which the Commissioner has specifically permitted such registered premises to be open to the public; and
 - (b) before 9 am or after 7 pm.
72. No bookmaker shall bet on registered premises except upon races run at meetings specified by the Commissioner in his permit or on approved events.
73. Except with the permission of the Commissioner, no bookmaker who has been granted a permit by the Commissioner to accept bets on a day in registered premises shall fail to attend and bet on that day in the registered premises specified in the permit.
74. No bookmaker on registered premises shall bet on any race on the day on which such race is run except at starting price or in accordance with directions issued by the Commissioner from time to time.
75. No bookmaker betting at starting price on registered premises shall:
- (a) bet or offer to bet according to a limit higher than the appropriate limit specified in these rules; or
 - (b) pay in settlement of any bet an amount higher than the amount to which the bettor would be entitled according to the starting price or the appropriate limit, as the case may be.
76. No bookmaker on registered premises who is offering straight-out odds against a runner shall refuse to lay such odds to any sum not less than 50 cents, provided that he need not rise more than \$500 on any straight-out bet.
77. A bookmaker on registered premises shall personally make every bet, provided that his agent may:
- (a) bet on any race in his presence;
 - (b) in his absence, bet on any race up to 30 minutes prior to the advertised Adelaide time of starting of the first race of the meeting at which the race is to be run;
 - (c) in his absence, bet on any race if he is absent from the premises:
 - (i) for the purpose of operating as a licensed bookmaker on a racecourse;
 - (ii) with the written consent of the Commissioner;
 - (d) lay double event bets;
 - (e) bet on approved events.
78. (1) A bookmaker betting on registered premises shall when filing his weekly return, deliver to the Commissioner his betting sheets (in such format as the Commissioner may from time to time direct) containing the entries of the bets made by him during the period of the return.
- (2) Before such delivery the bookmaker shall show on each betting sheet:
- (a) the amount held on each runner;
 - (b) the total amount held on each race;
 - (c) the winnings payable on each race;
 - (d) the total number of tickets issued on each race entered on such sheet;
 - (e) such information concerning bets made on contingencies other than races as the Commissioner may from time to time direct.
79. (1) No bookmaker on registered premises shall at any time fail to have available for immediate use either a 'Supplementary Betting Sheet' or an ordinary betting sheet headed 'Telephone Bets'.
- (2) No bookmaker shall fail immediately upon making any bet by means of the telephone to make an entry of such bet in accordance with these rules on a supplementary betting sheet or an ordinary betting sheet headed telephone bets.

PART 10 - REGISTRATION OF PREMISES

80. Every application for registration of premises or renewal thereof shall be made by a bookmaker who is the owner, lessee, or tenant of the premises.
81. An application to register premises shall be accompanied by a satisfactory ground plan of the premises which shall be signed by the applicant.
82. No person shall, at any time hold out any premises to be registered as betting premises unless they are registered by the Authority.

PART 11 - CONDUCT OF REGISTERED PREMISES

83. No registered premises shall be open to the public except upon days and during such hours as the Commissioner shall from time to time permit in writing.
84. No person shall advertise any registered premises or solicit the attendance of persons at any registered premises except in a manner or form approved by the Commissioner.
85. No business shall be carried on upon registered premises other than that of bookmaking, and no goods shall be sold or exposed for sale on registered premises.
86. No person shall have or drink any intoxicating liquor on registered premises.
87. No holder of a licence shall delay or refuse to any authorised officer access to the premises or hinder such access.

PART 12 - BONDS AND SECURITY

88. (1) Before any licence is issued to a bookmaker the applicant shall lodge with the Commissioner either:
- (a) his personal bond in favour of the Authority and in a form approved by the Authority and supported by such security as the Authority shall from time to time determine; or
- (b) a bond of any bank in favour of the Authority and in a form approved by the Authority.
- (2) The amount of any such security or bond (as the case may be) shall be not less than:

		\$
Class A:	for a bookmaker permitted to bet on the Rails at horse race meetings in the metropolitan area.....	40 000
Class B:	for a bookmaker permitted to bet in a location other than on the Rails, in the Grandstand enclosure at horse race meetings in the metropolitan area.....	30 000
Class C:	for a bookmaker permitted to bet in any location other than the above	20 000

- (3) Unless the Authority shall otherwise direct the security lodged by the bookmaker shall be cash or Government securities.
89. A surety in respect of a bond pursuant to rule 88(1)(b) may at any time give written notice to the Authority and to the bookmaker at his last known place of abode or at the address given by him to the Authority that the surety intends to terminate liability in respect of the said bond, and after the expiration of fourteen days from the delivery of such notices all further liability on the surety shall terminate save and except as regards:
- (a) any fees and other charges that are in the opinion of the Authority payable to the Authority under the Act up to the termination of liability of the bond;
- (b) any taxes, commissions, fines and penalties that are in the opinion of the Authority payable by the bookmaker under the Act up to the termination of liability of the bond; and
- (c) any monies that are in the opinion of the Authority the betting debts of the bookmaker up to the termination of liability of the bond.

90. In the event that a bookmaker's licence is cancelled or not renewed by the Authority in accordance with the Act or is surrendered by the bookmaker:
- (1) the Bond shall be void and any security lodged shall be returned to the bookmaker provided that the bookmaker has within one week of being so directed by the Authority paid:
 - (a) any fees or other charges that are in the opinion of the Authority payable to the Authority under the Act;
 - (b) any taxes, commission, fines and penalties that are in the opinion of the Authority payable by the bookmaker under the Act; and
 - (c) any monies that are in the opinion of the Authority the betting debts of the bookmaker.
 - (2) Otherwise the Bond shall remain in full force and effect and the Authority shall be entitled to convert the Bond into money if necessary, by exercising its rights under the Bond, and shall be entitled to deduct any costs or expenses associated with any such conversion, and shall then apply the balance:
 - (a) first in payment of any fees and other charges that are in the opinion of the Authority payable to the Authority or the Commissioner under the Act;
 - (b) secondly, in payment of any taxes, commissions, fines and penalties that are in the opinion of the Authority payable by the bookmaker under the Act; and
 - (c) thirdly, in payment of, or rateably if necessary, what are in opinion of the Authority, the betting debts of the bookmaker.
 - (3) If there is any balance then remaining it shall be paid to the surety or bookmaker as the case may be.
91. (1) The Authority may, upon termination or intended termination of any bookmaker's licence or bond, publish such notices in such newspapers as it thinks fit notifying the fact of such termination or intended termination and calling for claims from persons to whom the bookmaker is indebted and fixing a period within which such claims shall be filed with the Authority.
- (2) For the purposes of the rule 'termination' means cancellation, non renewal or surrender in accordance with rule 89 above.
 - (3) The bookmaker or former bookmaker as the case may be, shall upon demand pay to the Authority the costs of such publication, and such cost shall be recoverable by the Authority in full as a debt due to the Authority.
 - (4) The Authority may hold any security until the expiration of such period, and a reasonable time thereafter, for dealing with claims.
 - (5) The Authority may disregard any claim made after the expiration of such period.
 - (6) The Authority may at any time require any bookmaker to provide further security in addition to or in substitution for that already lodged, or to provide another bond.
 - (7) If at any time during the currency of a licence a bond ceases to be in full force and effect, or a bookmaker fails to lodge further or other security or bond, as and when required by the Authority, the bookmaker shall not bet until a bond in full force and effect is filed by him or until he has complied with the Authority's requirements.

PART 13 - RACING CLUBS

92. No racing club shall allow a bookmaker to bet as a bookmaker at its meeting if:
- (a) his licence has been suspended or cancelled; or
 - (b) the Commissioner has not issued him with a permit to so bet.
93. If any holder of a licence is disqualified or suspended pursuant to the rules of racing, the body imposing such disqualification or suspension, or in the case of the body adopting such disqualification or suspension, shall report such disqualification or suspension to both to the Authority and the Commissioner within three days of the date thereof.
94. The club holding a meeting shall on the business day (which is not a Sunday or public holiday) next following its meeting furnish to the Commissioner:
- (a) the names of all bookmakers who had permits to and did bet at the meeting; and
 - (b) any information which the Commissioner may from time to time require to enable it to carry out its duties.
95. An authorised officer shall at all times have unrestricted access to every part of a racecourse where bookmakers have been permitted by the Commissioner to operate.
96. (1) Except with the special permission of the Commissioner there shall be only one betting ring in each enclosure.

- (2) The club holding a race meeting shall provide a betting ring or rings of a kind and area in a situation approved by the Commissioner from time to time.
- (3) Each club shall, upon request, supply to the Commissioner a plan showing the situation of the betting rings or the proposed betting rings on its racecourse and the positions and numbers of the stands therein.

PART 14 - FEES

97. (1) The Authority shall charge the following fees:

	\$
(a) on an application for a bookmaker's licence	50.00
(b) on the granting of a bookmaker's licence or renewal	100.00
(c) on the registration of premises or renewal	100.00
(d) on the transfer of registration of premises	50.00
(e) on an application for a clerk's licence or renewal	30.00
(f) on an application for an agent's licence or renewal	30.00

- (2) A separate fee shall be paid for each application.

98. The fee for determining a claim in respect of a lost, discarded or destroyed betting ticket is \$5 and may be deducted from the amount payable by the Commissioner to the bettor pursuant to the claim.

PART 15 - MISCELLANEOUS

99. The Authority shall keep a record of persons and premises licensed and registered under the Act.
100. (1) The Authority shall publish in the *Government Gazette*, and it may publish in such newspapers as it thinks fit, the fact of the withdrawal or cancellation of any bookmaker's licence or of the registration of any premises.
- (2) The person who holds or held such licence or upon whose application such premises were registered shall, upon demand, pay to the Authority the cost of such publication.
101. The Commissioner, upon being satisfied that any bookmaker has inadvertently paid too much commission to the Commissioner, may repay or give credit for any sum overpaid.
102. If a bookmaker has not paid the proper amount of commission payable by him the Commissioner may recover from the bookmaker that proper amount.

PART 16 - RULES OF BETTING

103. In all bets there must be a possibility to win when the bet is made. In other words, the bettor cannot win if he cannot lose.
104. Settlement of bets made in accordance with these rules shall not be disturbed except in cases of fraud.
105. On any allegation of fraud or corrupt practices, the committee may investigate the case and declare any particular bet or bets void.
106. If any bet shall be made from signal or indication, after the race has been determined, such bet shall be considered fraudulent and void.
107. Every bet is play or pay, unless otherwise agreed between the parties or unless otherwise by these rules provided.
108. Unless otherwise agreed between the parties the following bets are not play or pay:
- (a) bets made before the day of the race about a runner which is not in the race when the bet is made;
 - (b) bets made on the day of the race;

- (c) bets on any race in which there is only one runner under the starter's hands;
- (d) bets made at starting price.
109. Except in a case provided for by rule 123 of these rules, all bets shall be play or pay immediately the starters for the race come under the starter's hands.
110. (1) No bet can be declared off except by mutual consent or unless otherwise by these rules provided.
- (2) Either of the bettors may demand stakes to be made before the race is run upon proving to the committee or the Commissioner that he has just cause for so doing. If and when ordered by the committee or the Commissioner the bet must be covered or sufficient security given, in default of which the bet will be off.
- (3) If a runner or jockey (or driver) is disqualified on the ground that the runner was pulled or fraudulently prevented from winning, or for any other matter occurring in the race and there are circumstances in connection therewith which, in the opinion of the committee, require further investigation, they may forthwith make an order postponing the settlement of all bets on such race and report the matter to the Commissioner. The Commissioner may make such declaration as it thinks fit in respect of the betting and, in particular, may declare off all or any bets on such race. If there should be an appeal under the rules of racing against such disqualification and notice of intention to appeal has been announced, the Commissioner may deal with the betting on the race in the manner before mentioned on the evidence given on such appeal.
- (4) Bets may be declared off in accordance with rule 123 of these rules.
- (5) A bet which is made contrary to these rules or contrary to any directions given by the Commissioner may be declared off by the Commissioner or an authorised officer.
111. In the event of a race being divided in terms of the rules of racing, all bets on the race at fixed prices, made on the day of the race before the announcement that the race is to be divided, are off, but:
- (a) all bets at starting price, whether made on or before the day of the race, shall stand; and
- (b) all bets at fixed prices, made before the day of the race and before such announcement, shall stand, but the bettor shall receive one-half of the amount which would have been payable to him if there had been no division.
- If the stewards should order a race to be re-run, all bets made at fixed odds on the day of the race but before such decision of the stewards is announced, are off.
113. If the committee or the stewards postpone the running of any race to another day all bets made on that race on the day of the postponement but before the postponement is announced, are off.
114. If:
- (a) a runner is backed for a win and runs a dead-heat with another runner for first place; or
- (b) a runner is backed for a place and runs a dead-heat with another runner for third place (or for second place if place bets are payable on the first two placings only); or
- (c) two runners are backed to fill the first two places and either of those runners wins the race and the other dead-heats with another runner for second place,
- the money betted must be put together and equally divided.
115. Unless otherwise by these rules provided, bets made before the running of a race shall go to the backers of the runners as placed by the judge, except that if the stewards should alter the placings in accordance with the rules of racing before correct weight is declared, bets shall go to the backers of the runners then placed by the stewards.
116. A bet made on a protest is void if the winner of the race is disqualified for having carried short weight.
117. (1) No bets shall be made after a race except bets on a protest.
- (2) Notwithstanding the foregoing, no bet shall be made on a protest against or on any runner which had run a dead-heat with another runner.
- (3) A bet on a protest is a bet as to the runner which is the outright winner of the race at the time correct weight is declared.
118. (1) If odds are laid without mentioning the name of the runner the bet must be determined by the state of the odds at the time it was made.
- (2) If a bet is made on the starting price favourite the following rule shall apply:
- (a) when there are two equal favourites, the bet shall be halved;
- (b) when there are three or more equal favourites, the bet shall be declared off.
- (3) If a bet is made on the second starting price favourite and there are two or more equal first favourites, the bet shall be declared off.

119. (1) Place bets are 1, 2, 3, if there are eight or more runners in the race, and 1, 2, where there are five, six or seven runners in the race, provided that:
- (a) a place bet made at fixed odds prior on the day of the race shall be determined by the highest number of runners in the race on the day on which the bet was made;
 - (b) a place bet made at fixed odds on the day of the race shall be determined by the number of runners in the race when the bet is made;
 - (c) a place bet made at starting price odds shall be determined by the number of runners under the starter's hands.
- (2) This rule shall not apply to bets made at starting price when the first favourite for such race starts at odds on.
120. Concession bets shall be determined as follows:
- (a) if there are eight or more runners in the race when the bet is made bets on the winner shall be paid at the odds laid and backers of the second and third placegetters shall be paid the amounts of their respective investments;
 - (b) if there are five, six or seven runners in the race when the bet is made bets on the winner shall be paid at the odds laid and the backers of the second placegetter only shall be paid the amounts of their respective investments;
 - (c) if two runners dead-heat for first place, backers of the dead-heaters shall be paid an amount equal to the full amount of their investment plus one-half of the odds to that amount;
 - (d) if two runners dead-heat for third place (or second place if there were five, six or seven runners in the race when the bet was made) backers of such dead-heaters shall be paid one-half of the amount of their investments.
121. Double event bets must be considered play or pay, except when otherwise agreed when the bets are made, or unless otherwise by these rules provided.
122. In any double event bet:
- (a) the bet is determined when the first event is lost, unless otherwise provided in this rule;
 - (b) if the bet is made before the day of the first event and either of the runners backed is not in its respective race when the bet is made, the money invested shall be refunded to the backer, but otherwise the bet is play or pay;
 - (c) bets made on the day of the first event are void:
 - (i) if the runner chosen for the first event does not come under the starter's hands; or
 - (ii) if the runner chosen for the second event is scratched not later than the time of starting of the first event;
 - (iii) if the runner chosen for the first event wins and the runner chosen for the second event does not come under the starter's hands; or
 - (iv) if the runner chosen for the second event having been declared an emergency acceptor before the time of starting of the first event, is thereby precluded by the rules of racing or the conditions of the race from starting in that race; or
 - (v) if the first event is divided in accordance with the rules of racing after the bet has been made; or
 - (vi) if the first event is abandoned or declared 'no race' (even though it may be re-run);
 - (d) if either event is decided in the backer's favour, and the other results in a dead-heat, the money betted must be put together and equally divided;
 - (e) if both runners backed run dead-heats the money betted must be put together and divided in the proportion of one-fourth to the backer and three-fourths to the layer;
 - (f) if either the first event or the second event of a double is divided in accordance with the rules of racing, all double bets made before the day of the first event shall stand, but the bettor shall receive one-half or, if both events are divided, one-quarter only of the amount which would have been payable to him if there had been no division;

- (g) if the second event of a double is divided in accordance with the rules of racing, all double bets made on the day of the first event shall stand, but the bettor shall receive one-half of the amount which would have been payable to him if there had been no division;
- (h) if the second event of a double is abandoned backers of the winner of the first event shall be paid the starting price odds of the winner of the first event to the amount of their investment.
123. (1) If the stewards permit or order a runner to be withdrawn from a race after the time for scratching has elapsed, or if they declare a runner to be a non-starter in a race, subject to subrules (2), (3) and (4) of this rule, they shall:
- (a) declare off all bets made on that runner on the day of the race;
 - (b) declare that bets on the remaining runners in the race, made on the day of the race and before such happening shall stand, but that:
 - (i) bets for a win;
 - (ii) bets for a place;
 - (iii) bets for two runners to run first and second made pursuant to rule 28 (1);
 - (iv) concession bets on the winner; and
 - (v) quinella bets,
- shall be subject to a variation to be determined in accordance with the tables set out in Schedule 1 to these rules, such declaration to be made promptly after the withdrawal of the runner.
- (2) Notwithstanding the foregoing, no bettor shall receive in settlement of any successful bet an amount less than the amount invested by him in respect of such bet, provided that in the case of two runners running a dead-heat, he shall receive not less than one-half of his investment in respect of such bet.
- (3) The authority set out in subparagraphs (a) and (b) of paragraph (1) of this rule:
- (a) may, by agreement with the stewards, be exercised by the Commissioner if the bets are on runners in an events conducted on the same racecourse;
 - (b) shall be exercised by the Commissioner if the bets are on runners in an event conducted elsewhere.
- (4) The provision of this rule shall not apply to:
- (a) bets made before the day of the race;
 - (b) double event bets, treble event bets and trifecta bets, whenever made;
 - (c) bets on greyhounds taking part in any event decided by the running of two greyhound heats;
 - (d) bets on foot races;
 - (e) bets on time-trial races;
 - (f) bets on runners in an event held at any place other than where the bets were made and on which no betting information has been or is to be communicated in accordance with section 120 of the Act.
124. Nothing contained in the preceding rule shall affect the discretion of the stewards to declare off all bets (other than bets made at starting price) in circumstances which in their opinion are special.
125. (1) The limit for bets made in registered premises, other than bets made at fixed odds:
- (a) on races on which the stake money (including trophies but excluding sweepstakes) divided amongst the owners of the placed runners is \$100 000 or over shall be 100/1;
 - (b) on races which the stake money (including trophies but excluding sweepstakes) divided amongst the owners of the placed runners if \$5 000 or over but less than \$100 000 shall be 50/1;
 - (c) on all other races, shall be 33/1.
- (2) Place bets shall be limited accordingly.
126. Upon the death of either party of a bet the following provisions shall apply:
- (a) if the bet is a credit bet and either party dies before settlement the bet is off;
 - (b) if the bet is a cash bet and the bettor dies either before or after the event is decided the bet stands;
 - (c) if the bet is a cash bet and the bookmaker dies either before or after the event is decided the bet stands;

- (d) in the case of a cash double bet, if the bookmaker dies after the first event is decided the bet stands;
- (e) in the case of a cash all up bet, if the bookmaker dies after one or more of the events upon which the bet depends is decided, the bettor shall receive his stake and the winnings which have accrued at the time of death.
127. The preceding rules of betting, so far as they are applicable, shall apply to greyhound racing events which are decided by the running of two greyhound heats, except in so far as they are inconsistent with this rule which shall apply only to bets on greyhound racing events which are decided by the running of two greyhound heats:
- (a) all bets at long odds go with the stake and in the event of one or more greyhound having won a heat more than any other greyhound or greyhounds, then bets shall be calculated in accordance with the division of the stake in such circumstances;
- (b) all bets at long odds made on the day of the event become play or pay when once the greyhound has, subsequent to the bet, been slipped to a lure;
- (c) bets on individual heats are not play or pay until the greyhound is, subsequent to the bet, slipped to a lure;
- (d) all bets on an undecided or no heat stand, unless one of the greyhounds is withdrawn, in which case all bets are off;
- (e) if a final heat is undecided and the owners decide to divide, bets on the individual heat are off, but bets at long odds shall stand and be decided accordingly;
- (f) all bets made on a final, after the finalists have been decided, shall stand, unless one of the greyhounds is subsequently withdrawn, in which case all such bets are off.
128. The preceding rules of betting, so far as they are applicable, shall apply to betting on foot races except in so far as they are inconsistent with this rule which shall apply only to betting on foot races which are decided by the running of heats. All bets on the final of any event made on the day of the event become play or pay when once the runner has, subsequent to the bet, started in a heat or semi-final.
129. If any question arises which is not or which is alleged not to be provided for by the rules of betting (rules 103 to 129) it shall be determined by the Commissioner.

PART 17 - BETTING ON APPROVED EVENTS

130. The preceding rules shall apply to betting on approved events, on such contingencies and subject to such conditions as the Authority may from time to time approve.

PART 17A - BETTING BY TELEPHONE OR FACSIMILE TRANSMISSION TO ON-COURSE BOOKMAKERS

- 130A The preceding rules shall apply to betting by telephone or facsimile transmission to on-course bookmakers except in so far as they are inconsistent with this rule:
- (1) The Commissioner will only endorse a permit for a bookmaker to accept bets by telephone if the bookmaker agrees, in writing, to the following conditions:
- (a) the Commissioner will allocate the telephone number, on its own telephone system, through which calls will be diverted to the bookmaker's telephone;
- (b) the bookmaker's telephone unit, which must be of a type approved by the Commissioner, will be adapted by the Commissioner so that the owner cannot identify its telephone number and so that out-going calls are barred on the unit;
- (c) all telephone calls will pass through the Commissioner's Voice Logging Equipment to the bookmaker;
- (d) the bookmaker must inform his client that all telephone calls to his approved telephone unit are subject to Voice Logging;
- (e) the Commissioner will retain custody of all Voice Logging tapes, for such time as it sees fit, for checking purposes;
- (f) no bookmaker, authorised to accept telephone bets, shall disclose the prices of more than six runners, to any one client, in relation to any one race;
- (g) no bookmaker, who accepts a bet by telephone shall fail immediately to record such bet in accordance with these rules;

- (h) any bookmaker, who is found guilty by the Commissioner of breaching the preceding provision shall:
 - (i) for a first offence, have his bookmaker's licence suspended for a period of 1 year and not be granted an endorsement under this part again; and
 - (ii) for a second offence, have his bookmaker's licence cancelled permanently;
 - (i) in lodging a return, pursuant to section 116 (2) of the Act a bookmaker shall provide such separate information in regard to bets made by telephone as may be required by the Commissioner;
 - (j) no bookmaker shall refuse to allow an authorised officer to inspect any telephone unit being used by a bookmaker on a racecourse;
 - (k) except for bets made on approved events, the minimum amount that a bookmaker may accept on any one bet shall be:
 - (i) at metropolitan galloping meetings \$200, or alternatively, he must risk a minimum of \$2 000 on any one bet; or
 - (ii) at any other meeting \$100, or alternatively, he must risk a minimum of \$1 000 on any one bet; or
 - (iii) in a betting auditorium, when a South Australian metropolitan galloping meeting is in progress \$200, or alternatively, he must risk a minimum of \$2 000 on any one bet, or, at any other time \$100, or alternatively, he must risk a minimum of \$1 000 on any one bet; or
 - (iv) on any double event bet he must risk a minimum of \$1 000 on any one bet.
 - (l) no bookmaker shall advertise his willingness to accept bets by telephone except in a manner or form approved by the Commissioner;
 - (m) every bet accepted by a bookmaker by telephone shall be identified on his betting sheet, in a manner acceptable to the Commissioner, as a telephone bet
- (2) The Commissioner will only endorse a permit for a bookmaker to accept bets by facsimile transmission subject to the following conditions:
- (a) the provision of subrule (1) of this rule shall apply to bets made by facsimile transmission;
 - (b) the Commissioner must be satisfied that it has access to a copy of every message received and sent on an approved facsimile machine;
 - (c) unless otherwise agreed between the parties, a bet requested by facsimile transmission is not made until the bettor has been advised, either by telephone or facsimile transmission, that the bet has been accepted by the bookmaker;
 - (d) no bookmaker shall refuse to allow an authorised officer to inspect or take possession of any messages or reports emanating from a facsimile machine.

PART 17B - BETTING IN A BETTING AUDITORIUM

- 130B. The preceding rules shall apply to betting in a betting auditorium except in so far as they are inconsistent with this rule and, in granting a permit to a bookmaker or a group of bookmakers to accept bets in a betting auditorium, the following conditions will apply:
- (a) no betting auditorium shall be open to accept bets except upon such day and during such hours as the Commissioner, with the approval of the Minister, shall from time to time permit in writing;
 - (b) no bookmaker shall advertise the services available within a betting auditorium except in a manner or form approved by the Commissioner;
 - (c) no holder of a licence shall delay, hinder or refuse an authorised officer access to any part of a betting auditorium;
 - (d) no group of bookmakers will be granted a permit under Section 112 of the Act to bet in a betting auditorium without having lodged with the Commissioner a bond, in favour of the Authority in a form acceptable to the Authority, for the sum of \$100 000;
 - (e) no person shall be employed as a clerk or agent by a group of bookmakers in a betting auditorium unless that person either:
 - (i) holds a bookmaker's licence or;
 - (ii) holds a licence as a clerk or agent to a bookmaker who is a member of the group or bookmakers;
 - (f) the provisions of subrule (k) of rule 130A shall apply to bets made by telephone or facsimile transmission to a betting auditorium. However, except for bets on approved events, the following conditions shall apply to bettors present in a betting auditorium:

- (i) a bookmaker or a group of bookmakers shall not refuse to lay any straight-out odds displayed on a race to any sum not less than \$1, provided that they need not risk more than \$1 000 on any straight-out bet, or the amount stated in rule 58(2) for a bookmaker operating on-course at a South Australian race meeting in progress when a bet is made in a betting auditorium, whichever amount is higher; and
- (ii) after five minutes prior to the advertised starting time of any race, a bookmaker or a group of bookmakers can refuse to lay a bet at starting price odds.

PART 18 - PENALTIES

131. No holder of a licence shall:

- (a) commit any breach of these rules;
- (b) suffer or permit any such breach; or
- (c) take part in any transaction which involves any such breach.

132. (1) Any breach of these rules shall be an offence.

- (2) The fine for any breach shall be a Division 6 fine.
- (3) The fine shall be recoverable summarily.

SCHEDULE 1

Tables showing rates of deductions to be made from amounts payable on placed runners subject to the provisions of rule 123 of these rules.

TABLE A

(Bets for a Win - Traditional Place Bets - Concession Bets)

ODDS FOR A WIN ON OFFER AGAINST A RUNNER AT THE TIME OF ITS WITHDRAWAL	RATE OF DEDUCTION Bets for a WIN - from FACE VALUE OF TICKET Traditional PLACE Bets - from WINNINGS ONLY CONCESSION BETS - from WINNINGS ONLY
	Cents in \$
Over 20/1	Nil
12/1, 14/1, 15/1, 16/1 and 20/1	5
7/1, 8/1, 9/1, 10/1 and 11/1	10
45/10, 5/1, 55/10, 6/1 and 65/10	15
3/1, 32/10, 35/10 and 4/1	20
25/10 and 28/10	25
18/10, 2/1 and 22/10	30
14/10, 15/10 and 16/10	35
11/10 and 12/10	40
9/10 and EVENS	45
7/10 and 8/10	50
6/10	55
4/9 and 1/2	60
1/3 and 4/10	65
2/7 and shorter	70

TABLE B

(Bets for 1ST and 2ND, Irrespective of Order)

ODDS FOR A WIN ON OFFER AGAINST FAVOURITE AT THE TIME THE OTHER RUNNER WAS WITHDRAWN	RATE OF DEDUCTION Bets for 1 st and 2 nd - from FACE VALUE OF TICKET (to ascertain rate of deduction multiply rate for win bets by the number (below) adjacent to the odds of the favourite at the time of withdrawal of the other runner)
	Cents in \$
6/10, 7/10, 8/10 and 9/10	1
2/7, 1/3, 4/10, 4/9 and 1/2	2
1/4 and shorter	3

TABLE C

(Quinella Bets)

ODDS FOR A WIN ON OFFER AGAINST A RUNNER AT THE TIME OF ITS WITHDRAWAL	RATE OF DEDUCTION Quinella Bets - from FACE VALUE OF TICKET
	Cents in \$
Over 20/1	Nil
14/1, 15/1, 16/1 and 20/1	10
10/1, 11/1 and 12/1	15
8/1 and 9/1	20
65/10 and 7/1	25
55/10 and 6/1	30
45/10 and 5/1	35
35/10 and 4/1	40
3/1 and 32/10	45
25/10 and 28/10	50
2/1 and 22/10	55
16/10 and 18/10	60
12/10, 14/10 and 15/10	65
EVENS and 11/10	70
Note: In the event of a late scratching being at odds-on at the time of its withdrawal, ALL Quinella bets on the race will be declared off.	

TABLE D

(Separate Place Odds Bets)

PLACE ODDS ON OFFER AGAINST A RUNNER AT THE TIME OF ITS WITHDRAWAL	RATE OF DEDUCTION from FACE VALUE OF TICKET	
	If 2 Dividends only are payable	If 3 Dividends are payable
	Cents in \$	Cents in \$
Over 20/1	Nil	Nil
12/1, 14/1, 15/1, 16/1 and 20/1	3	2
7/1, 8/1, 9/1, 10/1 and 11/1	5	3
45/10, 5/1, 55/10, 6/1 and 65/10	7	5
3/1, 32/10, 35/10 and 4/1	10	6
25/10 and 28/10	12	8
18/10, 2/1 and 22/10	15	10
14/10, 15/10 and 16/10	18	12
11/10 and 12/10	20	13
9/10 and EVENS	23	15
7/10 and 8/10	25	17
6/10	27	18
4/9 and 1/2	30	20
1/3 and 4/10	33	22
1/4 and 2/7	35	23
1/6 and 1/5	40	26
1/7, 1/8 and 1/10	43	28
Shorter than 1/10	45	30

TABLE E

(Two Runners Withdrawn At Different Times)

This table is to be used when two runners have been withdrawn at different times to determine the rate of deduction from bets made BEFORE THE TIME OF THE FIRST WITHDRAWAL ONLY

Rate of Deduction Determined from Tables A, B, C and D at the Time First Runner Withdrawn	RATE OF DEDUCTION DETERMINED FROM TABLES A, B, C AND D AT THE TIME SECOND RUNNER WITHDRAWN																														
	Ni	2c	3c	5c	6c	7c	8c	10	12	13	15	17	18	20	22	23	25	26	27	28	30	33	35	40	43	45	50	55	60	65	70
Nil	Ni	2	3	5	6	7	8	10	12	13	15	17	18	20	22	23	25	26	27	28	30	33	35	40	43	45	50	55	60	65	70
2c in \$	2	3	4	6	7	8	9	11	13	14	16	18	19	21	23	24	26	27	28	29	31	34	36	41	44	46	51	55	60	65	70
3c in \$	3	4	5	7	8	9	10	12	14	15	17	19	20	22	24	25	27	28	29	30	32	35	36	41	44	46	51	56	61	66	70
5c in \$	5	6	7	9	10	11	12	14	16	17	19	21	22	24	25	26	28	29	30	31	33	36	38	43	45	47	52	57	62	66	71
6c in \$	6	7	8	10	11	12	13	15	17	18	20	21	22	24	26	27	29	30	31	32	34	37	38	43	46	48	53	57	62	67	71
7c in \$	7	8	9	11	12	13	14	16	18	19	20	22	23	25	27	28	30	31	32	33	34	37	39	44	46	48	53	58	62	67	72
8c in \$	8	9	10	12	13	14	15	17	19	19	21	23	24	26	28	29	31	31	32	33	35	38	40	44	47	49	54	58	63	67	72
10c in \$	10	11	12	14	15	16	17	19	20	21	23	25	26	28	29	30	32	33	34	35	37	39	41	46	48	50	55	59	64	68	73
12c in \$	12	13	14	16	17	18	19	20	22	23	25	26	27	29	31	32	34	34	35	36	38	41	42	47	49	51	56	60	64	69	73
13c in \$	13	14	15	17	18	19	19	21	23	24	26	27	28	30	32	33	34	35	36	37	39	41	43	47	50	52	56	60	65	69	73
15c in \$	15	16	17	19	20	20	21	23	25	26	27	29	30	32	33	34	36	37	37	38	40	43	44	49	51	53	57	61	66	70	74
17c in \$	17	18	19	21	21	22	23	25	26	27	29	31	31	33	35	36	37	38	39	40	41	44	46	50	52	54	58	62	66	70	75
18c in \$	18	19	20	22	22	23	24	26	27	28	30	31	32	34	36	36	38	39	40	40	42	45	46	50	53	54	59	63	67	71	75
20c in \$	20	21	22	24	24	25	26	28	29	30	32	33	34	36	37	38	40	40	41	42	44	46	48	52	54	56	60	64	68	72	76

22c in \$	22	23	24	25	26	27	28	29	31	32	33	35	36	37	39	39	41	42	43	43	45	47	49	53	55	57	61	64	68	72	76
23c in \$	23	24	25	26	27	28	29	30	32	33	34	36	36	38	39	40	42	43	43	44	46	48	49	53	56	57	61	65	69	73	76
25c in \$	25	26	27	28	29	30	31	32	34	34	36	37	38	40	41	42	43	44	45	46	47	49	51	55	57	58	62	66	70	73	77
26c in \$	26	27	28	29	30	31	31	33	34	35	37	38	39	40	42	43	44	45	46	48	50	51	55	57	59	63	66	70	74	77	
27c in \$	27	28	29	30	31	32	32	34	35	36	37	39	40	41	43	43	45	45	46	47	48	51	52	56	58	63	67	70	74	78	
28c in \$	28	29	30	31	32	33	33	35	36	37	38	40	42	43	44	46	46	47	48	49	51	53	56	58	60	64	67	71	74	78	
30c in \$	30	31	32	33	34	34	35	37	38	39	40	41	42	44	45	46	47	48	48	49	51	53	54	58	60	61	65	68	72	75	79
33c in \$	33	34	35	36	37	37	38	39	41	41	43	44	45	46	47	48	49	50	51	53	54	56	59	61	63	66	69	73	76	79	
35c in \$	35	36	36	38	38	39	40	41	42	43	44	46	46	48	49	49	51	51	52	53	54	56	57	61	62	64	67	70	74	77	80
40c in \$	40	41	41	43	43	44	44	46	47	47	49	50	50	52	53	53	55	55	56	56	58	59	61	64	65	67	70	73	76	79	82
43c in \$	43	44	44	45	46	46	47	48	49	50	51	52	53	54	55	56	57	57	58	58	60	61	62	65	67	68	71	74	77	80	82
45c in \$	45	46	46	47	48	48	49	50	51	52	53	54	54	56	57	57	58	59	59	60	61	63	64	67	68	69	72	75	78	80	83
50c in \$	50	51	51	52	53	53	54	55	56	56	57	58	59	60	61	61	62	63	63	64	65	66	67	70	71	72	75	77	80	82	85
55c in \$	55	55	56	57	57	58	58	59	60	60	61	62	63	64	64	65	66	66	67	67	68	69	70	73	74	75	77	79	82	84	86
60c in \$	60	60	61	62	62	62	63	64	64	65	66	66	67	68	68	69	70	70	71	72	73	74	76	77	78	80	82	84	86	88	
65c in \$	65	65	66	66	67	67	67	68	69	69	70	71	72	72	73	73	74	74	74	75	76	77	79	80	80	82	84	86	87	89	
70c in \$	70	70	70	71	71	72	72	73	73	73	74	75	75	76	76	76	77	77	78	78	79	79	80	82	82	83	85	86	88	89	91

Note: (1) The rate of deduction from bets made AFTER THE TIME OF THE FIRST WITHDRAWAL and BEFORE THE TIME OF THE SECOND WITHDRAWAL is determined in accordance with Tables A, B, C and D.
 When TWO RUNNERS have been withdrawn from a race SIMULTANEOUSLY, the rate of deduction from bets shall be determined by adding together the rates of deduction applicable for each of the withdrawn runners (from Tables A, B, C and D).
 In all cases the amounts to be deducted are to be calculated to the nearest 5 cents after disregarding any fraction of a cent.

Pursuant to section 10AA (2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the attached rules come into operation as set out in sub clause 1 (1).

Dated 29 September 2000.

IAIN EVANS Minister for Recreation, Sport and Racing

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97-112	6.45	5.45	593-608	31.00	30.00
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Christmas/New Year Holiday Publishing Information

Last Gazette for 2000 will be Thursday, 21 December 2000

Closing date for notices for publication will be
4 p.m. Tuesday, 19 December 2000

First Gazette for 2001 will be Thursday, 4 January 2001

Closing date for notices for publication will be
4 p.m. Tuesday, 2 January 2001

(There will not be a Gazette in the period between these two dates)

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SUPERANNUATION ACT 1988

South Australian Superannuation Board Election

PURSUANT to Regulation 16 of the Superannuation Act 1988, I hereby declare Jan McMahon and Frank Morony elected to fill the two vacancies on the South Australian Superannuation Board. The number of first preferences received for each candidate were as follows:

Peter Robert Hewett	2 102 votes
Frank Morony	3 981 votes
Brian Douglas Hannaford.....	2 747 votes
Glen Edwards.....	2 476 votes
Alex Frolow.....	865 votes
Jan McMahon.....	12 422 votes

At the conclusion of the distribution of preferences, Jan McMahon received 14 242 votes, Frank Morony 5 028 votes, Brian Douglas Hannaford 3 736 votes and 1 587 votes were exhausted.

S. H. TULLY, Electoral Commissioner

SEO 135/2000

SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF SOUTH AUSTRALIA ACT 1995

Superannuation Funds Management Corporation of South Australia Election

PURSUANT to Regulation 16 of the Superannuation Act 1988, I hereby declare Kevin Crawshaw elected to fill the vacancy on the Board of the Superannuation Funds Management Corporation of South Australia. The number of first preferences received for each candidate were as follows:

David Scott Harrison.....	9 853 votes
Kevin Crawshaw.....	15 867 votes

S. H. TULLY, Electoral Commissioner

SEO 135/2000

WATERWORKS ACT 1932

Removal of Land from Laura Water District and Addition to Beetaloo Country Lands Water District

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Laura Water District and adds to the Beetaloo Country Lands Water District all the land contained in Filed Plans 101348, 101349, 101350, 101364 and 101365; and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the *Gazette*.

Dated 29 September 2000.

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

N. K. T. WHITE

In the presence of: P. M. RUCIOCH

SAWATER 01215/2000 W1094

WATERWORKS ACT 1932

Removal of Land from Port Augusta Water District and Addition to Mundallio Country Lands Water District

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Port Augusta Water District and adds to the Mundallio Country Lands Water District all the land contained in piece 21 in Deposited Plan 31187 (except the portion of that land already in the Mundallio Country Lands Water District); and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the *Gazette*.

Dated 29 September 2000.

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

N. K. T. WHITE

In the presence of: P. M. RUCIOCH

SAWATER 01210/2000 W1091

WATERWORKS ACT 1932

Removal of Land from Township of Loxton Water District

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Township of Loxton Water District all the land contained in:
 - (i) section 297 in the Hundred of Gordon; and
 - (ii) section 172 in the Hundred of Gordon (except the portion of that land already outside the Township of Loxton Water District); and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the *Gazette*.

Dated 29 September 2000.

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

N. K. T. WHITE

In the presence of: P. M. RUCIOCH

SAWATER 01211/2000 W1092

WORKERS REHABILITATION AND COMPENSATION ACT 1986*Determination*

The **WORKCOVER CORPORATION OF SOUTH AUSTRALIA** (“the Corporation”) in accordance with those provisions of the **WORKERS REHABILITATION AND COMPENSATION ACT 1986**, as amended (“the WRCA”) and the **WORKCOVER CORPORATION ACT 1994** (“the WCA”) identified in Item 1 of the Schedule hereto (“the Schedule”) makes its determination in the terms set out in Item 2 of the Schedule upon the grounds set out in Item 3 of the Schedule, if any, to come into effect on the date set out in Item 4 of the Schedule and determines further that notice of this determination shall be provided in the manner set out in Item 5 of the Schedule, if any, and further for the purposes of this determination the Corporation pursuant to Section 17 of the WCA delegates those powers or functions of the Corporation set out in Item 6 of the Schedule to the person or persons named therein (“the Delegate”).

SCHEDULE**Item 1 Legislation Empowering Determination**

Sections 65 and 67 of the WRCA and Section 17 of the WCA.

Item 2 Terms of Determination

A. Establishment of an experience rating pilot scheme.

That the Delegate establish and implement under Section 67 of the WRCA a pilot scheme for the remission of levies (“remissions”) or the imposition of supplementary levies (“supplements”) on particular employers which have entered into an Experience Rating Agreement (“the Experience Rating Pilot Scheme”) with the Corporation. The Experience Rating Pilot Scheme must satisfy the following conditions:

- 2.1 The Experience Rating Pilot Scheme will only apply to employers who are a party to a current Experience Rating Agreement with the Corporation and who are approved to take part in a pilot programme to establish the appropriateness of the scheme before being available to employers generally.
- 2.2 The remission to be granted or the supplement to be imposed on a particular employer shall be the result, in net terms, of the application of the terms of the Experience Rating Agreement.

Accordingly, the Delegate shall determine, within any discrete period, the application of a single remission or supplement which reflects the net effect of the operation of the Experience Rating Agreement.

- 2.3 For the purposes of this Determination an “Experience Rating Agreement” is an Agreement made between the Corporation and an employer (the terms of which have been approved by the Board of the Corporation) pursuant to which the industry levy rate for the employer which is a party to the Experience Rating Agreement determined for that employer under Section 66 of the WRCA will be adjusted to an extent approved by the Board by way of remission or supplement to take into account the previous claims performance of that employer and otherwise on conditions approved for that purpose by the Board and incorporated into the Experience Rating Agreement.

- 2.4. If an employer has been a party to an Experience Rating Agreement but that agreement ceases to operate then the employer will no longer be subject to this Determination.

Item 3 Amendment to the Premium Adjustment Scheme

- 3.1. The Determination made by the Corporation on the 21st day of May 1999 to give effect to the Premium Adjustment Scheme is hereby amended by deleting clause 2.1 and inserting the following in lieu:

“The Premium Adjustment Scheme shall not apply at all to employers who are holders of exempt employer status or who are parties to a current Experience Rating Agreement made pursuant to a Determination of the Corporation made on the 12th day of May 2000.”

Item 4 Reviews

- 4.1. Applications for reviews of the implementation of the Experience Rating Pilot Scheme shall remain to be determined by the Board of the Corporation under Section 72 of the WRCA in accordance with the procedures determined by the Board for that purpose under Section 72(3) of the WRCA.

Item 5 Grounds of Determination

That the Experience Rating Pilot Scheme is an appropriate pilot to determine whether experience rating is a just and equitable means of applying Section 67 of the WRCA having regard to the objects of the WRCA and the primary objects of the Corporation.

Item 6 Commencement Date of Determination

This Determination shall commence on the date of the Determination and the Experience Rating Pilot Scheme shall commence on the date determined for that purpose by the Delegate.

Item 7 Notice of Determination

This Determination shall be published in the *Government Gazette*.

Item 8 Delegation by Board

That the officers of the Corporation occupying (or acting in) the positions designated by the Corporation in any instrument of delegation of the Corporation as having delegated authority with respect to Sections 65 and 67 of the WRCA be delegated (in addition to and not in derogation of such other delegated powers and functions of the Corporation delegated to those officers) such of the powers and functions of the Corporation pursuant to the WRCA as are necessary to give effect to this Determination. The Delegate shall not enter into an Experience Rating Agreement without first having obtained the approval of the Standing Committee of the Board having responsibility for the oversight of the Experience Rating Pilot Scheme (“the Standing Committee”). The Delegate shall report annually to the Standing Committee as to the operation of the Experience Rating Pilot Scheme.

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

Dated 1 September 2000.

P. GUNNER, Chairperson

REGULATIONS UNDER THE GROUND WATER (QUALCO-SUNLANDS) CONTROL ACT 2000

No. 240 of 2000

At the Executive Council Office at Adelaide 5 October 2000

PURSUANT to the *Ground Water (Qualco-Sunlands) Control Act 2000* 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.

MARK BRINDAL Minister for Water Resources

SUMMARY OF PROVISIONS**PART 1
PRELIMINARY**

1. Citation
2. Commencement
3. Interpretation

**PART 2
SHARING THE COSTS OF THE SCHEME****DIVISION 1—PRELIMINARY**

4. Interpretation

DIVISION 2—THE FIRST FIVE YEARS

5. Application of this Division
6. Interpretation
7. Determination of notional maintenance and mound reduction costs
8. Division of the pumping costs
9. Sharing the costs of the Scheme
10. Liability for the unauthorised use of water

DIVISION 3—AFTER THE FIRST FIVE YEARS

11. Application of this Division
12. Interpretation
13. Determination of notional costs
14. Division of the pumping costs
15. Sharing the costs of the Scheme
16. Liability for the unauthorised use of water

**PART 3
CATEGORIES OF LAND**

17. Categories of land

PART 4
IRRIGATION DECLARATION

18. Irrigation declaration
19. Risk Management allocations attached to highest risk land

PART 1
PRELIMINARY

Citation

1. These regulations may be cited as the *Ground Water (Qualco-Sunlands) Control Regulations 2000*.

Commencement

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

Interpretation

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

"**the Act**" means the *Ground Water (Qualco-Sunlands) Control Act 2000*.

"**the perched water table**" means the water table of the accumulation of underground water above the layer of Blanchetown Clay in the Scheme Area.

PART 2
SHARING THE COSTS OF THE SCHEME

DIVISION 1—PRELIMINARY

Interpretation

4. (1) In this Part, unless the contrary intention appears—

"**costs of the Scheme**" for a contribution year means—

- (a) the amount paid by the Treasurer to the Trust under section 47 of the Act for that year; and
- (b) the amount determined by the Minister to cover recovery costs referred to in section 46(6) of the Act for that year; and
- (c) the amount (if any) referred to in section 48(1)(c) of the Act;

"**pumping costs**" for a contribution year means the component of the costs referred to in section 46(4)(b) of the Act for that year;

"**the remaining costs of the Scheme**" for a contribution year means that part of the costs of the Scheme for that year that are not pumping costs.

(2) For the purposes of this Part, the risk management allocation attached to land in respect of a contribution year is the risk management allocation attached to the land at the commencement of that year.

DIVISION 2—THE FIRST FIVE YEARS

Application of this Division

5. This Division applies in relation to the 2000/2001, the 2001/2002, the 2002/2003, the 2003/2004 and the 2004/2005 contribution years.

Interpretation

6. In this Division—

"**notional maintenance costs**" for a contribution year means the amount determined by the Trust under regulation 7(1) in respect of that year;

"**notional mound reduction costs**" for a contribution year means the amount determined by the Trust under regulation 7(2) in respect of that year.

Determination of notional maintenance and mound reduction costs

7. (1) The Trust must determine in respect of each contribution year the amount (to be a notional amount for the purposes of this Division) that in its opinion will be required—

- (a) to cover the cost of pumping sufficient water into the disposal basins to prevent any increase in the volume of the ground water mound and the underground water above the layer of Blanchetown Clay in the Scheme Area during that year; and
- (b) to cover the cost of pumping sufficient water into the disposal basins to ensure that the Governments' cost/benefit ratio and the Trust's cost/benefit ratio are equal as required by section 25 of the Act.

(2) The Trust must determine in respect of each of the first ten contribution years of the Scheme an amount (to be a notional amount for the purposes of this Division) that in its opinion would be required to cover the cost of pumping water into the disposal basins if the water table of the ground water mound is to be lowered over the first 10 years of the Scheme to be not less than three metres below the ground level of all, or almost all, of the irrigated land by the end of that period.

(3) The amounts determined under subregulation (2) must, as far as practicable, be equal in respect of each of the contribution years concerned.

Division of the pumping costs

8. The pumping costs for each contribution year are to be divided into two parts designated "A" and "B" so that the ratio of part A to part B is the same as the ratio of the notional maintenance costs to the notional mound reduction costs.

Sharing the costs of the Scheme

9. (1) Part A of the pumping costs for a contribution year are shared between the owners and occupiers of the category 1 and 2 land in proportion to the risk management allocations attached to their respective land.

(2) Part B of the pumping costs for a contribution year are shared between the owners and occupiers of category 1 land in proportion to the risk management allocations attached to their respective category 1 land.

(3) The remaining costs of the Scheme for that contribution year are shared between the owners and occupiers of the category 1 and 2 land in proportion to the risk management allocations attached to their respective land.

Liability for the unauthorised use of water

10. Where the use of water to irrigate land in a water usage year was unauthorised (*see* section 50 of the Act) the owner and occupier of the land on which the water was used are liable to pay an amount calculated in accordance with the following formula:

: here to view equation.

Where

A is the amount

P is—

(a) if the total quantity of water used to irrigate the land concerned over the relevant block of three consecutive water usage years is 110 per cent or less of the total quantity of water authorised for irrigation during that block of three years—2; or

(b) if—

(i) the percentage referred to in paragraph (a) is greater than 110 per cent; or

(ii) no water was authorised for irrigation of the land concerned by a risk management allocation during the relevant block of three consecutive water usage years—4

UW is the quantity of unauthorised water (expressed in megalitres) used, or taken to be used, in the water usage year on the land

UR is the unauthorised rate and is—

- (a) the rate per megalitre of risk management allocation payable by the owners and occupiers of the category 1 and 2 land for the relevant contribution year under regulation 9(1); or
 - (b) the rate per megalitre of risk management allocation payable by the owners and occupiers of the category 1 land for the relevant contribution year under regulation 9(2),
- whichever is the greater.

DIVISION 3—AFTER THE FIRST FIVE YEARS

Application of this Division

11. This Division applies in relation to the 2005/2006 and subsequent contribution years.

Interpretation

12. (1) In this Division—

"**notional maintenance costs**" for a contribution year means the amount determined by the Trust under regulation 13(1)(a) in respect of that year;

"**notional mound reduction costs**" for a contribution year means the amount determined by the Trust under regulation 13(1)(c) in respect of that year;

"**notional River Murray salinity reduction costs**" for a contribution year means the amount determined by the Trust under regulation 13(1)(b) in respect of that year.

(2) Determinations of shares under this Division will be based initially on the assumption that the quantity of water to be used to irrigate each property during the relevant water usage year will be the same as the quantity used in the immediately preceding water usage year but are subject to redetermination under section 49 of the Act.

Determination of notional costs

13. (1) The Trust must determine in respect of each contribution year three amounts (each amount to be a notional amount for the purposes of this Division) as follows:

- (a) the amount that in its opinion will be required to cover the cost of pumping sufficient water into the disposal basins to prevent any increase in the volume of the ground water mound and the underground water above the layer of Blanchetown Clay in the Scheme Area during that year;
- (b) the amount that in its opinion will be required to cover the cost of pumping sufficient water into the disposal basins to ensure that the Governments' cost/benefit ratio and the Trust's cost/benefit ratio are equal as required by section 25 of the Act;
- (c) the amount in respect of each of the first 10 contribution years of the Scheme that in its opinion would be required to cover the cost of pumping water into the disposal basins if the water table of the ground water mound is to be lowered over the first 10 years of the Scheme to be not less than three metres below the ground level of all, or almost all, the irrigated land by the end of that period.

(2) The amount determined under subregulation (1)(c) must, as far as practicable, be equal in respect of each of the contribution years concerned.

Division of the pumping costs

14. The pumping costs for each contribution year are to be divided into three parts designated "A", "B" and "C" so that the ratio of part A to part B to part C is the same as the ratio of the notional maintenance costs to the notional River Murray salinity reduction costs to the notional mound reduction costs for that year.

Sharing the costs of the Scheme

15. (1) Part A of the pumping costs for a contribution year are shared between the owners and occupiers of the category 1 and 2 land in proportion to the quantities of water used to irrigate their land during the corresponding water usage year.

(2) Part B of the pumping costs for a contribution year are shared between the owners and occupiers of the category 1 and 2 land in proportion to the risk management allocations attached to their respective land.

(3) Part C of the pumping costs for a contribution year are shared between the owners and occupiers of the category 1 land in proportion to the quantities of water used to irrigate their category 1 land during the corresponding water usage year.

(4) The remaining costs of the Scheme for that contribution year are shared between the owners and occupiers of the category 1 and 2 land in proportion to the risk management allocations attached to their respective land.

Liability for the unauthorised use of water

16. Where the use of water to irrigate land in a water usage year was unauthorised (*see* section 50 of the Act) the owner and occupier of the land on which the water was used are liable to pay an amount calculated in accordance with the following formula:

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: here t o view equat ion.

Where

A is the amount

P is—

(a) if the total quantity of water used to irrigate the land concerned over the relevant block of three consecutive water usage years is 110 per cent or less of the total quantity of water authorised for irrigation during that block of three years—1; or

(b) if—

(i) the percentage referred to in paragraph (a) is greater than 110 per cent; or

(ii) no water was authorised for irrigation of the land concerned by a risk management allocation during the relevant block of three consecutive water usage years—3

UW is the quantity of unauthorised water (expressed in megalitres) used, or taken to be used, in the water usage year on the land

UR is the unauthorised rate and is—

- (a) the rate per megalitre payable by the owners and occupiers of the category 1 and 2 land for the relevant contribution year under regulation 15(1); or
- (b) the rate per megalitre payable by the owners and occupiers of the category 1 land for the relevant contribution year under regulation 15(3),

whichever is the greater.

PART 3
CATEGORIES OF LAND

Categories of land

17. (1) Irrigated land in the Scheme Area is divided into category 1 land and category 2 land.

(2) The division of irrigated land under subregulation (1) is based on the classification of irrigated land under section 33 of the Act as being at a high, medium or low risk of irrigation induced waterlogging and salinisation in respect of rising levels of the ground water mound and in respect of rising levels of the perched water table so that —

(a) land is category 1 land if it is—

- (i) at high risk from rising levels of the ground water mound or the perched water table; or
- (ii) at medium risk from rising levels of the ground water mound and the perched water table; and

(b) land is category 2 land if it is—

- (i) at medium risk from rising levels of the ground water mound and at low risk from rising levels of the perched water table; or
- (ii) at low risk from rising levels of the ground water mound but at medium or low risk from rising levels of the perched water table.

PART 4
IRRIGATION DECLARATION

Irrigation declaration

18. (1) The Trust must within seven days after the commencement of this regulation serve on the owner of each irrigated property a form of irrigation declaration which the owner may, but is not required to, complete in relation to the 2000/2001 contribution year.

(2) An irrigation declaration for the 2000/2001 contribution year—

- (a) must, if it is to have any force or effect for the purposes of the Act and these regulations, be completed and returned to the Trust within 28 days after the commencement of this regulation; and
- (b) may include an application under section 41 of the Act for the initial risk management allocation referred to in that section.

(3) The Trust must, on or before 30 June 2001 and on or before 30 June in each succeeding year, serve on the owner of each irrigated property to which, or to part of which, a risk management allocation is attached a form of irrigation declaration to be completed by the owner in relation to the next contribution year.

(4) Each owner referred to in subregulation (3) must complete and return the irrigation declaration to the Trust on or before 31 July preceding that contribution year.

(5) An irrigation declaration—

(a) must include the following information:

- (i) information identifying the area or areas of land comprising the whole or part of the irrigated property (excluding any areas identified under subparagraph (vi)) that are situated in the Scheme Area that are to be irrigated during the current water usage year using water taken pursuant to a water licence; and
- (ii) the category or categories of the land referred to in subparagraph (i) and if more than one category is involved, the boundaries of the land in each category; and
- (iii) the method of irrigation (including the method for monitoring irrigation efficiency) to be used and, if more than one method is to be used, the area and category of the land to which each method will apply during the current water usage year; and
- (iv) the waterlogging and salinity risk management allocation attached to the land and, if the land is divided into two categories, the risk management allocation attached to the land in each category (this subparagraph does not apply to the irrigation declaration for the 2000/2001 contribution year); and
- (v) if the risk management allocation in respect of either category of land is less than that declared in the previous year's irrigation declaration—the reason for the reduction; and
- (vi) information identifying the area or areas of land (if any) that are to be irrigated during the current water usage year with zero impact (certified by the Minister) on waterlogging and salinisation of land and salinity levels in the River Murray; and

- (vii) the crop or crops cultivated during the immediately preceding water usage year and the area and category of land on which the crop was, or each of the crops were, cultivated during that year;
 - (b) must state the quantity of water used to irrigate each category of land comprising the irrigated property to which the declaration relates in the water usage year immediately preceding the current water usage year;
 - (c) may include an application for an increase in the risk management allocation in respect of one or both of the categories of land comprising the irrigated property.
- (6) If an owner—
- (a) makes an application under subregulation (5)(c); and
 - (b) is (where the applications by owners cannot be fully satisfied) prepared to accept in partial satisfaction of his or her application (without prejudice to his or her right to have the application satisfied in full in subsequent years) a risk management allocation that represents less than the share of the available excess risk management capacity of the Scheme that he or she is entitled to under section 43(8) of the Act,

he or she must state in the irrigation declaration that fact and the risk management allocation that he or she is prepared to accept.

- (7) If an owner—
- (a) completes and returns an irrigation declaration for the 2001/2002 or a subsequent contribution year to the Trust on or before 31 July as required by subregulation (4); and
 - (b) subsequently satisfies the Trust on or before the following 31 August that the declaration includes a genuine error,

the owner may on or before 31 August provide another declaration to the Trust in substitution for the previous declaration that corrects the error but does not make any other changes to the previous declaration.

Risk Management allocations attached to highest risk land

19. A new risk management allocation or an increase in an existing allocation referred to in section 45(4) of the Act may be attached to the category of land having the highest degree of risk but only if—

- (a) it is a term of the agreement under that section that the additional risk management allocation be attached to that category of land; and
- (b) the Minister is satisfied that irrigation pursuant to the new or increased risk management allocation will not—
 - (i) increase the risk of waterlogging or salinisation of any other land having the highest degree of risk in the Scheme Area; or
 - (ii) increase the share payable under the Act by any other owner of that category of land.

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CITY OF PORT AUGUSTA

Temporary Road Closure

NOTICE is hereby given that having regard to a decision of council on 18 September 2000, the following traffic arrangements will apply on Saturday, 14 October 2000:

Pursuant to section 359 of the Local Government Act 1934, as amended, the council hereby resolves to temporarily close to exclude motor vehicles generally from portion of Mildred Street between Alexander Street and Hartley Street on Saturday, 14 October 2000, between the hours of 10 a.m. and 11 a.m. to allow for the judging of a Pet Show.

I. D. MCSPORRAN, City Manager

CITY OF VICTOR HARBOR

Declaration of Public Road

NOTICE is hereby given that the City of Victor Harbor has passed the following resolution:

Resolved that the land contained in Form R.T.C. Application for the Deposit of Plan of Division transferring from Lindsay Murray Turner and Collen Ruth Turner, P.O. Box 773, Victor Harbor, S.A. 5211 to the City of Victor Harbor, Bay Road, Victor Harbor, S.A. 5211 dated 21 September 2000, comprising portion of the land contained in Certificate of Title Register Book Volume 5398, Folio 574, known as allotment 22 in Deposited Plan No. 55860 and is hereby declared to be a public road, pursuant to section 208 of the Local Government Act 1999.

The Common Seal of the City of Victor Harbor was affixed in the presence of:

(L.S.) J. CROMPTON, Mayor

G. MAXWELL, District Manager

TOWN OF GAWLER

Declaration of Public Road

NOTICE is hereby given that pursuant to section 192 (4) of the Local Government Act 1999, council resolved at its meeting held on Tuesday, 26 September 2000 that the portion of land referred to as allotment 104 in Deposited Plan 55745, be declared a public road.

J. MCEACHEN, Town Manager

DISTRICT COUNCIL OF CLEVE

Periodical Review

NOTICE is hereby given that pursuant to the provisions of section 12 (5) of the Local Government Act 1999, the District Council of Cleve is to carry out a review to determine whether a change of arrangements in respect to elector representation would result in electors being more adequately and fairly represented.

The review will include whether the composition of council should be altered (number of councillors) and whether wards should/should not exist and if so, where the boundaries should be.

Information regarding the nature of this review is available from the council office during normal office hours, (8628 2004).

Written submissions are invited from interested persons from 6 October 2000 and should be directed to the Chief Executive Officer, 10 Main Street, Cleve, or P.O. Box 36, Cleve, S.A. 5640, to be received before 5 p.m. on Friday, 17 November 2000.

Any person(s) making a written submission will also be invited to appear before a meeting of council, to be heard in respect of their submission.

F. L. GILLINGS, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Consolidation Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that The Coorong District Council has prepared a draft Plan Amendment Report to amend the Coonalpyn Downs, Meningie and Peake Development Plans. The Plan Amendment Report affects the entire area of The Coorong District Council, which was formed on 3 May 1997, following the amalgamation of the District Councils of Coonalpyn Downs, Meningie and Peake.

The Plan Amendment Report proposes to amend the Development Plans of the three former councils by:

- consolidating the three Development Plans of the former councils into one document;
- introducing a common set of regional objectives and principles of development control;
- introducing a system of zoning throughout the entire council area (previously only the District Council of Meningie had land use zones);
- introducing a system of public notification for development applications which is based on zoning;
- adopting a new River Murray and Lakes Zone to apply to the length of the River Murray and Lakes Albert and Alexandrina, and to replace the Flood Zone and the Fringe Zone;
- introducing design and siting standards for various river and lake structures;
- eliminating duplication and inconsistencies with existing zones;
- introducing new zone and policy area maps; and
- allowing for the development of small-scale industries associated with primary production throughout the rural areas.

The Plan Amendment Report will be available for inspection (without charge) during normal office hours at The Coorong District Council's head office, 49 Princes Highway, Meningie, and from branch offices at 37 Becker Terrace, Tintinara and 95 Railway Terrace, Tailem Bend. Copies of the Plan Amendment Report can also be purchased from these Council offices at \$15 per copy.

Written submissions on the Plan Amendment Report will be accepted by The Coorong District Council until Tuesday, 5 December 2000. Submissions should also indicate whether the person preparing the submission would like to speak at either of the two public hearings to be convened in relation to the submissions and the amendment. All submissions should be addressed to the Chief Executive Officer, The Coorong District Council, 49 Princes Highway, Meningie, S.A. 5264 (P.O. Box 28, Meningie, S.A. 5264).

Copies of all submissions received will be available for inspection by interested persons at 49 Princes Highway, Meningie, from Wednesday, 6 December 2000, until the conclusion of the public hearings. Two public hearings will be held, one at the Becker Terrace, Tintinara Council Chambers on Tuesday, 12 December 2000 at 7.30 p.m., and the other at the Railway Terrace, Tailem Bend Council Chambers on Thursday, 14 December 2000 at 7.30 p.m. If it is apparent from the submissions received that no one wishes to appear and be heard, the public hearings may not be held.

Dated 5 October 2000.

B. PATERSON, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Change of Name of Council Area

NOTICE is hereby given that pursuant to section 13 of the Local Government Act 1999, council has changed the name of the council area from the District Council of Kapunda and Light area to Light Regional Council area.

P. J. BEARE, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Change of Meeting Date

NOTICE is hereby given that the next ordinary meeting of council will be held on Thursday, 19 October 2000, commencing at 9.30 a.m., in lieu of the meeting which was scheduled to be held on Friday, 20 October 2000.

S. J. RUFUS, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO/CARRIETON

Appointments

NOTICE is hereby given that at a meeting of council held on Tuesday, 12 September 2000 by resolution of council it was resolved that Rex Mooney be formally appointed as the Chief Executive Officer of the District Council of Orroroo/Carrieton under section 98 (5) of the Local Government Act 1999.

Also to be appointed as Authorised Officer for the following Acts of Parliament—Local Government Act 1999; Country Fires Act 1989; Food Act 1985; Impounding Act 1920-1975; Roads (Opening and Closing) Act 1991; Development Act 1993 and the Dog and Cat Management Act 1995.

Also he be appointed as an Authorised Officer, pursuant to section 85 (3) of the Environment Protection Act 1993 only for the purpose of enforcement of provisions of the Environmental Protection (Burning) Policy 1994 within the council area.

All of Jon Oliver's previous appointments as an Authorised Officer of the council are to be rescinded.

R. MOONEY, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

BY-LAW NO. 19

Protection of Sand Dunes, Coastal Slopes and Cliffs

NOTICE is hereby given that the District Council of Yankalilla at its meeting held on 18 September 2000, resolved pursuant to section 249 of the Local Government Act 1999, to adopt By-Law No. 19—Protection of Sand Dunes, Coastal Slopes and Cliffs.

By-Law No. 19—Protection of Sand Dunes, Coastal Slopes and Cliffs

TO prohibit activities which can threaten the integrity of sand dunes, coastal slopes and cliffs.

Definitions

1. In this By-Law unless the context requires otherwise:

- (a) 'sand dunes' and 'coastal slopes and cliffs' mean the sand dunes and coastal slopes and cliffs under the care, control and management of the District Council of Yankalilla unless prescribed for exemption;
- (b) 'the council or its delegate' shall include the Chief Executive Officer of the council and any authorised officer for the time being appointed by the council and empowered to secure and enforce the observance of provisions of this By-Law and any person for the time being acting as such authorised officer or officers;
- (c) 'emergency vehicle' is as defined in the Road Traffic Regulations 1996.

Prohibited Activities Within the Area

2. (a) No person shall use a sandboard or other item to slide down a sand, coastal slope or cliff.

(b) No person shall destabilise sand on a sand dune, by any means other than walking or running, so as to cause it to unnecessarily mass waste down slope.

(c) No person shall destroy, remove or cause interference to live or dead vegetation within a sand dune, coastal slope or coastal cliff.

(d) No person shall light or cause to be lit or permit to remain alight any fire within a sand dune.

(e) No person shall ride a horse within the sand dunes at locations other than permitted by council.

(f) No person shall ride or operate a bicycle, motorcycle, vehicle or other mechanised apparatus in the sand dunes without the written prior approval of the Chief Executive Officer, who may provide approval upon such terms and conditions and at such times and places as he or she thinks proper.

(g) The provisions in paragraph 2(f) shall not apply to any emergency vehicle or officers or employees of the council in the performance of their official duties.

(h) No person shall introduce non-indigenous flora and fauna or dump any material in the sand dunes.

(i) No person shall carry out any other activity which may damage or threaten the integrity of sand dunes, coastal slopes or cliffs.

The foregoing by-law was duly made and passed at a meeting of the District Council of Yankalilla held on 18 September 2000, by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

This by-law becomes operative from 5 February 2001.

R. SWEETMAN, Chief Executive Officer

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

Allen, Terrence Elwin, late of 247 Military Road, Semaphore, retired printer, who died on 27 July 2000.

Baker, Frederick Joseph, late of 20 Davis Road, Glynde, retired survey officer, who died on 31 July 2000.

Baker, Iolene Ellen, late of 276 Portrush Road, Beulah Park, of no occupation, who died on 27 May 2000.

Bull, Phyllis Annie, late of 147 St Bernard's Road, Rostrevor, of no occupation, who died on 2 August 2000.

Carmody, Hilary John, late of 37 Lincoln Highway, Cowell, retired lapidarist, who died on 10 August 2000.

Cowling, Gwendoline Mary, late of 3 Surrey Street, Blair Athol, widow, who died on 11 July 2000.

Crook, Doris Melva, late of 47 Balham Avenue, Kingswood, of no occupation, who died on 26 July 2000.

Daley, Doris Rachel Lavinia, late of 81 Tapleys Hill Road, Hendon, of no occupation, who died on 24 July 2000.

Davis, Dorothy Louise, late of 1 Urrbrae Avenue, Myrtle Bank, home duties, who died on 11 August 2000.

Hearfield, Myra Gweneth Rosalie, late of 177 Badimara Street, Fisher, A.C.T., home duties, who died on 27 July 2000.

Hemers, Stanley Marshall, late of 14 Laycock Court, Blanche Harbor, retired drycleaner, who died on 22 July 2000.

Hill, Mabel Isabelle, late of 174 Ridley Grove, Ferryden Park, home duties, who died on 10 July 2000.

Holder, Alfred Thomas, late of 11 Everest Avenue, Athelstone, retired crane driver, who died on 28 June 2000.

Jones, Arthur Eugene, late of 2 George Street, Marion, retired car salesman, who died on 5 August 2000.

Lampre, George Clifford Robert, late of 34 Jackson Terrace, Enfield, retired electrician, who died on 10 August 2000.

Molnar Josef, late of 12 Jacaranda Grove, Oaklands Park, retired concrete finisher, who died on 21 August 2000.

Partanen, Toivo, late of 15 Rosemary Street, Woodville West, retired carpenter, who died on 3 August 2000.

Peisker, Jeffrey Victor, late of 20 Norseman Avenue, Westbourne Park, of no occupation, who died on 25 June 2000.

Turnbull, Myra, late of 25 Newton Street, Whyalla, widow, who died on 7 July 2000.

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 5000, full particulars and proof of such claims, on or before 3 November 2000, 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 5 October 2000.

J. H. WORRALL, Public Trustee

IN the matter of the estate of the undermentioned deceased person:

Bevan, Roy, late of Unit 2, 9 Cuthero Terrace, Kensington Gardens, retired electrical draftsman, who died on or about 28 June 2000.

Notice is hereby given pursuant to the Trustees Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries and other persons having claims against the above estate are directed to send full particulars and evidence of such claims to the undersigned on or before 3 November 2000, otherwise they will be excluded from the distribution of the estate; and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

ANZ EXECUTORS & TRUSTEE COMPANY
LIMITED (ACN 006 132 332), 530 Collins
Street, Melbourne, Victoria 3000

PARTNERSHIP ACT 1891

Dissolution of Partnership

NOTICE is hereby given that the partnership between Athanasio Vlachoulis and Elefteria Vlachoulis, both as trustees of the A. Vlachoulis Family Trust and Paul Vlachoulis and Michael Vlachoulis, 15 Gowrie Avenue, Whyalla Stuart, S.A. 5608 aforesaid business proprietors carrying on business as Wholesale Milk Vendor, 15 Gowrie Avenue, Whyalla Stuart, S.A. 5608 aforesaid under the business name Varel Dairy Supply has been dissolved as from 1 October 2000 and that from that date the business will be carried on by the said Paul Vlachoulis and the said Michael Vlachoulis.

A. VLACHOULIS

E. VLACHOULIS

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.