



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 20 JUNE 2002

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GOVERNMENT GAZETTE NOTICES

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

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF TRANSADELAIDE (CORPORATE STRUCTURE) ACT 1998 COMMITTED TO THE MINISTER FOR TRANSPORT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

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 *TransAdelaide (Corporate Structure) Act 1998* to the Minister for Transport.

Given under my hand and the Public Seal of South Australia, at Adelaide, 20 June 2002.

By command,

J. W. WEATHERILL, for Acting Premier

CTSA 2002/05751

Department of the Premier and Cabinet
Adelaide, 20 June 2002

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

Member: (from 1 July 2002 until 30 June 2003)

Carmel Ann Kerin
Elizabeth Jane Swift
Gerardine Mary Mulhearn
David Gordon Mellen
Neville Dominic Saunderson
Georgina Kay Cattley
Roger Anderson
Julie Elizabeth Lundberg
Julie Ann Haar
Jennifer Noelene Hocking
Keith Renny Parkinson
Murray Henderson
Alana Zerjal-Mellor
Jacqueline Diane Bone-George

Deputy Member: (from 1 July 2002 until 30 June 2003)

Yvonne Mary Webb
Beryl Lorraine Kennedy
Susan Mavis Fox
Garry Raymond Le Duff
Ian Wayne De Boar
Faye Laurel McCallum
Susan Joyce Kirby
Lynette Marjorie Castle
Julie Ann Muirson
Derk Willem Kappelle
Ralph Harfield Barnes

Chairperson: (from 1 July 2002 until 30 June 2003)

Carmel Ann Kerin

By command,

J. W. WEATHERILL, for Acting Premier

MECS 12/02CS

Department of the Premier and Cabinet
Adelaide, 20 June 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Construction Industry Training Board, pursuant to the provisions of the Construction Industry Training Fund Act 1993:

Member: (from 1 July 2002 until 30 June 2004)

Richard Joseph McKay
Anne Howe
Graeme Lawler
Peter Harrland
Martin James O'Malley

Member: (from 1 July 2002 until 30 June 2005)

Susan Ainslee Frazer
Robert Norman Stewart
Steven Brenton Hall
Robert John Geraghty
Trevor Trewartha

Deputy Member: (from 1 July 2002 until 30 June 2004)

Sally Jeremic
Robert Samuel Osborne
Bryan Moulds
Bentley Edgar Brice Carslake

Deputy Member: (from 1 July 2002 until 30 June 2005)

Christine Harrison
William Little Beattie
John Purdy
Nigel Lean
Alan Harris

Presiding Member: (from 1 July 2002 until 30 June 2004)

Richard Joseph McKay

By command,

J. W. WEATHERILL, for Acting Premier

METF 02/02CS

Department of the Premier and Cabinet
Adelaide, 20 June 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Michael Ardlie as a Stipendiary Magistrate from 1 July 2002, pursuant to the provisions of the Magistrates Act 1983.

By command,

J. W. WEATHERILL, for Acting Premier

ATTG 0203/02CS

Department of the Premier and Cabinet
Adelaide, 20 June 2002

HER Excellency the Governor in Executive Council has been pleased to appoint as officers of the Crown for the purpose of providing the range of custodial services for Prisoner Movement and In-Court Management Services, in accordance with the South Australian Prisoner Movement In-Court Management contract, without pay or other industrial entitlement, staff of Group 4 Correction Services Pty Ltd, as listed, pursuant to section 68 of the Constitution Act 1934:

Donald Wayne Sherwell
Edwina Kym Wolfenden
John Ross Freeman
Frank Tuip
David Austin Noble

By command,

J. W. WEATHERILL, for Acting Premier

MCS 0008/02CS

Department of the Premier and Cabinet
Adelaide, 20 June 2002

HER Excellency the Governor in Executive Council has removed Dennis Ray Mutton, former Chief Executive of the Department of Primary Industries and Resources and Robert Ian Thomas, former Chief Executive of the Department for Water Resources from the office of Commissioner representing South Australia on the Murray-Darling Basin Commission, pursuant to section 11 of the Murray-Darling Basin Act 1993.

By command,

J. W. WEATHERILL, for Acting Premier

MRM 003/02CS

Department of the Premier and Cabinet
Adelaide, 20 June 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Allan Norman Holmes, Chief Executive of the Department for Environment and Heritage and James Vincent Hallion, Chief Executive of the Department of Primary Industries and Resources, as Commissioners representing South Australia on the Murray-Darling Basin Commission for a period of two years from 20 June 2002, pursuant to section 6 (1) of the Murray-Darling Basin Act 1993.

By command,
J. W. WEATHERILL, for Acting Premier

MRM 003/02CS

Department of the Premier and Cabinet
Adelaide, 20 June 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Anne Dorothy Howe, Chief Executive of South Australian Water Corporation as a Deputy Commissioner representing South Australia on the Murray-Darling Basin Commission for a period of two years from 20 June 2002, pursuant to section 6 (1) of the Murray-Darling Basin Act 1993.

By command,
J. W. WEATHERILL, for Acting Premier

MRM 003/02CS

Department of the Premier and Cabinet
Adelaide, 20 June 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Peter Joseph Hoey, Executive Director of the Department for Water, Land and Biodiversity Conservation as a Deputy Commissioner representing South Australia on the Murray-Darling Basin Commission for a period from 4 December 2002 until 19 June 2004, pursuant to section 6 (1) of the Murray-Darling Basin Act 1993.

By command,
J. W. WEATHERILL, for Acting Premier

MRM 003/02CS

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of Division 3 of Part 5 of the Act in relation to domestic building work described in Schedule 2.

SCHEDULE 1

Hazen Pty Ltd, BLD 171248.

SCHEDULE 2

Work performed by the licensee at the property described as Elliot Gardens Lifestyle Retirement Village, 18 Montpelier Terrace, Port Elliot.

Dated 7 June 2002.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 600/02-00035

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of Division 3 of Part 5 of the Act in relation to domestic building work described in Schedule 2.

SCHEDULE 1

Build-Tec Services Pty Ltd, BLD 124808.

SCHEDULE 2

Work performed by the licensee at the property described as Norfolk Pine Apartments, 17 Colley Terrace, Glenelg.

Dated 7 June 2002.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 600/02-00036

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of Division 3 of Part 5 of the Act in relation to domestic building work described in Schedule 2.

SCHEDULE 1

Multiplex Constructions Pty Ltd, BLD 41183.

SCHEDULE 2

Work performed by the licensee at the property described as Horizon Apartments, 104 North Terrace, Adelaide.

Dated 7 June 2002.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 600/02-00038

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

1. Resume the land defined in The First Schedule.
2. Dedicate the Crown Land defined in The Second Schedule as a Community Purposes Reserve and declare that such land shall be under the care, control and management of The District Council of Le Hunte.

The First Schedule

Community Purposes Reserve, section 52, Hundred of Wudinna, County of Le Hunte, the notice of which was published in the *Government Gazette* of 18 May 2000, The Second Schedule at page 2554, being the whole of the land comprised in Crown Record Volume 5776 Folio 100.

The Second Schedule

Allotment 101 of DP 59272, Hundred of Wudinna, County of Le Hunte, exclusive of all necessary roads.

Dated 20 June 2002.

J. HILL, Minister for Environment and Conservation

DENR 2364/1995

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

1. Resume the land defined in The First Schedule.
2. Dedicate the Crown Land defined in The Second Schedule as an Emergency Services Reserve and declare that such land shall be under the care, control and management of the Minister for Emergency Services.

The First Schedule

Reserve for Fire Station Purposes, allotment 21, Town of Wynarka, Hundred of Hooper, County of Buccleuch, the proclamation of which was published in the *Government Gazette* of 29 November 1979 at page 1827, being the whole of the land comprised in Crown Record Volume 5762 Folio 318.

The Second Schedule

Allotment 21, Town of Wynarka, Hundred of Hooper, County of Buccleuch, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5762 Folio 318.

Dated 20 June 2002.

J. HILL, Minister for Environment and Conservation

DL 3840/1982

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as Park Lands and declare that such land shall be under the care, control and management of The Corporation of the City of Adelaide.

The Schedule

The land described below in 1. to 4. is in the Hundred of Adelaide, County of Adelaide, and is exclusive of all necessary roads:

1. Section 1198, being the whole of the land comprised in Crown Record Volume 5766 Folio 798.
2. Section 1199, being the whole of the land comprised in Crown Record Volume 5766 Folio 799.
3. Section 6029, being the whole of the land comprised in Crown Record Volume 5766 Folio 800.
4. Section 6030, being the whole of the land comprised in Crown Record Volume 5766 Folio 801.

The land described below in 5. to 10. is in the Hundred of Yatala, County of Adelaide, and is exclusive of all necessary roads:

5. Allotment A in RP 6495, being the whole of the land comprised in Crown Record Volume 5751 Folio 430.
6. Allotment A in RP 6651, being the whole of the land comprised in Crown Record Volume 5751 Folio 428.
7. Section 1191, being the whole of the land comprised in Crown Record Volume 5766 Folio 849.
8. Section 1192, being the whole of the land comprised in Crown Record Volume 5744 Folio 254.
9. Section 1195, being the whole of the land comprised in Crown Record Volume 5744 Folio 257.
10. Section 1196, being the whole of the land comprised in Crown Record Volume 5744 Folio 258.

Dated 20 June 2002.

J. HILL, Minister for Environment and Conservation

DEHAA 17/1177

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF CITY OF BURNSIDE—BURNSIDE (CITY) DEVELOPMENT PLAN—SIGNIFICANT TREE MANAGEMENT PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by

the 'City of Burnside—Burnside (City) Development Plan—Significant Tree Management Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 20 June 2002.

Given under my hand at Adelaide, 13 June 2002.

MARJORIE JACKSON-NELSON, Governor

MFUDP CPSA 2002/00008CS

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF CITY OF UNLEY—UNLEY (CITY) DEVELOPMENT PLAN—SIGNIFICANT TREE MANAGEMENT PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'City of Unley—Unley (City) Development Plan—Significant Tree Management Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 20 June 2002.

Given under my hand at Adelaide, 13 June 2002.

MARJORIE JACKSON-NELSON, Governor

MFUDP CPSA 2002/00012CS

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF CITY OF ADELAIDE—ADELAIDE (CITY) DEVELOPMENT PLAN—SIGNIFICANT TREES PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'City of Adelaide—Adelaide (City) Development Plan—Significant Trees Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 20 June 2002.

Given under my hand at Adelaide, 13 June 2002.

MARJORIE JACKSON-NELSON, Governor

MFUDP CAB CPSA 2002/00011CS

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF CITY OF NORWOOD PAYNEHAM AND ST PETERS—KENSINGTON AND NORWOOD (CITY), PAYNEHAM (CITY) AND ST PETERS (CT) DEVELOPMENT PLANS—SIGNIFICANT TREES PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'City of Norwood Payneham and St Peters—Kensington and Norwood (City), Payneham (City) and St Peters (CT) Development Plans—Significant Trees Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 20 June 2002.

Given under my hand at Adelaide, 13 June 2002.

MARJORIE JACKSON-NELSON, Governor

MFUDP CPSA 2002/00002CS

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF CITY OF PROSPECT—PROSPECT (CITY) DEVELOPMENT PLAN—SIGNIFICANT TREES PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'City of Prospect—Prospect (City) Development Plan—Significant Trees Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 20 June 2002.

Given under my hand at Adelaide, 13 June 2002.

MARJORIE JACKSON-NELSON, Governor

MFUDP CPSA 2002/00013CS

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF LOWER EYRE PENINSULA—LOWER EYRE PENINSULA (DC) DEVELOPMENT PLAN—ABORIGINAL HOMELANDS PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'District Council of Lower Eyre Peninsula—Lower Eyre Peninsula (DC) Development Plan—Aboriginal Homelands' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I—

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 20 June 2002.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 00/0404

DOG FENCE ACT 1946

Declaration of Rate

PURSUANT to the provisions of section 25 of the Dog Fence Act 1946, the Dog Fence Board, with the approval of the Minister for Primary Industries & Resources, hereby declares that for the financial year ending 30 June 2003, the dog fence rate shall be:

1. For all the land in:

- (a) The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Alfred, Adelaide, Sturt, Hindmarsh, Russell, Buccleuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnarvon.
- (b) The whole of the Hundreds of Finlayson, Tarlton, Cungena, Kaldoonera, Scott, Murray, Chandada, Karcultaby, Condada, Pildappa, Ripon, Forrest, Campbell, Inkster, Moorkitabie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera, Addison, Travers, Yaninee, Pygery, Wudinna, Hill, Peella, Pordia, Palabie, Wannamanna, Mamblin, Kongawa, Pinkawillinie, Cortliney, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola, Warranboo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekina, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata, Kooringa, Baldina, Apoinga and Bright:

Zero cents per km² of ratable land and the minimum amount payable shall be zero dollars.

2. For all other separate holdings of more than 10 km² of land situated inside the dog fence not included in (a) or (b) above:

90 cents per km² of ratable land and the minimum amount payable shall be \$63.

M. J. BALHARRY, Manager, S.A. Dog Fence Administration

ENVIRONMENT PROTECTION ACT 1993

Exemption

THE following persons are exempt from section 75 of the Environment Protection Act 1993 subject to the provisions of Regulation 6 of the Regulations under the Environment Protection Act dated 27 October 1994 by virtue of owning or possessing equipment containing ozone depleting substances:

Max Hunt (7549); C. and S. Vereyken (10777); M. and L. Brokenshire (5941); John Bossy Refrigeration & Air Conditioning Pty Ltd (6345); Saret Pty Ltd (6456); Anthony Robert Zammit (6527); Kaluba Pty Ltd (6640); Brian Robert McElroy (6718); Below Zero Pty Ltd (6763); Mark Dodsworth (7392); Robert W. Pringl (7411); Elias Kartabani (7481); Hage & Co Pty Ltd (2991); Russell Broadbent (3167); Hillard Investments Pty Ltd (3470); Silvers Auto Centre Pty Ltd (3692); Mayne Nickless Ltd (3750); Stuart Donald Gay (4784); L. R. & M. P. Ahrens Pty Ltd (4855); Phillmax Pty Ltd (5539); Paul Michael and Debra Margaret Duke (1991); Integrated Electronic Solutions Pty Ltd (2125); Brian Wayne Franke (2715); Farnleigh Pty Ltd (2469); John Flaus (2473); Peter Roberts Motors Pty Ltd (2557); Dennis Malcolm Dutschke (2624); Smith Motor Co Pty Ltd (2708); L. R. & C. A. Wiseman Nominees Pty Ltd (2808); Crouch Rural Pty Ltd (2845); John Williams (2894); V. & T. Motors Pty Ltd (100); Jackson's Auto Repairs Pty Ltd (181); BEA Motors Pty Ltd (183); W. W. & C. M. Wilson Pty Ltd (216); Australian Motors (SA) Pty Ltd (233); Eglinton Bros Pty Ltd (280); C. L. & M. E. Milton Pty Ltd (310); E. & H. Nominees Pty Ltd (314); Ian Westlake (318); Radio Rentals Ltd (325); Ridsdale Trading Co Pty Ltd (387); Nordon Pty Ltd (467); Rory Mcleod (485); Tony Van Gastel (524); Cold Logic Pty Ltd (528); Giltrade Pty Ltd (546); Darryl Dondaldson (566); Michael Gerard Haarsma (586); Graham Cornes Motors Pty Ltd (587); Womens and Childrens Hospital (675); Warren Richard and Margaret Anne Johns (681); Julia Farr Services (764); Ruthermore Pty Ltd (867); Sitehost Pty Ltd (1139); Hunts Crash Repairs Pty Ltd (1147); Walker Stores Pty Ltd (1247); PFD Food Service (SA) Pty Ltd (1474); Alfred George Dennis (1534); Quindaning Pty Ltd (1657); Robert Huddleston (1739); John Richards (1827); Malcolm Frank Phillips (5645); Imerio Iammarino (6011); John Harrison (6420); Cleveland Freightlines Pty Ltd (6529); Joe Cool's Pty Ltd (6542); Neil Amos (6553); Gary J. Benc (6637); Llewelyn Transport Pty Ltd (6754); Aire Investments Pty Ltd (6849); Maxcon Nominees Pty Ltd (6902); Mark Walker (6913); Bruce Walker Refrigeration Pty Ltd (6919); Jarvis Gessie Fountain (6999); Lidgate Pty Ltd (7047); Bronte Allan Kassulke (7049); Athanasios Harry Varelias (7060); Neil and Debbie Baragwanath (7078); Daryl Martin Brock (7155); Shaheen Torabi (7160); Ozone Refrigeration Services Pty Ltd (7333); John Geoffrey Tepper (7338); John Bernard MacGrath (7361); All Seasons Airconditioning Pty Ltd (7394); Veli Mattila (7397); Mark Anthony Cadd (7414); Magill Washing Machines Pty Ltd (7437); Jarlee Investments Pty Ltd (7457); Quandilla Pty Ltd (7484); Scholle Industries (Manufacturing) Pty Ltd (7501); Abel Aire Services Pty Ltd (7510); Newton Services Pty Ltd (7542); Janos Ellul (10021); Brian Potter (10206); Favell Pty Ltd and M. and P. A. Bianco (10334); National Power Synergen Pty Ltd (10498); Ferguson's Diesel Services Pty Ltd (10875); Brenton John Burge (10964); A. & B. Deciccia Pty Ltd (10990); Summit Airconditioning Pty Ltd (11010); Coonalpyn Farm Machinery Pty Ltd (473); Peter Armstrong (481); Madet Pty Ltd (483); Gordon Refrigeration Pty Ltd (530); P. & K. Refrigeration Pty Ltd (540); Jon Keith Coombe (559); John Constantin Kiosses (571); Mark and Terisa Paynter (572); Bryan Nisbet (582); Laszlo and Roslyn Jean Purczel (588); Ricard Curtis Nominees Pty Ltd (683); P. J. Willis Electrical Pty Ltd (684); Meatpak Australia Pty

Ltd (780); Wayne Phillis Ford Pty Ltd (856); George Eblen Pty Ltd (885); TDU Pty Ltd (887); Owen Farm Machinery Pty Ltd (1141); Morphet Vale Auto Electrics Pty Ltd (1154); Mobile Auto Electrical Pty Ltd (1166); Williams Refrigeration & Airconditioning Pty Ltd (1173); Peter and Annette Porrovecchio (1236); A. & J. McDonald Motors Pty Ltd (1374); Stevens Motors Pty Ltd (1381); Faffaele and Maria Esposito (1454); Kent Perry Ford Pty Ltd (1459); Garth Zerbe (1810); Niplag Pty Ltd (1926); Balaklava Electronics Pty Ltd (1992); Reginald Allan Sparrow (2152); Frank Carmine Palmieri (2153); Designtech Controls Pty Ltd (2163); McCracken Ford Pty Ltd (2446) Capcam Pty Ltd (2448); Peter Richards (2450); Chem-Supply Pty Ltd (2452); Goldsec Pty Ltd (2601); Drive Park Pty Ltd (2615); Heinz and Renate Fuchs (2940); Warren Ludlow (3275); Ronald Gerard Rutte (3290); Christopher Lex Edmunds (3491); Nick Paul (3530); J. P. M. Mechanical Services Pty Ltd (3647); Warwick Stallard (4901); Malcolm R. Nottle (5128); Geoffrey Jenkin (5217); Robin E. Sheehan (5225); City Of Tea Tree Gully (5588); Christopher Michael Sergi (6557); Kevin John Leaney (6721); J. & B. Inter Pty Ltd (6777); Moyes-Amertec Pty Ltd (6917); Harry Michael Bond (7076); Conroy Smallgoods Pty Ltd (7186); Jenaire Pty Ltd (7245); Isidoro Sapio (7278); Palrose Pty Ltd (7289); Diesel & Marine Services Pty Ltd (7291); T. J. & B. B. Clements Pty Ltd (7293); Richard Kress and Bradley Teagle (7471); Paul and Josephine Metcalf (10009); Andrew Hille (10013); Anesbury Air Conditioning Pty Ltd (10148); Paul Hancock (10166); RMC Air Conditioning & Electrical Services Pty Ltd (10247); Inglewood Airconditioning Specialists Pty Ltd (10249); Pedragon Nominees Pty Ltd (10563); Kym Anthony Roenfeldt (10845); Mac Mobile Mechanics Pty Ltd (10872); Darren Beck (10963); Andru Stefanicki (10967); Robert Poli (11018); Goolwa Victor Refrigair (11116); Paul Antoni Giadresco (11143); Apollo Sales Pty Ltd (11144); Christian Ainer Zimmermann (11146); A. Goninana & Co Ltd (11154); David Trinne (11160); Peter Roland Scholz (11161); Rene Johannes Engelsma (11177); John Andrew Wilby (11180); Mark Alan Scottford (11040); Scott Treloar (11093); Steven Muller (11145); Adelaide Airconditioning Installations Pty Ltd (11151); J. W. T. (Sales) Pty Ltd (74); William Arthur Hall (354); Caddle Investments Pty Ltd (495); Graham John Marshall (580); Javelin Auto Bodyworks Pty Ltd (884); Valley Refrigeration Pty Ltd (1155); Anthony Glen Schmidtk (1232); Booleroo Agencies Pty Ltd (1251); Wayne Lewin Hanley (1362); Dent Motors Pty Ltd (1455); Taylor Motors Pty Ltd (1577); Mario Segulin (2079); Glenora Pty Ltd (2184); Premier Roadlines Pty Ltd (2451); Colin James Leslie (3206); Northern Areas Council (4743); McAlpine Hussman Pty Ltd (4771); Robert Gillett (4986); Ucal Pty Ltd (5136); Degreg Nominees Pty Ltd (186); Darren Andrew Waterhouse (551); Safries Pty Ltd (1912); Kym Peter and Judith Ann Crawford (4764); Anthony Joseph and Tracey Eileen Brown (5338); Adelaide Industrial Refrigeration (SA) Pty Ltd (6041); Kenneth John Chapman (7407); All-Tech Refrigeration Services (Australia) Pty Ltd (12); John R. Sims & Co Pty Ltd (40); Abel Refrigeration & Airconditioning Pty Ltd (41); Warwick Adrian Joyce (42); Rosenthal Motors Pty Ltd (72); Ixia Pty Ltd (81); Growers Services Pty Ltd (95); Mario Castafaro (157); Mervyn Eric Size (303); Barry John Gaerth (304); Gawler Farm Machinery Pty Ltd (309); Boston's Motor Repairs Pty Ltd (315); Kevin Little (346); John Brooks (353); N.E.M. Nominees Pty Ltd (365); Dawweir Pty Ltd (367); Beverley Elizabeth and Donald George Scott (407); Marion Air-Conditioning Pty Ltd (475); Gawler Auto Electrics Wholesale Pty Ltd (497); Seasonair Pty Ltd (498); Jaymel Airconditioning Pty Ltd (503); P. & C. Sutton Investments Pty Ltd (565); Car Electrics Pty Ltd (568); Formula Vehicles Pty Ltd (752); Commercial Motor Industries Pty Ltd (778); Sinclair Refrigeration Pty Ltd (860); Barfield Investments Pty Ltd (998); K. J. and J. E. Steer (1020); North Western Adelaide Health Service (1143); Kincaig Motors Pty Ltd (1223); NBT Investments Pty Ltd (1469); Ozlead Pty Ltd (1481); Geoservices Overseas Society Anonyme (1797); Martin Motors Pty Ltd (1820); Neville Clifford Osborn (1975); Sutton Motors Pty Ltd (2173); Kevin Parker (2294); Michael & Sharon Heathfield (2300); Sebastian Steven Sapid (2308); Warwick Joyce (2958); Grand Motors Pty Ltd (3085); Ronald Brian Cowan (3679); Michael Willis (4856); Ninety Third Sonmar Pty Ltd (5218); Johannes Antonius Van Nunen (5277); Graham W. and Helen M. Berggren (5302); Tourism

& Allied Holdings Pty Ltd (6056); William P. Burgess (6468); Petrolab (Aust) Pty Ltd (7043); Fine-Tech Pty Ltd (7260); Selgar Systems Pty Ltd (7386); Industrial Air (SA) Pty Ltd (7427); A. & L. M. Deer Pty Ltd (7435); David Elmawey (10144); Promptair Pty Ltd (10146); Climat Air Control & Energy Centres Pty Ltd (10395); John Norman Gehlig (10798); Dennis Scott Miels (10897); Rawson Consulting Pty Ltd (11142); Troy Johannes Meuris (11164); Stephen Gregory Pape (11187); Adequate Air Internationals Pty Ltd (10957); Richard Banks (11138); Brumar Services Pty Ltd (5457); B. & A. Picert Pty Ltd (6125); Penrice Soda Products Pty Ltd (6829); Kevin Leslie Jones (6935); A. & G. & F. Penta Pty Ltd (7226); Kevin James Bowden (7234); Timothy Hugh and Pranee Broad (7235); Noel Robert Chevalier (7287); Ronald Dirk Fieles (7431); Peter Mandalios (7483); Don Pat Berginetti (10873); John Christopher Donnellan (4698); Jack Abell Pty Ltd (4891); Hindmarsh Mechanical & Electrical Services Pty Ltd (4989); Mildara Blass Limited (5227); Dossill Pty Ltd (5292); Strathfeld Motors Pty Ltd (3121); Bunker Freightlines (Aust) Pty Ltd (3168); Belcar Pty Ltd (3318); Robert George Hedrick (3757); City Of Onkaparinga (4682); A. Raptis & Sons Pty Ltd (1745); Port Augusta Hospital & Regional Health Services Inc (2067); Toop Motors Pty Ltd (2180); Simon John Winter (2311); Kresselec Nominees Pty Ltd (2622); L. S. and M. P. Zanatta (2948); Hoods Tractors & Implements (SA) Pty Ltd (1227); Cavill Power Products Pty Ltd (1233); Brenton Turner (1248); Coca Cola Amatil (Aust) Pty Ltd (1372); Parkside Electrical Services Pty Ltd (1382); Malcolm John Richards (1414); Gordon Brothers Industries Pty Ltd (1430); M. J. Murdoch Motors Pty Ltd (1470); Alan Biggs Sales & Management Training Pty Ltd (1476); Winnall Motors Pty Ltd (209); Direct Engineering Services Pty Ltd (257); Stephen Falzun (270); Y. P. Salesmen Pty Ltd (313); T. & K. Electrical Contractors Pty Ltd (339); Santos Ltd (374); John Murray Beard (375); Possum Investments Pty Ltd (424); Pringles Ag-Plus Pty Ltd (446); Antonio Scali (479); Stephen Wayne Parsons (517); Roydn Bailey (522); Carrier Air Conditioning Pty Ltd (673); Leon Eugene Reese (771); Lobethal Abattoirs Pty Ltd (811); Greg Wilsdon (841); South Australian Cold Stores Pty Ltd (8); Ron Goodall Refrigeration Sales Service Pty Ltd (52); Paradise Motors (Sales) Pty Ltd (108); J. L. Lennard Food Equipment Pty Ltd (129); Paul Clarke (178); R. J. Devitt (179); Bronte Lines Refrigeration Airconditioning Pty Ltd (133); Ducala Pty Ltd (211); Jeffrey Mark Kerley (312); Walter Morris Watts (326); Graham West Workshops Pty Ltd (355); Gordon Kranz (360); Neville Dean Gigney (396); B. J. Uren Holdings Pty Ltd (411); David Haby (449); Independent Appliance Service Pty Ltd (452); Malcolm Brian Gilbey (13); Walter Keith Treloar (18); Allan Rodney John Hunt (11216); Graeme Ross Figg (11213); Andrew John and Dylan James Walker (11207); Angelo Francesca (11211); Robert John Walsh (11209); Darren Desimoni (11200); DKS Airconditioning Pty Ltd (11201); Dean Knuckey (11203); Tony and Adrian Marks (11204); John Philip Slade (11212); Nicholas Liemareff (1445); Centennial Park Cemetery Authority (7001); Beck Motors Pty Ltd (85); Donald James Davis (590); Epic Energy South Australia Pty Ltd (584); Southeast Motor Company Pty Ltd (285); A. & A. Falco Pty Ltd (99); L. T. Zippel & Son Pty Ltd (1874); Eddies Auto Electrical Sales & Service Pty Ltd (1569); Jeanette Rosadoni (1433); N. & B. Coffey Pty Ltd (1226); McLeod's Whyalla Motor Company Pty Ltd (1142); J. L. & J. C. Grace Pty Ltd (1023); R. & B. Refrigeration Pty Ltd (1014); Kym John Packham (4968); Brian Michael Marlow (2905); Adelaide Festival Centre Trust (2002); Michael Anthony Ross (1924); Terry Ian Frahn (5672); John Matthews (5055); National Air Conditioning Pty Ltd (6822); Gregory L. Venning (5853); Mathew John Smith (11087); Haden Facilities Management Pty Ltd (11041); Peter Anthony Mowbray (7845); Travel Holdings Pty Ltd (7430); Angus Charles Roberts (7417); Polyaire Pty Ltd (7362); Thomas Caldwell (7312); Silvio Mark Dimasi, Ingrid Dimasi (7297); Charles Walker (7114); Gordon Ian King (6836); Anthony William Stys (11218); David Maxwell Jewis and Desmond Greville Jewis (718); David Jones Limited (1380); Monroe Australia Pty Ltd (3093); Mannix Electrical Pty Ltd (7373); SAM Airconditioning Pty Ltd (7387); Terry Hnoudis (10609); Samuel Smith & Son Pty Ltd (11081); Kym Williams (7515); Stirling Heating & Cooling Pty Ltd (10033); MS Aircon Pty Ltd (11136); Grant Denham Campain (11175); Vinko Rajcic (5985); Nick Karakoulakis (6487); Steven Wayne Scheer (6934); Daryl

Raymond Smith (6937); Quin Marine Pty Ltd (7017); Ridgydidge (SA) Pty Ltd (7093); Craig Charles (7204); Bill Tsiopelas (7341); Watson Fitzgerald and Associates Pty Ltd (7390); Angelo Desimoni (7464); Michael Labram (7514); Peter Leonard and Caroline Dorothy Lawrie (3073); Origin Energy Asset Management Limited (3485); Sargayson Pty Ltd (3625); Brian James Smith (4837); Hilton Electrical Services Pty Ltd (4861); K. S. & C. A. Hunt & Son Pty Ltd (4889); Phillip Andrew Kammermann (5036); Paul Hughes (5525); Darren Hocking (5806); Total Fire Protection Pty Ltd (5858); David, George and Brian Barnes (1543); R. H. Schulz Pty Ltd (1579); Cape Banks Processing Co Pty Ltd (1763); Allan Scholz (1888); Southcorp Wines Pty Ltd (1917); Dunnair International Limited (2297); Catholic Diocese of Port Pirie Incorporated, St Joseph's House (2315); West Star (Australia) Pty Ltd (2715); Claude Arthur Bartel (680); Kym Alan Maxwell (869); William John Milliken (878); C. P. Bilstein (1005); Cadbury Schweppes Pty Ltd (1006); South Australian Water Corporation (1133); Highlander Crash Repairs Pty Ltd (1253); P/L Holdings Pty Ltd (343); Thakral Operations Pty Ltd (357); Ramsey Bros Pty Ltd (368); Haden Engineering Pty Ltd (448); Gilbert Motor Bodies Pty Ltd (456); Lyndoch Motors Pty Ltd (529); Rosenthal Bros Pty Ltd (533); Glenelg Ice Pty Ltd (597); Paul and David Berry (117); Anthony Graves (122); Vineys Repair Service Pty Ltd (134); Minister for Department of Administrative and Information Services (210); Milton & Nisbet Electrical Contractors Pty Ltd (234); Raymond Johns (276); Measdays Services Pty Ltd (292); Nick Kourlis (335); Napoli Bros Pty Ltd (342); The K. H. and L. M. Behn Family Trust (3); Giuliano (Bill) Drusetta (114); Commercial Fumigation Service Pty Ltd (11170); Dennis William Schulz (477); Claridge Motors Pty Ltd (534); Tyco Australia Pty Ltd (671); Hotel Adelaide Management Pty Ltd (751); North East Plaza Pty Ltd (868); Rintan Pty Ltd (6739); Adelaide Steamship Company Ltd (7272); Gregory Milton and Jacqueline Rebecca Goding (7421); Charlinga Nominees Pty Ltd (7446); Michael John Rushton (7480); Seaford Holdings Pty Ltd (7494); J&C Hart Pty Ltd (7543); David Roscio (10248); Cool Me Pty Ltd (10848); Mark Sawczuk (10876); Slobodan Despinic (11137); Darren Desimoni (11200); Kent Clifton Rogers (38); Astrazeneca Pty Ltd (137); Melvest Pty Ltd (176); M. J. Wright Pty Ltd (277); Trigg & Wedd Nominees Pty Ltd (373); Dascem Holdings Pty Ltd (430); B. & M. Stoeffl Pty Ltd (7385); Southern Cross Fumigation Services Pty Ltd (7383); SSL Asset Services Pty Ltd (2617); Philrob Pty Ltd (2807); Wirrina Resort Pty Ltd (2935); P. S. Engelhardt Pty Ltd (4816); Ray Johnson Refrigeration & Engineering Pty Ltd (5496); Cowell Electric Supply Pty Ltd (5706); Port Road Automotive Pty Ltd (6022); Allen and Lynette McKenzie (6286); Allen Wehrmann (6297); Ningana Investments Pty Ltd (6439); Aldmondco Australia Ltd (7384); Noel Anthony Reichstein (1148); Christopher William Morris (1159); CKI Utilities Development Ltd, HEI Utilities Development Ltd, CKI Utilities Holdings Ltd, HEI Utilities Holdings Ltd, CKI/HEI Utilities Distribution Ltd (1590); North Western Adelaide Health Service (1838); Duncan Campbell Morrison (2132); Michael Kallios (2196); Corporation of the City of Whyalla (2480); R. Byrne Nominees Pty Ltd (64); D. C. Hendry Motor Repairs Pty Ltd (145); Heatcraft Australia Pty Ltd (166); Frederick John Burnett (301); Sellars Farm Service Pty Ltd (328); David Jacobs (554); Adrian K. Oster (1379); Colin and Judy Heeps (1429); Mitsubishi Motors Australia Ltd (1480); William Ian Loughlin (1990); Vincent James Silvestri (2070); University of South Australia (2133); MEC Crash Repairs Pty Ltd (2207); Dennis Borchardt (2291); Vermeeren Motor Company Pty Ltd (2458); Allan John Cresswell (2461); Supreme FX Pty Ltd (2623); C. M. V. Truck Sales & Service Pty Ltd (2632); Trevor McKay (2812); Jennifer Joy Quinn and William Laurence Quinn (3492); Joseph Attard (4259); Don Pirrotta (4852); NSA Pty Ltd (5384); C. M. Heithersay Ind Pty Ltd (2616); Fricker Carrington Industries Pty Ltd (6150); Thomas Charles Yeaman (7133); The 4WD Centre Pty Ltd (7203); C. G. and B. F. Hills (7350); Roy Cliffe (7424); Troy Ryan (7537); Mt Thebarton Pty Ltd (10067); Gary Eckert (10903); Heathgate Resources Pty Ltd (11092); Hemmes Airconditioning Pty Ltd (11155); Peter Heaven (7149); Montague Arthur Leonard Poole (7170); Mitch Antoni Bialkowski (7194); Eime Churinga Pty Ltd (7217); Hung Choy Lee (7401); AFA Airconditioning Pty Ltd (7422); Peter Briton Jones (7451); C. & J. Heating & Cooling Pty Ltd (7459); Philip Andrew Atkinson (7492); David Short (10273); White Refrigeration Pty Ltd (10333); Automotive Parts Group Limited (10354); R. B.J. GR Simmonds Pty Ltd (10435); Eddie and Elizabeth Gasiorek (10561); Clancy (WA) Pty Ltd (10839); Spotless Services Australia Limited (10842); The Murray Bridge Soldiers Memorial Hospital Inc. (10899); Norman Reece (10956); Shane Donavon Kidd (10961); Q. A. L. Refrigeration (SA) Pty Ltd (3394); APV Australia Pty Ltd (3668); E. & L. Vuzem Investments Pty Ltd (3715); Wintulichs Pty Ltd (5116); Leslie Royce Nicholls (5196); Robert Mark Edmonds (5261); Allan H. Anderson (5542); Keith James Shanahan (6198); Gene Madgen (6367); Royal Flying Doctor Service Central Sector (6634); Paul Reed (6707); Hamish Alexander Blake (6899); Peter Allan Williams (6991); Russell John Schmidt (6995); William Lawrence Pilkington (22); Gaetano D'ettore (59); Gregory John Kenneth (73); Trevor F. Wright Pty Ltd (104); R. H. Fraser Nominees Pty Ltd (109); Brian David Laidler (236); Tumbay Bay Electrical (283); Rodney Prime and Annette M. Prime (289); Jazom Pty Ltd (345); Anthony Roland McCreanor (462); West Croydon General Motor Repairs Pty Ltd (541); Oil Drilling & Exploration Pty Ltd (660); Reserve Bank of Australia (674); B. M. Maney Holdings Pty Ltd (678); Australia Postal Corporation (731); Evans Deakin Pty Ltd (754); Michael W. Siegele (762); Matlin Auto Pty Ltd (874); Orica Australia Pty Ltd (917); Robert John Butler (996); Keith Edward Kimber (1466); Keith Dudley Barnden (1568); Graeber Motors Pty Ltd (1578); Noarlunga Refrigeration & Airconditioning Pty Ltd (1808); Fralec Pty Ltd (2003); Raymond John Wright (2065); JD Schmitzer Nominees Pty Ltd (2073); Elec-Air Pty Ltd (2176); Arkaroola Pty Ltd (3335); Shane's Refrigeration Pty Ltd (3354); David King, Stefan King, Verran King, Digna King (2295); Mark Andrew Weedon (2303); Michael Shane Baldwin (2606); Dennis Donnelly (2778); Broadway Garage Pty Ltd (2994); Pascoe's Pty Ltd (11198); Donald William Searle (7433); John William Halls (7472); Air-Command Australia Pty Ltd (10026); NRG Flinders Operating Services Pty Ltd (10500); Colin Asikas (10559); Complete Auctions Pty Ltd (10562); Port Pirie Regional Health Service Incorporated (10755); PD Technology Pty Ltd (11148); Colin Whittington (11149); Randall Jolly (7182); Malcolm Arthur Walden (7185); Australian Fumigation Services Pty Ltd (7223); Michael Lawrence Baumann (7264); Derwyn Nominees Pty Ltd (7298); Erminio Jagla (7374); Reliable Airconditioning Pty Ltd (7377); CBD Maintenance Services Pty Ltd (7402); Stephen Ramsey (6813); K. R. C. Enamelling Pty Ltd (6880); Terance Julian John Hill (7054); Kevin Baldock (7147); Neil Stanley Bowley (5926); N. & V. Pty Ltd (6278); Dusko Ramesa (6396); Douglas Brian Falland (6460); Ahmad Sabet (6481); Techrep Automotive Pty Ltd (6573); Joseph Allan Ellis Bohlin (5404); Dung Trung Tan (5451); The Gateway Motor Co. Pty Ltd (5668); Kim Hartley Mcwaters (3117); Kelly Bros Pty Ltd (3123); Brett Dalzell (3466); Pherm Services Pty Ltd (5375); Glenn and Samantha Stodulka (2076); N. J. & T. McMullen Pty Ltd (2078); Eric Peltz (2285); G. D. Automotive Electrical Repairs Pty Ltd (2455); Steinborner Motors Pty Ltd (2582); Andrew Kellis (3000); Adelaide Community Healthcare Alliance Incorporated (1586); Royal Adelaide Hospital, Engineering & Building Service (1778); Eric, Elizabeth, Peter, Debbie Greatbatch (1850); Hermann Kerry Stephen (1870); Rodney Helling (1252); Clenton Evans (1293); Trevor G. Altus (1366); Butterfields Services (SA) Pty Ltd (1451); Gibb & Sons Pty Ltd (371); FI and JE Munro (453); City Motors (Port Lincoln) Pty Ltd (457); Road & Track Services (SA) Pty Ltd (494); Toyota Motor Corporation Australia Limited (509); Leslie William Klopp (531); Trevor Lindsay Duell (542); Michael L. and Jennifer A. Scholes (608); Orazio Piscitelli (734); Zedsol Pty Ltd (1165); Casey Crash Repairs Pty Ltd (101); Doc's Refrigeration Pty Ltd (118); Kenneth William Coad (141); 3M Pharmaceuticals Pty Ltd (147); Artlab Australia (3481); K. Dunling (11224); Clement Norman Williams (208); Frederick Krouwel (11227); Mark Kenneth Hall (11226); Scott Allan Tothill (293); Kym and Debra Jay Oliver (466); Peter Johnson (500); Richard James McInerney (538); Royal Adelaide Hospital (1017); Noel Francis Johnson (1816); Neil James and Katherine Annette Stock (3709); J. J. Stevenson Pty Ltd (7074); David Chapman (7303); Chares Yeo (10014); David George Assheton (10926); Mt Gambier Airconditioning & Refrigeration Pty Ltd (19); John Steven Bobrige (62); Colin Bruce and Cheryl Pearson (154); Robert Geoffrey Radford (689); JR Auto Electrical Pty Ltd (1144);

Adrian William Smith (2178); Ashley Smith (2353); Holwade Nominees Pty Ltd (2447); T. A. Sander Pty Ltd (4833); Malcolm Allan and Jusith Anne Cutts (4985); Silvo Stepan (5058); Dave Renny Motors Pty Ltd (6155); Parker Appliances & Electrical Pty Ltd (6945); Jim Gerazounis (7168); Steven Terry Grosser (7364); PRD Nominees Pty Ltd (7420); Maxwell John and Pauline Lynette McCulloch (7546); Boylan Nominees Pty Ltd (10949); Michael McGuire (11115); Simon John Matthews (11230); Hillier Refrigeration Pty Ltd (17); Murray Heating & Cooling Pty Ltd (20); Tom Johnston Motors Pty Ltd (21); Andrew Brenton Snow (48); J. H. Rosewarne Pty Ltd (71); R. J. Crash Repairs Pty Ltd (105); S. & J. Riley Nominees Pty Ltd (308); R. K. and Y. Childs (338); Neil Douglas Sparks (341); Pajala Pty Ltd (347); The Miners Store Pty Ltd (376); BOC Gases Australia Ltd (400); Mechanical Building Services Pty Ltd (461); Richard Neil and Sheree K. Clements (490); Schahinger Motors Pty Ltd (877); Moore Engineering Pty Ltd (995); Ian Scott and Desma Lorraine Jenke (1009); PBS Refrigeration & Air Conditioning Pty Ltd (1225); Gerard Industries Pty Ltd (1239); Beerenberg Pty Ltd (1353); Shane Alan Cobb (1378); Brian Ivor Olsen (1575); Robert W. Watson (1653); Nicholas J. Knape (1809); Ian Barmby (1847); Barry's Auto Electrical Pty Ltd (2310); Olaf, Horst and Undine Elvira Zaworski (2618); Robert John Searle (2707); Discount Refrigeration Equipment Pty Ltd (2843); Haighs Pty Ltd (2897); Douglas Breet Hartshome and Ivan Leo Smith (2906); Commercial Motor Industries Pty Ltd (2936); Gregory Ian Clark (3079); Donald James Bowden (3360); David Brian Algar (3464); Richard Rismondo (3593); Simon Ashley Parker (3595); J. V. Crash Repairs Pty Ltd (3669); Cecilio Gaviola (3706); Neil Ashley Graetz (4474); N. S. Komatsu Pty Ltd (4716); Lynton Wayne Nickolai (4832); Mervyn John Britza (4987); P. B. & S. M. Cooper Pty Ltd (5038); Craig Douglas Turner (5220); Streaky Bay Crash Repairs Pty Ltd (5351); P. A. & C. I. Martin Pty Ltd (5559); Brambles Australia Ltd (5695); Rossair Pty Ltd (6298); Brian John Rooney (6390); Peter Rogers (6455); Robert John Wescombe (6466); Steven Francis Nohal (6522); Josef Cornelius Claassen (6775); Monserrat Enterprises Pty Ltd (6857); Brenton Mark Renshaw (7154); Sharpe Electrical (SA) Pty Ltd (7187); Peter Maxwell Richardson (7300); Christopher Evans (7509); Roland Hugo Fiegert (7519); Darren John Cranwell (7544); Feliba Pty Ltd (10039); Leon Crowhurst (10066); Ian Thorley (10250); Peter Jong (10847); Norman Angus Bain (10960); Dale Layton (10989); Austrim Nylex Ltd (11014); Derrick Morgan (6559); Key Tubing & Electrical Industries Pty Ltd (6087); Alan Large (1665); M. J. & L. A. Fuchs Pty Ltd (1649); Adtrans Group Pty Ltd (168); Errol James Jenner (7222); Adams Pest Control Pty Ltd (7227); Peter's Auto Electrics Pty Ltd (32); Southcoo Refrigeration & Air Conditioning Pty Ltd (44); Chateau Moteur Pty Ltd (50); Ceduna Machinery Pty Ltd (102); Graham Family Trust (126); L. M. Refrigeration Service Pty Ltd (172); Leonid Botuch (195); Peter Geoffrey and Susan Jane Hancock (527); Christopher P. Black (563); Morphet Air Conditioning Pty Ltd (785); Herbert Kunzellmann (876); John Tremain (999); Redden's Machinery Service Pty Ltd (1136); Rix Refrigeration & Air Conditioning Pty Ltd (1163); Trevlyn Smith Electrical Pty Ltd (1224); Grande Riviere Pty Ltd (1230); Bendin Enterprises Pty Ltd (1234); Michael William and Susan Kay Hennessy (1241); Jarrett Motor Company Pty Ltd (1243); Southcal Pty Ltd (1246); Isaacs Nominees Pty Ltd (1254); Bridgestone TG Australia Pty Ltd (1403); Leslie Rodway and Nellie Madge Rees (1475); Geoffrey Mackereth (1743); E. K. Dunstan & Co Pty Ltd (1817); Trevor's Appliance Repairs Pty Ltd (1848); Henri George Beyne (1995); Grant Richard Goonan (2190); Riverland Ford Holdings Pty Ltd (2276); Sandam Pty Ltd (2439); Mannum Electrical & Building Supplies Pty Ltd (2453); Harry Amanatids (2475); WMC (Olympic Dam Corporation) Pty Ltd (2703); Doyle Motor Corporation Pty Ltd (2823); Peter Slee (3136); Barry John Duncan (3208); Cordoba Cars Pty Ltd (3278); I. M. and A. E. Dickson (4954); Richard Charles Simpson (6293); Colin Murray Prichard (6521); George Pezos (6533); Edward Krupa (6713); Wrights of McLaren Vale Pty Ltd (6733); Peter Browning (6824); Dutton Crash Repairs Pty Ltd (6953); Arthur Kaponias (6967); Barry John Lowe (7292); Jean-Pierre Lorriaux (7389); Chris Boundy (7399); AIRE Services Pty Ltd (7418); Stanislaw Parkitny (7463); Aemms Pty Ltd (7493); Ashdown Enterprises (Wholesale) Pty Ltd (7535); Andrew Diotti (7604); Scott Oschmanns (10123); Scott Perry (10608); Manochehr Soroush (10840); Ramin Samie (10962); David Scott Fillery (11090); Darren Allan Hogben (11141); DKS Airconditioning Pty Ltd (11201); Independent Reefer Service (SA) Pty Ltd (25); John Walter Daniels (53); John Frederick Bowes (55); Richard Hansen Pty Ltd (56); Richardson Automotive Pty Ltd (80); G. J. S. Holdings Pty Ltd (84); Vaughan R. and Jocelyn K. McWaters (111); Barry, Kevin, Mark, Gloria, Margaret and Tatjana Alcock (459); Joseph Peter Stevens (544); James T. Coombe and Terrence E. Seeborn (591); W. F. Murphy Nominees Pty Ltd (594); Flight Motors Pty Ltd (619); G. D. & H. D. Prosser Pty Ltd (879); Onesteel Manufacturing Pty Ltd (886); Western Abalone Processors Pty Ltd (915); David John Stehbins (1016); Airspec Pty Ltd (1440); Stephen Malcolm Munn (1815); Kevin Ising (2204); David Brenton McKay (2457); Geoff Hicks (2610); Michael Dean and Deborah Jean Hurrell (5076); Paul John Fitzgerald (5269); Corporate Air Conditioning Pty Ltd (6172); Christopher Heinrich (6541); Century Drilling Ltd (6925); Robert Wayne Lawrie (7138); Andrew Vanerp (7375); Rolf Latzel (10064); Heatcraft Australia Pty Ltd (1131); Hysdeen Pty Ltd (97); Callan Anthony and Lorelle Gaye Molde (121); Honeywell Ltd (169); Sola International Holdings Pty Ltd (201); Valdemar and Cheryl Edith Selin (287); Trevor McHugh (333); Terrace Hotel (Operations) Pty Ltd (390); Briman Pty Ltd (487); Mark Wilksch (539); P. Z. Electrical Pty Ltd (1151); John Weddell and Wendy O'Connor (1446); Australian Broadcasting Corporation (1571); The City of Port Adelaide and Enfield (2530); Bernie Yvonne Schulz (3558); Paul Salter (4962); Wolfgang Wimmershoff (5921); Gary James Joseph (5968); Allan Garry Nielsen (6177); Wayne Smith Motors Pty Ltd (6514); Mario Manocchio (6562); Jason Corey and Paul Geoffrey Hayford (6784); Darren Buckley (6785); Garry Schneider (7144); Angus Park Fruit Co Pty Ltd (7263); Concept Air Conditioning Pty Ltd (7439); Leslie John Wilson (7444); Lewis Winston Spehr (7479); Michael and Helen Zeunert (7505); Australian Highway Plant Services Pty Ltd (7522); SJA Airconditioning Pty Ltd (11147); Gary Priest (11167); Paul Alan Murphy (11186); Mareka Pty Ltd (79); GSA Industries (Aust) Pty Ltd (253); Electrolux Home Products Pty Ltd (463); Michael Quandt (478); Frank Agostino Nominees Pty Ltd (556); Anthony Cyril and Kathryn Leesong (631); Air Comfort Services Pty Ltd (765); Christopher Wilkinson (772); Glenn Vivian Stearnes (888); Australian Crash Repairs Pty Ltd (1361); LCG Nominees Pty Ltd (1457); Brenton Douglas Anderson (1744); M. Wright Hotel Refrigeration Pty Ltd (1752); Layton Kingsley Catford (1996); Brenton Wickham (2301); Lynas Valley Ford Pty Ltd (2438); Parade West Nominees Pty Ltd (2900); Otis Building Technologies Pty Ltd (3012); Northern Territory Freight Services Pty Ltd (3804); Peter Russo (4699); Paul Pedler (5113); Eric William Smith (5244); J. J. & A. M. McKerlie Pty Ltd (5266); Weerouna Holdings Pty Ltd (5470); Maxwell Cutts Pty Ltd (6375); Ross Laird (6400); Anthony Paul Malycha (6512); Donald Mark Smith (6649); Ceduna Auto Electrical Pty Ltd (6672); Shane Jackson (6722); Chien Dinh Vu (7004); Peter Charles Winter (7196); SA Rural Agencies Pty Ltd (7205); Michael Harris (7295); Monadelphous Engineering Associates Pty Ltd (7325); Elders Ltd (7370); R. & R. Fumigation Services Aust Pty Ltd (7388); John Frank Polyak (7531); John Mokdassi (10188); Simon John Matthews (11230); Trevor Dean Carter (67); Graeme Ian Johns (125); Frederik Junggeburgt (131); Autolai (RAF) Pty Ltd (187); Boehringer Ingelheim Pty Ltd (336); Hill Equipment & Refrigeration Company Pty Ltd (451); Reckezane Pty Ltd (1004); Ronald John Morgan (1746); George E. Corbin (2305); Stephen Crowdey (2441); Hills Auto Electrical Pty Ltd (2449); Metro Investments Holdings Pty Ltd (2781); T. A. & D. W. Lee Pty Ltd (4984); Ross John Beckmann (6040); Michael Peter Robinson (6205); Daryl A. Newbold (6434); Stan Panteladis (6594); Stephen Zeugofsgge (6787); Alpha (SA) Pty Ltd (6798); Fred Motor City Pty Ltd (6996); Barry William Martin (7051); Pump Tech Services (SA) Pty Ltd (7354); Gregory Dalton (7371); Jim Georgantos (7516); Martin Joseph Muscat (10090); CM Pacific Pty Ltd (10653); A. G. O'connor Pty Ltd (11171); PEER TEC Inc (11016); Steve Pavlou (7328); Kenneth John Halleday (7313); Wayne Herbert (6752); Lancer Pacific Industries Pty Ltd (3340); Yorke Motors (City) Pty Ltd (679); Andrew Kempson (510); Rocca's Auto Electrical Pty Ltd (1); Australian National Container Management Pty Ltd (1360);

Gordon Martin Auto Group Pty Ltd (78); Angas Schwarz (668); Atofina (Australia) Pty Ltd (1295); Bradbill Pty Ltd (2454); M. H. Monfries Pty Ltd (3693); Maughan Thiem Motor Company Pty Ltd (3746); Nautilus Australia Ltd (5958); John C. Banks (6437); Albert William George Russell (7005); Terry Rowald McCregiht (7288); Applied Potential Pty Ltd (7541); Gavin Paul Jones (10611); Richard John Clayton (10733); Brownree Trading Company Pty Ltd (10870); D. & M. Curnow Nominees Pty Ltd (11140); Michael William John Davis (11166); Dean Knuckley (11203); Diamantis Mandalios (6873); Digby Gerard O'Callaghan (6982); Lindsay John Hennessy (7455); Stephen and Marta Parr (10988); Southway (Sales) Pty Ltd (139); Rodney Bruce Grubb (350); Merabar Pty Ltd (382); Brisac Pty Ltd (1019); Flinders Medical Centre (1106); Corjay Aire Pty Ltd (1358); Smulders Investments Pty Ltd (1741); R. D. & H. D. Collins Nominees Pty Ltd (2312); Gilbert Gerald Erskine (2436); Tundarri Sales & Service Pty Ltd (2704); Franze Family Trust (3129); Stephen Murray (5594); Andrew Skipworth (6547); Argiro Pasquale (11190); Golden Chef Aust Pty Ltd (11189); John David Ryder (11181); David John Blackmore (11174); John Charles McCafferty (11163); Best Airconditioning and Electrical Pty Ltd (11019); Comfort Engineering Pty Ltd (10966); Keightley Electrical Services Pty Ltd (10713); Wallace Francombe (7499); Neol Patrick Smith (7456); Martin Chenoweth (7381); City Dismantlers Pty Ltd (7285); Ben Kradolfer (7267); Nicholas Skourlarikis (7198); Scott Cannard (6679); Ultra Tune (Glenelg) (6536); Stan Bourmias (6347); John Andrew Finlay (6081); Balaklava Motors Pty Ltd (5918); Shaun William Gillespie (3490); Hicks Auto & Engineering Pty Ltd (3487); Povey Motors (3471); Stephen Charles Mulady (2306); Collinswood Investments Pty Ltd (2000); Southgate Automotive Pty Ltd (1627); Jeffrey and Doreen Hall (1149); Robert Walter Schmerl (1018); Ian O. R. Dyer (944); Heavyside Investments Pty Ltd (855); Logan Australia Pty Ltd (774); Ian Leslie Dreckow (598); Daryl Raymond Carter (583); Griffin Auto Parts Pty Ltd (564); Philip Stephens and David Lines (476); Graham Edwards Crash Repairs Pty Ltd (363); Trevor Lindsay Manning (352); Watkinson Enterprises Pty Ltd (319); Paul Lawrence Coventry (173); Stephen Watson (162); Glaxo Smith Kline Australia Pty Ltd (150); John Delaine (113); Atlanta Refrigeration Pty Ltd (98); Christopher James Howard (34); Fiebiger Motors Pty Ltd (9); Brett William Wright (24); Farmers Centre Pty Ltd (30); Con Penglis (284); PR & KR Hood Pty Ltd (307); Dean Mason (501); Robin Payne (690); Adelaide Motors Pty Ltd (994); Hugh David Magarey (1240); Pfitzner Motor Co Pty Ltd (2192); Jeffrey Bruce Martlew (2286); Gilbert Motors (Strathalbyn) Pty Ltd (2383); Graham Kent (2531); Dean Walters Phillips (2706); Stanley Frederick Hawkins (2896); John Anthony House (3119); Geoffrey Moody (3744); Martin Ancone (5241); Alex Janic (5370); Sanbry Pty Ltd (5489); Australian Bus Manufacturing Co Pty Ltd (5543); Douglas Murray Pammenter (6741); Peter and Kerryn Oates (7066); Cash Refrigeration (7083); Graham Martin Harding (7258); John and Lee Ann Guerin (7321); Mecair Engineering Pty Ltd (7372); Gemmell, Geraldine, Rex, Anne Payne (7539); Steven Brian Whyte (10293); Peter and Janine Bernhart (10898); Austech Services Pty Ltd (11152); Derek Lindsay Packer (11195); Russell and Rachel Clarke (7603); Ivan Mansueto (7179); Anthony D. Marafioti (6700); Hubert Pfiel (6444); Kurt Fehlmann (1823); Douglas William Richey (1587); Chilltech Pty Ltd (1111); Clisby Electrical Pty Ltd (468); Bruno Davids (286); Gregory Wayne and Danne Elizabeth Need (361); Wickham Flower & Co Pty Ltd (1661); C. & C. Ioanni Nominees Pty Ltd (3475); Graham Diment (5188); Brendan John Dening (11168).

G. C. SCLARE, Delegate, Environment Protection Authority

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, a person is exempt from the provisions of Regulation 13 (2) of the Scheme of Management (Miscellaneous Fisheries) Regulations 1984, in that the person may be registered as the master of a boat used pursuant to a licence in respect of the fishery if an application for registration is made by a licence holder specified in Schedule 1 from the date of gazettal of this notice until 30 June 2003, unless varied or revoked earlier.

SCHEDULE 1

Y027—David J. Buckland, P.O. Box 878, Port Lincoln.
Y029—Anthony M. Johnson, 16 Circuit Court, Hendon.
Y065—Mark W. Snadden, 277A Esplanade, Seacliff.
Y066—Nicholas G. Pluker, 19 Tobruk Terrace, Port Lincoln.
Y075—Ellinas Toumazos, 248-250 Grand Junction Road, Athol Park.

Dated 13 June 2002.

W. ZACHARIN, Director of Fisheries

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Definition of Land Acquired

Comprising the fee simple of that piece of land situated at Francis Street, Port Adelaide, S.A. 5015, being portion of the land contained in certificate of title volume 5414, folio 299 and being the whole of the land numbered allotment 523 lodged in the Registrar-General's Office and numbered DP 58513, expressly excluding the rights over the easement marked 'C' on the said certificate of title.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2423.

Dated 17 June 2002.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA.

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Definition of Land Acquired

Comprising the fee simple of that piece of land situated at Francis Street, Port Adelaide, S.A. 5015, being portion of the land contained in certificate of title volume 5864, folio 559 and being the whole of the land numbered allotment 527 in the plan lodged in the Lands Titles Office and numbered DP 58489.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2423.

Dated 13 June 2002.

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D. WOODS, Manager, Land Acquisition and Disposal, Transport SA.

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Definition of Land Acquired

Comprising the fee simple of those pieces of land situated at Hanson Road North, Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 5854, folio 108 and being the whole of the land numbered allotments 514 and 515 in the plan lodged in the Lands Titles Office and numbered DP 59845.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2423.

Dated 13 June 2002.

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D. WOODS, Manager, Land Acquisition and Disposal, Transport SA.

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Definition of Land Acquired

Comprising the fee simple of that piece of land situated at Francis Street Port Adelaide, S.A. 5015, being portion of the land contained in certificate of title volume 5147, folio 477 and being the whole of the land numbered allotment 521 in the plan lodged in the Lands Titles Office and numbered DP 58488.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2423.

Dated 13 June 2002.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA.

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Definition of Land Acquired

Comprising the interest of the Caveator in the fee simple of that piece of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 5620, folio 146 and being the whole of the land numbered 501 in the plan lodged in the Lands Titles Office and numbered DP 59781.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2423.

Dated 17 June 2002.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA.

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Definition of Land Acquired

Comprising the fee simple of that piece of land situated at Birkenhead, S.A. 5015, being the whole of the land contained in certificate of title volume 5566, folio 675.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2423.

Dated 13 June 2002.

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D. WOODS, Manager, Land Acquisition and Disposal, Transport SA.

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Definition of Land Acquired

Comprising the fee simple of that piece of land situated at Hanson Road North, Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 5234, folio 69 and being the whole of allotment 534 in the plan lodged in the Registrar-General's Office and numbered DP 58776.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2423.

Dated 13 June 2002.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA.

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Firstly, comprising the fee simple of that piece of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 306, folio 67, now converted certificate of title volume 5810, folio 677 and being the whole of the land numbered 505 in the plan lodged in the Lands Titles Office and numbered DP 59780, and

Secondly, comprising the fee simple of that piece of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 706, folio 9, now converted certificate of title volume 5795, folio 272 and being the whole of the land numbered 507 in the plan lodged in the Lands Titles Office and numbered DP 59780, and

Thirdly, comprising the fee simple of that piece of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 789, folio 71, now converted certificate of title volume 5807, folio 600 and being the whole of the land numbered 510 in the plan lodged in the Lands Titles Office and numbered DP 59780, and

Fourthly, comprising the fee simple of that piece of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 271, folio 195, now converted certificate of title volume 5842, folio 981 and being the whole of the land numbered 512 in the plan lodged in the Lands Titles Office and numbered DP 59780.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone: (08) 8343 2423

Dated 17 June 2002.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

LAND ACQUISITION ACT 1969

Notice of Acquisition

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

Firstly, comprising the fee simple of that piece of land situated at Francis Street, Port Adelaide, S.A. 5015, being portion of the land contained in certificate of title volume 5377, folio 30 and being the whole of allotment 511 in the plan lodged in the Registrar-General's Office and numbered DP 58528, and

Secondly, comprising the fee simple of that piece of land situated at Francis Street, Port Adelaide, S.A. 5015, being portion of the land contained in certificate of title volume 5329, folio 677 and being the whole of allotment 510 in the plan lodged in the Registrar-General's Office and numbered DP 58528, subject to the easements referred to in the said certificate of title, expressly excluding the free and unrestricted Right of Way over the land marked 'D' on the said certificate of title, and

Thirdly, comprising the fee simple of that piece of land situated at Francis Street, Port Adelaide, S.A. 5015, being portion of the land contained in certificate of title volume 5329, folio 679, and being the whole of allotment 509 in the plan lodged in the Registrar-General's Office and numbered DP 58528, subject to the easements referred to in the said certificate of title, expressly excluding the free and unrestricted Right of Way over the land marked "D" on the said certificate of title, and

Fourthly, comprising the fee simple of that piece of land situated at Francis Street, Port Adelaide, S.A. 5015, being portion of the land contained in certificate of title volume 5494, folio 781 and being the whole of allotment 504 in the plan lodged in the Registrar-General's Office and numbered DP 58528.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Brian O'Callaghan
P.O. Box 1
Walkerville, S.A. 5081
Telephone: (08) 8343 2423

Dated 13 June 2002.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition
and Disposal, Transport SA

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 Gayle Frances Portlock, c/o Kelly & Co. Lawyers, Level 17, Santos House, 91 King William Street, Adelaide, S.A. 5000 has 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 Main Street, Mount Torrens, S.A. 5244 and known as Mount Torrens Hotel.

The applications have been set down for hearing on 12 July 2002 at 9.30 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 on or before 11 July 2002.

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

Dated 6 June 2002.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES
ACT 1992

*Notice of Application for Grant or Transfer of a Gaming Machine
Licence*

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992 that Warrenwood Pty Ltd (ACN 100 267 641) has 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 110 Grenfell Street, Adelaide, S.A. 5000 and known as Players Hotel.

The applications have been set down for hearing on 22 July 2002 at 9.30 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 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 John M. Hodge Nominees Pty Ltd (ACN 007 848 884), c/o Duncan Basheer Hannon, 66 Wright Street, Adelaide, S.A. 5000 has applied to the Liquor Licensing Commissioner for the transfer of a Liquor Licence and a Gaming Machine Licence in respect of premises situated at Corner Victor Harbor Road and Nangkita Road, Mount Compass, S.A. 5210 and known as Mount Compass Tavern.

The applications have been set down for hearing on 22 July 2002 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 12 June 2002.

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 The Queen Elizabeth Hospital Research Foundation Inc., c/o David Watts & Associates, 1 Cator Street, Glenside, S.A. 5065, has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 50 Woodville Road, Woodville South, S.A. 5011 and to be known as The Queen Elizabeth Hospital Research Foundation Wine Club.

The application has been set down for hearing on 19 July 2002 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 3 June 2002.

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 B. Jamal Investments Pty Ltd, c/o R. G. Eckerman & Co., has applied to the Licensing Authority for the Removal of a Special Circumstances Licence in respect of premises situated at 284 Rundle Street, Adelaide, S.A. 5000 to be removed to 286-288 Rundle Street, Adelaide, S.A. 5000 and known as Fel-Fella Cafe.

The application has been set down for hearing on 19 July 2002 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 7 June 2002.

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 Thomas Stephen Parrish and Douglas Thomas Parrish, 1074-1076 South Road, Edwardstown, S.A. 5039 have applied to the Licensing Authority for a Variation to an Entertainment Consent in respect of premises situated at 1074 South Road, Edwardstown, S.A. 5039 and known as Break 147.

The application has been set down for hearing on 19 July 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

Consent is sought to vary the Entertainment Consent to allow a DJ, Karaoke and Live Bands in Area 1 of the licensed premises during the following hours:

Thursday, 8 p.m. to midnight; Friday and Saturday, 8 p.m. to 2 a.m. the following day; Sunday, 8 p.m. to midnight and Public Holidays, 8 p.m. to midnight.

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 13 June 2002.

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 ALH Group Pty Ltd, c/o Kelly & Co., Lawyers, has applied to the Licensing Authority for the transfer and removal of a Hotel Licence and Entertainment Consent from premises situated at 47 Archer Street, North Adelaide, S.A. 5006 and currently known as Dover Castle Hotel to premises situated at 54-60 O'Connell Street, North Adelaide.

The application has been set down for hearing on 19 July 2002 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 12 June 2002.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997 and section 14A (b) (i) of the Gaming Machines Act 1992, that The Eagles Club Inc., c/o Andersons Solicitors, has applied to the Licensing Authority for the removal of a Club Licence and application for a Gaming Machine Licence in respect of premises situated at Woodville Oval, Oval Avenue, Woodville South, S.A. 5011 to be situated at 720 Port Road, Beverley, S.A. 5009 and known as The Eagles Club.

The application has been set down for hearing on 19 July 2002 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 14 June 2002.

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 Normanville Surf Life Saving Club Inc. has applied to the Licensing Authority for a Limited Club Licence with Extended Trading Authorisation with Entertainment Consent in respect of premises situated at The Foreshore, Normanville, S.A. 5204 and to be known as Normanville Surf Life Saving Club.

The application has been set down for hearing on 19 July 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

- Hours sought:
 - Wednesday to Friday: 5 p.m. to 10 p.m.
 - Saturday: 11 a.m. to midnight
 - Sunday: 11 a.m. to 10 p.m.
 - Public Holidays: Noon to 10 p.m.
- Hours for lawn area not to exceed 10 p.m. on any day.
- Entertainment Consent to apply inside the clubrooms.

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 12 June 2002.

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 Australian Touch Association Inc., Office B, 20 Greenhill Road, Wayville, S.A. 5034 has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at Park 17, Greenhill Road, Eastwood, S.A. 5063 and to be known as City Touch Club.

The application has been set down for hearing on 19 July 2002 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 11 June 2002.

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 Ashleigh Fiander Ratcliffe and Christine Janet Ratcliffe, P.O. Box 678, Clare, S.A. 5453 have applied to the Licensing Authority for a Producer's Licence in respect of premises to be situated at Section 114, Gillentown Road, Clare, S.A. 5453 and to be known as Ratcliffe's Vineyard.

The application has been set down for hearing on 19 July 2002 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 12 June 2002.

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 Megalong No. 1 Pty Ltd, 134 Ellen Street, Port Pirie, S.A. 5540 has applied to the Licensing Authority to redefine the licensed premises with an Extended Trading Authorisation in respect of premises situated at 134 Ellen Street, Port Pirie and known as Family Hotel.

The application has been set down for hearing on 19 July 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

1. To redefine the licensed premises to include the Outside Beer Garden, second floor lounge and balcony.

2. An Extended Trading Authorisation to apply to the above redefined areas as follows:

Friday and Saturday: Midnight to 2 a.m. the following day.

Sunday: 10 a.m. to 11 a.m. and 8 p.m. to 10 p.m. (not preceding a public holiday); or 10 a.m. to 11 a.m. and 8 p.m. to midnight (preceding a public holiday).

Christmas Day: Midnight to 1 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 12 June 2002.

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 Kuan Ming Liong, Dharma Kresno Budiono and Ming Chhorm Chheoum, 34 Rednall Street, Tea Tree Gully, S.A. 5091, have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1 Perserverance Road, Tea Tree Gully, S.A. 5091 and known as Ruby Raja.

The application has been set down for hearing on 22 July 2002 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the 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 13 June 2002.

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 Koy & Co. Pty Ltd as Trustee for the Koy Unit Trust, c/o 266 Grange Road, Flinders Park, S.A. 5025 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1 Moseley Square, Glenelg, S.A. 5045 and known as Seafront Fishgrill Cafe.

The application has been set down for hearing on 22 July 2002 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 14 June 2002.

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 Martin Smith Enterprises Pty Ltd, as trustee for the MHF Unit Trust has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 445-447 Torrens Road, Woodville Park, S.A. 5011 and known as Lindy Lodge Motel.

The application has been set down for hearing on 22 July 2002 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 12 June 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Woolies Liquor Stores Pty Ltd, 599 Main North Road, Gepps Cross, S.A., c/o Griffin Lawyers, Level 14, 26 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the removal of a Retail Liquor Merchant's Licence in respect of premises situated at 188 Ellen Street, Port Pirie, S.A. 5540 known as BWS and to be moved to Shop 1, Woolworths Supermarket Centre, 11 Norman Street, Port Pirie, S.A. 5540 and to be known as Woolworths Liquor, Port Pirie.

The application has been set down for hearing on 19 July 2002 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 11 June 2002.

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 Six Generation Wines Pty Ltd, c/o Finlaysons Lawyers, 81 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 50, Nuraip Road, Nuriootpa, S.A. 5355 and to be known as Six Generation Wines.

The application has been set down for hearing on 19 July 2002 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 11 June 2002.

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 The Palms Mawson Lakes Golf Club Inc has applied to the Licensing Authority for the redefinition of licensed premises and a variation to the Extended Trading Authorisation in respect of premises situated at Main North Road, Pooraka, S.A. 5095 and known as The Palms Mawson Lakes Golf Club.

The application has been set down for hearing on 19 July 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition of licensed premises to include the verandah and extra clubroom area.
- Current Extended Trading Authorisation to apply to the above areas.

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 June 2002.

Applicant

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2001

	\$		\$
Agents, Ceasing to Act as.....	32.75	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	21.80
Incorporation	16.70	Discontinuance Place of Business	21.80
Intention of Incorporation	41.25	Land—Real Property Act:	
Transfer of Properties	41.25	Intention to Sell, Notice of.....	41.25
Attorney, Appointment of.....	32.75	Lost Certificate of Title Notices	41.25
Bailiff's Sale	41.25	Cancellation, Notice of (Strata Plan).....	41.25
Cemetery Curator Appointed.....	24.50	Mortgages:	
Companies:		Caveat Lodgment.....	16.70
Alteration to Constitution	32.75	Discharge of	17.60
Capital, Increase or Decrease of	41.25	Foreclosures.....	16.70
Ceasing to Carry on Business	24.50	Transfer of	16.70
Declaration of Dividend.....	24.50	Sublet.....	8.40
Incorporation	32.75	Leases—Application for Transfer (2 insertions) each.....	8.40
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	24.50
First Name.....	24.50	Licensing	48.75
Each Subsequent Name	8.40	Municipal or District Councils:	
Meeting Final.....	27.50	Annual Financial Statement—Forms 1 and 2	462.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	327.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	65.50
First Name.....	32.75	Each Subsequent Name.....	8.40
Each Subsequent Name	8.40	Noxious Trade	24.50
Notices:		Partnership, Dissolution of.....	24.50
Call.....	41.25	Petitions (small)	16.70
Change of Name.....	16.70	Registered Building Societies (from Registrar-	
Creditors.....	32.75	General).....	16.70
Creditors Compromise of Arrangement	32.75	Register of Unclaimed Moneys—First Name.....	24.50
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	8.40
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	41.25	Rate per page (in 8pt)	209.00
Release of Liquidator—Application—Large Ad.	65.50	Rate per page (in 6pt)	276.00
—Release Granted	41.25	Sale of Land by Public Auction.....	41.75
Receiver and Manager Appointed.....	38.25	Advertisements.....	2.30
Receiver and Manager Ceasing to Act	32.75	Advertisements, other than those listed are charged at \$2.30 per	
Restored Name.....	31.00	column line, tabular one-third extra.	
Petition to Supreme Court for Winding Up.....	57.00	Notices by Colleges, Universities, Corporations and District	
Summons in Action.....	48.75	Councils to be charged at \$2.30 per line.	
Order of Supreme Court for Winding Up Action.....	32.75	Where the notice inserted varies significantly in length from	
Register of Interests—Section 84 (1) Exempt.....	74.00	that which is usually published a charge of \$2.30 per column line	
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Assigned	24.50		
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Each Subsequent Estate.....	1.05		
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Public Trustee, each Estate	8.40		

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2001

Acts, Bills, Rules, Parliamentary Papers and Regulations					
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

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HARBORS AND NAVIGATION ACT 1993

SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2002

Navigation Services Charge

The Navigation Service Charge is to recover the costs of providing navigational aids to commercial shipping using the State's Indentured ports. This will be a charge to vessels on the basis of the number of times the vessel enters State waters from outside those waters and proceeds to an indentured or private port in the State.

Note: Other charging arrangements have been made and apply to the ports of Klein Point; Port Adelaide; Port Giles; Port Lincoln; Port Pirie; Thevenard and Wallaroo.

The base charge (GST inclusive) to be applied is \$951 + \$0.10488 per gross ton per trading voyage within South Australian waters.

The base charge will be reduced by 25% for each subsequent call of the commercial vessel after the first call and within six months of the first call, [ie 100% of base charge for 1st call; 75% for 2nd call within 6 months of the 1st call; 50% for the 3rd call; 25% for the 4th call]. No Navigation Services Charge will be payable for the 5th call and any subsequent call, provided they occur within six months of the 1st call).

Alternatively, an option of a one-off, up-front payment of 2.3 times the base charge for unlimited calls by the one commercial vessel in a six month period is available. Application must be made prior to the entry of the vessel in to South Australian waters.

Harbor Services Charge (Applied at Port Bonython Only)

The Harbor Services Charge is to recover the costs of servicing vessels in port and at berths.

The base charge (GST inclusive) to be applied is \$2,562.00 + \$0.00476 per Gross Registered Ton of the vessel per hour at berth.

Cargo Services Charge

The Cargo Services Charge is to recover the costs of providing the basic port facilities.

The following charges (GST inclusive) on imported and exported Bulk Cargo apply:

- | | |
|--------------------|---|
| Whyalla | <u>Lime sand</u> at \$0.03817 per tonne |
| Ardrossan | <u>Dolomite and any other raw material</u> at \$0.32953 per tonne |
| | <u>Grain</u> (including wheat, barley, oats and all legumes) at \$0.42409 per tonne |
| | <u>Flour</u> (including bulk and bagged) at \$0.42409 per tonne |
| | <u>Salt</u> at \$0.3324 per tonne |
| Pt Bonython | <u>For first million tonnes of product shipped</u> |
| | • Base rate at \$4.16071 per tonne |
| | • To a South Australian port, base rate reduced to \$2.08608 per tonne |
| | <u>For additional tonnes of product shipped</u> |
| | • Base rate at \$1.93708 per tonne |
| | • To a South Australian port, base rate reduced to \$0.97427 per tonne |

Note: The charges above are to apply to commercial vessels or cargoes unless alternative charges have been agreed by negotiation with the Minister for Transport.

Dated 20 June 2002.

M. J. WRIGHT, Minister for Transport

THE ENVIRONMENT SHOP

77 Grenfell Street, Adelaide

The Environment Shop, Ground Floor, SA Water House, 77 Grenfell Street, Adelaide, will be closed for stock take on **Friday, 28 June 2002** from 1 p.m.-5 p.m.

E. MILLER, Business Support Officer

SERVICE SA GOVERNMENT INFORMATION CENTRE

Located on the Ground Floor, SA Water House, 77 Grenfell Street, Adelaide, will be closed on **Friday, 28 June 2002** for annual stock-take.

ONLY *Government Gazette* sales for 27 June 2002 will be available from SA Water, SA Water House, 77 Grenfell Street, Adelaide from 9 a.m. to 5 p.m. on Friday, 28 June 2002. No other publications can be sold.

Manager, Service SA Government Information Centre

MINING ACT 1971

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

Applicant: Anglo American Exploration (Australia) Pty Ltd

Location: Balta Baltana Creek area—Approximately 90 km east-south-east of Coober Pedy, bounded as follows:

Area 'A'—Commencing at a point being the intersection of latitude 29°05'S and longitude 135°37'E, thence east to longitude 135°42'E, south to latitude 29°07'S, west to longitude 135°40'E, south to latitude 29°08'S, west to longitude 135°30'E, north to latitude 29°07'S, east to longitude 135°37'E, and north to the point of commencement.

Area 'B'—Commencing at a point being the intersection of latitude 29°13'S and longitude 135°40'E, thence east to longitude 135°50'E, south to latitude 29°15'S, west to longitude 135°30'E, north to latitude 29°14'S, east to longitude 135°40'E, and north to the point of commencement.

All the within latitudes and longitudes are geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 150

Ref: 061/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Terramin Australia Ltd

Location: Phar Lap Outstation area—Approximately 70 km south-south-east of Coober Pedy, bounded as follows: Commencing at a point being the intersection of latitude 29°28'S and longitude 135°00'E, thence east to longitude 135°04'E, south to latitude 29°40'S, west to longitude 135°00'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 143

Ref: 047/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Tasman Resources NL

Location: Hedley Hill area—Approximately 50 km north-east of Andamooka, bounded as follows: Commencing at a point being the intersection of latitude 30°00'S and longitude 137°18'E, thence east to longitude 137°45'E, south to latitude 30°15'S, west to the eastern boundary of Lake Torrens National Park, thence generally north-westerly along the boundary of the said National Park to

longitude 137°18'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 1 176

Ref: 058/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Tasman Resources NL

Location: Mulgaria Creek area—Approximately 40 km east-north-east of Andamooka, bounded as follows:

Area 'A'—Commencing at a point being the intersection of latitude 30°15'S and longitude 137°45'E, thence south to latitude 30°20'S, west to the eastern boundary of Lake Torrens National Park, thence generally north-westerly along the boundary of the said National Park to latitude 30°15'S, and east to the point of commencement.

Area 'B'—Commencing at a point being the intersection of latitude 30°22'S and longitude 137°38'E, thence east to longitude 137°45'E, south to the eastern boundary of Lake Torrens National Park, thence generally north-westerly along the boundary of the said National Park to longitude 137°38'E, and north to the point of commencement.

All the within latitudes and longitudes are geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 394

Ref: 057/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Havilah Resources NL

Location: Cutana area—Approximately 15 km east of Olary, bounded as follows: Commencing at a point being the intersection of latitude 32°10'S and longitude 140°25'E, thence east to longitude 140°40'E, south to latitude 32°15'S, west to longitude 140°39'E, south to latitude 32°26'S, west to longitude 140°33'E, north to latitude 32°21'S, west to longitude 140°30'E, north to latitude 32°18'S, west to longitude 140°25'E, and north to the point of commencement but excluding area reserved (see GG 28.8.1975), all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 504

Ref: 051/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Caldara Resources Pty Ltd

Location: Mount Alberga area—Approximately 70 km north-east of Marla, bounded as follows: Commencing at a point being the intersection of latitude 26°50'S and longitude 134°07'E, thence east to longitude 134°12'E, south to latitude 26°56'S, west to longitude 134°07'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 92

Ref: 037/2002

H. TYRTEOS, Mining Registrar

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

*Billabong Road, Goolwa South
Deposited Plan 59600*

BY Road Process Order made on 27 May 2002, the Alexandrina Council ordered that:

1. Portions of the public road (Billabong Road) west of Barrage Road adjoining the western boundaries of allotment 53 in Deposited Plan 18298 more particularly lettered 'A' and 'B' in Preliminary Plan No. PP01/0689 be closed.

2. The whole of the land subject to closure be transferred to G. J. Blight & Co. Pty Ltd and Prostrata Pty Ltd in accordance with agreement for transfer dated 25 October 2001 entered into between the Alexandrina Council and Sabcarol Pty Ltd.

On 4 June 2002 that order was confirmed by the Minister for Administrative and Information Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 20 June 2002

K. SARNECKIS, Acting Surveyor-General

SEWERAGE ACT 1929

Addition of Land to Adelaide Drainage Area

PURSUANT to section 18 of the *Sewerage Act 1929*, the South Australian Water Corporation:

(a) adds to the Adelaide Drainage Area all the land contained allotments 1, 2, 3 and 4 in Deposited Plan 50627; and

(b) declares that this notice will have effect from 1 July 2002.

Dated 5 June 2002.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

D. G. EGGERS, Acting Team Leader Rating

SAWATER 01/01061 D1142

SEWERAGE ACT 1929

Addition of Land to Whyalla Country Drainage Area

PURSUANT to section 18 of the *Sewerage Act 1929*, the South Australian Water Corporation:

(a) adds to the Whyalla Country Drainage Area all the land contained in:

- (i) allotment 10 in Filed Plan 40441; and
- (ii) the portion of the intersection of Broadbent Terrace and Horseshoe Road, Whyalla not already in the Whyalla Country Drainage Area; and

(b) declares that this notice will have effect from 1 July 2002.

Dated 5 June 2002.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

D. G. EGGERS, Acting Team Leader Rating

SAWATER 01/01063 D1144

SEWERAGE ACT 1929

Addition of Land to Adelaide Drainage Area

PURSUANT to section 18 of the *Sewerage Act 1929*, the South Australian Water Corporation:

(a) adds to the Adelaide Drainage Area all the land contained in:

- (i) allotments 315 (reserve) and 275 to 279 inclusive in Deposited Plan 30652 (except the portion of that land already in the Adelaide Drainage Area);
- (ii) allotment 11 in Deposited Plan 58458;
- (iii) the portion of Knox Drive in the suburb of Woodcroft abutting Deposited Plan 30652 not already in the Adelaide Drainage Area; and
- (iv) the portion of Knox Drive in the suburb of Woodcroft abutting allotment 11 in Deposited Plan 58458; and

(b) declares that this notice will have effect from 1 July 2002.

Dated 5 June 2002.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

D. G. EGGERS, Acting Team Leader Rating

SAWATER 01/01065 D1146

SOUTH EASTERN WATER CONSERVATION AND
DRAINAGE ACT 1992*Contribution Levy*

I, JOHN DAVID HILL, Minister for Environment and Conservation, after consulting with the South Eastern Water Conservation and Drainage Board and pursuant to section 34A of the South Eastern Water Conservation and Drainage Act 1992 give notice that:

1. The South Eastern Water Conservation and Drainage Board may, in respect of the 2002/2003 financial year, levy a contribution from all landholders who own or occupy more than 10 hectares of private land in that area of the South East as designated in the attached schedule.

2. Contributions will not be levied in respect of private land that:

- (a) is subject to a heritage agreement under the Native Vegetation Act 1992, or

(b) is an area of native vegetation in a single block greater than 40 hectares per individual property.

3. The money received by the Board will be applied for the local funding component of the Upper South East Project.

4. The levy will be applied to landholders at differing rates according to where land is situated as designated in the attached Schedule with more than one payment option being available.

5. The levy will be applied as follows:

Zone A	\$2.24/hectare/year;
Zone B	\$1.07/hectare/year;
Zone C	\$0.54/hectare/year;
Zone D	\$0.11/hectare/year.

In addition to those levy payments indicated landholders in Zone A who did in November 1997 elect to make payment over 8 years the levy will be applied as follows:

\$2.29/hectare/year

SCHEDULE

Land comprising Zone A

The Hundreds of Laffer, Landseer, McNamara, Messent, Peacock, Petherick and Wells.

That portion of the Hundred of Santo, County of Buckingham bounded as follows:

Commencing at the northern most point (383650 E, 6003050 N) of that portion of Part section 13, Hundred of Santo bounded by the surveyed road defined by RP 5214 and the eastern boundary of the said Hundred; thence along the southern side of the road boundary in a generally westerly direction to the first bend east of Lot 500 of FP 16677 (378700 E, 6001250 N); dividing Lot 501 of FP 16677 to the easterly corner of Lot 1 of DP 26077; along generally south easterly boundary of Lot 1 of DP 26077 to its intersection with the Princes Highway road boundary; generally southerly along the eastern side of the Princes Highway road boundary to the intersection with the northern side of the road boundary dividing section 80; generally in a south easterly direction along the northern boundary of the road reserve through sections 80 and 82; along south westerly boundary of sections 19, 9 and 22; along south easterly boundary of section 22; along south westerly boundary of section 20; dividing section 11 from the southern corner of section 20 to a point on the southern Hundred line boundary of Santo, 800 m from the western corner of section 11; along the southern boundary of the said Hundred to the south east corner of the said Hundred; along the eastern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Neville, County of Cardwell, bounded as follows:

Commencing at a point on the northern boundary of the Hundred of Neville 800 m from the north western corner of section 15 in the said Hundred; thence following a straight line dividing sections 15, 14, 13, 12 and 5 to a point (394400 E, 5970400 N) which is the second bend on the southern boundary of section 5 in an easterly direction from the south western corner of section 5; south westerly along the road boundary to the north western corner of section 54; along the westerly boundary of section 54 to its intersection with the north westerly boundary of section 46; then generally south easterly along the north easterly boundaries of sections 46, 45, 44, 43, 42, 41 and 40 to the southern boundary of the said Hundred to the south eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Duffield, County of MacDonnell bounded as follows:

Commencing at a point (396180 E, 5963520 N) which is the north western corner of that portion of section 28 in the Hundred of Duffield adjacent to section 5 in the Hundred of Neville; thence in a generally southerly direction along the road reserve boundary abutting the western boundaries of Sections 28, 107, 95, 84, 63, east portion of 64, 35, 116, 25, 75, 67, 87, 88, 93, 51, 81 and east portion of 82 to the south western corner of section 126; in a generally easterly direction to the north eastern corner of section 126; across the road reserve to the north western corner of section 65; along the generally south westerly boundaries of Sections 65, 94, 31, 71 and 117 to the south eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Minecrow, County of MacDonnell, bounded as follows:

Commencing at the north western corner of the Hundred of Minecrow; thence southwards along the western boundary of the said Hundred to the south western corner of section 239; in a north easterly direction along the south easterly boundaries of section 239, 110, 109; along the westerly boundary of section 108; along the southerly boundaries of sections 108, 107 and 105; along the westerly boundary of section 104; along the southerly boundaries of Sections 104 and 103; along the westerly boundaries of sections 101, 88, 85, 83, 71, 70, 56, 53, 47, 44, 184 and 31; along portion of southerly boundary of section 31; along western boundary of sections 27 and 28; along portion of southern boundary of section 28; along western boundary then southern boundary of section 18; along portion of westerly boundary then portion of southerly boundary of section 16; along western boundaries of Sections 4 and 2; along southern boundary of said Hundred to south eastern corner of said Hundred; along eastern boundary of said Hundred to north eastern corner of said Hundred; along northern boundary of said Hundred to the point of commencement.

That portion of the Hundred of Townsend, County of Robe denoted by the following sections:

Sections 88 and 214.

That portion of the Hundred of Joyce, County of Robe bounded as follows:

Commencing at the north western corner of the Hundred of Joyce; thence along the western boundary of section 361; along the southern boundaries of sections 361, 1, 436, 2, 3, 4 and 455; along the southern boundary of section 456 to a point (444700 E, 5913880 N) which is 1000 m past the first bend east of the south western corner of section 456; following a straight line from this point to the north western corner of section 378; along the westerly boundary of sections 378 and 379; along the northerly boundary of the Kingston to Naracoorte railway reserve; along the eastern boundary of the said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Spence, County of Robe bounded as follows:

Commencing at the north western corner of the Hundred of Spence; thence along the western boundary of the said Hundred; along the northerly boundary of the Kingston to Naracoorte railway reserve; along the eastern boundary of Lot 3 of FP 17535 and sections 128, 136, 100 and 91; along the northern boundary of the said Hundred; to the point of commencement.

That portion of the Hundred of Lochaber, County of MacDonnell bounded as follows:

Commencing at the south western corner of the Hundred of Lochaber thence along the southern boundary of the said Hundred to the south eastern corner of section 96; along the generally easterly boundaries of sections 96, 303, 312, 316, 306, 343, 178, 189, 203, portion of 202, 213, 216 and 221; along the line defined as the straight line from the south eastern corner of section 225, Hundred of Lochaber to the south western corner of section 44 Hundred of Woolumbool; along the western boundary of the Hundred of Lochaber to the point of commencement.

That portion of the Hundred of Woolumbool, County of MacDonnell bounded as follows:

Commencing at the south eastern corner of the Hundred of Woolumbool thence along the eastern boundary of the said Hundred to intersect with the line from the south western corner of section 44 in the Hundred of Woolumbool to the south eastern corner of section 225 in the Hundred of Lochaber; along the straight line to the south western corner of section 44; along generally westerly boundary of section 44; along generally southerly boundary of portion of section 32; along westerly boundary of sections 32, 63 and 58; along northern boundary of said Hundred to north western corner of the said Hundred; along western boundary of said Hundred to south western corner of said Hundred; along southern boundary of said Hundred to point of commencement.

That portion of the Hundred of Marcollat, County of MacDonnell bounded as follows:

Commencing at the south western corner of the Hundred of Marcollat; thence along the southern boundary of the said Hundred to the south eastern corner of section 48; along the road reserve boundary abutting the generally easterly boundary of sections 48; Lot 10 of FP 9642, Lot 12 of DP 17847, Lot 11 of DP 17847, portion of 58, 60, 30, 8, 61, 94 and 91; along the north westerly boundary of section 91; along the north easterly boundary of sections 77, portion of 13, 34 and portion of 26; along south easterly boundary of section 42; along eastern boundary of sections 42 and 81; along northern boundary of said Hundred to north western corner of said Hundred; along western boundary of said Hundred to point of commencement.

That portion of the Hundred of Willalooka, County of Buckingham bounded as follows:

Commencing at the south eastern corner of section 112 in the Hundred of Willalooka; thence along generally eastern boundary of sections 112, 85, 108, 49 and 40; along portion of northern boundary of section 40; along generally easterly boundary of sections 66, 65, 64, 22 and 110; along western boundary of said Hundred to south western corner of said Hundred; along southern boundary of said Hundred to the point of commencement.

Land comprising Zone B

That portion of the Hundred of Willalooka, County of Buckingham bounded as follows:

Commencing at the south eastern corner of section 57 in the Hundred of Willalooka; thence along the generally easterly boundary of sections 57, 56, 55, 54, 52, 53, 23, 86, 50, 20, 100, 81, 125 and 124; along the southerly boundary of Lots 1, 2 and 3 of FP 18168; along the eastern boundary of the said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the north western corner of the said Hundred; along the western boundary of sections 114, 115 and portion of 109; along generally easterly boundary of Sections 110, 22, 64, 65 and 66; along portion of northern boundary of section 40; along the generally eastern boundary of sections 40, 49, 108, 85 and 112; along the southern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Marcollat, County of MacDonnell bounded as follows:

Commencing at the north eastern corner of section 81 in the Hundred of Marcollat; thence along the eastern boundary of sections 81 and 42; along the south easterly boundary of section 42; along the north easterly boundary of sections portion of 26, 34, portion of 13 and 77; along the north westerly boundary of section 91; along the road reserve boundary abutting generally the easterly boundary of sections 91, 94, 61, 8, 30, 60, portion of 58, Lot 11 of DP 17847, Lot 12 of DP 17847, Lot 10 of FP 9642, and section 48; along the southern boundary of said Hundred to south eastern corner of said Hundred; along the eastern boundary of the said Hundred to the north eastern corner of Lot 10 of DP 14130; along the generally north easterly boundary of sections 25, 19, Lots 1 and 2 of FP 14573, 9 and 11 and easterly boundary of section 86; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Parsons, County of MacDonnell, bounded as follows:

Commencing at the north western corner of section 20 in the Hundred of Parsons; thence along the western boundary of the said Hundred to the south western corner of the said Hundred; along the southern boundary of the said Hundred to the south eastern corner of section 95; along the generally south westerly road reserve boundary of the main Keith-Padthaway road to the point of commencement.

That portion of the Hundred of Glen Roy, County of MacDonnell, bounded as follows:

Commencing at the north western corner of the Hundred of Glen Roy; thence along the western boundary of the said Hundred to the south western corner of the said Hundred; along the southern boundary of the said Hundred to the south eastern corner of the said Hundred; along the generally south western road reserve boundary of the main Padthaway to Naracoorte road; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Woolumbool, County of MacDonnell not classified in Zone A

That portion of the Hundred of Lochaber, County of MacDonnell, bounded as follows:

Commencing at the north western corner of the Hundred of Lochaber; thence along the western boundary of the said Hundred to intersect with a line defined as the straight line from the south western corner of section 44 in the Hundred of Woolumbool to the south eastern corner of section 255 in the Hundred of Lochaber; along this line to the south eastern corner of section 225; along the generally easterly boundary of sections 221, 216, 213, portion of 202, 203, 189 and 178; along southerly boundary of section 180; along generally south westerly boundary of sections 179, 93 and 91; along the southern boundary of the said Hundred to the south eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Hynam, County of MacDonnell, bounded as follows:

Commencing at the north western corner of Lot 13 of DP 20900 in the Hundred of Hynam; thence along the western boundary of the said Hundred to the south western corner of the said Hundred; along the southern boundary of the said Hundred to the south eastern corner of BK 101; along the generally western road reserve boundary of the main Padthaway to Naracoorte road; along the northern boundary of Lot 13 of DP 20900 to the point of commencement.

That portion of the Hundred of Naracoorte, County of Robe, bounded as follows:

Commencing at the north western corner of the Hundred of Naracoorte; thence along the western boundary of the said Hundred to south western corner of section 9; along the generally northerly boundary of the Kingston to Naracoorte railway reserve; along the generally westerly road reserve boundary of the main Padthaway to Naracoorte road; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Spence, County of Robe, bounded as follows:

Commencing at the north eastern corner of section 76 in the Hundred of Spence; thence along the generally north easterly then northerly boundary of section 76; along the generally westerly boundary of sections Part 48, 46, 45, Lots 1 and 2 of DP 17317, 43N, 83, 42 and 81; along the generally northerly boundary of the Kingston to Naracoorte railway reserve; along the eastern boundary of the said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Spence, County of Robe, bounded as follows:

Commencing at the north western corner of the Kingston to Naracoorte railway reserve boundary in the Hundred of Spence; thence along the western boundary of the said Hundred to the south western corner of the said Hundred; along the southern boundary of the said Hundred to the south eastern corner of section 142; along the generally south easterly boundary of sections 142, 161, 165 and 169; along the generally north easterly boundary of section 169; along the generally south easterly boundary of sections Lot 500 of DP 36919, 71 and 134; along the north easterly boundary of sections 134 and portion of 70; along the south easterly boundary of sections 138 and 89; along the southerly boundary of portion of section 68; along the easterly boundary of section 68; along the northerly boundary of sections 68 and portion of 155; along the easterly boundary of section 174; along the northerly boundary of portion of section 174; along the easterly boundary of section 58; along the generally northerly boundary of the Kingston to Naracoorte railway reserve to the point of commencement.

That portion of the Hundred of Joyce, County of Robe, bounded as follows:

Commencing at the north western corner of section 418 in the Hundred of Joyce; thence along the westerly boundary of section 418 to the south western corner of section 418; along the production of the westerly boundary of section 418 across section 417 to intersect with the road reserve boundary dividing section 417; along the generally south easterly road reserve boundary; along the westerly boundary of section 420; along the southern boundary of section 420; along the western boundary of section 482; along a line from the south western corner of section 482 to the north western corner of section Lot 1 of DP 27261 dividing section 383; along the generally westerly boundary of section Lot 1 of DP 27261; along a portion of the northerly boundary of section 395; along the generally westerly boundary of sections 395, 394, 393, 413 and Lot 2 of FP 1004; along the southern boundary of the said Hundred to the south eastern corner of the said Hundred; along the easterly boundary of the said Hundred to the north easterly boundary of the Kingston to Naracoorte railway reserve; along the northerly boundary of the Kingston to Naracoorte railway reserve to a point intersecting with the production of the westerly boundary of section 418; then to the point of commencement.

Land comprising Zone C

The Hundred of Binnun

That portion of the Hundred of Willalooka, County of Buckingham not included in Zone A or Zone B.

That portion of the Hundred of Marcollat, County of MacDonnell not included in Zone A or Zone B.

That portion of the Hundred of Parsons, County of MacDonnell bounded as follows:

Commencing at the north western corner of the Hundred of Parsons; thence along the western boundary of the said Hundred to the south western corner of section 22; along the generally south westerly road reserve boundary of the main Keith to Padthaway road; along the southern boundary of the said Hundred to the south eastern corner of section 142; along the eastern boundary of sections 142 and 97; along the generally northerly boundary of sections 97, 59; along generally north easterly boundary of sections 58 and portion of 91; along the easterly boundary of section 92; along the generally north easterly boundary of sections 92, 103, 71, 140, Lots 1 and 2 of 39971, 56 and 55; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Glen Roy, County of MacDonnell not included in Zone B.

That portion of the Hundred of Hynam, County of MacDonnell not included in Zone B.

That portion of the Hundred of Lochaber, County of MacDonnell not included in Zone A or Zone B.

That portion of the Hundred of Spence, County of Robe not included in Zone A or Zone B and excluding sections 2, 3, 6, 7, 8, 9, 10, 17, 18, 19, 20, 87, 118, 119, 172 and 176.

That portion of the Hundred of Naracoorte, County of Robe bounded as follows:

Commencing at the intersection of the western boundary of the Hundred of Naracoorte and the northerly boundary of the Kingston to Naracoorte railway reserve; thence along the generally northerly railway reserve boundary of the Kingston to Naracoorte railway line; along the generally westerly road reserve boundary of the main Naracoorte to Padthaway road; along the northern boundary of the said Hundred to the north eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the south eastern corner of section 357; along the northerly road reserve boundary of the Wimmera Highway; along the western boundary of Lot 1 of 16246 and section 43; along the northerly boundary of sections 802, 801 and 800; along the westerly boundary of sections 800, 807, Part BK 69, Lot 4 of DP 31086, Lots 1, 2 and 3 of DP 12224, 839, Lots 1, 2 and 3 of DP 12226, Lots 11 and 12 of DP 12227, Lot 101 of DP 22018; along the generally southerly boundary of sections 861, 860, BK 73, BK 72, 856, Lot 17 of FP 17895, Lot 2 of DP 13264, Lots 10, 9, 5 and 4 of DP 10884; along the generally easterly road reserve boundary of the main Naracoorte to Penola road; along the southern boundary of the said Hundred to the south western corner of the said Hundred; along the western boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Robertson, County of Robe, bounded as follows:

Commencing at the north western corner of the Hundred of Robertson; thence along the western boundary of the said Hundred; along the southern boundary of section 210; along portion of westerly boundary of section 25; along portion of easterly boundary of section 25; along southern boundary of sections 26 and 27; along generally southern boundary of sections 37, 238, 135 and 137; along generally easterly boundary of section 137 and portion of 136; along generally southerly boundary of sections 247, 248, 159, 339, 340, 370, 348, 180 and 216; along the generally north easterly road reserve boundary of the main Naracoorte to Penola road; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Jessie, County of Robe, bounded as follows:

Commencing at the north western corner of the Hundred of Jessie; thence along the western boundary of the said Hundred to the south western corner of section Lot 1 of FP 4935; along the generally northerly road reserve boundary of the Wimmera Highway; along the generally easterly boundary of sections 394 and 396; along the generally southerly boundary of sections 378, 377, 631 and 632; along the generally easterly boundary of section 632 and portion of 631; along the southern boundary of section 375 and 606; along the eastern boundary of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Stirling, County of Buckingham, bounded as follows:

Commencing at the north western corner of the Hundred of Stirling; thence along the western boundary of the said Hundred to the south western corner of the said Hundred; along the southern boundary of the said Hundred to the south eastern corner of the said Hundred; along the eastern boundary of the said Hundred; along the generally north easterly railway reserve boundary of the main Adelaide to Melbourne railway line; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Wirrega, County of Buckingham, bounded as follows:

Commencing at the north western corner of the Hundred of Wirrega; thence along the western boundary of the said Hundred; along the generally southern boundary of sections 413, 414, 415, 620 and Lot 2 of DP 26296; along generally the southerly boundary of sections 303, 333, 332, 579, 258, 308, 309, portion of 312, 313 and 318; along westerly boundary of section 527; along south westerly boundary of sections 527 and 528; along generally south easterly boundary of sections 528, 384 and 383; along southern boundary of section 575; along generally south westerly boundary of sections 379, 369, 366, 359; along generally southerly boundary of Lots 18, 19 of DP 1921; along eastern boundary of said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Tatiara, County of Buckingham excluding sections 377, 378, 379, 380, 381, 382, 383, 384, 385, 387, 388, 389, 390, 391, 394, 395 and 890.

Land comprising Zone D.

The Hundreds of Pendleton, Cannawigara, Senior, Beeamma and Geegeela.

That portion of the Hundred of Stirling, County of Buckingham not included in Zone C.

That portion of the Hundred of Wirrega, County of Buckingham not included in Zone C.

That portion of the Hundred of Tatiara, County of Buckingham not included in Zone C.

That portion of the Hundred of Parsons, County of MacDonnell not included in Zone B or Zone C.

That portion of the Hundred of Naracoorte, County of Robe not included in Zone B or Zone C.

That portion of the Hundred of Jessie, County of Robe not included in Zone C.

That portion of the Hundred of Robertson, County of Robe, bounded as follows:

Commencing at the north western corner of Lot 1 of FP 1451 in the Hundred of Robertson; thence along the generally north easterly road reserve boundary of the main Naracoorte to Penola road; along southern boundary of section 363; along the eastern boundary of the said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2002-2003 in the Patawalonga Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 138 (3) of the *Water Resources Act 1997* that the basis for the levy in the

catchment area of the Patawalonga Catchment Water Management Board for the 2002-2003 financial year will be the capital value of rateable land.

Her Excellency, the Governor, gave her approval of the method referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Contributions in 2002-2003 by Constituent Councils of the Patawalonga Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 135 of the *Water Resources Act 1997* that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the Patawalonga Catchment Water Management Board in respect of the 2002-2003 financial year is to be the sum of two million three hundred and eighty five thousand and nine hundred dollars; and
- (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
Adelaide	91 300
Adelaide Hills.....	20 400
Burnside	163 600
Charles Sturt.....	15 600
Holdfast Bay.....	371 100
Marion	415 500
Mitcham	494 900
Onkaparinga	72 600
Unley.....	390 200
West Torrens	350 700
Total.....	\$2 385 900

Her Excellency the Governor gave her approval of the amounts referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2002-2003 in the Onkaparinga Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 138 (3) of the *Water Resources Act 1997* that the basis for the levy in the catchment area of the Onkaparinga Catchment Water Management Board for the 2002-2003 financial year will be the capital value of rateable land.

Her Excellency, the Governor, gave her approval of the method referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Contributions in 2002-2003 by Constituent Councils of the Onkaparinga Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 135 of the *Water Resources Act 1997* that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the Onkaparinga Catchment Water Management Board in respect of the 2002-2003 financial year is to be the sum of two million two hundred and ten thousand and eight hundred dollars; and
- (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
Adelaide Hills.....	399 700
Marion.....	222 800
Mount Barker.....	71 500
Onkaparinga.....	1 515 600
Yankalilla.....	1 200
Total.....	\$2 210 800

Her Excellency the Governor gave her approval of the amounts referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2002-2003 in the Northern Adelaide and Barossa Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 138 (3) of the *Water Resources Act 1997* that the basis for the levy in the catchment area of the Northern Adelaide and Barossa Catchment Water Management Board for the 2002-2003 financial year will be the capital value of rateable land.

Her Excellency, the Governor, gave her approval of the method referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice of Contributions in 2002-2003 by Constituent Councils of the Northern Adelaide and Barossa Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 135 of the *Water Resources Act 1997* that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the Northern Adelaide and Barossa Catchment Water Management Board in respect of the 2002-2003 financial year is to be the sum of two million two hundred and fifty two thousand and three hundred dollars; and
- (f) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
Adelaide Hills.....	24 600
Barossa.....	223 200
Gawler.....	135 500
Kapunda Light.....	66 300
Mallala.....	34 400
Playford.....	372 900
Port Adelaide Enfield.....	26 300
Salisbury.....	695 000
Tea Tree Gully.....	674 100
Total.....	\$2 252 300

Her Excellency the Governor gave her approval of the amounts referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2002-2003 in the Torrens Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 138 (3) of the *Water Resources Act 1997* that the basis for the levy in the catchment area of the Torrens Catchment Water Management Board for the 2002-2003 financial year will be the capital value of rateable land.

Her Excellency, the Governor, gave her approval of the method referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice of Contributions in 2002-2003 by Constituent Councils of the Torrens Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 135 of the *Water Resources Act 1997* that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the Torrens Catchment Water Management Board in respect of the 2002-2003 financial year is to be the sum of four million and fifty thousand dollars; and

(b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
Adelaide	458 000
Adelaide Hills	84 900
Barossa	6 900
Burnside	420 900
Campbelltown	373 700
Charles Sturt	970 600
Norwood, Payneham, St Peters	442 900
Port Adelaide Enfield	776 600
Prospect	216 700
Tea Tree Gully	75 400
Walkerville	113 800
West Torrens	109 600
Total	\$4 050 000

Her Excellency the Governor gave her approval of the amounts referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2002-2003 in the Eyre Peninsula Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 138 (3) of the *Water Resources Act 1997* that the basis for the levy in the catchment area of the Eyre Peninsula Catchment Water Management Board for the 2002-2003 financial year will be a fixed levy of the same amount on all rateable land.

Her Excellency, the Governor, gave her approval of the method referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice of Contributions in 2002-2003 by Constituent Councils of the Eyre Peninsula Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 135 of the *Water Resources Act 1997* that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the South East Catchment Water Management Board in respect of the 2002-2003 financial year is to be the sum of five hundred and thirteen thousand, two hundred and ninety four dollars; and
- (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
Ceduna	48 096
Cleve	28 677
Elliston	23 355
Franklin Harbour	24 289
Kimba	19 675
Le Hunte	21 345
Lower Eyre Peninsula	70 885
Port Lincoln	199 944
Streaky Bay	33 291
Tumby Bay	43 737
Total	\$513 294

Her Excellency the Governor gave her approval of the amounts referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2002-2003 in the South East Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 138 (3) of the *Water Resources Act 1997* that the basis for the levy in the catchment area of the South East Catchment Water Management Board for the 2002-2003 financial year will be a fixed levy of the same amount on all rateable land.

Her Excellency, the Governor, gave her approval of the method referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice of Contributions in 2002-2003 by Constituent Councils of the South East Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 135 of the *Water Resources Act 1997* that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the South East Catchment Water Management Board in respect of the 2002-2003 financial year is to be the sum of four hundred and thirty seven thousand and four hundred and eighty five dollars; and
- (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
City of Mount Gambier	142 659
Coorong	10 545
Grant	51 527
Kingston	20 207
Naracoorte Lucindale	57 601
Robe	19 499
Southern Mallee	189
Tatiara	50 681
Wattle Range	84 577
Total	\$437 485

Her Excellency the Governor gave her approval of the amounts referred to in paragraph 1 on 20 June 2002.

Dated 20 June 2002.

J. D. HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Musgrave and Southern Basins Prescribed Wells Areas

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from a prescribed well or wells within the Musgrave and/or Southern Basins Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming, or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6) of the *Water Resources Act 1997* a levy of 1.5 cents per kilolitre for water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Mallee Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare the following levies payable by persons authorised by a water licence, to take water from prescribed wells in the Mallee Prescribed Wells Area. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to sections 122 (6) and (8) (b) of the *Water Resources Act 1997*, a levy of 1.0 cent per kilolitre of water allocation specified on the licence where the water is taken for the purpose of providing a reticulated water supply pursuant to the *Waterworks Act 1932* is declared.

Pursuant to sections 122 (6) and (8) of the *Water Resources Act 1997* a levy is payable by persons who are authorised by a water licence to take water for irrigation purposes from a prescribed well or wells within the area, at the following rates:

- where the water allocation on the licence is specified as an annual volume in kilolitres, 0.3 cents per kilolitre of the allocations;
- where the water allocation on the licence is specified in Irrigation Equivalents, in the Northern Zone of the Mallee Prescribed Wells Area, \$31.50 per hectare Irrigation Equivalent of the allocation or part thereof;
- where the water allocation on the licence is specified in Irrigation Equivalents, in the Southern Zone of the Mallee Prescribed Wells Area, \$26 per hectare Irrigation Equivalent of the water allocation or part thereof.

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Noora Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence, to take water from prescribed wells in the Noora Prescribed Wells Area. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6) of the *Water Resources Act 1997*, a levy of 0.35 cents per kilolitre for water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Angas Bremer Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence to take water from prescribed wells in the Angas Bremer Prescribed Wells Area. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6) of the *Water Resources Act 1997*, a levy of 0.35 cents per kilolitre for water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the River Murray Prescribed Watercourse

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy payable by persons who are authorised by a water licence to take water from the River Murray Prescribed Watercourse. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6) and (8) (b) of the *Water Resources Act 1997*, a levy of 1 cent per kilolitre of water allocation specified on the licence where the water is taken for the purpose of providing a reticulated water supply pursuant to the *Waterworks Act 1932* is declared.

Pursuant to section 122 (6) and (8) (b) of the *Water Resources Act 1997*, a levy of 0.35 cents per kilolitre for water allocation specified on the licence where the water is not used for the purpose of providing a reticulated water supply pursuant to the *Waterworks Act 1932*, is declared.

Pursuant to section 122 (6) and (8) (b) of the *Water Resources Act 1997* and section 68 of the *Ground Water (Qualco-Sunlands) Control Act 2000* a levy of 0.33 cents per kilolitre for water allocation specified on the licence where the water is taken and used to irrigate properties within the Qualco-Sunlands Groundwater Control Scheme area.

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Northern Adelaide Plains Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons who are authorised by a water licence to take water from a prescribed well or wells within the Northern Adelaide Plains Prescribed Wells Area. The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6) of the *Water Resources Act 1997*, a levy of 0.5 cents per kilolitre of water allocation specified on the licence is declared for the right to take water.

Pursuant to section 122 (7) of the *Water Resources Act 1997*, a levy of 0.5 cents per kilolitre of water taken is declared.

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy in the Barossa Prescribed Water Resources Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from prescribed wells, water-courses and surface water within the Barossa Prescribed Water Resources Area (the Area). The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6) of the *Water Resources Act 1997*, the following levy is declared:

- (a) where the water allocation on the licence is specified as an annual volume in kilolitres, 1 cent per kilolitre of allocation; and
- (b) where the water allocation on the licence is specified as an area of crop, at the following rates:

Crop Type	Levy Rate per Hectare of allocation \$
Lucerne/Full Pasture.....	50
Vegetables	50
Recreation/lawn.....	50
Cut Flowers	50
Starter pasture	10
Fruit trees	10
Stone fruit.....	10
Pome fruit.....	10
Vines	10
Eucalyptus	10
Native Trees	10
Nursery.....	10
Pistachio.....	10
Walnuts	10

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the McLaren Vale Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons who are authorised by a water licence to take water from a prescribed well or wells within the McLaren Vale Prescribed Wells Area. The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (7) of the *Water Resources Act 1997*, a levy of 1 cent per kilolitre of water taken is declared.

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levies in the Comaum-Caroline, Lacepede Kongorong, Naracoorte Ranges, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare levies, payable by persons authorised by a water licence or an authorisation pursuant to Section 11, to take water or hold water from prescribed wells in the Comaum-Caroline, Lacepede Kongorong, Naracoorte Ranges, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas (the Areas), the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area. The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6), (7) and (8) of the *Water Resources Act 1997*, the following levies are declared:

- (a) where the water allocation on a water licence is specified as a water taking allocation and for the purpose of reticulated water supply pursuant to the *Waterworks Act 1932*, 1 cent per kilolitre of allocation.
- (b) where the water allocation on a water licence is specified as a water taking allocation and is not for the purpose of reticulated water supply pursuant to the *Waterworks Act 1932*, and is specified as an annual volume in kilolitres, 0.175 cents per kilolitre of allocation;
- (c) where the water allocation on a water licence is specified as a water taking allocation and is specified in Irrigation Equivalents (IE), \$8.80 per hectare IE or part thereof;
- (d) where the water allocation on a water licence is specified as a water holding allocation, 0.175 cents per kilolitre of allocation; and
- (e) where water is taken and used for the purpose of pulp and paper mill operations pursuant to a section 11 authorisation, 0.175 cents per kilolitre of water taken.

This notice has effect in relation to the financial year commencing on 1 July 2002.

Dated 18 June 2002.

J. D. HILL, Minister for Environment and Conservation

WATERWORKS ACT 1932

Addition of Land to Port MacDonnell Water District

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

- (a) adds to the Port MacDonnell Water District all the land contained in section 810 in the Hundred of MacDonnell; and
- (b) declares that this notice will have effect from 1 July 2002.

Dated 5 June 2002.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

D. G. EGGERS, Acting Team Leader Rating

SAWATER 01/01059 W1140

WATERWORKS ACT 1932

Addition of Land to Whyalla Water District

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

- (a) adds to the Whyalla Water District all the land contained in:
- (i) allotment 10 in Filed Plan 40441; and
 - (ii) the portion of the intersection of Broadbent Terrace and Horseshoe Road, Whyalla not already in the Whyalla Water District; and
- (b) declares that this notice will have effect from 1 July 2002.

Dated 5 June 2002.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

D. G. EGGERS, Acting Team Leader Rating

SAWATER 01/01062 W1143

WATERWORKS ACT 1932

Addition of Land to Adelaide Water District

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

- (a) adds to the Adelaide Water District all the land contained in:
- (i) allotments 275 to 279 inclusive in Deposited Plan 30652 (except the portion of that land already in the Adelaide Water District); and
 - (ii) allotment 11 in Deposited Plan 58458; and
- (b) declares that this notice will have effect from 1 July 2002.

Dated 5 June 2002.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

D. G. EGGERS, Acting Team Leader Rating

SAWATER 01/01064 W1145

WATERWORKS ACT 1932

Addition of Land to Adelaide Water District

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

- (a) adds to the Adelaide Water District the land shown on the plan in the schedule; and
- (b) declares that this notice will have effect from 1 July 2002.

W1141

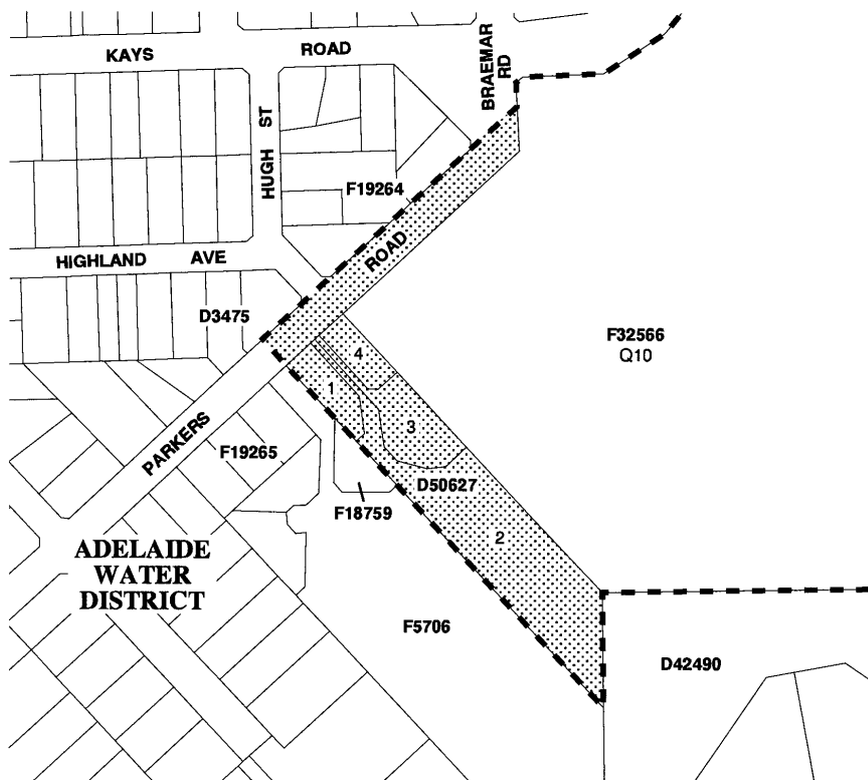
SA WATER 01/01060

Mapsheet: 662849R



SCHEDULE

TORRENS PARK
HUNDRED OF ADELAIDE



NOT TO SCALE

BOUNDARY OF ADELAIDE WATER DISTRICT
PREVIOUSLY PROCLAIMED SHOWN - - - -

LAND TO BE ADDED TO ADELAIDE WATER
DISTRICT SHOWN [stippled pattern] PCT

Dated 5 June 2002.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

D. G. EGGERS, Acting Team Leader Rating

COMMONWEALTH OF AUSTRALIA
PETROLEUM (SUBMERGED LANDS) ACT 1967

Notice of Invitation of Applications for Exploration Permits

I, TERENCE AUST, the Delegate of the Designated Authority in respect of the adjacent area in respect of South Australia and on behalf of the Commonwealth-South Australia Offshore Petroleum Joint Authority, acting pursuant to delegated powers dated 21 August 2001, *Gazetted* 30 August 2001, page 3441 and pursuant to section 20 (1) of the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia, hereby invite applications for the grant of an exploration permit in respect of each of the following areas as scheduled below:

SCHEDULE

(The references hereunder are to the names of the map sheets of the 1:1 000 000 series and to the numbers of graticular sections shown thereon).

The block descriptions of the areas in this release are based on the Australian Surveying and Land Information Group (AUSLIG) 'Australian Maritime Boundaries Information System' Dataset of 2000. AUSLIG released this revised dataset in January 2001. The Dataset defines the State/Territory/Commonwealth jurisdictional boundaries over coastal waters.

AREA S01-2

Description of Blocks

Map Sheet SI 53 (Port Augusta)

2775	2776	2847	2848	2849	2850
2851	2852	2853	2919	2920	2921
2922	2923	2924	2925	2991	2992
2993	2994	2995	2996	2997	3063
3064	3065	3066	3067	3068	3069
3135	3136	3137	3138	3139	3140
3141	3207	3208	3209	3210	3211
3212	3213	3279	3280	3281	3282
3283	3284	3285	3353	3354	3355
3356	3357	3425	3426	3427	3428
3429					

Map Sheet SJ 53 (Du Couedic)

41	42	43	44	45	113
114	115	116	117	185	186
187	188	189			

Assessed to contain 76 graticular blocks.

AREA S01-3

Description of Blocks

Map Sheet SI 53 (Pt Augusta)

2854	2855 (part)	2926	2927	2928 (part)	2998
2999	3000 (part)	3001 (part)	3070	3071	3072
3073 (part)	3074 (part)	3142	3143	3144	3145
3146 (part)	3147 (part)	3214	3215	3216	3217
3218	3219 (part)	3220 (part)	3286	3287	3288
3289	3290	3291	3292 (part)	3293 (part)	3358
3359	3360	3361	3362	3363	3364
3365 (part)	3366 (part)	3430	3431	3432	3433
3434	3435	3436	3437	3438 (part)	

Map Sheet SJ 53 (Du Couedic)

46	47	48	49	50	51
52	53	54	118	119	120
121	122	123	124	125	126
190	191	192	193	194	195
196	197	198			

Assessed to contain 80 graticular blocks.

Applications

Applications lodged under section 20 of the Petroleum (Submerged Lands) Act 1967 are required to be made in the approved form and should be accompanied by:

(a) Details of:

- (i) the applicant's technical assessment of the petroleum potential of the area, including the concepts underlying its proposed exploration program, with sufficient detail to support that program;
- (ii) the applicant's minimum guaranteed proposal (including indicative minimum expenditure) for exploration wells to be drilled, 3D and 2D seismic and other surveying activities, data evaluation and other work, for each year of the first three years of the permit term. This proposal, to be known as the minimum guaranteed work program should comprise work expected to involve a substantial exploration component—normally, appraisal work should not be included;

- (iii) the applicant's proposal (including indicative minimum expenditure) for exploration wells to be drilled, 3D and 2D seismic and other surveying activities, data evaluation and other work, for each of the three remaining years of the permit term. This proposal, to be known as the secondary work program, should comprise work expected to involve a substantial exploration component—normally, appraisal work should not be included.
- (b) Particulars of:
- (i) the technical qualifications of the applicant and of its key employees;
 - (ii) the technical advice available to the applicant;
 - (iii) the financial resources available to the applicant, including evidence of the applicant's ability to fund the work program proposed, a statement of other exploration commitments over the next six years, and a copy of the latest annual report and quarterly reports for each applicant company;
 - (iv) where relevant, the viability of the consortium lodging the application, including evidence that a satisfactory settlement has been, or can be, reached on the Joint Operating Agreement (a copy of a signed Heads of Agreement Dealing will generally suffice); and
 - (v) the percentage participation interest of each party to the application.
- (c) Such other information as the applicant wishes to be taken into account in consideration of the application.
- (d) Each application must be accompanied by a fee of \$A3 000, payable to the Commonwealth of Australia through an Australian bank or bank cheque.

Further details of the work program bidding system outlined above, including the criteria for assessment of applications and the conditions to apply following the award of a permit, are available from the Director, Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources in Adelaide and from the Petroleum Exploration and Development Branch, Department of Industry, Tourism and Resources in Canberra.

It should be noted that any income derived in the future from the recovery of petroleum from this area will be subject to the Commonwealth Government's Resource Rent Tax.

Applications together with relevant data should be submitted in the following manner to the Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 before 4 p.m. on Thursday, 24 October 2002.

The following special instructions should be observed:

- two copies of the applications and supporting data, together with a fee of \$A3 000, payable to the Commonwealth of Australia through an Australian bank or by bank cheque, should be enclosed in an envelope or package;
- the application should then be sealed and clearly marked as 'Application for Area S01-... - Commercial-in-Confidence';
- this envelope or package should then be enclosed in a plain covering envelope or package and delivered by hand or posted to the relevant address above.

Copies of the basic exploration data pertaining to the blocks comprising this notice may be purchased from the Petroleum Group of the Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA. Verbal inquiries may be direct to Barry Goldstein, Director Petroleum (Telephone (08) 8463 3200; email Goldstein.Barry@saugov.sa.gov.au).

Dated 12 June 2002.

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

T. AUST, Delegate of the Designated Authority for and on behalf of the Commonwealth-South Australia Offshore Petroleum Joint Authority.

RENEWAL OF EXPLORATION LICENCE PEL 72

Office of Minerals and Energy Resources, Adelaide, 17 June 2002

NOTICE is hereby given that the undermentioned Exploration Licence has been renewed under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

T. AUST, Acting Director Petroleum, Office of Minerals and Energy Resources, Delegate of the Minister for Mineral Resources Development

No. of Licence	Licensee	Locality	Date of Expiry	Area in km ²	Reference
72	Essential Petroleum Resources Limited	Otway Basin of South Australia	25 March 2007	504	27/2/140

Description of the Area

All that part of the State of South Australia bounded as follows: Commencing at a point being the intersection of longitude 140°22'00"E GDA94 and latitude 37°42'00"S AGD66, thence south to latitude 37°46'00"S GDA94, east to longitude 140°26'00"E GDA94, south to latitude 37°48'00"S GDA94, east to longitude 140°31'00"E GDA94, south to latitude 37°49'00"S GDA94, east to longitude 140°37'30"E AGD66, south to latitude 38°00'00"S AGD66, west to the Territorial Sea Baseline at low water mark, Southern Ocean, thence generally north-westerly along the said Baseline to latitude 37°42'00"S AGD66, and east to point of commencement.

Area: 504 km² approximately.

**DETERMINATION OF THE REMUNERATION TRIBUNAL
SALARY SACRIFICE ARRANGEMENTS**

1. SCOPE OF DETERMINATION

This Determination applies to Judges, Court Officers, and Statutory Officers.

2. INTERPRETATION

2.1 In this Determination, and any Schedule of this Determination, unless the contrary appears:

“Acceptance” means the acceptance of an offer which is in the form set out in Schedule 3.

“Administration Fee” means the amount being the aggregate of:

- (a) \$25.00 or such other amount determined by the Commissioner plus GST to be payable by public sector officers to offset the Paying Authority’s costs of administering salary sacrifice arrangements; and
- (b) an annual administration charge plus GST for administering the salary sacrifice arrangement payable by way of a deduction from the sacrificed amount to the Nominee in accordance with the relevant Agency Agreement.

Please note, the administration fee may be subject to change from time to time as permitted by the paying authority.

“Agency Agreement” means an agreement made between an office holder and a Panel Member which describes the terms and conditions under which the Panel Member will implement salary sacrifice for the office holder the terms of which will be as approved from time to time by the Commissioner for public sector employees.

“Approved Purpose” means a payment for any of the following:

- contributions to a private superannuation fund that is complying, in that, it complies with the relevant laws regulating superannuation or the Triple S scheme;
- one notebook or laptop computer per year;
- a briefcase;
- an electronic diary;
- a calculator;
- business software.

“Authorised Signatory” means, in relation to:

- (a) Court Officers, and Judges other than the Senior Judge of the Industrial Relations Court and President of the Industrial Relations Commission and other Judges of the Industrial Relations Court who hold joint commissions in the Australian Industrial Relations Commission and the Industrial Relations Commission of South Australia the Supervising Industrial Magistrate and other Industrial Magistrates—the State Courts Administrator;
- (b) the Senior Judge of the Industrial Relations Court and President of the Industrial Relations Commission and other Judges of the Industrial Relations Court who hold joint commissions in the Australian Industrial Relations Commission and the Industrial Relations Commission of South Australia; the Supervising Industrial Magistrate and other Industrial Magistrates; Deputy Presidents of the Industrial Relations Commission; Commissioners of the Industrial Relations Commission and the Employee Ombudsman—the Chief Executive, Department for Administrative and Information Services;
- (c) the Auditor General—the Chief Executive, Auditor General’s Department;
- (d) the Electoral Commissioner and the Deputy Electoral Commissioner—the Chief Executive, State Electoral Office;
- (e) the Ombudsman—the Chief Executive, Attorney General’s Department,

and includes a person authorised by that person to sign Offers on behalf of a Paying Authority.

“Commissioner” means the person for the time being appointed to, or carrying out, the duties of, the Commissioner for Public Employment under the Public Sector Management Act 1995.

“Court Officer” means any of the following:

- the State Coroner and Commissioners of the Environment, Resources and Development Court.

“Crown” means the Crown in right of the State of South Australia.

“Determination” means the determination of the Remuneration Tribunal made on 18 June 2002 (No. 4 of 2002) establishing salary sacrifice in respect of the office holder.

“Judges” means any of the following members of the judiciary:

- the Chief Justice of the Supreme Court;
- Puisne Judges of the Supreme Court;
- Masters of the Supreme Court;
- the Chief Judge of the District Court;
- Judges of the Environment, Resources and Development Court;
- Masters of the District Court;
- other District Court Judges;
- the Chief Magistrate;
- the Deputy Chief Magistrate;
- Supervising Magistrates;
- the Assisting Supervising Magistrate of the Adelaide Magistrates Court;
- Stipendiary Magistrates;
- the Supervising Industrial Magistrate;
- other Industrial Magistrates;
- the Senior Judge of the Industrial Relations Court and President of the Industrial Relations Commission;
- and other Judges of the Industrial Relations Court who hold joint commissions in the Australian Industrial Relations Commission and the Industrial Relations Commission of South Australia.

“Nominee” means the Panel Member selected by the office holder to administer his or her Salary Sacrifice Arrangement.

“Offer” means an offer by a Paying Authority to enter into a Salary Sacrifice Arrangement in the form set out in Schedule 2.

“office holder” means any of the judges, court officers, or statutory officers.

“Panel Agreement” means an agreement between the Crown and a Panel Member for the purposes of engaging a person in order to implement and facilitate the performance of salary sacrifice agreements for public sector employees the terms of which are as approved from time to time by the Commissioner.

“Panel Member” means either:

- (a) Remunerator (Aust.) Pty Limited; or
- (b) any other person contracted by the Crown in right of the State of South Australia under a Panel Agreement for the purposes of implementing and facilitating the implementation of salary sacrifice agreements under this Determination.

“Paying Authority” means, in respect of each office holder, the person or body responsible for paying salary and allowances to the office holder on behalf of the Crown, and includes the Crown.

“Sacrificed Amount” means the amount that an office holder may specify as a portion of the office holder’s salary for a financial year that is to be sacrificed in advance prior to earning the same during the period covered by the Determination.

“Salary Sacrifice Arrangement” means a salary sacrifice arrangement in accordance with this Determination.

“Statutory Officers” means any of the following statutory office holders:

- Deputy Presidents of the Industrial Relations Commission;
- Commissioners of the Industrial Relations Commission;
- the Auditor General;
- the Electoral Commissioner;
- the Ombudsman;
- the Deputy Electoral Commissioner; and
- the Employee Ombudsman.

“Triple S scheme” means the Southern State Superannuation Scheme established by the Southern State Superannuation Act 1994.

- 2.2 In the interpretation of this Determination and any Schedule of this Determination:
- 2.2.1 where appropriate, words denoting the singular include the plural and *vice versa*;
 - 2.2.3 words importing one gender shall include a reference to all other genders;
 - 2.2.4 the headings to the clauses in this Determination have been inserted for convenience of reference only and are not intended to be part of or to affect the meaning or interpretation of any of the terms or conditions of this Determination;
 - 2.2.5 a reference to a person includes a reference to corporations and other entities recognised by law;
 - 2.2.6 reference to a clause or Schedule is a reference to a clause or Schedule of this Determination; and
 - 2.2.7 reference to any Act, regulation, ruling or by-law shall be deemed to include all amendments thereto and all statutory provisions substituted thereafter.

3. PRINCIPLES OF SALARY SACRIFICE

A salary sacrifice arrangement is to be made available to office holders on the following basis:

- (a) it involves no additional cost to the Paying Authority;
- (b) office holders entering into a salary sacrifice arrangement (“participating officer”) must pay all costs associated with providing the salary sacrifice, including:
 - (i) any taxation liability whatsoever, including (without limiting the foregoing) Fringe Benefits Tax (“FBT”), incurred by the Paying Authority as a result of the office holder entering into a salary sacrifice;
 - (ii) the cost incurred by the Paying Authority in setting up each individual salary sacrifice; and
 - (iii) the administration fee charged by the office holder’s nominated Panel Member;
- (c) a maximum of 30% of an office holder’s pre-tax salary, as prescribed by a Determination of the Remuneration Tribunal, may be sacrificed and applied to non-cash benefits;
- (d) salary may only be sacrificed by an office holder for an Approved Purpose;
- (e) office holders must appoint a Panel Member to administer the office holder’s salary sacrifice arrangements; and
- (f) office holders must pay to the Paying Authority the Administration Fee to partially offset the Paying Authority’s administration costs in establishing the salary sacrifice arrangement.

4. ESTABLISHING A SALARY SACRIFICE ARRANGEMENT

- 4.1 An office holder wishing to establish a salary sacrifice must enter into an Agency Agreement with a Panel Member (“the Nominee”), and make application to the Paying Authority through the Nominee for the establishment of a Salary Sacrifice Arrangement. The application must be by an application in the form set out in Schedule 1 duly completed and signed by the office holder, together with a copy of the Agency Agreement made between the office holder and the Nominee.
- 4.2 If an application is acceptable to the Paying Authority, the Paying Authority must issue an offer to the office holder, and notify the Nominee and the office holder in writing accordingly.
- 4.3 An Authorised Signatory may sign an offer on behalf of the Paying Authority.
- 4.4 An office holder may accept an offer by completing, signing and returning to the Paying Authority an Acceptance, and providing a signed copy of the Acceptance to the Nominee.
- 4.5 The issue of an offer, and the making of an Acceptance, in accordance with this clause operates to establish a Salary Sacrifice Arrangement on the terms and conditions set out in this Determination and in Schedule 4.

5. IMPLEMENTATION OF SALARY SACRIFICE

- 5.1 The Crown must give effect to a Salary Sacrifice Arrangement.
- 5.2 Salary and allowances otherwise payable to the office holder under a Determination of the Remuneration Tribunal are abated and reduced to the extent that payments are made by a Paying Authority in accordance with a Salary Sacrifice Arrangement. Payments so made are in satisfaction of, and will fully discharge, the obligation of the Paying Authority to pay that amount of salary to the office holder.

6. COMMENCEMENT AND PERIOD OF OPERATION OF DETERMINATION

This Determination comes into operation one calendar month after the date the Determination is made by the Remuneration Tribunal and continues in operation for the period that the said Determination remains in force.

Dated 18 June 2002.

H.R. BACHMANN, President

D. FLUX, Member

J. A. MEEKING, Member

SCHEDULE 1**APPLICATION FOR SALARY SACRIFICE ARRANGEMENT UNDER REMUNERATION
TRIBUNAL DETERMINATION****Item 1 THE PAYING AUTHORITY**

The Paying Authority for this Salary Sacrifice Arrangement is:

Name:

Address:

Item 2 THE OFFICE HOLDER

The office holder for whom this Salary Sacrifice Arrangement is to be made is:

Name:

Address:

Item 3 THE NOMINEE

The Nominee for this Salary Sacrifice Arrangement is:

Name:

Address:

Attention:

Item 4 SALARY

The office holder's salary upon which the Salary Sacrifice Arrangement is to be based comprises the gross or pre-tax wages and salary as determined by the Remuneration Tribunal from time to time.

Item 5 SALARY SACRIFICE BENEFITS

The following Approved Benefits for this Salary Sacrifice Arrangement are:

[Delete those which do not apply.]

contributions to a private superannuation fund that is complying, in that, it complies with the relevant laws regulating superannuation, or the Triple S scheme.

one notebook or laptop computer per year

a briefcase

an electronic diary

a calculator

business software

Note: Costs and charges incurred in respect of the establishment, administration, delivery, and provision of Salary Sacrifice Arrangements and the distribution and/or transfer of amounts in respect of Salary Sacrifice benefits pursuant to this Salary Sacrifice Arrangement can legitimately be claimed, but cannot subsequently be claimed as an income tax deduction.

Item 6 PERCENTAGE OF SALARY

The percentage of Salary Sacrifice for this Salary Sacrifice Arrangement is:

Note: The approved maximum percentage of salary which the office holder may elect to sacrifice is thirty per cent (30%) per annum.

This application is made the day of 200

Signed:

Print name and title

SCHEDULE 2

**OFFER BY PAYING AUTHORITY TO ENTER INTO A SALARY SACRIFICE ARRANGEMENT
UNDER REMUNERATION TRIBUNAL DETERMINATION**

TO:

[insert name of office holder to whom offer is being made]

.....
[insert name of Paying Authority making the offer]

offers to enter into a Salary Sacrifice Arrangement on the terms and conditions set out in Schedule 4 of the Remuneration Tribunal Determination Number [] of 2002 and on the basis set out below.

This offer is only capable of acceptance by the lodgement with the Paying Authority of a correctly completed Acceptance of Offer in the prescribed form signed by you.

BASIS OF SALARY SACRIFICE ARRANGEMENT:**Item 1 THE PAYING AUTHORITY**

The Paying Authority for this Salary Sacrifice Arrangement is:

Name:

Address:

Item 2 THE OFFICE HOLDER

The office holder for whom this Salary Sacrifice Arrangement is to be made is:

Name:

Address:

Item 3 THE NOMINEE

The nominee for this Salary Sacrifice Arrangement is:

Name:

Address:

Attention:

Item 4 SALARY

The office holder's salary upon which the Salary Sacrifice Arrangement is to be based is: \$.....

Item 5 SALARY SACRIFICE BENEFITS

The Salary Sacrifice benefits in this Salary Sacrifice Arrangement are:

A payment for any Approved Purpose, being a payment for any of the following:

[Delete those that do not apply]

contributions to a private superannuation fund that is complying, in that, it complies with the relevant laws regulating superannuation, or the Triple S scheme.

one notebook or laptop computer per year

a briefcase

SCHEDULE 4

TERMS AND CONDITIONS OF SALARY SACRIFICE ARRANGEMENT

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1. INTERPRETATION

- 1.1 In this Schedule, unless the context otherwise requires or a contrary intention appears, the following terms have the following meanings:
- 1.1.1 “books and records” means either copies or originals of all documents whether written, electronic or otherwise which are associated with or related to the Salary Sacrifice Arrangement and such books and records include but are not limited to books of account, statements, financial accounts, charges, securities, guarantees, invoices, receipts, proposals, approvals, cheque butts, deposit books, correspondence, memoranda, notes, depreciation schedules, deeds, contracts, minutes and notices.
- 1.1.2 “charges and costs” means all amounts, expenses and disbursements incurred by the Paying Authority in respect of the establishment, administration, delivery and provision of the Salary Sacrifice Arrangement pursuant to the Remuneration Tribunal Determination No. of 2002.
- 1.1.3 “expiry date” means the date upon which the Salary Sacrifice Arrangement made between the office holder and the Crown is terminated.
- 1.1.4 “financial year” means the year ended 30 June of each year occurring during the life of the Salary Sacrifice Arrangement.
- 1.1.5 “losses” means losses, damages, penalties, interest or costs.
- 1.1.6 “nominated percentage” means the proportion (expressed as a percentage) elected by the office holder to be sacrificed of his or her salary for a financial year, in advance.
- 1.1.7 “offer” means the offer to enter into a Salary Sacrifice Arrangement made by the Paying Authority in the form set out in Schedule 3.
- 1.1.8 “parties” means the Paying Authority and the office holder who are participating in a Salary Sacrifice Arrangement made under this Determination.
- 1.1.9 “pre-determined review date” means each anniversary of the date upon which the Remuneration Tribunal Determination implementing salary sacrifice commences.
- 1.1.10 “relevant taxation legislation and rulings” means any legislation dealing with the imposition of and recovery of tax and includes, but is not limited to the:
- 1.1.10.1 Income Tax Assessment Act 1936;
- 1.1.10.2 Income Tax Assessment Act 1997;
- 1.1.10.3 Fringe Benefits Tax Assessment Act 1986; and
- 1.1.10.4 Taxation Rulings.
- 1.1.11 “sacrificed amount” means the amount that an office holder may specify as a portion of the office holder’s salary for a financial year that is to be sacrificed in advance prior to earning the same during the period covered by the Determination.
- 1.1.12 “salary” means the gross or pre-tax wage rate and salary payable to the office holder as detailed by the Paying Authority at Item 4 of its offer.
- 1.1.13 “Salary Sacrifice” means the Salary Sacrifice Arrangement to be offered by the Paying Authority to the office holder to elect pursuant to this Determination.
- 1.1.14 “Salary Sacrifice Arrangement”:
- 1.1.14.1 means the establishment and the administration of the amount of salary sacrificed by the office holder pursuant to this Determination;
- 1.1.14.2 is the total of salary sacrifice benefits which are offered under this Determination to the office holder; and
- 1.1.14.3 is the subject of the Panel Agreement and the Agency Agreement.
- 1.1.15 “Schedule” means the Schedule attached to the Salary Sacrifice Arrangement.
- 1.1.16 “services” means the services provided by the Nominee pursuant to the Agency Agreement in respect of the establishment, administration, delivery and provision of the Salary Sacrifice Arrangement.
- 1.1.17 “taxation liability” means any liability of any description that may be pursuant to a Tax Act however so described.

2. SALARY SACRIFICE

- 2.1 The office holder may specify a proportion of the office holder's salary for a financial year that is to be sacrificed in advance (the sacrificed amount) prior to earning the same during the period covered by the Arrangement.
- 2.2 The office holder may elect to take one or more Approved Benefits, providing that, any aggregate gross value of the said item or items does not exceed thirty percent (30%) of salary.
- 2.3 It is agreed between the parties that:
 - 2.3.1 the office holder's option and election to participate in Salary Sacrifice shall be at no cost or expense to the Paying Authority;
 - 2.3.2 all charges, costs, disbursements, fees or other similar expenses incurred by the Paying Authority for the purpose of establishing and the administration of the Salary Sacrifice Arrangement and any administration thereafter shall be deducted from the sacrificed amount withheld from the office holder's salary, or failing that the said charges, costs, disbursements, fees or other similar expenses incurred by the Paying Authority shall be deducted from the sacrificed amount withheld from the office holder's salary and failing that will become payable by the office holder within 21 days of the issuing of a written demand by the Paying Authority to the office holder;
 - 2.3.3 the Paying Authority reserves the right to impose such charges, costs, disbursements, fees or other similar expenses in respect of the Salary Sacrifice Arrangement as it sees fit to be payable by the office holder, which charges, costs, disbursements, fees or other similar expenses incurred by the Paying Authority shall be deducted from the sacrificed amount withheld from the office holder's salary and failing that will become payable by the office holder within 21 days of the issuing of a written demand by the Paying Authority to the office holder;
 - 2.3.4 each fortnight the Paying Authority will distribute and/or transfer the appropriate proportion of the office holder's salary to the Nominee in respect of the office holder's Salary Sacrifice Arrangement;
 - 2.3.5 the balance of the office holder's salary will continue to be paid in accordance with the Salary Determination;
 - 2.3.6 the Salary Sacrifice Arrangement commences on the date specified in the offer, and ends on the earliest of:
 - 2.3.6.1 the Expiry Date; or
 - 2.3.6.2 the date upon which the Salary Sacrifice Arrangement is terminated in accordance with this Schedule; or
 - 2.3.6.3 the date upon which the Ruling ceases to operate.

3. REVIEW OF SALARY SACRIFICE

- 3.1 The office holder has no right at any time during the period of the Salary Sacrifice Arrangement to re-negotiate, vary, or terminate the Arrangement except in the following circumstances:
 - 3.1.1 at the pre-determined review date; or
 - 3.1.2 where the office holder has been appointed to a different office.
- 3.2 In the event of a liability arising or expected to arise in relation to Salary Sacrifice on the part of the Paying Authority by reason of:
 - 3.2.1 any relevant taxation legislation and rulings including, but not limited to, any assessment in respect of:
 - 3.2.1.1 a fringe benefit;
 - 3.2.1.2 income in the hands of the office holder or otherwise; or
 - 3.2.1.3 any taxation liability,however so described;
 - 3.2.2 any legislation passed by the South Australian Parliament which enacts equivalent taxation legislation to the extent that the liability may arise or be expected to arise by reason of an assessment of:
 - 3.2.2.1 a fringe benefit; or
 - 3.2.2.2 income in the hands of the office holder; or

3.2.2.3 any taxation liability or otherwise,

however so described; or

3.2.3 any conduct of the office holder in relation to the office holder's Salary Sacrifice Arrangement which is in contravention of the Arrangement,

then:

3.2.4 notwithstanding this Determination and the Salary Sacrifice Arrangement, the Paying Authority, without incurring any liability to the office holder, may terminate the Salary Sacrifice Arrangement forthwith upon the giving of a written notification to the office holder.

4. ADMINISTRATION

4.1 The office holder will notify the Paying Authority in writing of the name and the details of the Nominee appointed by the office holder to establish and administer the Salary Sacrifice Arrangement on behalf of the office holder.

4.2 It is a condition precedent to the Salary Sacrifice Arrangement commencing, that the office holder must complete the forms and documents referred to in Items 1 to 6 of Schedule 1, Items 1 to 6 of Schedule 2 and Schedule 3 to this Determination and forward a copy of the relevant forms and documents to the Paying Authority and the Nominee.

4.3 The office holder must obtain agreement from the Nominee that all amounts distributed and/or transferred by the Paying Authority to the Nominee pursuant to the Salary Sacrifice Arrangement:

4.3.1 shall be held in trust by the Nominee in accordance with the terms and provisions of the Agency Agreement;

4.3.2 shall not be mingled by the Nominee with any other money paid into any other bank account operated by the Nominee pursuant to the Salary Sacrifice Arrangement;

4.3.3 shall at all times be identifiable and attributable to the office holder for the purpose of distribution and/or transfer by the Nominee pursuant to the terms of the Salary Sacrifice Arrangement toward Approved Benefits selected by the office holder in respect of the office holder's Salary Sacrifice Arrangement; and

4.3.4 shall at all times be held in a manner that would enable at any given time an accounting of:

4.3.4.1 the total sacrificed amount distributed and/or transferred to the Nominee by the Paying Authority, applied by the Nominee to Salary Sacrifice benefits and/or applied in any other manner whatsoever;

4.3.4.2 the balance of the sacrificed amount remaining.

4.4 The distribution and/or transfer of any amount by the Paying Authority to the Nominee pursuant to the Salary Sacrifice Arrangement is:

4.4.1 for the sole purpose of the distribution and/or transfer of the said amount in respect of any Salary Sacrifice benefits in the Salary Sacrifice Arrangement; and

4.4.2 not income or salary payable to the office holder.

4.5 All charges, costs, disbursements, fees or other similar expenses charged by the Nominee for administering the Salary Sacrifice Arrangement shall be deducted from the sacrificed amount withheld from the office holder's salary upon proper authorisation of the Nominee by the Paying Authority.

4.6 The office holder acknowledges that it will not expressly or impliedly, directly, indirectly order, instruct or otherwise require the Nominee to distribute and/or transfer or re-direct any amount distributed and/or transferred by the Paying Authority to the Nominee pursuant to the Salary Sacrifice Arrangement for the purpose of the distribution and/or transfer of the said amount in respect of any Approved Benefits in the Salary Sacrifice Arrangement to the office holder or any other person otherwise than in accordance with terms and provisions of the Salary Sacrifice Arrangement.

4.7 If any part of the Salary Sacrifice has been distributed and/or transferred in advance to the Nominee and the Salary Sacrifice Arrangement is subsequently revoked, superseded or terminated for whatever reason, then that amount that has been distributed and/or transferred which is more than the pro-rata entitlement as at the date of revocation or termination of the Salary Sacrifice Arrangement, shall be:

4.7.1 re-distributed and/or re-transferred to the Paying Authority by the Nominee; or

4.7.2 recoverable by the Paying Authority from the Nominee.

4.8 In the event of termination of employment with the Paying Authority for any reason whatsoever, the calculation of all statutory leave entitlements such as long service leave and annual leave shall be at the rate applicable to the office holder's salary pursuant to the relevant legislative requirements.

- 4.9 For the purpose of the Salary Sacrifice Arrangement, the Paying Authority:
- 4.9.1 will provide to the office holder; and
- 4.9.2 unreservedly authorises the Nominee to provide to the office holder, upon written request by the office holder, all books and records associated or related to Salary Sacrifice and the Salary Sacrifice arrangement including but not limited to the Salary Sacrifice benefits taken up by the office holder,
- and,
- the parties agree that this sub-clause operates and has full effect at all other times and survives the revocation or termination of the Salary Sacrifice Arrangement.
- 4.10 For the purpose of the Salary Sacrifice Arrangement, the office holder unreservedly consents to the Paying Authority or the Nominee disclosing any books and records for the purpose of the Salary Sacrifice Arrangement and for the purpose of complying with any relevant taxation law or rulings and any audit by the Australian Taxation Office or the Auditor-General of South Australia or auditors authorised by the Paying Authority.
- 4.11 A \$25.00+GST administration fee may apply for the administration of the Salary Sacrifice Arrangement and will be deducted by the Paying Authority from the first amount of salary which is sacrificed by the office holder.

5. FINANCIAL ADVICE

The office holder acknowledges that he/she has sole responsibility for seeking independent and personal financial advice with respect to his or her acceptance of Salary Sacrifice and the Salary Sacrifice Arrangement and that this is not a matter for the Paying Authority at all.

6. SUPERANNUATION

The Paying Authority shall make contributions in respect of the Paying Authority share of the liability accruing for benefits in relation to the office holder's membership of the superannuation schemes established under the Superannuation Act 1988 and/or the Southern State Superannuation Act 1994, on the same terms and conditions as applied as at the date of commencement of the Salary Sacrifice Arrangement, subject to the office holder making any election required under the relevant superannuation legislation to maintain benefits applicable to salary (as defined in the relevant superannuation legislation) applying at the date of the commencement of the Salary Sacrifice Arrangement.

7. ACKNOWLEDGMENTS

- 7.1 In electing to Salary Sacrifice, the office holder acknowledges and undertakes:
- 7.1.1 that the Approved Benefits selected are the only items available for selection in the Salary Sacrifice Arrangement;
- 7.1.2 that amounts transferred by the Paying Authority to its Nominee pursuant to the Salary Sacrifice arrangement will only be used to pay the Approved Benefits selected by the office holder; and
- 7.1.3 not to enter into any agreements which are contrary to the terms of the Salary Sacrifice Arrangement and the Agency Agreement, and in the event that such an agreement is entered into, then the Agency Agreement and the Salary Sacrifice Arrangement shall take precedence.
- 7.2 The office holder acknowledges that in the event of being appointed to a different office, that he or she may be subject to a different offer of Salary Sacrifice.
- 7.3 The office holder acknowledges that in the event of:
- 7.3.1 cessation of appointment; or
- 7.3.2 appointment to a different office,
- he or she must notify the Nominee administering the Salary Sacrifice Arrangement, at least 7 days prior to such an event occurring where such matter or thing is within the knowledge of the office holder.
- 7.4 The parties acknowledge and accept that any cost, loss, expense or liability incurred by either party, pursuant to the relevant taxation legislation and rulings will be the responsibility of that party and will be met by that party.
- 7.5 The office holder must comply with the terms and provisions of the Salary Sacrifice Arrangement and any agreements that the office holder enters into with the Nominee must be consistent at all times with the terms of the Salary Sacrifice Arrangement.

- 7.6 The office holder acknowledges that the total and sole responsibility for the administration of the Salary Sacrifice Arrangement rests with the Nominee and that the office holder will notify and endeavour to resolve all of its complaints, disputes and grievances in respect of the Salary Sacrifice Arrangements with the Nominee only and not the Paying Authority.

8. CONFIDENTIALITY

- 8.1 The terms of the Salary Sacrifice Arrangement are to remain confidential between the parties.
- 8.2 The Paying Authority shall treat as strictly confidential all information obtained from the office holder or any other information acquired by it for the purposes of the Salary Sacrifice Arrangement and shall not divulge such information to any person without the office holder's prior written consent.
- 8.3 The Paying Authority shall:
- 8.3.1 keep access to any data collected in the course of performing the Salary Sacrifice Arrangement, whether stored in manual files or on a computer data base, for the purposes of the Salary Sacrifice Arrangement, confidential;
 - 8.3.2 keep any record used by it for purposes of the Salary Sacrifice Arrangement confidential;
 - 8.3.3 not divulge such computer passwords to any person without the office holder's prior written consent; and
 - 8.3.4 immediately inform the office holder of any unauthorised use of a computer password.
- 8.4 The Paying Authority shall, if requested by the office holder provide the office holder with written undertakings not to divulge any confidential information or any computer password to any other person.
- 8.5 The Paying Authority shall immediately notify the office holder if it becomes aware of any disclosure or distribution of information or breach of this clause 8 by any person and shall give the office holder all reasonable assistance in connection with any proceedings which the office holder may institute against such person in respect of such disclosure or distribution.
- 8.6 The obligations as to confidentiality pursuant to this clause shall survive any expiry, revocation or termination of the Salary Sacrifice Arrangement.

9. SECURITY

- 9.1 The Paying Authority shall only use those manual files and books and records of the office holder, which the office holder specifically authorises for performance of the Salary Sacrifice Arrangement, and only in a manner as directed by the office holder from time to time.
- 9.2 The Paying Authority shall immediately notify the office holder of any unauthorised use of the office holder's books and records.

10. NATURE OF RELATIONSHIP BETWEEN THE PARTIES AND LIABILITY

- 10.1 Neither of the parties has the authority to act for or to incur any liability or obligation on behalf of the other except as expressly provided in the Salary Sacrifice Arrangement.
- 10.2 The Nominee is nominated by the office holder to receive the sacrificed amount and to apply it for the benefit of the office holder.
- 10.3 The office holder acknowledges and agrees that the Paying Authority is not liable to the office holder either directly or indirectly in respect of any matter touching or concerning the selection of the Nominee, in relation to any matter whatsoever touching or concerning the Nominee, or in any manner whatsoever in respect of the Salary Sacrifice arrangement.
- 10.4 The office holder further acknowledges and agrees that the Paying Authority is not liable to the office holder at all either directly or indirectly for any acts or omissions whatsoever of the Nominee or any other person however so described in respect of the administration or any matter touching upon or concerning the administration of the Salary Sacrifice arrangement.
- 10.5 The office holder shall indemnify the Paying Authority from and against any income tax or any other taxation liability whatsoever (including any administrative penalty, fine or other amount) that may become payable pursuant to any relevant taxation legislation and rulings in respect of any monies transferred or distributed:
- 10.5.1 by the Paying Authority to the Nominee; or
 - 10.5.2 by the Nominee to any other person (including the office holder),
- in respect of any of the office holder's salary distributed and/or transferred to the Nominee in respect of Approved Benefits in accordance with the Salary Sacrifice Arrangement.

- 10.6 The office holder will indemnify the Paying Authority from and against all charges, costs, damages, disbursements, fees, losses suffered or incurred by the Paying Authority as a consequence of any:
- 10.6.1 misappropriation;
 - 10.6.2 defalcation;
 - 10.6.3 failure to account; or
 - 10.6.4 any other breach/es of the Salary Sacrifice Arrangement or the Agency Agreement, by the Nominee of or in relation to any moneys it holds as trustee; or
 - 10.6.5 failure by the Nominee to make any payments as directed by the Paying Authority on the office holder's behalf or office holder pursuant to or as authorised by the Salary Sacrifice Arrangement; or
 - 10.6.6 any other matter or thing done or omitted to be done by the Nominee in relation to the office holder.
- 10.7 The office holder acknowledges that she/he will indemnify the Paying Authority in respect of any and all charges, costs, damages, disbursements, fees, losses suffered or incurred by the Paying Authority as a result of the establishment, administration, delivery or provision of the Salary Sacrifice Arrangement or the Salary Sacrifice arrangement.

11. TERMINATION

- 11.1 Except as provided herein, the office holder does not have the right to revoke or terminate the Salary Sacrifice Arrangement.
- 11.2 The Salary Sacrifice Arrangement shall expire and terminate:
- 11.2.1 at any time by written agreement between the parties;
 - 11.2.2 on the pre-determined review date;
 - 11.2.3 pursuant to any one of the events listed in clause 3.1.2 and/or 3.2 of this Schedule;
 - 11.2.4 if the Paying Authority gives to the office holder not less than 21 days prior written notice terminating the Salary Sacrifice Arrangement at any time prior to the pre-determined review date;
 - 11.2.5 at any time and without notice (except as otherwise stated) by the Paying Authority if the office holder:
 - 11.2.5.1 is in default of any term in the Salary Sacrifice Arrangement and such default remains unremedied seven days after a notice in writing specifying the default complained of has been given by the Paying Authority to the office holder;
 - 11.2.5.2 fails in the opinion of the Paying Authority to comply with any provision of the Salary Sacrifice Arrangement;
 - 11.2.5.3 threatens to do or does any of the following:
 - 11.2.5.3.1 enters into bankruptcy either compulsorily or by virtue of Part X of the Bankruptcy Act;
 - 11.2.5.3.2 makes an assignment for the benefit of his or her creditors, or makes an arrangement of composition with his or her creditors;
 - 11.2.5.3.3 has a sequestration order made against his or her estate whether pursuant to the Bankruptcy Act, the Family Law Act or any other law of the Commonwealth or the State of the Commonwealth of Australia;
 - 11.2.5.4 has any judgment entered or made against it or any similar occurrence under any jurisdiction which affects the Paying Authority;
 - 11.2.5.5 engages in any conduct prejudicial to the interests of the Paying Authority in respect of the Salary Sacrifice Arrangement;
 - 11.2.5.6 dies;
 - 11.2.5.7 becomes in the opinion of the Paying Authority mentally incapable;
 - 11.2.5.8 fails to comply with the terms of any default notice within the time stipulated,but without prejudice to any right of action or remedy which shall have accrued or which shall accrue thereafter in favour of the Paying Authority.

11.3 Notwithstanding anything to the contrary contained in the Salary Sacrifice Arrangement, in the event of any breach or suspected contravention by the office holder of any of clause 11.2.5.1 to 11.2.5.5 inclusive, 11.2.5.7 and 11.2.5.8 of this Schedule, the Paying Authority has the option to terminate the Salary Sacrifice Arrangement forthwith by written notice to the office holder.

12. SEVERABILITY

If any clause or part thereof is held by a court to be invalid or unenforceable such clause or part thereof shall be deemed deleted from the Salary Sacrifice Arrangement and the Salary Sacrifice Arrangement shall otherwise remain in full force and effect.

13. ASSIGNMENT

Neither the Paying Authority nor the office holder shall assign sub-contract or otherwise transfer any of its rights or obligations pursuant to the Salary Sacrifice Arrangement whether in whole or in part without the prior written consent of the other party.

14. GOVERNING LAW

The Salary Sacrifice Arrangement shall be governed by and construed in accordance with the laws for the time being in force in South Australia and the parties agree to submit to the jurisdiction of the courts of that State.

15. WAIVER

15.1 A waiver of any provision of the Salary Sacrifice Arrangement must be in writing.

15.2 No waiver by either of the parties of any breach of a term or condition contained in the Salary Sacrifice Arrangement shall operate as a waiver of another breach of the same or of any other term or condition contained in the Salary Sacrifice Arrangement.

15.3 No forbearance, delay or indulgence by either of the parties in enforcing the provisions of the Salary Sacrifice Arrangement shall prejudice or restrict the rights of that party.

16. NOTICES

Any notice or other communication to or by either of the parties shall be:

16.1 in writing addressed:

16.1.1 in the case of a body corporate, to the registered or principal office of that body corporate in South Australia;

16.1.2 in the case of a natural person, to the last known address of that person;

16.2 be signed on behalf of the sender;

16.3 be deemed to be duly given or made in the case of:

16.3.1 delivery in person, when delivered;

16.3.2 delivery by post, the third day after posting;

16.3.3 telex, on the receipt by the sender of the answer back code of the recipient at the end of the transmission; or

16.3.4 a facsimile, upon a transmission report being printed by the sender's facsimile machine stating that the document has been sent to the recipient's facsimile machine;

but if delivery is not made before 4 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

17. ENTIRE AGREEMENT AND MODIFICATIONS

17.1 Subject to this clause 17, the documents in the form set out in Schedules 1, 2, 3 and 4 when completed and signed by the parties respectively, and the Agency Agreement, the Panel Agreement, and the Information Booklet are incorporated into and form part of the Salary Sacrifice Arrangement and are binding on the parties.

17.2 The Salary Sacrifice Arrangement constitutes the entire Agreement of the parties relating to Salary Sacrifice and supersedes all prior agreements, understandings and negotiations relating to Salary Sacrifice.

17.3 No addition to or modification of any provision of the Salary Sacrifice Arrangement shall be binding upon the parties unless agreed to in writing by the Paying Authority and the office holder in the first instance and confirmed by written instruction signed by or on behalf of the parties.

REMUNERATION TRIBUNAL

REPORT RELATING TO DETERMINATION NO. 4 OF 2002

Salary Sacrifice Arrangements

THE question of salary packaging for persons covered by the jurisdiction of the Remuneration Tribunal has been on the agenda since 1999. At that time the Tribunal noted that “detailed submissions will be made in the future”.

In the Report relating to Determination No. 2 of 2000 the Tribunal in paragraph 5.5.4 stated “Salary packaging arrangements are entered into between an employee and employer and whilst there are no ‘employer/ employee relationships’ between members of the judiciary and the Government of South Australia, the Tribunal considers it appropriate that salary packaging should be made available to members of the judiciary and statutory office holders covered by this Determination on the same basis available to other public office holders”.

In the Report relating to Determination No. 8 of 2001 the question of salary packaging was again referred to. In paragraph 5.5.2 the Tribunal said “The Tribunal was advised on 6 July 2001 that there was an agreement between the Minister and the Judicial Remuneration Coordinating Committee (JRCC) on the proposed Salary Sacrifice Arrangement documentation with further advice provided on the 10 August 2001, that an Application for Private Ruling from the Australian Taxation Office (ATO) had been sought. The Tribunal was advised on 12 December, 2001 that the ATO had not issued a Private Ruling”.

The Tribunal was further informed by the Crown Solicitor on 1 February 2002 that the Australian Taxation Office on 30 January 2002 advised that “In light of the issue of TR 2001/10 and ongoing discussion between the applicant and the ATO concerning issues raised in your application the Commissioner declines to issue a Private Ruling under Part IVAA of the Taxation Administration Act 1953”. The Crown Solicitor continued “However, the ATO has made a Private Ruling with regards to the Fringe Benefits Tax; Salary Sacrifice Arrangements/ Exempt Benefits”.

That ruling declared that:

- contribution to a private superannuation fund that is complying;
- one notebook or laptop computer per year;
- a briefcase;
- an electronic diary;
- a calculator, and;
- business software,

are “exempt benefits” within the meaning of the Fringe Benefits Tax Assessment Act 1986.

The Tribunal has now been advised by both the Crown Solicitor and the JRCC that agreement has been reached on a proposed Determination. The Determination complies with the ATO Public Ruling regarding Salary Sacrifice Arrangements (TR2001/10 issued on 10 October 2001). The proposed Determination has been examined by the Tribunal which agrees to its terms.

The arrangements will also be available to other Statutory Officers whose remuneration is determined by the Tribunal. The Statutory Officers have indicated to the Tribunal their acceptance of the proposed arrangements.

The Tribunal has determined Salary Sacrifice Arrangements as set out in Determination No. 4 of 2002 to operate from 18 June 2002.

Dated 18 June 2002.

H. BACHMANN, President

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CITY OF ADELAIDE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide at its meeting held on 3 June 2002, resolved that the Valuations for 2002-2003, prepared on the basis of Annual Value, comprised within the Assessment Book, amounting to \$450 298 110, made by valuers employed by council, be adopted as applying to the land within the area of the Corporation of the City of Adelaide for rating purposes. The Assessment Book records assessments of value for rateable and exempt land. The total assessed annual value of rateable land, which the council adopts for rating purposes, is \$363 400 880. The total assessed annual value of land exempt from council rates is \$86 897 230.

Declaration of Rates

Declared a general rate of 12.3 cents in the dollar on property within the City of Adelaide for the financial year ending 30 June 2003.

Declared a separate rate of 0.1548 cents in the dollar on rateable land within the council area falling within the catchment area of the Torrens Catchment Water Management Board, in accordance with the requirements of section 138 of the Water Resources Act 1997.

Declared a separate rate of 0.1353 cents in the dollar on rateable land within the council area falling within the catchment area of the Patawalonga Catchment Water Management Board, in accordance with the requirements of Section 138 of the Water Resources Act 1997.

Declared a separate rate (to be known as the Rundle Mall Environs Separate Rate) of 2.64 cents in the dollar for the period from 1 July 2002 to 30 June 2003 on rateable land within the Rundle Mall Environs for the purposes of marketing the Rundle Mall Environs, pursuant to section 154 (1) of the Local Government Act 1999.

Determined that all council rates be payable in four instalments due on or before the first working days of September 2002, December 2002, March 2003 and June 2003 respectively.

S. LAW, Chief Executive Officer

CITY OF BURNSIDE

Appointment of Acting Chief Executive Officer

NOTICE is hereby given that Peter Charles Dinning has been appointed Acting Chief Executive Officer of the City of Burnside effective from 25 June 2002, *vice* R. W. S. Donne, resigned.

R. W. S. DONNE, Chief Executive Officer

CITY OF BURNSIDE

DEVELOPMENT ACT 1993

*Significant Tree Management Plan Amendment Report
Draft for Public Consultation and Interim Development Control*

THE City of Burnside has prepared a draft Significant Tree Management Plan Amendment Report to amend the Burnside (City) Development Plan.

The Plan Amendment Report will amend the Burnside (City) Development Plan by introducing objectives, principles of development control, a schedule of significant trees and associated figures. The aim of the amendment is to list a number of individual and group of trees as being 'declared to be significant trees'.

The draft Plan Amendment Report which is in place on an interim basis pursuant to section 28 of the Development Act will be available for public inspection during normal office hours at the council office, library and web-page, City of Burnside, 401 Greenhill Road, Tasmore, S.A. 5065 (www.burnside.sa.gov.au) from 20 June 2002 to 22 August 2002. A copy of the Plan Amendment Report can be obtained from the council.

An information evening will be held at the council chambers on 9 July 2002 at 7 p.m.

Written submissions regarding the draft amendment will be accepted by the City of Burnside, until 5 p.m on 22 August 2002. The written submission should clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be addressed to the Chief Executive Officer, City of Burnside, 401 Greenhill Road, Tasmore, S.A. 5065.

Copies of all submissions received will be available for inspection by interested persons at 401 Greenhill Road, Tasmore, S.A. 5065 from 23 August 2002 until the date of the public hearing.

A public hearing will be held at 7 p.m. on 24 September 2002 at the Council Chambers, 401 Greenhill Road, Tasmore, S.A. 5065. The public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

Dated 20 June 2002.

R. DONNE, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM & ST PETERS

Periodical Review of Elector Representation

NOTICE is hereby given that, pursuant to the provisions of section 12 (9) of the Local Government Act 1999, the City of Norwood, Payneham & St Peters has completed a report on a review of elector representation for the council area in accordance with section 12 of the Act.

The report details the public consultation undertaken and a proposal preferred by the council. Copies of the report are available from:

- Head Office, 175 The Parade, Norwood.
- St Peters Customer Service Centre, 101 Payneham Road, St Peters.
- Payneham Library, 374 Payneham Road, Payneham.

during office hours.

Written submissions on the preferred council proposal are invited from interested persons and should be directed to the Chief Executive Officer, City of Norwood, Payneham & St Peters, P.O. Box 204, Kent Town, S.A. 5071 to be received by 5 p.m. on 12 July 2002.

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

M. BARONE, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM & ST PETERS

DEVELOPMENT ACT 1993

*Significant Trees Plan Amendment Report
Draft for Public Consultation*

THE City of Norwood, Payneham and St Peters has prepared a draft Plan Amendment Report to amend the Kensington and Norwood (City); Payneham (City) and St Peters (CT) Development Plans. The Plan affects various private properties within the suburbs of Norwood, Heathpool, Kent Town and Marryatville and public lands (roads and parks) across the whole of the council area.

The Plan Amendment Report will amend the aforementioned Development Plans by introducing lists of Significant Trees; the effect of this being that tree damaging activity (as defined by the Development Act 1993) can only be lawfully undertaken with the benefit of a Development Approval. These lists expand the range of Significant Trees that currently qualify by virtue of trunk size criteria pursuant to Regulation 6A (1) of the Development Regulations 1993. The Plan amendments also include some policy variations to:

- (a) better recognise the need to preserve remnant native vegetation within the River Torrens Linear Park; and

- (b) instate tree damaging activity as a type of development that requires merit assessment for the various Historic Conservation Zones in the St Peters (CT) Development Plan (as per other zones in the council area).

Note: the Development Plan amendments proposed by this Plan Amendment Report have been brought into interim operation pursuant to Section 28 (1) of the Development Act 1993 and take effect from the date of this notice.

The draft Plan Amendment Report and statement will be available for public inspection and purchase during normal office hours at the council office, Norwood Town Hall, 175 The Parade, Norwood, S.A. 5067 from 20 June 2002 to 22 August 2002. Copies of the Plan Amendment Report can be purchased from the council at a cost of \$10 each. Alternatively, the Plan Amendment Report can be viewed on the Council's website at www.npsp.sa.gov.au

Written submissions regarding the draft amendment will be accepted by the City of Norwood, Payneham and St Peters until the close of business on 22 August 2002. The written submission should also clearly indicate whether you wish to speak at the public hearing regarding your submission. All submissions should be addressed to the Chief Executive Officer, City of Norwood, Payneham and St Peters, P.O. Box 204, Kent Town, S.A. 5071.

Copies of all submissions received will be available for inspection by interested persons at the council office from 22 August 2002 until the date of the public hearing. A public hearing will be held at 6.30 p.m. on 16 September 2002 at the Council Chambers, Norwood Town Hall, 175 The Parade, Norwood.

The public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

Dated 20 June 2002

M. BARONE, Chief Executive Officer

CITY OF PROSPECT

Significant Trees Plan Amendment Report for Public Consultation

THE City of Prospect has prepared a Plan Amendment Report to amend the City Development Plan. The Plan Amendment Report will amend the Development Plan by identifying trees which are not covered by current legislation as significant trees. Criteria have been established by way of objectives and principles of development control for retention and management to these identified trees and those already covered by current legislation.

The changes to the Development Plan have come about because of the public's appreciation of urban trees.

The Plan Amendment Report and accompanying explanatory statements will be available for public inspection during normal office hours at the City of Prospect offices, 128 Prospect Road, Prospect from 20 June 2002. Copies of the Plan Amendment Report can be purchased from the council.

Written submissions regarding the Plan Amendment Report will be accepted by the City of Prospect until 5 p.m. on 22 August 2002. All submissions should be addressed to the Director, Environmental and Planning Services, City of Prospect, P.O. Box 171, Prospect, S.A. 5082.

Copies of all submissions received will be available for inspection at the council offices from 22 August 2002 until 26 August 2002.

A public meeting will be held at 7.30 p.m. on Monday, 26 August 2002 in the Town Hall, 126 Prospect Road, Prospect. All interested persons are welcome to attend and give their opinion on the Plan Amendment Report and submissions.

Dated 20 June 2002.

M. LLEWELLYN-SMITH, City Manager

CITY OF UNLEY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Corporation of the City of Unley at its meeting held on 3 June 2002:

1. Adopted the Government assessment of capital values being \$4 481 942 700 and specified 1 July 2002 as the day from which such valuations shall be the valuations of the council for rating purposes;
2. Declared differential general rates as follows:
 - (a) 0.36750 cents in the dollar of Residential land use;
 - (b) 0.6975 cents in the dollar for Commercial—Shop, Industry Light, Industry Other, Primary Production, Vacant and Other land uses; and
 - (c) 1.0733 cents in the dollar for Commercial—Office and Commercial—Other land uses.
3. Fixed a minimum amount payable by way of rates of \$430;
4. Declared a separate rate of 0.008935 cents in the dollar on rateable land within the council area falling within the catchment area of the Patawalonga Catchment Water Management Board, in accordance with the Water Resources Act 1997;
5. Declared the following differential separate rates to promote and enhance business viability, profitability, trade and commerce:

- (a) 0.0340 cents in the dollar on Commercial—Shop, Commercial—Office and Commercial—Other land uses in that part of the council's area comprising rateable land with an Unley Road address;
- (b) 0.1987 cents in the dollar on Commercial—Shop, Commercial—Office and Commercial—Other land uses in that part of the council's area comprising rateable land with a Goodwood Road address and situated between Mitchell Street/Arundel Avenue to the south and Leader Street/Parsons Street to the North;
- (c) 0.0969 cents in the dollar on Commercial—Shop land uses in that part of the council's area comprising rateable land with a King William Road address and situated between Greenhill Road and Commercial Road, (eastern side); and
- (d) 0.1338 cents in the dollar on Commercial—Shop, land uses in that part of the council's area comprising rateable land along the western side of Glen Osmond Road and situated between Greenhill Road and Katherine Street.

R. GREEN, City Manager

CITY OF UNLEY

DEVELOPMENT ACT 1993

Significant Tree Management Plan Amendment Report

THE draft Plan Amendment Report amends the Unley (City) Development Plan by introducing a list of significant trees and revised policy provisions to provide appropriate guidance in the exercise of control of significant trees.

The primary policy changes proposed as part of the draft Significant Tree Management Plan Amendment Report include:

- the introduction of Table Un/7 providing a list of significant trees (or groups of trees) that are worthy of specific identification, preservation and protection;
- the introduction of a new objective and nine Principles of Development Control designed to enable balanced decision making when development applications are considered in relation to the management, pruning or removal of listed and recognised significant trees;

- the removal of an existing ministerial objective and principles of development control (to avoid duplication).

The draft Plan Amendment Report and statement of investigations will be available for public inspection and purchase during normal office hours at the council offices, 181 Unley Road, Unley during the consultation period. Copies are available for short-term loan from the council libraries or can be viewed on council's web page: www2.unley.sa.gov.au/stm. A copy of the PAR can be purchased from the council offices for \$10 each.

Written submissions will be accepted up until 22 August 2002. Written submissions should clearly indicate a wish to speak at a public hearing. All submissions should be entitled: 'Significant Tree Management PAR—Public Submission' and be sent to the City of Unley, P.O. Box 1, Unley, S.A. 5061; fax 8271 8446 or e-mail pobox1@unley.sa.gov.au to be received before the end of the consultation period.

Copies of all submissions received will be available for inspection by interested persons at the council offices from 26 August 2002 until the public hearing.

A public hearing will be held at 7 p.m. at the Unley Civic Centre, Oxford Terrace, Unley on 12 September 2002. A public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

In order to ensure that the trees identified in the significant tree list are not threatened with removal (or any tree damaging activities such as pruning, lopping, or disturbing the root system) during the consultation period, the draft PAR has 'interim authorisation'. Therefore any proposed tree damaging activity affecting a tree in the Significant Tree List is subject to control and will require the prior development approval of council before proceeding.

Dated 20 June 2002.

R. J. GREEN, City Manager

CITY OF VICTOR HARBOR

Declaration of Public Road

NOTICE is hereby given that the City of Victor Harbor passed the following resolution and resolved that the land contained in form RTC Application for Deposit of Plan of Division transferring from Tom Bruce Ellis, 53 Sutherland Avenue, Victor Harbor, S.A. 5211, to the City of Victor Harbor, P.O. Box 11, Victor Harbor, S.A. 5211 and dated 15 October 2001 and comprising portion of the land contained in Certificate of Title register book volume 5191, folio 881 and known as allotments 71 and 74 and allotments 72 and 73 in Deposited Plan No. 58906 and is hereby declared to be a reserve and public road respectively, pursuant to section 208 of the Local Government Act 1999.

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

(L.S.) J. W. CROMPTON, Mayor

G. K. MAXWELL, City Manager

CITY OF VICTOR HARBOR

Declaration of Public Road

NOTICE is hereby given that the City of Victor Harbor passed the following resolution and resolved that the land contained in form RTC Application for Deposit of Plan of Division transferring from Robyn Anne Hill Dyer, 270 Halifax Street, Adelaide, S.A. 5000, to the City of Victor Harbor, P.O. Box 11, Victor Harbor, S.A. 5211 and dated 27 September 2001 and comprising portion of the land contained in Certificate of Title register book volume 5537, folio 954 and known as allotment 44 in Deposited Plan No. 57903 and is hereby declared to be a public road, pursuant to section 208 of the Local Government Act 1999.

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

(L.S.) J. W. CROMPTON, Mayor

J. BOHNSACK, Acting City Manager

CITY OF VICTOR HARBOR

Declaration of Public Road

NOTICE is hereby given that the City of Victor Harbor passed the following resolution and resolved that the land contained in form RTC Application for Deposit of Plan of Division transferring from Lorna May Curnow, PMB 4, Wirrabara, S.A. 5481, to the City of Victor Harbor, P.O. Box 11, Victor Harbor, S.A. 5211 and dated 2 August 2001 and comprising portion of the land contained in Certificate of Title register book volume 5747, folio 449 and known as allotments 12 and 13 in Deposited Plan No. 57905 and is hereby declared to be a public road and reserve respectively, pursuant to section 208 of the Local Government Act 1999.

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

(L.S.) J. W. CROMPTON, Mayor

J. BOHNSACK, Acting City Manager

CITY OF VICTOR HARBOR

Casual Vacancy

NOTICE is hereby given pursuant to section 54 (6) of the Local Government Act 1999, that a vacancy has occurred within the council, due to the resignation of Councillor Rod White on 11 June 2002.

In accordance with section 6 (2) (b) of the Local Government (Elections) Act 1999, council has adopted a Supplementary Election Policy which does not require one casual vacancy to be filled until the next general election in May 2003.

G. K. MAXWELL, City Manager

CITY OF WEST TORRENS

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Water Resources Act 1997, at a meeting held on 11 June 2002, adopted for rating purposes, for the year ending 30 June 2003, the capital valuation of the Valuer-General of all property within the area totalling \$5 507 002 700.

Declaration of Rates

At a meeting held on 13 June 2002 the council:

1. Declared differential general rates in the dollar based on capital value as follows:

- 0.327089 cents in the dollar on rateable land of Category 1 use;
- 0.658449 cents in the dollar on rateable land of Categories 2, 3, 4, 7, 8 and 9 use;
- 0.691664 cents in the dollar on rateable land of Categories 5 and 6 use.

2. Declared a minimum amount payable by way of general rates on rateable land in its area of \$431.40.

3. Declared separate rates on rateable land within the areas as follows:

- 0.010856 cents in the dollar based on combined values of all rateable land in the area of the River Torrens Catchment Water Management Board;
- 0.008847 cents in the dollar based on combined values of all rateable land in the area of the Patawalonga Catchment Water Management Board.

J. HANLON, Acting City Manager

DISTRICT COUNCIL OF BARUNGA WEST

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of council held on 11 June 2002, it was resolved that the council of the District Council of Barunga West adopt the most recent capital valuation of the Valuer-General that is to apply to the area for rating purposes for the 2002-2003 financial year, being capital valuation totalling \$348 051 700, comprising \$336 504 800 for rateable land and \$11 546 900 for non-rateable land.

Adoption of Rates

Notice is hereby given that by virtue of the powers vested in it by the Local Government Act 1999 and all other powers thereunto enabling the council of the District Council of Barunga West (hereinafter called 'the council') at a meeting held on 11 June 2002 resolved:

1. That an amount of \$150 be a fixed charge on each separate piece of rateable land in the area of the council for the purposes of rates pursuant to section 152 of the Local Government Act 1999 for the year ending 30 June 2003.
2. That the differential general rates on capital value of rateable land within the area of the council be declared for the financial year ending 30 June 2003 which differential general rates are pursuant to section 152 (1) based on two components:
 - (a) one being the value of the rateable land; and
 - (b) the other being the fixed charge applicable to the rateable land and which differential general rates vary according to land use in accordance with section 156 (1) (a).
3. That the amounts of differential general rates are as listed below:
 4. That the differential general rate for all rateable land within the area of the council which has land use designated as Category 1—Residential be fixed at 0.465 cents in the dollar; and
 5. That the differential general rate for all rateable land within the area of the council which has land use designated as Categories 2, 3 or 4, Commercial—Shop, Office or Other or Categories 5 or 6, Industrial—Light or Other be fixed at 0.650 cents in the dollar.
 6. That the differential general rate for all rateable land within the area of the council which has a land use designated as Category 7—Primary Production be fixed and rated at 0.343 cents in the dollar.
 7. That the differential general rate for all rateable land within the area of the council which has a land use designated as Category 8—Vacant be fixed and rated at 0.700 cents in the dollar.

Payment of Rates

Notice is hereby given that the requirements for the payment of rates are as follows:

- (a) Rates (i.e. differential general rates plus fixed charges, service charges and separate rates) declared by council for the financial year ending 30 June 2003 will fall due in four equal or approximately equal instalments.
- (b) The said four instalments shall be payable on or before 2 September 2002, 2 December 2002, 3 March 2003 and 2 June 2003; failing which, the said rates shall be regarded as being in arrears and subject to the imposition of fines, as prescribed.

Service Charge

Pursuant to section 155 of the Local Government Act 1999, council declares a service charge being levied on buildings and vacant properties being serviced by the Bute Common Effluent Scheme:

Building—\$95
Vacant—\$55

Separate Rates

Pursuant to section 154 of the Local Government Act 1999, council hereby declares that a separate rate of \$12 per assessment be levied on properties within the Port Broughton and Fisherman's Bay townships for the purpose of mosquito control.

Rating Policy

Pursuant to section 171 (1) of the Local Government Act 1999, council adopts the rating policy for the 2002-2003 financial year.

N. HAND, District Manager

DISTRICT COUNCIL OF CLEVE

Adoption of Valuation

NOTICE is hereby given that the District Council of Cleve in accordance with section 167 of the Local Government Act 1999, at a meeting held on 5 June 2002, adopted for the year ending 30 June 2003, the site valuation made by the Valuer-General in relation to the area of the council, being the most recent valuation available and totalling \$100 142 800.

Declaration of Rates and Charges

Notice is hereby given pursuant to section 170 of the Local Government Act 1999, that the District Council of Cleve at a meeting held on 5 June 2002, declared the following rates and charges for the year ending 30 June 2003.

1. Pursuant to section 153 of the Local Government Act 1999, differential general rates based on the site value of land according to locality as hereunder:

- Arno Bay Town—5.6047 cents in the dollar.
- Arno Bay—Coastal Zone—1.9714 cents in the dollar.
- Cleve Town—3.4676 cents in the dollar.
- Cleve—Rural Living/Fringe Zone—2.7388 cents in the dollar.
- Towns of Rudall, Darke Peak—50.000 cents in the dollar.
- Outside of towns—Rural—0.9775 cents in the dollar.
- Special Industry Zone (SACBH Silos)—41.7218 cents in the dollar.

2. Pursuant to section 158 of the Local Government Act 1999, a minimum amount that shall be payable by way of rates on rateable properties of \$260.

3. Pursuant to section 155 of the Local Government Act 1999, annual service charges payable on land serviced by prescribed services as hereunder:

- Cleve Common Effluent Drainage Scheme—\$95 per unit.
- Arno Bay Foreshore Waste Drainage and Treatment Scheme—\$120 per unit.
- Common Antennae TV Retransmission Service—\$65 per unit (GST inclusive).

4. Pursuant to section 154 of the Local Government Act 1999, a separate rate of 6.2800 cents in the dollar payable on the site value of the following specified land at Arno Bay undergoing the shack site freeholding process, which activity, the council has agreed to support. Allotment Nos 5, 7, 10, 12, 14, 16, 19, 22 and 25 of D35669, Hundred of Boothby, Arno Bay.

5. Pursuant to section 138 of the Water Resources Act 1997, and section 154 of the Local Government Act 1999, the council declared a separate rate, being a fixed water levy of \$27.60 upon all rateable property in the council area. The fixed water levy was declared in order to reimburse the council the amount of \$28 444 which council is required to contribute towards the costs of operating the Eyre Peninsula Catchment Water Management Board for the 2002-2003 financial year.

Rating Policy

Pursuant to section 171 of the Local Government Act 1999, the District Council of Cleve has prepared and adopted a rating policy in conjunction with the declaration of rates and charges for the 2002-2003 financial year. A summary version of the policy will accompany each rates notice sent to ratepayers and copies of the policy are available at the council office.

Payment of Rates and Discounts

The District Council of Cleve has resolved pursuant to section 181 of the Local Government Act 1999, that rates shall be payable by four equal or approximately equal instalments due on 15 September 2002, 15 December 2002, 15 March 2003 and 15 June 2003 for the 2002-2003 financial year.

Pursuant to section 181 (11) of the Act, a discount of 2% is offered if the annual rates amount is paid in full, prior to 16 September 2002.

F. L. GILLINGS, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Exclusion of Lands from Classification of Community Land

NOTICE is hereby given that on 21 May 2002 Council resolved pursuant to section 193 (1) (a) of the Local Government Act 1999, having conducted the public consultation process, that the following land in its ownership, care and management be excluded from the classification of Community Land.

Residence situated at 12 Kingston Street, Burra
Certificate of Title 5774/978 (formerly CT 4132/924)

Vacant land situated at Lots 2, 3, 4 and 5 Roach Street, Burra
Certificates of Title 4361/435, 4361/436, 4361/437 and 4365/413

Council depot situated at Lots 129 to 136 FP 212399 Young Street, Burra
Certificate of Title 5561/648 (formerly CT 2695/170)

Council offices situated at 1 Market Square, Burra
Certificate of Title 5837/205 (formerly CT 1899/179)

Burra Visitor Centre situated at 2 Market Square, Burra
Certificates of Title 5780/628 and 5813/335 (formerly CT 1084/82 and 1299/137)

Vacant land situated at Lot 27 off Pine Avenue, Eudunda
Certificate of Title 5473/375 (formerly CT 4216/771)

Vacant land situated at Lot 5 Sheoak Crescent, Eudunda
Certificate of Title 5652/843 (formerly CT 4225/848)

Vacant land situated at Lot 18 Park Drive, Eudunda
Certificate of Title 5652/836 (formerly CT 4225/861)

Eudunda Heritage Gallery (Hambours Building) situated at 19 Bruce Street, Eudunda
Certificates of Title 5706/340 and 5707/250

Vacant land situated at Lot 62 No. 38 Weigall Street
Certificate of Title 5582/576 (formerly 3477/27)

S. KERRIGAN, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Caves District Road

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Naracoorte Lucindale Council proposes to make a Road Process Order to:

- (i) open as road portion of allotment 1 in Filed Plan 7987, portion of allotment 6 and portions of allotment 5 in Deposited Plan 28614, portion of allotment 2 in Deposited Plan 32965 and portion of allotment 4 in Filed Plan 7987, more particularly delineated and numbered '1', '2', '3', '4', '5' and '6' (respectively) on Preliminary Plan No. 02/0037, forming a re-alignment of the adjoining Caves District Road.

- (ii) close and vest in the Crown portion of the public road (Caves District Road) east of Stoney Point Road adjoining section 397 (reserve) and allotment 1 (reserve) in Filed Plan 7987, more particularly delineated and lettered 'A' and 'B' (respectively) on Preliminary Plan No. 02/0037.

A statement of persons affected by the Road Process Order, together with a copy of the above drawing is available for inspection at the Council Office, DeGaris Place, Naracoorte, S.A. 5271, between the hours of 9 a.m. and 5 p.m. weekdays only. Copies may also be inspected at the Adelaide office of the Surveyor-General during normal office hours.

Any person who may wish to object to the proposed road process order or any person affected by the proposed road closing who may wish to apply for an easement to be granted in that person's favour over the land subject to the proposed road closing must lodge with the said council a notice of objection or an application for an easement within 28 days of the date of this notice.

Any objections lodged shall be in writing giving the objector's full name and address, reasons for the objection and whether the objector wishes to appear in person or be represented at the subsequent meeting when the objection will be determined by council. A copy of such objection shall also be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Dated 20 June 2002.

G. BOLLING, Manager, Works

DISTRICT COUNCIL OF ORROROO/CARRIETON

Periodical Review of Elector Representation

NOTICE is hereby given that pursuant to the provisions of section 12 (5) of the Local Government Act 1999, council is to carry out a review to determine whether a change of arrangements in respect to elector representation, including ward boundaries and the composition of council, will result in the electorate of the council being more adequately and fairly represented.

Information regarding the nature of the periodical review is available from the council office, Second Street, Ororoo during office hours, or by contacting Terry Barnes on 8658 1260 or email: council@ororoo.com

Written submissions are invited from interested persons from 20 June 2002 and should be directed to: Chief Executive Officer, Box 3, Ororoo, S.A. 5431 to be received by 5 p.m., on Friday, 9 August 2002.

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

T. D. BARNES, Chief Executive Officer

DISTRICT COUNCIL OF PETERBOROUGH

Periodical Review of Elector Representation

NOTICE is hereby given that pursuant to the provisions of section 12 (5) of the Local Government Act 1999, council is to carry out a review to determine whether a change of arrangements in respect to elector representation, including ward boundaries and the composition of council, will result in the electorate of the council being more adequately and fairly represented.

Information regarding the nature of the periodical review is available from the Council Office, Main Street, Peterborough, during office hours, or by contacting Terry Barnes on 8651 3566 or email tdb@peterboroughsa.com

Written submissions are invited from interested persons from 20 June 2002 and should be directed to: Chief Executive Officer, Box 121, Peterborough, S.A. 5422 to be received by 5 p.m. on Friday, 9 August 2002.

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

T. D. BARNES, Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

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 Scales Ward.

The voters roll to conduct this Supplementary Election will close at 5 p.m. on Friday, 28 June 2002.

Nominations to fill the vacancy will open on Thursday, 25 July 2002 and will be received up until 12 noon on Thursday, 15 August 2002.

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, 16 September 2002.

S. H. TULLY, Returning Officer

DISTRICT COUNCIL OF TUMBY BAY

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the resignation of two members of the council, a Supplementary Election will be necessary to fill the two vacancies of Area Councillor for the District Council of Tumby Bay.

The voters roll to conduct this Supplementary Election will close at 5 p.m. on Friday, 28 June 2002.

Nominations to fill the vacancy will open on Thursday, 25 July 2002 and will be received up until 12 noon on Thursday, 15 August 2002.

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, 16 September 2002.

S. H. TULLY, Returning Officer

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

- Adam, Susan Veronica*, late of 20 Third Avenue, St. Peters, widow, who died on 27 May 2002.
- Brook, Constance Dorothy*, late of 20 Webb Street, Henley Beach, widow, who died on 3 December 2001.
- Browne, Hazel Marguerite*, late of 15 Rosemary Street, Woodville West, of no occupation, who died on 12 May 2002.
- Cockrum, Gladys Victoria Alice*, late of Grainger Road, Somerton Park, of no occupation, who died on 15 March 2002.
- Colyer, Rhoda Mary Christine*, late of 1A Mount Barker Road, Hahndorf, of no occupation, who died on 7 March 2002.
- Frost, Francis Edward*, late of 98 Newton Road, Campbelltown, retired drain layer, who died on 9 May 2002.
- Hall, Aneurin*, late of 11 Pier Street, Glenelg, retired senior technical officer, who died on 20 April 2002.
- Hamlyn, George Alexander*, late of Ruwoldt Road, Yahl, retired millhand, who died on 6 November 2000.
- James, Roland Dudley Gilbert*, late of 4 Sylvan Way, Grange, retired shift miller, who died on 15 April 2002.
- Parr, Leon Malcolm*, late of 10 Gardiner Court, Port Adelaide, retired labourer, who died on 21 April 2002.
- Paterson, Dorothy Maria*, late of Walkerville Terrace, Walkerville, of no occupation, who died on 29 April 2002.
- Robbins, Margaret Christine*, late of 4 Wattle Street, Lobethal, of no occupation, who died on 30 March 2002.
- Schultz, Hilda Elizabeth*, late of 168 O.G. Road, Felixstow, of no occupation, who died on 10 April 2002.
- Siviour, Gracia Lottie*, late of 7 Barrett Court, Kadina, widow, who died on 19 May 2002.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide 5000, full particulars and proof of such claims, on or before 19 July 2002, 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 20 June 2002.

C. J. O'LOUGHLIN, Public Trustee

TRUSTEES ACT 1962 (WA) DECEASED ESTATES

Notice to Creditors and Claimants

NOTICE is hereby given that creditors and other persons having claims to which section 63 of the Trustees Act 1962 (WA) relates in respect of the estate of the deceased person are required by the Executor to send particulars of their claim to him by 19 July 2002 after which the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

Parker, Grace Mary, late of Foley Village, Collick Street Hilton, W.A. 6165, who died on 24 May 2001.

Dated 11 June 2002.

A. J. PARKER, c/o MINTER ELLISON, 152 St Georges Terrace, Perth, W.A. 6000, solicitors for the Executor

SOUTH AUSTRALIA—In the Supreme Court No. 1439 of 1997. In the matter of Aero Electroplating Services Pty Ltd (in liquidation) (ACN 076 301 561) 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 3 June 2002, I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, the liquidator of the abovementioned company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 17 June 2002.

J. SHEAHAN, Liquidator

NATIONWIDE TRANSPORT GROUP PURCHASING CO-OPERATIVE SOCIETY LTD (IN LIQUIDATION) No. 334A

CO-OPERATIVES ACT

Notice of Liquidation

NOTICE is hereby given that the Corporate Affairs Commission placed the abovementioned co-operative into liquidation on 6 June 2002. Richard George Freer, 40 Sturt Street, Adelaide, S.A. 5000 was appointed liquidator for the purpose of such winding up.

Dated 14 June 2002.

R. G. FREER, Liquidator

SALE OF PROPERTY

Auction Date: Friday, 5 July 2002 at 11 a.m.

Location: 4/2 Everest Street, Fulham

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Adelaide Registry, Action No. 13095 of 2000, directed to the Sheriff of South Australia in an action wherein Strata Corporation 13031 Inc., is Plaintiff and Kaye Williamson is Defendant, I, Tim Goodes, Sheriff, of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the defendant Kaye Williamson as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Fulham, being 4/2 Everest Street, being the property comprised in certificate of title register book, volume 5198, folio 940.

Further particulars from the auctioneers:

Griffin Real Estate
179 King William Road
Hyde Park, S.A. 5061
Telephone 8357 3177

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.

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