

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 27 SEPTEMBER 2001

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GOVERNMENT GAZETTE NOTICES

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ELECTRICAL PRODUCTS ACT 2000 SECTION 5: DECLARATIONS FOR PURPOSES OF PART 2

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 5 of the *Electrical Products Act 2000* and with the advice and consent of the Executive Council, I make the following proclamation:

Commencement

1. This proclamation will come into operation on the day on which the *Electrical Products Act 2000* comes into operation.

Revocation

2. The proclamation made under section 4(2) of the *Electrical Products Act 1988* on 18 December 1997 (see *Gazette* 18 December 1997 p. 1743) is revoked.

Interpretation

3. (1) In this proclamation—

"Act" means the Electrical Products Act 2000;

"clause D2" means clause D2 of Appendix D of AS/NZS 4417.2 (as in force from time to time) as modified by subclause (3)(c).

(2) In this proclamation, a reference to an Australian Standard (AS or AS/NZS followed by a number) is a reference to the standard published by Standards Australia as in force from time to time and includes a reference to any code or standard called up by or under the standard.

Safety and performance labelling

(i) i

4. (1) Section 6(1) of the Act applies to the classes of electrical products specified in Schedule 1.

(2) The standard or the part of a standard (as in force from time to time) specified in clause D2 for a class of electrical products is the safety and performance standard applicable to that class of electrical products.

(3) For the purposes of subclause (2)—

- (a) different standards may apply to different types of electrical products of the same prescribed class;
- (b) any reference in clause D2 to a New Zealand Standard (a standard published or approved solely by Standards New Zealand) is to be disregarded;
- (c) clause D2 is to be read subject to the following modifications:

insert alphabetically the following entries:	
Blanket BKT	AS/NZS 3164
Jug JUG	AS 3106
Television receiver TVR	AS/NZS 3250
Water bed heater WBH	AS 3148
Water heater-pressure storage type WHP	AS 3142;
in the entries relating to each of the following electrical products	loave out the short descript

- (ii) in the entries relating to each of the following electrical products—leave out the short description and class code (if any) and substitute, respectively, the following short descriptions and class codes:
 - Coffee percolator LHA Floor lamp LPT Garment/fabric steamer IRO Heater (room)(other than storage type) RHR Hotplate unit RAN Immersion heater (other than aquarium heater) IMH Iron (other than garment/fabric steamer) IRO Kettle LHA Lampholder (BC 15 or 22 MM) BLH Lawn care appliance (other than cord-line trimmer, edge trimmer or line trimmer) LCA Light fitting (portable) LPT Residual current device RCD Rice cooker LHA Room heater (other than storage type) RHR Saucepan (portable) LHA Socket (cord extension) CES Table lamp LPT Urn LHA:

(iii) from the entry relating to residual current device—leave out "Appendix E";

(iv) from the respective entries relating to switch (for lights or GPO) and wall switch—leave out, in each case, "or AS/NZS 3139".

Energy performance registration

5. (1) Section 6(2) of the Act applies to the classes of electrical products specified in column 1 of Schedule 2.

(2) The standard or the part of a standard (as in force from time to time) specified in the entry in Schedule 2 for a class of electrical products is the energy performance standard applicable to that class of electrical products.

Energy efficiency labelling

6. Section 6(3) of the Act applies to the classes of electrical products specified in Schedule 3.

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SCHEDULE 1

Safety and Performance Labelling

The class codes and short descriptions set out in this Schedule are included for reference purposes only (see Clause D2).

Class code	Short description	Class of electrical products
APC	Appliance connector Connector (appliance)	 Appliance connector, being an electrical device— (a) that is for attachment to a flexible cord; and (b) that makes a detachable connection between the conductors of the cord and the pins or contacts of any low voltage appliance or equipment of a type intended or generally used for household applications, but does not include— (c) a connector within the scope of AS 3123; or (d) a plug or socket-outlet within the scope of AS 3131.
AWM	Arc welding machine Welding machine (arc) Welding machine (gas shielded)	 Arc welding machine, being an electrical appliance— (a) that is for use in the electric arc welding process; and (b) that is for connection to single phase low voltage supply; and (c) that is fitted with a flexible cord and plug rated at not more than 16 A; and (d) that can easily be moved from one place to another while it is connected to supply; and (e) that has, for— gas metal arc welding machines; and gas tungsten arc welding machines; and flux cored arc welding machines, a 100% output rating* not exceeding 65 A,
		* The 100% rating is calculated from the square root of the marked duty cycle expressed in decimal form multiplied by the marked output current associated with the duty cycle in amperes.
ABC	Battery charger (automotive)	 Battery charger—automotive type, being an electrical appliance that— (a) is a household type; and (b) is for charging batteries of the type intended for automotive use.
GBC	Battery charger (general)	 Battery charger—general type, being an electrical appliance that— (a) is a household type; and (b) is for charging batteries other than those of the automotive type; and (c) is self contained; and (d) is for charging one or more batteries for use in other equipment; and (e) charges the batteries while they are on or in the charger.
BLH	Bayonet lampholder—15 or 22 mm Lampholder (BC 15 or 22 mm)	 Bayonet lampholder, being an electrical device that accommodates a lamp with a bayonet cap of 15 mm or 22 mm nominal diameter, but does not include— (a) a lampholder that, by design, is restricted to specific appliances; or (b) a lampholder that is for incorporation in industrial equipment only.
BLA	Bayonet lampholder adaptor Lampholder adaptor (BC to any)	 Bayonet lampholder adaptor, being an electrical device that is for insertion into a B22 bayonet lampholder and— (a) is for connection to a flexible cord; or (b) has one or more lampholders.
ВКТ	Blanket	 Blanket, being an electrical appliance that— (a) is for the application of heat to a bed; and (b) is flexible; and (c) has a fabric enclosure; and (d) has a projected surface area exceeding 0.6 m², and includes any associated power supply or controller.
BTR	Bread toaster Toaster (bread)	Bread toaster, being an electrical appliance that— (a) is a household type; and (b) is for toasting bread or similar foods.
CDR	Clothes dryer (rotary) Clothes dryer (cabinet)	Clothes dryer, being an electrical appliance that— (a) is a household type; and (b) is for drying textile material.
CCD	Conditioning device (portable) Control device (portable)	 Control or conditioning device, being an electrical device that— (a) is a household type; and (b) is for controlling or conditioning the electrical input to electrical apparatus; and (c) is self contained; and (d) connects to supply by means of a flexible cord and plug, appliance inlet or pins for engagement with a socket-outlet or an appliance inlet.
САР	Cooking appliance (portable) Frypan Griller (portable) Hotplate (portable) Toaster oven (benchtop) Wok	 Cooking appliance—portable type, being an electrical appliance that— (a) is a household type; and (b) is for cooking or warming food by electrical energy; and (c) is portable.

Class code	Short description	Class of electrical products
CES	Cord extension socket Socket (cord extension)	 Cord extension socket, being an electrical device that— (a) is for attachment to a flexible cord; and (b) has a maximum rating of 20 A at low voltage; and (c) has contacts whereby a detachable connection may be made with the corresponding pins of a plug or an inlet, but does not include— (d) a connector or appliance connector designated in AS 3123; or (e) a socket outlet designated in AS 3131.
CLS	Cord-line switch Switch (cord line)	 Cord-line switch, being an electrical device that— (a) is for attachment in a flexible cord; and (b) manually opens and closes an electrical circuit; and (c) has a rating not exceeding 16 A at low voltage, but does not include bell push and pendant switches.
DLO	Decorative lighting outfit Lights (Christmas tree) Lights (decorative)	 Decorative lighting outfit, being an electrical appliance that— (a) is for decorative, display or illumination purposes; and (b) consists of a set of lamps or lampholders interconnected by flexible cord of less than 2.5 mm² cross-sectional area, and includes any integral power supply or control device.
DWM	Dishwasher (domestic)	Dishwashing machine, being an electrical appliance that— (a) is a household type; and (b) is for washing eating or cooking utensils.
ESL	Edison screw lampholder Lampholder (ES 14 or 27 mm)	 Edison screw lampholder, being an electrical device that accommodates a lamp with an Edison screw cap of 14 mm or 27 mm nominal outside diameter, but does not include: (a) a lampholder which by design is restricted to specific appliances; or (b) a lampholder which is for incorporation in industrial equipment only.
PSU	Lighting transformer Plug pack (transformer) —specific use Plug pack (electronic) Plug pack (transformer) —general use Power supply (electronic) Power supply (transformer) —general use Power supply (transformer) —specific use	 Extra-low voltage power supply unit, being an electrical appliance that— (a) is a household type; and (b) is self contained; and (c) provides an extra-low voltage output to supply external appliances or equipment.
FAN	Fan	 Fan, being an electrical appliance that— (a) is a household type; and (b) has a primary function of moving air in its vicinity; and (c) is self contained, and includes any associated ancillary equipment.
FEN	Fence energiser	<i>Fence energiser</i> , being an electrical appliance that regulates and controls the supply of electrical energy to an electric fence.
FHP	Flexible heating pad Heating pad (flexible)	 Flexible heating pad, being an electrical appliance that— (a) is for application of heat to parts of the human body; and (b) is in the form of a flexible pad; and (c) has a projected area not exceeding 0.6m².
FPS	Floor polisher/scrubber	 Floor polisher/scrubber, being an electrical appliance that— (a) is a household type; and (b) is used to polish or scrub floors.
FLB	Ballast (electronic) Compact fluorescent lamp ballast (electronic) Fluorescent lamp ballast (electronic) Ballast (conventional) Compact fluorescent lamp ballast (conventional) Fluorescent lamp ballast (conventional)	 Fluorescent lamp ballast, being an electrical device that is for controlling the magnitude of current flowing through the discharge path of a fluorescent lamp and that is of— (a) the independent or built-in type intended for use with luminaires (portable or fixed); or (b) the integral type such that it forms a non-replaceable part of a fluorescent lamp/ballast combination; or (c) the adaptor type such that it allows the insertion of a fluorescent lamp into the ballast by the user, and includes any capacitor incorporated in or supplied with the ballast, but does not include a ballast which is incorporated in luminaires certified for compliance with the requirements for electrical equipment with increased safety type protection (Ex e) for use in hazardous locations.
FLS	Fluorescent lamp starter (glow) Starter (glow)	 Fluorescent lamp starter, being an electrical device that— (a) is for starting preheat type fluorescent lamps; and (b) is a glow-start type; and (c) has an enclosure of insulating material.
HCA	Hair care appliance Hair dryer (portable)	 Hair care appliance, being an electrical appliance that— (a) is a household type or a commercial hand-held type; and

(b) is for drying, styling or the caring of human hair.

Class code	Short description	Class of electrical products
HCL	Hedge clipper	<i>Hedge clipper</i>, being an electrical appliance that—(a) is for trimming hedges; and(b) is hand held.
IMH	Aquarium heater Immersion heater (other than aquarium heater)	Immersion heater, being an electrical appliance that— (a) is a household type; and (b) is for heating liquid in which it may be immersed; and (c) is self contained, and includes aquarium type immersion heaters.
INS	Insect electrocutor	Insect electrocutor, being an electrical appliance that— (a) is a household type; and (b) kills insects by the application of electrical energy.
INH	Handlamp (inspection) Inspection handlamp	Inspection handlamp, being an electrical appliance that— (a) is for inspection purposes using illumination; and (b) holds an incandescent or discharge lamp; and (c) is hand held, but does not include handlamps with a magnification facility.
IRO	Garment/fabric steamer Iron (other than garment/fabric steamer)	 <i>Iron</i>, being an electrical appliance that— (a) is a household type; and (b) is for smoothing or pressing fabric by the application of heat or steam; and (c) is hand held, except for any separate steam generator, and includes any associated equipment.
JUG	Jug	 Jug, being an electrical appliance that— (a) is a household type; and (b) is for heating water primarily for beverages; and (c) is portable; and (d) has a body of non-metallic material; and (e) incorporates a bare element, electrode element or an unearthed sheathed element.
KIT	Food preparation appliance (household) Kitchen machine	 <i>Kitchen machine</i>, being an electrical appliance that is a household type and— (a) is for the preparation of food by mechanical means; or (b) is for opening cans; or (c) is for sharpening of knives.
LCA	Cord-line trimmer Edge trimmer Lawn care appliance (other than cord-line trimmer, edge trimmer or line trimmer) Lawnmower Line trimmer	 Lawn care appliance, being an electrical appliance that— (a) is a household type; and (b) is for cutting grass or lawn.
LHA	Coffee percolator Cooking appliance (portable, liquid) Kettle Liquid heating appliance Rice cooker Saucepan (portable) Urn	Liquid heating appliance, being an electrical appliance that— (a) is a household type; and (b) is for heating liquid; and (c) is portable; and (d) has a capacity not exceeding 10 L, but does not include a jug.
LPT	Floor lamp Light fitting (portable) Luminaire (portable) Table lamp	 Luminaire—portable type, being an electrical appliance that— (a) is a household type; and (b) provides illumination or decoration accompanied by light output; and (c) is portable; and (d) is fitted with a supply flexible cord or an appliance inlet, but does not include a luminaire—portable type— (e) constructed of wood, glass, ceramic, marble, thermo-setting insulating material, or the like, or thermoplastic material which may support the lampholder and does not enclose the lamp and which— has no metal that is required to be earthed or double insulated from live parts; and is fitted with a sheathed supply flexible cord wired directly (disregarding any cord-line switch) to an individual lampholder; or (f) constructed of metal and which is fitted with a sheathed supply flexible cord wired directly (disregarding any cord-line switch) to an individual lampholder, provided that the supply flexible cord is visible for its entire length.
MAS	Massage appliance	Massage appliance, being an electrical appliance that— (a) is a household type; and (b) is for massaging the human body; and (c) is portable; and (d) is self contained.
MWO	Microwave oven	 Microwave oven, being an electrical appliance that— (a) is a household or commercial type; and (b) applies heat to food, liquid or other substances in a chamber by means of high-

(b) applies heat to food, liquid or other substances in a chamber by means of high-frequency electromagnetic radiation.

Class code	Short description	Class of electrical products
MCB	Circuit-breaker (minature) Miniature overcurrent circuit-breaker	 Miniature over-current circuit breaker, being an electrical device that— (a) is an enclosed air-break switch; and (b) opens a low voltage circuit automatically under pre-determined conditions of over-current; and (c) has a nominal rating not exceeding 125 A; and (d) has either or both of the following: a current breaking capacity up to but not including 10 kA; a projected panel mounting area not exceeding 4000 mm² per pole, but does not include a miniature over-current circuit breaker that is intended and marked as being only for use in industrial application.
OUD	Outlet device (portable)	 Outlet device, being an electrical device that— (a) is a household type; and (b) as its primary function, extends supply from a socket-outlet; and (c) is portable; and (d) incorporates one or more socket-outlets; and (e) has a rating not exceeding 20 A; and (f) does not incorporate integral pins for insertion into a socket-outlet, but does not include a cord extension set.
PLG	Plug (domestic)	 Plug, being an electrical device that— (a) makes a detachable connection between the contacts of a socket-outlet and the conductors of a flexible cord; and (b) has 2, 3 or 4 pins for insertion into a socket-outlet; and (c) has a maximum rating of 20 A, but does not include a plug that— (d) is within the scope of AS 3123 and is intended for industrial use; or (e) is within the scope of AS 3131.
PRO	Projector (conventional type)	 Projector, being an electrical appliance that— (a) is a household type; and (b) is for projecting an image from a photographic slide or moving film.
RAN	Hob Hotplate unit Oven (portable or wall) Range	 <i>Range</i>, being an electrical appliance that— (a) is a household type; and (b) is for cooking food using heat produced by electrical energy; and (c) is stationary.
RHD	Range hood	 Range hood, being an electrical appliance that— (a) is a household type; and (b) collects or filters air (or both); and (c) is for installation above a cooking appliance.
RHC	Hair clipper Razor Shaver	 Razor/hair clipper, being an electrical appliance that— (a) is a household type; and (b) shaves, cuts or trims human hair.
ROF	Freezer Refrigerator	Refrigerator/freezer, being an electrical appliance that— (a) is a household type; and (b) cools and stores food.
RCD	Residual current device	 Residual current device, being an electrical device that— (a) isolates or initiates a tripping signal to isolate a low-voltage supply to protected circuits, socket-outlets or equipment in the event of a current flow to earth that exceeds a pre-determined level; and (b) has a rated residual current not exceeding 300 mA for devices intended for connection to fixed wiring or 30 mA for other devices; and (c) has a rated load current not exceeding 125 A for devices intended for connection to fixed wiring or 20 A for other devices, but does not include— (d) a device intended to be used with a particular circuit-breaker other than a miniature overcurrent circuit-breaker; or (e) a device covered by AS 2081 and intended for mines use.
RHR	Heater (room) (other than storage type) Room heater (other than storage type) Heater (thermal storage) Room heater (storage type)	 Room heater, being an electrical appliance that— (a) is a household type; and (b) is for heating, by electrical energy, the atmosphere for comfort purposes, but does not include— (c) an airconditioning appliance; or (d) a heating system that is intended to heat the atmosphere of a room primarily by raising the temperature of any floor, wall, or ceiling area; or (e) an under-carpet heating system.
SEW	Sewing machine	Sewing machine, being an electrical appliance that— (a) is a household type; and (b) is for stitching fabric or other material.

Class code	Short description	Class of electrical products
SOC	General purpose outlet Socket-outlet	 Socket-outlet, being an electrical device that— (a) is for fixing at a point at which fixed wiring terminates; and (b) provides a detachable connection with the pins of a plug; and (c) has 2, 3 or 4 contacts; and (d) has a maximum rating of 20 A, but does not include an outlet within the scope of AS 3123 or AS 3131.
SOA	Socket-outlet adaptor	Socket-outlet adaptor, being an electrical device that— (a) extends supply from a socket-outlet; and (b) incorporates one or more integral socket outlets; and (c) has integral pins for insertion into a socket outlet.
SOI	Soldering iron	Soldering iron, being an electrical appliance that— (a) is for the application or removal of solder; and (b) is hand held, and includes any integral or associated power supply or controller, but does not include a soldering iron promoted exclusively to industry.
SFC	Cord (supply flexible) Flexible cord (for supply) Supply flexible cord	 Supply flexible cord, being an electrical cord that— (a) is unscreened and flexible; and (b) is designed for use at low voltage; and (c) consists of 2 or 3 elastomer or PVC insulated cores of multistrand construction; and (d) has a cross-sectional area of each conductor not exceeding 2.5 mm²; and (e) has for other than tinsel cords, individual wire strandings not exceeding— 0.21 mm for conductor sizes up to 1 mm²; or 0.26 mm for conductor sizes exceeding 1 mm², but does not include a flexible cord directly connected to equipment or approved non-rewirable accessories which is marked in accordance with the CENELEC HAR marking scheme for flexible cords.
SPE	Pool equipment Spa pool equipment Swimming pool equipment	<i>Swimming pool/spa equipment</i> , being electrical equipment that is for use in the operation or cleaning of a swimming pool, spa pool or spa bath, but does not include swimming pool/spa equipment exclusively promoted to commercial use.
TVR	Television receiver	 Television receiver, being an electrical appliance that— (a) is for household use; and (b) is for the display of public or subscription television broadcast; and (c) incorporates a single cathode ray picture tube.
THL	Infra-red therapeutic lamp Therapeutic lamp Ultraviolet therapeutic lamp	 Therapeutic lamp, being an electrical appliance that— (a) is a household type; and (b) produces ultraviolet or infra-red radiation for personal, therapeutic or cosmetic purposes; and (c) is portable.
TPT	Circular saw (portable) Drill (handheld) Jigsaw Planer (portable) Router (portable) Sander (portable) Saw (portable/sabre) Tool—Portable type	 <i>Tool—portable type</i>, being an electrical appliance that— (a) is for machining, drilling, sawing, or surface preparation; and (b) may be entirely supported by hand during operation, but does not include a tool—portable type promoted exclusively to industry.
VAL	Vacuum cleaner Water suction cleaner	 Vacuum cleaner, being an electrical appliance that— (a) is a household type; and (b) is portable; and (c) removes— dust, dirt or moisture and the like from floor coverings; or garden refuse from lawns or paths and the like, by suction.
WSW	Switch (for lights or GPO) Switch (wall) Wall switch	 Wall switch, being an electrical device that— (a) is an air-break switch; and (b) is for connection to the wiring of an electrical installation; and (c) is primarily for mounting on a vertical surface; and (d) is manually opened and manually closed; and (e) has a rating not exceeding 20 A.
WAM	Washing machine	 Washing machine, being an electrical appliance that— (a) is a household type; and (b) is used for washing clothes.
WBH	Waterbed heater	Waterbed heater, being an electrical appliance that— (a) is for installation under a waterbed envelope; and (b) heats water contained in that envelope, and includes any associated control device.
WHP	Water heater— pressure storage type	 Water heater—pressure storage type, being an electrical appliance that— (a) is for heating and storage of water for bathing, washing or similar purposes; and (b) incorporates a heating element; and (c) stores water at a pressure of more than 21 kPa; and (d) has a storage capacity not less than 4.5 L nor more than 680 L.

Energy reformance Registration					
Class of electrical products	Applicable Energy Performance Standard (as in force from time to time)				
<i>Air-conditioner—packaged</i> , being a 3 phase ducted or non-ducted air-conditioner of a vapour compression type and with a cooling capacity of between 0.75 kW to 65 kW.	AS/NZS 3823.2 ²				
<i>Electric motor</i> —3 <i>phase</i> , being a 3 phase electric motor with a capacity between 0.7 kW and 185 kW.	AS/NZS 1359.102.3 ²				
 Freezer, being an electrical appliance— (a) intended or sold for domestic use (other than camping); and (b) that— is a self-contained assembly consisting of a cabinet intended for the storage and preservation of foodstuffs at a temperature below O° Celsius; and has an electrically powered refrigerating unit operating at low voltage arranged to extract heat from within the cabinet. 	AS/NZS 4474 ¹				
 <i>Refrigerator</i>, being an electrical appliance— (a) intended or sold for domestic use (other than camping); and (b) that— is a self-contained assembly consisting of a cabinet intended for the storage and preservation of foodstuffs at a temperature above O° Celsius; and has an electrically powered refrigerating unit operating at low voltage arranged to extract heat from within the cabinet. 	AS/NZS 4474 ¹				
 <i>Refrigerator-freezer</i>, being an electrical appliance— (a) intended or sold for domestic use (other than camping); and (b) that is a self-contained assembly consisting of 2 or more cabinets or a cabinet with 2 or more compartments— one of which is intended for the storage and preservation of foodstuffs at a temperature above O° Celsius; and one of which is intended for the storage and preservation of foodstuffs at a temperature below O° Celsius, and (c) that has an electrically powered refrigerating unit operating at low voltage arranged to extract heat from within the cabinet. 	AS/NZS 4474 ¹				
<i>Water heater—storage</i> , being a water heater that is unvented and without an attached fader tank.	AS 1056.1 ²				

SCHEDULE 2

Energy Performance Registration

Notes for information purposes:

^{1.} This standard contains both a minimum energy performance requirement and a requirement for labelling so as to indicate energy efficiency.

^{2.} This standard contains a minimum energy performance requirement but does not contain a requirement for labelling so as to indicate energy efficiency.

SCHEDULE 3

Energy Efficiency Labelling

Class of electrical products

Air conditioner-refrigerative, being an electrical appliance-

- (a) intended for connection to a low or medium voltage single phase supply; and
- (b) that has output capacity (as defined in the applicable Australian Standard) not greater than 7.5 kW for cooling or, if applicable, for heating; and
- (c) designed to deliver—
- cooled air; or
 - cooled air or heated air,
 - to an enclosed space, room or zone; and
- (d) consisting of electromechanical mechanisms that operate on the vapour-compression principle.

Clothes dryer, being an electrical appliance-

- (a) intended—
 - for household and similar use; and
 - · for drying household textile material washed by water; and
- (b) designed to operate at low or medium voltage; and

(c) that operates with a rotary or tumbling action.

Dishwashing machine, being an electrical appliance-

- (a) intended—
 - for household and similar use; and
 - for washing eating and cooking utensils; and
- (b) designed to operate at low or medium voltage.

Freezer (within the meaning of Schedule 2)

Class of electrical products

Refrigerator (within the meaning of Schedule 2)

Refrigerator-freezer (within the meaning of Schedule 2)

Washing machine, being an electrical appliance-

(a) intended—

- for household and similar use; and
- for washing clothes, household fabrics and the like; and

(b) designed to operate at low or medium voltage

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command,

MPNR054/98CS

ELECTRICAL PRODUCTS ACT 2000 SECTION 3(2): CORRESPONDING LAWS

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 3(2) of the *Electrical Products Act 2000* and with the advice and consent of the Executive Council, I make the following proclamation:

Revocation

1. The proclamation made under section 4(2) of the *Electrical Products Act 1988* on 10 May 1990 (see *Gazette* 10 May 1990 p. 1275) is revoked.

Corresponding laws

2. (1) The following laws are laws corresponding to the Act:

Electricity Safety Act 1971 of the Australian Capital Territory;

Electricity Safety Act 1945 of New South Wales;

Electricity Act 1994 of Queensland;

Electricity Safety Act 1998 of Victoria;

Electricity Industry Safety and Administration Act 1997 of Tasmania;

Electricity Act 1945 of Western Australia.

(2) A reference in this clause to an Act of another jurisdiction includes a reference to— $\!\!\!$

- (a) that Act as amended and in force for the time being; and
- (b) an Act enacted in substitution for that Act.

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command,

MARK BRINDAL, for Premier

MPNR 054/98 CS

ELECTRICAL PRODUCTS ACT 2000 (Act No. 78 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

MPNR054/98CS

WITH the advice and consent of the Executive Council, I fix 1 October 2001 as the day on which the *Electrical Products Act 2000* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command,

MARK BRINDAL, for Premier

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF ELECTRICAL PRODUCTS ACT 2000 COMMITTED TO THE MINISTER FOR PRIMARY INDUSTRIES AND RESOURCES

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 5 of the Administrative Arrangements Act 1994 and with the advice and consent of the Executive Council, I commit the administration of the Electrical Products Act 2000 to the Minister for Primary Industries and Resources.

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command,

MARK BRINDAL, for Premier

MPNR054/98CS

CONTROLLED SUBSTANCES (DRUG OFFENCE DIVER-SION) AMENDMENT ACT 2000 (Act No. 87 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 1 October 2001 as the day on which the *Controlled Substances* (*Drug Offence Diversion*) Amendment Act 2000 will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command,

MARK BRINDAL, for Premier

FOREST PROPERTY ACT 2000 (Act No. 50 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

DHS CS01/30

WITH the advice and consent of the Executive Council, I fix 1 November 2001 as the day on which the *Forest Property Act 2000* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command,

MARK BRINDAL, for Premier

MGE 01/044 CS

4295

MARK BRINDAL, for Premier

HIGHWAYS ACT 1926 SECTION 27AA: CLOSURE OF PORTION OF PUBLIC ROAD AND PORTION OF PARADISE DRIVE AT WIRRINA COVE, HUNDRED OF YANKALILLA

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 27AA of the Highways Act 1926, on the recommendation of the Commissioner of Highways made pursuant to that section and with the advice and consent of the Executive Council, I close that portion of public road delineated as allotment 100 in Lands Titles Registration Office Filed Plan No. 42510 and that portion of Paradise Drive delineated as allotment 101 in Lands Titles Registration Office Filed Plan No. 42510.

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command,

MARK BRINDAL, for Premier

TSA C2000/11135

LAW OF PROPERTY ACT 1936 SECTION 41A: EASE-MENTS WITHOUT DOMINANT LAND IN FAVOUR OF DECLARED BODY

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 41A of the Law of Property Act 1936 and with the advice and consent of the Executive Council, I declare Penrice Soda Products Pty Ltd (ACN 008 206 942) to be a body for the purposes of section 41A(1)(a)(iii) of the Act.

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command.

MARK BRINDAL, for Premier

CSA47-01

SOUTHERN STATE SUPERANNUATION (INVALIDITY/ DEATH INSURANCE) AMENDMENT ACT 2001 (Act No. 39 of 2001): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

- WITH the advice and consent of the Executive Council, I-
 - (a) fix 27 September 2001 as the day on which the Southern State Superannuation (Invalidity/Death Insurance) Amendment Act 2001 (the "Amendment Act") will come into operation; and
 - suspend the operation of the following provisions of the Amendment Act until a day or days to be fixed by subsequent proclamation or proclamations:
 - section 3(*a*), (*b*), (*d*), (*e*) and (*f*); (i)
 - sections 4 to 13 (inclusive); (ii)
 - sections 16, 17 and 18; (iii)
 - (iv) section 19(b) and (c);
 - section 19(d), other than that part of the provision (v) that strikes out subsection (4) of section 34 of the principal Act;
 - (vi) section 20(*a*), (*b*), (*c*), (*d*) and (*e*);
 - section 20(f), other than that part of the provision (vii) that strikes out subsection (5) of section 35 of the principal Act:

(viii) section 20(g);

sections 21 and 22. (ix)

Given under my hand and the Public Seal of South Australia, at Adelaide, 27 September 2001.

By command,

MARK BRINDAL, for Premier

TFD 006/01CS

Department of the Premier and Cabinet Adelaide, 27 September 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Residential Tenancies Tribunal, pursuant to the provisions of the Residential Tenancies Act 1995:

Deputy Presiding Member: (from 8 October 2001 until 12 October 2001)

Roger Thomas Vincent

Acting Presiding member: (from 8 October 2001 until 12 October 2001) Roger Thomas Vincent

By command,

MARK BRINDAL, for Premier

ATTG 7/99CS

Department of the Premier and Cabinet Adelaide, 27 September 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Bushfire Prevention Advisory Committee, pursuant to the provisions of the Country Fires Act 1989:

Member: (from 27 September 2001 until 26 September 2004) Trevor Clarence Roocke Wayne Thorley Peter Davis Michelle Magquire Michael Williams John Pratt Paul Dellaverde Iris Dobrzinski Trevor James Dew Richard Twisk

Graeme Furler

Deputy Member: (from 27 September 2001 until 26 September 2004)

Ivan Brooks (Deputy to Roocke)

Ken Schutz (Deputy to Thorley) Sarah Lewis (Deputy to Davis)

David Cant (Deputy to Magquire)

Karan Smith (Deputy to Williams)

Richard Philip Underdown (Deputy to Pratt)

Sue LeFebvre (Deputy to Dellaverde)

Heidi Goess (Deputy to Dobrzinski)

- John Freeman (Deputy to Dew)
- Frank Crisci (Deputy to Twisk)
- Andrew Watson (Deputy to Furler)
- Presiding Member: (from 27 September 2001 until 26 September 2004) Trevor Clarence Roocke

By command,

MARK BRINDAL, for Premier

ATTG 52/00CS

Department of the Premier and Cabinet Adelaide, 27 September 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Heritage Authority, pursuant to the provisions of the Heritage Act 1993:

Member: (from 27 September 2001 until 26 September 2004) David John Seymour-Smith Lolita Mohyla Anthony Presgrave

Elizabeth Ho

Deputy Member: (from 27 September 2001 until 26 September 2004) Noris Ioannou

Cathryn Hart Justin McCarthy

By command,

MARK BRINDAL, for Premier

MEH 0050/01CS

Department of the Premier and Cabinet Adelaide, 27 September 2001

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

Deputy Presiding Member: (from 27 September 2001 until 9 September 2002)

John Maurice Patten

By command,

MARK BRINDAL, for Premier

MTOR 0010/01CS

Department of the Premier and Cabinet Adelaide, 27 September 2001

HIS Excellency the Governor in Executive Council has revoked the appointments of the Inspectors listed, as Inspectors of Motor Vehicles, pursuant to section 36 of the Acts Interpretation Act 1915 and section 7(1) of the Motor Vehicles Act 1959:

Brenton George Briers Daine Adrian Salmon Burden Andrew Stewart Keightley Christopher James Le Roux Vincenzo Micale Christopher John Ward Danny Wayne Wood Michael George Wyant

By command,

MARK BRINDAL, for Premier

DTRN 03921/97CS

Department of the Premier and Cabinet Adelaide, 27 September 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the Inspectors listed, as Inspectors of Motor Vehicles, pursuant to section 7 of the Motor Vehicles Act 1959:

Richard Scott Bubner Timothy Daniel Ireland Paul Johnson Philip John Brophy David Craig Rogers

By command,

MARK BRINDAL, for Premier

DTRN 03921/97CS

CO-OPERATIVES ACT 1997

Deregistration of Defunct Co-operative

PURSUANT to subsection 601AA (4) of the Corporations Act 2001, as adopted by section 311 of the Co-operatives Act 1997, the Corporate Affairs Commission ('the Commission') gives notice that when two months have passed since the publication of this notice the Commission may deregister the co-operative referred to in the schedule.

SCHEDULE

Murray Citrus Growers' Co-operative Association (Aust.) Limited.

Given at Adelaide, 21 September 2001.

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

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

Caravan Park Reserve, allotment 3 of Deposited Plan No. 29067, Hundred of Naracoorte, County of Robe, the notice of which was published in the *Government Gazette* of 7 March 1991 at page 822, being the whole of the land comprised in Crown Record Volume 5753 Folio 653.

Dated 25 September 2001.

P. M. KENTISH, Surveyor-General

DENR 09/0862

DEVELOPMENT ACT 1993, SECTION 29 (2) (b): AMEND-MENT TO THE CITY OF NORWOOD, PAYNEHAM AND ST PETERS—KENSINGTON AND NORWOOD (CITY) DEVELOPMENT PLAN

Preamble

It is necessary to amend the City of Norwood, Payneham and St Peters—Kensington and Norwood (City) Development Plan.

NOTICE

PURSUANT to section 29 (2) (b) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend The City of Norwood, Payneham and St Peters—Kensing-ton and Norwood (City) Development Plan, as follows:

In the Council Wide Section, principle of development control number 54:

Delete Principle of Development Control number 54; and insert:

'54 In respect to Local Heritage Places listed in Table KeN/1 and State Heritage Items as designated in Table KeN/2 the extent of control and protection applies only to all exterior parts of the original main portion of the subject building (exterior walls, facades and roof) and contiguous elements (verandahs and balconies, including balustrading and lacework, doors and windows and their frames, original materials and finishes and similar features), and also to the interior of State Heritage Items only, and otherwise with particular attention to certain parts or to other additional elements where specifically identified in the Description of the Local Heritage Place in Table KeN/1.'

In 'TABLE KeN/1—LIST OF LOCAL HERITAGE PLACES' delete the following items:

(i) '2 Bridge Street, Kensington—Cement Moulded block Cottage (two front rooms)'.

- (ii) '19-21 Flinders Street, Kent Town—Red Brick Bridge Parapet (Flemish Bond Construction)'.
- (iii) '33 Gray Street, Norwood—Victorian Bluestone Villa'.

Dated 27 September 2001.

DIANA LAIDLAW, Minister for Transport and Urban Planning

PLN 99/0378

DEVELOPMENT ACT 1993

Minister's Specification SA 78 Bushfire fighting equipment and water supply requirements in designated bushfire prone areas

Preamble

1. Section 108 (6) of the Development Act 1993, provides that 'the regulations may refer to a standard or other document ... published by a prescribed body'. Regulation 102 (2) of the Development Regulations 1993, prescribes the Minister as a prescribed body for the purposes of section 108 (6).

2. Regulation 78 of the Development Regulations 1993, refers to Minister's Specification SA 78, as in force from time to time.

3. Minister's Specification SA 78 has been published to provide appropriate construction standards for bushfire fighting equipment and water supply requirements in designated bushfire prone areas.

4. Notice of Minister's Specification SA 78 was given on 6 September 2001, (see *Gazette* 6 September 2001, page 3925) with the specification to take effect on a date to be gazetted.

NOTICE

For the purpose of Minister's Specification SA 78, I declare that this specification will take effect for the purpose of the Development Act 1993 on 27 September 2001.

Dated 27 September 2001.

DIANA LAIDLAW, Minister for Transport and Urban Planning

GAMING MACHINES ACT 1992

Advertising Code of Practice

THIS is the Advertising Code of Practice for gaming machine licensees pursuant to section 29 of the Statutes Amendment (Gambling Regulation) Act 2001.

1. OBJECTIVES: To ensure that playing gaming machines in a Hotel or Club constitutes a socially responsible leisure and entertainment activity.

To enhance the appropriate development of gaming machines within the Hotel and Club industry throughout South Australia consistent with community expectations.

To provide guidelines for the responsible advertising of gaming machines in Hotels and Clubs.

To enhance the positive public image of the Hotel and Club industry.

2. CONSULTATION: The Advertising Code of Practice must be reviewed by the Independent Gambling Authority (IGA) in consultation with holders of gaming machine licences at least every two years. The Authority must seek and consider written submissions from the public when reviewing this Code.

Unless it considers it contrary to the public interest to do so, before altering this code of practice the Authority must give written notice of the proposed change to a body representative of licensees and consider any representations made by the body within 14 days or longer period provided.

3. SCOPE: This Code applies to all holders of a gaming machine licence. The code covers communication activities including (but not limited to) advertising in media (including electronic media), point of sale promotional material, leaflets, displays, internal and external signage, gaming machines artwork, the internet, subscriber products and other materials designed for public communication.

4. THE ADVERTISING CODE OF PRACTICE—DETAILS:

- (a) Advertisements and promotions must comply with the laws of South Australia.
- (b) Advertisements and promotions should focus on the *entertainment* value and not be false, misleading or deceptive, particularly with regard to winning or the chances of winning.
- (c) Advertisements and promotions should be conducted in accordance with decency, dignity and taste and reflect prevailing community standards.
- (d) Advertisements and promotions must not suggest that gambling is a form of financial investment or will solve financial problems.
- (e) Advertisements and promotions must not suggest that enhancement of one's social, financial or sexual success and general abilities can be attributable to gambling.
- (f) Advertisements and promotions must not suggest that skill can influence games that are really games of chance.
- (g) Advertisements and promotions depicting the playing of gaming machines should not be associated with irresponsible consumption of alcohol.

- (*h*) Advertisements and promotions should not be undertaken in a way that encourages minors to play gaming machines and the target audience must be people of 18 years and over.
- (*i*) Advertisements must not link proceeds of gambling with the payment of household staples e.g. gas, electricity, rental payments, mortgage payments.
- (*j*) Advertisements must not encourage patrons to spend their last dollar with the expectation of winning.

Television Advertising

(*k*) In all instances, the media selection and placement of television advertising will be in accordance with the Federation of Commercial Television Stations (FACTS) Code of Practice as follows:

Commercials Relating to Betting or Gambling

- (*l*) Except in news, current affairs and sporting programs, a commercial relation to betting or gambling must not be broadcast in "G" classification periods Monday to Friday, nor on weekends between 6 a.m. and 8.30 a.m., and 4 p.m. and 7.30 p.m.
- (*m*) The conformity of an advertisement with the FACTS Code will be assessed in terms of its probable impact, taking its contents as a whole, upon a reasonable person within the class of those to whom the advertisement is directed and taking into account its probable impact on persons within other classes to whom it is likely to be communicated.

5. RESOLVING COMPLAINTS OR CONCERNS:

If a patron has a question or concern relating to this code of practice, he or she should in the first instance contact the management of this venue. If the complaint or concern is unable to be resolved with management or the patron is unsatisfied with the outcome then the patron should contact the Office of the Liquor and Gambling Commissioner on 8226 8410.

Dated 24 September 2001.

ROB LUCAS, Treasurer

GAMING MACHINES ACT 1992

Responsible Gambling Code of Practice

THIS is the Responsible Gambling Code of Practice for gaming machine licensees pursuant to section 29 of the Statutes Amendment (Gambling Regulation) Act 2001.

CONSULTATION: The Responsible Gambling Code of Practice must be reviewed by the Independent Gambling Authority (IGA) in consultation with holders of gaming machine licences at least every two years. The Authority must seek and consider written submissions from the public when reviewing this Code.

Unless it considers it contrary to the public interest to do so, before altering this code of practice the Authority must give written notice of the proposed change to a body representative of licensees and consider any representations made by the body within 14 days or longer period provided.

GAMING LEGISLATION: The licensee will ensure that approved gaming machine managers and employees have a detailed knowledge of the provisions of the Gaming Machines Act 1992 and will have appropriate practices in place to ensure compliance with:

- 1. Provisions relating to employment:
 - in particular
 - section 50—carrying identification
 - section 51—use of gaming machines
- 2. Provisions relating to cash facilities: in particular
 - section 51A—location of cash facilities
 - section 51B—withdrawal limits
- 3. in particular
 - section 52—extension of credit
- 4. Provisions relating to minors:
 - in particular
 - section 56—access by minors
 - section 58—identification of minors
- 5. Provisions relating to barring of patrons: in particular
 - section 59—licensee barring
 - section 60—removal of barred persons
- 6. Provisions relating to powers to remove offenders: in particular
 - section 67—removal of offenders

PRIZES AND WINNINGS: Prizes and winnings must be paid at the time of claiming. Winnings in excess of \$1 000 that are paid by cheque may be paid within 24 hours of the win.

MACHINE MANAGEMENT: Gaming machines will be maintained in proper operating condition to ensure player confidence and the integrity of gaming. Unplayable machines will be clearly marked.

SIGNAGE WITHIN GAMING ROOM: Licensees must display in approved gaming areas a copy of the following documents:

*RESPONSIBLE GAMBLING CODE OF PRACTICE *ADVERTISING CODE OF PRACTICE

MEMBER/CUSTOMER SUPPORT: If patrons have difficulty in controlling their personal level of expenditure, management and staff, where appropriate, will direct patrons to the gambling help line.

SIGNAGE ON MACHINES: Each gaming machine will display clearly a sign approved by the Liquor and Gambling Commissioner containing the 24-hour gambling help line number together with a message that encourages members and customers to gamble responsibly.

CLOCKS: The licensee must ensure that a clock is placed in a clearly visible position within approved gaming areas.

PLAYING WHILE INTOXICATED: The licensee will ensure that patrons who are clearly intoxicated will be prevented from playing gaming machines and may be lawfully removed from these premises.

STAFF DEVELOPMENT AND TRAINING: As from 1 January 2002, the licensee must ensure that newly approved gaming managers and newly approved gaming employees have or will undertake training in the operation of machines and responsible gambling within six months of their approval unless the Commissioner is satisfied that the persons knowledge, skills and experience is such that additional training is not required.

The Licensee must ensure that all existing approved gaming managers and approved gaming employees have undertaken or will undertake training in the operation of machines and responsible gambling by 1 October 2002, unless the licensee is able to satisfy the Commissioner that the persons knowledge, skills and experience is such that additional training is not required.

CHEQUES: Cheques will not be cashed in approved gaming areas. The Liquor and Gambling Commissioner can, by notice in writing, exempt a venue from this provision if the Commissioner thinks that good reason (e.g. the location of the licensed premises) exists for doing so.

RESOLVING COMPLAINTS OR CONCERNS: If a patron has a question or concern relating to this code of practice, he or she should in the first instance contact the management of this venue. If the complaint or concern is unable to be resolved with management or the patron is unsatisfied with the outcome then the patron should contact the Office of the Liquor and Gambling Commissioner on 8226 8410.

Dated 24 September 2001.

ROB LUCAS, Treasurer

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the following table to be substandard for the purposes of Part VII of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	ouse Allotment, Section, etc.		<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	
25-27 Eighth Street, Bowden	Allotment 200 in Filed Plan 15119, Hundred of Yatala	5124	832	11.8.66, page 754	
Unit 1/20 Jackson Avenue, Coromandel Valley	Unit 1, Strata Plan 11458, Hundred of Adelaide	5036	38	24.10.96, page 1421	
38 Bakewell Road, Evandale	Allotment 41 in Filed Plan 135192, Hundred of Adelaide	5561	513	14.2.91, page 580	
41 Evans Street, Gillman	Allotments 114 and 116 in Deposited Plan 505, Hundred of Port Adelaide	5837	482	27.11.80, page 1995	
Flat 3/25 Colley Terrace, Glenelg	Allotment 89 in Filed Plan 3465, Hundred of Noarlunga	5493	113	13.12.90, page 1809	
Flat 5/25 Colley Terrace, Glenelg	Allotment 89 in Filed Plan 3465, Hundred of Noarlunga	5493	113	13.12.90, page 1809	
37 Alpha Terrace, Port Pirie (Solomontown)	Allotment 351 in Filed Plan 184433, Hundred of Pirie	5832	428		
(bolomono wil)	Allotment 352 in Filed Plan 184433, Hundred of Pirie	5572	799	15.5.80, page 1340	
26 Edinburgh Street (also known as 30 Edinburgh Street), Port Lincoln	Allotment 38 in Filed Plan 14214, Hundred of Lincoln	5662	496	29.4.93, page 1556	
Flat 1 (front top flat), 22 Lincoln Highway, Port Lincoln	Allotment 2 in Filed Plan 159000, Hundred of Lincoln	5290	146	29.10.98, page 1289	
Flat 2 (bottom rear flat), 22 Lincoln Highway, Port Lincoln	Allotment 2 in Filed Plan 159000, Hundred of Lincoln	5290	146	29.10.98, page 1289	
Flat 3 (top rear flat), 22 Lincoln Highway, Port Lincoln	Allotment 2 in Filed Plan 159000, Hundred of Lincoln	5290	146	29.10.98, page 1289	
Dated at Adelaide, 27 September 20	01.	G. BL	ACK, Gene	ral Manager, Housing Trust	

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that the South Australian Housing Trust in the exercise of the powers conferred by the Housing Improvement Act 1940, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part VII of the Housing Improvement Act 1940.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	<u>of Title</u> Folio
63 California Street	Collinswood	Allotment 1 in Filed Plan 105445, Hundred of Yatala	5161	605
497 Fullarton Road	Highgate	Allotment 100 in Deposited Plan 31248, Hundred of Adelaide	5072	627
6 Eliza Street (also known as Lot 879, Eliza Street, and 6 Crouch Lane)	Kalangadoo	Allotment 879 in Filed Plan 191441, Hundred of Grey	5716	792
22 Hill Street	Mitcham	Allotment 43 in Filed Plan 15730, Hundred of Adelaide	5422	881
32 Melbourne Street	North Adelaide	Allotment 7 in Filed Plan 10729, Hundred of Yatala	5180	452
Dated at Adelaide, 27 September	2001.	G. BLACK, General I	Manager, Ho	using Trus

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part VII of the Housing Improvement Act 1940, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
24 Royal Avenue, Adelaide	Allotment 14 in Deposited Plan 1110, Hundred of Adelaide	5851	620	28.1.93, page 484	125.00 (whole of house)
Part Sections 91 and 92, Riverbanks Road, Angle Vale	Section 92, Hundred of Munno Para	Crown R 5744	lecord 241	30.11.00, page 3362	125.00
109 Gawler River Road, Gawler River	Allotment comprising pieces 1 and 2 in Deposited Plan 5130, Hundred of Mudla Wirra	5665	857	24.5.01, page 1868	34.00
Granny flat at 134 Wright Road, Ingle Farm	Allotment 1450 in Deposited Plan 9282, Hundred of Yatala	5570	551	4.1.01, page 13	50.00
Flat 1/175 O.G. Road, Marden	Allotment 6 in Filed Plan 122533, Hundred of Adelaide	5215	665	30.11.89, page 1635	110.00
50 Davenport Street, Millicent	Allotment 3 in Deposited Plan 518, Hundred of Mount Muirhead	5810	609	26.5.94, page 1277	50.00
House at rear of shop at 46 Strathalbyn Road, Mylor	Allotment 46 in the Town of Mylor, Hundred of Noarlunga	5139	76	26.7.01, page 2774	90.00
34 Provost Street, North Adelaide	Allotment 681 in Filed Plan 183953, Hundred of Yatala	5805	525	3.9.64, page 783	200.00
42 Adelaide Terrace, Pasadena (also known as 42 Adelaide Terrace, St Marys)	Allotment 326 in Deposited Plan 3843, Hundred of Adelaide	5112	822	22.5.01, page 2772	145.00
61 Fifth Street, Port Pirie West	Allotment 100 in Deposited Plan 403, Hundred of Pirie	5356	617	26.4.01, page 1664	80.00
111 Gilbert Street, Tarlee	Allotment 111 in Deposited Plan 251, Hundred of Gilbert	5313	415	29.7.93, page 716	87.00
Dated at Adelaide, 27 September	2001.			G. BLACK, General Mana	ger, Housing Trust

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Kenneth Trevor Griffin, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

Amie Bell, an officer/employee of Bortle Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 1917, folio 93, situated at 34 Cottell Street, Port Pirie, S.A. 5540.

Dated 27 September 2001.

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

M. D. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Kenneth Trevor Griffin, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

Josephine Mary Cowley, an officer/employee of McWilliam Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5167, folio 84, situated at 18 Watson Street, Milang, S.A. 5256.

Dated 27 September 2001.

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

M. D. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that McPub Pty Ltd (ACN 082 571 097) and Lement (SA) Pty Ltd (ACN 097 722 748), c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 have applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 317 Morphett Street, Adelaide, S.A. 5000 and known as St Andrew's Hotel.

The applications have been set down for hearing on 26 October 2001 at 9 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Dated 20 September 2001.

Applicants

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Stephen John Peter and Marilyn Jean Peter have applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at Port Wakefield Road, Dublin, S.A. 5501 and known as Dublin Hotel.

The applications have been set down for hearing on 26 October 2001.

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

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

Dated 28 September 2001.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Abbey Rock Wines Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises to be situated at 67 Payneham Road, College Park, S.A. 5069 and to be known as Abbey Rock Wines.

The application has been set down for hearing on 12 October 2001.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, on or before 11 October 2001.

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

Dated 21 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Holdfast Shores Hotel Services Pty Ltd (ACN 088 854 737), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 in respect of premises proposed to be erected and situated at Colley Terrace, Glenelg, S.A. 5045 and to be known as Holdfast Shores Hotel has applied to the Licensing Authority for an order in respect of the certificate.

The application has been set down for hearing on 12 October 2001.

Condition

The following condition has been sought:

An order substituting the plans now lodged with the Licensing Authority for those previously approved.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, on or before 10 October 2001.

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

Dated 20 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (*b*) of the Liquor Licensing Act 1997, that Matthew James Grech, c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 4A Linden Avenue, Hazelwood Park, S.A. 5066 and known as A Taste of Provence and to be known as Artespresso.

The application has been set down for hearing on 19 October 2001.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, on or before 18 October 2001.

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

Dated 20 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that David Scott Lawson, John Scott Lawson and Matthew Alexander Lawson, 21 Albermarle Avenue, Trinity Gardens, S.A. 5068 have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 21 Albermarle Avenue, Trinity Gardens, S.A. 5068 and to be known as Lawson Wines.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

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

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

Dated 18 October 2001.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that RSL Blackwood & District Sub Branch Inc., 1 Brighton Parade, Blackwood, S.A. 5051 has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 1 Brighton Parade, Blackwood and known as RSL Blackwood & District Sub Branch.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

An Extended Trading Authorisation:

Thursday to Saturday: Midnight to 2 a.m. the following day.

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

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

Dated 17 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Merabar Pty Ltd, Barwell Avenue, Barmera, S.A. 5345 has applied to the Licensing Authority for a Variation to an Extended Trading Authorisation to authorise the sale of liquor for consumption on the licensed premises in respect of premises situated at Barwell Avenue, Barmera and known as Barmera Hotel Motel.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

A variation to an Extended Trading Authorisation:

Monday to Thursday: Midnight to 2 a.m. the following day.

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

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

Dated 18 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Rupender Walia and Surinder Walia, 19A Silkes Road, Paradise, S.A. 5075 have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 11/511 North East Road, Gilles Plains, S.A. 5086 and to be known as Maya's Indian Take-Away Restaurant.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date. Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 18 September 2001.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Robert Peter May and Cynthia Alice Elliott, P.O. Box 682, Willunga, S.A. 5172 have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 501, Blockers Road, Myponga, S.A. 5202 and to be known as Moonlit Springs.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

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

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

Dated 20 September 2001.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Laxmi Devi and Robert Henry Betterman, 41 Glengyle Terrace, Glandore, S.A. 5037 have applied to the Licensing Authority for a Restaurant Licence with an Extended Trading Authorisation and section 34 (1) (c) in respect of premises situated at R5 Marina Pier, Holdfast Shores, S.A. 5045 and to be known as Laxmi's Tandoori Indian Restaurant.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

An Extended Trading Authorisation:

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 11.30 p.m.

To allow the licensee to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:

- (a) seated at a table;
- (b) attending a function at which food is provided.

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

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

Dated 20 September 2001.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Heartland Wines Pty Ltd (ACN 097 911 638), c/o Fisher Jeffries, SGIC Building, 211 Victoria Square, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at Level 1, 205 Greenhill Road, Eastwood, S.A. 5063 and to be known as Heartland Wines.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

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

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

Dated 20 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (*b*) of the Liquor Licensing Act 1997, that John Milky, Loretta Milky, Neville Milky and Ava Jean Milky, P.O. Box 248, Salisbury, S.A. 5108 have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 4 John Street, Salisbury, S.A. 5108 and to be known as Café Supremo.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

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

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

Dated 21 September 2001.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (*b*) of the Liquor Licensing Act 1997, that Susan Eldred Blum, c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for an Extended Trading Authorisation and Entertainment Consent in respect of the premises situated at Main North Road, Roseworthy, S.A. 5371 and known as Roseworthy Hotel.

The application has been set down for hearing on 26 October 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

- (1) That the licensee be permitted to sell liquor for consumption on the licenced premises on Sunday from 10 a.m. to 11 a.m. and 8 p.m. to midnight.
- (2) That the licensee be permitted to sell liquor for consumption off the licensed premises on Sunday from 8 p.m. to 9 p.m.

- (3) That the Extended Trading Authorisation shall apply to the whole of the licensed premises.
- (4) That Entertainment Consent be granted and apply to the whole of the licensed premises during normal hours and extended trading hours.

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

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

Dated 18 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (*b*) of the Liquor Licensing Act 1997, that Robert Anderson, c/o 4 Hutchens Road, Woodside, S.A. 5244 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 17 Main Street, Hahndorf, S.A. 5245 and known as Trattoria Degli Amici.

The application has been set down for hearing on 29 October 2001 at 10 a.m.

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

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

Dated 17 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Surmon Pty Ltd (ACN 097 330 302), c/o Duncan Basheer Hannon, Solicitors, 66 Wright Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Basham Road, Stanley Flat, via Clare, S.A. 5453 and known as Mount Surmon Vineyard.

The application has been set down for hearing on 29 October 2001 at 10.30 a.m.

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

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

Dated 17 September 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Cherylle Anne Glenister and Robert Ivan Glenister, 41 Esplanade, Kingscote, S.A. 5223 have applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at Chapman Terrace, Kingscote, and known as Ellsons Seaview Motel.

The application has been set down for hearing on 29 October 2001.

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

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

Dated 14 September 2001.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Woolies Liquor Stores Pty Ltd (ACN 007 939 531), 599 Main North Road, Gepps Cross, S.A. 5094 has applied to the Liquor and Gaming Commissioner for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at 117 Heaslip Road, Angle Vale and known as Angle Vale Liquor Store.

The application has been set down for hearing on 29 October 2001 at 11.30 a.m.

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

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

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Pak Chuen Lam, 3 King Street, Port Lincoln, S.A. 5606 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 3 King Street, Port Lincoln and known as Ming Inn Chinese Restaurant.

The application has been set down for hearing on 30 October 2001.

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

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

Dated 19 September 2001.

Applicant

PASSENGER TRANSPORT ACT 1994

Constitution of Passenger Transport Standards Committee under Section 25—Delegations under Section 26

1. Pursuant to section 25 of the Passenger Transport Act 1994, the Passenger Transport Board establishes a committee called the Passenger Transport Standards Committee.

2. The committee will be constituted of between three and five persons (inclusive) drawn from time to time from the following:

		-
		Appointed
(<i>a</i>)	Gregory John Crafter	1 July 1994
(b)	Heather I'Anson	1 July 1994
(c)	Noelene Buddle	1 July 1994
(<i>d</i>)	Dagmar Egen	1 July 1994
(e)	Richard Dennis	1 July 1994
(f)	Richard Clampett	7 March 1996
(g)	John Jackson	23 July 1997
(<i>h</i>)	Kathleen Johnston	25 June 1998
(i)	Frances Meredith	25 June 1998
(j)	Joy Palmer	25 June 1998
(k)	Rod Wicks	25 June 1998
(<i>l</i>)	Frank Pearce	25 June 1998
<i>(m)</i>	Deborah Myhill	27 January 2000
(<i>n</i>)	Branka King	27 January 2000
(0)	Barbara O'Daniel	27 January 2000
(<i>p</i>)	Susan Stack	27 January 2000
(q)	Ian Radbone	24 May 2001
(<i>r</i>)	Darren McGeachie	24 May 2001
(<i>s</i>)	John McKenzie	24 May 2001
<i>(t)</i>	Geoffrey Krieger	24 May 2001
<i>(u)</i>	Rod Payze	1 June 2001
(v)	Christine Matthews	23 August 2001

(and so, accordingly, a quorum consists of three),

3. If the chairperson is absent from a meeting of the committee, a member of the committee chosen by those present will preside.

4. A decision carried by three members of the committee at a meeting is a decision of the committee.

- 5. The committee must:
 - (a) have accurate minutes kept of its proceedings; and
 - (b) ensure that a copy of the minutes for a meeting is provided to the Board within a reasonable time after the meeting.
- 6. The committee is established:
 - (a) to exercise the functions and powers delegated to it under clause 7; and
 - (b) to exercise other functions determined by the Board from time to time,

(but the conferral of a function or power does not derogate from the power of the Board, or from any other delegation by the Board).

7. Pursuant to section 26 of the Act, the following functions and powers are delegated to the committee:

- (a) the power to grant or to refuse an application of an accreditation under Part 4 of the Act;
- (b) the power to impose a requirement under section 30 of the Act;
- (c) the power to impose or vary a condition to an accreditation under section 31 of the Act;

- (d) the power to grant a temporary accreditation under section 32 (2) of the Act;
- (e) the power to assign an accreditation to a class under section 32 (3) of the Act;
- (f) the power to renew an accreditation under Division 4 of Part 4 of the Act;
- (g) the power to hold an inquiry under Division 5 of Part 4 of the Act and to exercise any power of the Board under that Division in relation to that matter;
- (*h*) the power to impose or vary a condition to a licence under Part 6 of the Act;
- (i) the powers of the Board under section 49 of the Act;
- (j) the power to consider whether a licence under Part 6 of the Act should be suspended or cancelled and, if the committee thinks fit, to suspend or cancel such a licence (and therefore the powers of the Board under section 50 of the Act) in relation to that matter;
- (k) the functions and powers of the Board under regulations 10, 16, 19, 20, 35, 36, 38 and 85 of the Passenger Transport (General) Regulations 1994.

Resolved by the Passenger Transport Board on 23 August 2001.

D. EGEN, Presiding Officer of the Board

THE RENMARK IRRIGATION TRUST

Notice of Water Supply Rate No. 3

AT a meeting of The Renmark Irrigation Trust, duly held on 27 August 2001, a Water Supply Rate incorporating an Access Charge of \$117.70/ha on all rateable land within the district, and a Delivery Fee of 2.95 cents/kL was declared for the half year ending 31 December 2001. All persons liable are required to pay the amount of the rate, according to the assessment, to the Secretary at the Trust Office.

Dated 25 September 2001.

W. D. MORRIS, Chief Executive Officer

PETROLEUM ACT 2000

Application for grant of Pipeline Licence

PURSUANT to section 65 (6) of the Petroleum Act 2000 (the Act) I, Robert Anthony Laws, Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Minerals and Energy, pursuant to Delegation dated 25 September 2000, *Gazetted* 28 September 2000, do hereby publish notice of the receipt of an application for a Pipeline Licence.

General Description of Application

South East Australia Gas (SEA Gas) Pty Ltd have submitted an application for a pipeline licence. The proposed pipeline will commence at the Minerva Gas Plant near Port Campbell in Victoria and terminate at the Pelican Point Offtake Station, Port Adelaide. The licence area requested commences at the South Australian-Victorian border east of Naracoorte, then travels directly north-west toward Murray Bridge, crossing the Murray River 4 km north of Murray Bridge. It then travels north-westerly above Mount Pleasant in the northern Mt Lofty Ranges, through the Williamstown and Gawler areas before turning south-west and travelling across the northern Adelaide Plains west of Elizabeth towards Gepps Cross. The pipeline will follow the proposed Port River Expressway to Port Adelaide where it will cross the North Arm of the Port River onto Torrens Island where it terminates at the Pelican Point Offtake Station. The proposed pipeline will cover a distance of approximately 670 km.

Dated 19 September 2001.

R. A. LAWS, Delegate of the Minister for Minerals and Energy Resources

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2001

	\$
Agents, Ceasing to Act as	32.75
Associations:	
Incorporation	16.70
Intention of Incorporation	41.25
Transfer of Properties	41.25
Attorney, Appointment of	32.75
Bailiff's Sale	41.25
Cemetery Curator Appointed	24.50
Companies:	
Alteration to Constitution	32.75
Capital, Increase or Decrease of	41.25
Ceasing to Carry on Business	24.50
Declaration of Dividend	24.50
Incorporation	32.75
Lost Share Certificates:	
First Name	24.50
Each Subsequent Name	8.40
Meeting Final	27.50
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	32.75
Each Subsequent Name	8.40
Notices:	
Call	41.25
Change of Name	16.70
Creditors	32.75
Creditors Compromise of Arrangement	32.75
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed')	41.25
Release of Liquidator—Application—Large Ad —Release Granted	65.50
Release Granted	41.25
Receiver and Manager Appointed	38.25
Receiver and Manager Ceasing to Act	32.75
Restored Name	31.00
Petition to Supreme Court for Winding Up	57.00
Summons in Action	48.75
Order of Supreme Court for Winding Up Action	32.75
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt	74.00
Removal of Office	16.70
Proof of Debts	32.75
Sales of Shares and Forfeiture	32.75
Estates	
Estates:	24.50
Assigned	24.50 41.25
Deceased Persons—Notice to Creditors, etc	
Each Subsequent Name	8.40
Deceased Persons—Closed Estates	24.50
Each Subsequent Estate	1.05
Probate, Selling of	32.75
Public Trustee, each Estate	8.40

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	21.80 21.80
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	41.25 41.25 41.25
Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet	16.70 17.60 16.70 16.70 8.40
Leases—Application for Transfer (2 insertions) each	8.40
Lost Treasury Receipts (3 insertions) each	24.50
Licensing	48.75
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name Each Subsequent Name	327.00
Noxious Trade	24.50
Partnership, Dissolution of	24.50
Petitions (small)	
Registered Building Societies (from Registrar-	10.70
General)	16.70
Register of Unclaimed Moneys—First Name Each Subsequent Name	24.50 8.40
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	
Sale of Land by Public Auction	41.75
Advertisements	2.30
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	2.30 per
Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.30 per line.	District

Where the notice inserted varies significantly in length from that which is usually published a charge of \$2.30 per column line will be applied in lieu of advertisement rates listed.

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2001

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	1.85	0.80	497-512	27.00	26.00
17-32	2.60	1.65	513-528	27.75	26.50
33-48	3.35	2.40	529-544	28.50	27.50
49-64	4.25	3.20	545-560	29.25	28.50
65-80	5.00	4.10	561-576	30.00	29.25
81-96	5.75	4.80	577-592	31.00	29.75
97-112	6.60	5.60	593-608	31.75	30.75
113-128	7.40	6.45	609-624	32.50	31.75
129-144	8.30	7.30	625-640	33.25	32.25
145-160	9.10	8.05	641-656	34.00	33.00
161-176	9.95	8.90	657-672	34.50	33.75
177-192	10.70	9.75	673-688	36.00	34.50
193-208	11.50	10.60	689-704	36.75	35.50
209-224	12.30	11.30	705-720	37.25	36.50
225-240	13.00	12.10	721-736	38.50	37.00
241-257	13.90	12.80	737-752	39.00	38.00
258-272	14.80	13.60	753-768	40.00	38.50
273-288	15.60	14.60	769-784	40.50	39.75
289-304	16.30	15.30	785-800	41.25	40.50
305-320	17.10	16.10	801-816	42.00	41.00
321-336	17.90	16.90	817-832	43.00	42.00
337-352	18.80	17.80	833-848	43.75	42.75
353-368	19.60	18.60	849-864	44.50	43.50
369-384	20.40	19.50	865-880	45.25	44.50
385-400	21.10	20.20	881-896	45.75	45.00
401-416	21.90	20.90	897-912	47.25	45.75
417-432	22.90	21.80	913-928	47.75	47.25
433-448	23.60	22.60	929-944	48.75	47.75
449-464	24.50	23.40	945-960	49.50	48.25
465-480	25.00	24.20	961-976	50.25	49.25
481-496	26.00	24.90	977-992	51.25	49.75
gislation—Acts, Re	gulations, etc:				
Subscriptions:					
					164
Acts					
All Bills as Laid					
All Bills as Laid Rules and Regulat	ions				
All Bills as Laid Rules and Regulat Parliamentary Pap	ions				
All Bills as Laid Rules and Regulat Parliamentary Pap Bound Acts	ions ers				
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	Box 9, Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000.

VARIATION TO PIPELINE LICENCE No. 1

Office of Minerals and Energy Resources, Adelaide, 14 September 2001

NOTICE is hereby given that the route of Pipeline Licence No. 1 has been varied to incorporate the Amcor Lateral Pipeline under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 25 September 2000, *Gazetted* 28 September 2000, page 2289.

R. A. LAWS, Director Petroleum, Office of Minerals and Energy Resources, Delegate of the Minister for Minerals and Energy

No. of Licence	Licensee	Locality of Route Variation	Date of Expiry	Reference
1	Epic Energy South Australia Pty Ltd	Commencing from an offtake point located at the Freeling Meter Station on the Angaston Lateral Pipeline and proceeding in a generally south-westerly direction for approximately 10 km, terminating at the meter station constructed directly adjacent to the Amcor Glass Factory Site	29 June 2016	SR.28.1.206

General Description of the Area

The Amcor Lateral Pipeline is to be constructed along the route shown on the map following:



ROAD TRAFFIC (DRIVING HOURS) REGULATIONS 1999

Driving Hours and Records for Heavy Trucks carrying live farm animals as their primary load

I HEREBY DECLARE in accordance with the powers contained in Regulation 5(4) of the Regulations, that the following specified regulations:

- Regulation 19 (1) (b) maximum driving times;
- Regulation 20 (1) (b) maximum work times; and
- Regulation 21 (1) (b) minimum rest times,

with respect to the first of two consecutive Periods 2 (Period 2 as defined in Regulation 18) do not apply to the use of vehicles of the following class, subject to the conditions listed below:

• Heavy trucks (as defined in Regulation 8), carrying live farm animals namely, cattle, sheep, goats or pigs as their primary load whilst undertaking local or non-local work.

Conditions:

- 1. This declaration applies only in extenuating circumstances, where the welfare of the farm animals is at risk as a result of unforseen delays.
- 2. Records of the reason for exceeding the regulated hours of driving and working are to be recorded in the drivers log book and presented to an authorised person on request.

(Note: Drivers must be able to demonstrate that their trip schedule would have allowed for completion of the journey within the driving, working and resting hours limits described in the Regulations, had the unforeseen delay not occurred).

- 3. This declaration is only valid for travel entirely within the State of South Australia.
- 4. This declaration is only valid so long as the minimum rest times (as stipulated in Regulation 21) of any relevant Period 1 of the Regulations are adhered to.
- 5. Subject to condition 4, under this declaration the maximum working time of 16 hours, including a maximum driving time of up to 14 hours for the first of two consecutive Periods 2 shall apply in lieu of the limits described in Regulations 19 and 20.
- 6. Subject to condition 4, under this declaration rest times totalling a minimum of 8 hours, including one continuous period of 6 hours which must be spent away from the vehicle, unless it is equipped with a sleeper berth complying to Australian Design Rule 42, shall apply in lieu of the minimum rest times described in Regulation 21 for the first of two consecutive Periods 2.
- 7. Subject to condition 4, under this declaration rest times totalling a minimum of 11.5 hours, including one continuous period of 1.5 hours in addition to one continuous period of 6 hours which must be spent away from the vehicle, unless it is equipped with a sleeper berth complying to Australian Design Rule 42, shall apply in lieu of the minimum rest times described in Regulation 21 for the second of two consecutive Periods 2.
- 8. Regulations 19, 20 and 21 must be adhered to for any relevant Period 2 immediately preceding and following any two consecutive Periods 2 to which this declaration is applied.
- 9. The maximum driving times, maximum working times and minimum rest times must be complied with in full for any relevant Periods 3 and 4 of the Regulations.
- 10. This declaration shall take effect from the date of this publication and expire at midnight on 28 March 2002.

This notice may be varied or revoked by further notice published in the Gazette.

Dated 25 September 2001.

T. N. ARGENT, Executive Director, Transport SA, an authorised delegate for the Minister for Transport and Urban Planning

ROAD TRAFFIC ACT 1961

NOTICE OF EXEMPTION UNDER SECTION 163AA

Lighting, Braking and Mudguard Exemption for Citrus Trailers

Exemption:

I HEREBY exempt trailers transporting citrus fruit from:

- Rule 33 Mudguards;
- Rules 132(1) and 133(1) Trailer Braking Systems; and
- Part 8-Lights and Reflectors,

of the Road Traffic (Vehicle Standards) Rules 1999 subject to the following conditions:

Conditions:

- 1. Direction indicator and brake lights must be fitted to the rear of the trailer(s) if the direction indicator and brake lights of the towing vehicle are not clearly visible at all times to other drivers approaching from the rear.
- Note: Direction indicator and brake lights fitted to trailers must comply with the requirements of the Part 8—Lights and Reflectors of the *Road Traffic (Vehicle Standards) Rules 1999.*
- 2. At least one rear-facing red reflector not over 1.5 m above ground level must be fitted at the rear of the trailer(s).
- 3. The mass of each trailer including any load must not exceed 1.9 tonnes.
- 4. The trailer(s) must not be towed between the hours of sunset and sunrise or during periods of low visibility.
 - 4.1 For the purposes of this notice 'a period of low visibility' means any time, when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.
- 5. The trailer(s) must not be towed at a speed greater than 25 km/h.
- 6. This exemption only applies while the trailers are transporting citrus fruit from a place of production to a place of processing and return.
- 7. The towing vehicle and trailer(s) must comply with all other requirements of the Road Traffic Act and Regulations.

Note: Motor vehicles with a Gross Vehicle Mass over 4.5 tonnes and tractors are permitted to tow 2 trailers under Regulation 20A of the Road Traffic (Miscellaneous) Regulations 1999.

The notices titled 'Exemption for Motor Vehicles Towing Trailers Transporting Citrus Fruit from Towing Two Trailers and the Towing Requirements and the Trailers Used for Transporting the Citrus Fruit from the fitting of Lighting Equipment, Brakes and Mudguards' and 'Exemption for Motor Vehicles Towing Trailers Transporting Citrus Fruit from the Towing Requirements and Trailers used for Transporting Citrus Fruit from the fitting of Lighting Equipment, Brakes and Mudguards' appearing in the *South Australian Government Gazette*, dated 12 October 2000 are hereby revoked.

This exemption will expire at midnight on 30 June 2003.

T. N. ARGENT, Executive Director, Transport SA

ROAD TRAFFIC ACT 1961

Exemption from the Fitting of Brakes to Trailers with a Laden mass not Exceeding 6 Tonnes and not Towed at a Speed Greater than 25 km/h

PURSUANT to the provisions of section 163AA of the Road Traffic Act 1961, and subject to the conditions listed below, I hereby exempt trailers with a Gross Trailer Mass over 750 kilograms from the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 132(1)—Trailer braking requirements;
- Rule 133-Operation of brakes on trailers;
- Rule 19-Compliance with second edition Australian Design Rule 38; and
- Rule 20-Compliance with third edition Australian Design Rule 38.

Conditions:

- 1. The trailer has a laden mass exceeding 6 tonnes.
- 2. The trailer is towed at a speed not exceeding 25 km/h.
- 3. The trailer complies with all other requirements of the Road Traffic Act 1961 and Regulations.

Definitions:

- 1. For the purposes of this notice 'Laden Mass' means the mass of the trailer and its load borne on the surfaces on which it is standing or stationary when disconnected from the towing vehicle.
- 2. For the purposes of this notice 'Gross Trailer Mass' means the mass of the trailer and its load borne on the surfaces on which it is standing or stationary when connected to the towing vehicle.

This exemption expires at midnight on the 30 June 2003.

T. N. ARGENT, Executive Director, Transport SA

SOIL CONSERVATION AND LANDCARE ACT 1989

Appointments

PURSUANT to the provisions of section 11 of the Soil Conservation and Landcare Act 1989, I, Robert Gerard Kerin, Minister for Primary Industries and Resources, hereby appoint the following persons as Authorised Officers for the whole of South Australia:

Melissa Ann Cann Sandra Jayne Gunter Rachel Kay May Donna Leanne Bartsch Andrew Peter Harding Brian William Hughes Tracey Strugnell Peter Robert Butler

to be appointed for the purposes of the said Act, effective from 23 May 2001.

Pursuant to the provisions of section 11 of the Soil Conservation and Landcare Act 1989, I hereby cancel the authorisation of the following persons as Authorised Officers for the whole of South Australia:

Dale Colin Lewis Christopher Lloyd Rudd David James Powell

Dated 24 September 2001.

ROB KERIN, Minister for Primary Industries and Resources.

NOTICE TO MARINERS

NO. 48 OF 2001

South Australia—Gulf of St Vincent—Port Adelaide—Birkenhead Bridge

NOTICE is hereby given to all mariners that Transport SA advises Birkenhead Bridge will be temporarily closed to marine traffic from 0700 hours on Wednesday, 26 September to 0700 hours on Thursday, 27 September 2001 to allow for repairs to be carried out.

Mariners are advised that any river traffic relying on the opening of the bridge will be unable to pass during the times of closure.

Navy chart affected: Aus 137.

Dated 18 September 2001.

DIANA LAIDLAW, Minister for Transport and Planning

TSA 2001/00309

NOTICE TO MARINERS

NO. 50 OF 2001

South Australia—Gulf of St Vincent—North Haven—Dredging Operations

MARINERS are advised that dredging is due to commence in approximately 2-3 weeks time in an exclusion zone off North Haven.

Description of the zone with reference to the attached drawing is as follows:

The portion of Gulf St Vincent at Taperoo and Largs North bounded by as follows: Commencing at No. 1 Special Buoy at approximately AGD 84 co-ordinate system position latitude 34°48.5'S, longitude 138°29'E, being 200 m seaward of the intersection of Low Water Mark (LWM) and the production westerly of the northern alignment of Wandana Terrace, Taperoo, thence westerly along an imaginary straight line for 400 m to No. 2 Special Buoy at approximate position latitude 34°48.5'S, longitude 138°28.7'E; thence southerly along an imaginary straight line for 500 m to the No. 3 Special Buoy at approximate position latitude 34°48.8'S, longitude 138°28.7'E thence southerly along the aforementioned imaginary straight line for a further 500 m to the No. 4 Special Buoy at approximate position latitude 34°49.1'S, longitude 138°28.7'E thence easterly along an imaginary straight line for 425 m to the No. 5 Special Buoy at approximate position latitude 34°49.1'S, longitude 138°29'E; thence generally northerly along a line offset 200 m seaward of and parallel to LWM to the No. 6 Special Buoy at approximate position latitude 34°48.8'S, longitude 138°29'E; thence generally northerly along a line offset 200 m seaward of and parallel to LWM to the point of commencement.

A discharge pontoon will be positioned at various locations within the exclusion zone and will be marked with an isolated danger mark Gp. Fl. (2) white.

Mariners are advised to exercise caution when navigating in the area.



Dated 24 September 2001.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2001/00309

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

Part 4—Contracts of Training

PURSUANT to the provisions of the Vocational Education, Employment and Training Act 1994 (VEET Act) the Accreditation and Registration Council (ARC) gives notice that it has determined the following:

Form of the Contract of Training

The following is the revised form of the contract of training required by ARC from 29 September 2001 to 31 December 2001 for the declared vocations listed below:

Asset Maintenance (Cleaning Operations) Automotive Parts Interpreting (Specialist) Automotive Servicing Automotive Tradesperson (Auto Electrician) Bodymaking 1st Class Clerical Processing (Office Administration) Hairdressing Information Technology Meat Processing (Abattoirs) Meat Processing (Smallgoods Manufacturing)

The pro-forma for the apprenticeship/traineeship training plan remains unaltered from those published in the *Gazette* of 17 December 1998.

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Transeship and Apprendiceship Management 1056 (11/2000

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Accreditation and Registration Council (ARC) Conditions

- The employer agrees with the trainee/apprentice and (where applicable) the parent or legal guardian and with each of them separately:
 - a) to employ and to train the trainee/apprentice in order to achieve the qualification by the best means in the employer's power throughout the agreed term;
 - b) to provide facilities and appropriate supervision for the practical training of the trainee/apprentice;
 - c) to notify ARC within seven days if a contract is cancelled within the probationary period; and
 - d) to notify ARC within seven days if the contract is transferred or assigned.
- The trainee/apprentice and (where applicable) the parent/legal guardian agree with the employer that the trainee/apprentice:
 - a) will work for the employer as an trainee/apprentice throughout the agreed term and will apply themselves to the training making every effort to achieve the full range of competencies of the vocation;
 - b) will, in the course of employment with the employer, obey the reasonable, lawful commands of the employer and the employer's representatives; and
 - c) will not commit or permit (or assist or encourage any other person to commit or permit):
 i) any waste of the property of the employer; or
 ii) any damage or other injury to the property or business of the employer.
- 3. The employer and trainee/apprentice and (where applicable) the parent/legal guardian agree:
 - a) that the conditions of employment for the trainee/apprentice, including wages and other entitlements will be prescribed from time to time by the appropriate Award, Australian Workplace Agreement or Enterprise Agreement of the State and/or Australian Industrial Relations Commission;
 - b) that the Contract of Training cannot apply to casual employment because it is a contract of employment for a fixed period;
 - c) to seek the approval of ARC in advance of any proposed change to this contract including any intention to vary, suspend or cancel this contract;
 - d) that the parent/legal guardian is bound by this contract until the trainee/apprentice attains the age of 18 years or until the expiration of the agreed term, whichever first occurs;
 - e) that this contract is subject to, and the parties must comply with, the provisions of the Vocational Education, Employment and Training Act 1994 and the regulations made under that Act and with any applicable award, order or agreement made pursuant to the Industrial Relations Acts of the Commonwealth and State;
 - f) that the employer and trainee/apprentice will complete the requirements of the accredited course, Training Package qualification and Training Plan for on and off job training, including the maintenance of any required records concerning progress and assessment;
 - g) to acknowledge their right to exercise choice over which registered training organisation (training provider) delivers their training;
 - to negotiate with a registered training organisation (training provider) on specific aspects of training to achieve a qualification within the requirements of the selected Training Package;
 - to negotiate a Training Plan between the employer and trainee/apprentice and registered training organisation (training provider), each retain a copy of the agreed Training Plan and forward the completed Training Plan with this Contract of Training;
 - j) to participate in employer approval, external monitoring and review processes conducted by or on behalf of the ARC;
 - k) to behave in a courteous and proper manner in the workplace.

TRAINEESHIP AND APPRENTICESHIP MANAGEMENT FREECALL 1800 673 097

REGULATIONS UNDER THE FOREST PROPERTY ACT 2000

No. 221 of 2001

At the Executive Council Office at Adelaide, 27 September 2001

PURSUANT to the *Forest Property Act 2000* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL, Governor

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

MICHAEL ARMITAGE, Minister for Government Enterprises

SUMMARY OF PROVISIONS

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

Citation

1. These regulations may be cited as the *Forest Property Regulations 2001*.

Commencement

2. These regulations will come into operation on the day on which the *Forest Property Act 2000* comes into operation.

Interpretation

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

"Act" means the Forest Property Act 2000.

Fees

4. For the purposes of section 14(3) of the Act, the fee payable to the Registrar-General on an application under section 14 is the fee fixed under the *Real Property Act 1886* for registration of an instrument of a miscellaneous nature.

MGE01/044CS

SUZANNE CARMAN, Clerk of the Council

REGULATIONS UNDER THE SUPERANNUATION ACT 1988

No. 222 of 2001

At the Executive Council Office at Adelaide, 27 September 2001

PURSUANT to the *Superannuation Act 1988* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL, Governor

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

ROB LUCAS, Treasurer

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Interpretation
- 4. Notional pension when determining spouse pension

Citation

1. These regulations may be cited as the *Superannuation (Electricity Industry Pensioners) Regulations 2001.*

Commencement

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

Interpretation

3. In these regulations—

"the Act" means the Superannuation Act 1988;

"electricity industry pensioner" or "pensioner" means a person who has been transferred from the Electricity Industry Superannuation Scheme to the State Scheme under clause 2(1) or 3(3) of Schedule 1B of the Act.

Notional pension when determining spouse pension

4. Where—

- (*a*) before the transfer of an electricity industry pensioner to the State Scheme the pensioner had commuted part of his or her pension on the basis that the commutation would not be taken into account when determining the amount of the pension payable to the pensioner's spouse; and
- (b) the pensioner dies and is survived by a spouse who is entitled to a spouse pension under the Act,

the notional pension for the purpose of determining the spouse's pension will be the pension that the electricity industry pensioner would have been receiving immediately before his or her death if the commutation referred to in paragraph (a) had not occurred.

T&F01/048 CS

REGULATIONS UNDER THE OPTOMETRISTS ACT 1920

No. 223 of 2001

At the Executive Council Office at Adelaide, 27 September 2001

PURSUANT to the *Optometrists Act 1920*, on the recommendation of the Optometrists Board and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL, Governor

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

DEAN BROWN, Minister for Human Services

SUMMARY OF PROVISIONS

1. Citation

2. Commencement

3. Variation of Sched. 5—Fees

Citation

1. The *Optometrists Regulations 1996* (see *Gazette 29* August 1996 p. 864), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of Sched. 5—Fees

3. Schedule 5 of the principal regulations is varied by striking out "240.00" twice occurring and substituting, in each case, "260.00".

MH(CS) 030/001/008

SUZANNE CARMAN, Clerk of the Council
REGULATIONS UNDER THE ELECTRICAL PRODUCTS ACT 2000

No. 224 of 2001

At the Executive Council Office at Adelaide, 27 September 2001

PURSUANT to the *Electrical Products Act 2000* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL, Governor

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

ROB KERIN, Minister for Primary Industries and Resources

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Applications for certificates
- 6. Labelling under safety labelling certificate
- 7. Labelling under efficiency labelling certificate
- 8. Duration and renewal of certificates
- 9. Transfer of certificates
- 10. Variation of certificates
- 11. Cancellation of certificates
- 12. Register of certificates
- 13. Notification of change of name or address
- 14. Disposal of samples
- 15. Testing of electrical products
- 16. General requirement for applications
- 17. Fees

SCHEDULE

Energy Efficiency Labelling Standards

Citation

1. These regulations may be cited as the *Electrical Products Regulations 2001*.

Commencement

2. These regulations will come into operation on the day on which the *Electrical Products Act 2000* comes into operation.

Revocation

3. The *Electrical Products Regulations 1997* (see *Gazette 18 December 1997 p. 1692*) made under the *Electrical Products Act 1988* are revoked.

Interpretation

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

"Act" means the Electrical Products Act 2000;

"applicable energy efficiency labelling standard"—see the Schedule;

"certificate" means-

- (a) a safety labelling certificate (see regulation 5(1)(a)); or
- (b) a performance registration certificate (see regulation 5(1)(b)); or
- (c) an efficiency labelling certificate (see regulation 5(1)(c)); or
- (*d*) a suitability certificate (*see* regulation 5(1)(*d*));

"efficiency labelling certificate"—see regulation 5(1)(c);

"**performance registration certificate**"—*see* regulation 5(1)(*b*);

"RCM" means the Regulatory Compliance Mark within the meaning of AS/NZS 4417;

"**registered electrical product**" means an electrical product of a class for which a performance registration certificate is in force under these regulations;

"**safety labelling certificate**"—*see* regulation 5(1)(*a*);

"**suitability certificate**"—*see* regulation 5(1)(*d*).

(2) In these regulations a reference to an Australian Standard (AS or AS/NZS followed by a number) is a reference to the standard published by Standards Australia as in force from time to time and includes a reference to any code or standard called up by or under the standard.

Applications for certificates

5. (1) A person may apply to the Technical Regulator for one or more of the following certificates in relation to a class of electrical products:

- (a) a certificate of authority to label electrical products of the class so as to indicate their compliance with applicable safety and performance standards for the purposes of section 6(1) of the Act (a safety labelling certificate);
- (b) a certificate of registration of electrical products of the class so as to indicate their compliance with applicable energy performance standards for the purposes of section 6(2) of the Act (a **performance registration certificate**);
- (c) a certificate of authority to label electrical products of the class so as to indicate their energy efficiency for the purposes of section 6(3) of the Act (an efficiency labelling certificate);
- (d) a certificate certifying that electrical products of the class (being a class to which section 6(1) of the Act does not apply) are suitable for connection to an electricity transmission or distribution network (a **suitability certificate**).
- (2) An application under this regulation—
- (a) must be accompanied by—

- (i) in the case of an application for a safety labelling certificate—
 - (A) a written report in the English language from a body approved by the Technical Regulator for the purpose detailing tests and inspections conducted by the body in accordance with the applicable safety and performance standard for the purposes of determining whether that standard is complied with in respect of the electrical product and the results obtained; and
 - (B) a sample of the electrical product (or a sample length of 1 metre if the electrical product is a flexible cord); and
- (ii) in the case of an application for a performance registration certificate—a written report in the English language from a body approved by the Technical Regulator for the purpose detailing tests and inspections conducted by the body in accordance with the applicable energy performance standard for the purposes of determining whether that standard is complied with in respect of the electrical product and the results obtained; and
- (iii) in the case of an application for an efficiency labelling certificate—
 - (A) a written report in the English language from a body approved by the Technical Regulator for the purpose prepared in respect of the electrical product in accordance with the applicable energy efficiency standard; and
 - (B) a sample of the label in relation to which authority is sought; and
- (iv) in the case of an application for a suitability certificate—a written report in the English language from a body approved by the Technical Regulator for the purpose detailing tests and inspections conducted by the body in accordance with the requirements of the Technical Regulator for the purposes of determining whether the electrical product is suitable for connection to an electricity transmission or distribution network and the results obtained; and
- (b) must be accompanied by certification (in the form required by the Technical Regulator) that the electrical products form a regular line of manufacture and that each electrical product in the line accords with the sample.

(3) The Technical Regulator may require the applicant to provide further information or reports, or a further sample of the electrical product, for the purposes of determining the application.

(4) The Technical Regulator may exempt an applicant from a requirement of subregulation (2)(a)—

- (a) if a comparable certificate has previously been granted to another person in relation to the electrical product; or
- (b) if the electrical product is a modified version of an electrical product for which a comparable certificate has previously been granted; or
- (c) if satisfied that the electrical product has been tested and inspected in accordance with, and complies with, an international or other standard that provides protections that are at least equivalent to those provided by the safety and performance standard, energy performance standard or other standard concerned; or

(d) in any other circumstances that the Technical Regulator considers appropriate.

(5) A safety labelling, performance registration or suitability certificate will not be issued unless the Technical Regulator is satisfied that the safety and performance standard, energy performance standard or other standard concerned is complied with in respect of the electrical product.

(6) An efficiency labelling certificate will not be issued unless the Technical Regulator is satisfied that the energy efficiency of the product as indicated on the label in relation to which authority is sought has been determined in accordance with the applicable energy efficiency labelling standard and that the label complies with that standard.

Labelling under safety labelling certificate

6. A safety labelling certificate authorises the holder of the certificate, or a person acting on behalf of that holder, to label an electrical product of a kind specified in the certificate as follows:

- (a) the electrical product may be labelled—
 - (i) with the labelling code specified in the certificate for the purpose; or
 - (ii) if the certificate so authorises—with the registered trademark specified in the certificate for the purpose; or
 - (iii) subject to paragraph (b), with the RCM;
- (b) the RCM may only be used if the requirements of AS/NZS 4417 are complied with;
- (c) subject to paragraph (d), the required labelling must appear in a conspicuous place on the exterior of the electrical product;
- (d) the certificate may authorise the required labelling to appear on a container in which the electrical product is sold or elsewhere if it is not practicable for it to appear on the electrical product.

Labelling under efficiency labelling certificate

7. An efficiency labelling certificate authorises the holder of the certificate, or a person acting on behalf of the holder, to affix a label of a kind specified in the certificate to an electrical product of a kind specified in the certificate in accordance with the applicable energy efficiency labelling standard.

Duration and renewal of certificates

8. (1) A certificate remains in force for a period of 5 years from the date on which it is issued.

(2) The Technical Regulator may, on the application of the holder of a certificate before expiry of a period for which the certificate is in force, renew the certificate for successive periods of 5 years.

Transfer of certificates

9. The holder of a certificate may apply to the Technical Regulator to transfer the certificate to another person (and, if the application is granted, the Technical Regulator will vary the certificate accordingly).

Variation of certificates

10. The holder of a certificate may apply to the Technical Regulator to vary the certificate as necessary to accommodate—

- (*a*) a modification of the electrical product that does not, in the opinion of the Technical Regulator, significantly affect any characteristic of the electrical product relevant to the determination of the original application for the certificate; or
- (b) a variation in the brand, model or other designation of the electrical product.

Cancellation of certificates

11. (1) The Technical Regulator may cancel a certificate by written notice to the person to whom it was issued—

- (a) if the Technical Regulator has, under section 8 of the Act, prohibited the sale or use (or both sale and use) of electrical products to which the certificate relates; or
- (b) if the Technical Regulator is satisfied that the terms of the certificate or these regulations have not been or are not being complied with.

(2) The Technical Regulator must, before cancelling a certificate, give the person to whom the certificate was issued a reasonable opportunity to show cause why the certificate should not be cancelled.

(3) A person must, within 21 days after receiving a notice under subregulation (1), return the certificate to which the notice relates to the Technical Regulator.

Maximum penalty:	\$1 000.
Expiation fee:	\$150.

Register of certificates

12. (1) The Technical Regulator will keep a register of certificates.

- (2) The register will include the following information in relation to each certificate:
- (a) the name and address of the holder of the certificate; and
- (b) a description of the electrical product to which the certificate relates; and
- (c) the number of the certificate; and
- (d) in the case of a safety labelling certificate—
 - (i) the labelling code specified in the certificate; and
 - (ii) if the certificate authorises the use of a specified registered trademark—the registered trademark; and
 - (iii) if the certificate authorises the labelling to appear on a container in which the electrical product is sold or elsewhere—details of that authorisation; and
 - (iv) if the Technical Regulator has been notified that the holder intends to label the electrical product with the RCM—details of the notification; and
- (e) in the case of an efficiency labelling certificate—details of the label to which the certificate relates.

(3) The register will be available for inspection by members of the public during ordinary business hours on payment of a fee fixed by the Technical Regulator.

Notification of change of name or address

13. If there is any change in the name or address of the holder of a certificate, the holder must, within 21 days after that change, notify the Technical Regulator in writing of the new name or address (as the case requires).

Maximum penalty:	\$1 000.
Expiation fee:	\$150.

Disposal of samples

14. (1) An applicant who provides the Technical Regulator with an electrical product as a sample under these regulations must make arrangements (acceptable to the Technical Regulator) for the disposal of the electrical product within 28 days after notice in writing to do so by the Technical Regulator.

(2) If an electrical product is not disposed of as required by subregulation (1), the Technical Regulator may arrange for its disposal and recover the cost of doing so from the applicant.

Testing of electrical products

15. (1) The Technical Regulator may, at any time, cause tests to be carried out on an electrical product to which section 6(1), (2) or (3) of the Act applies that is offered or exposed for sale by a trader.

(2) If an electrical product tested under subregulation (1)—

- (*a*) does not conform with an applicable safety and performance standard or an applicable energy performance standard; or
- (b) does not conform with the information as to its energy efficiency contained in a label affixed to the electrical product,

the Technical Regulator may (by application in proceedings for an offence against the Act or these regulations or by action in a court of competent jurisdiction) recover from the trader by whom the electrical product was offered or exposed for sale the costs incurred in purchasing the electrical product and having it tested.

General requirement for applications

16. An application under these regulations must be made in the manner and form required by the Technical Regulator.

Fees

17. (1) The Technical Regulator may fix fees payable in relation to an application under these regulations or the issue, renewal, transfer or variation of a certificate under these regulations or the provision of a replacement copy of such a certificate.

(2) The Technical Regulator may refuse to accept an application or to issue, renew, transfer, vary or provide a replacement copy of a certificate if the appropriate fee is not paid.

(3) The Technical Regulator may waive or refund the whole or part of a fee payable under these regulations.

SCHEDULE

Energy Efficiency Labelling Standards

Energy efficiency labelling standards

1. The standard, or a part of a standard, (as in force from time to time) specified in the entry in the table below for a class of electrical products is the energy efficiency labelling standard applicable to the class of electrical products (applicable energy efficiency labelling standard).

Definition of classes of electrical products

2. For the purposes of this Schedule, each class of electrical products is as defined by proclamation under section 5 of the Act for the purposes of the application of section 6(3) of the Act to the class of electrical products.

Class of electrical products	Applicable Energy Efficiency Labelling Standard (as in force from time to time)
Air conditioner—refrigerative	AS 1861.1 ²
Clothes dryer	AS/NZS 2442 ²
Dishwashing machine	AS 2007 ²
Freezer	AS/NZS 4474 ¹
Refrigerator	AS/NZS 4474 ¹
Refrigerator-freezer	AS/NZS 4474 ¹
Washing machine	AS 2040 ²

Notes for information purposes:

^{1.} This standard contains both a minimum energy performance requirement and a requirement for labelling so as to indicate energy efficiency.

This standard contains a requirement for labelling so as to indicate energy efficiency but does not contain a minimum energy performance requirement.

MPNR054/98CS

SUZANNE CARMAN, Clerk of the Council

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CITY OF PORT ADELAIDE ENFIELD

DEVELOPMENT ACT 1993

Industry Plan Amendment Report for Public Consultation

NOTICE is hereby given that the City of Port Adelaide Enfield has prepared a draft Plan Amendment Report which has reviewed the provisions in the Development Plan for industrial land and development in relation to the industrial areas located in the City of Port Adelaide Enfield. It introduces new planning policies to guide industrial development throughout the council area.

The draft Plan Amendment Report and Statement are available for public inspection during normal office hours at the council libraries located at:

- Enfield Library—Council Office, Kensington Crescent, Enfield;
- Greenacres Library—Council Office, 2 Fosters Road, Greenacres;
- Parks Library—Council Office, Cowan Street, Angle Park;
- · Port Adelaide Library, Church Street, Port Adelaide; or
- Semaphore Library, Semaphore Road, Semaphore.

The Plan Amendment Report can also be accessed on the council web page located at http://www.portenf.sa.gov.au. It can also be viewed or purchased from the City of Port Adelaide Enfield Civic Centre during normal business hours at 163 St Vincent Street, Port Adelaide. The plan will be on display from Friday, 28 September 2001 until Friday, 7 December 2001 and can be purchased for \$22 a copy.

Council will also be holding two community information sessions regarding the Plan Amendment at the following times and locations:

Inner Northern Forum, Kilburn Community Centre, 59 Gladstone Avenue, Kilburn, commencing at 7 p.m. on Thursday, 4 October 2001.

Port Adelaide Environment Forum, Port Adelaide Enfield Town Hall, 34 Nile Street, Port Adelaide, commencing at 7 p.m. on Thursday, 18 October 2001.

Should the community wish to hold additional information and feedback sessions, contact should be made with council on telephone number 8405 6727.

Persons interested in making submissions regarding the draft amendment for consideration by council should do so by 5 p.m. on Monday, 10 December 2001. All submissions should be addressed to the Chief Executive Officer, City of Port Adelaide Enfield, P.O. Box 110, Port Adelaide, S.A. 5015 and should clearly indicate whether you wish to be heard in support of your submission.

Submissions received will be available for inspection at the council offices at 163 St Vincent Street, Port Adelaide from Monday, 17 December 2001 until Friday, 18 January 2002.

A public hearing will commence at the City of Port Adelaide Enfield Council Chamber, 62 Commercial Road, Port Adelaide at 7 p.m. on Tuesday, 22 January 2002 provided that at least one submission indicates an interest in being heard by council. All interested persons are welcome to attend and give their opinion on the Plan Amendment Report.

Dated 27 September 2001.

H. J. WIERDA, City Manager

CITY OF PORT ADELAIDE ENFIELD

Change of Name of Portion of Public Road

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 15 August 2001 resolved that pursuant to section 219 (1) of the Local Government Act 1999, portions of a certain public road, being Ridley Grove, Ferryden Park be changed to Jarrat Road, Ferryden Park and Soloman Court, Ferryden Park. A plan which delineates the area of public road which is subject to the change of street name, together with a copy of the council's resolution is available for inspection at the council's principal office, 163 St Vincent Street, Port Adelaide, S.A. 5015, during the hours of 9 a.m. and 5 p.m. on week days.

H. J. WIERDA, City Manager

CITY OF PORT LINCOLN

Results of Supplementary Election for Flinders Ward conducted on 17 September 2001

Ouota 356:

C		
Candidates	First Preference Votes	Result after Distribution of Preferences
Mulvihill, Tom Goold, Mark Walter Hockaday, Mary Informal	$106 \\ 416 \\ 188 \\ 0$	(elected)
Total	710	
	S. H. TULLY, Returning Officer	

TOWN OF WALKERVILLE

Exclusion of Land from Classification of Community Land

NOTICE is hereby given that on 3 September 2001, the Corporation of the Town of Walkerville resolved pursuant to section 193 (4) of the Local Government Act 1999, that the following land is to be acquired for the purpose of providing an opportunity for improving the economic viability of Walkerville Terrace and as such is excluded from the classification of community land:

84 and 86 Walkerville Terrace, Walkerville, certificate of title volume 5801, folio 50 and certificate of title volume 5825, folio 739.

R. H. WALLACE, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

ROADS (OPENING AND CLOSING) ACT 1991

Main Street, Edwards Street and Whyte Street, Town of Cleve

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the District Council of Cleve hereby gives notice of its intent to make a Road Process Order to close portion of public road marked 'A' as delineated on Preliminary Plan No. PP32/0683. The closed road is to be transferred to Eastern Eyre Health and Aged Care Inc. and merged with allotment 269, Town of Cleve.

A copy of the preliminary plan and statement of persons affected are available for public inspection at the Council Office, 13 Main Street, Cleve or the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 36, Cleve, S.A. 5640 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the manner will be considered.

F. L. GILLINGS, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Declaration of Road Names

PUBLIC notice is hereby given that the District Council of Cleve has resolved, pursuant to Division 5, section 219 of the Local Government Act 1999, that the following names be assigned to the previously unnamed public roads as described hereunder:

- Tel El Kebir Terrace (Extension)—commencing at its junction with the Lincoln Highway and heading approximately south-easterly along the southern border of the Arno Bay town square and proceeding to the council reserve (Turnbull Park—Lot 6, D35379, Hundred of Boothby) on the foreshore. (This is an extension of the previously named Tel El Kebir Terrace, which applied to the roadway adjacent to the town square of Arno Bay only.)
- Barnes Place—commencing at its junction with Sunrise Drive and heading south-easterly to the foreshore along the northern-most boundary of the abovementioned Turnbull Park (Lot 6, D35379, Hundred of Boothby).

F. L. GILLINGS, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Supplementary Election for Councillor in Kadina Ward

NOMINATIONS are hereby invited and will be received at the District Council of the Copper Coast, 51 Taylor Street, Kadina, from Thursday, 27 September 2001 until 12 noon on Thursday, 18 October 2001, from any person eligible to be a candidate for election to the vacancy.

Nomination forms and candidate handbooks are available from 51 Taylor Street, Kadina.

A candidate must submit a profile of not more than 150 words with the nomination form.

A candidate photograph of predominantly the head and shoulders, taken within the preceding 12 months, may also be submitted.

A briefing session for prospective candidates will be conducted at 6.00 p.m. on Thursday, 11 October 2001 at 51 Taylor Street, Kadina.

If more than the required number of nominations are received for the vacancy, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Deputy Returning Officer no later than 12 noon on Monday, 19 November 2001.

S. H. TULLY, Returning Officer

DISTRICT COUNCIL OF GRANT

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the resignation of a member of the council, a supplementary election will be necessary to fill the vacancy of Councillor for Port MacDonnell Ward.

The voters roll to conduct this supplementary election will close at 5 p.m. on Friday, 28 September 2001.

Nominations to fill the vacancy will open on Thursday, 25 October 2001 and will be received up until 12 noon on Thursday, 15 November 2001.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 17 December 2001.

S. H. TULLY, Returning Officer

DISTRICT COUNCIL OF LE HUNTE

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2—Moveable Signs

TO set standards for moveable signs on streets and roads to provide conditions for and the placement of such signs. *Definitions*

1 1 1 1 1 1

- 1. In this by-law:
 - (1) 'footpath area' means that part of a street or road between the boundary of the street or road and the edge of the carriageway on the same side as that boundary and includes a median strip being that portion of the street or road bounded on each side by a carriageway.
 - (2) 'moveable sign' has the same meaning as in the Local Government Act 1999.
 - (3) 'township limits' means that area which falls within the limits of the town State speed restriction zone.

Construction

- 2. A moveable sign displayed on a public street or road:
 - (1) shall be of the kind known as an 'A' frame or sandwich board sign, an 'inverted "T" sign, or a flat sign:
 - (2) shall:
 - (a) be constructed and maintained in good quality and condition:
 - (b) be of strong construction with no sharp or jagged edges or corners;
 - (c) not be unsightly or offensive in appearance;
 - (3) shall:
 - (a) be constructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials;
 - (b) not exceed 1 200 mm in height, 600 mm in width or 600 mm in depth;
 - (4) in the case of an 'A' frame or sandwich board sign;
 - (a) shall be hinged or joined at the top;
 - (b) shall be of such construction that its sides shall be securely fixed or locked in position when erected; and
 - (5) in the case of an 'inverted "T" sign, shall contain no struts or members that run between the display area and the base of the sign.

Position

3. A moveable sign shall not be positioned on a public street or road:

- (1) other than abutting the boundary of the street or road;
- (2) on a footpath area that is of less width than 2.5 m;
- (3) on a footpath area at a closer distance than 1.9 m to any other structure, fixed object, tree, bush or plant;
- (4) (a) within 1 m of an entrance to premises adjacent thereto;
 - (b) within 6 m of the corner of a building or a street or road,

unless it does not exceed 1 200 mm in height, 600 mm in width and 600 mm in depth;

- (5) on the sealed part of any footpath, if there is any unsealed part of that area on which the sign can be placed in accordance with this by-law;
- (6) such that it interferes with the reasonable movement of persons using the area or footpath in the vicinity of or adjacent to where the moveable sign is positioned.

Eyre Highway

4. A moveable sign must not, without the council's permission, be placed along the Eyre Highway within township limits. Such sign may, subject to council approval, be given exemption from the requirements of paragraph 5 (1).

Restrictions

5. A moveable sign shall not be placed on a public street or road:

- (1) (a) unless it only displays material which advertises a business being conducted on premises adjacent to the sign, or the products available from that business, but no brand names of products shall be displayed;
 - (b) if another moveable sign which relates to the same business is already displayed on the street or road;
 - (c) unless the business to which it relates is open;
- (2) in a wind unless it is securely fixed in position such that it cannot be blown over or swept away;
- (3) in such a position or in such circumstances that the safety of any other user of the street or road is at risk;

Exemptions

6. (1) In accordance with section 223 (3) of the Local Government Act 1999, a person may place a moveable sign on a street or road without being required to comply with the council by-law if:

- (a) the sign is placed there pursuant to an authorisation under another Act; or
- (b) the sign is designed to direct people to the open inspection of any land or building that is available for purchase or lease; or
- (c) the sign is related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls or polling day; or
- (d) the sign is of a prescribed class.

(2) Paragraphs 3 and paragraph 5(1) do not apply to a moveable sign which is used:

- (a) to advertise a garage sale taking place from residential premises;
- (b) as a directional sign to an event run by a charitable body, and which is not placed on the carriageway of a street or road.

Paragraph 5(1) does not apply where permission has been granted for the moveable sign to be displayed contrary to that requirement.

The foregoing by-law was duly made and passed at a meeting of the District Council of Le Hunte held on 17 September 2001, by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

A. F. MCGUIRE, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

Temporary Road Closure

NOTICE is hereby given that at its meeting held on 13 September 2001 the District Council of Streaky Bay resolved, pursuant to section 359 of the Local Government Act 1934, as amended, to approve the temporary road closure of Alfred Terrace from Bay Road to Linklater Street to all but local traffic, float vehicles and Emergency Services vehicles on Saturday, 27 October 2001, from 9 a.m. to 5 p.m. In addition, approval be given to use the foreshore lawns for stalls. The purpose of the temporary road closure is for Centenary of Federation celebrations.

J. RUMBELOW, Acting Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA Development Act 1993

District Wide Review Plan Amendment Report by Yankalilla (DC)—Draft for Public Consultation

NOTICE is hereby given that the District Council of Yankalilla has, pursuant to section 25 of the Development Act 1993, prepared a draft Plan Amendment Report as a district wide review of the entire council area. The draft Plan Amendment Report will:

- reduce the number of existing zones from 25 to 17;
- rewrite and update all zone objectives and principles, with the exception of those applying to the Wirrina Cove Zone, the Historic (Conservation) Randalsea Zone and the Historic (Conservation) Rapid Bay Zone;
- introduce lists of complying developments to most zones, to provide a greater degree of certainty for applicants;
- introduce lists of Category 1 and Category 2 developments to clarify public notification procedures for certain kinds of development;
- substantially maintain the position of the Residential Zone boundary around Carrickalinga, with minor amendments only to reflect land division approvals at the edge of the zone;
- introduce a Tourist Accommodation Zone over the Latvian Camp, the Christian Revival Camp, Beachside Caravan Park and High Country Trails Horse Riding School at Normanville, and create a new Tourist Accommodation Zone at Normanville to accommodate existing tourist accommodation facilities, and to provide for the further development of such facilities;
- introduce new standards for residential development, for inclusion in a common Residential Zone, the content of which is based on the Good Residential Design, SA Planning Bulletin;
- provide for the establishment of a linear park along the River Bungala, linking Yankalilla and Normanville townships by inclusion of this land into a Recreation Zone;
- replace the Commercial Zone applying to the south-eastern end of Yankalilla township with a slightly larger Industry/Commercial Zone, the provisions of which are based on the Industrial Development Planning Bulletin;
- delete the Residential (Golf Course) Zone currently applicable to The Links Lady Bay Golf Course Estate, and add the relevant provisions of this zone to the Residential Zone which will then apply to The Links Lady Bay, Yankalilla, Carrickalinga, Normanville, Cape Jervis and part of Second Valley;
- delete the Extractive Industry (Deferred) Zone in its entirety, and the Extractive Industry Zone, with the exception of the zone which applies to the existing quarry at Rapid Bay;
- absorb the relevant provisions of the Urban Coastal Zone at Rapid Bay into a single Coastal Zone;
- delete the Urban (Deferred) Zone, currently applicable to land at Normanville and Cape Jervis, and replace it with a Recreation Zone and a Residential Zone, respectively;
- replace the General Farming Zone with a Primary Industry Zone, the content of which is based upon the Development in Rural Areas Planning Bulletin;
- replace the Watershed 1 and Watershed 2 Zones with a single Watershed Zone;
- replace the Country Living Zone, applicable to land on the eastern side of Second Valley, with a Rural Living Zone;
- replace the Country Living (Delamere) Zone at Delamere with a Rural Living Zone;
- retain the Country Township Zone designation for the settlements of Myponga, Myponga Beach, Inman Valley, and Second Valley with minor amendments to the zone boundaries applicable to Myponga, Myponga Beach and Second Valley townships;

- create a Country Township Zone over a group of sixteen shacks at Lady Bay, with provision for not more than 21 dwellings in this zone;
- delete the Residential (Randalsea) Zone and replace it with a Residential Zone;
- amend the boundaries of the Randalsea (Historic) Conservation Zone and the Rapid Bay (Historic) Conservation Zone; and
- introduce a Recreation, Residential and Industry/Commercial Zone to the settlement of Cape Jervis, in place of the Country Township and the Urban (Deferred) Zone.

The Plan Amendment does not propose to substantially change the zone boundaries around the towns and settlements, other than as follows:

- north of Normanville township, between the sand dunes and Carrickalinga Road, the Urban (Deferred) Zone is to be replaced with a Recreation Zone;
- south of Normanville township between Hay Flat Road and Willis Drive, Part Section 1013 is to be rezoned to Residential in order to facilitate infill urban development between the township proper and The Links Lady Bay residential estate; at Cape Jervis, the Urban (Deferred) Zone on the eastern side of the town is to be subsumed into the Residential Zone which will then apply across the residential areas of this township;
- at Second Valley, three parcels of land on the western side of the settlement are to be added to the Country Township Zone, and on the eastern side of the township the Country Living Zone is to be replaced with a Rural Living Zone;
- at Randalsea, the Historic (Conservation) Zone boundary is to be reduced in size to exclude the surrounding hillsides, which are to be subsumed into the Primary Industry Zone;
- at Myponga Beach, the Country Township Zone is to be expanded to accommodate the group of sixteen shacks on Crown land which have been freeholded in accordance with recommendations put to Government by the Shack Site Freeholding Committee; and
- at Myponga the Country Township Zone is to be expanded only to accommodate a group of seven dwellings in Eats Street, all of which are connected to the town's sewerage system, and form part of the township proper.

The draft Plan Amendment Report will be available for public inspection during normal office hours at:

- the Council offices at 1 Charles Street, Yankalilla and;
- Cape Jervis Recreation Hall, Ransford Road, Cape Jervis, from 4.30 p.m. and 10.00 p.m. on Thursdays and Saturdays only,

from 27 September 2001 to 29 November 2001. Copies of the draft Plan Amendment Report can be purchased from the Council offices during normal office hours at \$10 per copy.

Written submissions regarding the draft Plan Amendment Report will be received by council no later than 5 p.m. on 29 November 2001. All submissions should be addressed to the Manager, Environmental Services, District Council of Yankalilla, P.O. Box 9, Yankalilla, S.A. 5203 and should clearly indicate whether you wish to be heard by council in support of your submission and which public hearing you will be attending.

Copies of all submissions will be available for inspection by interested persons at the Council Offices, 1 Charles Street, Yankalilla, from 30 November 2001 to 6 December 2001.

Public hearings will be held at the Yankalilla and Districts Senior Citizens Centre, 140-142 Main Street, Yankalilla, on 5 December 2001 and 6 December 2001 at 7 p.m. at which times interested persons may appear to be heard in relation to the draft Plan Amendment Report. The public hearings will not be held if no submissions are received or no submission makes a request to be heard.

Enquiries on the draft Plan Amendment Report should be directed to Tim Harrison, Senior Planning Officer, (08) 8558 2048.

Dated 27 September 2001

R. SWEETMAN, Chief Executive Officer

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

- Brown, Audrey Alfreda, late of 48 Sturt Road, Brighton, of no occupation, who died on 2 August 2001.
- *Casey, James Patrick*, late of 6 Butterworth Street, Burra, retired cleaner, who died on 1 January 2001.
- *Castle, Kevin Joseph*, late of 9 Campbell Street, Risdon Park, retired boilermaker, who died on 16 July 2001.
- Chislett, Lesley Athol, late of Ral Ral Avenue, Renmark, of no occupation, who died on 25 October 2000.
- Duncan, Hazel Lilian Maud, late of 23 Hill Avenue, Cumberland Park, widow, who died on 25 July 2001. Fiddaman, Bertie Jarrett, late of 11 Kelway Crescent,
- *Fiddaman, Bertie Jarrett*, late of 11 Kelway Crescent, Clearview, retired butcher, who died on 20 July 2001. *Hemsley, Herbert*, late of 60 States Road, Morphett Vale,
- Hemsley, Herbert, late of 60 States Road, Morphett Vale, retired lift driver, who died on 19 July 2001.Mellowship, Melville, late of 710 Marion Road, Marion, retired
- Mellowship, Melville, late of 710 Marion Road, Marion, retired electrical mechanic, who died on 5 July 2001.
 Milton, Marjorie Alderson, late of 1-7 Leicester Street,
- Milton, Marjorie Alderson, late of 1-7 Leicester Street, Clearview, of no occupation, who died on 10 July 2001.
- Monaghan, Thomas Sylvester, late of 29 Austral Terrace, Morphettville, retired engineer, who died on 12 August 2001.
- Nichol, Lawrence Gordon, late of 156 Main North Road, Prospect, of no occupation, who died on 19 August 2001.
- *Osman, Norman John*, late of 85 William Street, South Plympton, retired electrical manager, who died on 29 January 2000.
- *Pedler, Albert Walter Richard*, late of 18 Cudmore Terrace, Marleston, retired production planner, who died on 20 July 2001.
- Roe, Olive Alexina, late of 16 Oval Avenue, Edwardstown, home duties, who died on 28 July 2001.
- Seidel, Brian Maxwell, late of 14 Tennyson Avenue, Plympton Park, retired publishing hand, who died on 16 July 2001.
- Shannon, Robert John, late of 3 St James Street, Woodcroft, retired storeman, who died on 21 July 2001.
- Stephens, Nell, late of 23 Catalina Road, Elizabeth East, of no occupation, who died on 7 August 2001.
- *Wallis, Norman*, late of 1 Leonard Street, Wallaroo, retired police officer, who died on 16 August 2001.
- *Wills, Noel Stanley*, late of 47 Seaford Road, Seaford, oil rigger, who died on 26 February 1995.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 26 October 2001, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee. Dated 27 September 2001.

J. H. WORRALL, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court. No. 377 of 1999. In the matter of Aceway Asset Pty Ltd (ACN 078 946 997) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, Bruce James Carter of Ferrier Hodgson, Level 6, 81 Flinders Street Adelaide, S.A. 5000 the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company. And take further notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 2000. Dated 17 September 2001.

B. J. CARTER, Liquidator

SOUTH AUSTRALIA—In the Supreme Court No. 1208 of 1999. In the matter of Duebold Pty Limited (ACN 008 286 075) and in the matter of the Corporations Law.

Notice of Release of Liquidator

Take notice that by order of the Supreme Court of South Australia, dated 14 September 2001, I, Mark Christopher Hall, 10th Floor, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, was granted my release as liquidator.

Dated 21 September 2001.

M. C. HALL, Liquidator

SOUTH AUSTRALIA—In the Supreme Court. No. 1740 of 1992. In the matter of Klatre Pty Ltd (in liquidation) (ACN 008 211 729) and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia dated 20 September 2001, I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 21 September 2001.

J. SHEAHAN, Liquidator

SCANDANAVIAN INVESTMENTS PTY LTD (ACN 060 121 459)

SCANDANAVIAN INVESTMENTS PTY LTD (ACN 060 121 459) has brought a summons in Action No.1277 of 2001 in the Supreme Court of South Australia seeking the winding up of Horticultural Supplies & Services Pty Ltd (ACN 076 027 793). This summons is listed for hearing on 2 October 2001 at not before 2.15 p.m. Any creditor or contributory of Horticultural Supplies & Services Pty Ltd wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained from Peter Thatcher & Associates, 345 King William Street, Adelaide, S.A. 5000, solicitors for the plaintiff.

SALE OF PROPERTY

Auction Date: Wednesday, 17 October 2001 at 10 a.m.

Location: Government Auctions SA, 47 Transport Avenue, Netley.

NOTICE is hereby given that on the above date at the time and place stated, by virtue of Orders for Sale issued by the Fines Payment Unit of South Australia, Penalty No. EXREG-01-39435/1 and others, are directed to the Sheriff of South Australia in an action wherein Steve Patrick Underwood is the Defendant, I, Tim Goodes, Sheriff of the State of South Australia, will by my auctioneers, Government Auctions SA make sale of the following:

Ford Cortina Ghia sedan Registration No. SXM 573.

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by Hills Industries Limited over \$10-1993 Dividend

Name	Address		Amount \$
Anstey, Noel Alexander	58 Meeking Drive, Pakenham, Vic, 3810		25.50
Barducci, Oreste Carmelo			15.05
Best, Alan Reginald			25.50
Cullen, Allen (deceased)			28.00
Di Bernardino, Claude			18.90
Dolley, Ida (deceased)			11.20
Emberton, John Clarence			36.23
Greaves, Anthony John	45 Clarendon Road, Riverwood, N.S.W. 2210		244.65
Hughes, Barbara			30.10
Kingston, Christine Roberta	9/121 Thompson Road, Panania, N.S.W. 2213		118.41
Kirkman, Pat			18.00
Marcus, Josephus Willem	P.O. Box 378, Melrose Park, S.A. 5039		12.08
Mitchell, Elliot Kent	113 Morrow Road, O'Sullivan Beach, S.A. 5166		21.06
O'loghlin, Marie	G.P.O. Box 546, Adelaide, S.A. 5001		39.06
Petkoff, Andrew	2/503 Tapleys Hill Road, Fulham Gardens, S.A. 5024		13.50
Petkoff, Parthena	23 Cuming Street, Mile End, S.A. 5031		13.50
R. Allen & Co. Pty Limited	98 Tuckwell Road, Castle Hill, N.S.W. 2154		63.75
Robinson, Dean	29 Puriri Road, Whenuapai, Auckland, N.Z.		26.25
Russell, Ronald Albert	P.O. Box 378, Melrose Park, S.A. 5039		37.35
Sefo, Tino	4/8 Jack Browne Place, Otahuhu, Auckland, N.Z.		37.28
Silverstone, Warren	P.O. Box 378, Melrose Park, S.A. 5039		13.30
Snesby, Stephanie	P.O. Box 378, Melrose Park, S.A. 5039		36.23
Szillat, Mark Bruno	25 John Street, Wandin North, Vic. 3139		15.75
Waddy, Fiona	P.O. Box 293, Mansfield, Vic. 3722		42.50
Walker, John	P.O. Box 378, Melrose Park, S.A. 5039		69.13
Wansey, Kathleen Mary	P.O. Box 72, Adaminaby, N.S.W. 2630		44.10
Wong, Ka Tung	23 Abbott Street, Klemzig, S.A. 5087		26.25
Yang, Yoknhine	23 Abbott Street, Klemzig, S.A. 5087		12.75
Zimmerman, Wendy Lee			27.48
		Total	\$1 122.86

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by Hills Industries Limited over \$10-1994 Dividend

Name	Address	Amount \$
Angwin, William Jack	Box 98. Clarendon, S.A. 5157	20.00
	10 Bedlington Crescent, Noarlunga Downs, S.A. 5168	15.00
Bhathal, Johanna Berendina	26 Lucinda Avenue, Georges Hall, N.S.W. 2198	12.07
	19 Beaconsfield Terrace, Ascot Park, S.A. 5043	25.00
Cullen, Allen (deceased)		31.20
Cullen, Andrew Grant		21.30
Cullen, Michael		28.50
Di Bernardino, Claude		21.06
Dolley, Ida (deceased)		12.48
Duffin, Robert Harry		39.80
Dur, Noel C. (deceased)		10.20
	44 Ackland Avenue, Christies Beach, S.A. 5165	40.37
	11 Winston Avenue, Cumberland Park, S.A. 5041	71.60
	1 Geraldton Street, Port Noarlunga South, S.A. 5041	14.25
		14.23
Gray, Judith Ann		
Heaslip, James Colin		38.00
Howell, Lindsay		20.70
Hughes, Barbara Josephine		33.54
Jeffery, Robert	17 Scott Road, Wanneroo, W.A. 6065	17.50
Kirkby, Richard John		14.30
Kirkman, Pat		19.00
Marcus, Josephus Willem		13.46
Martin, Robert John (deceased)		37.70
	1/A Donnington Place, Howard Springs, N.T. 835	10.53
Page, Michael Gilbert		39.70
Robinson, Dean		14.25
Robinson, Simon	26 Northumberland Road, Onkaparinga Hills, S.A. 5163	15.00
Russell, Ronald Albert		80.93
Savill, Tom Reynolds	10A Manor Court, Morphett Vale, S.A. 5162	15.00
Sefo, Tino	4/8 Jack Browne Place, Otahuhu, Auckland, N.Z.	41.54
Shields & Shields, Andrew W. & Lynne M		10.80
Short, Christina E.	104 Merthyr Road, New Farm, Qld 4005	12.10
Silverstone, Warren	P.O. Box 378, Melrose Park, S.A. 5039	14.82
Snesby, Stephanie	P.O. Box 378, Melrose Park, S.A. 5039	40.37
Song, Je Ho	5/28 Morwick Street, Strathfield, N.S.W. 2135	29.25
Swan, Nancy L.		36.00
Szillat, Mark Bruno		17.50
Van Leuverden, Charles		15.00
Walker, John P.		77.03
Wansey, Kathleen Mary		46.55
	678 Morphett Road, Seaview Downs, S.A. 5049	20.70
Wilson, Leslie John		15.70
Yell, Mathew James		12.70
Zimmerman, Wendy Lee		30.62
	Total	\$1 168.80

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

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