

SUPPLEMENTARY GAZETTE



**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, WEDNESDAY, 28 MARCH 2001

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FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00070
(PREVIOUS LICENCE NO. F731)

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

THE Minister for Primary Industries and Resources ('the Minister') hereby grants to:

John P. Pedler (13091)
Wendy J. Pedler (12193)
Section 120
Hundred of Wallanippie
Smoky Bay, S.A. 5680

a licence to occupy and use the waters and airspace over the land specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 2000 and ending, subject to any earlier termination under this licence, on 30 June 2001 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Marked-off Areas*

- 1.1 Subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site. The rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.
- 1.2 For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site are that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

2. *Permitted Species*

The licensee:

- 2.1 must not farm or introduce any species at the site other than the permitted species referred to in Schedule 2; and
- 2.2 must not take any wild fish from the site except for recreational purposes.

3. *Permitted Use*

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

4. *Permitted Methods*

- 4.1 The licensee must, in undertaking the permitted use, take all reasonable and practicable measures to prevent or minimise damage to the environment. Without limiting the generality of the foregoing, the licensee:
 - 4.1.1 must ensure the total length of each unit does not exceed 3 km of longline on 1 km of racking per hectare, and each unit must be at least 5 m from any other unit;
 - 4.1.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
 - 4.1.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
 - 4.1.4 must undertake an environmental monitoring program approved by the Minister and as specified in Clause 4.3;
 - 4.1.5 must not introduce the permitted species to the site before the approval of the environmental monitoring program referred to in 4.1.4 by the Minister;
 - 4.1.6 must comply with the schedule of reporting for the environmental monitoring program as prescribed in Schedule 6 and submit the final results of the environmental monitoring program to the Minister 30 days before expiry of the term of this licence;

4.2 *SASQAP*

- 4.2.1 It is a condition of your licence to farm bivalve molluscs that only shellfish from areas Classified under the South Australian Shellfish Quality Assurance Program (SASQAP) may be sold for human consumption.
- 4.2.2 The licensee must continue to meet all the regulations required under the Food Standards Code to produce a product safe for human consumption.

- 4.3 The licensee must submit a draft environmental monitoring program to the Minister for approval within 60 days of the grant of the licence by the Minister. The draft environmental monitoring program must include the qualifications and experience of the person(s) designing and undertaking the program and address the matters listed in Schedule 5.

5. *Marking and Maintaining the Site*

The licensee:

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

6. *Site Inspection and Supervision*

The licensee:

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

7. *Fees and Returns*

The licensee:

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

8. *Public Risk Insurance*

The licensee must at its own cost during the term maintain in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister. The limits of public risk must not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such other amount as the Minister may from time to time reasonably require. A policy of insurance or copy thereof or a certificate of insurance must be produced by the licensee to the Minister on written request.

9. *Guarantee or Indemnity Scheme*

The licensee must either:

- 9.1 provide a guarantee from its bankers to the amount specified in Item 3 of Schedule 3; or
- 9.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the

obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

10. No Assignment

The licensee must not assign or sublet or deal in any other way with any interest in this licence.

11. Variation and Cancellation

11.1 The Minister may without prior notice vary or cancel this licence immediately during the term for the purposes of preventing or minimising any damage or threat of damage to the environment. For the purpose of this condition the Minister may have regard to but is not limited by the following considerations:

- 11.1.1 the results of monitoring undertaken pursuant to Clause 4.1.5;
- 11.1.2 the results of any other monitoring as may from time to time be carried out; or
- 11.1.3 such other relevant information within the knowledge of the Minister.

11.2 Subject to and without limiting Condition 13.1, in the event of breach by the licensee of any term or condition of this licence, the Minister may:

- 11.2.1 give to the licensee written notice of such breach and the Minister's requirements for rectification thereof; or
- 11.2.2 cancel this licence for failure to comply with such requirements for rectification.

11.3 The Minister may cancel this licence if the licensee is a body corporate, and any of the following occur:

- 11.3.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
- 11.3.2 an order is made for the winding up or liquidation of the licensee;
- 11.3.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
- 11.3.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
- 11.3.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets.

11.4 The Minister may cancel this licence if the licensee is an individual, and the licensee:

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

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

Granted by the General Manager Aquaculture, delegate for the purposes of section 53 of the Minister responsible for administration of the Fisheries Act 1982, on 9 March 2001.

I. NIGHTINGALE, General Manager Aquaculture

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
394725E 6417057N	5
394842E 6417049N	
394812E 6416625N	
394695E 6416633N	

All *St Andrew's crosses* must be marked with the site's unique 'FM number'; that is, the licence number.

Item 2—Marked-off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee].

White buoys, each of at least 12 inches in diameter, must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 1—Permitted Species

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

Pacific Oysters (*Crassostrea gigas*)

Item 2—Permitted Farming Methods

Longlines

The total length of each unit must not exceed 3 km of longline not less than 3 m apart, or 1 km for racking per hectare, and each unit must be at least 5 m from any other unit.

SCHEDULE 3

Item 1—Fees

Annual licence fees are:

	\$
FRDC Levy per hectare 5 at \$9.50 each	47.50
EMP Fee per hectare 5 at \$17.70 each.....	88.50
Base Licence Fee per hectare 5 at \$66 each	330.00
SASQAP (Classified Area) per hectare 5 at \$80 each	400.00
Total Annual Licence Fee	866.00
Quarterly Instalments.....	216.50

Item 2—Insurance

Ten million dollars (\$10 000 000).

Item 3—Guarantee

Ten thousand dollars (\$10 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

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

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

SCHEDULE 5

Environmental Monitoring Program

MATTERS TO BE ADDRESSED

The monitoring program should address the following matters in relation to the permitted use:

Farm Management

1. Approximate layout of all structures on the site during the term including location, number and size.
2. Growth and condition of the permitted species.
3. Occurrence of disease incidents in the permitted species.

Water Quality

1. Phytoplankton including species composition and abundance.
2. Status of the site under the South Australian Shellfish Quality Assurance Program during the term (including closures).

Feral Oysters

Presence and numbers of feral oysters.

Benthic Sediments

1. Sedimentation.
2. Movement of sand.

Benthic Fauna and Flora

Benthic macro-flora communities including composition, distribution and abundance.

METHODOLOGY

Draft Environmental Monitoring Program

The draft environmental monitoring program should include an initial assessment of the site and analyse the variability of parameters to be measured to identify appropriate numbers of replicates and sample sizes for statistical rigour.

Control Sites

In addition to the site, the draft environmental monitoring program should identify appropriate control sites at which monitoring will occur. At least two controls should be identified at increasing distance from the site. At least one control site must be located more than 1 km from the site.

Video Transects

Video transects should be used to assess broad scale changes in sediment consistency, presence of farming waste and the composition and abundance of macro-flora communities.

Video transects must be collected using equipment capable of producing a clear and well lit image. Transects must be at least 50 m long and a scale must be clearly visible on the video at all times. The location of video transects must be identified on a map attached to the environmental monitoring report. Each transect must be identified on the video with a unique transect number.

Report

The environmental monitoring report must be legible and contain a declaration regarding the authenticity and source of all data and results contained in the report. This declaration must be signed by the licence holder and the person(s) conducting the monitoring program.

The report must include an assessment of the results of the monitoring program against the provisions of the Environment Protection (Marine) Policy 1994, and must be accompanied by all raw data, video footage and diver notes.

SCHEDULE 6

Schedule of Environmental Monitoring Reports

The licensee must submit a final environmental monitoring program report within 12 months of the commencement of this licence to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000.

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00327

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

THE Minister for Primary Industries and Resources ('the Minister') hereby grants to:

Christine A. Greatbatch (20073)
Deborah K. Greatbatch (20071)
Noel R. Greatbatch (20072)
Peter W. Greatbatch (20070)
Lot 24, Crocker Court
Smoky Bay, S.A. 5680

a licence to occupy and use the waters and airspace over the land specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 2000 and ending, subject to any earlier termination under this licence, on 30 June 2001 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Marked-off Areas*

- 1.1 Subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site. The rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.
- 1.2 For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site are that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

2. *Permitted Species*

The licensee:

- 2.1 must not farm or introduce any species at the site other than the permitted species referred to in Schedule 2; and
- 2.2 must not take any wild fish from the site except for recreational purposes.

3. *Permitted Use*

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

4. *Permitted Methods*

- 4.1 The licensee must, in undertaking the permitted use, take all reasonable and practicable measures to prevent or minimise damage to the environment. Without limiting the generality of the foregoing, the licensee:
 - 4.1.1 must ensure the total length of each unit does not exceed 3 km of longline on 1 km of racking per hectare, and each unit must be at least 5 m from any other unit;
 - 4.1.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;

- 4.1.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 4.1.4 must undertake an environmental monitoring program approved by the Minister and as specified in Clause 4.3;
- 4.1.5 must not introduce the permitted species to the site before the approval of the environmental monitoring program referred to in 4.1.4 by the Minister;
- 4.1.6 must comply with the schedule of reporting for the environmental monitoring program as prescribed in Schedule 6 and submit the final results of the environmental monitoring program to the Minister 30 days before expiry of the term of this licence;

4.2 SASQAP

- 4.2.1 It is a condition of your licence to farm bivalve molluscs that only shellfish from areas Classified under the South Australian Shellfish Quality Assurance Program (SASQAP) may be sold for human consumption.
- 4.2.2 The licensee must continue to meet all the regulations required under the Food Standards Code to produce a product safe for human consumption.

- 4.3 The licensee must submit a draft environmental monitoring program to the Minister for approval within 60 days of the grant of the licence by the Minister. The draft environmental monitoring program must include the qualifications and experience of the person(s) designing and undertaking the program and address the matters listed in Schedule 5.

5. Marking and Maintaining the Site

The licensee:

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

6. Site Inspection and Supervision

The licensee:

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

7. Fees and Returns

The licensee:

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

8. Public Risk Insurance

The licensee must at its own cost during the term maintain in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister. The limits of public risk must not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such other amount as the Minister may from time to time reasonably require. A policy of insurance or copy thereof or a certificate of insurance must be produced by the licensee to the Minister on written request.

9. Guarantee or Indemnity Scheme

The licensee must either:

- 9.1 provide a guarantee from its bankers to the amount specified in Item 3 of Schedule 3; or
- 9.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

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

10. No Assignment

The licensee must not assign or sublet or deal in any other way with any interest in this licence.

11. Variation and Cancellation

- 11.1 The Minister may without prior notice vary or cancel this licence immediately during the term for the purposes of preventing or minimising any damage or threat of damage to the environment. For the purpose of this condition the Minister may have regard to but is not limited by the following considerations:

- 11.1.1 the results of monitoring undertaken pursuant to Clause 4.1.5;
- 11.1.2 the results of any other monitoring as may from time to time be carried out; or
- 11.1.3 such other relevant information within the knowledge of the Minister.

- 11.2 Subject to and without limiting Condition 13.1, in the event of breach by the licensee of any term or condition of this licence, the Minister may:

- 11.2.1 give to the licensee written notice of such breach and the Minister's requirements for rectification thereof; or
- 11.2.2 cancel this licence for failure to comply with such requirements for rectification.

- 11.3 The Minister may cancel this licence if the licensee is a body corporate, and any of the following occur:

- 11.3.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
- 11.3.2 an order is made for the winding up or liquidation of the licensee;
- 11.3.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
- 11.3.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
- 11.3.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets.

- 11.4 The Minister may cancel this licence if the licensee is an individual, and the licensee:
- 11.4.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 11.4.2 is convicted of an indictable offence.
- 11.5 Cancellation of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

Granted by the General Manager Aquaculture, delegate for the purposes of section 53 of the Minister responsible for administration of the Fisheries Act 1982, on 19 March 2001.

I. NIGHTINGALE, General Manager Aquaculture

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
396366E 6423189N	10
396544E 6423338N	
396771E 6422954N	
396598E 6422812N	

All St Andrew's crosses must be marked with the site's unique 'FM number'; that is, the licence number.

Item 2—Marked-off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee].

White buoys, each of at least 12 inches in diameter, must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 1—Permitted Species

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

Pacific Oysters (*Crassostrea gigas*)

Item 2—Permitted Farming Methods

BST Longlines

The total length of each unit must not exceed 3 km of longline not less than 3 m apart, or 1 km for racking per hectare, and each unit must be at least 5 m from any other unit.

SCHEDULE 3

Item 1—Fees

Annual licence fees are:

	\$
FRDC Levy per hectare 10 at \$9.50 each	95.00
EMP Fee per hectare 10 at \$17.70 each.....	177.00
Base Licence Fee per hectare 10 at \$66 each.....	660.00
SASQAP (Classified Area) per hectare 10 at \$80 each.....	800.00
Total Annual Licence Fee	1 732.00
Quarterly Instalments.....	433.00

Item 2—Insurance

Ten million dollars (\$10 000 000).

Item 3—Guarantee

Ten thousand dollars (\$10 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.
9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the State, the number of fish and the life stage of the fish.
11. If fish were brought into the State, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

SCHEDULE 5

Environmental Monitoring Program

MATTERS TO BE ADDRESSED

The monitoring program should address the following matters in relation to the permitted use:

Farm Management

1. Approximate layout of all structures on the site during the term including location, number and size.
2. Growth and condition of the permitted species.
3. Occurrence of disease incidents in the permitted species.

Water Quality

1. Phytoplankton including species composition and abundance.
2. Status of the site under the South Australian Shellfish Quality Assurance Program during the term (including closures).

Feral Oysters

Presence and numbers of feral oysters.

Benthic Sediments

1. Sedimentation.
2. Movement of sand.

Benthic Fauna and Flora

Benthic macro-flora communities including composition, distribution and abundance.

METHODOLOGY

Draft Environmental Monitoring Program

The draft environmental monitoring program should include an initial assessment of the site and analyse the variability of parameters to be measured to identify appropriate numbers of replicates and sample sizes for statistical rigour.

Control Sites

In addition to the site, the draft environmental monitoring program should identify appropriate control sites at which monitoring will occur. At least two controls should be identified at increasing distance from the site. At least one control site must be located more than 1 km from the site.

Video Transects

Video transects should be used to assess broad scale changes in sediment consistency, presence of farming waste and the composition and abundance of macro-flora communities.

Video transects must be collected using equipment capable of producing a clear and well lit image. Transects must be at least 50 m long and a scale must be clearly visible on the video at all times. The location of video transects must be identified on a map attached to the environmental monitoring report. Each transect must be identified on the video with a unique transect number.

Report

The environmental monitoring report must be legible and contain a declaration regarding the authenticity and source of all data and results contained in the report. This declaration must be signed by the licence holder and the person(s) conducting the monitoring program.

The report must include an assessment of the results of the monitoring program against the provisions of the Environment Protection (Marine) Policy 1994, and must be accompanied by all raw data, video footage and diver notes.

SCHEDULE 6

Schedule of Environmental Monitoring Reports

The licensee must submit a final environmental monitoring program report within 12 months of the commencement of this licence to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000.

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00349

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

THE Minister for Primary Industries and Resources ('the Minister') hereby grants to:

Peter M. Richardson (19796)
Beverley E. Richardson (19797)
29 Kanmantoo Road
Aldgate, S.A. 5154

a licence to occupy and use the waters and airspace over the land specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 2000 and ending, subject to any earlier termination under this licence, on 30 June 2001 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Marked-off Areas*

- 1.1 Subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site. The rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.
- 1.2 For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site are that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

2. *Permitted Species*

The licensee:

- 2.1 must not farm or introduce any species at the site other than the permitted species referred to in Schedule 2; and
- 2.2 must not take any wild fish from the site except for recreational purposes.

3. *Permitted Use*

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

4. *Permitted Methods*

- 4.1 The licensee must, in undertaking the permitted use, take all reasonable and practicable measures to prevent or minimise damage to the environment. Without limiting the generality of the foregoing, the licensee:
 - 4.1.1 must ensure the total length of each unit does not exceed 3 km of longline on 1 km of racking per hectare, and each unit must be at least 5 m from any other unit;
 - 4.1.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
 - 4.1.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
 - 4.1.4 must undertake an environmental monitoring program approved by the Minister and as specified in Clause 4.3;
 - 4.1.5 must not introduce the permitted species to the site before the approval of the environmental monitoring program referred to in 4.1.4 by the Minister;
 - 4.1.6 must comply with the schedule of reporting for the environmental monitoring program as prescribed in Schedule 6 and submit the final results of the environmental monitoring program to the Minister 30 days before expiry of the term of this licence;

4.2 *SASQAP*

- 4.2.1 It is a condition of your licence to farm bivalve molluscs that only shellfish from areas Classified under the South Australian Shellfish Quality Assurance Program (SASQAP) may be sold for human consumption.
- 4.2.2 The licensee must continue to meet all the regulations required under the Food Standards Code to produce a product safe for human consumption.

- 4.3 The licensee must submit a draft environmental monitoring program to the Minister for approval within 60 days of the grant of the licence by the Minister. The draft environmental monitoring program must include the qualifications and experience of the person(s) designing and undertaking the program and address the matters listed in Schedule 5.

5. *Marking and Maintaining the Site*

The licensee:

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

6. *Site Inspection and Supervision*

The licensee:

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

7. Fees and Returns

The licensee:

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

8. Public Risk Insurance

The licensee must at its own cost during the term maintain in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister. The limits of public risk must not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such other amount as the Minister may from time to time reasonably require. A policy of insurance or copy thereof or a certificate of insurance must be produced by the licensee to the Minister on written request.

9. Guarantee or Indemnity Scheme

The licensee must either:

- 9.1 provide a guarantee from its bankers to the amount specified in Item 3 of Schedule 3; or
- 9.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

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

10. No Assignment

The licensee must not assign or sublet or deal in any other way with any interest in this licence.

11. Variation and Cancellation

- 11.1 The Minister may without prior notice vary or cancel this licence immediately during the term for the purposes of preventing or minimising any damage or threat of damage to the environment. For the purpose of this condition the Minister may have regard to but is not limited by the following considerations:
 - 11.1.1 the results of monitoring undertaken pursuant to Clause 4.1.5;
 - 11.1.2 the results of any other monitoring as may from time to time be carried out; or
 - 11.1.3 such other relevant information within the knowledge of the Minister.
- 11.2 Subject to and without limiting Condition 13.1, in the event of breach by the licensee of any term or condition of this licence, the Minister may:
 - 11.2.1 give to the licensee written notice of such breach and the Minister's requirements for rectification thereof; or
 - 11.2.2 cancel this licence for failure to comply with such requirements for rectification.
- 11.3 The Minister may cancel this licence if the licensee is a body corporate, and any of the following occur:
 - 11.3.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 11.3.2 an order is made for the winding up or liquidation of the licensee;
 - 11.3.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 11.3.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or

- 11.3.5 a mortgagee, chargee or other encumbrance is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets.

- 11.4 The Minister may cancel this licence if the licensee is an individual, and the licensee:
 - 11.4.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 11.4.2 is convicted of an indictable offence.

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

Granted by the General Manager Aquaculture, delegate for the purposes of section 53 of the Minister responsible for administration of the Fisheries Act 1982, on 9 March 2001.

I. NIGHTINGALE, General Manager Aquaculture

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
394631E 6417063N	4
394725E 6417057N	
394695E 6416633N	
394601E 6416640N	

All *St Andrew's crosses* must be marked with the site's unique 'FM number'; that is, the licence number.

Item 2—Marked-off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee].

White buoys, each of at least 12 inches in diameter, must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 1—Permitted Species

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

Pacific Oysters (*Crassostrea gigas*)

Item 2—Permitted Farming Methods

Longlines

The total length of each unit must not exceed 3 km of longline not less than 3 m apart, or 1 km for racking per hectare, and each unit must be at least 5 m from any other unit.

SCHEDULE 3

Item 1—Fees

Annual licence fees are:

	\$
FRDC Levy per hectare 4 at \$9.50 each	38.00
EMP Fee per hectare 4 at \$17.70 each.....	70.80
Base Licence Fee per hectare 4 at \$66 each	264.00
SASQAP (Classified Area) per hectare 4 at \$80 each	320.00
Total Annual Licence Fee	692.80
Quarterly Instalments.....	173.20

Item 2—Insurance

Ten million dollars (\$10 000 000).

Item 3—Guarantee

Ten thousand dollars (\$10 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.
9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the State, the number of fish and the life stage of the fish.
11. If fish were brought into the State, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

SCHEDULE 5

Environmental Monitoring Program

MATTERS TO BE ADDRESSED

The monitoring program should address the following matters in relation to the permitted use:

Farm Management

1. Approximate layout of all structures on the site during the term including location, number and size.
2. Growth and condition of the permitted species.
3. Occurrence of disease incidents in the permitted species.

Water Quality

1. Phytoplankton including species composition and abundance.
2. Status of the site under the South Australian Shellfish Quality Assurance Program during the term (including closures).

Feral Oysters

Presence and numbers of feral oysters.

Benthic Sediments

1. Sedimentation.
2. Movement of sand.

Benthic Fauna and Flora

Benthic macro-flora communities including composition, distribution and abundance.

METHODOLOGY

Draft Environmental Monitoring Program

The draft environmental monitoring program should include an initial assessment of the site and analyse the variability of parameters to be measured to identify appropriate numbers of replicates and sample sizes for statistical rigour.

Control Sites

In addition to the site, the draft environmental monitoring program should identify appropriate control sites at which monitoring will occur. At least two controls should be identified at increasing distance from the site. At least one control site must be located more than 1 km from the site.

Video Transects

Video transects should be used to assess broad scale changes in sediment consistency, presence of farming waste and the composition and abundance of macro-flora communities.

Video transects must be collected using equipment capable of producing a clear and well lit image. Transects must be at least 50 m long and a scale must be clearly visible on the video at all times. The location of video transects must be identified on a map attached to the environmental monitoring report. Each transect must be identified on the video with a unique transect number.

Report

The environmental monitoring report must be legible and contain a declaration regarding the authenticity and source of all data and results contained in the report. This declaration must be signed by the licence holder and the person(s) conducting the monitoring program.

The report must include an assessment of the results of the monitoring program against the provisions of the Environment Protection (Marine) Policy 1994, and must be accompanied by all raw data, video footage and diver notes.

SCHEDULE 6

Schedule of Environmental Monitoring Reports

The licensee must submit a final environmental monitoring program report within 12 months of the commencement of this licence to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000.

FISHERIES ACT 1982: SECTION 53

TAKE note that the licence to farm fish made under section 53 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, dated 25 August 2000, on page number 919, being the second notice on that page, through to page number 922 and referring to John P. Pedler and Wendy J. Pedler is hereby revoked.

Dated 19 March 2001.

I. NIGHTINGALE, General Manager Aquaculture as the delegate of the Minister for Primary Industries

FISHERIES ACT 1982: SECTION 53

TAKE note that the licence to farm fish made under section 53 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, dated 8 September 2000, on page number 1831, being the second notice on that page, through to page number 1834 and referring to Kevin R. Greatbatch and Heather M. Greatbatch is hereby revoked.

Dated 19 March 2001.

I. NIGHTINGALE, General Manager Aquaculture as the delegate of the Minister for Primary Industries

FISHERIES ACT 1982: SECTION 53

TAKE note that the licence to farm fish made under section 53 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, dated 8 September 2000, on page number 1857, being the second notice on that page, through to page number 1860 and referring to Peter M. Richardson and Beverley E. Richardson is hereby revoked.

Dated 19 March 2001.

I. NIGHTINGALE, General Manager Aquaculture as the delegate of the Minister for Primary Industries

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the periods specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Spencer Gulf.

SCHEDULE 2

Between 0600 hours and 2030 hours from 19 December 2000 to 22 December 2000.

Dated 22 March 2001.

W. ZACHARIN, Director of Fisheries

P001/01

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the periods specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Spencer Gulf.

SCHEDULE 2

0600 hours on 23 December 2000 to 2030 hours on 20 March 2001.

Dated 22 March 2001.

W. ZACHARIN, Director of Fisheries

P002/01

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Daniel Popping or persons acting as his agents (hereinafter referred to as the 'exemption holder') of Keep South Australia Beautiful Inc., 215 Grange Road, Flinders Park, S.A. 5025 is exempt from section 50 of the Fisheries Act 1982, subject to the conditions specified in Schedule 1, in that the exemption holder shall not be guilty of an offence when releasing up to 18 crimsonspotted rainbow fish (*Melanotaenia fluviatilis*) into the Apex Park Wetland, Sir Donald Bradman Drive, West Beach (hereinafter referred to as the 'exempted activity') from the date of gazettal of this notice until 22 March 2001.

SCHEDULE 1

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

Dated 22 March 2001.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE note that the notice made under section 59 of the Fisheries Act 1982, and published in the *South Australian Supplementary Government Gazette* on page number 162, dated 19 January 2001, being the second notice on that page referring to Neville Mattsson and the use of 50 crab pots for the taking of sand crabs, rock crabs and spider crabs, is hereby revoked.

Dated 22 March 2001.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE note that the notice made under section 59 of the Fisheries Act 1982, and published in the *South Australian Supplementary Government Gazette* on page numbers 788 and 789, dated 27 February 2001, referring to Bascoz Pty Ltd and the taking of undersize Roe's abalone, is hereby revoked.

Dated 22 March 2001.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE note that the notice made under section 59 of the Fisheries Act 1982, and published in the *South Australian Supplementary Government Gazette* on page numbers 777 and 778, dated 27 February 2001, referring to Bascoz Pty Ltd and the taking of undersize Roe's abalone, is hereby revoked.

Dated 22 March 2001.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the *Fisheries Act 1982*, Bascoz Pty Ltd, c/o P.O. Box 1540, Elliston, S.A. 5670 (or their registered masters) holder of Western Zone Abalone Fishery Licence No. W15, issued pursuant to the Scheme of Management (Abalone Fisheries) Regulations 1991 (hereinafter referred to as the 'exemption holder') is exempted from the provisions of clause 60 of Schedule 1 of the Fisheries (General) Regulations 2000 in that the exemption holder shall not be guilty of an offence when taking Roe's abalone (*Haliotis roei*) which is undersize, from those waters defined as the Western Zone in the Scheme of Management (Abalone Fisheries) Regulations 1991 (hereinafter referred to as the 'exempted activity') subject to the conditions specified in Schedule 1 from 1 March 2001 until 31 March 2001.

SCHEDULE 1

1. Whilst engaged in the exempted activity, the exemption holder may only take *Haliotis roei* provided that it is not less than 75 mm in length at its greatest dimension. All abalone must be landed in the shell.

2. On any day the exemption holder engages in the exempted activity only abalone of the species (*Haliotis roei*) may be taken.

3. No more than one registered master may engage in the exempted activity on any one day.

4. The exemption holder may conduct the exempted activity in more than one area as defined in Schedule 2 on any one day, provided that a separate notification pursuant to Condition 5 below has been made for each area prior to conducting any fishing activity in that area.

5. The exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 244 317 prior to engaging in the exempted activity with the following information:

- (a) the name of the person making the call and the Western Zone Abalone Fishery Licence Number;
- (b) the name of the registered master who will be conducting the exempted activity on that day;
- (c) the date on which the exempted activity will take place;
- (d) the port of departure;
- (e) the designated area from Schedule 2 which is to be fished; and
- (f) where the exemption holder is nominating to fish in an additional designated area from the previous nominated designated area on any one day, the exemption holder must wait at least 30 minutes prior to leaving the point from where the nomination was made.

6. Upon completion of the days fishing activities the exemption holder shall complete the Daily Research Data Logsheet provided including the following information:

- Drop number;
- Fishing location (each dive entry location using GPS marks in decimal minutes including seconds);
- Time underwater;
- Swell;
- Number of *H. roei*;
- Tag number; and
- CDR number.

The completed Daily Research Data Logsheets must be posted or delivered to the Chief Scientist, South Australian Research and Development Institute within seven days of the completion of the day's fishing activities to which it relates.

7. Upon completion of the dive at each site and before landing, the exemption holder shall place the abalone in the bag supplied and complete the information on the tag provided including the date and CDR number. The catch is to be bagged separately for each dive location and the tag included with the catch. If more than one bag is taken in one dive location, the tag numbers are to be recorded in the row beneath the original on the Daily Research Data Logsheet provided.

The total number of bags for that day and the numbers of the tags placed on each bag shall be included on the CDR 1. The CDR 1 must be completed within 50 m of landing and the white and yellow copies of the CDR 1 must accompany the abalone to the fish processing premises.

8. The exemption holder must make a record in writing immediately at the conclusion of a fishing trip and before the abalone are consigned to a registered fish processor setting out details of the abalone taken during that fishing trip. This record must be completed within 50 m of the point of landing of the catch; and before the catch is consigned to a nominated processor and/or taken onto processor premises where such premises are within 50 m of the point of landing; or at the end of each day of fishing where the catch is not landed on that day. The details of such record shall be recorded on and be such as are sufficient to complete in triplicate a CDR 1 form.

9. All *Haliotis roei* taken pursuant to this notice shall be delivered to one of the registered fish processors detailed in Schedule 3 for weighing, within 48 hours of landing, within the State of South Australia.

10. The exemption holder shall not, during the period of this notice, take a combined quantity of *Haliotis roei* which exceeds 819.40 kg wholeweight.

11. The amount of *Haliotis roei* allocated pursuant to this notice is non-transferable.

12. The exemption holder shall not intentionally induce weight loss of abalone by any means.

13. The exemption holder whilst engaged in the exempted activity must conduct such activity from a boat registered pursuant to Western Zone Abalone Fishery Licence No. W15.

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

15. Whilst engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

SCHEDULE 2

AREA 1

All waters east of the Western/Central zone boundary (longitude 136.5°E) to Shoal Point (longitude 135.5°E) excluding the following sub-area 1 in which no activity may take place:

All waters contained within the following boundaries:

latitude 34.2440° longitude 136.2690°, latitude 34.2441° longitude 136.2611°, latitude 34.2568° longitude 136.2690°, latitude 34.2569° longitude 136.2611°; and excluding the following sub-areas 2 and 3 in which fishdown activities may be conducted pursuant to separate exemption.

Lipson Island Fishdown

All waters contained within the following boundaries:

latitude 34.2637° longitude 136.2667°, latitude 34.2638° longitude 136.2624°, latitude 34.2665° longitude 136.2667°, latitude 34.2665° longitude 136.2624°.

Grindal Island Fishdown

All waters contained within the following boundaries:

latitude 34.9048° longitude 136.0398°, latitude 34.9050° longitude 136.0234°, latitude 34.9228° longitude 136.0400°, latitude 34.9230° longitude 136.0236°.

AREA 2

All waters extending from Shoal Point (longitude 135.5°E) to Cape Radstock (longitude 134.33°E) excluding the following sub-area 1 in which no activity may take place:

All waters contained within the following boundaries:

latitude 33.2046° longitude 134.6276°, latitude 33.2045° longitude 134.5892°, latitude 33.2449° longitude 134.6275°, latitude 33.2448° longitude 134.5891°; and excluding the following sub-areas 2 and 3 in which fishdown activities may be conducted pursuant to separate exemption.

Venus Bay Fishdown

All waters contained within the following boundaries:

latitude 33.2301° longitude 134.6413°, latitude 33.2300° longitude 134.6301°, latitude 33.2469° longitude 134.6412°, latitude 33.2469° longitude 134.6301°.

Kiana Beach Fishdown

All waters contained within the following boundaries:

latitude 34.0252° longitude 135.2707°, latitude 34.0252° longitude 135.2599°, latitude 34.0342° longitude 135.2708°, latitude 34.0342° longitude 135.2599°.

AREA 3

All waters extending from Cape Radstock (longitude 134.33°E) to Point Bell (longitude 133.13°E) excluding the following sub-area 1 in which no activity may take place:

All waters contained within the following boundaries:

latitude 32.9312° longitude 134.1442°, latitude 32.9310° longitude 134.1122°, latitude 32.9492° longitude 134.1441°, latitude 32.9490° longitude 134.1120° and excluding the following sub-areas 2 and 3 in which fishdown activities may be conducted pursuant to separate exemption.

Granite Island Fishdown

All waters contained within the following boundaries:

latitude 33.0152° longitude 134.1339°, latitude 33.0156° longitude 134.1251°, latitude 33.0191° longitude 134.1339°, latitude 33.0195° longitude 134.1251°.

Highcliff Fishdown

All waters contained within the following boundaries:

latitude 32.8677° longitude 134.1021°, latitude 32.8677° longitude 134.0968°, latitude 32.8768° longitude 134.1020°, latitude 32.8767° longitude 134.0967°.

AREA 4

All waters extending from Point Bell (longitude 133.13°E) to a point approximately 5 km SE of the eastern extreme of the Great Australian Bight Marine Park (longitude 131.55°E) excluding the following sub-areas 2 and 3 in which fishdown activities may be conducted pursuant to separate exemption:

Clare Bay Fishdown

All waters contained within the following boundaries:

latitude 31.9520° longitude 132.6882°, latitude 31.9519° longitude 132.6813°, latitude 31.9568° longitude 132.6881°, latitude 31.9567° longitude 132.6812°.

Pt Sinclair Fishdown

All waters contained within the following boundaries:

latitude 32.0995° longitude 132.9917°, latitude 32.0994° longitude 132.9864°, latitude 32.1063° longitude 132.9916°, latitude 32.1062° longitude 132.9863°.

SCHEDULE 3

FP0008

Western Abalone Processors P/L
P.O. Box 914
Port Lincoln, S.A. 5606

FP0120

Smoothpool Nominees P/L
Trading as Blancheport Fisheries
12 Alfred Terrace
Streaky Bay, S.A. 5680

FP0132

Yorkeshell P/L
Trading as Australian Southern Seafood
P.O. Box 1579
Port Lincoln, S.A. 5606

FP0142

Eyrewoolf Enterprises
P.O. Box 73
Streaky Bay, S.A. 5680

Dated 22 March 2001.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Bascoz Pty Ltd, c/o P.O. Box 1540, Elliston, S.A. 5670 (or their registered masters) holder of Western Zone Abalone Fishery Licence No. W15, issued pursuant to the Scheme of Management (Abalone Fisheries) Regulations 1991, (hereinafter referred to as the 'exemption holder') is exempted from the provisions of clause 60 of Schedule 1 of the Fisheries (General) Regulations 2000 in that the exemption holder shall not be guilty of an offence when taking Roe's abalone (*Haliotis roei*) which is undersize, from those waters defined in Schedule 2 (hereinafter referred to as the 'exempted activity') subject to the conditions specified in Schedule 1 from 1 March 2001 until 31 May 2001.

SCHEDULE 1

1. The exemption holder may only engage in the exempted activity at the direction of an officer from the South Australian Research and Development Institute.

2. Whilst engaged in the exempted activity, the exemption holder may only take *Haliotis roei* provided that it is not less than 60 mm in length at its greatest dimension. All abalone must be landed in the shell.

3. On any day the exemption holder engages in the exempted activity only abalone of the species (*Haliotis roei*) may be taken.

4. No more than one registered master may engage in the exempted activity on any one day.

5. The exemption holder may conduct the exempted activity in more than one area as defined in Schedule 2 on any one day, as directed by an officer of the South Australian Research and Development Institute, provided that a separate notification pursuant to condition 6 below has been made for each area prior to conducting any fishing activity in that area.

6. The exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 244 317 prior to engaging in the exempted activity with the following information:

- (a) the name of the person making the call and the Western Zone Abalone Fishery Licence Number;
- (b) the name of the registered master who will be conducting the exempted activity on that day;
- (c) the date on which the exempted activity will take place;
- (d) the port of departure;
- (e) the designated area from Schedule 2 which is to be fished; and
- (f) where the exemption holder is nominating to fish in an additional designated area from the previous nominated designated area on any one day, the exemption holder must wait at least 30 minutes prior to leaving the point from where the nomination was made.

7. Upon completion of the day's fishing activities the exemption holder shall complete the Daily Research Data Logsheet provided including the following information:

- Drop number;
- Fishing location (each dive entry location using GPS marks in decimal minutes including seconds);
- Time underwater;
- Swell;
- Number of *H. roei*;
- Tag number; and
- CDR number.

The completed Daily Research Data Logsheets must be posted or delivered to the Chief Scientist, South Australian Research and Development Institute within 7 days of the completion of the day's fishing activities to which it relates.

8. Upon completion of the dive at each site and before landing, the exemption holder shall place the abalone in the bag supplied and complete the information on the tag provided including the date and CDR number. The catch is to be bagged separately for each dive location and the tag included with the catch. If more than one bag is taken in one dive location, the tag numbers are to be recorded in the row beneath the original on the Daily Research Data Logsheet provided. The total number of bags for that day and the numbers of the tags placed on each bag shall be included on the CDR 1. The CDR 1 must be completed within 50 m of landing and the white and yellow copies of the CDR 1 must accompany the abalone to the fish processing premises.

9. The exemption holder must make a record in writing immediately at the conclusion of a fishing trip and before the abalone are consigned to a registered fish processor setting out details of the abalone taken during that fishing trip. This record must be completed within 50 m of the point of landing of the catch; and before the catch is consigned to a nominated processor and/or taken onto processor premises where such premises are within 50 m of the point of landing; or at the end of each day of fishing where the catch is not landed on that day. The details of such record shall be recorded on and be such as are sufficient to complete in triplicate a CDR 1 form.

10. All *Haliotis roei* taken pursuant to this notice shall be delivered to one of the registered fish processors details in Schedule 3 for weighing, within 48 hours of landing, within the State of South Australia.

11. The exemption holder shall not, during the period of this notice, take a combined quantity of *Haliotis roei* which exceeds 818.40 kg wholeweight.

12. The amount of *Haliotis roei* allocated pursuant to this notice is non-transferable.

13. The exemption holder shall not intentionally induce weight loss of abalone by any means.

14. The exemption holder whilst engaged in the exempted activity must conduct such activity from a boat registered pursuant to Western Zone Abalone Fishery Licence No. W15.

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

16. Whilst engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

SCHEDULE 2

AREA 1

Lipson Island Fishdown

All waters contained within the following boundaries:

latitude 34.2637° longitude 136.2667°, latitude 34.2638° longitude 136.2624°, latitude 34.2665° longitude 136.2667°, latitude 34.2665° longitude 136.2624°.

Grindal Island Fishdown

All waters contained within the following boundaries:

latitude 34.9048° longitude 136.0398°, latitude 34.9050° longitude 136.0234°, latitude 34.9228° longitude 136.0400°, latitude 34.9230° longitude 136.0236°.

AREA 2

Venus Bay Fishdown

All waters contained within the following boundaries:

latitude 33.2301° longitude 134.6413°, latitude 33.2300° longitude 134.6301°, latitude 33.2469° longitude 134.6412°, latitude 33.2469° longitude 134.6301°.

Kiana Beach Fishdown

All waters contained within the following boundaries:

latitude 34.0252° longitude 135.2707°, latitude 34.0252° longitude 135.2599°, latitude 34.0342° longitude 135.2708°, latitude 34.0342° longitude 135.2599°.

AREA 3

Granite Island Fishdown

All waters contained within the following boundaries:

latitude 33.0152° longitude 134.1339°, latitude 33.0156° longitude 134.1251°, latitude 33.0191° longitude 134.1339°, latitude 33.0195° longitude 134.1251°.

Highcliff Fishdown

All waters contained within the following boundaries:

latitude 32.8677° longitude 134.1021°, latitude 32.8677° longitude 134.0968°, latitude 32.8768° longitude 134.1020°, latitude 32.8767° longitude 134.0967°.

AREA 4

Clare Bay Fishdown

All waters contained within the following boundaries:

latitude 31.9520° longitude 132.6882°, latitude 31.9519° longitude 132.6813°, latitude 31.9568° longitude 132.6881°, latitude 31.9567° longitude 132.6812°.

Pt Sinclair Fishdown

All waters contained within the following boundaries:

latitude 32.0995° longitude 132.9917°, latitude 32.0994° longitude 132.9864°, latitude 32.1063° longitude 132.9916°, latitude 32.1062° longitude 132.9863°.

SCHEDULE 3

FP0008

Western Abalone Processors P/L
P.O. Box 914
Port Lincoln, S.A. 5606

FP0120

Smoothpool Nominees P/L
Trading as Blancheport Fisheries
12 Alfred Terrace
Streaky Bay, S.A. 5680

FP0132

Yorkeshell P/L
Trading as Australian Southern Seafood
P.O. Box 1579
Port Lincoln, S.A. 5606

FP0142

Eyrewoolf Enterprises
P.O. Box 73
Streaky Bay, S.A. 5680

Dated 22 March 2001.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the periods specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in waters of Spencer Gulf north of a line commencing at position latitude 33°56.00'S, longitude 136°34.00'E, then to position latitude 34°06.00'S, longitude 136°50.00'E, then to position latitude 34°09.00'S, longitude 136°50.00'E, then to position latitude

34°09.00'S, longitude 136°58.00'E, then to position latitude 33°57.00'S, longitude 137°17.00'E, then to position latitude 34°09.00'S, longitude 137°28.00'E.

SCHEDULE 2

2000 hours on 22 March 2001 to 0700 hours on 1 April 2001.

Dated 23 March 2001.

W. ZACHARIN, Director of Fisheries

P003/01

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the periods specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Spencer Gulf.

SCHEDULE 2

Between 0700 hours and 2000 hours from 22 March 2001 to 31 March 2001.

Dated 23 March 2001.

W. ZACHARIN, Director of Fisheries

P004/01

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the periods specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Spencer Gulf.

SCHEDULE 2

0700 hours on 1 April 2001 to 1830 hours on 16 April 2001.

Dated 23 March 2001.

W. ZACHARIN, Director of Fisheries

P005/01

FISHERIES ACT 1982: SECTION 59

TAKE note that the notice made under section 59 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, dated 8 March 2001, on page number 683, being the first notice on that page, which refers to Andrew Blenkiron and Kim Blenkiron, is hereby revoked.

Dated 23 March 2001.

I. NIGHTINGALE, General Manager Aquaculture,
as the delegate of the Minister for Primary
Industries

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00094
(PREVIOUS LICENCE NO. F765)

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

THE Minister for Primary Industries and Resources ('the Minister') hereby grants to:

Timothy E. Peckover (20074)
Section 1961
Hundred of Kondoparinga

a licence to occupy and use the waters and airspace over the land specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 2000 and ending, subject to any earlier termination under this licence, on 30 June 2001 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Marked-off Areas*

- 1.1 Subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site. The rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.
- 1.2 For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site are that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

2. *Permitted Species*

The licensee:

- 2.1 must not farm or introduce any species at the site other than the permitted species referred to in Schedule 2; and
- 2.2 must not take any wild fish from the site except for recreational purposes.

3. *Permitted Use*

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

4. *Permitted Methods*

- 4.1 The licensee must, in undertaking the permitted use, take all reasonable and practicable measures to prevent or minimise damage to the environment. Without limiting the generality of the foregoing, the licensee:
 - 4.1.1 must ensure the total length of each unit does not exceed 3 km of longline on 1 km of racking per hectare, and each unit must be at least 5 m from any other unit;
 - 4.1.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
 - 4.1.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
 - 4.1.4 must undertake an environmental monitoring program approved by the Minister and as specified in Clause 4.3;
 - 4.1.5 must not introduce the permitted species to the site before the approval of the environmental monitoring program referred to in 4.1.4 by the Minister;
 - 4.1.6 must comply with the schedule of reporting for the environmental monitoring program as prescribed in Schedule 6 and submit the final results of the environmental monitoring program to the Minister 30 days before expiry of the term of this licence;
- 4.2 *SASQAP*
 - 4.2.1 It is a condition of your licence to farm bivalve molluscs that only shellfish from areas Classified under the South Australian Shellfish Quality Assurance Program (SASQAP) may be sold for human consumption.
 - 4.2.2 The licensee must continue to meet all the regulations required under the Food Standards Code to produce a product safe for human consumption.
- 4.3 The licensee must submit a draft environmental monitoring program to the Minister for approval within 60 days of the grant of the licence by the Minister. The draft environmental monitoring program must include the qualifications and experience of the person(s) designing and undertaking the program and address the matters listed in Schedule 5.

5. *Marking and Maintaining the Site*

The licensee:

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

6. *Site Inspection and Supervision*

The licensee:

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

7. *Fees and Returns*

The licensee:

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

8. *Public Risk Insurance*

The licensee must at its own cost during the term maintain in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister. The limits of public risk must not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such other amount as the Minister may from time to time reasonably require. A policy of insurance or copy thereof or a certificate of insurance must be produced by the licensee to the Minister on written request.

9. *Guarantee or Indemnity Scheme*

The licensee must either:

- 9.1 provide a guarantee from its bankers to the amount specified in Item 3 of Schedule 3; or
- 9.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

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

10. *No Assignment*

The licensee must not assign or sublet or deal in any other way with any interest in this licence.

11. *Variation and Cancellation*

- 11.1 The Minister may without prior notice vary or cancel this licence immediately during the term for the purposes of preventing or minimising any damage or threat of damage to the environment. For the purpose of this condition the Minister may have regard to but is not limited by the following considerations:

- 11.1.1 the results of monitoring undertaken pursuant to Clause 4.1.5;
- 11.1.2 the results of any other monitoring as may from time to time be carried out; or
- 11.1.3 such other relevant information within the knowledge of the Minister.
- 11.2 Subject to and without limiting Condition 13.1, in the event of breach by the licensee of any term or condition of this licence, the Minister may:
 - 11.2.1 give to the licensee written notice of such breach and the Minister's requirements for rectification thereof; or
 - 11.2.2 cancel this licence for failure to comply with such requirements for rectification.
- 11.3 The Minister may cancel this licence if the licensee is a body corporate, and any of the following occur:
 - 11.3.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 11.3.2 an order is made for the winding up or liquidation of the licensee;
 - 11.3.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 11.3.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 11.3.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets.
- 11.4 The Minister may cancel this licence if the licensee is an individual, and the licensee:
 - 11.4.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 11.4.2 is convicted of an indictable offence.
- 11.5 Cancellation of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

Granted by the General Manager Aquaculture, delegate for the purposes of section 53 of the Minister responsible for administration of the Fisheries Act 1982, on 23 March 2001.

I. NIGHTINGALE, General Manager Aquaculture

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
749616E 6117263N	10
749653E 6117043N	
750100E 6117217N	
750054E 6117417N	

All St Andrew's crosses must be marked with the site's unique 'FM number'; that is, the licence number.

Item 2—Marked-off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee].

White buoys, each of at least 12 inches in diameter, must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 1—Permitted Species

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

Pacific Oysters (*Crassostrea gigas*)

Item 2—Permitted Farming Methods

Longlines

The total length of each unit must not exceed 3 km of longline not less than 3 m apart, or 1 km for racking per hectare, and each unit must be at least 5 m from any other unit.

SCHEDULE 3

Item 1—Fees

Annual licence fees are:

	\$
FRDC Levy per hectare 10 at \$9.50 each.....	95.00
EMP Fee per hectare 10 at \$17.70 each.....	177.00
Base Licence Fee per hectare 10 at \$66 each	660.00
SASQAP (Classified Area) per hectare 10 at \$80 each.....	800.00
Total Annual Licence Fee	1 732.00
Quarterly Instalments.....	433.00

Item 2—Insurance

Ten million dollars (\$10 000 000).

Item 3—Guarantee

Ten thousand dollars (\$10 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.
9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the State, the number of fish and the life stage of the fish.
11. If fish were brought into the State, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

SCHEDULE 5

Environmental Monitoring Program

MATTERS TO BE ADDRESSED

The monitoring program should address the following matters in relation to the permitted use:

Farm Management

1. Approximate layout of all structures on the site during the term including location, number and size.
2. Growth and condition of the permitted species.
3. Occurrence of disease incidents in the permitted species.

Water Quality

1. Phytoplankton including species composition and abundance.
2. Status of the site under the South Australian Shellfish Quality Assurance Program during the term (including closures).

Feral Oysters

Presence and numbers of feral oysters.

Benthic Sediments

1. Sedimentation.
2. Movement of sand.

Benthic Fauna and Flora

Benthic macro-flora communities including composition, distribution and abundance.

METHODOLOGY

Draft Environmental Monitoring Program

The draft environmental monitoring program should include an initial assessment of the site and analyse the variability of parameters to be measured to identify appropriate numbers of replicates and sample sizes for statistical rigour.

Control Sites

In addition to the site, the draft environmental monitoring program should identify appropriate control sites at which monitoring will occur. At least two controls should be identified at increasing distance from the site. At least one control site must be located more than 1 km from the site.

Video Transects

Video transects should be used to assess broad scale changes in sediment consistency, presence of farming waste and the composition and abundance of macro-flora communities.

Video transects must be collected using equipment capable of producing a clear and well lit image. Transects must be at least 50 m long and a scale must be clearly visible on the video at all times. The location of video transects must be identified on a map attached to the environmental monitoring report. Each transect must be identified on the video with a unique transect number.

Report

The environmental monitoring report must be legible and contain a declaration regarding the authenticity and source of all data and results contained in the report. This declaration must be signed by the licence holder and the person(s) conducting the monitoring program.

The report must include an assessment of the results of the monitoring program against the provisions of the Environment Protection (Marine) Policy 1994, and must be accompanied by all raw data, video footage and diver notes.

SCHEDULE 6

Schedule of Environmental Monitoring Reports

The licensee must submit a final environmental monitoring program report within 12 months of the commencement of this licence to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000.

LOCAL GOVERNMENT ACT, 1999***Regulations by the Local Government Superannuation Board***

The Local Government Superannuation Board makes the following regulations pursuant to Part 2 of Schedule 1 of the Local Government Act.

The Rules constituting the Local Super Scheme are amended as follows:

1. Rule 2(c) is amended by:

1.1 deleting without replacement from sub-paragraph (i)(A) the words:

"(or, in the case of a Hospital and Health Member, three consecutive months)";

1.2 deleting without replacement from paragraph (ii) the words (twice appearing):

"(or, in the case of a Hospital and Health Member, three consecutive months)".

2. Rule 68(d) (formerly numbered rule 33A(d) under the rules in place on 31 March 2001) is amended by deleting without replacement the words:

"(or, in the case of a Hospital and Health Member, three consecutive months)".

Dated 22 March 2001.

BARBARA RYLAND, Executive Officer

LOCAL GOVERNMENT ACT, 1999***Regulations by the Local Government Superannuation Board***

The Local Government Superannuation Board makes the following regulations pursuant to Part 2 of Schedule 1 of the Local Government Act, 1999.

The Rules constituting the Local Super Scheme are amended with effect from 1 April 2001 as follows:

1. Rules 1 to 72 (inclusive) together with Schedules I to V (inclusive) are deleted in their entirety and the rules and schedules appearing in Annexure A to this amendment are substituted.

ANNEXURE A**LOCAL GOVERNMENT SUPERANNUATION SCHEME****PART I - PRELIMINARY****1. Title and Commencement Date**

This Scheme made pursuant to the provisions of former section 157a of the Local Government Act 1934 known as the 'Local Government Superannuation Scheme' commenced on 15 May 1984. The Scheme continues in existence pursuant to Part 2 of Schedule 1 of the Local Government Act 1999. The Local Government Superannuation Scheme may trade or operate under the name of 'Local Super' and/or 'Local Super SA-NT'.

2. Interpretation

- (a) In these Rules unless the context otherwise requires the singular number shall include the plural number and vice versa and words importing the male shall include the female and the following words and expressions shall have the following meanings:

Accrued Benefit Entitlement means in relation to a member who transfers from a South Australian Council to a Northern Territory Council in accordance with Rule 36:

- (i) the monetary value of the Previous Plan Accrued Percentage; and
- (ii) accrued accumulations as determined by the Board.

Accrued Salarylink Benefit means in respect of a Member who has ceased Service an amount calculated as the Accrued Salarylink Benefit under Rule 54 counting only Years of Membership to the date of actual termination of Service.

Act means the Local Government Act 1999 as amended, re-enacted or substituted from time to time.

Actuary means the actuary appointed by the Board to act in respect of the Scheme.

Additional Contributions means in respect of a Member contributions (excluding any tax payable on those contributions) which are:

- (i) Salarylink Contributions made by or on behalf of the Member in excess of 5% of the Member's Salary; or
- (ii) made by or on behalf of the Member to the Previous Plan from 1 July 1984 in excess of 5 per cent of the Member's Salary and are being paid towards the accrual of a Scheme Benefit Percentage,

accumulated with compound interest at the rate of 5% per annum from 1 July 1984 to 1 January 1990 and thereafter at the Declared Rate.

Additional Transfer Value means an amount equal to the greater of:

- (i) an amount equal to twice the balance of the Member's Transfer Account; and

- (ii) an amount equal to the product of the Member's Previous Plan Accrued Percentage (including any bonus under Rule 78) and the Member's Final Average Salary.

Annual Review Date means each 1 July after 1 July 1984.

Annual Review Salary in relation to a Member means the annual Salary as at 1 July each year up to and including 1 July 1992 and as at 31 March each year thereafter.

Approved Employer means an authority or body whose participation in the Scheme has been approved by the Board under Rule 8(f) and who has not ceased to participate in the Scheme.

Approved Employer Member means a Member who is employed by an Approved Employer.

Approved Scheme means a superannuation fund or approved deposit fund or other superannuation arrangement to which or from which the Board is permitted to transfer or rollover monies or receive monies pursuant to the Commonwealth Act.

Basic Contributions means in respect of a Member an amount equal to the following:

- (i) contributions (excluding any tax payable on those contributions) which are:
 - (A) Salarylink Contributions made by or on behalf of the Member; and
 - (B) if the Member is also a Transferred Member, the Member's Previous Plan Accumulated Contributions and any contributions made by or on behalf of the Member to the Previous Plan from 1 July 1984,

accumulated with compound interest at the rate of 5% per annum from 1 July 1984 to 1 January 1990 and thereafter at the Declared Rate,

less:

- (ii) any Additional Contributions.

Basic Super Benefit means the amount described as the Basic Super Benefit under Rule 61.

Board means the Local Government Superannuation Board established under the Act.

Board Member means a member of the Board appointed pursuant to the Act.

1994 Bonus Multiple means the 1994 Bonus Multiple calculated under Rule 76.

1997 Bonus Multiple means the 1997 Bonus Multiple calculated under Rule 76.

2000 Bonus Multiple means the 2000 Bonus Multiple calculated under Rule 77.

2000 Bonus Date means:

- (i) in respect of a Member who ceased Service after 13 March 2000 and before 1 July 2000 – the date of cessation of Service; and

- (ii) in any other case – 1 July 2000.

Bonus Multiple means the 1994 Bonus Multiple, the 1997 Bonus Multiple and the 2000 Bonus Multiple.

Casual Employee means any Employee who is employed on a casual basis and who is paid by the Council more than \$450 per month or such other amount which would cause the Council to make contributions in respect of the Employee in order that it is not liable for a shortfall under the SG Act.

Chairman means a person appointed as the presiding Board Member pursuant to the Act.

Child of a person includes a step-child, an adopted child and any ex-nuptial child.

Commonwealth Act means the Superannuation Industry Supervision Act 1993, of the Commonwealth as amended, re-enacted or substituted from time to time.

Community Council means a Council named as a community council under Schedule III, the Nepabunna Community Council and the Davenport Community Council.

Consumer Price Index means the Consumer Price Index (All Groups) for Adelaide published by the Commonwealth Statistician under the Census and Statistics Act, 1905 of the Commonwealth of Australia as amended, re-enacted or substituted from time to time.

Council means a council as defined in the Act and any authority or body listed in Schedule I or Schedule III and an Approved Employer and any Hospital and Health Employer and in relation to any Member means the council, authority or body or Hospital and Health Employer by which that Member is for the time being employed.

CPI Factor means the annual percentage variation of the Consumer Price Index for the twelve month period to 31 March which shall apply to all calculations for which the CPI Factor is used for the period from 30 June of that year up to, but not including, 30 June of the following year.

Date of Disablement means the date from which the Insurer (or the Board where there is no Insurer), after consideration of medical evidence that is satisfactory to it and subject to the approval of the Board, determines that:

- (i) in the case of Total and Permanent Disablement - a Member first ceased active employment with a Council as a consequence of an injury or illness in respect of which the Member is later found (having satisfied the waiting period) for the purposes of these Rules to be Totally and Permanently Disabled; and
- (ii) in the case of Total and Temporary Disablement – a Member first ceased active employment with a Council as a consequence of any injury or illness in respect of which the Member is later found (having satisfied the waiting period) for the purposes of these Rules to be Totally and Temporarily Disabled.

For the avoidance of doubt cessation of active employment requires only that a Member not be in attendance at their place of employment and does not require a Member to have terminated their contract of employment.

Date of Transfer means:

- (i) in relation to a Northern Territory Member who was employed by a Northern Territory Council (other than Alice Springs Council) on 1 May 1990 - 1 May 1990;
- (ii) in relation to a Northern Territory Member who was employed by Alice Springs Council on 1 June 1990 - 1 June 1990; and
- (iii) in relation to a South Australian Member who was employed by a South Australian Council on 1 July 1984 - 1 July 1984.

Declared Rate means the rate of interest declared by the Board from time to time upon advice from the Actuary for the purposes of:

- (i) calculating the benefits of a Member in accordance with these Rules to the extent that the benefits are expressed to require the application of interest at the Declared Rate;
- (ii) determining the Member's Credit; and
- (iii) determining the rate of interest to be paid on all benefit payments from the date of cessation of Service to the date of payment.

Dependant means:

- (i) the Spouse of a Member;
- (ii) any Child of a Member; or
- (iii) any other person whom the Board may in exercise of its absolute discretion determine to be dependent either wholly or partly on that Member at the time of the happening of the event in respect of which the Board makes such determination.

Deputy Board Member means a person appointed to act as a Deputy Board Member pursuant to Rule 5.

Derivatives means any investment products which have values derived from other securities or assets and includes futures, options, forward rate agreements, swaps and warrants.

Eligible Casual Employee means a Casual Employee who is employed at least ten (10) hours per week or is otherwise permitted under the Commonwealth Act to make contributions to a regulated superannuation fund.

Employee means any person:

- (i) who is employed by a Council;
- (ii) who is of a class specified in Schedule II; and
- (iii) for whom a Council may make contributions under the Commonwealth Act.

Final Average Salary in relation to a Member means the average of the Annual Review Salaries as at each of the three previous Annual Review Dates but in relation to a Member in respect of whom there are less than three Annual Review Salaries, Final Average Salary shall be the average of the Member's Annual Review Salaries

since becoming a Member except that where there is no Annual Review Salary in relation to a Member, Final Average Salary will be the Salary at the commencement of the Member's membership.

Final Salary in respect of a Member means the Member's Annual Review Salary as at the Annual Review Date immediately before the Member's death or disablement except that where there is no Annual Review Salary in relation to a Member, Final Salary is the Member's Salary at the date of death or disablement (as the case may be).

Fluctuation Reserve Account means the Fluctuation Reserve Account established under Rule 53.

Former HHSA Plan Member means a Hospital and Health Member who was a member of the HHSA Plan immediately prior to 1 October 1995 and who transferred to the Scheme with effect from 1 October 1995.

Fund means the Fund established by these Rules.

Future Scheme Benefit Percentage means that part of a Member's Scheme Benefit Percentage which would accrue in respect of the period following a Member's date of cessation of Service assuming that the Member continued in Service until age 65 years contributing at the same Member's Salarylink Contribution Rate as the Member was contributing at the date of death or Date of Disablement.

HHSA Plan means the Hospitals and Health Services Association of South Australia Incorporated Superannuation Plan.

Hospital and Health Employer means any person who has been admitted by the Board to participation in the Scheme as a Hospital and Health Employer including any person who replaces or succeeds such a Hospital and Health Employer but does not include any person who has ceased to participate in the Scheme.

Hospital and Health Member means an Member who is employed by a Hospital and Health Employer.

Ill Health has the meaning given to those words under Rule 2(b).

Insurer means the life insurance company with which the Board has effected a policy to cover death and disablement risks in respect of the Scheme.

Investment Manager means a body corporate qualified to act as an investment manager of a regulated superannuation fund under the Commonwealth Act.

Marketlink Basic Insurance Benefit means in respect of a Member who has in place a Marketlink Basic Insurance Benefit, that component of the benefit described as such which is payable on:

- (i) the Member's death in accordance with Rule 58; or
- (ii) the Member's Total and Permanent Disablement in accordance with Rule 59.

Marketlink Contributions means in respect of a Member:

- (i) for the period commencing from 1 April 2001 – any contributions made to the Fund by the Member or taken to be made by the Member in accordance with Rule 46;

- (ii) for the period prior to 1 April 2001 – any contributions made to the Fund by the Member or taken to be made by the Member which were:
 - (A) known as supplementary contributions under the Rules then in force;
 - (B) under Part IX of the Rules then in force, known as the Accumulation Benefits Section of the Scheme,excluding any Salarylink Contributions.

Marketlink Employer means a Northern Territory Council, a Hospital and Health Employer and any other body or authority listed as a Marketlink Employer under Schedule I.

Marketlink Insurance Plus Benefit means in respect of a Member who has in place a Marketlink Insurance Plus Benefit, that component of the benefit described as such which is payable on:

- (i) the Member's death in accordance with Rule 58;
- (ii) the Member's Total and Permanent Disablement in accordance with Rule 59;
- (iii) the Member's Total and Temporary Disablement in accordance with Rule 60.

Marketlink Insurance Plus Benefit with TTD Option means a Marketlink Insurance Plus Benefit for which the Member has selected or has taken to have selected the TTD Option.

Marketlink Insurance Plus Benefit without TTD Option means a Marketlink Insurance Plus Benefit for which the Member has not or is taken to have not selected the TTD Option.

Member means a person who has been accepted by the Board for membership of the Scheme and who participates in the Scheme in accordance with these Rules and includes a Spouse Member.

Member's Credit means in respect of a Member, the account maintained for the Member under Rule 51.

Member's Salarylink Contribution Rate means the rate at which Salarylink Contributions are made by or on behalf of the Member pursuant to Rule 47.

Net Fund Earning Rate means the rate of interest net of taxation earned for the Scheme less investment charges.

Northern Territory Council means an authority referred to in Schedule III.

Northern Territory Member means a Member who is employed by a Northern Territory Council.

Old Benefit Member means a Member who was a member of a Previous Plan and who has not elected to transfer to the benefits provided by this Scheme.

Permanent Part-time Employment means employment where:

- (i) the hours worked are less than the standard hours of full time employment; and
- (ii) the remuneration is in exact proportion to the remuneration payable for full time employment in the same category of employment.

Person means a natural person, a body corporate, a partnership or any other group or association of persons.

Present Day Super Benefit means the amount described as the Present Day Super Benefit under Rule 61.

Previous Plan means:

- (i) (A) in relation to a South Australian Council, any superannuation plan in which the Council participated on 30 June 1984; and
- (B) in relation to a Northern Territory Council means any superannuation plan in which the Council participated immediately before the Date of Transfer;
- (ii) (A) in relation to a South Australian Member, the superannuation plan operated by a Council or a group of Councils of which plan the Member was a member on 30 June 1984; and
- (B) in relation to a Northern Territory Member, the superannuation plan operated by a Council of which the Member was a member immediately before the Date of Transfer.

Previous Plan Accrued Percentage means:

- (i) in relation to a South Australian Member who was a Transferred Member on 31 December 1989 - the percentage of Salary advised to that Member by the Board pursuant to Rule 17;
- (ii) in relation to a South Australian Member who is accepted as a Transferred Member on or after 1 January 1990 - the percentage of Salary to which the Board considers, upon the advice of the Actuary, the Member's retirement benefits under the provisions of the Member's Previous Plan have accrued up to the date on which the Member is accepted as a Transferred Member;
- (iii) in relation to a Member who was a member of the Alice Springs Council Previous Plan the percentage of Salary determined by the Board in pursuance of Rule 17; and
- (iv) in relation to a South Australian Member who has transferred to a Northern Territory Council, a percentage of Salary determined by the Board.

Previous Plan Accumulated Contributions means:

- (i) in relation to a South Australian Member who was a Transferred Member on 31 December 1989 - the amount advised to that Member by the Board pursuant to Rule 17;
- (ii) in relation to a South Australian Member who is accepted as a Transferred Member on or after 1 January 1990 - the amount which the Board considers, on the advice of the Actuary, would have been paid to the Member from the provisions of the Member's Previous Plan if the Member had received a

resignation benefit on the date on which the Member is accepted as a Transferred Member, less an amount equal to that portion of the resignation benefit which would have arisen from the vesting of Council contributions under the provisions of the Member's Previous Plan; and

- (iii) in relation to a Northern Territory Member who was a member of a Previous Plan the amount determined by the Board pursuant to Rule 17.

Previous Plan Final Salary means:

- (i) in relation to a South Australian Member who was a Transferred Member on 31 December 1989 - the salary calculated using the method advised to the Member by the Board pursuant to Rule 17;
- (ii) in relation to a South Australian Member who is accepted as a Transferred Member on or after 1 January 1990 - the salary calculated in accordance with a method chosen by the Board, on the advice of the Actuary, to produce a salary which will approximate the salary which would have been used under the provisions of the Member's Previous Plan in the calculation of benefits on retirement; and
- (iii) in relation to a Northern Territory Member who was a member of a Previous Plan the salary calculated using the method determined by the Board pursuant to Rule 17.

Previous Plan Vesting Percentage means:

- (i) in relation to a South Australian Member who was a Transferred Member on 31 December 1989 - the percentage increase advised to the Member by the Board pursuant to Rule 17;
- (ii) in relation to a South Australian Member who is accepted as a Transferred Member on or after 1 January 1990 - the percentage increase necessary to increase the Member's Previous Plan Accumulated Contributions to the amount which would have been paid to the Member under the provisions of the Member's Previous Plan if the Member had received a resignation benefit on the date on which the Member is accepted as a Transferred Member;
- (iii) in relation to a Northern Territory Member who was a member of a Previous Plan the percentage increase determined by the Board pursuant to Rule 17; and
- (iv) in relation to a South Australian Member who has transferred to a Northern Territory Council, the percentage increase determined by the Board pursuant to Rule 17.

Quarter in relation to a year means either:

- (i) the period from 1 January to 31 March;
- (ii) the period from 1 April to 30 June;
- (iii) the period from 1 July to 30 September; or
- (iv) the period from 1 October to 31 December.

Reserve Account means the reserve account established under Rule 64.

Retirement Super Benefit means the amount described as the Retirement Super Benefit under Rule 61.

Retrenchment means the termination by the Council of the employment of a Member for all or any of the following reasons:

- (i) that the work for which the Member was engaged has been completed or that the Member's position has ceased to exist, other than:
 - (A) as a result of the expiration of a contract pursuant to which the Member was engaged for a specified term; or
 - (B) as a result of the completion of a contract pursuant to which the Member was engaged for the provision of specified services;
- (ii) that the amount of work has diminished and has rendered a reduction necessary or expedient in the number of employees;
- (iii) that the termination of the employment of the Member is the result of reorganisation or rearrangement of staff for policy reasons;
- (iv) that the termination is as a consequence of the Member accepting a redundancy package offered by the Council,

and such termination is not due to the Member's inefficiency or inability to perform the duties for which the Member was engaged or which had been allotted to the Member subsequently.

Salary in relation to a Member means, subject to Rules 29, 29A and 29B, the Member's regular wages or salary from the Council, including any allowances paid as a regular and continuing part of the Member's wages or salary but excluding commission, sums paid for overtime or other special services, bonuses and allowances of a non-permanent nature **PROVIDED THAT** such allowances as may be prescribed by the Board to be included as part of Salary shall be included and such allowances as may be prescribed by the Board to be excluded from Salary shall be excluded.

Salarylink Benefit means a benefit which is determined by the rate of and period for which the Member has made Salarylink Contributions to the Fund.

Salarylink Contributions means in respect of a Member:

- (i) for the period commencing from 1 April 2001 – any contributions made to the Fund by the Member or taken to be made by the Member in accordance with Rule 47;
- (ii) for the period prior to 1 April 2001 – any contributions made to the Fund by the Member or taken to be made by the Member at a rate pursuant to which the Member would be entitled to the accrual of a Scheme Benefit Percentage under the Rules in place immediately prior to 1 April 2001,

excluding any Marketlink Contributions.

Salarylink Employer means a Council as defined under the *Local Government Act* 1999 (South Australia) or a subsidiary constituted under that Act and any of the other authorities or bodies listed as a Salarylink Employer under Schedule I.

Scheme means the superannuation scheme established by these Rules.

Scheme Benefit Percentage means the percentage defined in Rule 54 plus any Bonus Multiple.

Secretary means the secretary to the Board appointed under Rule 7.

Service means:

- (i) in respect of permanent Employees - continuous service with one or more Councils on a full-time or permanent part-time basis; and
- (ii) in respect of a person employed or engaged on a fixed term contract or a contract for the provision of specified services or on a casual basis – Service shall be construed by the Board in a manner consistent with the nature of the working relationship between the Council and the Member.

SG Act means the Superannuation Guarantee (Administration) Act 1992 and the Superannuation Guarantee Charge Act 1992 as amended, re-enacted or substituted from time to time.

SHAR means the Superannuation Holding Accounts Reserve established under the Small Superannuation Accounts Act 1995.

South Australian Council means an authority or body referred to in Schedule I.

South Australian Member means a Member who is employed by a South Australian Council.

Spouse of a Member means:

- (i) the Member's husband, wife, widow or widower; and
- (ii) a person who, though not legally married to the Member, in the Board's opinion, lives (or lived, with the Member, immediately before the Member's death) on a bona fide domestic basis as the husband or wife of the Member.

Spouse Member means a person who is admitted to participate in the Scheme as a Spouse Member under Rule 26A.

Totally and Permanently Disabled has the meaning given to those words under Rule 2(c).

Totally and Temporarily Disabled has the meaning given to those words under Rule 2(d).

Transfer Account means in respect of a Member the account maintained as the Transfer Account under Rule 52.

Transfer Multiple Amount means an amount received by the Fund in respect of a Member pursuant to Rule 39(a) which the Board determines to apply towards the provision of an additional component of the Member's Salarylink Benefits.

Transfer Multiple for a Member in respect of whom a Transfer Multiple Amount has been received by the Fund, means the percentage used under Rule 54(b) for the purpose of calculating an additional component of the Member's benefits and which is determined by the Board, after considering the advice of the Actuary, so as to make the cost of the additional component of the benefits, as estimated at the time of receipt of the Transfer Multiple Amount, equivalent in value to the Transfer Multiple Amount.

Transferred Member means a Member who was a member of a Previous Plan and who elected to transfer to the benefits provided by this Scheme.

TTD Option means the option under Part X to have a benefit payable on Total and Temporary Disablement as part of the Marketlink Insurance Plus Benefit.

2000 Vested Bonus Percentage means:

(i) in respect of a Member who is eligible for the 2000 Bonus Multiple under Rule 77 - a percentage which does not exceed 22.2% and is determined as follows:

- (A) for any benefit calculated in respect of cessation of Service on or after 13 March 2000 and before 1 July 2001 - 7.4%;
- (B) for any benefit calculated in respect of cessation of Service on or after 1 July 2001 and before 1 July 2002 - 14.8%;
- (C) for any benefit calculated in respect of cessation of Service on or after 1 July 2002 - 22.2%,

or where the amount is less than 22.2% such greater amount as the Board may in its absolute discretion determine not exceeding 22.2%;

(ii) in respect of a Member to whom Rule 78 applies - a percentage which does not exceed 22.2% and is determined as follows:

- (A) for any benefit calculated in respect of a deferred benefit becoming payable under Rule 71 on or after 13 March 2000 and before 1 July 2001 - 7.4%;
- (B) for any benefit calculated in respect of a deferred benefit becoming payable under Rule 71 on or after 1 July 2001 and before 1 July 2002 - 14.8%;
- (C) for any benefit calculated in respect of a deferred benefit becoming payable under Rule 71 on or after 1 July 2002 - 22.2%; or
- (D) for any benefit calculated in respect of a deferred benefit becoming payable under Rule 71 on or after 1 July 2000 for a Member who has attained age 55 years - 22.2%,

or where the amount is less than 22.2% such greater amount as the Board may in its absolute discretion determine not exceeding 22.2%;

(iii) in respect of a Member to whom Rule 79 applies - a percentage which does not exceed 110% and is determined as follows:

- (A) for any benefit calculated in respect of cessation of Service on or after 13 March 2000 and before 1 July 2001 - 36.66%;
- (B) for any benefit calculated in respect of cessation of Service on or after 1 July 2001 and before 1 July 2002 - 73.33%;
- (C) for any benefit calculated in respect of cessation of Service on or after 1 July 2002 - 110%,

or where the amount is less than 110% such greater amount as the Board may in its absolute discretion determine not exceeding 110%.

Years of Membership in relation to a Member means the number of years during which the Member has been a Member of the Scheme with any period less than a year being calculated as a fraction of a year according to the number of complete months of membership in that period.

Years of Service in relation to a Hospital and Health Member means the number of complete years of the most recent continuous period of Service of a Hospital and Health Member while engaged by a Hospital and Health Employer and includes:

- (i) any period during which the Hospital and Health Member is off work because of injury or illness and receives:
 - (A) workers' compensation, sickness pay or other regular income from the Hospital and Health Employer; or
 - (B) any benefit pursuant to Rule 60; and
 - (ii) any other period which the Board and the Hospital and Health Employer deem to be Years of Service.
- (b) For the purposes of these Rules unless expressly provided otherwise, a Member will be taken to be suffering from Ill Health if a determination has been made in respect of that Member by the Insurer and approved by the Board (or where there is no Insurer, by the Board alone) that:
- (i) the Member is suffering from a continuous or recurring injury or illness which precludes the Member from carrying out the Member's normal duties;
 - (ii) there is no other suitable position available for the Member with the Council with whom he or she is currently employed;
 - (iii) the Member is not Totally and Permanently Disabled or Totally and Temporarily Disabled.
- (c) (i) For the purposes of these Rules (other than Rule 68 or Rule 71(b)), a Member will be taken to be Totally and Permanently Disabled if:
- (A) the Member has been absent from employment with the Council by which the Member is employed through injury or illness for six consecutive months (or, in the case of a Hospital and Health Member, three consecutive months) or in special circumstances, such lesser period as the Board may approve ("waiting period") or the Insurer (or if there is no Insurer, the Board) determines the Member would have been absent from employment with the Council for the entire waiting period if the Member's Service with the Council had not terminated following the Member's Date of Disablement; and
 - (B) the Insurer with the approval of the Board (or if there is no Insurer, the Board alone) has made a determination that the Member has become incapacitated to such an extent as to make it unlikely that the Member will ever be capable of engaging in work for reward in any occupation for which the Member is reasonably qualified by education, training or experience; and

- (C) the Member has applied to the Board in writing for a Total and Permanent Disablement benefit either:
 - (1) before the Member ceases to be in the Service of a Council;
or
 - (2) within twelve consecutive months after the Member ceases to be in the Service of a Council, or such longer period as the Board allows; and
 - (D) the Date of Disablement has occurred before the Member ceased to be in the Service of the Council notwithstanding that the waiting period may not be completed until after the Member ceased to be in the Service of the Council.
- (ii) For the purposes of sub-paragraph (i), a Member who is on leave without pay (being leave without pay that has been approved by the Board) will be regarded as having been absent from employment with the Council by which the Member is employed through injury or illness for six consecutive months (or, in the case of a Hospital and Health Member, three consecutive months) if the Member suffers injury or illness which would have prevented the Member from working for six consecutive months (or, in the case of a Hospital and Health Member, three consecutive months) if the Member had not been on leave without pay.
- (d) For the purposes of these Rules, a Member will be taken to be Totally and Temporarily Disabled if:
- (i) the Member has been absent from employment with the Council by which the Member is employed through illness or injury for 90 consecutive days from the Date of Disablement ("waiting period"); and
 - (ii) the Insurer with the approval of the Board (or if there is no Insurer, the Board alone) has determined that the Member is temporarily unfit to perform the Member's usual occupation but would not be prepared to make a determination that the Member is Totally and Permanently Disabled.
- (e) If a Member is absent from active employment (whether with or without the approval of the Council) and is notified in writing by the Council that it wishes the Member to return to active employment and the Member fails to return to active employment within the period (not being less than 30 days) specified in that notice, the Board may deem the Member to have left the Service of the Employer as at the date of the notice.

PART II - ADMINISTRATION

3. The Board

- (a) The Scheme shall be administered subject to and in accordance with the Act and these Rules by the Board.
- (b) Notwithstanding any other provisions of these Rules, the Board shall administer the Scheme in such a way that it satisfies the standards and conditions required by the Commonwealth Act.
- (c) Board Members and Deputy Board Members shall be entitled to such remuneration or allowances and reimbursement for expense incurred as the Minister may from time to time determine.

4. Vacation of Office

- (a) The office of a Board Member shall become vacant if the Board Member:
 - (i) dies or becomes of unsound mind;
 - (ii) becomes bankrupt or makes an assignment to or composition with the Board Member's creditors;
 - (iii) resigns by notice in writing to the Governor;
 - (iv) is removed from office by the Governor upon the receipt of written notice from the body which nominated the Board Member that it wishes to revoke that nomination;
 - (v) the Board Member is suspended, removed or disqualified from that office by operation of law; or
 - (vi) in the case of the Chairman, three years has elapsed since the date of that Board Member's appointment.
- (b) When the office of a Board Member becomes vacant, the body which nominated the previous holder of that office shall nominate a person to fill the vacancy by means of written notice to the Governor and within such time as the Board may consider appropriate having regard to the Commonwealth Act.

5. Appointment of Deputy Board Members

Where for any reason a Board Member is unable to perform the duties of a Board Member, the Member may nominate in writing to the Chairman a person to act as that Board Member's Deputy Board Member and while so acting that person shall have and may exercise all the powers and functions of that Board Member.

6. Quorums, Meetings, Voting, Etc.

- (a) A quorum at any meeting of the Board for the transaction of business shall be constituted by four persons:
 - (i) each of whom is either a Board Member or a Deputy Board Member;
 - (ii) at least one of whom is nominated by the Local Government Association of South Australia; and

- (iii) at least one of whom is nominated by one of the employee associations referred to in Sub-section 74(3) of the Act.

No business shall be transacted at any such meeting unless a quorum is present.

- (b) A Board Member may participate in a meeting of the Board by means of a conference telephone or similar communications equipment whereby all persons participating in the meeting can hear each other, and participation in such a meeting in this manner shall be deemed to constitute presence in person at such meeting.
- (c) The Chairman of the Board or a Board Member appointed by the Chairman shall preside at the meetings of the Board.
- (d) Each Board Member present at a meeting of the Board shall have one vote on any question. No Board Member shall have a second vote.
- (e) On any matter before a meeting of the Board a decision represented by a majority of two-thirds of the total number of Board Members in office (at least one of whom is nominated by the Local Government Association of South Australia and at least one of whom is nominated by one of the employee associations referred to in Sub-section 74(3) of the Act) shall be a decision of the Board.

7. **Staff of the Board**

- (a) The Board shall appoint a Secretary to the Board who shall:
 - (i) give notice of every meeting of the Board as directed by the Chairman to the Board Members; and
 - (ii) keep proper minutes of the meetings of the Board and record all decisions of the Board.
- (b) Subject to the provisions of the Act the Board may engage such persons or organisations as it deems necessary to provide services and facilities for the efficient performance of its functions.

8. **Powers, Functions and Duties of the Board**

- (a) The Board shall:
 - (i) collect contributions and other moneys payable to the Fund;
 - (ii) pay benefits payable under the Scheme;
 - (iii) maintain such accounts registers and records as are necessary for the proper operation of the Scheme; and
 - (iv) notify in writing each Member of the Scheme, upon the Member becoming a Member, of the Member's rights and the rights of the Member's Dependants to receive benefits from the Fund; and
 - (iv) comply with the Commonwealth Act in relation to the provision of information to Members, Councils and other persons,

and it may enter into an agreement with a company, body or person for the performance of all or any of these functions by that company, body or person.

- (b) The Board is empowered to make the irrevocable election necessary for the Commonwealth Act to apply to the Scheme.
- (c) The Board may from time to time make arrangements with a life insurance company for the issue of a policy to cover death and disablement risks in respect of the Scheme.
- (d) The Board shall from time to time appoint an Actuary who is a Fellow of the Institute of Actuaries of Australia to act in respect of the Scheme.
- (e) Subject to the Act and these Rules the Board may do all things and make such prescriptions as are necessary or convenient for the proper administration and functioning of the Scheme.
- (f) A body or authority may apply in writing to the Board to participate in the Scheme as an Approved Employer. The Board may permit a body or authority to participate in the Scheme as an Approved Employer on terms and conditions specified by the Board. Notwithstanding any terms and conditions which the Board may have specified, an Approved Employer must cease to participate in the Scheme as an Approved Employer upon the earliest of:
 - (i) the Approved Employer giving one month's written notice to the Board that it wishes to cease participation in the Scheme;
 - (ii) the Board giving one month's written notice to the Approved Employer that the Approved Employer's participation in the Scheme is to cease;
 - (iii) the Approved Employer ceasing to have any Employees who are Members;
 - (iv) if the Approved Employer is a corporation, the Approved Employer becoming an externally-administered body corporate (within the meaning of section 9 of the Corporations Law);
 - (v) if the Approved Employer is a natural person, upon the Approved Employer's dying or being found to be of unsound mind or becoming an insolvent under administration (within the meaning of section 9 of the Corporations Law);
 - (vi) if the Approved Employer is a partnership, the partnership dissolving.
- (g) (i) The Board may admit any person from the hospitals and health services industry who it determines to be appropriate to participate in the Scheme as a Hospital and Health Employer from such date and on such terms and conditions as it determines.
 - (ii) A Hospital and Health Employer will cease to participate in the Scheme upon:
 - (A) the Hospital and Health Employer giving one month's written notice to the Board that it wishes to cease participation in the Scheme;
 - (B) the Board giving one month's written notice to the Hospital and Health Employer that the Hospital and Health Employer's participation in the Scheme is to cease;
 - (C) the Hospital and Health Employer ceasing to have any Employees who are Hospital and Health Members;

- (D) a resolution being passed or an order being made for the winding up or dissolution of the Hospital and Health Employer;
 - (E) the Hospital and Health Employer becoming bankrupt;
 - (F) the Hospital and Health Employer ceasing to carry on business for any reason.
- (iii) If a Hospital and Health Employer ceases to participate in the Scheme and the Board has not admitted a new Hospital and Health Employer to the Scheme which the Board may consider succeeds the Hospital and Health Employer who has ceased to participate:
- (A) the Hospital and Health Employer and its Employees who are Hospital and Health Members must immediately pay any arrears of contributions up to the date on which the Hospital and Health Employer ceased to participate but must make no further contributions;
 - (B) the Board must continue to pay out of the Fund benefits which became payable on or before the date on which the Hospital and Health Employer ceased to participate; and
 - (C) the Board must transfer the amount representing the total balance of each Hospital and Health Member's Credit, together with any share of the Reserve Account as the Board may determine, to another Approved Scheme selected by the Board.
- (h) Notwithstanding any other provision of these Rules, the Board shall not accept contributions into the Fund which would not be permitted to be accepted into the Fund under the Commonwealth Act.

9. **Limitation of liabilities and indemnities**

- (a) To the extent permitted by law, no liability shall attach to the Board, a Board Member, a Deputy Board Member or an employee of the Board for any action in that capacity.
- (b) To the extent permitted by law, the Board, Board Members, Deputy Board Members and employees of the Board are indemnified from the assets of the Fund in respect of:
 - (i) liabilities, losses and costs incurred in acting in that capacity;
 - (ii) the costs of defending or otherwise conducting any proceedings which relate to that capacity.
- (c) This indemnity does not cover:
 - (i) any liability owed to the Board;
 - (ii) costs of defending proceedings taken by, or conducting proceedings against, the Board.
- (d) The Board may effect a policy for trustee indemnity insurance to cover the Board, Board Members, Deputy Board Members, employees of the Board and Councils for any acts or omissions relating to the Scheme. The policy may extend to funds replacement to protect the assets of the Fund against any claim. All premiums and outgoings in respect of any such policy may be paid from the assets of the Fund.

- (e) In this Rule 9:
 - (i) a reference to the Superannuation Board, Superannuation Board Member, Deputy Board Member or employee of the Board includes a former Superannuation Board, former Board Member, former Deputy Board Member or former employee of the Board;
 - (ii) a reference to “action” or “acting” includes an omission to act.

10. **The Fund**

- (a) For the purposes of providing benefits to or in respect of Members of the Scheme there shall be a Fund, to be known as the ‘Local Government Superannuation Fund’, which shall be administered by the Board.
- (b) The Fund shall consist of:
 - (i) contributions paid by Members of the Scheme and by Councils in respect of such Members;
 - (ii) all other moneys received by the Board in connection with the Scheme; and
 - (iii) income derived from the investment of the Fund.
- (c) The Fund shall be available for:
 - (i) the payment of benefits under the Scheme;
 - (ii) the payment to Board Members and Deputy Board Members of amounts (if any) to which they are entitled under Rule 3(c);
 - (iii) the payment of other costs and expenses of administering the Scheme; and
 - (iv) the payment of any taxation for which the Fund is liable in pursuance of the Income Tax Assessment Act.

11. **Investment of the Fund**

- (a) The Board must have and implement a strategy for the investment of the assets of the Fund which complies with the requirements of the Commonwealth Act. The Board may use Derivatives in implementing its investment strategy.
- (b) Any portion of the Fund required for the immediate purposes of the Scheme may be held by the Board and lodged by it either at call or on fixed deposit or partly on call and partly on fixed deposit with any bank, life insurance office or financial institution.
- (c) Any portion of the Fund not required for the immediate purposes of this Scheme shall be invested by Investment Managers appointed by the Board.
- (d) The terms of appointment of every Investment Manager shall be recorded in a written contract executed by the Board and the Investment Manager.
- (e) Every contract appointing an Investment Manager shall include a list of the types of investment in which the Investment Manager may invest the whole or any part of the Fund and such list may be amended from time to time by the Board.
- (f) The Board shall determine the manner in which cash flows are allocated between the Investment Managers and subject to the contracts with those Investment Managers the

Board may determine the manner in which cash flows are allocated between different types of investments for individual Investment Managers.

- (g) Subject to the contracts with the Investment Managers the Board may transfer assets between Investment Managers and between different types of investments.
- (h) For the purposes of clause 5 of Part 2 of Schedule 1 of the Act the following investments are prescribed:
 - shares and other securities issued by Adelaide Airport Limited
 - shares and other securities issued by Ayres Rock Resort Company Limited
 - indexed securities.

12. Actuarial Reviews

- (a) An investigation shall be made by the Actuary into the state and sufficiency of the Fund as at 30 June 1987 and as at the expiration of each period of three years thereafter and at such other times as may be required under the Commonwealth Act.
- (b) The Actuary shall within six months forward the Actuary's report on the investigation to the Board and the Actuary's report shall state:
 - (i) any variation necessary in contributions, given no change in benefits, and any variation necessary in benefits, given no change in contributions; and
 - (ii) any other matter required to be included in the Actuary's report under the Commonwealth Act.
- (c) If the Actuary recommends a change in the relationship between contribution levels and benefit levels the Board shall refer the report to the Local Government Association of South Australia, the Australian Services Union (SA & NT Branch) and The Australian Workers Union for comment before making any recommendations it thinks fit to make as a result of the report.
- (d) Within two months of receiving the report the Board shall forward a copy of the report to the Minister together with any recommendations it thinks fit to make as a result of the report.
- (e) The Board shall not make any recommendation to increase the rate of contributions payable by Councils in terms of Rule 42(a)(i) unless it first receives the agreement of the Local Government Association of South Australia.
- (f) The Board shall not recommend any change to the Scheme which will detrimentally affect any of the rights of an Old Benefit Member or which will reduce the benefits of a Transferred Member arising from the Member's membership of a Previous Plan without the consent of that Member.

13. Enquiries and Complaints Procedure

The Board must establish and maintain a system for dealing with enquiries and complaints in accordance with the Commonwealth Act.

14. **The Superannuation Complaints Tribunal**

The Board shall ensure that to the extent required by the Superannuation (Resolution of Complaints) Act 1993, of the Commonwealth, as amended, re-enacted or substituted from time to time, any decision of the tribunal established under that Act shall be followed.

PART III - TRANSITIONAL ARRANGEMENTS**15. Closure of Previous Plan to New Entrants**

Each Council shall do all things necessary (consistent with its obligations under its Previous Plan) to close its Previous Plan to new entrants from 1 July 1984 (or in the case of Northern Territory Councils from the Date of Transfer) or as soon as possible thereafter.

16. Transfer of Members and Funds of Previous Plans

- (a) Each Council shall do all things necessary (consistent with its obligations under its Previous Plan) to arrange for the transfer, at a date specified by the Board, of the members of its Previous Plan to this Scheme.
- (b) Each Council shall do all things necessary (consistent with its obligations under its Previous Plan) to arrange for the transfer of the funds of its Previous Plan to the Fund on a date or dates and in a manner acceptable to the Board.
- (c) The Board shall accept as a Member of the Scheme any Employee who is a member of a Previous Plan and in respect of whom arrangements acceptable to the Board have been made in accordance with paragraphs (a) and (b) of this Rule and such acceptance shall take effect from the date on which that Employee ceases to be a member of the Previous Plan.

17. Advice to Members of Previous Plans

The Board shall advise each Member who was a member of a Previous Plan of the following matters in respect of the Member's membership of and entitlements from the Previous Plan up to 30 June 1984 (or in respect of Northern Territory Members up to the Date of Transfer):

- (a) 'Previous Plan Accrued Percentage' being:
 - (i) in respect of South Australian Members - the percentage of Salary to which the Board considers, upon the advice of the Actuary, the Member's retirement benefits under the Member's Previous Plan have accrued up to 30 June 1984; and
 - (ii) in respect of Northern Territory Members who participated in the Alice Springs Council Previous Plan - the percentage of Salary to which the Board considers, upon the advice of the Actuary, the Member's retirement benefits under the Member's Previous Plan have accrued up to the Date of Transfer;
- (b) 'Previous Plan Accumulated Contributions' being:
 - (i) in respect of a South Australian Member - the amount which the Board considers, upon the advice of the Actuary, would have been paid to the Member from the Member's Previous Plan if the Member had received a resignation benefit on 30 June 1984, less an amount equal to that portion of that resignation benefit which would have arisen from the vesting of Council contributions to the Member's Previous Plan; and
 - (ii) in respect of a Northern Territory Member - the amount which the Board considers, upon the advice of the Actuary, would have been paid to the Member from the Member's Previous Plan if the Member had received a resignation benefit on the Date of Transfer, less an amount equal to that portion of that resignation benefit which would have arisen from the vesting of Council contributions to the Member's Previous Plan;

- (c) 'Previous Plan Vesting Percentage' being:
- (i) in respect of South Australian Members - the percentage increase necessary to increase the Previous Plan Accumulated Contributions to the amount which would have been paid to the Member from the Member's Previous Plan if the Member had received a resignation benefit on 30 June 1984; and
 - (ii) in respect of Northern Territory Members - the percentage increase necessary to increase the Previous Plan Accumulated Contributions to the amount which would have been paid to the Member from the Member's Previous Plan if the Member had received a resignation benefit on the Date of Transfer;
- (d) in respect of South Australian Members and Northern Territory Members who participated in the Alice Springs Council Previous Plan or the Darwin Council Previous Plan the method to be used by the Board to calculate the Member's Previous Plan Final Salary, being a method which the Board chooses, upon the advice of the Actuary, to produce a Salary which will approximate the salary which would have been used under the Member's Previous Plan in the calculation of benefits on retirement.

18. Election to become a Transferred Member

- (a) An Employee who:
- (i) has been transferred from a Previous Plan to the Scheme;
 - (ii) is engaged in either full-time or permanent part-time employment; and
 - (iii) is under age 65,
- may elect to transfer to the benefits provided by the Scheme by completing a form prescribed by the Board and providing such evidence of the Member's age and health as is required by the Board.
- (b) Upon being satisfied that the election conforms to the requirements of the Rules, the Board shall accept the Employee as a Transferred Member.
- (c) In respect of a South Australian Member:
- (i) an election may not be made under paragraph (a) after 30 June 1990 or such later date as the Board may determine; and
 - (ii) the Board may make a determination under sub-paragraph (i) before or after 30 June 1990, and may, notwithstanding having made a declaration under that sub-paragraph, make a further declaration or declarations (whether before or after the expiration of an earlier declaration).
- (d) (i) Subject to this Rule 18(d), the Board may offer an additional benefit to an Old Benefit Member on the condition that the Old Benefit Member elects to transfer to the benefits provided by the Scheme. The Board is under no obligation to offer, or to consider whether to offer, an additional benefit to an Old Benefit Member.
- (ii) If the Board determines to make an offer to an Old Benefit Member under this Rule 18(d) it must ensure that the additional benefit:

- (A) is designed to encourage the Old Benefit Member to transfer to the benefits provided by the Scheme having regard to a comparison of the benefits provided to the Employee under the Previous Plan and the benefits to be provided by the Scheme; and
- (B) does not adversely affect the financial position of the Fund.

The Board may impose such other terms and conditions on the offer as it considers appropriate.

- (iii) If an Old Benefit Member becomes a Transferred Member following an offer made under this Rule 18(d), the additional benefit will be payable to the Transferred Member subject to the terms and conditions of the offer and notwithstanding any other provision of these Rules other than Rule 40A.

19. **Old Benefit Members**

A person who has been transferred from a Previous Plan to the Scheme and who has not elected to transfer to the benefits provided by the Scheme shall be treated by the Board as an Old Benefit Member.

20. **Supplementary Death and Disablement Cover**

If a member of a Previous Plan employed by a South Australian Council dies or becomes Totally and Permanently Disabled:

- (a) after 30 June 1984 and before the date specified by the Board in respect of the Member's Previous Plan in accordance with Rule 16(a); or
- (b) after becoming a Member of the Scheme and where:
 - (i) no election has been made by the Member, before the expiration of the time specified by the Board in accordance with Rule 18(a); or
 - (ii) an election has been made by the Member, before the Member has been accepted as a Transferred Member,

there shall be payable from the Fund, in addition to any other benefit payable from the Fund and any benefits payable from the Previous Plan, a benefit of such amount as may be necessary to make the total of the benefits payable from the Fund and from the Previous Plan at least equal to the death or disablement benefit that would have been payable from the Fund had the Member become a Transferred Member on 1 July 1984 and contributed to the Fund from that date at the same rate as the Member contributed to the Previous Plan or the Fund from that date **PROVIDED THAT** where the rate of the Member's contribution from 1 July 1984 was not one of the rates listed in the table in Rule 54 the benefit percentage used to determine the benefit that would have been payable had the Member become a Transferred Member on 1 July 1984 shall be calculated by interpolating or extrapolating linearly from the figures shown in the table in Rule 54.

21. **Actuarial Modification**

Where this Scheme first applies to a Council after 30 June 1984, the Board, after considering the advice of the Actuary, may modify in such manner as it considers appropriate any of the Rules relating to the transfer of members and funds from that Council's Previous Plan to the Scheme and the benefits arising from membership of that Previous Plan.

PART IV - RULES FOR OLD BENEFIT MEMBERS**22. Contributions and Benefits for Old Benefit Members**

- (a) Notwithstanding anything else contained in these Rules, but subject to this Rule 22 and to Rule 40A, an Old Benefit Member shall, while the Member remains in the Service of the Council which employed the Member on 30 June 1984 (or in respect of a Northern Territory Member on the Date of Transfer), pay contributions to and be entitled to receive benefits from the Fund in accordance with the provisions of the Member's Previous Plan and, in the case of an Old Benefit Member who is employed by a South Australian Council and who pursuant to the provisions of the Member's Previous Plan contributes at a rate of 1 per cent, a benefit of 5 per cent of the Member's Final Average Salary for each Year of Membership occurring after 1 July 1988.
- (b) (i) There shall be paid into and maintained in the Fund on behalf of every Old Benefit Member, who is employed by a South Australian Council, a Member's Credit determined in accordance with Rule 51 as if the Member was a Member to whom that Rule applied.
- (ii) An Old Benefit Member who is employed by a South Australian Council is entitled to receive the balance of that Member's Credit, in addition to any other benefit payable pursuant to Rule 22(a), when the Member's Service terminates.
- (c) In this Rule, 'Final Average Salary' in relation to an Old Benefit Member, means the Member's Final Average Salary determined in accordance with the provisions of the Member's Previous Plan.
- (d) Notwithstanding the provisions of an Old Benefit Member's Previous Plan where the interest to be credited to the Member's contributions is less than the Declared Rate then the interest credited will be at the Declared Rate.
- (e) (i) The Board may agree with a Council to:
- (A) release an Old Benefit Member employed by the Council from paying all or any part of the Member's contributions to the Fund; and
- (B) attach conditions to that release.
- (ii) If, pursuant to sub-paragraph (i), an Old Benefit Member is released from his or her obligation to contribute to the Fund, the Board may deem those contributions to have been paid to the Fund by the Member for any purpose under these Rules. Prior to making such a determination the Board may require the Council to make additional contributions to the Fund which the Board considers are necessary or desirable to ensure that the financial stability of the Fund is not affected by the determination.
- (f) (i) If permitted by the Commonwealth Act an Old Benefit Member or a Council who employs an Old Benefit Member may contribute to the Fund such amounts at such times as are approved by the Board. Any contributions made pursuant to this Rule 22(f) will be paid to the credit of the Member's Credit.
- (ii) An Old Benefit Member or Council may at any time while the Old Benefit Member remains in active employment with the Council change the rate or the basis upon which contributions are made pursuant to Rule 22(f)(i)

(including ceasing contributions) by notifying the Board in writing in a manner and form determined by the Board. The change to the rate or basis of contributions will take effect as soon as the Board is able to implement the change.

- (g) (i) An Old Benefit Member who ceases Service and who has available to him a deferred style benefit under the provisions of the Member's Previous Plan, may elect to receive as an alternative an amount equal to the sum of:

(A) an amount which the Actuary determines as at the date of termination of Service to represent the present value of the deferred style benefit; and

(B) the balance of the Member's Credit.

Rule 22(g)(ii) does not apply to an Old Benefit Member to whom this Rule 22(g)(i) applies.

- (ii) An Old Benefit Member who ceases Service prior to age 55 may elect, as an alternative to any benefit otherwise payable from the Fund, to receive either:

(A) the sum of:

(1) an amount calculated in accordance with the provisions of Rule 22(a) (excluding the balance of the Member's Credit) as if the Member had retired at age 65 on the date of termination of Service, counting only periods of membership, Service and Salary to the date of actual termination, provided that where the Commonwealth Act requires this amount to be preserved, then it will be preserved in the Fund as a deferred benefit and from the date the Member ceased Service it shall be varied on the Annual Review Date each year and on the date it is payable on such basis as the Board determines; and

(2) the balance of the Member's Credit; or

(B) an amount equal to the sum of:

(1) an amount which the Actuary determines as at the date of termination of Service to represent the present value of the benefit calculated under sub-paragraph (A)(1) above; and

(2) the balance of the Member's Credit.

- (h) (i) This Rule 22(h) shall not apply to an Old Benefit Member who has available to him an ill health style benefit under the provisions of the Member's Previous Plan.

- (ii) An Old Benefit Member who ceases Service on the grounds of Ill Health, and who is not entitled to a disablement benefit, shall be paid, as an alternative to any benefit otherwise payable from the Fund, a benefit equal to the sum of:

(A) an amount calculated in accordance with Rule 22(a) (excluding the balance of the Member's Credit) as if the Member had retired at age 65 on the date of termination of Service, counting only periods of membership and Service and Salary to the date of actual termination; and

- (B) the balance of the Member's Credit.
- (i)
 - (i) This Rule 22(i) shall not apply to an Old Benefit Member who has available to him an early retirement benefit upon attaining age 55 under the provisions of the Member's Previous Plan.
 - (ii) An Old Benefit Member who ceases Service on or after age 55, shall be paid, as an alternative to any benefit otherwise payable from the Fund, a benefit equal to the sum of:
 - (A) an amount calculated in accordance with Rule 22(a) (excluding the balance of the Member's Credit) as if the Member had retired at age 65 on the date of termination of Service, counting only periods of membership and Service and Salary to the date of actual termination; and
 - (B) the balance of the Member's Credit.
- (j) The facilities available to Members under Part VI (other than Rules 36 and 37) and Part XI of these Rules (other than the Rules relating to bonus multiples and bonuses) are available to Old Benefit Members on the same basis as these facilities are available to other Members of the Scheme.

23. **Old Benefit Members Moving Between Councils**

- (a) In the event that an Old Benefit Member's Service with the Council which employed the Member on 30 June 1984 (or in respect of a Northern Territory Member on the Date of Transfer) terminates and within a period of four weeks, or such longer period as the Board may approve upon the Member's request, the Member recommences full-time or permanent part-time employment with either the same Council or another Council, the Member may, if the Member is under age 65, elect to become a Transferred Member by completing a form prescribed by the Board and providing such evidence of the Member's age and health as is required by the Board.
- (b) Upon being satisfied that the election conforms to the requirements of the Rules and that the Old Benefit Member either has instructed the Board to retain or has repaid to the Board upon recommencing employment the full amount of any benefit for which the Member is eligible as a result of the termination of the Member's Service the Board shall accept the Member as a Transferred Member as from the day the Member recommences employment.
- (c) The benefits payable in respect of such a Transferred Member shall be determined in the same manner as for any other Transferred Member except that:
 - (i) in calculating Previous Plan Accrued Percentage, Previous Plan Accumulated Contributions and Previous Plan Vesting Percentage the date of the Member's termination of Service with the Council which employed the Member on 30 June 1984 (or in respect of a Northern Territory Member, on the Date of Transfer) shall be used instead of 30 June 1984 (or in respect of a Northern Territory Member, the Date of Transfer); and
 - (ii) in calculating the Member's benefits the date of the Member's acceptance as a Transferred Member shall be used instead of 1 July 1984 (or in respect of a Northern Territory Member, instead of the Date of Transfer).
- (d) In respect of such a Transferred Member:

- (i) the Member shall be deemed to have remained a Member throughout the period when the Member was not employed by a Council except that no contributions are required in respect of that period and that period shall not be counted for the purpose of determining any benefit payable at any time in accordance with the Rules;
- (ii) the Member's Service shall be deemed not to have ceased and shall be treated as being continuous; and
- (iii) for the purpose of calculating the Member's Final Average Salary and the Member's Previous Plan Final Salary at any time the period when the Member was not employed by a Council shall be ignored.

23A. Bonus Allocation for Old Benefit Members

- (a) If following an actuarial investigation of the Fund the actuary determines there is a surplus of assets over the value of total retirement benefits after taking into account both past and future benefit accruals for Old Benefit Members, the Board may determine to allocate an additional benefit to Old Benefit Members.
- (b) Nothing in this Rule 23A is to be construed so as to require the Board to:
 - (i) undertake an actuarial valuation of the Fund which would not have otherwise taken place; or
 - (ii) require the actuary to conduct the valuation on any specified basis or subject to any assumptions or methods which would be more likely to give rise to finding a surplus for Old Benefit Members than another basis, set of assumptions or method.
- (c) Any additional benefit granted by the Board under this Rule 23A is at the absolute discretion of the Board as to its determination, application and manner of payment.

PART V - MEMBERSHIP**24. Admission to Membership**

- (a) An Employee of a South Australian Council or a Northern Territory Council is taken to be a Member of the Scheme with effect from the date of their commencement of employment with such Council.
- (b) An Employee of a Hospital and Health Employer or an Approved Employer is taken to be a Member of the Scheme with effect from the date on which they accept the Hospital and Health Employer's or the Approved Employer's invitation to join the Scheme.
- (c) For an Employee who was not a Member when this Rule 24(c) was introduced into the Rules, this Rule 24 will only apply as if the Employee had commenced employment with the Council on the date on which it was introduced.

25. Provision of Information

Upon joining the Scheme a Member must provide the Board with evidence of the Member's age and health as the Board requires.

26. Old Benefit Members, Transferred Members and Former HHSA Plan Members

- (a) Old Benefit Members and Transferred Members are taken to be Members of this Scheme from the date which they ceased to be Members of the Previous Plan.
- (b) Former HHSA Plan Members are taken to be Members of this Scheme from 1 October 1995.

26A. Spouse Members

The Board may admit a person to participate in the Scheme as a Spouse Member if it will not cause the Scheme to be classified as a public offer superannuation fund under the Commonwealth Act.

PART VI - CONTRIBUTIONS AND BENEFITS - GENERAL PROVISIONS**27. Permanent Part-time Members**

If a Member engages in permanent part-time employment during any period of the Member's membership of the Fund the following provisions shall apply:

- (a) the contributions payable by the Member and the Council shall be determined according to the Salary being paid to the Member;
- (b) for the purpose of determining any benefit payable in respect of a Member at any time in accordance with the Rules:
 - (i) Final Average Salary and, in the case of a Transferred Member, Previous Plan Final Salary shall be calculated using the Salaries which the Member would have received had the Member been employed full-time; and
 - (ii) the number of Years of Membership shall be calculated by including only a fraction of a year in respect of each Year of Membership during which the Member was employed part-time for some part of the year, the fraction being the ratio which the time worked during the year bears to the time which would have been worked had the Member been employed full-time;
 - (iii) if applicable, if a Member is in permanent part-time employment at the date of the Member's death or Date of Disablement, in determining the number of complete months between the Member's date of cessation of Service due to death or Total and Permanent Disablement (as the case may be) and the Member's 65th birthday only a fraction of a complete month in respect of each month shall be counted, the fraction being the ratio which the time worked at the date of death or Date of Disablement bears to the time which would have been worked had the Member been employed full-time.

28. Leave Without Pay

If a Member is on leave for a period from a Council without receiving remuneration from the Council then subject to Rule 28A the following provisions shall apply:

- (a) where a South Australian Member is on leave on the grounds of illness:
 - (i) the Member shall be deemed to be receiving a Salary during that period equal to the Member's Salary immediately prior to commencing such leave;
 - (ii) no contributions shall be payable to the Fund by or in respect of the Member during that period;
 - (iii) no contributions shall be credited, or be taken to have been credited, to the Member's Credit in respect of that period unless, with the approval of the Board and in a manner determined by the Board, contributions are actually paid into the Fund by or in respect of the Member during the period of leave;
 - (iv) the Member shall be taken for the period of leave to have continued contributions to the Fund at the same Member's Salarylink Contribution Rate as applied to the Member immediately prior to commencing such leave;

- (v) subject to the conditions set out in this paragraph (a), benefits shall be determined in respect of the Member as if the Member continued in Service and was not on such leave;
- (b) where a Member who has in place a Marketlink Insurance Plus Benefit with TTD Option is on leave and is in receipt of a Total and Temporary Disablement benefit pursuant to Rule 60:
 - (i) the Member shall be taken to be continuing in Service on the same terms and conditions as applied to the Member immediately prior to the Date of Disablement unless the Member's Service is terminated for any reason;
 - (ii) notwithstanding Part VIII of these Rules the Member shall not be required to contribute during that period;
 - (iii) if the Member does not contribute to the Fund pursuant to sub-paragraph (ii), the Marketlink Employer may also suspend its contributions to the Fund in respect of the Member during that period;
- (c) where neither paragraph (a) nor (b) apply and the Member and the Council agree to continue contributions during the period of leave:
 - (i) for the purposes of the Rules the Member shall be deemed to be receiving a Salary during that period equal to the Member's Salary immediately prior to commencing such leave; and
 - (ii) the Member's contributions and benefits shall be determined as if the Member was not on such leave;
- (d) where not any of paragraphs (a), (b) or (c) apply, where the Member is on leave without pay which has been approved by the Council:
 - (i) the Council shall advise the Board of the intended period of leave;
 - (ii) no contributions shall be payable to the Fund by or in respect of the Member during the period of leave;
 - (iii) no contributions shall be credited, or be taken to have been credited, to the Member's Credit during the period of leave unless, with the approval of the Board and in a manner determined by the Board, contributions are actually paid into the Fund by or in respect of the Member during the period of leave;
 - (iv) during the first twelve months of the period of leave, if the Member dies or is Totally and Permanently Disabled the benefit payable shall be determined as if on the date of death or disablement the Member was not on such leave, subject to this paragraph (d) and to the following conditions:
 - (A) in the case of a Member who is making Salarylink Contributions immediately prior to commencing such leave, the Member shall be taken for the period of such leave to have been in receipt of a Salary equal to the Member's Salary immediately prior to commencing such leave and to have continued contributions to the Fund at the same Member's Salarylink Contribution Rate as applied to the Member immediately prior to commencing such leave; and
 - (B) in the case of a Member who had in place either a Marketlink Basic Insurance Benefit or a Marketlink Insurance Plus Benefit

immediately prior to commencing such leave, the Member shall be taken for the period of such leave to have been in receipt of a Salary equal to the Member's Salary immediately prior to commencing such leave and to have in place either the Marketlink Basic Insurance Benefit or Marketlink Insurance Plus Benefit (being the insurance benefit the Member had in place immediately prior to commencing such leave) at the date of death or Date of Disablement;

- (v) if the Member dies or is Totally and Permanently Disabled:
 - (A) after the first twelve months of the period of leave; or
 - (B) during any period for which the Member is in the service of a person other than a Council,

the benefit payable to the Member shall be determined, subject to this paragraph (d), as if on the date of death or disablement the Member had retired from Service on the grounds of Ill Health and for this purpose, in the case of a Member who was making Salarylink Contributions immediately prior to commencing such leave, the Member shall be taken to have:

- (A) been in receipt of a Salary equal to the Member's Salary immediately prior to commencing such leave; and
 - (B) continued contributions to the Fund up to the date of death or disablement at the same Member's Salarylink Contribution Rate as applied to the Member immediately prior to commencing such leave;
- (vi) for the purpose of determining any other benefit payable at any time in accordance with the Rules:
 - (A) the period of leave shall not be counted in calculating the number of Years of Membership or Years of Service; and
 - (B) Final Average Salary and, in the case of a Transferred Member or an Old Benefit Member, Previous Plan Final Salary shall be calculated ignoring the period of Service during which the Member was on such leave.

28A Workers Compensation and Sickness and Accident Cover

If a South Australian Member is absent from active work with a Council and is in receipt of regular income payments under either:

- (a) the Workers Rehabilitation and Compensation Act 1986; or
- (b) a sickness and accident insurance policy held by the Council for the benefit of its employees,

and those payments represent at least 80 percent of the Member's Salary immediately before the Member ceased active work:

- (c) the Member is deemed to be receiving a Salary during that period equal to the Member's Salary immediately before ceasing active work;

- (d) contributions by the Council must continue in respect of the Member as if the Member continued in Service and was not absent from active work; and
- (e) for Members who were making Salarylink Contributions at the relevant date, contributions by the Member must continue at the same Member's Salarylink Contribution Rate that applied to the Member immediately before ceasing active work.

29. Salary Reductions

If the Salary being paid to a Member is reduced then:

- (a) if the Member and the Council so agree and advise the Board accordingly - the Member's Salary for the purposes of the Rules shall be deemed to be the Salary which would have been payable to the Member from time to time had the reduction not occurred; or
- (b) if the Salary reduction is not treated in accordance with paragraph (a) of this Rule the Salary for the purposes of the Rules shall be the reduced Salary payable to the Member and the amount of any benefit which is payable in respect of the Member at any time and which is based on Final Average Salary or Final Salary and, in the case of a Transferred Member, Previous Plan Final Salary may be increased to such amount as the Board, after considering the advice of the Actuary, determines to be equitable having regard to the amount by which the Member's Salary was reduced and the Member's Salary history.

29A. Salary Increases – Salary Packaging

- (a) If a Member's Salary would, but for this paragraph (a), be taken to increase without there being a corresponding increase in the overall remuneration paid by the Council to the Member (including all allowances paid to the Member) the Member's Salary for the purposes of the Rules shall be deemed to be the Salary which would have been payable to the Member from time to time had the increase not occurred.
- (b) Notwithstanding paragraph (a) an increase in a Member's Salary may be applied for the purposes of these Rules if the Member or the Council agree with the Board to make additional payments to the Scheme of such amounts and at such times as the Board, after considering the advice of the Actuary, determines are equitable having regard to the amount by which the Member's benefits have increased.
- (c) The Board must apply any additional payments made to the Scheme pursuant to paragraph (b) in funding the increased benefits resulting from the increased Member's Salary. The Board must not otherwise increase the benefits payable to the Member as a consequence of any additional payments made to the Scheme pursuant to paragraph (b).
- (d) This Rule 29A shall not apply to increases in a Member's Salary which accrued before 1 January 1998 (being the date on which this Rule was first inserted into these Rules).
- (e) This Rule 29A applies only to a Member whom is entitled to Salarylink Benefits.

29B. Salary Increases – Member Directed

- (a) This Rule 29B applies to a Member whom is entitled to Salarylink Benefits.
- (b) If, in the opinion of the Board, a Council listed under paragraph 3 of Schedule I is directly or indirectly owned wholly or partly by a Member (or relatives of a Member)

such Member's Salary for the purpose of determining Final Average Salary or Final Salary is:

- (i) for Members of the Fund to whom Rule 29B(b) is applicable as at the date this Rule 29B was first inserted - the Member's Salary on 1 November 2000;
- (ii) for other Members - the Salary determined at the commencement of the Member's membership;

and the Member's Salary for the purposes of determining Final Average Salary or Final Salary must not be increased without first obtaining the Board's approval.

30. **Payment of Benefits**

A benefit payable in accordance with the Rules shall be paid or applied by the Board in the following manner:

- (a) where the Member has died the benefit shall be paid to such one or more Dependants of the deceased Member and the legal personal representative of the deceased Member and in such shares and proportions and in such manner as the Board in its discretion determines PROVIDED THAT if the Board after reasonable enquiry has not located any Dependant or legal personal representative, the Board may pay the benefit which would have otherwise been payable on the Member's death to any relative of the deceased Member or to any other individual as the Board may determine;
- (b) subject to paragraph (c) and to Rules 73 and 75, in any other case the benefit shall be paid to the Member in a lump sum;
- (c)
 - (i) any benefit which is required to be preserved by the Commonwealth Act shall remain in the Fund or be transferred to an Approved Scheme until payment is permitted under the Commonwealth Act;
 - (ii) if a Member elects, by completing a form prescribed by the Board, to retain all of the Member's benefit in the Fund (other than an election to receive a deferred benefit pursuant to Rules 71(c) and 61), the benefit shall remain in the Fund until:
 - (A) it is paid to the Member pursuant to Rule 74 (if only a portion of the benefit is withdrawn pursuant to Rule 74, the benefit remaining after the deduction of the amount withdrawn will continue to be held in the Fund by the Board on behalf of the Member pursuant to this Rule 30(c));
 - (B) the Member dies in which event the entire benefit will be paid in accordance with Rule 30(a);
 - (C) the benefit is required to be paid to the Member under the Commonwealth Act.
- (d) all benefits payable to Members or their beneficiaries will accrue interest at the Declared Rate from the date of cessation of Service until the date of payment unless otherwise provided by these Rules.

31. **Restriction of Discretion**

Notwithstanding any Rule under which a discretion is conferred upon the Board in relation to a benefit payable to someone other than a Member in the event of the Member's death or

physical or mental incapacity, the Board, in exercising such a discretion, shall not discriminate against a potential beneficiary on the grounds of the sex or marital status of that potential beneficiary.

32. Restrictions on Payments During Service

- (a) Subject to the following provisions of this Rule and to Rules 74 and 60, no payment shall be made from the Fund to or in respect of a Member while that Member is in the Service of a Council.
- (b) The Board may out of the Fund:
 - (i) refund to a Member who is in the Service of a Council the amount of any contributions overpaid by that Member;
 - (ii) pay to a Member who is in the Service of a Council and who with the approval of the Council is on leave (without receiving remuneration on the grounds of illness) such amount as the Board considers necessary for the purpose of relieving hardship of the Member or the Member's Dependants,

PROVIDED THAT,

- (iii) the total amount of such payments shall not exceed the amount of the benefit that Member would have received if the Member's Service had been terminated on the grounds of Ill Health on the date such leave commenced; and
 - (iv) the amount of the benefit which may become payable in respect of the Member in accordance with the Rules shall be reduced by the total amount of any payments made to the Member in accordance with this Rule together with interest on those payments, if the Board so determines, at a rate or rates specified by the Board.
- (c) (i) With the consent of a Hospital and Health Member, the Board may pay or transfer to an Approved Scheme in which the Hospital and Health Member participates, or is eligible to participate, an amount determined by the Board not exceeding the balance of the Member's Credit.
 - (ii) The Board may effect a payment or transfer under this Rule 32(c) by way of payment of money and/or transfer of assets. The receipt of the trustee of the other Approved Scheme shall be a sufficient discharge to the Board and the Board will not be in any way responsible for the application or disposal by such other trustee of money or assets so transferred.

33. Minimum SG Benefit

- (a) Notwithstanding anything expressed or implied to the contrary in these Rules, the benefit payable to or in respect of a Member pursuant to these Rules when taken into account with any other benefit provided for or in respect of the Member from any other superannuation fund to which the Council contributes or has contributed in respect of the Member shall not be less than the benefit determined by the Board on the advice of the Actuary as being sufficient to satisfy the Council's obligations under the SG Act.
- (b) This Rule shall apply with effect from 1 July 1992.

34. Moneys Owing by Former Member

Where a Member ceased to be a Member and at the time of that cessation that former Member was indebted to the Fund for any moneys, the Board may retain out of the moneys payable to that former Member a sum sufficient to satisfy that indebtedness.

35. Forfeiture of Benefits

If any Member shall:

- (a) in the opinion of the Board be or become of unsound mind or incapable of managing the Member's own affairs; or
- (b) attempt or claim to assign, charge, dispose of or otherwise alienate any benefit (excluding any conduct which constitutes an act of bankruptcy or a deed of assignment or a deed of arrangement or otherwise results in the Member becoming a bankrupt under the Bankruptcy Act 1966),

then any benefit in respect of the Member shall immediately be forfeited (except to the extent that the Commonwealth Act does not permit such forfeiture) and the Board in its discretion shall apply such benefit for the benefit of that Member in such manner as the Board in its discretion shall think fit.

36. Members moving between Councils

- (a) If a Member's Service with a Council is terminated and within a period of four weeks (or such longer period as the Board may approve) the Member recommences employment with either the same Council or another Council then the Member may within two months after such termination of Service (or such longer period as the Board may approve) make a written request to the Board for the following provisions of this Rule to apply.
- (b) If the Board accepts a Member's request made under paragraph (a) the following provisions apply:
 - (i) the Member is deemed to have remained a Member throughout the period when the Member was not employed by a Council except that no contributions are required in respect of that period and that period shall not be counted for the purpose of determining any benefit payable at any time in accordance with the Rules;
 - (ii) the Member's Service is deemed not to have ceased and is treated as being continuous;
 - (iii) for the purpose of calculating Final Average Salary and, in the case of a Transferred Member, Previous Plan Final Salary at any time the period when the Member was not employed by a Council is ignored;
 - (iv) the Member must repay to the Board upon recommencing employment with a Council the full amount of any benefit which the Member received from the Fund as a result of the termination of Service.

37. Moving Between Councils - South Australia to Northern Territory

If a Member who is an Employee of a South Australian Council transfers to a Northern Territory Council the Member shall elect one of the following:

- (a) to retain the benefit entitlements that the Member would have received had the Member remained in the employ of the South Australian Council; or
- (b) to receive the following:
 - (i) in respect of membership during the period for which the Member was employed by the South Australian Council, the accrued benefit entitlements as at the date of termination of Service with the South Australian Council, plus
 - (ii) the benefit entitlements for Service with the Northern Territory Council,and both of those benefit entitlements will have the Previous Plan Vesting Percentage.

38. Continued Employment with a Prescribed Body

- (a) Where:
 - (i) the employment of a person who is a Member is terminated and the person, within four weeks (or such longer period as the Board approves) of that termination, commences employment with
 - (A) a Prescribed Body; or
 - (B) if the terminated employment was with a Prescribed Body, a Council; or
 - (ii) the rights and liabilities of a person (being a Member) under the contract of employment between the person and the person's employer (being a Council) are transferred to another Council as a result of an amalgamation, merger, reconstruction or arrangement:
 - (A) an Old Benefit Member may elect to remain an Old Benefit Member, or if the person is under the age of 65, elect to become a Transferred Member; or
 - (B) a Transferred Member or a Member (other than a Transferred Member or an Old Benefit Member) may elect to remain a Transferred Member or a Member (other than a Transferred Member or an Old Benefit Member), as the case requires.
- (b) An election under paragraph (a) of this Rule must be in writing and must be lodged with the Board within four weeks (or such longer period as the Board approves), after the commencement of the employment described in sub-paragraph (a)(ii).
- (c) If an election under paragraph (a) of this Rule is made:
 - (A) the person will be regarded as having remained a Member throughout any period between the termination of employment and the commencement of new employment as described in paragraph (a) of this Rule;
 - (B) no contributions will be payable in respect of that period;
 - (C) that period will not be considered for the purpose of determining any benefit payable under these Rules;
 - (D) the Service of the person will be regarded as continuous;

- (E) the person must repay to the Board the full amount of any benefit which the Member received from the Fund as a result of the termination of Service; and
 - (F) in relation to a person who commences employment with a Prescribed Body, the Rules (other than Rules 15 to 21 inclusive, and 24 and 25) apply as if that body were a Council.
- (d) In this Rule "Prescribed Body" means:
- (i) ETSA Corporation;
 - (ii) the Local Government Relations Unit in the Department of Housing and Urban Development,
- and any successor of these bodies.

39. Rollover Payments, SHAR and SG Vouchers

- (a) Where, immediately prior to becoming a Member, a Member participated in an Approved Scheme (other than a Previous Plan), the Board may accept into the Fund the whole or any part of a benefit payable in respect of that Member from that Approved Scheme and the benefits payable under these Rules in respect of that Member shall be adjusted in such manner as is determined by the Board, after considering the advice of the Actuary, to take account of the amount of benefit received by the Fund.
- (b) Where a Member participates in an Approved Scheme (other than a Previous Plan) the Board may accept into the Fund the whole or any part of a benefit payable in respect of that Member from that Approved Scheme, and such amount will be paid into the Member's Credit.
- (c) Where a Member holds an account balance in SHAR the Board may accept a payment from the Commissioner of Taxation in respect of a Member's account balance in SHAR and such amount will be paid into the Member's Credit.
- (d) Where superannuation guarantee vouchers have been issued under the SG Act in respect of a Member the Board may accept those vouchers, and any amount received in respect of those vouchers will be paid into the Member's Credit.

40. Eligible Rollover Funds

Notwithstanding any other provision of these Rules the Board:

- (a) shall transfer a Member's or beneficiary's benefits out of the Fund as required by the Commonwealth Act; and
- (b) may transfer a Member's or beneficiary's benefits out of the Fund as permitted by the Commonwealth Act,

and shall not be required to obtain the consent of the Member or beneficiary to effect such transfers unless the Commonwealth Act so requires.

40A. Superannuation Contributions Tax

- (a) If the Commissioner makes an assessment (including an amended assessment) of taxation payable on surchargeable contributions held by the Board in respect of a Member, the Board may adjust the benefits otherwise payable in respect of the Member to take account of the amount of taxation payable by the Board.
- (b) The adjustment to a Member's benefits may be made using any method which the Board considers appropriate. The Board may change the method used for adjustment of a Member's benefits at any time and, if the Board considers it appropriate, the change may apply retrospectively.
- (c) Without limiting paragraphs (a) or (b) of this Rule 40A, the Board may adjust a Member's benefits by:
 - (i) establishing an account in respect of the Member known as a "Surcharge Payment Account";
 - (ii) debiting the Surcharge Payment Account with any taxation payable by the Board on the Member's surchargeable contributions and crediting the Surcharge Payment Account with any refund of taxation received by the Board in respect of the Member's surchargeable contributions;
 - (iii) allocating interest to the balance of the Surcharge Payment Account at the Declared Rate;
 - (iv) reducing the benefits otherwise payable to the Member from the Fund by the amount of the debit balance of the Surcharge Payment Account.
- (d) The Board may accept payments made to the Fund by or for a Member for the purpose of reducing the balance in the Member's Surcharge Payment Account or otherwise funding the taxation payable in respect of the Member's surchargeable contributions. The Board may specify the manner and form in which it will accept payments made under this Rule 40A(d). The Board shall adjust the benefits otherwise payable to the Member from the Fund in such manner as it considers is appropriate to take account of any payments made by or for the Member under this Rule 40A(d).
- (e) The Board is not required to object (or assist a Member in objecting) to an assessment of taxation made by the Commissioner.
- (f) For the purpose of this Rule 40A:
 - (i) "taxation" includes:
 - (A) an advance instalment of taxation; and
 - (B) any interest or penalty payable to the Commonwealth;
 - (ii) unless otherwise defined in these Rules, all words and phrases shall have the same meanings as apply to them under the Superannuation Contributions Tax (Assessment and Collection) Act 1997.
- (g) This Rule 40A applies notwithstanding any other provision of these Rules.

PART VII - RULES FOR COUNCILS**41. Information to the Board or the Insurer**

Each Council shall supply:

- (a) to the Board, in a manner specified by the Board, such information regarding the age, Salary and Service of the Employees of that Council as the Board may require for the purposes of the Scheme; and
- (b) to the Board or to the Insurer, as directed by the Board and in a manner specified by the Board, such information regarding the age, Salary, Service and health of Members of the Scheme as the Board or the Insurer may require from time to time to enable the Board to determine whether any limitation in accordance with Rule 67 should be placed on the death or disablement benefit provided in respect of any Member and the extent of any such limitation.

42. Contributions by Councils

- (a) Subject to the following provisions of this Rule, each Council shall contribute to the Fund in respect of each pay period an amount equal to:
 - (i) in respect of any of its Employees who are making Salarylink Contributions:
 - (A) a minimum contribution of 3% of the Member's Salary (which is to be credited to the Member's Credit); plus
 - (B) a contribution at such rate determined by the Board from time to time on the advice of the Actuary (which is not credited to the Member's Credit);
 - (ii) in respect of any of its Employees who are making Marketlink Contributions;
 - (A) in respect of a Hospital and Health Member – 5% of the Member's Salary (which is to be credited to the Member's Credit);
 - (B) in respect of a Casual Employee who is employed by a Salarylink Employer – 9% of the Member's Salary (which is to be credited to the Member's Credit);
 - (C) in respect of a Northern Territory Member (other than a Member who is employed by a Community Council, Litchfield Shire Council or Tennant Creek Council) – 11% of the Member's Salary (which is to be credited to the Member's Credit);
 - (D) in respect of a Member who is employed by the Tennant Creek Council - 10% of the Member's Salary (which is to be credited to the Member's Credit);
 - (E) in respect of any other Members - such rate of the Member's Salary as is required to ensure that the Council is not liable for a shortfall under the SG Act (without taking into account contributions made to another superannuation scheme unless approved by the Board) (which is to be credited to the Member's Credit);
 - (iii) in respect of any of its Employees who are not making any contributions to the Fund - such rate of the Member's Salary as is required to ensure that the Council is not liable for a shortfall under the SG Act (without taking into

account contributions made to another superannuation scheme unless approved by the Board) (which is to be credited to the Member's Credit).

- (b) A Council may make contributions in addition to any other amount required by this Rule 42 including contributions which the Board requires to be paid by the Council under Rule 50.
- (c) A South Australian Council must not make contributions to a scheme (other than this Scheme) for the provision of superannuation benefits to a Member unless:
 - (i) contributions have been paid to the Board in accordance with Rule 42(a); and
 - (ii) the Minister approves of the Council's proposal to make contributions to the other scheme.
- (d) Rule 42(c) does not apply to a Council if and to the extent that:
 - (i) the Council is required by law to make contributions to another scheme (other than this Scheme); and
 - (ii) the Board has approved a reduction, suspension or cancellation to the Council's contributions to this Scheme and the benefits of Members employed by the Council have been reduced in a manner determined by the Board on the advice of the Actuary.

A Council is not taken to be required by law to make contributions to another scheme by any provision of the SG Act unless this Scheme ceases to be a complying superannuation fund for the purposes of the SG Act.

- (e) Notwithstanding any other provision of this Rule, a Council may contribute in respect of each of its Employees who are Members of this Scheme such amount as is required to be paid in accordance with an award, industrial agreement or in order that the Council is not liable for a shortfall under the SG Act (after taking into account any other superannuation benefits provided by the Council to the Member).
- (f) The Board may accept contributions other than in cash including, contributions by way of voucher arising as a result of a superannuation guarantee shortfall under the SG Act.
- (g) A Hospital and Health Employer may cease, suspend or reduce its contributions in respect of any Hospital and Health Member by giving one month's written notice to the Board. The Board must notify the Hospital and Health Member affected and permit the Hospital and Health Member to cease, suspend or reduce (as the case may be) his or her contributions on the same basis as the Hospital and Health Employer.
- (h) The Corporation of The City of Adelaide shall not be required to contribute pursuant to paragraph (a) of this Rule 42 in respect of a Member who is also a Member of The Corporation of The City of Adelaide Superannuation Plan.
- (i) Rules 42(a)(ii)(E), 42(a)(iii) and 42(c) do not apply in respect of any period before 11 November 1999.

43. **Contributions in respect of Transferred Members and Old Benefit Members**

- (a) Notwithstanding Rule 42(a), a South Australian Council shall, from the date of transfer of the members of its Previous Plan to the Scheme until the beginning of the first pay period commencing after 30 June 1986, pay to the Fund in respect of each

pay period an amount no smaller than the total amount that it was paying to the Fund and to its Previous Plan immediately prior to the transfer.

- (b) A South Australian Council may during the period from the date of transfer of the members of its Previous Plan to the Scheme until the beginning of the first pay period commencing after 30 June 1986, pay to the Fund such further contributions as the Council and the Board agree.
- (c) The Board shall obtain the advice of the Actuary as to whether any adjustment should be made to the contributions payable by each Council so as to provide for the benefits payable in respect of Transferred Members and Old Benefit Members employed by that Council at the date they transferred to the Scheme, having regard to the funds of the Council's Previous Plan transferred to the Fund and in respect of South Australian Councils any amounts paid or to be paid by the Council by virtue of paragraphs (a) and (b) of this Rule in excess of the contributions otherwise payable in terms of Rule 42(a).
- (d) After considering the advice of the Actuary, obtained in accordance with paragraph (c) of this Rule, the Board may determine that the contributions payable:
 - (i) by a South Australian Council in terms of Rule 42(a) - in respect of each pay period commencing after 30 June 1986, shall, during a number of years specified by the Board, be increased or decreased, as the Board determines, by an amount specified by the Board in respect of the Council;
 - (ii) by a Northern Territory Council in terms of Rule 42(a) - be increased or decreased, as the Board determines, by an amount specified by the Board in respect of the Council.
- (e) The Board may, after considering the advice of the Actuary, vary or revoke a determination made in respect of any Council under paragraph (d) of this Rule.

44. Council Contributions prior to 1 April 2001

Notwithstanding Rules 42 and 43, a Council must contribute in respect of the period prior to 1 April 2001 in accordance with the Rules of the Scheme that were then in force.

45. Payment of Contributions

- (a) Each Council shall deduct from the Salaries paid to its Employees who are Members of the Scheme the contributions payable by those Members in accordance with these Rules.
- (b) Each Council shall promptly pay to the Board, or as directed by it,
 - (i) all contributions deducted from the Salaries of Members; and
 - (ii) all contributions payable by the Council in accordance with these Rules,in any event a Council must pay these contributions to the Board before the end of the 28-day period beginning immediately after the end of the month in which the deduction was made or the relevant pay period ended (as the case may be).
- (c) Where a Council fails to pay the contributions referred to in paragraph (b) within the time specified the Board may require the Council to pay penalty interest on the outstanding contributions at the rate of 24 per cent per annum calculated on a daily basis.

- (d) Any contributions (including any interest imposed under paragraph (c)) which become due and payable shall be a debt due to the Board and payable to the Board in accordance with paragraph (b).
- (e) The Board may sue for and recover the debt from a Council in any Court of competent jurisdiction.
- (f) Rules 45(d) and (e) only apply in respect of contributions which become due and payable after 14 December 2000 (being the date on which this Rule was first inserted).

PART VIII – MEMBER CONTRIBUTIONS**46. Marketlink Contributions**

- (a) If permitted by the Commonwealth Act a Member who is employed by a Council may at any time elect to make Marketlink Contributions or to not make Marketlink Contributions to the Fund.
- (b) Notwithstanding paragraph (a), a Casual Employee cannot make Marketlink Contributions unless he or she is an Eligible Casual Employee.
- (c) If a Member elects to make Marketlink Contributions to the Fund the minimum rate of contributions is:
 - (i) in the case of Employees of a Northern Territory Council (other than Litchfield Shire Council and the Community Councils) – 2.5% of Salary from time to time; or
 - (ii) in any other case – 1% of Salary from time to time.
- (d) Subject to paragraph (c), Marketlink Contributions must be made at a rate of a whole percentage of Salary.

47. Salarylink Contributions

- (a) If permitted by the Commonwealth Act, a Member who is employed by a Salarylink Employer may at any time elect to make or not to make Salarylink Contributions to the Fund. Other Members cannot make Salarylink Contributions to the Fund.
- (b) Notwithstanding paragraph (a), the following Members are not eligible to make Salarylink Contributions:
 - (i) a Casual Employee;
 - (ii) a Member who is also a member of The Corporation of the City of Adelaide Superannuation Plan.
- (c) A Member who is eligible to make Salarylink Contributions may also make Marketlink Contributions. If a Member is making both Salarylink Contributions and Marketlink Contributions, the Member must specify to what extent total contributions represent Salarylink Contributions and Marketlink Contributions.
- (d) Salarylink Contributions may only be made at any one of the following rates of the Member's Salary: 1%, 2%, 3%, 4%, 5%, 6%, 7%, 8%, 9% or 10%.
- (e) If a Member was making Salarylink Contributions to the Fund at the rate of 2.5% of the Member's Salary immediately before 1 April 2001, the Member may continue contributions at that rate until the Member first ceases or varies their Salarylink Contributions to the Fund.

48. General Conditions for Contributions

- (a) While a Member remains in active employment with a Council he or she may:
 - (i) elect to make contributions or cease to make contributions;
 - (ii) elect to change the rate at which the Member makes contributions to the Fund provided that:

- (A) for Marketlink Contributions the substituted rate is above the minimum prescribed rate of contributions; and
 - (B) for Salarylink Contributions the substituted rate is within the rates prescribed for Salarylink Contributions.
- (b) In order to make an election under this Rule, the Member must:
 - (i) notify the Board in writing in a manner and form determined by the Board;
 - (ii) where an increase in Salarylink Contributions is sought, provide such evidence of health as is required by the Board pursuant to which the Member's death and/or disablement benefits may be adjusted in accordance with Rule 67.
- (c) A Member's election to commence, cease or vary their contributions will take effect as soon as the Board is able to implement the change.
- (d) If following an invitation from the Board for Members to commence, cease or vary their contributions, a Member has not responded or has not made any election the Member will be taken to:
 - (i) in the case where the Member was not at the time making contributions to the Fund - have elected to not make contributions to the Fund;
 - (ii) in the case where the Member was making contributions to the Fund – have elected to continue to make contributions to the Fund on the same basis and same rate as the Member was contributing on the relevant election date.
- (e) A Member's contributions to the Fund must cease upon the earliest of the following events:
 - (i) the Member ceases to be employed by a Council; or
 - (ii) the Member attains 70 years of age; or
 - (iii) the Commonwealth Act requires the Member to cease contributions.
- (f) A Member's contributions must be classified as either Salarylink Contributions or Marketlink Contributions.
- (g) If permitted by the Commonwealth Act, a Member may contribute to the Fund such amounts at such times as are approved by the Board. Any contributions made pursuant to this Rule 48(g) must be credited to the Member's Credit and will not be taken to be Salarylink Contributions or Marketlink Contributions.

49. **Transitional Arrangements**

- (a) Notwithstanding the other provisions of this Rule, in respect of a Member who has made or is making contributions to the Fund:
 - (i) who is also a Transferred Member, until the beginning of the first pay period commencing after the Member is accepted by the Board as a Transferred Member, the Member shall contribute to the Fund at the same rate as the Member was contributing to the Previous Plan on the Date of Transfer or would have been contributing to the Previous Plan had it been in operation on the Date of Transfer; or

- (ii) who is also a Former HHS Plan Member, until the beginning of the first pay period commencing after the Member is accepted by the Board as a Hospital and Health Member, the Member shall contribute to the Fund at the same rate as the member was contributing to the HHS Plan on 30 September 1995.
- (b) For the period from 1 April 2001 until the time that the Member has made an election to commence, cease or vary their contributions with effect from a date on or after 1 April 2001:
 - (i) in the case where the Member was not making contributions immediately prior to 1 April 2001 – the Member will be taken to have elected to not make contributions to the Fund;
 - (ii) in the case where the Member was making contributions to the Fund immediately prior to 1 April 2001 – the Member will be taken to have elected to continue to make contributions to the Fund on the same basis and same rate as the Member was contributing.

50. Salary Sacrifice Contributions

- (a) The Board may agree with a Council to:
 - (i) release a Member from paying all or any part of the Member's contributions to the Fund which that Member has elected to contribute; and
 - (ii) attach conditions to that release.
- (b) If, pursuant to paragraph (a), a Member is released from his or her obligation to contribute to the Fund, the Board may deem those contributions to have been paid to the Fund by the Member for any purpose under these Rules. Prior to making such a determination the Board may require the Council to make additional contributions to the Fund which the Board considers are necessary or desirable to ensure that the financial stability of the Fund is not affected by the determination.

51. Member's Credit

- (a) There shall be paid into and maintained in the Fund on behalf of every Member a Member's Credit determined in accordance with this Rule.
- (b) There shall be paid to the credit of every Member's Credit the following amounts:
 - (i) to be accounted for as "the SG Account":
 - (A) contributions paid by the Council in accordance with an award, industrial agreement or in order that the Council does not incur a liability for a shortfall under the SG Act (after taking into account any other superannuation benefits provided by the Council to the Member) relating to the Member's employment by the Council and in respect of which, in the case of a Hospital and Health Employer, the Board is notified by the Hospital and Health Employer that the contributions are paid for such purposes;
 - (B) amounts received into the Fund as a result of superannuation guarantee vouchers issued under the SG Act in respect of the Member; and
 - (C) interest at the Declared Rate,

- (ii) to be accounted for as "the Member Account":
 - (A) Marketlink Contributions paid by the Member ;
 - (B) additional contributions paid by the Council on behalf of the Member pursuant to Rule 42(b);
 - (C) the Member's portion as determined by the Board of any moneys transferred into the Scheme from SHAR;
 - (D) the Member's portion as determined by the Board of any moneys transferred into the Scheme from another Approved Scheme and from any Previous Plan (except for the Tennant Creek Council Previous Plan and the Alice Springs Council Previous Plan or to the extent such amount has been applied to determine a Transfer Value for the Member) less any Transfer Multiple Amount;
 - (E) contributions paid into the Fund for the Member under Rule 70; and
 - (F) interest at the Declared Rate,
- (iii) to be accounted for as "the Employer Account":
 - (A) contributions paid on behalf of the Member by the Council (other than contributions otherwise taken into account in the Member's Credit or applied toward funding the Member's Accrued Salarylink Benefit);
 - (B) the Council's portion as determined by the Board of any moneys transferred into the Scheme from another Approved Scheme and from a Previous Plan (except for the Tennant Creek Previous Plan and the Alice Springs Council Previous Plan);
 - (C) amounts arising from disbursement of the Reserve Account from time to time; and
 - (D) interest at the Declared Rate,
- (iv) to be accounted for as the "Rollover Account":
 - (A) any amount which the Member has transferred into the Fund which has not otherwise been taken into account in the Member's Credit;
 - (B) interest at the Declared Rate.
- (c) There shall be deducted from the amount standing to the credit of Member's Credit such amount as the Board considers to reasonably represent:
 - (i) the costs of administering the Member's Credit;
 - (ii) Commonwealth taxation on contributions;
 - (iii) the costs of any insurance benefit to which the Member is entitled; and
 - (iii) any withdrawals made pursuant to Rule 74.

52. Transfer Account

- (a) There shall be paid into and maintained in the Fund on behalf of members of the Previous Plan of the Alice Springs Council an account known as "the Transfer Account".
- (b) There shall be paid to the credit of the Transfer Account:
 - (i) the Previous Plan Accumulated Contributions determined by the Board under Rule 17; and
 - (ii) interest at the Declared Rate.

53. Members' Reserve Account

- (a) There shall be a Members' Reserve Account ("the Reserve Account") which shall be determined by the Board at the Date of Transfer and at each Annual Review Date.
- (b) The Reserve Account shall consist of:
 - (i) the Reserve Account as at the Date of Transfer;
 - (ii) the difference between interest at the Net Fund Earning Rate and interest at the Declared Rate on all Member's Credit;
 - (iii) interest at the Net Fund Earning Rate on the balance of the account;
 - (iv) any other item as determined by the Board.
- (c) The Reserve Account shall be available for:
 - (i) distribution pursuant to Rule 53(d);
 - (ii) charges specific to the Reserve Account;
 - (iii) the maintenance of a Fluctuation Reserve Account.
- (d) The Reserve Account may be disbursed and distributed in a manner determined by the Board on the advice of the Actuary (including crediting an amount to the Member's Credit pursuant to Rule 51(b)(iii)(C)) and in accordance with any directions given by APRA provided that the Reserve Account shall, subject to 53(e):
 - (i) be disbursed not less frequently than once in every three years;
 - (ii) in respect of forfeited benefits, be disbursed within six months of the end of the financial year within which the rights to those benefits were forfeited.
- (e) As a sub-account of the Reserve Account the Board may maintain a Fluctuation Reserve Account. The Board may determine to credit to the Fluctuation Reserve Account:
 - (i) any amount resulting from the Net Fund Earning Rate exceeding the Declared Rate;
 - (ii) any amount arising from the adjustments made under Rule 53(f);
 - (iii) any other amount which it considers appropriate to credit to the Fluctuation Reserve Account,

and the Board may determine to debit to the Fluctuation Reserve Account:

- (iv) any amount resulting from the Declared Rate exceeding the Net Fund Earning Rate;
 - (v) any amount arising from the adjustments made under Rule 53(f);
 - (vi) any other amount which it considers appropriate to debit to the Fluctuation Reserve Account.
- (f) The Board may make debits or deductions in respect of insurance of benefits or some or all of the Scheme's expenses on the basis of a common amount or percentage per Member. Any such deduction or debit may be made on an estimated basis and the Board may through the Fluctuation Reserve Account make appropriate subsequent adjustments to take account of any difference between estimated and actual amounts.

PART IX - BENEFITS SECTION**54. Normal Retirement Benefit**

If a Member retires or is Retrenched from Service during the period between the Member's 55th and 65th birthdays (both inclusive) there shall be payable a benefit equal to the sum of:

- (a) the balance of the Member's Credit;
- (b) the Accrued Salarylink Benefit (where applicable) being an amount equal to the Member's Scheme Benefit Percentage (including any Bonus Multiple) of the Member's Final Average Salary, where:
 - (i) the Member's Scheme Benefit Percentage (excluding any Bonus Multiple) is obtained by multiplying each of the benefit percentages shown in the following table by the number of Years of Membership as a Member during which Salarylink Contributions were paid at the Member's Salarylink Contribution Rate shown opposite the benefit percentage in the table and taking the sum of the products of these multiplications:

Benefit Percentage	Member's Salarylink Contribution Rate
10.2% after 1 April 2001	1%
11.4% after 1 April 2001	2%
12.0%	2.5%
12.6%	3%
13.8%	4%
15.0%	5%
16.1%, and after 2 July 1994, 16.2%	6%
17.2%, and after 2 July 1994, 17.4%	7%
18.2%, and after 2 July 1994, 18.6%	8%
19.2%, and after 2 July 1994, 19.8%	9%
20.2%, and after 2 July 1994, 21.0%	10%

- (ii) if the Member is a Transferred Member, the following additional amounts:
 - (A) the Member's Previous Plan Accrued Percentage of the Member's Previous Plan Final Salary; and
 - (B) if there is a period of time between 1 July 1984 and the date the Member is accepted by the Board as a Transferred Member, an amount equal to the product of:
 - (1) the fraction of a year from 1 July 1984 until the date the Member is accepted by the Board as a Transferred Member; and
 - (2) the benefit percentage shown opposite the Member's Salarylink Contribution Rate during that period in the above table, interpolating or extrapolating linearly, as the case may require, to obtain the benefit percentage where that contribution rate is not listed in the table;
- (iii) an amount equal to the product of the Member's Transfer Multiple (if any) and the Member's Final Average Salary.

- (c) in the case of a member of the Previous Plan of Alice Springs Council, an Additional Transfer Value.

55. Late Retirement Benefit

If a Member remains in Service after the Member's 65th birthday there shall be payable upon the termination of the Member's Service a benefit equal to the sum of:

- (a) the balance of the Member's Credit;
- (b) the Accrued Salarylink Benefit (where applicable) determined as at the Member's 65th birthday as if the Member retired at that date together with interest compounded annually at the Declared Rate in respect of the period between the Member's 65th birthday and the date the Member's Service terminates; and
- (c) in the case of a member of the Previous Plan of Alice Springs Council, an Additional Transfer Value determined as at the Member's 65th birthday as if the Member retired at that date together with interest compounded annually at the Declared Rate in respect of the period between the Member's 65th birthday and the date the Member's Service terminates.

56. Ill Health Benefit

If a Member's Service terminates before the Member's 50th birthday on the grounds of Ill Health and the Board is satisfied that it is reasonable for Service to be terminated on these grounds and the Member is not taken to be Totally and Permanently Disabled there shall be payable a benefit equal to the sum of:

- (a) the balance of the Member's Credit;
- (b) the Accrued Salarylink Benefit (where applicable) determined as if the Member had retired on the date of termination of Service, counting only Years of Membership to that date;
- (c) in the case of a Member of the Previous Plan of the of the Alice Springs Council, an Additional Transfer Value.

57. Ill Health Retirement Benefit

If on or after 1 July 1994 a Member's Service terminates after the Member's 50th birthday and before the Member's 65th birthday on the grounds of Ill Health and the Board is satisfied that it is reasonable for Service to be terminated on these grounds and the Member is not taken to be Totally and Permanently Disabled there shall be payable a benefit equal to the sum of:

- (a) the balance of the Member's Credit;
- (b) the Salarylink Benefit (where applicable) being an amount equal to:
 - (i) the Member's Accrued Salarylink Benefit determined as if the Member had retired on the date of termination of Service, counting only Years of Membership to that date;
 - (ii) plus half of the difference between the amount under sub-paragraph (i) above and the Accrued Salarylink Benefit assuming that the Member continued in Service until age 65 years on the Member's Final Salary at the date of cessation of Service and continued to be a Member contributing at the same

Member's Salarylink Contribution Rate as the Member was contributing at the date of cessation of Service;

- (c) in the case of a Member of the Previous Plan of the of the Alice Springs Council, an Additional Transfer Value.

58. Death Benefit

- (a) If the Member's Service terminates on or before the Member's 65th birthday as a result of death there shall be a benefit payable equal to the sum of:
 - (i) the balance of the Member's Credit;
 - (ii) the Accrued Salarylink Benefit (where applicable) being as at the date of death determined by using the Member's Final Salary as at the date of death;
 - (iii) the insured benefit payable under either:
 - (A) the Marketlink Basic Insurance Benefit being the amount determined in accordance with the table in Schedule IV; or
 - (B) the Marketlink Insurance Plus Benefit being the amount equal to one-twelfth of 15% of Final Salary for every complete month between the Member's age at the date of death to the Member reaching 65 years of age, or
 - (C) the Salarylink Insurance Benefit being the amount equal to the Future Scheme Benefit Percentage of the Member's Final Salary as at the date of death; and
 - (D) proceeds of any voluntary insurance benefit payable pursuant to Rule 66;
 - (iv) in the case of a Member of the Previous Plan of the Alice Springs Council, an Additional Transfer Value;
- (b) If in accordance with Rule 67 a limitation has been placed on the amount of the death benefit in respect of the Member the amount of the benefit payable pursuant to this Rule shall be reduced in accordance with that limitation.

59. Total and Permanent Disablement Benefit

- (a) If the Member's Service terminates on or before the Member's 65th birthday as a result of Member's Total and Permanent Disablement there shall be a benefit payable equal to the sum of:
 - (i) the balance of the Member's Credit;
 - (ii) the Accrued Salarylink Benefit (where applicable) as at the date of termination of Service determined by using the Member's Final Salary as at the date of cessation of Service;
 - (iii) the insured benefit payable equal to any one of the following amounts (as applicable to the Member):
 - (A) the Marketlink Basic Insurance Benefit being the amount determined in accordance with the table in Schedule IV; or

- (B) the Marketlink Insurance Plus Benefit being the amount equal to one-twelfth of 15% of Final Salary for every complete month between the Member's age at the date of cessation of Service to the Member reaching 65 years of age; or
 - (C) the Salarylink Insurance Benefit being the amount equal to the Future Scheme Benefit Percentage of the Member's Final Salary as at the date of cessation of Service; and
 - (D) proceeds of any voluntary insurance benefit payable pursuant to Rule 66;
- (iv) in the case of a Member of the Previous Plan of the Alice Springs Council, an Additional Transfer Value;
- (b) If in accordance with Rule 67 a limitation has been placed on the amount of the Total and Permanent Disablement benefit in respect of the Member the amount of the benefit payable pursuant to this Rule shall be reduced in accordance with that limitation.

60. Total and Temporary Disablement Benefit

- (a) During any period for which a Member is Totally and Temporarily Disabled there shall be a monthly benefit payable equal to any one of the following amounts (as applicable to the Member):
 - (i) if at the date of Total and Temporary Disablement the Member has in place a Marketlink Basic Insurance Benefit - nil; or
 - (ii) if at the date of Total and Temporary Disablement the Member has in place a Marketlink Insurance Plus Benefit without TTD Option – nil;
 - (iii) if at the date of Total and Temporary Disablement the Member has in place a Marketlink Insurance Plus Benefit with TTD Option – one-twelfth of 75 per cent of the Member's Final Salary; or
 - (iv) if at the date of Total and Temporary Disablement the Member has in place a Salarylink Insurance Benefit – one-twelfth of 75 per cent of the Member's Final Salary,for such period as the Member remains Totally and Temporarily Disabled, but in any event not exceeding the earliest of the following:
 - (v) 24 months (or such greater period as the Board may, for special reasons, allow) from the satisfaction of the waiting period under the definition of Totally and Temporarily Disabled;
 - (vi) the Member's 65th birthday;
 - (vii) the Member ceasing Service with the Council;
 - (viii) the Member becoming Totally and Permanently Disabled;
 - (ix) the Member's death.
- (b) Where a Member is receiving a benefit under this Rule, the Insurer or the Board may at any time require the Member to attend for a medical examination by a medical

practitioner for the purpose of obtaining certification that the Member continues to be Totally and Temporarily Disabled.

- (c) Where a Member is entitled to compensation under the Workers Rehabilitation and Compensation Act or under any corresponding legislation, any benefit payable under this Rule shall be reduced by the amount of such compensation. If a Member commutes or surrenders the Member's entitlement to such compensation the Member's benefit will be reduced under this paragraph as if the commutation or surrender had not occurred.
- (d) The amount of the benefit payable under this Rule will be reduced by the amount of any insurance proceeds paid under a contract of insurance to the Member as a consequence of the Member's injury or illness for which the Total and Temporary Disability Benefit is also payable.

61. Termination of Service Benefit

- (a) If a Member's Service is terminated before the Member's 55th birthday in circumstances in which no other benefit is payable under this Part IX of these Rules, there shall be payable a benefit equal to the sum of:
 - (i) the balance of the Member's Credit;
 - (ii) the Salarylink Benefit (where applicable) being an amount equal to the amount under either paragraph (A), (B) or (C) below (as selected by the Member):
 - (A) the Basic Super Benefit being the sum of:
 - (1) twice the total of the Member's Basic Contributions; and
 - (2) the amount of any Additional Contributions; and
 - (3) any Transfer Multiple Amount;
 - (B) the Retirement Super Benefit being the sum of:
 - (1) the Member's Basic Contributions; and
 - (2) the amount of any Additional Contributions made by or on behalf of the Member; and
 - (3) any Transfer Multiple Amount; and
 - (4) the Member's Accrued Salarylink Benefit less the sum of the amounts determined under sub-paragraphs (1), (2) and (3) above, then it will be preserved in the Fund as a deferred benefit in accordance with Rule 71(b) and from the date the Member ceased Service it shall be varied on 30 June in each year and on the date upon which it is payable:
 - in respect of the period up to the Member's 55th birthday - by the CPI Factor plus 2% or if the CPI Factor is negative, by that rate or such greater rate of interest (including a nil rate or a negative rate) as the Board may in its absolute discretion determine;

- in respect of the period after the Member's 55th birthday - with interest at the Declared Rate; and
 - to take into account any bonus allocated under Rule 78,
- and if a variation is to be made in respect of a period which is less than one year, the variation shall be adjusted to reflect the proportion which that period bears to one year; and
- (C) the Present Day Super Benefit being the Member's Accrued Salarylink Benefit discounted for the period from the Member's 55th birthday to the date of termination of Service by an amount determined by the Actuary so that the resulting amount represents the present value of the benefit;
- (iii) in the case of a member of the Previous Plan of Alice Springs Council, an amount equal to either (as selected by the Member):
- (A) twice the balance of the Member's Transfer Account; or
- (B) a deferred benefit equal to an Additional Transfer Value adjusted on 30 June and on the date on which the benefit is payable in accordance with Rule 71(b):
- in respect of the period up to the Member's 55th birthday - by the CPI Factor plus 2% or if the CPI Factor is negative by such greater rate of interest (including a nil rate or a negative rate) as the Board may in its absolute discretion determine;
 - in respect of the period after the Member's 55th birthday - with interest at the Declared Rate,
- and if a variation is to be made in respect of a period which is less than one year, the variation shall be adjusted to reflect the proportion which that period bears to one year.

62. Minimum Guaranteed Benefits

- (a) If upon an MGB Member ceasing Service:
- (i) a benefit becomes payable which is less than the balance of the Member's Credit plus the benefit the MGB Member would have been entitled to had he or she been eligible and elected to receive a Basic Super Benefit;
- (ii) then the Board must pay the MGB Member the balance of the Member's Credit and the Basic Super Benefit in lieu of the benefit to which the MGB Member is otherwise entitled under these Rules.
- (b) For the purpose of this Rule 62 an "MGB Member" is a Member whose name appears in Schedule V to these Rules.

PART X – INSURED BENEFITS**63. Marketlink Basic Insurance Benefit**

- (a) A Member will be taken to have a Marketlink Basic Insurance Benefit in place if:
- (i) the Member is in the Service of a Council on either a permanent full-time or part-time basis;
 - (ii) the Member is a Casual Employee and has been in Service at least one day in the immediately preceding month;
- and the Member:
- (iii) is not making Salarylink Contributions to the Fund; and
 - (iv) does not have in place a Marketlink Insurance Plus Benefit.
- (b) For a Member who is a Casual Employee, the Marketlink Basic Insurance Benefit will only provide a benefit payable on death and will not include a benefit for Total and Permanent Disablement.
- (c) The cost of the Marketlink Basic Insurance Benefit shall be determined by the Board after obtaining the advice of the Actuary. A regular fee or premium in respect of such benefit shall be deducted from the Member's Credit or paid in such other manner as the Board approves.

64. Marketlink Insurance Plus Benefit

- (a) A Member who is in the Service of a Council on either a permanent full-time or part-time basis and who is making Marketlink Contributions to the Fund may apply to the Board for a Marketlink Insurance Plus Benefit.
- (b) A Member is not eligible to apply to the Board for a Marketlink Insurance Plus Benefit if:
- (i) the Member is a Casual Employee; or
 - (ii) the Member is eligible to make Salarylink Contributions to the Fund.
- (c) A Member who has in place a Marketlink Insurance Plus Benefit and who is not a Northern Territory Member will be taken to have selected the TTD Option. For Northern Territory Members the Marketlink Insurance Plus Benefit:
- (i) will not include a benefit for Total and Temporary Disability if the Member has not selected the TTD Option;
 - (ii) will include a benefit for Total and Temporary Disability if the Member has selected the TTD Option.
- (d) If a Member does not apply for a Marketlink Insurance Plus Benefit within six months of commencing Service with a Council on a permanent full-time or part-time basis or otherwise first becoming eligible to apply for a Marketlink Insurance Plus Benefit, then the Board may refuse to approve such benefit for the Member or may impose such limitations and conditions on the benefit as it considers appropriate having regard to the state of the Member's health, any factors which may increase the Member's risk of death, Total and Permanent Disablement or Total and Temporary Disablement whilst in Service.

- (e) The cost of the Marketlink Insurance Plus Benefit shall be determined by the Board after obtaining the advice of the Actuary. A regular fee or premium in respect of such benefit shall be deducted from the Member's Credit or paid in such other manner as the Board approves.

65. Salarylink Insurance Benefit

- (a) While a Member is making Salarylink Contributions to the Fund, and for so long as the Member is making Salarylink Contributions to the Fund, the Member will be taken to have in place a Salarylink Insurance Benefit.
- (b) If a Member does not make Salarylink Contributions to the Fund within six months of first becoming eligible to do so, then the Board may refuse to approve a Salarylink Insurance Benefit for the Member or may impose such limitations and conditions on the benefit as it considers appropriate having regard to the state of the Member's health, any factors which may increase the Member's risk of death, Total and Permanent Disablement or Total and Temporary Disablement whilst in Service.

66. Additional Voluntary Cover

- (a) The Board may offer:
 - (i) to a Member who is in the permanent employ of a Council - the opportunity to apply to the Board for additional benefits to become payable from the Fund in respect of:
 - (A) the Member's death only; or
 - (B) the Member's death or Total and Permanent Disablement;
 - (ii) to a Member who is a Casual Employee - the opportunity to apply to the Board for additional benefits to become payable from the Fund in respect of the Member's death;
 - (iii) to a Member who is no longer in the employ of a Council (and who has elected to defer his or her benefit entitlement under Rule 71 or to retain benefits in the Fund under Rule 73) or a Spouse Member - the opportunity to apply to the Board for additional benefits to become payable from the Fund in respect of the Member's death.
- (b) The Board may accept or reject any application made by a Member without giving any reason to the Member.
- (c) The Board may impose terms and conditions upon the additional benefits becoming payable to a Member including:
 - (i) the maximum benefit which may be payable to or in respect of the Member under this Rule;
 - (ii) circumstances in which a benefit will be limited or not payable to the Member having regard to the Member's predisposition to a risk of death or Total and Permanent Disablement prior to the Member's 65th birthday at the time the Member applies for additional benefits under this Rule (including an application to change the level or type of additional benefits payable under this Rule);
 - (iii) the form and period within which a Member must lodge a claim for additional benefits.

- (d) The cost of any additional benefit secured by a Member under this Rule shall be determined by the Board after obtaining the advice of the Actuary. The cost of the additional benefit shall be deducted from the Member's Credit or paid in such other manner as the Board approves.
- (e) Any additional benefits secured in respect of a Member under this Rule shall be payable in addition to any other amount payable on the death or Total and Permanent Disablement (as the case may be) of the Member under these Rules. The additional benefit payable on Total and Permanent Disablement under this Rule must not exceed the additional benefit which would have been payable under this Rule if the Member had died on the date of disablement.
- (f) Rule 67 applies to any additional benefits which a Member seeks under this Rule.
- (g) If a Member who is a Casual Employee secures additional benefits under this Rule, the additional benefits will only be payable if the Member has been in Service on at least one day in the month immediately preceding the Member's death.

67. Limitation of Death and Disablement Benefits

- (a) Each Member shall supply to the Board or the Insurer such evidence and information regarding the state of the Member's health as the Board or the Insurer (with the approval of the Board) may from time to time require.
- (b) If the Board or the Insurer is not satisfied as to the soundness of health of a Member the amount of death and/or disablement benefit in respect of that Member may be limited in a manner which the Board considers to be equitable and the Board shall advise the Member accordingly.
- (c) Where the Board or the Insurer has made a decision upon the basis of evidence provided by a Member as to the state of the Member's health and the Board or the Insurer is satisfied:
 - (i) that the person failed to reveal a material matter within the Member's knowledge relating to the Member's state of health; and
 - (ii) that had the Board or the Insurer known of the matter the Board or the Insurer would not have made the decision referred to above,

the Board or the Insurer (with the approval of the Board) may rescind that decision and may adjust the benefits payable under the Rules accordingly.

68. Extension of Death and Total and Permanent Disablement Benefit Cover

- (a) If within 30 days of a Member ceasing Service (for any reason other than Total and Permanent Disablement or Ill Health) the Member:
 - (i) dies; or
 - (ii) is Totally and Permanently Disabled,the Board may pay a benefit in respect of the Member equal to:
 - (iii) the benefit which would have been payable under the Rules if the Member had died on the date on which the Member ceased Service;

less:

- (iv) any benefit which is otherwise payable in respect of the Member as a consequence of the cessation of the Member's Service before the Member's death or disablement.
- (b) If under Rule 67 a limitation would have applied to a benefit payable to the Member on the death or Total and Permanent Disablement of the Member, the amount of the benefit payable pursuant to this Rule shall be reduced in accordance with that limitation.
- (c) A Member is not entitled to a benefit under this Rule 68 if:
 - (i) if immediately before the cessation of the Member's Service, the Member was a Casual Employee; or
 - (ii) if at the time of the Member's death or Total and Permanent Disablement the Member was a member of another superannuation fund or similar arrangement.
- (d) For the purpose of this Rule 68:
 - (i) a reference to "Member" includes a former Member;
 - (ii) a Member will be taken to be suffering "Total and Permanent Disablement" or to be "Totally and Permanently Disabled" under this Rule if:
 - (A) a Member is first injured or first becomes ill or a pre-existing injury or illness of a Member is significantly exacerbated within 30 days following the Member's cessation of Service;
 - (B) for six consecutive months (or, in the case of a Hospital and Health Member, three consecutive months) or, in special circumstances, such lesser period as the Board may approve following the Member's injury or illness or significant exacerbation of a pre-existing injury or illness the Board determines that the Member's injury or illness would have prevented the Member from working in the position which the Member held immediately before ceasing Service;
 - (C) following satisfaction of the condition under sub-paragraph (B) the Insurer with the approval of the Board (or if there is no Insurer, the Board alone) has made a determination that the Member has become incapacitated to such an extent as to make it unlikely that the Member will ever be capable of engaging in work for reward in any occupation for which the Member is reasonably qualified by education, training or experience; and
 - (D) the Member has applied to the Board in writing for a Total and Permanent Disablement benefit within twelve consecutive months of the Member's cessation of Service or such longer period as the Board allows.
- (e) Rule 30 shall apply to the benefits payable pursuant to this Rule 68.

PART XI - ADDITIONAL BENEFITS AND OPTIONS**69. Contributions and Benefits for Spouse Members**

- (a) The Board may accept into the Fund for a Spouse Member:
- (i) contributions;
 - (ii) amounts transferred from SHAR or an Approved Scheme;
 - (iii) superannuation guarantee vouchers issued under the SG Act,
- if the receipts of those amounts will not cause the Scheme to be classified as a public offer superannuation fund under the Commonwealth Act.
- (b) The Board must establish an account for each Spouse Member to which it must credit amounts received under paragraph (a) and to which it must debit:
- (i) such amounts it considers should be reasonably attributed to the account representing any tax or governmental impost which is or may become payable in connection with the Fund and the costs of and incidental to the administration, investment and management of the Fund and the cost of any insured benefit for the Spouse Member; and
 - (ii) any amount paid to or in respect of the Spouse Member pursuant to paragraph (d);
- and interest must be allocated to the account at the Declared Rate.
- (c) The balance of the Spouse Member's account maintained under paragraph (b) is the benefit held by the Board for the Spouse Member and is payable pursuant to the terms of paragraph (d).
- (d) A benefit will be paid from the Spouse Member's account balance to or in respect of the Spouse Member as soon as practicable after the Spouse Member:
- (i) satisfies a condition of release under the Commonwealth Act which permits the Board to pay the benefit; and
 - (ii) makes a written request in a form approved by the Board for payment of the benefit.
- (e) A Spouse Member who has become entitled to the payment of a benefit under paragraph (d) may elect to retain all or part of the benefit in the Scheme pursuant to Rule 73 or have all or part of the benefit paid in the form of a pension in accordance with Rule 75.

70. Spouse Contributions by Non-Members

- (a) The Board may accept into the Fund contributions for a Member (who is an Employee of a Council) from the Member's Spouse.
- (b) The Board must not accept contributions if it will cause the Scheme to be classified as a public offer superannuation fund under the Commonwealth Act.
- (c) Any contributions received under this Rule 70 must be credited to the Member's Credit and may be classified or identified within the Member's Credit in any manner determined by the Board.

71. Deferred Benefit Option

- (a) A Member's election to receive a deferred benefit pursuant to Rules 71(c) and 61 shall be made by completing a form prescribed by the Board.
- (b) Subject to Rule 71(e), a deferred benefit shall be payable on the Member's death or on the Member's retirement after age 55 or on the Member's earlier retirement on the grounds of Ill Health or Total and Permanent Disablement subject to satisfactory proof (to the extent applicable) of:
 - (i) death;
 - (ii) retirement from the workforce;
 - (iii) Ill Health or Total and Permanent Disablement,being given to the Board.

For the purposes of this Rule 71(b):

- (A) a Member will be taken to be suffering Ill Health if the Member is suffering from a continuous or recurring injury or illness which the Board considers in its absolute discretion would prevent the Member from performing his or her normal duties of employment (whether or not that Member is currently employed) and has led to the Member's retirement from the workforce;
 - (B) a Member will be taken to be Totally and Permanently Disabled if the Member is suffering from an injury or illness which the Board considers in its absolute discretion would prevent the Member from ever engaging in work for reward in any occupation (whether or not that Member is currently gainfully employed) for which the Member is reasonably qualified by education, training or experience and has led to the Member's retirement from the workforce.
- (c) Where a Member is regularly, but not permanently, employed on a full-time or part time basis, the Member may, with the approval of the Board, on the termination of each period of employment elect to take a deferred benefit in accordance with these Rules in respect of that period of employment and this provision shall apply to a Member even if the Member has not been a Member of this Scheme or, in the case of a Transferred Member the Previous Plan for more than one year.
 - (d) With the approval of the Board and subject to any requirements of the Commonwealth Act, a Member who has elected to receive a deferred benefit may during any period until the deferred benefit becomes payable:
 - (i) make contributions to the Fund (which for the avoidance of doubt does not include any employer contributions, including deemed contributions or salary sacrifice contributions);
 - (ii) transfer benefits into the Fund from SHAR or an Approved Scheme;
 - (iii) direct payments to the Fund which are made pursuant to superannuation guarantee vouchers issued under the SG Act in respect of the Member.

Any contributions paid or benefits transferred into the Fund pursuant to this paragraph shall be credited to the Member's Credit and shall be allocated with interest at the Declared Rate and expenses (including tax and other governmental imposts) as the Board determines are attributable to the Member's Credit from the

date of receipt of the benefits or contributions by the Fund to the date the deferred benefit is paid to or in respect of the Member.

- (e) A Member who elected to receive a deferred benefit under the former Part X of the Rules in place prior to 1 April 2001 (known as the Accumulation Benefits Section) may at any time from 1 April 2001 request the Board to pay their deferred benefit from the Scheme as if it had become payable under Rule 71(b).

72. Option to convert deferred benefits

- (a) A Member who has elected before 1 July 1999 to receive a deferred benefit under either former Rules 59(b)(ii) or 60(b) then in place was eligible to elect on or before 30 September 1999 to convert the deferred benefit to a benefit which is immediately payable. The converted benefit will continue to be subject to any preservation requirements under the Commonwealth Act.
- (b) An election made to convert a deferred benefit had to be made in writing before 30 September 1999 in a manner and form approved by the Board.
- (c) The converted benefit was equal to an amount determined by the Actuary to represent the present value of the Member's deferred benefit remaining in the Fund. In determining the amount of the converted benefit the Actuary must have had regard to:
 - (i) the present value of the benefit on 1 July 1999;
 - (ii) any amounts which the Member has withdrawn or transferred out of the Fund;
 - (iii) costs, expenses and taxes apportionable to the Member's benefit.

73. Retention of Benefits in the Scheme

- (a) This Rule 73 shall apply to:
 - (i) a Member upon his or her Service ceasing for any reason;
 - (ii) a Member who becomes entitled to a deferred benefit under Rule 71;
 - (iii) a Spouse Member who becomes entitled to a benefit under Rule 69; or
 - (iv) a Member who is in receipt of a pension benefit,

who elects to retain in the Fund under this Rule 73 all or any part of the Member's benefit which has become payable to the Member and, in the case of a Member who is in receipt of a pension benefit, elects for all or any portion of the pension to be commuted into a lump sum or pays or transfers additional amounts into the Fund to be retained under this Rule 73. This Rule 73 shall cease to apply to a Member upon all benefits which are payable to the Member from the Fund being paid to or in respect of the Member or transferred to an Approved Scheme in accordance with these Rules.

- (b) An election under Rule 73(a) must be made by completing a form, and lodging it with the Board within a period of time, prescribed by the Board. If a Member fails to complete the prescribed form or fails to lodge it with the Board within the prescribed period this Rule 73 shall not apply to the Member.

- (c) With the approval of the Board and subject to any requirements of the Commonwealth Act, a Member may during any period for which he or she retains benefits in the Fund under this Rule 73:
- (i) make contributions to the Fund;
 - (ii) transfer benefits into the Fund from SHAR or an Approved Scheme;
 - (iii) direct payments to the Fund which are made pursuant to superannuation guarantee vouchers issued under the SG Act in respect of the Member.
- (d) The Board shall establish a special account in respect of a Member to which shall be credited:
- (i) any benefit (including any part of a commuted pension benefit) which the Member has elected to retain in the Fund;
 - (ii) any contributions or benefits transferred into the Fund under paragraph (c) of this Rule 73;
- and to which shall be debited:
- (iii) such amounts which the Board considers should be reasonably attributed to the account representing any tax or governmental impost which is or may become payable in connection with the Fund and the costs of and incidental to the administration, investment and management of the Fund and the cost of any insured benefit for the Member;
 - (iv) any amount paid to or in respect of the Member pursuant to paragraph (e) of this Rule 73,
- and interest shall be allocated to the account at the Declared Rate.
- (e) The amount representing the Member's account balance under paragraph (d) of this Rule 73 shall be retained in the Fund until:
- (i) the Member requests payment pursuant to Rule 74, in which case the benefit representing the account balance remaining (if any) after the deduction of the amount withdrawn will continue to be held in the Fund by the Board on behalf of the Member pursuant to this Rule 73;
 - (ii) the Member dies in which event the entire benefit, being the balance of the Member's account under paragraph (d) of this Rule 73, will be paid in accordance with Rule 30;
 - (iii) it is required to be paid to the Member under the Commonwealth Act.
- (f) A Member to whom this Rule 73 applies shall not be entitled to any benefit from the Fund other than the amount standing to the credit of his or her account under paragraph (d) of this Rule 73 or, in the case of a Member who is in receipt of a pension, the pension payable to the Member.

74. **Withdrawal of Benefits in the Scheme**

- (a) A Member may request, by completing a form prescribed by the Board, a withdrawal of monies from his or her Member's Credit or other account maintained in the Fund for the Member not exceeding an amount which, in the circumstances, the Board is permitted to pay to the Member under the Commonwealth Act.

- (b) Withdrawals made pursuant to this Rule 74 must satisfy the following conditions:
 - (i) the minimum amount of each withdrawal is the lesser of:
 - (A) \$2000; or
 - (B) the total amount which is available for withdrawal in respect of the Member under this Rule 74;
 - (ii) the Board may deduct an administration fee, to be determined by it, from the amount withdrawn.
- (c) The Board shall adjust the Member's benefit remaining in the Fund (if any) to take account of any amount withdrawn pursuant to this Rule 74.

75. Pension Option

- (a) If a Member or any other person in respect of whom an amount would otherwise be payable in accordance with the Rules so requests and the Board agrees the Board shall pay to that Member or person as the case may be in lieu of part or all of such amount a pension of such amount and payable in such manner as the Board shall determine on the advice of the Actuary.
- (b) For the purposes of paragraph (a) above, the Board may determine rules and policies regarding the pension benefits which may be paid from the Scheme and, without limiting the generality of the foregoing, the Board may determine rules and policies for the payment of:
 - (i) a life time pension which satisfies the pension standards set out under regulation 1.06(2) of the SIS Regulations;
 - (ii) a term pension which satisfies the pension standards set out under regulation 1.06(7) of the SIS Regulations;
 - (iii) an allocated pension which satisfies the pension standards set out under regulation 1.06(4) of the SIS Regulations.
- (c) The Board may vary the rules and policies which apply to pension benefits, segregate assets, establish separate accounts, obtain actuarial advice and certification and take such other action to ensure that the pension standards under the SIS Regulations are satisfied and that the optimum taxation concessions are available in connection with the pension benefits payable from the Scheme.

76. Bonus Multiple

- (a) (i) A Member shall only be entitled to 1994 Bonus Multiple if:
 - (A) the Member was in Service on 2 July 1994; and
 - (B) the Member was a Member to whom the former Part VIII of the Rules (then covering defined benefit members) applied on 2 July 1994.
- (ii) A 1994 Bonus Multiple is equal to 10% of the sum of the Member's Scheme Benefit Percentage (determined as at 2 July 1994) and the Member's Previous Plan Accrued Percentage.
- (b) (i) A Member shall only be entitled to a 1997 Bonus Multiple if:

- (A) the Member was in Service on 10 March 1997; and
 - (B) the Member was a Member to whom the former Part VIII of the Rules (then covering defined benefit members) applied on 10 March 1997.
- (ii) A 1997 Bonus Multiple is equal to 16.25% of the sum of the Member's Scheme Benefit Percentage (determined as at the 1997 Bonus Date) and the Member's Previous Plan Accrued Percentage. For the purpose of this paragraph "1997 Bonus Date" means:
- (A) in respect of a Member who ceased Service after 10 March 1997 and prior to 1 July 1997 - the date of cessation of Service; or
 - (B) in any other case - 1 July 1997.
- (c) "Scheme Benefit Percentage" in this Rule 76 does not include any benefit percentage accrued in respect of Years of Membership for which a Member was an "Old Benefit Member".

77. 2000 Bonus Multiple

- (a) A Member shall only be entitled to a 2000 Bonus Multiple if:
- (i) the Member was in Service on 13 March 2000; and
 - (ii) the Member was a Member to whom the former Part VIII of the Rules (then covering defined benefit members) applied on 13 March 2000.
- (b) A 2000 Bonus Multiple is equal to:
- (i) for Members aged 65 years or more on 30 June 1999 – the product of:
 - (A) a fraction of the 2000 Vested Benefit Percentage determined by the number of days after 30 June 1996 up to the Member's 65th birthday (so that for Member's over 65 years on or before 30 June 1996 the number of days will be nil) divided by 1095; and
 - (B) the sum of the Member's Scheme Benefit Percentage (determined as at the 2000 Bonus Date) and the Member's Previous Plan Accrued Percentage.
 - (ii) for all other Members - the 2000 Vested Bonus Percentage of the sum of the Member's Scheme Benefit Percentage (determined as at the 2000 Bonus Date) and the Member's Previous Plan Accrued Percentage;

78. 2000 Bonus for Deferred Members

- (a) A Member who on or before 13 March 2000:
- (i) had ceased Service and elected to receive a deferred benefit under either former Rule 59(b)(ii) or Rule 60(b) of the Rules which were then in place;
 - (ii) had not converted the benefit under Rule 72; and
 - (iii) had not attained age 55 years,

is entitled to an additional amount equal to the 2000 Vested Bonus Percentage of the component of their deferred benefit held in the Fund which is determined under former Rule 59(b)(ii)(D) or Rule 60(b)(iv) (as the case may be) of the rules that were in place as at the 2000 Bonus Date.

- (b) A Member who before 13 March 2000:
- (i) had ceased Service and elected to receive a deferred benefit under either former Rule 59(b)(ii) or Rule 60(b) of the Rules which were then in place;
 - (ii) had not converted the benefit under Rule 72; and
 - (iii) had attained age 55 years within three years prior to 30 June 1999,

is entitled to an additional amount equal to the product of:

- (A) a percentage rate determined by the number of days from 30 June 1996 up to the Member's 55th birthday divided by 1095; and
- (B) the 2000 Vested Bonus Percentage of the component of the Member's deferred benefit held in the Fund which is determined under former Rule 59(b)(ii)(D) or Rule 60(b)(iv) (as the case may be) of the Rules that were in place as at the 2000 Bonus Date.

79. 2000 Bonus for members of the Previous Plan of Alice Springs Council

- (a) This Rule 79 applies only to Members:
- (i) who were formerly members of the Previous Plan of Alice Springs Council; and
 - (ii) who were in Service on 13 March 2000.
- (b) For the purpose of determining the Additional Transfer Value component of any benefit under Part IX, an additional amount is added to the Previous Plan Accrued Percentage equal to the product of:
- (i) the 2000 Vested Bonus Percentage; and
 - (ii) the Previous Plan Accrued Percentage (determined as at the 2000 Bonus Date).

SCHEDULE I

The Scheme applies to:

- (1) Councils as defined in the Act;
- (2) subsidiaries constituted under the Act; and
- (3) the following authorities or bodies;

Salarylink Employers

- Adelaide Hills Regional Development Board Inc.
- Bailey Financial Services Pty Ltd
- Caddy Nominees Pty Ltd
- Central Local Government Region of South Australia
- Clare and District Recreation Centre
- Collins Anderson
- Control boards established under the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986
- Davenport Community Council Inc.
- Dog and Cat Management Board
- Eyre Regional Development Board
- Elderly Citizens Homes of SA Inc
- Geoff Hill Consulting
- Kangaroo Island Development Board
- Kevin Tinson and Associates
- LGCS Pty Ltd (trading as ecouncils com)
- Local Government Association of South Australia
- Local Government Finance Authority of South Australia
- Local Government Superannuation Board
- Local Government System Inc.
- Maps Group Ltd
- Marion Leisure and Fitness Incorporated
- Maxima Training Group Incorporated

- Onkaparinga Catchment Water Management Board
- Public and Environmental Health Council and any committees constituted under the Public and Environmental Health Act 1987
- Select Staff
- Southern Hills Soil Conversation Board
- Southern Success Business Enterprise Centre Inc.
- Tony Lawson Consulting Pty Ltd

Marketlink Employers

- Adelaide Community Healthcare Alliance
- Connor Holmes Consulting Pty Ltd
- Country Home Advocacy Project Inc.
- Elle Jai Pty Ltd (trading as Lynn James Consulting)
- Enterprise Partnerships Pty Ltd
- Gayler Professional Engineering Pty Ltd
- Keller Pty Ltd
- Nepabunna Community Council
- Torrens Valley Pest & Weed Control Services

SCHEDULE II

The class of officers or employees to which this Scheme applies is:

Officers or employees of:

- (1) any Council as defined in the Act;
- (2) any subsidiary constituted under the Act;
- (3) any authority or body listed in Schedule I or Schedule III;
- (4) any Hospital and Health Employer; or
- (5) any Approved Employer.

SCHEDULE III

The Scheme applies to the following authorities or bodies:

- A local government body established under the Local Government Act 1993, of the Northern Territory of Australia.
- Jabiru Town Council.
- Local Government Association of the Northern Territory Inc..
- Northern Territory Local Government Industry Training and Advisory Board

The Scheme applies to the following Community Councils:

- Barunga Manyallaluk Community Council.
- Bawinanga Council.
- Binjari Aboriginal Community Association.
- Coomalie Community Government Council.
- Ikuntji Community Inc Council.
- Kaltukatjara Community Council.
- Maningrida Council Incorporated.
- Mataranka Community Government Council.
- Nguiu Community Government Council
- Yuelamu Community Inc.
- Yuendumu Community Government Council.

SCHEDULE IV**Marketlink Basic Insurance Benefit for Death and Total and Permanent Disablement**

Member's age next birthday at date of cessation of Service	
Up to 40 years	\$55,000
41 years	\$51,000
42 years	\$47,000
43 years	\$43,000
44 years	\$39,000
45 years	\$36,000
46 years	\$33,000
47 years	\$30,000
48 years	\$27,000
49 years	\$24,000
50 years	\$21,000
51 years	\$19,000
52 years	\$17,400
53 years	\$15,800
54 years	\$13,500
55 years	\$12,000
56 years	\$11,000
57 years	\$10,000
58 years	\$9,000
59 years	\$8,000
60 years	\$7,000
61 years	\$6,500
62 years	\$6,000
63 years	\$6,000
64 years	\$6,000
65 years	\$6,000

SCHEDULE V

For the purpose of Rule 62 the following Members are classified as MGB Members:

Davis BL	509694
Clisby T	604673
Timmermans PH	605395
Andrews JT	502436
Smith RK	504712
McMahon J	605359
Bateson JD	605295
Deller W	605322

Dated 22 March 2001.

BARBARA RYLAND, Executive Officer

VETERINARY SURGEONS BOARD OF SOUTH AUSTRALIA

MEMBERS OF THE BOARD

Chairperson - Johns, David William, LLB(Hons), GDLP, GPO Box 2510 Adelaide SA 5001

Mason, John Bernard, BVSc 140 Swanport Road, Murray Bridge SA 5253

Weston, Jennifer Anne, BSc, BVMS 234 Torrens Rd, Croydon Park SA 5008

Radoslovich, Helen, BSc (Maj)(Hons) 2 McArthur St, Rostrevor SA 5073

Barnett, Anthony Leigh, BVSc, BSc (Hons) Dept Primary Industries & Resources, GPO Box 1671, Adelaide SA 5001

McBryde, Ian David Balfour, BSc, BVMS 130 Salisbury Highway, Salisbury SA 5108

DEPUTY MEMBERS

Deputy Chairperson - Craddock, Rosemary, LLB, P O Box 55 Walkerville SA 5081

Clarke, Rex James, BVSc PO Box 1292, Mount Gambier SA 5290

Munchenberg, Christopher John, BSc, BVMS 446 Goodwood Rd, Cumberland Park SA 5041

Ross, Cheryl Anne 10 Mason Ave, Happy Valley SA 5159

Tolson, James Wesley, BVSc Dept of Primary Industries, GPO Box 1671 Adelaide SA 5001

Babidge, Rodney Stephen, BVSc 237 North East Rd, Hampstead Gardens SA 5086

Registrar - Ward, Helen May

Suite 13, 70 Walkerville Terrace, Walkerville SA 5081
 Postal Address: PO Box 218, Walkerville South Australia 5081
 Phone: 61 8 8269 3216 Fax: 61 8 83425 325 E-mail: vsbsa@seneet.com.au

VETERINARY SURGEONS, SPECIALISTS AND COMPANIES DULY REGISTERED UNDER
 THE VETERINARY SURGEONS ACT, 1985
 As of 1st March 2001

Register of Veterinary Surgeons - South Australia 2001

<i>Name</i>	<i>Address</i>	<i>Cert No</i>	<i>Qualification</i>	<i>Classification</i>	<i>Date</i>	<i>File No</i>
ABSALOM, ROGER DUNCAN	40 Railway Parade Port Augusta SA 5700	680	BSc, BVMS Murdoch 1983	PP	08-Dec-84	52/83
ADLER, ANDREW PAUL	116 Spencer Rd Mosman NSW 2088	1505	BVMS, Edinburgh 1997	PP	08-Jan-01	85/00
AGNEW, BRIAN PATRICK	90 Morphett Rd Glengowrie SA 5044	1024	MVB (Hons) Ireland 1975, DBR, MACVSc, FRCVSc	PP, N	27-Nov-90	81/90
AIKENHEAD, ELIZABETH JEAN	Love Avenue Strathalbyn SA 5255	291	BVSc, Melbourne 1970	PP, N	12-Feb-72	01/72
ALEXANDER, JOANNA BARBARA	P O Box 713 Naracoorte SA 5271	929	BVSc, Melbourne 1971	PP	15-Sep-88	61/88
ALLAN, GRAEME SUTCLIFFE	Vet Imaging Assoc, Locked Bag 18 Newtown NSW 2042	1530	BVSc, Sydney 1966, MVSc, DACVR, FACVSc	OI	08-Feb-01	30/01
AMBROSE, DIGBY HUGH	PO Box 46 Mt Barker SA 5251	513	BVSc (Hons), Melbourne, 1978	PP, N	09-Jun-83	26/79
ANDERSON, MALCOLM LAURENCE	21 Murray St Tanunda SA 5352	587	BVSc, BVMS Murdoch 1981	PP, N	01-Jul-92	11/81
ANDRIESEN, EVARDUS HENRY	AQIS, P O Box 63 Port Adelaide SA 5015	339	BVSc, Melbourne 1970	CG	06-Dec-74	08/74
ANTHONY, NATHAN DONALD	19 Mawson Rd Meadows SA 5201	1384	BVSc, Queensland 1998	PP	04-Feb-99	77/98
ARNESEN, SIMON KARL	4 Proper Bay Rd Port Lincoln SA 5606	1527	BVSc, Massey 2000	PP	08-Feb-01	26/01
ARNOLD, CHRISTOPHER JOHN	18 Fourth St Gawler SA 5118	424	BVSc (Hons), Queensland 1976	PP, N, I	14-Jan-77	40/76
ARNOLD, SHELLEY PATRICIA SUSANNE	18 Fourth St Gawler SA 5118	423	BVSc (Hons), Queensland 1976	PP, N, I	14-Jan-77	02/77
ARULTHILAKAN, JESUWARY	Animal Welfare League 1 Commaek Rd Wingfield SA 5013	1368	NVE, 1998	OI	03-Sep-98	48/98
ARULTHILAKAN, THILLAIAMPALAM	114 Penfold Rd Wattle Park SA 5066	1334	NVE, 1991, BVSc Bombay, 1977	CG	05-Feb-98	05/98
ASHMAN, RODNEY JOHN	Medical School, Frome Rd Adelaide SA 5005	702	BSc, BVMS Murdoch 1983	OI	15-Jun-84	16/84
ASHTON, GARY JAMES	PO Box 663 Campbelltown NSW 2560	565	BVSc, Queensland 1979	PP, N	24-Mar-86	38/80
ASHWORTH, SHANE WILLIAM	PO Box 105 Camperdown VIC 3260	890	BSc, BVMS Murdoch 1987	OV	01-Feb-88	73/87
ASTLEY, CAROLINE EVELYN	P O Box 713 Naracoorte SA 5271	1470	BVSc, Queensland 1999	PP	06-Jul-00	41/00
ATKINSON, LIORAH CELESTE	655 Lower North East Rd Paradise SA 5075	1455	BVSc, Massey 2000	PP	02-Mar-00	17/00
ATYEO, ANTHONY DENNIS	PO Box 221 Gawler SA 5118	315	BVSc, Sydney 1972	PP, N	22-Mar-73	11/73

Name	Address	Cert No	Qualification	Classification	Date	File No
AUCLAIR, DYANE	U/22 Lincoln St Kensington Gdrns SA 5068	1386	DVM, Montreal 1982, PhD, NVE 1998	PP	02-Nov-95	36/95
AURICHT, AMANDA GAY	18 Fourth St Gawler SA 5118	664	BSc, BVMS, Murdoch 1982	PP, N	11-Aug-83	28/83
AURICHT, ROBERT JOHN	18 Fourth St Gawler SA 5118	664	BVSc Melbourne 1983	PP, N	20-Dec-83	58/83
AYON, JANE ELIZABETH	90 Morphett Rd Glengowrie SA 5044	801	BVSc(Hons) Queensland 1985	PP	02-Dec-99	10/86
AYRES, CHRISTOPHER JOHN	374 Main South Rd Morphett Vale SA 5162	396	BVSc (Hons) Queensland 1973, MVS Murdoch 1995	PP, N	13-Feb-76	10/76
BAAS, KERRIE LEANNE	Shop 7/466 Kensington Rd Watlie Pk SA 5066	1289	BVSc (Hons), Queensland 1996	PP	06-Feb-97	03/97
BABIDGE, RODNEY STEPHEN	237 North East Rd Hampstead Gardens SA 5086	475	BVSc, Sydney 1973	PP, N	01-Jan-73	27/78
BAKER, CHERYL ANNE	655 Lower North East Rd Paradise SA 5075	1120	BVSc (Hons), Melbourne 1992	PP	01-Jan-93	64/92
BAKER, IAN DOUGLAS CAMPBELL	PO Box 138 Angaston SA 5353	682	BVSc, Melbourne 1988	PP, N	15-Dec-83	20/69
BAKER, ROBERT MARSHALL	PO Box 19 Glen Osmond SA 5064	460	BVSc, Sydney 1968, MSc, MagSc, DipBusAdmin	LR	06-May-92	53/77
BAKER, RONALD LEE	PO Box 19 Reynella SA 5161	601	BVSc, Melbourne 1981	PP, N	30-Apr-85	34/81
BAKER, TREVOR JOHN	1269 North East Rd Ridgehaven SA 5097	246	BVSc, Sydney 1969	PP, N	07-Jan-70	51/69
BAKKER, EMMA LOUISE	P O Box 666 Mt Gambier SA 5290	1463	BVSc, Melbourne 1999	PP	03-Apr-00	28/00
BAKOWSKA-BEJANAROWICZ, LILIANA OLGA	167A Piccadilly Rd Piccadilly SA 5151	L1	Warsaw 1976	LR	01-Dec-88	52/88
BARNETT, ANTHONY LEIGH	PIRSA, GPO Box 1671 Adelaide SA 5001	277	BVSc, Sydney 1968, BSc (Hons)	SG	19-May-71	32/71
BARTON, MARY DARVALL	Uni of SA, School of Pharm&MedSc, Adelaide SA 5000	924	BVSc (Hons), Sydney 1970, PhD, DipBact, MBA, FACVSc	OI	11-Jul-88	52/88
BAUCKS, DETLEF	1 Amanda Way Morphett Vale SA 5162	335	DVM, Hanover 1967	CG	17-Jan-74	04/74
BEATH, GLEN DUDLEY	Main Rd Willunga SA 5172	418	BVSc, (Hons) Sydney 1977, MACVSc	PP, N	23-Dec-76	07/77
BELL, JOANNE LOUISE	P O Box 6024 Baulkham Hills B/C NSW 2153	868	BVSc, Queensland 1986	OI	07-Sep-00	24/87
BELL, KERRIE JANE	130 Salisbury Highway Salisbury SA 5108	1454	BVSc, Melbourne 1999	PP	02-Mar-00	16/00
BERLIN, SUSAN MARGARET	PO Box 171 Kingscote, KI SA 5223	1037	BVSc (Hons), Sydney 1990	OV	01-Jan-91	02/91
BERTRAM, SANDRA JANE	Unit 2, 36 Ashbrook Ave Payneham SA 5070	685	BSc, BVMS, Murdoch 1983	PP	20-Dec-83	59/83
BINNIE, HELEN ANNE	103 The Golden Way Wynn Vale SA 5172	709	BVMS, Edinburgh	PP	24-Apr-84	22/84
BIRD, CRAIG PETER	181 Cross Rd Westbourne Park SA 5041	678	BSc, BVMS Murdoch 1983	PP, N	19-Mar-84	50/83

<i>Name</i>	<i>Address</i>	<i>Cert No</i>	<i>Qualification</i>	<i>Classification</i>	<i>Date</i>	<i>File No</i>
BITTNER, NAOMI KATE	P O Box 28 Curramulka SA 5580	1333	BSc, BVMS, Murdoch 1997	PP	05-Feb-98	04/98
BLACK, DAVID ANDREW ADAIR	"Riversleigh" Forbes NSW 2871	185	BVSc, Sydney 1967	PP	03-Jan-67	02/67
BLACKWELL, RICHARD GORDON	16 Heathersay Ave Aldinga Beach SA 5173	823	BSc, BVMS Murdoch 1980	PP, N	12-Aug-86	43/86
BLAIR, LUCINDA KATE	18 Fourth St Gawler SA 5118	1511	BVSc(Hons) Sydney 2000	PP	01-Feb-01	06/01
BLOCH, SUZANNE JENNIFER	59 Springbank Rd Col Light Gardens SA 5041	1534	BVSc, Queensland 2000	PP	01-Mar-01	36/01
BOCKMANN, MARIKKA	466 Goodwood Rd Cumberland Park SA 5041	1429	BSc, BVMS Murdoch 1999	PP	02-Dec-99	62/99
BOEMO, CHRISTOPHER MARK	4 - 8 Chapel Rd Keysborough VIC 3173	741	BVSc (Hons), Melbourne 1982	PP, N	30-Jan-85	08/85
BOEREMA, MICHAEL DAVID DANIEL	22 St George St Willunga SA 5172	337	BVSc, Sydney 1973	PP, N	21-Dec-73	54/73
BOLING, BRETT ANTHONY	PO Box 643 Kent Town SA 5071	651	BVSc, Melbourne 1982	PP	18-Jan-83	07/83
BOMBARDIERI, NANCY	130 Salisbury Hwy Salisbury SA 5108	1241	BVSc (Hons), Queensland 1984, MACVSc	PP	01-Feb-96	45/95
BOMFORD, KAREN	728 North East Rd Holden Hill SA 5088	1326	BVSc(Hons), Melbourne 1997	PP	05-Feb-98	45/97
BOOTH, ALISON MARIE	1/109 Semaphore Rd Semaphore SA 5019	1261	BSc, BVMS Murdoch 1995	PP	04-Apr-96	19/96
BOSBOOM, PAUL ANTONIUS	110 Raglan Ave Sth Plympton SA 5038	886	BVSc, Melbourne 1987	PP	02-Dec-87	68/87
BOWDEN, DENNIS MAXWELL	216 Main Rd Oakbank SA 5243	208	BVSc (Hons), Queensland 1967	PP, N	06-Apr-95	01/95
BOWER, LOUISE	58 Wellington Rd Mount Barker SA 5251	1498	BSc, BVMS, Murdoch 2000	PP	07-Dec-00	78/00
BOYD TURNER, PHILIP	5 Woodville Rd Woodville SA 5011	204	BVSc, Sydney 1967	PP, N	21-Dec-67	41/67
BOZKURT, MUSTAFA	12 Jamieson St Whyalla SA 5600	1106	BVSc, Melbourne 1991	PP, N	01-May-98	34/92
BRAMICH, ASHLEY GARY	90 Morphett Rd Glengowrie SA 5044	1475	BVM, Cambridge 2000	PP	07-Sep-00	53/00
BRAY, CAROL ANN	29 Railway Tce Nuriootpa SA 5355	647	BSc, BVMS Murdoch 1981	PP	07-Sep-95	03/83
BREED, ANDREW CHRISTOPHER	c/- 69 Harrow Rd St Peters SA 5069	1291	BSc, BVMS Murdoch 1996	LR	06-Feb-97	05/97
BRIGGS, SUSAN JOY	1/312 Mt Barker Rd Aldgate SA 5154	910	BVSc, Melbourne 1987	PP, N	25-Mar-88	30/88
BRIGHTLING, ANTHONY	P O Box 116 Parkville VIC 3052	1187	BVSc, Melbourne 1977, MVS	OV	02-Jun-94	37/94
BROWN, ALISON VICTORIA	90 Morphett Rd Glengowrie SA 5044	1517	BSc, BVMS, Murdoch 2000	PP	01-Feb-01	15/01
BROWN, ALISTAIR GIBSON	34 McInnes Ave Broadview SA 5083	170	BVMS, Glasgow 1960, DipVetAcup.	PP, N	23-Jul-64	18/64
BROWN, ANGUS MALCOLM	45 Stephen Tce St Peters SA 5069	725	BVSc, Melbourne 1984	PP, N	29-Nov-84	46/84

<i>Name</i>	<i>Address</i>	<i>Cert No</i>	<i>Qualification</i>	<i>Classification</i>	<i>Date</i>	<i>File No</i>
BROWN, ELIZABETH MARY	P O Box 45 Streaky Bay SA 5680	1353	BVSc, Melbourne 1990	PP, N	02-Apr-98	29/98
BROWN, GEOFFREY DAVEY	173 Hart St Glanville SA 5015	338	BVSc, Queensland 1973	PP, N	11-Jan-74	01/74
BRUCE, SUSAN MARIA	227 Old South Rd Reynella SA 5161	1295	BSc, BVMS Murdoch 1996	PP	06-Mar-97	09/97
BRUCE, WARRICK JOHN	102 Magill Rd Norwood SA 5067	1522	BVSc, Massey 1985	PP	01-Feb-01	20/01
BRUFF, ANDREW CHARLES	40 Railway Parade Port Augusta SA 5700	345	BVSc, Sydney 1973	PP, N	24-Dec-73	65/73
BRUMFIELD, SANDRA	PO Box 267 Williamstown SA 5351	L769	BVSc Sydney 1983, MDA	LR	03-Feb-00	44/95
BULLING, JUSTIN PETER	170 Payneham Rd Evandale SA 5069	1538	BSc, BVMS, Murdoch 1992	PP	01-Mar-01	41/01
BUNKER, ERIKA CHRISTEL	19 Keithalan Ave Victor Harbor SA 5211	1292	NVE, 1997, BVSc Germany 1984	PP	06-Feb-97	06/97
BURKE, CHERYL MARY	Cold Store Rd Lenswood SA 5240	342	BVSc, Sydney 1973	PP	04-Feb-88	13/74
BURKE, MICHAEL JOSEPH	52 Main North Rd Prospect SA 5082	571	BVSc, Queensland 1974	PP, N	30-Oct-80	49/80
BURROWS, AMANDA KAREN	Murdoch Uni Vet Sc Murdoch Dve Murdoch WA 6150	1494	BSc, BVMS, Murdoch 1983, 1985 FACVSc 1997	PP	07-Dec-00	73/00
BURROWS, DAVID JAMES GEORGE	GPO Box 10266 Hong Kong	782	BSc, BVM London 1971	OI	06-Feb-86	61/85
BURT, JACQUELINE	97 McDouall Stuart Ave Whyalla Stuart SA 5608	1518	BVSc, Queensland 1994	PP	01-Feb-01	16/01
BURTON, GREGORY GLEN	70 Blackburn Rd Glen Waverley VIC 3150	1452	BVSc Queensland 1983	PP	03-Feb-00	13/00
BUSUTTIL, JENNIFER MCGREGOR	80 Gordon Rd Prospect SA 5082	1268	BVSc, Queensland 1986	PP	06-Jun-96	29/96
BUTTERY, TANYA KAREN	81-83 St Bernards Rd Magill SA 5072	894	BSc, BVSc (Hons), Sydney 1987	PP, N	06-Jan-88	01/88
BYRNE, ROBIN MICHAEL	PO Box 263 Summertown SA 5141	188	BVSc, Sydney 1967	PP	19-Jan-67	05/67
BYRNE, SANDRA AL-MEI	67 Close St Birkenhead SA 5015	937	BSc, BVMS Murdoch 1988	PP	06-Feb-97	84/88
BYRNE, SUSAN JOY	PO Box 263 Summertown SA 5141	388	BVSc, Sydney 1967	LR	22-Jan-76	02/76
CALDER, JOHN RICHARD	526 Brighton Rd Brighton SA 5048	576	BVSc, Sydney 1981	PP, N, I	22-Dec-80	57/80
CALLINAN, JOHN DIRK	87 Cox St Hamilton VIC 3300	456	BVSc, Melbourne 1972	PP	04-Feb-99	03/78
CARGILL, COLIN FRANK	GPO Box 397 Adelaide SA 5001	343	BVSc, Sydney 1964, MS, PhD	SG	01-Jan-90	10/74
CARLES, JEAN PIERRE	20 Port Rd Kadina SA 5554	999	BSc, BVMS Murdoch 1988	PP, N	10-Mar-90	19/90
CARMICHAEL, IAN HARRY	SARDI, 33 Flemington St Glenside SA 5065	1071	BVSc Melbourne 1967, DVSc Pretoria 1990	SG	20-Jun-91	48/91

<i>Name</i>	<i>Address</i>	<i>Cert No</i>	<i>Qualification</i>	<i>Classification</i>	<i>Date</i>	<i>File No</i>
CARR, MARY RUTH	5 Woodville Rd Woodville SA 5011	1423	BSc, BVMS Murdoch 1997	PP	07-Oct-99	50/99
CARR, ROBERT	5 Woodville Rd Woodville SA 5011	417	BVSc, Sydney 1977	PP, N	23-Dec-76	08/77
CARRUTHERS, JONATHAN JULIAN	678 Anzac Hwy Glenelg SA 5045	939	BSc, BVMS Murdoch 1987	PP, N	02-Feb-89	86/88
CARTER, CAROLIN ANN	526 Brighton Rd Brighton SA 5048	1439	BSc, BVMS Murdoch 1999	PP	03-Feb-00	73/99
CHAMPION, JAMES ROSS	140 Swanport Rd Murray Bridge SA 5253	1277	BSc, BVMS Murdoch 1989	PP	05-Sep-96	40/96
CHILLINGWORTH, JENNIFER ANNE	4 Proper Bay Rd Port Lincoln SA 5606	308	BVSc, Sydney 1969	PP	27-Sep-72	36/72
CHRISTIE, ROY DAVID	625 Grange Rd Grange SA 5022	354	BSc, BVMS Glasgow 1974	I, N	10-Oct-74	42/74
CLARK, BRENTON JOHN	58 Fisher St Balaclava SA 5461	687	BVSc, Sydney 1983, BAgSc, DipEd	PP, N	23-Dec-83	61/83
CLARKE, JULIE MAXINE	PO Box 10041 Adelaide SA 5000	832	BVSc (Hons) Queensland 1980, PhD	OI	21-Nov-86	56/86
CLARKE, REX JAMES	PO Box 1292 Mt Gambier SA 5290	344	BVSc, Sydney 1973	PP, N	24-Dec-73	68/73
CLELAND, PAUL CHETWYND	PO Box 115 Kingscote SA 5223	520	BVSc, Sydney 1977, MVSc	SG	11-Oct-79	39/79
CLIFT, KATHERINE HELEN	93 Park Tee Bordertown SA 5268	1402	BSc, BVMS Murdoch 1998	PP	04-Mar-99	19/99
COFFEY, ANDREW WILLIAM	PO Box 93 Burra SA 5417	732	BSc, BVMS Murdoch 1984	PP, N	20-Dec-84	54/84
COLE, PAT SAXON	19 Inverloch Ave Torrens Park SA 5062	88	BVSc, Sydney 1956, MA, CVSc	PP, N	12-Aug-58	06/58
COLEMAN, ALISON	234 Torrens Rd Croydon Park SA 5008	1034	BVSc(Hons), Melbourne 1990	PP	01-Jan-91	93/90
COLEMAN, VICTOR HEDLEY	45 Ross Ave Keith SA 5267	477	BVSc, Sydney 1976	PP, N	15-Jun-78	35/78
COLLIER, PAUL	56 Beach Rd Waterman WA 6020	1269	BSc, BVMS Murdoch 1990	PP	04-Jul-96	31/96
CONAGHTY, SUE	Zoological Gdns, Frome Road Adelaide SA 5000	1005	BSc, BVMS Murdoch 1989, DipWMH	OI	06-Mar-90	27/90
CONDON, MATTHEW VINCENT	523 Bridge Rd Para Hills SA 5096	722	BVSc (Hons) Melbourne 1981	PP, N, I	26-Sep-84	42/84
CONLON, HELENE RUTH	34 Unley Rd Unley SA 5061	1403	BSc, BVMS Murdoch 1993	PP	08-Apr-99	21/99
COOK, CHARMAINE	43 Ayliffe Rd St Marys SA 5042	1317	BVSc, Queensland 1995	LR	24-Oct-97	33/97
COOK, KIRSTEN LOUISE	42 Church St Penola SA 5277	1206	BVSc, Melbourne 1991	PP	02-Feb-95	61/94
COOPER, HAROLD LEONARD	c/- Harry's Practice Chan 7, Mobbs Lane Epping NSW 2121	1438	BVSc, Sydney 1965	PP	03-Feb-00	71/99
COOPER, RICHARD JOHN	93 Strathfield Tee Largs North SA 5016	1174	BSc, BVMS, Murdoch 1993	PP	08-Jan-01	09/94

<i>Name</i>	<i>Address</i>	<i>Cert No</i>	<i>Qualification</i>	<i>Classification</i>	<i>Date</i>	<i>File No</i>
COPLAND, MARTIN DUNTON	VPS, PO Box 445 Glenside SA 5065	529	BVSc, Sydney 1966, MACVSc	OI	14-Apr-79	16/77
CORTES, ALEXANDER BARROZO	83 Edgeware Rd Enmore NSW 2042	L32	DVM, Philippines 1982, Mphil, DVCSc	LR	08-Feb-01	29/01
COUTTS, EUAN GRANT	PO Box 666 Mt Gambier SA 5290	529	BVSc, Queensland 1972	PP, N	22-Nov-79	52/79
CRAWLEY, ALLISON CATHERINE	Dept ChemPath Women&Childn Hosp 72 King William Rd Nth Adelaide SA 5006	995	BSc, BVMS (Hons) Murdoch 1989	SG	23-Jan-90	12/90
CRITCHLEY, KIMBALL LEIGH	GPO Box 1671 Adelaide SA 5001	474	BVSc, Melbourne 1970, MAM	SG	16-Mar-78	24/78
CUMMING, ARCHIBALD THOMAS	301 Magill Rd Trinity Gardens SA 5064	1514	BVMS, Glasgow	PP	01-Feb-01	09/01
DALGARNO, ROBERT ALAN	235 Grange Rd Findon SA 5023	1168	BVSc (Hons), Melbourne 1993	PP	03-Feb-94	03/94
DANIEL, JUSTIN	20 Port Rd Kadina SA 5554	1387	BSc, BVMS Murdoch 1998	PP	04-Feb-99	81/98
DAVIDSON, PETER ANTHONY STEWART	31 Rochester St Leabrook SA 5068	421	BSc (Hons), BVSc, Liverpool 1959	PP	14-Jan-78	01/77
DAVIES, DAVID RHYS	Murdoch Uni Vet Hospital South St Murdoch WA 6150	1115	BSc, BVMS (Hons) Murdoch 1992, MACVSc(SAMed)	PP	02-Dec-92	59/92
DAVIES, LYNETTE	Angle Vale Vet Clinic cnr Heaslip & Angle Vale Rds Angle Vale SA 5117	449	BVSc, Sydney 1977	PP	05-Oct-77	37/77
DAVIES, RUTH ELIZABETH	4b Stevens St Balmain NSW 2041	1164	BVSc (Hons), Sydney 1987	OI	02-Dec-93	52/93
DE BRUIN, HILARY	199 Main Rd Blackwood SA 5051	945	BSc, BVMS Murdoch 1988	PP, N	02-Feb-89	94/88
DE GOEDE, NINA LOUISE	P O Box 221 Gawler SA 5118	1410	BSc, BVMS Murdoch 1997	PP	01-Jul-99	32/99
DE LINT, MARIE SUZAN	59 Springbank Rd Colonel Light Gardens SA 5041	L18	BVM, Utrecht 1998	PP	05-Oct-00	17/99
DE WILDE, ARJAN HENDRIK	5 Goodwin Ave Morrinsville NZ 2251	1515	DVM, Utrecht 1997	PP	01-Feb-01	12/01
DE WILDE-HIBMA, AUK-JE	5 Goodwin Ave Morrinsville NZ 2251	1516	DVM, Utrecht 1997	PP	01-Feb-01	13/01
DEEN, GERARD MENNO	526 Brighton Rd Brighton SA 5048	347	BVSc, Melbourne 1971	PP, N	18-Apr-74	32/73
DELL'OSA, DOMENIC	PO Box 57 West Ryde NSW 2114	956	BVSc (Hons), Sydney 1983, MSc, MACVS	OI	21-Oct-91	20/89
DENNIS, STEPHEN THOMAS PHILLIP	708 MacArthur St Ballarat Vic 3350	1537	BVSc, Melbourne 1984	PP	01-Mar-01	40/01
DENTON, MADALEN KATHLEEN	Lindsay Park P O Box 138 Angaston SA 5353	1422	BSc, BVMS Murdoch 1995	OI	09-Sep-99	48/99
DERWAS, NICHOLAS OWEN	30 Belair Rd Hawthorn SA 5062	1036	BSc, BVMS (Hons) Murdoch 1990	PP, N	02-Jan-91	95/90
DILLEY, SUSAN MARGARET	AQIS, PO Box 229 Melville WA 6956	1519	BSc, BVMS, Murdoch 1999	OI	01-Feb-01	17/01

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DIXON, BRADLEY ROBERT	PO Box 175 Echunga SA 5153	406	BVSc, Sydney 1976, DipEd	PP, N	01-Jan-78	22/76
DOUBE, ANDREW JOHN	Love Ave Strathalbyn SA 5255	260	BVSc, Melbourne 1970	PP, N	30-Nov-70	50/70
DOUBE, LAWRENCE JOSEPH	499 Port Rd West Croydon SA 5008	490	BVSc (Hons), Queensland 1978	PP, N	15-Dec-78	59/78
DOUGLAS, IAN HAINE	102 Magill Rd Norwood SA 5067	593	BVMS, Edinburgh 1974, MACVSc	PP, N	07-Apr-81	19/81
DOWD, DAVID	P O Box 245 Cooroy QLD 4563	1267	BVSc, Massey 1983	PP	30-May-96	28/96
DOYLE, CHRISTOPHER LEO	PO Box 22 Glenside SA 5065	286	BVSc, Queensland 1971	PP, N	24-Dec-71	78/71
DREDGE, ANTHONY FRANCIS	c/- 3 Eileen St Toowoomba QLD 4350	1373	BVSc, Queensland 1997	PP	03-Dec-98	63/98
DRINKELL, HELEN ELIZABETH	3 Boothey St Mt Gambier SA 5290	351	BVSc, Melbourne 1969	LR	18-Jul-74	37/74
DRYSDALE, SARAH MARGARET	28 Hammersmith Ave Edwardstown SA 5039	1127	BVSc (Hons), Melbourne 1992	PP	07-Jan-93	03/93
DUNCAN, ANDREW STUART	74 Kensington Rd Rose Park SA 5067	885	BSc, BVMS Murdoch 1987	PP, N	03-Dec-87	68/87
DUNCAN, CLAIRE MARIE	74 Kensington Rd Rose Park SA 5067	938	BSc, BVMS (Hons) Murdoch 1988	PP, N	08-Dec-88	85/88
DUNN, EDWARD THOMAS	3 Yarran Court Greenwith SA 5125	820	BVSc, Sydney 1984, DipEd	CG	16-Jul-86	37/86
DWYER, KAREN ELIZABETH	1269 North East Rd Ridgehaven SA 5097	826	BVSc (Hons), Queensland 1985	LR	16-Sep-86	47/86
EASTICK, BRUCE CHARLES	PO Box 163 Gawler SA 5118	54	BVSc (Hons), Sydney 1951, FACVSc	LR	24-Jan-52	01/52
EDWARDS, MARK ALIJAN	119 Anzac Hwy Kurraila Park SA 5037	906	DVM Italy 1980, NVE 1987	PP	03-Mar-88	23/88
EDWARDS, SIMON MARK	Main Rd Willunga SA 5172	1171	BSc, BVMS Murdoch 1991	PP	03-Feb-94	06/94
ELLIOTT, CAROL REBECCA	63 Kay Ave Berrri SA 5343	1436	BVSc Massey 2000	PP	03-Feb-00	69/99
ELLIOTT, JOANNA LOUISE	18 Fourth St Gawler SA 5118	1383	BVSc, Queensland 1998	PP	04-Feb-99	76/98
EMPSON, CHRISTINE MAY GRACE	301 Magill Rd Trinity Gdns SA 5068	1453	BVSc Massey 2000	PP	03-Feb-00	14/00
ENGLAND, JEFFREY LYNN	Lyndall Park RSD Kingston, SE SA 5275	293	BVSc (Hons), Melbourne 1971	LR	08-Mar-72	05/72
ETHERTON, CHRISTOPHER JAMES	PIRSA, GPO Box 1671 Adelaide SA 5001	652	BVSc, Melbourne 1982, MACVSc	SG	31-Mar-83	10/83
EVANS, JANE MIRIAM	382 Main Rd Coromandel Valley SA 5051	1219	BSc, BVMS Murdoch 1994	PP	02-Feb-95	13/95
EVANSON, REBECCA LEE	74 Kensington Rd Rose Park SA 5067	1211	BSc, BVMS Murdoch 1994	PP	02-Feb-95	04/95
FEAKES, ADELE MANDER	PO Box 713 Naracoorte SA 5271	770	BVSc (Hons), Melbourne 1983	PP, N	27-Jun-85	46/85

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FENNER, LARRELLE	321 Main North Rd Clare SA 5453	539	BVSc, Queensland 1979	PP, N	31-Jan-80	62/79
FERGUSON, MICHAEL CHARLES	P O Box 1292 Mt Gambier SA 5290	1440	BVSc Queensland 1999	PP	03-Feb-00	75/99
FINN, SEAN DOMINIC	1000 Port Rd Albert Park SA 5014	902	BSc, BVMS Murdoch 1987	PP, N	22-Feb-88	18/88
FINNIE, JOHN WALKER	VetServDiv, IMVS, 101 Blacks Rd Gilles Plains SA 5086	627	BVSc, Melbourne 1975, PhD	SG	22-Jul-82	28/82
FITZEK, THERESIA	206 Military Rd Henley Bch SA 5022	1347	BVSc, Queensland 1997	PP	05-Mar-97	20/98
FLAHERTY, CLAIRE	523 Bridge Rd Para Hills SA 5096	1495	BSc, BVMS, Murdoch 2000	PP	07-Dec-00	74/00
FORD, MELISSA JANE	140 Swanport Rd Murray Bridge SA 5253	1435	BSc, BVMS Murdoch 1999	PP	03-Feb-00	68/99
FOREMAN, WARREN JOHN	301 Magill Rd Trinity Gdhs SA 5068	547	BVSc (Hons), Melbourne 1979	PP, N, I	27-Jun-85	09/80
FORREST, ANNABEL WELBOURN	PMB 9 Arno Bay SA 5603	816	BSc, BVMS (Hons) Murdoch 1985	PP, N	05-Jun-86	43/94
FRANKS, DAVID ARTHUR	140 Swanport Rd Murray Bridge SA 5253	244	BVSc (Hons), Queensland 1969	PP, N	01-Jan-70	66/69
FRASER, DAVID THOMAS	59 Springbank Rd Colonel Lgt Gdhs SA 5041	535	BVSc (Hons), Queensland 1979	PP, N	24-Dec-79	59/79
FRAUENFELDER, HENRY CHARLES	PO Box 93 Hahndorf SA 5245	392	BVSc (Hons.) Melbourne 1975, MS, DipACVS, DipAcup	PP, N, S	06-Nov-81	04/76
FREEMAN, DENIS WILLIAM	700 Berwick-Cranbourne Rd Berwick VIC 3806	909	MVB Ireland 1973	PP, N	25-Mar-88	29/88
FRENCH, REBEKAH JOY	20 Port Rd Kadina SA 5554	1390	BVSc, Queensland 1998	PP	04-Feb-99	04/99
GALICKI, ROMAN	322 South Rd Croydon Park SA 5008	905	BVSc, Queensland 1987	PP, N	26-Feb-88	22/88
GALLUS, JERZY WOJCIECH	107 Glynville Dve Hackham West SA 5163	1014	BVSc, Queensland 1990, BVSc Poland 1980	PP, N	02-Jul-90	22/88
GARCIA, JOSEPH NATHANIEL	19 Norman St Underdale SA 5032	L28	DVM, Philippines 1985	LR, CG	07-Sep-00	51/00
GARDNER, BRIAN LABBETT	PO Box 220 Tumbby Bay SA 5606	301	MRCVS 1945	LR	06-May-93	23/72
GAVEY, LAWRENCE CHARLES	33 Flemington St Glenside SA 5065	1357	BVSc, Queensland 1989	SG	07-May-98	33/98
GESCHWAY, JOHN GEORGE	PO Box 626 Glenside SA 5065	68	BVSc, Sydney 1954	PP, N	12-Aug-54	19/54
GIFFORD, NIGEL WILLIAM	Strath Vet Clinic Love Ave Strathalbyn SA 5255	1497	BSc, BVMS, Murdoch 2000	PP	07-Dec-00	77/00
GILL, DAVID EDMUND	Main Rd Willunga SA 5172	247	BVSc, Sydney 1969	PP, N	15-Jan-70	58/69
GIRLING, CHRISTOPHER JOHN	173 Hart St Glanville SA 5015	1286	BVSc, Queensland 1997	PP	07-Oct-99	52/96
GLADIGAU, HEATH GRANTLEY	Main St Birdwood SA 5234	1240	BSc, BVMS (Hons) Murdoch 1995	PP	08-Dec-95	43/95

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GOTSBACHER, SELMA JOHANNA	P O Box 270 One Tree Hill SA 5114	1535	BVSc, Melbourne 2000	PP	01-Mar-01	37/01
GOUGH, CHRISTOPHER STEPHEN	1333 North East Rd Tea Tree Gully SA 5091	1461	BVSc, Bristol 1996	PP	03-Apr-00	24/00
GOULDING, DENIS JAMES	PO Box 1292 Mt Gambier SA 5290	446	BVSc, Sydney 1975	PP, N	07-Nov-77	43/77
GRABOVSKY, MATHEW THOMAS	P O Box 1711 Coffs Harbour NSW 2450	1492	BVSc, Sydney 1997	PP	07-Dec-00	71/00
GRANGER, JOHN	4 Proper Bay Rd Port Lincoln SA 5606	302	BVSc, Sydney 1968, DVMS Edinburgh, MACVSc	PP, N, I	18-Feb-72	21/72
GRAY, ALISON CLARE	1 Amery St Ashburton VIC 3147	719	BVSc, Melbourne 1983, MVS Murdoch 1999	PP	03-Jul-84	34/84
GRIFFIN, KELLY ANN	PO Box 1292 Mt Gambier SA 5290	828	BVSc, Sydney 1984	PP	06-Oct-86	50/86
GRIFFITHS, NEIL ROBERT	728 North East Rd Holden Hill SA 5088	839	BSc, BVMS Murdoch 1986	PP, N	11-Dec-86	66/86
GROVES, MARK HARRIS	13 Colyer St Pasadena SA 5042	744	BVSc, Queensland 1984	PP	14-Feb-85	11/85
GROVES, PETER JOHN	PO Box 21 Pendle Hill NSW 2145	928	BVSc (Hons), Sydney 1977, MACVSc	OI	26-Aug-88	60/88
GUM, DEBRA	526 Brighton Rd Brighton SA 5048	940	BVSc (Hons), Melbourne 1988, PhD	PP	12-Dec-88	87/88
HAENSEL, ROGER PAUL	P O Box 27 Lobethal SA 5241	1409	BSc, BVMS Murdoch 1981	PP	06-May-99	28/99
HAGUE, MICHELLE ANNE	103 The Golden Way Wynn Vale SA 5127	1412	BVSc Queensland 1996	PP	05-Aug-99	31/99
HAILSTONE, KIRSTEN LOUISE	58 Wellington Rd Mt Barker SA 5251	834	BSc, BVMS Murdoch 1986	PP, N	05-Dec-86	61/86
HALL-SMITH, GILLIAN SANDRA	P O Box 101 Keyneton SA 5353	978	BVSc, Sydney 1987	PP, N	10-Nov-89	58/89
HAMILTON, JOHN LEONARD	130 Main South Rd Morphett Vale SA 5162	109	BVSc Sydney 1962	PP, N	29-Mar-62	08/62
HAMMOND, JOHN HUGH	63 Kay Ave Berrri SA 5343	391	BVSc (Hons), Queensland 1975	PP, N	22-Jan-76	39/75
HAMMOND, PETER FRANCIS	827 Marion Rd Mitchell Park SA 5043	287	BVSc, Melbourne 1971, MVS, Murdoch 1996	PP, N	20-Jan-72	75/71
HAMOOD, WENDY JANE	P O Box 54 Mt Torrens SA 5244	1025	BSc, BVMS (Hons) Murdoch 1990	PP	27-Nov-90	82/90
HANSHAW, DAREN MICHAEL	647 South Rd Black Forest SA 5035	1315	BSc, BVMS Murdoch 1988	PP, N	02-Sep-97	31/97
HARBISON, SANDRA JOYCE	PO Box 219 Gawler SA 5118	703	BVSc (Hons), Melbourne 1974	PP, N	13-Mar-84	17/84
HARBISON, WILLIAM DAVID	PO Box 219 Gawler SA 5118	371	BVSc (Hons), Melbourne 1974	PP, N	16-Dec-82	02/75
HARRISON, ALEXANDER PETER	103 The Golden Way Wynn Vale SA 5127	1512	BSc, BVMS, Murdoch 2000	PP	01-Feb-01	07/01
HARRISON, DAVID MURRAY	5 Winton Ave Warradale SA 5046	603	BVSc, Queensland 1981, Dip.Acup.	PP	10-Dec-81	38/81
HART, VIRGINIA JANE	103 The Golden Way Wynn Vale SA 5127	813	BVSc (Hons), Sydney 1985, MVS, MACVSc	PP, N	21-Apr-86	27/86

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HARVEY, CATHERINE JANE	"Tauwitchere" Narrung SA 5259	679	BVMS, Murdoch 1983, BSc (Hons)	PP	11-Dec-83	51/83
HARVEY, MARY ANN	45 Stephen Tee St Peters SA 5069	700	BVSc, Melbourne 1983	PP	09-Sep-96	14/84
HAZEL, SUSAN JANE	IMVS VetServ, 101 Blacks Rd Gilles Plains SA 5086	896	BVSc, Sydney 1987, PhD Adelaide 1996	OI	04-Feb-99	03/88
HEATH, TIMOTHY DOUGLAS	PO Box 17 Walla Walla NSW 2659	400	BVSc, Sydney 1973	PP, N	22-Apr-76	16/76
HENTSCHKE, PHILIP WAYNE	c/- WH March RMD 4051 Jervois SA 5259	289	BVSc (Hons), Queensland 1970	PP	26-Jan-72	02/72
HERBERT, ELIZABETH WOOLSEY	RSD 4058 Two Wells Rd Gawler SA 5118	1157	DVM Auburn 1984, NVE 1992	PP, N	12-Aug-93	45/93
HEUSSLER, PENELOPE ANN	15 McLeod St Kojonup WA 6395	1507	BVSc, Queensland 1987	PP	01-Feb-01	87/00
HIGGINS, PAUL ANTHONY	P O Box 1007 Bendigo VIC 3552	1021	BVSc (Hons), Melbourne 1984, BSc	PP	25-Oct-90	72/90
HILL, MARK IAN	76 Byre Ave Warradale SA 5046	876	BVSc, Melbourne 1986	PP, N	10-Aug-87	46/87
HODGKIN, BRETT	103 The Golden Way Wynn Vale SA 5127	1254	BSc, BVMS Murdoch 1989	PP	01-Feb-96	11/96
HOGBEN, IAN MARK	235 Grange Rd Findon SA 5023	1035	BSc, BVMS Murdoch 1988	PP, N	01-Jan-91	94/90
HOLDS, KENNETH RICHARD	93 Strathfield Tee Largs North SA 5016	394	BVSc, Sydney 1976	PP, N, I	22-Jan-76	09/76
HOLLIS, FRANCIS LESLIE	11 David St Pooraka SA 5095	226	BVSc, Queensland 1968	PP, N	05-Dec-68	49/68
HOLMDEN, JOHN HENRY	7 Emma Crt Victor Harbor SA 5211	420	BVSc, Massey 1968	LR	20-Dec-76	38/76
HORRIDGE, PETER STUART	PO Box 22 Birdwood SA 5234	359	BVSc, Melbourne 1974	PP, N	04-Dec-74	51/74
HOUGH, IAN JAMES	22A Chasewater St Lower Mitcham SA 5062	727	BVMS, Murdoch 1984, BSc, MACVSc	PP, N	13-Dec-84	49/84
HUMBLER, DION WAYNE	Box 262 Port Pirie SA 5540	1380	BVSc, Queensland 1998	PP	04-Feb-99	73/98
HUMPHRIS, RICHARD	51A Aveland Ave Trinity Gdns SA 5068	225	BVSc, Sydney 1968	N	13-Dec-68	51/68
HUNT, ANDREW	90 Morphett Rd Glengowrie SA 5044	1300	BSc, BVMS, Murdoch 1996	PP	03-Apr-97	14/97
HUNTER, KAREN ANNE	Malurus, Lot 2 Bonython Rd Summertown SA 5141	696	BVSc, Melbourne 1983	PP	04-Feb-99	08/84
HURLEY, JOHN ROBERT	PO Box 210 Nagambie VIC 3608	1137	BVSc (Hons), Queensland 1983	OI	03-Apr-93	15/93
HUTCHISON, JENNIFER ANN	P O Box 156 Roxby Downs SA 5725	1041	BVSc (Hons), Queensland 1990	LR	17-Jan-91	07/91
HUTCHISON, PETER WILLIAM	293 Henley Beach Rd Brooklyn Park SA 5032	1044	BVSc (Hons), Queensland 1990	PP, N, I	31-Jan-91	12/91
HUTT, PHILIP CHARLES	123 Main South Rd O'Halloran Hill SA 5158	941	BSc, BVMS, Murdoch 1988	PP, N, I	01-Jan-89	88/88

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IRVING, ALAN MARSHALL	PO Box 270 One Tree Hill SA 5114	224	BVSc, Queensland 1968, MBA	PP, N	02-Jan-69	52/68
IRVING, ROBERT MARSHALL	P O Box 274 Stepney SA 5069	295	BVSc, Queensland 1971	PP, N	16-Mar-72	08/72
ISWARAN, SUBRAHMANYAM JANAN	2 Angove Court Rosslyn Pk SA 5072	483	BVSc, Melbourne 1967, DipBact London	PP, CG	19-Oct-78	46/78
JACKOWIAK, JAN	VetLab 33 Flemington St Glenside SA 5065	641	BSc, BVMS, Murdoch 1987	SG	22-Jun-92	46/82
JACKSON, NEIL	Main Rd Birdwood SA 5234	1018	BVSc, Melbourne 1975	PP, N	20-Aug-90	63/90
JAMES, ASHLEY LLOYD	PO Box 46 Mt Barker SA 5251	626	BVSc, Queensland 1981	PP, N	05-Oct-87	26/82
JAPP, NEVILLE GIBSON	370 Deakin Ave Mildura VIC 3550	199	BVSc, Sydney 1957	PP, N	07-Jul-94	41/94
JOHNSON, GREGORY NEIL	PO Box 16 Kingscote, KI SA 5223	607	BSc, BVMS Murdoch 1981	PP, N	17-Dec-81	40/81
JOHNSTON, ROBERT EDWARD	PO Box 181 Marayong NSW 2148	1010	BVSc, Sydney 1966, FACVSc	OI	15-May-90	43/90
JONES, DAVID WHEATON	PO Box 91 Gumeracha SA 5233	209	BVSc (Hons), Sydney 1967	OI	18-Jan-68	04/68
JONES, PETER INNES	32 Mildred St Kapunda SA 5373	390	BVSc (Hons), Queensland 1975	PP, N	22-Jan-76	40/75
JOPSON, KYLIE NOELLE	50 Avenue Rd Glynde SA 5070	1163	BVSc, Sydney 1991	PP	02-Dec-93	51/93
KANE, BENJAMIN MARK	c/P O Box 16263 Christchurch NZ	1467	BVM, Ireland 1992	LR	04-May-00	36/00
KATAKASI, JOHN	1914 Main North Rd Salisbury Park SA 5109	1310	BVSc, Sydney 1995	PP	01-Jul-97	26/97
KELLY, DEBORAH KAYE	4 Justin Grove Athelstone SA 5076	633	BSc, BVMS Murdoch 1980	LR	16-Dec-82	38/82
KENNETT, ROSALIND JANE	P O Box 94 Jerilderie NSW 2716	1145	BVSc (Hons), Melbourne 1987	PP	01-Oct-98	26/93
KINGHAM, NADIA CLARE	28 Rostrevor Rd Stirling SA 5152	654	BVSc, Melbourne 1982, DipAppSc	PP	08-Mar-83	12/83
KNIESBERG, SYLVIA HENNY	125 Glynburn Rd Glynde SA 5070	543	BSc, BVMS Murdoch 1979	PP, N	07-Jan-80	04/80
KOCH, JOHN DAVID	321 Main North Rd Clare SA 5453	538	BVSc, Queensland 1978	PP, N	31-Jan-80	61/79
KOH, SENG HUAT	AQIS, PO Box 63 Port Adelaide SA 5015	252	BVSc (Hons), Queensland 1969, FRVCS, MVS	CG	23-Apr-70	13/70
KOHNKE, JOHN RUSSELL	20 Mark Rd Nelson NSW 2765	364	BVSc (Hons), Sydney 1975, RDA	OV	16-Jan-75	01/75
KUBLER, PETER	170 Payneham Rd Evandale SA 5069	265	BVSc, Sydney 1970	PP, N	17-Dec-70	38/70
LAMKIN, EDWINA LOUISE	38 Winwood St Thebarton SA 5031	1116	BSc, BVMS Murdoch 1992	PP	07-Dec-92	60/92
LAVERY, AMBER CLAIRE	AQIS 11/25 Foss St Palmyra WA 6157	1408	BSc, BVMS Murdoch 1999	CG	06-May-99	27/99
LAWLEY, MICHAEL JONATHAN	647 South Rd Black Forest SA 5035	1316	BSc, BVMS, Murdoch 1987	PP, N	03-Sep-97	32/97

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LAWRIE, TIMOTHY HUGH	55 Victoria Rd Clare SA 5453	612	BVSc, Queensland 1981	PP, N	28-Jan-82	04/82
LAWSON, NEIL KEVIN	29 Adamson St Victor Harbor SA 5211	812	BVSc (Hons), Melbourne 1985	PP	08-Apr-86	24/86
LAWSON, SIMON LAURENCE	140 Swanport Rd Murray Bridge SA 5254	1460	BVSc, Sydney 1999	PP	02-Mar-00	23/00
LEAN, GRAHAM RICHARD	PO Box 105 Hamilton VIC 3300	1078	BVSc, Sydney 1983	PP, N	25-Sep-91	60/91
LEANEY, PRUDENCE HELEN	PO Box 475 Naime SA 5252	690	BVSc (Hons), Melbourne 1983	PP	23-Dec-83	64/83
LEE, BRUCE CAMERON	10 Albert St Gumeracha SA 5233	1200	BVSc, Massey 1990	PP, N	03-Nov-94	55/94
LEE, CHRISTINE	P O Box 270 One Tree Hill SA 5114	1509	BSc, BVMS, Murdoch 2000	PP	01-Feb-01	04/01
LEE, CHRISTOPHER KER-FON	71 Hampstead Rd Manningham SA 5086	1086	BVSc (Hons), Melbourne 1991	PP	08-Apr-99	72/91
LEELAWARDANA, HOUPAGE DON	PO Box 371 Bordertown SA 5268	1272	NVE, 1994	CG	09-May-96	34/96
LEELAWARDANA, SUDHARMA HEMEMALI	PO Box 371 Bordertown SA 5268	1271	NVE, 1994	CG	09-May-96	33/96
LEHMANN, DEBRA RUTH	PO Box 16 Kingscote, KI SA 5223	608	BSc, BVMS Murdoch 1981	PP, N	17-Dec-81	39/81
LEUNG, YORKEE	UK	1443	BVSc Sydney 1999	PP	03-Feb-00	03/00
LEWIS, CAROLYN JOY	7 Deepdene Ave Bellevue Heights SA 5050	936	BVMS, Murdoch 1988, BVSc	PP	05-Dec-88	83/88
LINDSAY, DAVID BRUCE	181 Cross Rd Westbourne Park SA 5041	248	BVSc, Sydney 1969	PP, N	01-Jan-70	61/69
LITTLE, KEITH BOND	12/387 Halifax St Adelaide SA 5000	66	BVSc, Sydney 1950	LR	06-Jan-97	09/54
LLOYD, BARRY RAYMOND	PO Box 654 Gawler SA 5118	489	BVSc, Queensland 1978	PP, N	08-Dec-78	58/78
LLOYD, NICHOLAS HUNT	655 Lower North East Rd Paradise SA 5075	635	MVB Dublin 1980	PP, N, I	16-Dec-82	40/82
LOCKWOOD, ROSS WILLIAM	Cnr Love Ave & Paris Creek Rd Strathalbyn SA 5255	1158	BVSc, Queensland 1980	PP, N	14-Oct-93	46/93
LOOSE, ANDREW JOHN	PO Box 718 Mt Barker SA 5251	453	BVSc, Melbourne 1977	PP, N	28-Jan-87	46/77
LOVELL, ANNE KATHLEEN	8 Avenue Rd Stirling SA 5152	777	BVSc (Hons), Queensland 1981, BSc, DipEd	PP, N	09-Oct-85	54/85
LOW, CAMPBELL SADLER	18 Fourth St Gawler Sth SA 5118	1499	BVMS, Glasgow 1996	LR	01-Jan-01	79/00
LOWN, GEORGINA BRIDGET	Coneyhurst on the hill, Pitch Hill, Ewhurst Cranleigh, Surrey GU67NN UK	1479	BVMS, Edinburgh 1998	PP	07-Sep-00	56/00
LUCAS, ANTHONY NORTON	180 Marian Rd Glynde SA 5070	1399	BSc, BVMS Murdoch 1993, MACVSc (Emergency&Critical Care)	PP	04-Feb-99	14/99

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LUCAS, JULIA NICOLE	VPS, PO Box 445 Glenside SA 5065	1348	BSc, BVMS Murdoch 1993	OI	02-Apr-98	21/98
MACKIE, DONALD NEWELL	PO Box 40 Victor Harbor SA 5211	51	BVSc, Sydney 1951, DVSM Edinburgh 1975	LR	01-Jan-52	15/51
MACLEAN, ALASTAIR ANGUS	VetClinical Cntr, Melb University 250 Princes Hwy Werribee VIC 3030	749	BVSc, Massey 1973	PP	20-Mar-85	24/85
MACPHAIL, DAVID HUGH JAMES	136 Waterloo Corner Rd Paralowie SA 5108	990	DVM Guelph 1989	PP, N	03-Jan-90	07/90
MALE, NICHOLAS JAMES	130 Main South Rd Morphett Vale SA 5162	1529	BSc, BVMS, Murdoch 2000	PP	08-Feb-01	28/01
MANNIX, JEREMY	P O Box 265 Millicent SA 5280	1392	BVSc, Melbourne 1998	PP	04-Feb-99	06/99
MANSFIELD, CAROLINE SARAH	32 Moyle St Kadina SA 5554	1182	BSc, BVMS, Murdoch 1993	PP	01-Mar-01	17/94
MARGIN, BENJAMIN JAMES	P O Box 1292 Mt Gambier SA 5290	1508	BVSc, Queensland 2000	PP	08-Jan-01	02/01
MARMION, WILLIAM JOHN	90 Morphett Rd Glengowrie SA 5044	605	BSc, BVMS Murdoch 1981	PP, N, OV	17-Dec-81	42/81
MARSHALL, GAELIA MICHELLE	76 Jenkins Tce Naracoorte SA 5271	1172	BSc 1991, BVMS Murdoch 1993	OV	03-Feb-94	07/94
MARTIN, STEPHEN JOHN	Box 132 Angaston SA 5353	404	BVSc, Queensland 1970	PP, N	06-May-92	20/76
MASON, BERNARD JOHN	140 Swanport Rd Murray Bridge SA 5253	632	BVSc, Melbourne 1976	PP, N	09-Nov-82	37/82
MATHER, IAN BRUCE	Suite 5 Hub Professional Centre Aberfoyle Park SA 5159	1369	BVSc, Sydney 1984	PP	04-Feb-99	03/99
MATHERS, IAN CECIL	27 The Parade Norwood SA 5067	1524	BVMS, Glasgow 1997	PP	01-Feb-01	22/01
MAVER, DANIELLE	301 Magill Rd Trinity Gardens SA 5068	1304	BVSc (Hons), Melbourne 1996	PP	01-Feb-01	19/97
MAWHINNEY, ALAN DALES	827 Marion Rd Mitchell Park SA 5043	384	MVB, Dublin 1970	PP, N	18-Sep-75	33/75
MAYFIELD, ELIZABETH ANNE	13 Claremont Ave Netherby SA 5062	1352	BVSc, Melbourne 1997	LR	02-Apr-98	27/98
MCCBRIDE, JAMES BYRON	90 Morphett Rd Glengowrie SA 5044	698	BVSc, Melbourne 1983	PP, N	09-Feb-84	12/84
MCCBRIDE, IAN DAVID BALFOUR	130 Salisbury Hwy Salisbury SA 5108	604	BSc, BVMS Murdoch 1981	PP, N	17-Dec-81	41/81
MCCARTHY, DORA CATHERINE	23 Sheldon St Norwood SA 5067	57	BSc(VetSc), London 1946, MACVSc, MRCVS	LR	18-Sep-52	09/52
MCCORMACK, CHARLES JOHN	'Dilga' Glenmorgan QLD 4423	1528	BVSc, Queensland 1997	LR	08-Feb-01	27/01
MCCORMACK, PATRICK FRANCIS	37 Frederick St Glengowrie SA 5044	72	BVSc, Sydney 1954, MACVSc	PP	03-Dec-98	02/55
MCCULLAGH, ANDREA CHRISTINE	446 Goodwood Rd Cumberland Park SA 5041	1120	BVSc (Hons), Melbourne 1992	PP	03-Feb-93	06/93

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MCCURDIE, ANGUS THOMAS	55 Victoria Rd Clare SA 5453	1521	BVSc, Sydney 2000	PP	01-Feb-01	19/01
MCFETRIDGE, DUNCAN	190 Chandlers Hill Rd Happy Valley SA 5159	704	BSc, BVMS Murdoch 1982	PP, N, I	21-Jan-84	18/84
MCGRATH, KEVIN JOSEPH	PO Box 265 Millicent SA 5280	775	BVSc, Sydney 1978	PP, N	24-Oct-85	52/85
MCHARDY, CATRIONA	103 The Golden Way Golden Grove SA 5125	1536	BVMS, Glasgow 1995	PP	01-Mar-01	38/01
MCKENZIE, JAMES COLIN	17 Edgar St Heywood VIC 3304	1076	BVSc, Melbourne 1990	PP, N	06-Feb-97	58/91
MCMILLAN, IAN	2/400 Montague Rd Para Vista SA 5093	675	BVMS, Glasgow 1980	PP, N	17-Nov-83	44/83
MCNAIR, DEREK CHARLES MORTON	27 The Parade Norwood SA 5067	825	BVMS, Glasgow 1983	PP, N	06-Nov-86	45/86
MCNALLY, MARY JANE	c/- P O Box 296 Oakbank SA 5243	1472	Bristol	PP	03-Aug-00	44/00
MCNAUGHT, HELEN JANE	Bridge St Balhannah SA 5242	865	BVSc (Hons), Sydney 1977	PP, N	10-Jun-87	33/87
MCNEIL, JAMIE	P O Box 196 Korumburra VIC 3950	1085	BSc, BVMS Murdoch 1991	PP	04-Feb-99	71/91
MCNICHOLL, JANE ELEANOR	PO Box 30 Williamstown SA 5351	381	MVB, Dublin 1973	PP	01-Jul-75	29/75
MCPHEE, HAYLEY JOY	P O Box 439 Burnside SA 5066	1185	BVSc, Queensland 1989	PP	05-May-94	27/94
MCPHERSON, GRAEME CHARLES	1269 North East Rd Ridgehaven SA 5097	1503	BVSc, Sydney 1994	PP	01-Jan-01	83/00
MCSHANE, FIONA COLLEEN	30 Belair Rd Hawthorn SA 5062	792	BSc, BVMS Murdoch 1985	PP, N	03-Jan-86	01/86
MELVILLE-SMITH, ANDREW COLIN	97 McDouall Stuart Ave Whyalla Stuart SA 5608	1251	BVSc, Melbourne 1995	PP, N	01-Feb-96	38/95
MENZIES, BARBARA JOY	Suite5 Hub Prof Centre Aberfoyle Park SA 5159	899	BVSc, Sydney 1987	PP	04-Mar-99	07/88
MILLAN, SALLY LOUISE	81-83 St Bernards Rd Magill SA 5072	1500	BSc, BVMS, Murdoch 2000	PP	01-Jan-01	80/00
MILLER, PAUL LESLIE	49 Ainess St Applecross WA 6153	670	BSc, BVMS Murdoch 1973	PP	13-Oct-83	38/83
MILLER, RICHARD IAN	VPS, 3 Overend St East Brisbane QLD 4169	935	BVSc, Queensland 1973	OI, S	12-Dec-88	78/88
MILLS, ALAN JACK	Cnr Love Ave & Paris Creek Rd Strathalbyn SA 5255	1033	BSc, BVMS Murdoch 1990	PP	04-Apr-95	90/90
MILNES, DI ELIZABETH	130 Main South Rd Morphett Vale SA 5162	1103	BVSc, Queensland 1991	PP	01-Oct-98	29/92
MOODY, ANNE MARIE	318 Prospect Rd Prospect SA 5082	1468	BVSc, Syney 1995	PP	01-Jun-00	37/00
MOONEY, GRAEME JOHN	PO Box 146 Birdwood SA 5234	178	BVSc, Sydney 1964	PP, N	10-Jun-65	09/65

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MORGAN, WILLIAM FRANK	PO Box 84 Timboon VIC 3268	1128	BVSc, Sydney 1992, MVS(Melb) 1998	PP, N	09-Dec-97	04/93
MORTIMER, HOWARD INKSTER	PO Box 16 One Tree Hill SA 5114	105	BVSc, Sydney 1961	PP, N	25-Jun-97	03/62
MORTON, RICHARD CAMERON	90 Morphett Rd Glengowrie SA 5044	211	BVSc, Melbourne 1967	OV	04-Jul-96	30/96
MOTTER, CATHERINE HELEN	6 Merrion Tee Stirling SA 5152	L19	DVM, Virginia	LR	03-Jun-99	29/99
MOULTON, ROGER DAVID	10 Vincent Blvd Flagstaff Hill SA 5159	971	BVSc, Sydney 1961	PP, N	21-Aug-89	48/89
MUNCHENBERG, CHRISTOPHER JOHN	446 Goodwood Rd Cumberland Park SA 5041	998	BSc, BVMS Murdoch 1988	PP, N, I	05-Dec-90	18/90
NALLIAH, CHANDRAHARAN	AQIS, PO Box 63 Port Adelaide SA 5015	L3	BVSc, Ceylon, 1971	CG	05-Apr-90	37/90
NATHAN, ANDREW DAVID	678 Anzac Hwy Glenelg SA 5045	1425	BSc, BVMS Murdoch 1993	PP	04-Nov-99	54/99
NEEDHAM, DAVID JAMES	294 Greenhill Rd Glenside SA 5065	314	BVSc, Queensland 1967, DDA	PP, N	18-Jan-73	01/73
NEIL, KIRSTEN MAREE	1/26 Zina Grove Mooroolbark VIC 3138	1465	BVSc, Melbourne 1996	PP	03-Apr-00	57/99
NEUMANN, GEOFFREY BRUCE	Unit 15, 26-28 Napier Close Deakin ACT 2600	305	BVSc, Sydney 1968	LR	18-May-72	20/72
NEWLANDS, RONALD WALTER	27 Ray Orr Drive Mt Barker SA 5251	155	BVSc, Sydney 1957, DiplLibStud, MACVSc	LR	18-Nov-63	28/63
NICHOLLS, JULIA MARY	318 Prospect Rd Prospect SA 5082	531	BVMS, Glasgow 1975, PhD, MACVSc	PP, N, I	13-Dec-79	54/79
NICOLL, ROBERT GERARD	Vet Imaging Assoc, Locked Bag 18 Newtown NSW 2042	1531	BVSc, Sydney 1990, BSc(Vet), DACVR	PP	08-Feb-01	31/01
NILSSON, CATHERINE KRISTINA	71 Hampstead Rd Manningham SA 5086	1378	BSc, BVMS Murdoch 1994	PP	03-Dec-98	69/98
NIXON, SALLY JANE	20 Port Rd Kadina SA 5554	1526	BVSc, Melbourne 2000	PP	01-Feb-01	25/01
NORTIER, CATHERINE ALISON	235 Grange Rd Findon SA 5023	1466	BVSc, Massey 2000	PP	03-Apr-00	32/00
NOSWORTHY, PETER JAMES	PO Box 8 Lucindale SA 5272	215	BVSc, Sydney 1967, MACVSc, MAgrEc, PhD	SG	29-Feb-68	11/68
O'LEARY, PATRICK MARTIN	Cnr Main Nth & Tiver Rds Evanston Sth SA 5118	811	BSc, BVMS Murdoch 1985	PP	08-Apr-86	23/86
O'REILLY, JOHN PAUL	PO Box 121 Torrensville SA 5031	319	BVSc, Sydney 1972	PP, N	18-Jan-73	07/73
OAKES, WINSTON PAUL	301 Magill Rd Trinity Gardens SA 5068	1469	BVSc, Sydney 1999	PP	01-Jun-00	39/00
ODLUM, ANTHONY JAMES	322 Prospect Rd Prospect SA 5082	320	BVSc, Sydney 1972	PP, N	31-Mar-73	46/72
OITMAA, KAREN INGRID	PO Box 221 Gawler SA 5118	1260	BVSc, Sydney 1995	PP	07-Mar-96	18/96
OLSEN, NATALIE ANNE	5 Woodville Rd Woodville SA 5011	1510	BSc, BVMS, Murdoch 2000	PP	01-Feb-01	05/01

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ORSCHULOK-BORUTZ, KINGA	12 Jersey St Naracoorte SA 5271	L2	Warsaw 1984	LR, CG	07-Dec-89	62/89
OSBORN, DAVID WILLIAM	P O Box 611 Northam WA 6401	955	BSc, BVMS, Murdoch 1984	PP	03-Apr-00	19/89
OSBORNE, DEBORAH ANNE	PO Box 1203 Alice Springs NT 0871	1320	BVSc, Sydney 1980	PP, N	04-Dec-97	36/97
OUSLEY, HAROLD JOSEPH	27 Matson St Meningie SA 5264	447	BVSc, Queensland 1972	PP, N	07-Nov-77	44/77
PACILLO, MICHAEL DAVID	Main Road Willunga SA 5772	693	BVSc, Melbourne 1983	PP, N	01-Mar-90	05/84
PARISH, IAN GEORGE WINTER	PO Box 161 Kent Town SA 5071	493	BVSc (Hons), Melbourne 1971	N	06-Sep-90	06/77
PARKER, CHRISTOPHER ALAN	P O Box 11 Burra SA 5417	922	BSc, BVMS, Murdoch 1987	LR	03-Apr-00	50/88
PARKER, JANE LOUISE	1 Queen St Burra SA 5417	892	BSc, BVMS Murdoch 1987	PP	02-Jan-88	77/87
PARKINS, GREGORY EDWARD	284 Anzac Hwy Plympton SA 5038	398	BVSc, Sydney 1975	PP, N	18-Mar-76	28/76
PATERSON, ROBERT ANDREW	499 Mt Barker Rd Bridgewater SA 5155	1142	BSc, BVMS (Hons) Murdoch 1992	PP	04-May-93	23/93
PATTISON, NICOLA ANN	1269 North East Rd Ridgehaven SA 5097	1447	BVSc Massey 2000	PP	03-Feb-00	09/00
PAWSON, YVONNE MARIA	21 Murray St Tanunda SA 5352	1379	BSc, BVMS Murdoch 1998	PP	03-Dec-98	70/98
PEARCE, ARTHUR BRIAN	334 Main Creek Rd Main Ridge VIC 3928	672	BVSc, Melbourne 1970	PP, N	13-Oct-83	40/83
PEEBLES, RONALD MOSTYN	c/- Ashworth Management PO Box 6100 Halifax St Adelaide SA 5000	144	BVSc (Hons), Queensland 1959	PP	01-Jan-91	16/62
PHILLIPS, PETER HARRY	33 Flemington St Glenside SA 5065		BVSc, Queensland 1974	OI	01-Feb-01	19/75
POINTON, ANDREW MAX	GPO Box 397 Adelaide SA 5001	464	BVSc, Melbourne 1977, MSc	SG	19-Jan-78	12/78
POWELL, JOCELYN HELENA	93 Strathfield Toe Largs North SA 5016	1344	NVE, 1997, DVM, Oregon 1995	PP	05-Mar-98	17/98
PRABHU, BANTVAL ANIL	PO Box 976 Mt Barker SA 5251	1072	BVSc, Melbourne 1989	LR	09-Aug-91	53/91
PRICE, NICOLA JANET	PO Box 484 Nuriootpa SA 5355	815	BVMS, Glasgow 1979	PP	20-May-86	31/86
PUMPA, JOHN RONALD	Not for publication SA 5083	977	BVSc, Melbourne 1973	PP	16-Oct-89	55/89
RAHALEY, ROBERT SEYMOUR	PO Box 445 Glenside SA 5065	914	BVSc, Melbourne 1972, MVSc, PhD, DipACVP	OI, S	05-May-88	35/88
RAJIC, SASHA ALEXANDER	123 Main South Rd O'Halloran Hill SA 5158	578	BVSc, Sydney 1981	PP	22-Dec-80	59/80
RAYMER, RONALD JOHN	PO Box 262 Port Pirie SA 5540	799	BVSc Queensland, 1985	PP	01-May-97	08/86
READ, ROBERT ANTHONY	102 Magill Rd Norwood SA 5067	1242	BVSc (Hons), Sydney 1987, DVOph (RCVS), DipECVO, FACVScOpt, FRCVS	PP, N, S	01-Feb-96	06/95

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REBGETZ, KATHLEEN CARMEL	Cnr Mill & Inman Valley Rds Victor Harbor SA 5211	1159	BVSc, Queensland 1992	PP	14-Oct-93	47/93
REDDIN, JOHN PHILLIP	140 Swanport Rd Murray Bridge SA 5253	205	BVSc, Sydney 1967	PP, N	02-Jan-68	01/68
REDDY, XAVIER BALI	AQIS, PO Box 63 Port Adelaide SA 5015	L4	BVSc, Andhra Pradesh Agric Uni 1973	CG	05-Apr-90	38/90
REEVE, PHILLIP MARK	1333 North East Rd Tea Tree Gully SA 5091	545	BVSc, Sydney 1979	PP, N	22-Jan-80	06/80
REEVE, SUSAN	1333 North East Rd Tea Tree Gully SA 5091	546	BVSc, Queensland 1978	PP, N	31-Jan-80	07/80
REIMANN, WENDY LOUISE	P O Box 97 Waikerie SA 5330	1209	BSc, BVMS (Hons) Murdoch 1994	PP	02-Feb-95	02/95
REUTER, RUTH ELIZABETH	VPS, PO Box 445 Glenside SA 5065	1325	DVM, Ontario 1961, Dip/VetPath, PhD, DipACVP	OI, S	02-May-91	39/91
RICHARDS, CHRISTOPHER IRWIN	366 Napier St Bendigo VIC 3550	1311	BVSc, Melbourne, 1996	PP, N	03-Jul-97	27/97
RICHARDS, KIRSTY JANE	P O Box 611 Clare SA 5453	1462	BVSc, Queensland 1999	PP	03-Apr-00	27/00
RICKMAN, TREVOR WILLIAM	1914 Main Nth Rd Salisbury Park SA 5109	478	BVSc, Melbourne 1975	PP, N	15-Jun-78	36/78
RITCHIE, PHILIP REGINALD	625 Grange Rd Grange SA 5022	1252	BSc, BVMS (Hons) Murdoch 1994	PP	01-Feb-96	09/96
ROBERTS, ALED WYN	103 The Golden Way Golden Grove SA 5125	1532	BVMS, Edinburgh 1997	PP	01-Mar-01	32/01
ROBERTS, JAMES JUSTIN	63 Kay Ave Berri SA 5343	1506	BVSc, Queensland 2000	PP	01-Jan-01	86/00
ROBINSON, KENNETH EDWARD	4 Brooker St Glenunga SA 5064	1196	BVSc, Queensland 1993, MV	PP	01-Sep-94	49/94
ROBINSON, MICHELLE	301 Magill Rd Trinity Gardens SA 5068	1458	BVSc(Hons), Sydney 1999	PP	02-Mar-00	21/00
ROBINSON, PAUL	90 Morphett Rd Glengowrie SA 5044	1533	BVSc, Queensland 1999	PP	01-Mar-01	33/01
ROBINSON, ROBERT CARTER	GPO Box 2646 Adelaide SA 5001	409	BVSc, Sydney 1957, MVS	OI	05-Aug-76	30/76
RODDA, GREGORY ROBERT	19 Mawson Rd Meadows SA 5201	575	BSc, BVMS Murdoch 1981	PP, N	22-Dec-80	56/80
ROGERS, JEREMY LEE	1 Coronation Rd Strathalbyn SA 5255	688	BVSc, Queensland 1981	PP	01-Jan-89	19/83
RUSSELL, TIMOTHY JOHN	P O Box 219 Gawler SA 5118	1457	BVSc, Queensland 1999	PP	02-Mar-00	19/00
RYAN, TOBY JAMES	PO Box 240 Roseworthy SA 5371	1239	BSc, BVMS Murdoch 1995	PP	07-Dec-95	41/95
SANDO, BENEDICT JOHN	56 Briens Rd Northfield SA 5085	859	BVSc (Hons), Melbourne 1986	PP	27-Mar-87	25/87
SAVORY, RICHARD	13 Kanyaka Rd Aldgate SA 5154	1233	BVSc (Hons), Queensland 1989	PP	07-Sep-95	30/95
SAYER, DONNA	Lot 10 Paechtown Rd Hahndorf SA 5245	1066	BVSc, Sydney 1987	PP	02-Mar-00	38/91
SCANLON, PAMELA LINDLEY	25 Clarke St Port Noarlunga SA 5167	393	BVSc, Sydney 1976	PP	22-Jan-76	08/76

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SCHEMBRI, STEPHANIE	24 Mepsted Cres Athelstone SA 5076	1167	BSc, BVMS Murdoch 1993	LR	03-Feb-94	02/94
SCHINCKEL, LEWIS GUY	36 Cooke St Kingston SA 5275	637	BSc, BVMS Murdoch 1982	PP	16-Dec-82	42/82
SCHMIDT, JENNY LOUISE	159 Smith St Naracoorte SA 5271	1487	BVSc, Sydney 1995	PP	02-Nov-00	65/00
SCHULTZ, DAVID JOHN	Zoological Gdns, Frome Road Adelaide SA 5000	186	BVSc, Sydney 1967	OI	03-Jan-67	03/67
SCHULTZ, PHILIPPA ANNE	22A Chasewater St Lower Mitcham SA 5062	1328	BSc, BVMS Murdoch 1997	PP	05-Feb-98	47/97
SCOTT, BYRON DOUGLAS	49 Cooper Place Hazelwood Pk SA 5066	264	BVSc, Queensland 1970, MACVSc	LR	15-Dec-70	54/70
SEIDEL, TRUDY-ANNE ROBINA	523 Bridge Rd Para Hills SA 5096	1287	BVSc, Queensland 1996	PP	06-Feb-97	53/96
SEXTON, MARGARET ELIZABETH	Inghams Ent, PO Box 5 Salisbury South SA 5106	772	BVSc, Massey 1980	OV	11-Jul-85	44/85
SEZUN, GREGORY SIMON	PO Box 960 Victor Harbor SA 5211	1013	BVSc, Melbourne 1988	PP, N, I	03-Feb-93	51/90
SHALLOW, MICHAEL	PO Box 18 Victor Harbor SA 5211	552	BSc, BVMS Murdoch 1979	PP	03-Aug-95	15/80
SHARP, ROBYN	Suite 7 Professional Centre Zwerner Dve Hallett Cove SA 5158	556	BSc, BVMS Murdoch 1979	PP, N, I	27-Mar-80	22/80
SINGH, RATISH ABHINESHWAR	P O Box 27 Christies Beach SA 5165	1491	BVSc, Queensland 1995	PP	07-Dec-00	70/00
SKUJA, JOHN ANDREW	145 Beach Rd Christies Beach SA 5165	1474	BVSc, Sydney 1999	PP	07-Sep-00	52/00
SMALL, CHRISTOPHER JOHN	54 David St Nundah QLD 4012	1330	BSc, BVMS Murdoch 1997	PP	05-Oct-00	49/97
SMITH, JAMES ANDREW	PO Box 713 Naracoorte SA 5271	771	BVSc, Melbourne 1984	PP, N	11-Jul-85	47/85
SOUTHGATE, WESLEIGH	60 Johns Rd Prospect SA 5082	742	BVSc, Sydney 1952	LR	30-Apr-97	45/77
SOUTHWELL, STUART ROSS GLANVILLE	Ingram Rd RD 3 Drury New Zealand	1054	BVSc, Massey 1973	OV	02-Apr-91	23/91
SPANNER, ANDREW MICHAEL	1/26 North East Rd Walkerville SA 5081	1207	BVSc, Sydney 1994	PP	06-Nov-97	62/94
SPANNER, ELIZABETH LYNETTE	29 Adamson St Victor Harbor SA 5211	174	BVSc, Sydney 1964	PP, N, I	21-Jan-65	02/65
SPANNER, MICHAEL THOMAS	29 Adamson St Victor Harbor SA 5211	148	BVSc, Sydney 1962	PP, N, I	24-Jan-63	04/63
SPURLING, FIONA NANCY	235 Grange Rd Findon SA 5023	643	BSc, BVMS Murdoch 1982	PP	16-Dec-82	48/82
STAFFORD, MARCUS PETER	P O Box 262 Port Pirie SA 5540	1397	BSc, BVMS Murdoch 1998	PP	04-Feb-99	12/99
STANTON, REBECKAH JAYNE	130 Main South Rd Morphett Vale SA 5102	1247	BVSc, Sydney 1995	PP	01-Feb-96	05/96
STEINHARDT, OWEN ROBERT	P O Box 270 One Tree Hill SA 5114	1525	BVSc, Queensland 2000	PP	01-Feb-01	24/01

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STEPHENSON, TRACEY ANNE	Willunga Vet Services Main Rd Willunga SA 5172	1501	BSc, BVMS, Murdoch 2000	PP	01-Jan-01	81/00
STEWART, EMILY CATHERINE	235 Grange Rd Findon SA 5023	1502	BSc, BVMS, Murdoch 2000	PP	01-Jan-01	82/00
STOECKEL, KATHERINE SUZANNE	PO Box 1292 Mt Gambier SA 5290	1520	BVSc, Sydney 2000	PP	01-Feb-01	18/01
STOKES, CLIVE BRYDEN	PO Box 901 Gawler SA 5118	428	BVSc, Queensland 1976	LR	11-Mar-77	10/77
STOKES, PHILLIP RICHARD	2 Margaret St Clarence Park SA 5034	526	BVSc (Hons), Sydney 1975	LR	22-Nov-79	49/79
STOKES, ROBYN MARGARET	Shop 5, 34 Henley Beach Rd Mile End SA 5031	316	BVSc, Queensland 1971, BSc	PP, N	12-Feb-73	08/73
STOTT, PHILIP GEORGE	Dept A&M Ecology, Adelaide University Adelaide SA 5005	303	BVSc, Melbourne 1971, MSc, DipEd	OI	18-May-72	22/72
STRANGMAN, TRACEY LEE	18 Fourth St Gawler SA 5118	1451	BVSc Massey 2000	PP	03-Feb-00	12/00
SUTER, MARTIN PHILIP	44 Shipster St Torrensville SA 5031	1050	BVSc (Hons), Melbourne 1986	PP	28-Feb-91	19/91
SYKES, ELAINE JENNIFER	103 The Golden Way Wynn Vale SA 5127	1450	BVSc Massey 2000	PP	03-Feb-00	11/00
TABUTEAU, GUILLAUME EMILE FREDERIC ROMAIN	129 Rakow St Broken Hill NSW 2880	1421	BVSc Sydney 1979	PP	09-Sep-99	46/99
TAN, BEE LI	P O Box 270 One Tree Hill SA 5114	1428	BVSc Queensland 1999	PP	02-Dec-99	61/99
TAN, TANYA RUTH	1333 North East Rd Tea Tree Gully SA 5091	1427	BSc, BVMS Murdoch 1999	PP	02-Dec-99	60/99
TARALA, ANNE-MARIE JANE	1333 North East Rd Tea Tree Gully SA 5097	1481	BSc, BVMS Murdoch 1999	PP	05-Oct-00	58/00
TAYLOR, PHILIP CHRISTOPHER	508 Glynburn Rd Burnside SA 5066	648	BVSc, Queensland 1982	PP, N	14-Jan-83	04/83
TAYLOR, RACHEL JANE	P O Box 666 Mt Gambier SA 5290	1401	BVSc, Melbourne 1998	PP	04-Feb-99	16/99
THIES, NEIL FREDERICK	Main Road Willunga SA 5172	537	BVSc (Hons), Melbourne 1979, MVS Murdoch 1997	PP, N	15-Dec-83	60/79
THOMPSON, LOUISE ANN SCOTT	815 Lower North East Rd Demarcourt SA 5075	851	BSc, BVMS Murdoch 1986	PP, N	20-Jan-87	09/87
THURSTON, KATRINA DAWN	1269 North East Rd Ridgehaven SA 5097	1437	BVSc Massey 1999	PP	03-Feb-00	70/99
TILLEY, LINDEN JOELLE	55 Victoria Rd Clare SA 5453	1433	BSc, BVMS Murdoch 1999	PP	02-Dec-99	66/99
TINKLER, CHRISTOPHER JOHN	2 Undelcarra Rd Burnside SA 5066	282	BVetMed, London 1961	LR	26-Oct-71	50/71
TOLLEY, TIMOTHY DAVID	178 Main Rd Blackwood SA 5051	229	BVSc, Sydney 1968	PP, N	13-Dec-68	03/69
TOLSON, JAMES WESLEY	An Health Div, GPO Box 1671 Adelaide SA 5001	522	BVSc, Sydney 1970	SG	11-Oct-79	41/79

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TREHARNE, DOUGLAS FREDRIND	145 Beach Rd Christies Beach SA 5165	228	BVSc, Sydney 1968	PP, N	24-Dec-68	02/69
TRENGOVE, COLIN LANCE	132 Jenkins Tce Naracoorte SA 5271	540	BSc, BVMS Murdoch 1979, MVS Melbourne 1991	PP	01-Jan-80	63/79
TREWREN, JENNIFER ANNE	8 Gilbert St Berri SA 5343	1038	BVSc (Hons), Queensland 1990, MACVSc	PP	02-Jan-91	03/91
TROTTER, BENJAMIN JAMES	63 Kay Ave Berri SA 5343	1430	BSc, BVMS Murdoch 1999	PP	02-Dec-99	63/99
TROWBRIDGE, MARGARET FORBES	PO Box 60 Keith SA 5267	736	BVSc, Melbourne 1984	PP, N	10-Jan-85	02/85
TRUEMAN, IAIN FRASER	40 Railway Pde Port Augusta SA 5700	1391	BVSc, Queensland 1998	PP	04-Feb-99	05/99
TUKE, ALISON JULIE	136 Waterloo Corner Rd Paratowie SA 5108	986	BSc, BVMS Murdoch 1988	PP	02-Jan-90	03/90
TUKE, SIMON JONATHAN	101 Collins St Broadview SA 5083	1194	BVMS, Edinburgh 1992	PP	17-Sep-97	47/94
TUTT, SARAH TIFFANY	5 Woodville Rd Woodville SA 5011	1365	BVSc, Massey 1998	PP	06-Aug-98	45/98
TYSON, KARINA JUNE	227 Old South Rd Reynella SA 5151	694	BSc, BVMS, Murdoch 1983	PP	07-Sep-00	6/84
UTTERIDGE, TAMMY DEBRA	IMVS 101 Blacks Rd Gilles Plains SA 5086	584	BVSc (Hons), Sydney 1980, DipVetPath, MBA, GradDipEnvStud, PhD(AppPhys)	SG	22-Jan-81	07/81
VAN BREDa, SARAH LESLEY	PO Box 46 Mt Barker SA 5251	495	BVSc, Sydney 1978	PP, N	18-Jan-79	02/79
VAN WIJK, JACOBUS GERADUS ALPHONSUS	PO Box 1571 Flaxley SA 5153	631	BVSc (Hons), Queensland 1981, MACVSc (Epidem) 1990	SG	07-Sep-82	35/82
VANDEGRAAFF, ROBIN	PIRSA, GPO Box 1671 Adelaide SA 5001	516	BVSc, Melbourne 1971, MVS 1978, MACVSc	SG	19-Jul-79	30/79
VAUGHAN, LEWIS MATTHEW	6 Dove St Thebarton SA 5031	667	BVSc, Queensland 1981	PP, OI	15-Sep-83	34/83
VON DER LINDEN, EVELYN BRIGITTA	180 Gorge Rd Newton SA 5074	368	BVSc, Sydney 1974, DipVAcup	LR	28-Dec-74	54/74
VOWLES, JAMES FIRMIN LACY	140 Swanport Rd Murray Bridge SA 5253	1322	BSc, BVMS Murdoch 1997	PP	04-Dec-97	40/97
WAH DAY, VERONICA GAYLE	235 Grange Rd Findon SA 5023	1473	BVSc, Queensland 1998	PP	03-Aug-00	45/00
WALTER, LAUREN GENEVIEVE	Moe Vet Centre 31 Lloyd St Moe Vic 3825	1523	BSc, BVMS, Murdoch 1999	LR	01-Feb-01	21/01
WALTERS, JOHN ROBERT	P O Box 6024 Baukham Hills BC NSW 2153	1370	BVSc, Sydney 1996	OI	05-Nov-98	58/98
WARD, BRADLEY STUART	827 Marion Rd Mitchell Park SA 5043	753	BVSc, Massey 1981	PP	27-Jun-85	28/85
WARNER, MICHAEL ANTHONY	36 Cooke St Kingston, SE SA 5275	317	BVSc, Sydney 1972	PP, N	18-Jan-73	09/73
WARREN, GEOFFREY HAMPTON	42 Dunure Tce Jamestown SA 5491	312	BVSc, Sydney 1968	PP, N	28-Jun-97	41/72

<i>Name</i>	<i>Address</i>	<i>Cert No</i>	<i>Qualification</i>	<i>Classification</i>	<i>Date</i>	<i>File No</i>
WATSON, KENNETH GEORGE	PO Box 446 Bordertown SA 5268	251	BVSc, Queensland 1969	PP	23-Feb-70	64/69
WEARING, ZOE LOUISE LEE	59 Springbank Rd Colonel Light Gdns SA 5041	1444	BVSc Queensland 1999	PP	03-Feb-00	06/00
WEAVER, JOHN PAUL	GPO Box 1671 Adelaide SA 5001	1484	VetMB, Cambridge 1980	SG	05-Oct-00	62/00
WELLBURN, KATHERINE PEGGY- ELLEN ANNE	130 Main South Rd Morphett Vale SA 5162	1513	BVSc, Sydney 2000	PP	01-Feb-01	08/01
WELLS, BRUCE EDWARD	1/109 Semaphore Rd Semaphore SA 5019	1363	BSc, BVMS Murdoch 1990	PP	06-Aug-98	43/98
WELLS, DEREK JOHN	6 Merrion Tee Stirling SA 5152	1179	BVSc (Hons), Queensland 1978	PP, N	03-Feb-94	14/94
WELLS, LYN ROBYN	6 Merrion Tee Stirling SA 5152	1180	BVSc (Hons), Queensland 1978	PP, N	03-Feb-94	15/94
WELSH, JUSTIN MICHAEL	199 Main Rd Blackwood SA 5051	1212	BVSc, Queensland 1994	PP	02-Feb-95	05/95
WEST, NICHOLAS MARTIN	187 Main Rd McLaren Vale SA 5171	318	BVSc, Sydney 1972	PP, N	22-Dec-72	44/72
WESTCOTT, RACHEL ANNE NOSWORTHY	130 Main South Rd Morphett Vale SA 5162	1431	BSc, BVMS Murdoch 1999	PP	02-Dec-99	64/99
WESTON, CAROLINE JANE	"Wombat Flat" PO Box 8 Coonawarra SA 5263	846	BSc, BVMS Murdoch 1986	PP	08-Jun-89	01/87
WESTON, JENNIFER ANNE	234 Torrens Rd Croydon Park SA 5008	809	BSc, BVMS Murdoch 1985	PP, N, I	13-Mar-86	18/86
WESTWOOD, ADRIAN JOHN	63 Skylark St Inala QLD 4077	1382	BVSc, Queensland 1998	PP	04-Feb-99	75/98
WHIGHAM, JUDITH MARY	190 Chandlers Hill Rd Happy Valley SA 5159	1166	BVSc, Massey 1993	PP	05-Feb-98	54/93
WHYTE, PETER	9A Australia II Ave North Haven SA 5018	445	BVSc, Pretoria 1970	SG	09-Aug-97	45/77
WIGG, ANTHONY PAUL	AQIS PO Box 63 Port Adelaide SA 5015	646	BSc, BVMS Murdoch 1982	CG	07-Dec-95	37/95
WILLIAMS, PAUL JOSEPH	1 Margaret St Mt Gambier SA 5290	419	BVSc, Sydney 1977	PP, N	02-Jun-94	43/76
WILLIAMS, ROBERT MARTIN PERIS	ANVET Beenleigh Cnr George & Boundary St Beenleigh QLD 4207	1237	BVMS, London 1986	PP	02-Nov-95	35/95
WILLSON, DOROTHY PATRICIA	26 Agnes St Clare SA 5453	82	BVSc, Sydney 1954, MACVSc	LR	03-Apr-57	07/57
WILLSON, RICHARD LINCOLN	26 Agnes St Clare SA 5453	83	BVSc, Sydney 1956, MACVSc	LR	03-Apr-57	01/57
WILSON, THOMAS DOUGLAS	308 Glen Osmond Rd Fullarton SA 5063	933	BVMS, Edinburgh 1979, MACVSc, PhD, DipHom	PP, N	25-Oct-88	70/88
WOODWARD, ROBYN ANN	Dept AnSc Uni of Adelaide Roseworthy SA 5371	1374	BVSc, Queensland 1976, MVSc Qld 1986	OI	03-Dec-98	65/98
WOOLF, ANTHONY BRIAN	39 McIntyre Rd Para Hills West SA 5096	943	BVSc, Sydney, 1988	PP, N	01-Jan-89	92/88
WRIGHT, HELEN LOUISE	55 Victoria Rd Clare SA 5453	1314	BVMS, Glasgow 1997	PP	04-Sep-97	30/97

<i>Name</i>	<i>Address</i>	<i>Cert No</i>	<i>Qualification</i>	<i>Classification</i>	<i>Date</i>	<i>File No</i>
YOUNG, ARTHUR RICHARD	McIntyre Rd Baheallah via Casterton VIC 3311	1090	BVSc, Sydney 1962	PP, N	13-Jan-92	06/92
YOUNG, LINDSAY STEVEN	216 Main Road Oakbank SA 5234	1493	BSc, BVMS Murdoch 1999	PP	07-Dec-00	72/00
ZWJUNENBERG, RAPHAEL JOHANNES GERHARDUS	Netherlands	1485	DVSc, Utrecht 1987, MSc Paris 1989	PP	07-Dec-00	63/00

*Classification**Symbols:*

PP Private Practitioner, N Principal or Partner, SG State Govt
CG Commonwealth Govt Employee, I Director of a Registered
OV Other Veterinary Pursuit, S Registered Specialist, OI Other Institution,
 LR Non- Practising or Limited Registration

*Register of Veterinary Surgeons - South Australia 2001***Veterinary Specialists** *(Section 27, VSAc)*

<i>Name</i>	<i>Branch of Speciality</i>	<i>File No</i>
ALLAN Graeme Sutcliffe	Veterinary Radiology	30/01
BARTON Mary Darvall	Veterinary Pathobiology, Microbiology	52/88
BURROWS Amanda Karen	Veterinary Dermatology	73/00
BURTON Gregory Glen	Veterinary Dermatology	13/00
FRAUENFELDER Henry Charles	Veterinary Surgery, Equine Surgery	04/76
MILLER Richard Ian	Veterinary Pathobiology	78/88
NICOLL Robert Gerard	Veterinary Radiology	31/01
RAHALEY Robert Seymour	Veterinary Pathobiology	35/88
READ Robert Anthony	Veterinary Ophthalmology	06/95
REUTER Ruth Elizabeth	Veterinary Pathobiology, General & Anatomic Pathobiology	39/91

Register of Veterinary Companies - South Australia 2001

<i>Company name</i>	<i>Address</i>	<i>Date</i>	<i>Certificate No</i>
ADELAIDE ANIMAL HOSPITALS PTY LTD	301 Magill Rd Trinity Gdns 5068	01/07/92	C25
ANIMAL MATTERS (SA) PTY LTD	55 Victoria Rd Clare 5453	06/07/00	C47
ARNOLD, CJ & SPS PTY LTD	Goldfields Rd Cockatoo Valley 5351	03/03/88	C6
AURICHT, RJ & AG PTY LTD	18 Fourth St Gawler 5118	02/02/92	C26
AXON VETERINARY SERVICES PTY LTD	90 Morphett Rd Glengowrie 5044	03/04/00	C45
BROOKLYN PARK VETERINARY SURGERY PTY LTD	293 Henley Beach Rd Brooklyn Park 5032	06/04/95	C29
CARLESVET PTY LTD	20 Port Rd Kadina 5554	06/07/00	C46
CASTLEFORD PTY LTD	97 McDouall Stuart Ave Whyalla Stuart 5608	07/02/91	C23
CHRIS MUNCHENBERG PTY LTD	446 Goodwood Rd Cumberland Park 5041	05/09/96	C33
CHRISTIE, RD, VETERINARY SURGERY PTY LTD	206 Military Rd Grange 5022	04/02/88	C4
CONDON, DR MATTHEW V PTY LTD	523 Bridge Rd Para Hills 5096	03/03/88	C8
EQUINE HILLS PTY LTD	123 Main South Rd O'Halloran Hill 5158	01/10/98	C40
GORGE ROAD NEWTON VET. SURGERY PTY LTD	180 Gorge Rd Newton 5074	02/03/89	C16
HALLETT COVE VETERINARY SURGERY PTY LTD	Suite 7 Prof. Centre, Zwermer Dve Hallett Cove 5158	06/10/88	C15
HOLDS, DR KEN PTY LTD	93 Strathfield Tce Largs North 5016	02/06/88	C11
JENNI TREWREN VETERINARY SERVICES PTY LTD	172 Smith St Naracoorte 5271	03/12/98	C41
KATZ & K9Z PTY LTD	26 North East Rd Walkerville 5081	07/10/99	C44
KOCH J.D. & FENNER L. PTY LTD	321 Main North Rd Clare 5453	02/04/98	C36
LLOYD, DR BARRY PTY LTD	Martin Rd Concordia via Gawler 5118	04/07/91	C24
NICHOLLS, DR JM PTY LTD	318 Prospect Rd Prospect 5082	05/11/87	C1
NORWESTERLY PTY LTD	245 Esplanade Henley Beach 5022	05/08/99	C43
PARADISE VETERINARY HOSPITAL PTY LTD	655 Lower Nth East Rd Paradise 5075	04/09/97	C35
SEZUN VETERINARY SERVICES PTY LTD	P O Box 960 Victor Harbor 5211	04/09/97	C34
SPANNER, MT & EL PTY LTD	29 Adamson St Victor Harbor 5211	04/02/88	C3
THOMPSON, LOUISE PTY LTD	815 Lower North East Rd Demancourt 5075	02/05/96	C32
TORRENS ROAD CROYDON PARK VETERINARY CLINIC PTY LTD	234 Torrens Rd Croydon Park 5008	02/07/98	C38
VET SOUTH PTY LTD	446 Goodwood Rd Cumberland Park 5041	01/10/98	C39
VETERINARY OPHTHALMIC REFERRALS PTY LTD	102 Magill Rd Norwood 5067	04/06/98	C37
YAROONA PTY LTD	190 Chandlers Hill Rd Happy Valley 5159	07/06/90	C18