



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 20 MAY 2004

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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. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet
Adelaide, 20 May 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Firearms Consultative Committee, pursuant to the provisions of the Firearms Act 1977:

Member: (from 20 May 2004 until 31 December 2004)

Robert Wilfred Hamdorf
Andrew Henry Lenthal Swifte
David Neal Tamblyn
Shannon Clair Murray
Yvonne Hill
Sophia Otto

Deputy Member: (from 20 May 2004 until 31 December 2004):

Owen Llewelyn Willett Bevan (Deputy to Hamdorf)
Rosemary Batt (Deputy to Swifte)
Jeanine Baker (Deputy to Tamblyn)
Ingrid Griggs (Deputy to Otto)
David Nathan Hillan (Deputy to Hill)
Richard Marchant Warwick (Deputy to Murray)

Chairman: (from 20 May 2004 until 31 December 2004):
Robert Wilfred Hamdorf

By command,

J. W. WEATHERILL, for Premier

MPOL003/04 CS

Department of the Premier and Cabinet
Adelaide, 20 May 2004

HER Excellency the Governor in Executive Council has been pleased to accept the resignation of His Honour Justice Graham Clifton Prior from the Office of Justice of the Supreme Court of South Australia with effect from 5 July 2004.

By command,

J. W. WEATHERILL, for Premier

ATTG0059/03 CS

DEVELOPMENT ACT 1993, NOTICE UNDER SECTION 25 (17): CITY OF SALISBURY—PARAFIELD GARDENS INDUSTRY/RESIDENTIAL PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'City of Salisbury—Parafield Gardens Industry/Residential Plan Amendment' (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.

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 May 2004.

TRISH WHITE, Minister for Urban
Development and Planning

PLN/98/0705

FISHERIES ACT 1982: SECTION 59

TAKE note that the notice made under Section 59 of the Fisheries Act 1982, and published in the *South Australian Government Gazette* on page number 3714, dated 3 October 2003, being the second notice on that page, referring to Southern Australian Seafoods and the collection of abalone for broodstock, is hereby revoked.

Dated 12 May 2004.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the persons listed in Schedule 1 (the 'exemption holders') of Southern Australian Seafoods Pty Ltd, P.O. Box 2516, Port Lincoln, S.A. 5606, are exempt from sections 34 and 41 of the Fisheries Act 1982 and the Scheme of Management (Abalone Fisheries) Regulations 1991, but only insofar as they may take greenlip abalone for the purpose of aquaculture broodstock (the 'exempted activity') in the waters specified in Schedule 2, subject to the conditions in Schedule 3 from the date of gazettal of this notice until 30 June 2004.

SCHEDULE 1

Andrew Christian, Megan Russell and Douglas Graske.

SCHEDULE 2

Area 1: South Australian coastal waters south and east of a line drawn due south through Point Brown (latitude 32°32.6'S, longitude 133°50.8'E) and west of the meridian of longitude 136°30'E.

Area 2: South Australian coastal waters between the meridians of longitude 136°30'E and 139°E but does not include the waters of the Coorong or any other waters inside the Murray Mouth (this includes the area known as Tiperra Reef).

SCHEDULE 3

1. The exemption holder may take a maximum of 44 greenlip abalone from Area 1 as described in Schedule 2.

2. The exemption holder may take a maximum of 50 greenlip abalone from Area 2 as described in Schedule 2.

3. All abalone taken pursuant to this notice must not be sold or transferred to another party.

4. All abalone taken pursuant to this notice must be delivered to and retained on the registered aquaculture site of landbased Aquaculture Licence No. FT00620.

5. The exemption holder must notify the PIRSA Fishwatch on 1800 065 522 at least 24 hours prior to conducting the exempted activity with the following information:

- details of the boat that will be used to engage in the exempted activity;
- the name of the person who will be conducting the exempted activity;
- the intended place and time of launching and retrieval of the nominated boat for that day; and
- the intended area of conducting the exempted activity.

6. The exemption holder must, within 50 m of the point of landing of any abalone taken pursuant to this notice, complete the PIRSA form 'Abalone Broodstock Collection Statement'. Immediately upon arrival at the exemption holders registered aquaculture site, this form must be faxed to PIRSA Fisheries on (08) 8226 0434. Prior to release into the registered aquaculture site, all abalone taken pursuant to this notice must be tagged so as to be clearly identified as wild broodstock.

7. The exemption holder shall record the number of wild broodstock held pursuant to this notice in a register to be maintained at the registered aquaculture site, which must be made available for inspection by a PIRSA Fisheries Officer upon request.

8. PIRSA Fishwatch retains the right for a Fisheries Officer to accompany the exemption holder at any time during the exempted activity.

9. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer upon request.

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

Dated 12 May 2004.

W. ZACHARIN, Director of Fisheries

ENVIRONMENT PROTECTION ACT 1993

Exemption

THE following people 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 1993 dated 27 October 1994, by virtue of owing or possessing equipment containing ozone depleting substances.

Exemptee	Exemption Number
Southcool Refrigeration & Air Conditioning Pty Ltd	44
Atlanta Refrigeration Pty Ltd	98
A & A Falco Pty Ltd t/a Sam's Auto Electrical S.A.	99
Robert Graham	126
Raymond Johns	276
Quentin Mark Russ t/a Tumby Bay Electrical	283
Gawler Farm Machinery Pty Ltd	309
Jeffrey Mark Kerley	312
Trevor Deane McHugh	333
R K & Y Childs	338
Neil Douglas Sparks	341
Kevin Little t/a Cardwell Street Auto Repairs	346
Gregory Wayne Need	361
Gibb & Sons Pty Ltd	371
Trigg & Wedd Nominees Pty Ltd	373
Santos Ltd	374
Terrace Hotel (Operations) Pty Ltd t/a Stamford Plaza Adelaide	390
City Motors (Port Lincoln) Pty Ltd	457
Coonalpyn Farm Machinery Pty Ltd	473
Philip Stephens and David Lines t/a Strathalbyn Auto Electrical	476
Gordon Refrigeration Pty Ltd	530
Trevor Lindsay Duell	542
Mark Wilksch	539
W F Murphy Nominees Pty Ltd t/a S A Thermo King Pty Ltd	594
Flight Motors Pty Ltd	619
Quanmadash Pty Ltd t/a Schwarz Motor Repairs	668
Hotel Adelaide Management Pty Ltd t/a Hotel Adelaide International	751
Evans Deakin Pty Ltd	754
North East Plaza Pty Ltd t/a Plaza Holden	868
Chilltech Pty Ltd	1111
Grande Riviere Pty Ltd t/a Steelcity Cars	1230
Issacs Nominees Pty Ltd	1254
Adrian K Oster	1379
Bridgestone TG Australia Pty Ltd	1403
Leon David Wilksch	1465
Graeber Motors Pty Ltd	1578
Geoffrey Wayne Mackereth	1743
Cape Banks Processing Co. Pty Ltd	1763
Geoservices Overseas SA	1797
Noarlunga Refrigeration & Airconditioning Pty Ltd	1808
Nicholas John Knappe	1809
Eric Greatbatch	1850
Safries Pty Ltd	1912
Department of Further Education, Employment, Science and Technology	2013
Mario Segulin t/a Mario's Appliance Service	2079
Frank Carmine Palmieri	2153
Adrian William Smith	2178
Michael Kallios t/a Fridge-Care	2196
King David, King Stefan, King Verran, King Digna t/a V R King Electrical	2295
Sandam Pty Ltd	2439
Mannum Electrical & Building Supplies Pty Ltd	2453
G D Automotive Electrical Repairs Pty Ltd	2455
Steinborner Motors Pty Ltd t/a Steinborner Holden Pty Ltd	2582
Goldsec Pty Ltd t/a West Coast Autos	2601
Dean Walters Phillips	2706
Discount Refrigeration Equipment Pty Ltd	2843
Advanced Building Technologies Group Pty Ltd	3012
Peter Ross Slee	3136
Artlab Australia	3481

Exemptee

Exemption Number

Hicks Auto & Engineering Pty Ltd	3487
Silvers Auto Centre Pty Ltd	3692
Barry Stoneman	3714
E & L Vuzem Investments Pty Ltd t/a Complete Auto Dismantlers	3715
Joseph Attard	4259
Kym Peter and Judith Ann Crawford	4764
T A & D W Lee Pty Ltd	4984
Robert Bickford Gillett	4986
Mervyn John Britza t/a M M Britza & Sons	4987
Shannahan Crash Repairs Pty Ltd	5056
Paul Pedler	5113
Pherm Services Pty Ltd	5375
Ray Johnson Refrigeration & Engineering Pty Ltd	5496
P A & C I Martin Pty Ltd	5559
Christopher Ronald McFarlan t/a McFarlan Air-Conditioning	5685
Cowell Electric Supply Pty Ltd	5706
N & V Pty Ltd t/a Peter's Washing Machines & Fridges	6278
Dusko Ramesa t/a Ottoway Refrigeration	6396
Ahmad Sabet	6481
Christopher R Heinrich	6541
Techrep Automotive Pty Ltd	6573
Monserat Enterprises Pty Ltd t/a Blackwood Dyno Tune & Service	6857
Moyes-Amertec Pty Ltd	6917
Steven Wayne Scheer	6934
Daryl Raymond Smith	6937
Quin Marine Pty Ltd	7017
Petrolab (Aust) Pty Ltd	7043
Bronte Allan Kassulke t/a Kassulke's Refrigeration & Air Conditioning	7049
Malcolm Arthur Walden	7185
Peter Charles Winter	7196
Eime Churinga Pty Ltd	7217
Errol James Jenner t/a All-Bugs Pest Control	7222
Michael Lawrence Baumann t/a Classic American Auto Air & Accessory Service	7264
Ben Kradolfer	7267
Diesel & Marine Services Pty Ltd	7291
T J & B B Clements Pty Ltd	7293
Bradford Jeffrey	7354
Reliable Airconditioning Pty Ltd	7377
All Seasons Airconditioning Pty Ltd	7394
Kenneth John Chapman	7407
Seaford Holdings Pty Ltd	7494
Roland Hugo Fiegert	7519
Gemmell K., Geraldine L., Rex D. and Anne M. Payne t/a Tillage and Traction	7539
White Refrigeration Pty Ltd	10333
Eddie and Elizabeth Gasiorek	10561
John Norman Gehlig	10798
Cool Me Pty Ltd	10848
Dennis Scott Miels	10897
PEER TEC Inc	11016
Mark Alan Scotford	11040
Haden Facilities Management Pty Ltd	11041
Matthew John Smith	11087
Richard Banks t/a Banks Refrigeration & Air Conditioning Services	11138
Rawson Consulting Pty Ltd t/a A4 Airconditioning	11142
Paul Antoni Giadresco	11143
SJA Airconditioning Pty Ltd	11147
Paul Alan Murphy	11186
Gordon Oliver Hugh	11228
Trent Allan Davis	11235
Temptation Sardine Co. Pty Ltd	11241
Spencer Institute of TAFE	11252
Mark Jamie Sanger	11261
Freeman Trucks Pty Ltd	11288
Craig Rough Fisheries Pty Ltd	11290

G. C. SCLARE, Manager, Licensing and Operations Services

ENVIRONMENT PROTECTION ACT 1993

Revocation of the Approvals of Classes of Category B Containers

I, STEPHEN RICHARD SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 (8) of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the Classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.

These approvals are revoked as the Authority is satisfied that the following conditions of these approvals have been contravened:

- (i) Subsection 69 (3) Arrangements:

The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in column 5 of Schedule 1 of this Notice.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Birell Premium Light	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Adelaide Bitter	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Best Extra Stout	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Best Extra Stout	750	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Birrell Premium Light	375	Can	Coopers Brewery Ltd	Statewide Recycling
Coopers Birrell Premium Light	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Black Crow	375	Can	Coopers Brewery Ltd	Statewide Recycling
Coopers Dark Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Draught	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Dry Beer (DB)	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Genuine Draught	375	Can	Coopers Brewery Ltd	Statewide Recycling
Coopers Light	375	Can	Coopers Brewery Ltd	Statewide Recycling
Coopers Light	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Miners Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Oakbank Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Original Pale Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Premium Clear Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Sparkling Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Sparkling Ale	750	Glass	Coopers Brewery Ltd	Statewide Recycling
Jack Russell Premium Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Oakbank Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Thomas Coopers Finest Export Beer	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Cooper's Original Pale Ale	750	Glass	Coopers Brewery	Statewide Recycling
Coopers Extra Strong Vintage Ale	375	Glass	Coopers Brewery Limited	Statewide Recycling
Coopers Titanic Beer	375	Glass	Coopers Brewery	Statewide Recycling
Titanic Beer	375	Glass	Coopers Brewery	Statewide Recycling
Coopers Original Pale Ale	750	Glass	Coopers Brewery Ltd	Statewide Recycling
Henry VIII Premium Ale	375	Glass	Coopers Brewery Ltd	Statewide Recycling
Coopers Sparkling Ale (Florida)	375	Glass	Coopers Brewery Limited	Statewide Recycling
Coopers Pale Ale (Florida)	375	Glass	Coopers Brewery Limited	Statewide Recycling
Coopers Best Extra Stout (Florida)	375	Glass	Coopers Brewery Limited	Statewide Recycling

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
		Volume	Folio		
247 Carrington Street, Adelaide	Allotment 2 in Filed Plan 101860, Hundred of Adelaide	5114	537	11.11.76, page 1612	230 (unfurnished) 240 (furnished)
63 Taylor Street, Kadina	Allotment 626 in Filed Plan 197997, Hundred of Wallaroo	5552	377	26.2.04, page 568	110
17 West Street, Kadina	Allotment 63 in Filed Plan 44757, Hundred of Wallaroo	5897	377	1.4.04, page 1001	60
166 Moscow Street, Peterborough	Allotment 238 in Deposited Plan 3224, in the area named Peterborough, Hundred of Yongala	5099	998	29.7.93, page 716	60
24 Breaker Street, St Morris	Allotment 31 of Portion of Section 302, Hundred of Adelaide	5754	684	25.1.79, page 212	105
217 Young Street, Unley	Allotment 152 in Filed Plan 12870, Hundred of Adelaide	5075	639	29.1.04, page 274	260

Dated at Adelaide, 27 May 2004.

M. DOWNIE, General Manager, Housing Trust

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that the South Australian Housing Trust in the exercise of the powers conferred by the Housing Improvement Act 1940, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate of Title	
			Volume	Folio
Lot 91, Kadina Road,	Alford	Allotment 91 in Filed Plan 167830, Hundred of Tickera	5316	148
59 Railway Terrace,	Cummins	Allotment 2 in Filed Plan 12769, Hundred of Cummins	5321	331
Unit 12/42 Eighth Street,	Gawler South	Allotment 742 in Deposited Plan 61770, Hundred of Mudla Wirra	5246	483
Section 17 Moppa Road, (Moppa Road North, Hundred of Belvidere)	Koonunga	Section 17 in the Hundred of Belvidere in the area named Koonunga	5895	484
3 Union Street,	Robe	Allotment 101 in Filed Plan 24479, Hundred of Waterhouse	5910	629
205 Murray Street,	Tanunda	Allotment 817 in Filed Plan 172268, Hundred of Moorooroo	5438	545
20 Main North Road,	Willaston	Allotment 2 in Filed Plan 9838, in the Hundred of Noarlunga	5599	425
			5235	475

Dated at Adelaide, 27 May 2004.

M. DOWNIE, General Manager, Housing Trust

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published
		Volume	Folio	
25 Bakewell Road, Evandale	Allotment 151 of portion of section 279, Hundred of Adelaide	5868	821	26.9.96, page 1220
87 Gage Street, Firle	Allotment 7 of portion of section 303, Hundred of Adelaide	5465	567	26.1.84, page 208
52 High Street, Gladstone	Allotment 75 in the area of Gladstone, Hundred of Booyoolie	5179	662	28.9.89, page 968
1 Bishops Place, Kensington	Allotment 38 in Filed Plan 139118, Hundred of Adelaide	5783	174	26.6.80, page 1891
Part section 458, East Terrace, Laura	Allotment 91 in Filed Plan 203753, Hundred of Booyoolie	Crown Record 5381	84	28.10.93, page 2118
Flat 3/28 Augusta Street, Maylands	Allotment 30 in Filed Plan 134881, Hundred of Adelaide	5711	386	28.11.96, page 1755
16 Phillis Street, Maylands	Allotment 27 of portion of section 278, Hundred of Adelaide	5814	58	16.1.75, page 224
Flat 1/134 Gover Street, North Adelaide	Allotment 412 in Filed Plan 183684, Hundred of Yatala	5676	780	15.3.73, page 975
27 Barton Terrace East, North Adelaide	Allotment 512 of portion of town acre 915, Hundred of Yatala	5481	314	4.5.95, page 1714
158 Gover Street, North Adelaide	Allotment 418 of portion of town acre 905, Hundred of Yatala	4087	506	15.1.42, page 86
18 Gilbert Street, Newton	Allotment 35 of portion of section 300, Hundred of Adelaide	5751	218	10.5.90, page 1335
34 Revell Street, Port Pirie West	Allotment 155 of section 541, Hundred of Pirie	5737	266	21.4.77, page 1189
34 Natalie Avenue, Salisbury	Allotment 83 in Deposited Plan 6120, Hundred of Yatala	5585	675	27.11.03, page 4260

Dated at Adelaide, 27 May 2004.

M. DOWNIE, General Manager, Housing Trust

LOCAL GOVERNMENT ASSOCIATION OF SOUTH AUSTRALIA*Scheme Rules*1. *Operation of Rules*

These Rules operate from 4 p.m. on 30 June 2002.

2. *Definitions*

In these Rules, the following words have the meanings given to them:

- 2.1 'Board' means the Board of Management appointed by LGA in accordance with these Rules.
- 2.2 'Civil Liability' means any liability not being criminal resulting from an obligation, function, power or duty of a Member arising under law.
- 2.3 'Claim' means any claim for civil liability made upon a Member during the term of this Mutual Scheme.
- 2.4 'Eligible Body' means:
 - 2.4.1 Local Government Association of South Australia (LGA);
 - 2.4.2 The Local Government Finance Authority of South Australia;
 - 2.4.3 Local Government Superannuation Board;
 - 2.4.4 Council Purchasing Authority Pty Ltd;
 - 2.4.5 All Councils and subsidiaries constituted pursuant to the provisions of the Local Government Act 1999;
 - 2.4.6 Any other body so prescribed by the provisions of the Local Government Act 1999; and
 - 2.4.7 Any other body admitted to membership of the Mutual Scheme by LGA.
- 2.5 'Fund' means the fund established and maintained in accordance with these Rules.
- 2.6 'Indemnity Cover' means insurance or reinsurance cover purchased or procured by LGA for and on behalf of Members to satisfy and manage the Claims admitted to indemnity in the amount determined from time to time by LGA.
- 2.7 'Manager' means the manager appointed in accordance with Part 1 of Schedule 1 to the Local Government Act 1999 and these Rules.
- 2.8 'Member' means an eligible body admitted at the discretion of LGA to membership of the Mutual Scheme.
- 2.9 'Mutual Scheme' means The Local Government Association Mutual Liability Scheme conducted pursuant to Schedule 1 of the Local Government Act 1999, and in accordance with these Rules.
- 2.10 'Ordinary Resolution' means a resolution passed with the majority of the votes of all persons present and entitled to vote at the meeting at which the resolution is put.
- 2.11 'Pooled cover' means the discretionary indemnity cover provided from the Fund to satisfy and manage the Claims admitted to indemnity in the amount determined from time to time by LGA.
- 2.12 'Special Resolution' means a resolution passed with the unanimous vote of all persons present and entitled to vote at the meeting at which the resolution is put.

3. *Delegation*

- 3.1 LGA may delegate any power, function or duty under these Rules to the Board subject to such limitations and conditions as may be determined by LGA.
- 3.2 LGA may revoke or amend a delegated power, function or duty at any time.
- 3.3 Subject only to any limitations or conditions in the delegation the Board in exercising delegated power will be empowered under these Rules as if it were LGA.

4. *Objectives of the Mutual Scheme*

- 4.1 The objectives of the Mutual Scheme are to provide to Members of the Mutual Scheme assistance in respect of their potential and actual Civil Liabilities more particularly set out in these Rules and including but not limited to:
 - 4.1.1 advice in respect of minimising the occurrence and severity of all Civil Liabilities;
 - 4.1.2 assistance in the administration, investigation, management and resolution of all Claims;
 - 4.1.3 legal representation in respect of all Claims; and
 - 4.1.4 financial assistance by way of discretionary grants in respect of the Civil Liabilities of the Members.

5. *Membership*

- 5.1 The Eligible Bodies set out in Rules 2.4.1 to 2.4.5 inclusive, are automatically entitled to membership of the Mutual Scheme.
- 5.2 LGA may from time to time by Special Resolution admit to membership of the Mutual Scheme any other Eligible Body which makes application to LGA and agrees to be bound by these Rules.
- 5.3 In exercising discretion to admit an Eligible Body to membership of the Mutual Scheme, LGA may take into account any matter which it considers relevant.
- 5.4 In respect of each financial year during the operation of the Mutual Scheme, the Members shall be those Eligible Bodies which have been admitted to membership and have paid all moneys levied in respect of their membership for that financial year.
- 5.5 At the discretion of LGA the benefits of membership may be limited to defined Civil Liability, to limited Pooled Cover, to limited Indemnity Cover or any combination of those matters.
- 5.6 Payment of a contribution by a Member shall be evidence of the Member's agreement to be bound by these Rules.

6. *The Board*

- 6.1 LGA will establish a Board to administer the Mutual Scheme in the pursuit of the Objectives for and on behalf of LGA.
- 6.2 Membership of the Board will be for a term of three years and Board members will be eligible for re-appointment upon expiry of their term.
- 6.3 The Board will comprise:
 - 6.3.1 Six members appointed by the State Executive of LGA, one of whom will be appointed by the Board to be the Presiding Member of the Board; and
 - 6.3.2 Two members nominated by the Government of the State of South Australia, whose appointment will not be unreasonably withheld, and appointed by the State Executive of LGA; and
 - 6.3.3 Two members nominated by the Manager, whose appointment will not be unreasonably withheld, and appointed by the State Executive of LGA.
- 6.4 Every member of the Board may have a deputy nominated by the member who may attend meetings and vote in the absence of the member and otherwise may attend meetings at the invitation of the Board but will not be entitled to vote.
- 6.5 Save for any matter which under the Rules requires a Special Resolution, questions arising at a meeting of the Board shall be decided by Ordinary Resolution.
- 6.6 Six members of the Board including one member appointed under Clause 6.3.2 (or the deputy attending as the case may be) will constitute a quorum for any meeting of the Board.
- 6.7 Members of the Board will be entitled to only one vote on any matter.
- 6.8 Except in special circumstances approved by LGA no payment or other valuable consideration or any other benefit shall be made or given out of the Fund to any member of the Board in respect of that person's performance of duties as a member of the Board or otherwise.
- 6.9 The Board shall report annually to LGA and the Members on all aspects of the operation of the Mutual Scheme for the preceding year.

- 6.10 A member of the Board (including a deputy) will incur no personal liability for an honest act or omission in the performance or purported performance of powers, functions or duties of the Board.
- 6.11 A liability that would, but for Rule 6.10 lie against a member of the Board, lies instead against LGA.

7. *Fund*

- 7.1 LGA shall establish and maintain a Fund to meet the Objectives and for that purpose shall at the commencement of each financial year, levy the Members of the Mutual Scheme a contribution to be paid into the Fund at such levels as are determined by LGA to meet:
- 7.1.1 such Claims as may be made against any one or more of the Members during that year to the extent of the Pooled Cover;
- 7.1.2 the premium payable to an appropriate indemnity insurer to provide Indemnity Cover for the Members during that year;
- 7.1.3 the operating expenses of the Mutual Scheme for that year;
- 7.1.4 any grants or allocations to Members which LGA in its discretion may make;
- 7.1.5 an administration fee determined by LGA from time to time and payable to LGA for the performance by LGA of its functions and duties under these Rules; and
- 7.1.6 any other amount determined by LGA to be required for the continuation of the Mutual Scheme.
- 7.2 Each Claim shall be met:
- 7.2.1 to the extent that the Claim does not exceed the amount of the Pooled Cover, from the Fund;
- 7.2.2 to the extent that the Claim exceeds the amount of the Pooled Cover:
- 7.2.2.1 to the amount of the Pooled Cover, from the Fund; and
- 7.2.2.2 thereafter from Indemnity Cover to the extent of that cover;
- 7.2.3 to the extent that the Claim exceeds the amount of the Pooled Cover and the Indemnity Cover:
- 7.2.3.1 to the amount of the Pooled Cover, from the Fund;
- 7.2.3.2 to the amount of the Indemnity Cover, to the extent of that cover; and
- 7.2.3.3 the balance by the Member against which the Claim was made.
- 7.3 The Members must contribute to the Fund in the proportions determined annually by LGA.
- 7.4 LGA shall administer the Fund with the intent that upon the settlement of all Claims made in any financial year:
- 7.4.1 any surplus remaining in the Fund attributable to that year shall be allocated at the absolute direction of LGA toward liabilities of the Fund for any other year whether future or past; and
- 7.4.2 any deficiency in the Fund in that year may be met by additional contributions levied by LGA against each Member for that year in the proportion in which contributions were made to the Fund for that year.

8. *Management of the Mutual Scheme*

- 8.1 LGA shall engage a Manager upon such terms and conditions as may be determined by LGA.
- 8.2 The Manager's duties shall be specified by LGA from time to time and shall include:
- 8.2.1 the preparation of the annual operating budget;
- 8.2.2 the calculation of contributions in conjunction with actuarial advice;
- 8.2.3 the recommendation of the level of Pooled Cover to be provided in any year;
- 8.2.4 the recommendation of the level of Indemnity Cover in any year;
- 8.2.5 the negotiation of Indemnity Cover on the best terms available;
- 8.2.6 the management of Claims made against each Member including:
- 8.2.6.1 the investigation and assessment of those Claims;
- 8.2.6.2 the preparation of regular reports to LGA or the Board on the progress of Claims and the preparation of recommendations as to the settlement or otherwise of the Claims;

- 8.2.6.3 the issue of instructions to the Mutual Scheme's legal advisers for advice in respect of Claims and for assistance in the defence of Claims;
- 8.2.6.4 the provisions of loss prevention and risk minimisation guidelines;
- 8.2.6.5 the keeping of the accounts of the Fund for each year;
- 8.2.6.6 the preparation of advice and recommendations on the investment of any moneys of the Fund not immediately required;
- 8.2.6.7 the preparation of regular reports to LGA or the Board in such form as LGA or the Board shall from time to time direct in respect of the Fund under its administration as to:
 - 8.2.6.7.1 Claims outstanding;
 - 8.2.6.7.2 the assessment of liability in respect of each outstanding Claim;
 - 8.2.6.7.3 the ability of the Fund to meet the assessment of liability;
 - 8.2.6.7.4 the assessment of further contributions required, if any;
 - 8.2.6.7.5 the investment of the moneys of the Fund not immediately required; and
 - 8.2.6.7.6 the allocation of surplus money in the Fund, if any.
- 8.3 The Manager shall be available at all times to LGA, and to the Board and to any member of the Board, or any member of any committee of the Board or any of the Members to answer any questions on the conduct of the activities of the Mutual Scheme.

9. *Admission of Claim to Indemnity*

LGA shall consider any Claim for which a Member seeks indemnity from the Fund and may in its sole and absolute discretion and either in whole or in part and upon such terms and conditions as LGA may consider appropriate determine whether it will grant indemnity for the Member from the Fund in respect of any such Claim.

10. *Duties of the Board*

- 10.1 The Board shall be responsible to LGA to the extent of delegated power and within the ambit of its power the duties of the Board shall be:
 - 10.1.1 to achieve and implement the Objectives of the Mutual Scheme;
 - 10.1.2 to ensure from a financial perspective that the Mutual Scheme is viable;
 - 10.1.3 to conduct its business in such manner as is resolved by the Board from time to time;
 - 10.1.4 to determine whether to recommend to LGA the omission of an Eligible Body to membership;
 - 10.1.5 to recommend to LGA any changes to the Rules; and
 - 10.1.6 to review the performance and function of the Mutual Scheme.
- 10.2 The Board shall be responsible to LGA for the financial management of the Mutual Scheme to the extent that it shall:
 - 10.2.1 from time to time undertake an assessment of the Members or any of them and their activities to assist in the determination of the proportion in which the Members are to contribute to the Fund in any year and may upon the conclusion of any such investigation direct the Members or any of them as to the procedures to be adopted by them to prevent losses or to minimise Civil Liability;
 - 10.2.2 annually prepare the financial statements and, where considered necessary, report to LGA and the Members on any items arising from those statements;
 - 10.2.3 annually determine the extent of Civil Liabilities to be indemnified from the Fund;
 - 10.2.4 annually determine the amount of Pooled Cover to be provided for the Members from the Fund;
 - 10.2.5 annually determine the amount and nature of Indemnity Cover to be purchased for the Members from the Fund for any term and to determine the indemnity insurer for this purpose; and
 - 10.2.6 be responsible for the assessment of the Members to determine the proportion in which they are to contribute to the Fund in each year.

- 10.3 The Board shall consider regularly the reports of the Manager in relation to Claims:
- 10.3.1 shall submit its instructions to the Manager as to any Claim made against the Pooled Cover; and
- 10.3.2 from time to time shall issue instructions to the Manager to permit the Manager to process those Claims.
- 10.4 The Board may establish such committees as it considers necessary to be constituted by such persons as the Board may determine to investigate and report to the Board on any matter relevant to the Mutual Scheme.
- 10.5 The Board shall upon receipt of the recommendation of the Manager prepare and submit to LGA in and for each year during the term of the Mutual Scheme a budget and a financial report which shall deal separately with the following items:
- 10.5.1 the projected income of the Fund by way of contributions, interest or other sources;
- 10.5.2 the liabilities of the Fund for estimated Claims and Claims adjustment costs;
- 10.5.3 the amounts to be allowed to provide for the cost of arranging Indemnity Cover;
- 10.5.4 general and administrative costs to be charged against the Fund; and
- 10.5.5 any grants to be made to a Member or any other person or body for any purpose associated with a Civil Liability of a Member whenever arising.
- 10.6 The Board may at its discretion alter the amounts to be expended in respect of the items listed in the budget for each year where necessary to meet the purposes of the Mutual Scheme.
- 10.7 Where it becomes apparent to the Board that for any year the Fund will be insufficient to meet Claims payable from the Fund, the Board must so advise LGA which may at any time require the payment by the Members of an additional contribution in the same proportions as the contribution paid by each of the Members to the Fund for that year in order to ensure that all Claims upon the Fund for that year are able to be met.

11. *Additional Powers of LGA*

11.1 *Pooled Cover*

LGA shall consider granting indemnity with respect to any Civil Liability of a Member from the Fund for a level of Pooled Cover to be determined annually by LGA.

11.2 *Indemnity Cover*

LGA shall authorise the Manager to purchase Indemnity Cover in excess of Pooled Cover to an amount determined by LGA from year to year.

11.3 *Excess*

Each member will be liable for the first amount of any Claim to be known as the 'Excess' which shall be determined by LGA. The Excess may be a differential amount for each Member and for each Claim or a combination of both.

11.4 *Limit of Exposure*

Subject to admitting a Claim to Indemnity under Clause 9 a Member's entitlement from the Fund shall never exceed the Pooled Cover for each Claim. Entitlement to claim from Indemnity Cover shall be as contracted by LGA on behalf of all Members. The quantum of any Claim in excess of Indemnity Cover shall be the responsibility of the Member.

11.5 *Defaulting Member*

LGA may by written notice to a Member in default of these Rules exclude that Member from any or a defined entitlement to Pooled Cover or Indemnity Cover.

11.6 *Special Risks*

LGA may by written notice to a Member exclude the Member from any or a defined entitlement to Pooled Cover or Indemnity Cover with respect to a 'special risk' of Civil Liability as determined by LGA.

11.7 *Other Insurance*

A Member is not entitled to indemnity from the Pooled Cover for any loss, damage or liability which at the time of the happening of such loss, damage or liability or the Claim for such was otherwise indemnified or insured by or would, but for the existence of this Mutual Scheme be indemnified or insured by any other Policy or Policies of Insurance or otherwise except in respect of any liability beyond the amount which would have been payable under such other Policy or Policies had this Mutual Scheme not been effected.

This Rule is to be construed to exclude Claims made with respect to professional indemnity claims and occurrences for all other claims, made or occurring prior to 30 June 1989.

12. *Claims Procedure*

12.1 *Notice*

A Member shall as a condition precedent to a Claim to be indemnified under these Rules and subject to the default provisions as a condition of continued membership forthwith give to the Manager written notice of each of the following:

12.1.1 any circumstance or occurrence of which the Member shall become aware which is likely to give rise to a Claim against the Member for Civil Liability;

12.1.2 any receipt of notice, written or oral, from any person of any intention to make a Claim against the Member; and

12.1.3 any Claim made against the Member whether the quantum of the Claim exceeds the Excess or not.

12.2 *Not Admit Liability*

A Member shall not admit liability for, compromise, settle or make or promise any payment in respect of any Claim which may be the subject of indemnity hereunder or incur any costs or expenses in connection therewith without the written consent of LGA which if it so wishes shall be entitled to take over and conduct in the name of the Member the defence and/or settlement of any such claim for which purpose the Member shall give all such information and assistance as LGA may reasonably require.

12.3 *Increase in Risk*

A Member shall forthwith give to LGA full particulars in writing of any material increase in the risk of any Civil Liability and shall pay such additional contribution and shall comply with such other terms and conditions, if any, as may be reasonably required by LGA in respect of such Civil Liability.

12.4 *Fraudulent Claims and False Information*

If a Member shall make any Claim knowing the same to be false or fraudulent as regards amount or otherwise or shall provide any false information with respect to a Claim the entitlement shall become void and all benefits hereunder relating to that Claim shall be forfeited.

12.5 *Continued Support*

During the continuance of any Claim against a Member which is to be indemnified from the Mutual Scheme the Member shall provide the Board or the Manager with whatever information and support (including technical and professional support if requested) as is requested to enable the adequate investigation, defence and resolution of any such Claim.

12.6 *Subrogation*

Every Member seeking indemnity from the Mutual Scheme shall by membership of the Mutual Scheme have agreed to subrogate to LGA its rights to investigate, defend and resolve any Claim against the Member.

12.7 *Special Assistance*

Any Member requiring special assistance by way of a grant or otherwise to manage any Civil Liability may make written application for such to LGA whereupon LGA shall deal with the matter and in doing so may request any information from the Member and may resolve to refuse the grant, or make the grant on such terms and conditions as it deems appropriate.

13. *Contributions*

13.1 Contributions for each year shall be as determined by LGA having regard to any matter which it determines relevant.

- 13.2 Contributions once paid by a Member to the Fund shall not be recoverable in whole or in part by the Member for any reason.
 - 13.3 Contributions by each Member shall be applied by LGA at its discretion toward the accumulation of the Fund, the purchase for and on behalf of each Member (as one of a group of Members of the Mutual Scheme) of Indemnity Cover in respect of Civil Liability of each Member in excess of the level of Pooled Cover and otherwise in furtherance of the objectives of the Mutual Scheme.
 - 13.4 Contributions for each Member shall be determined by LGA from year to year and for the purpose of determining the appropriate contribution for each Member, the Member shall provide LGA, the Board and the Manager such information as is required to determine:
 - 13.4.1 the history of Civil Liability claims against the Member;
 - 13.4.2 operating procedures of the Member in all of its activities; and
 - 13.4.3 any other matter requested by LGA, the Board or the Manager.
 - 13.5 Additional contributions for any year may be levied by LGA against any Member at any time for any of the following reasons:
 - 13.5.1 increasing Pooled Cover in any year;
 - 13.5.2 purchasing additional Indemnity Cover in any year;
 - 13.5.3 to cover special Civil Liability risks as determined by LGA;
 - 13.5.4 to cover increase in risk of Civil Liability of a Member;
 - 13.5.5 to compensate the Fund for the actions of a defaulting Member; and
 - 13.5.6 any other reason determined by LGA by Special Resolution to be a relevant reason.
 - 13.6 For the purposes of this Rule the certificate of the Manager of the costs to the Fund of a defaulting Member if accepted by LGA shall be final and binding upon all Members.
14. *Financial Provisions*
- 14.1 LGA shall in the name of the Mutual Scheme open an account with a Bank of its choice.
 - 14.2 LGA may authorise a member of the Board and/or the Manager to operate the bank account.
 - 14.3 All moneys received in respect of the Mutual Scheme shall be immediately deposited to the credit of the bank account.
 - 14.4 LGA may invest any moneys received and not immediately required to meet the liabilities of the Mutual Scheme:
 - 14.4.1 with the Local Government Finance Authority of South Australia;
 - 14.4.2 in any security or investment authorised by the Trustee Act; or
 - 14.4.3 in any security or investment authorised by the Local Government Act 1999, or prescribed for the purposes of that Act.
 - 14.5 LGA may borrow moneys for the objectives of the Mutual Scheme and for that purpose may secure the repayment of such loans by granting security over the assets of the Mutual Scheme and the Fund.
 - 14.6 LGA, the Board and the Manager shall keep or cause to be kept all such accounting records for the Mutual Scheme as fully and correctly explain the transactions and financial position of the Mutual Scheme.
 - 14.7 The accounting records shall be prepared and maintained in such a manner as will enable:
 - 14.7.1 true and fair accounts of the Mutual Scheme to be prepared from time to time; and
 - 14.7.2 the accounts of the Mutual Scheme to be conveniently and properly audited annually.
15. *Auditor*
- 15.1 LGA shall appoint an auditor to audit the books of account kept in respect of the Mutual Scheme.
 - 15.2 The Members (and the authorised representatives of each of the Members) and the Auditor shall be entitled at all times to have access to the accounting and all other records of the Mutual Scheme.
 - 15.3 The Auditor shall audit the Mutual Scheme's accounting records annually during the currency of the Mutual Scheme or more frequently as LGA may direct.

- 15.4 The Auditor shall cause a written report to be sent to LGA and the Board on the completion of each annual audit in respect of the accounting records of the Mutual Scheme and other records relating to the accounts prepared therefrom.
- 15.5 The Auditor's report shall state whether in the Auditor's opinion the accounting records aforesaid have been kept in accordance with generally accepted accounting principles and if the Auditor considers that the records have not been so kept the Auditor shall specify the reason for not being satisfied with them.

16. *Actuary*

- 16.1 LGA shall appoint an actuary to advise LGA on all aspects of the Mutual Scheme.
- 16.2 LGA will procure actuarial advice as and when required and at least annually for the purpose of preparing the annual budget.
- 16.3 The annual actuarial report will be provided to LGA, the Board and the Manager.

17. *Accumulation*

LGA is permitted to accumulate and to retain for purposes consistent with these Rules any money or contributions from Members in any one or more financial year for any purpose consistent with the objectives of the Mutual Scheme.

18. *Termination of Membership*

- 18.1 A Member may terminate membership of the Mutual Scheme at any time by notice in writing to that effect or by failing to pay contributions levied by LGA within the time prescribed and in such case the Member shall not thereafter be entitled to any benefits which may otherwise have been forthcoming from the Mutual Scheme.
- 18.2 A Member which fails to give at least ninety (90) days written notice of intention to withdraw from the Mutual Scheme or which otherwise fails to comply with time requirements of LGA shall pay to LGA any costs incurred by LGA, the Board or the Manager as a result of such failure and any costs may be recovered by LGA against the Member as a debt.
- 18.3 Termination of membership of a Member shall not vary or waive the obligations of the continuing Members.
- 18.4 Termination of membership shall not affect the withdrawing Member's current or subsequent obligation to make further contributions for any year during which the membership was current including the year of termination.
- 18.5 Membership may be terminated by LGA in the event that a Member:
- 18.5.1 fails to comply with the reasonable directions of LGA, the Board or the Manager as to the conduct of its operations so as to minimise risk;
 - 18.5.2 fails to allow a risk management audit to be undertaken by the Board or the Manager or by the Manager's nominee;
 - 18.5.3 fails to pay contributions within the time prescribed by LGA: and
 - 18.5.4 commits any breach of these Rules.
- 18.6 Termination of membership shall not otherwise affect entitlement to indemnity for any Claim already admitted to indemnity by virtue of Rule 9 nor vary or waive the obligations of the defaulting Member to comply with the provisions of the Rules in respect of any year during which the defaulting Member was a Member of the Mutual Scheme.
- 18.7 If a Member is in default in payment of a contribution or in any other way so that the Fund suffers any financial loss or incurs additional expense, LGA may as an alternative to termination under Rule 18.5 require the defaulting Member to pay to the Fund an amount to be determined by LGA to reimburse the Fund for the loss or additional expense.
- A Certificate of the Manager specifying the amount so payable by the defaulting Member shall be accepted by LGA and shall be final and binding upon the Member. The amount in the Certificate may be recovered against the member by LGA as a debt payable by the defaulting Member.
- 18.8 If a Member fails to comply with a direction under Rule 18.5.1 LGA may as an alternative to termination require the Member to pay an additional contribution to cover the additional risk of Civil Liability or it may exclude that risk of Civil Liability from the Pooled Cover and the Reinsurance Cover or it may otherwise limit the exposure of the Fund and the reinsurer to such Civil Liability.

18.9 Subject to compliance with the termination procedures a defaulting Member may have its entitlements to Pooled Cover and Reinsurance Cover limited by the Board under this Rule.

18.10 In any situation where membership is terminated or limited LGA shall forthwith provide formal notification of the fact to the Minister responsible for Local Government and to the Treasurer.

19. *Determination of Disputes*

19.1 If any dispute or difference shall arise between any Member and LGA or any Member and the Board or any Member and the Manager out of or in connection with the operations of the Mutual Scheme then any party may give written notice of dispute which adequately identifies and provides details of the dispute to the other party or parties. Notwithstanding the existence of a dispute the parties shall continue to perform their respective obligations under the Rules.

19.2 Within fourteen (14) days after receiving a notice of dispute the parties to the dispute shall confer at least once and in good faith to resolve the dispute or to agree on methods of doing so. All aspects of every such conference, except the fact of the occurrence of the conference, shall be privileged. If one or the other of the parties has not made a reasonable or meaningful attempt at a resolution within 28 days of service of the notice of dispute, that dispute shall be referred to arbitration.

19.3 If within a further fourteen (14) days of the dispute being referred to arbitration, the parties have not agreed upon an arbitrator the dispute shall be referred to a solicitor or barrister of the Supreme Court of South Australia appointed for this purpose by the President for the time being of the Law Society of South Australia and all proceedings shall be subject to the provisions of the Commercial Arbitration Act 1986.

19.4 Except where the parties to a dispute otherwise agree in writing each party shall bear its own costs and pay one half of the fees and expenses of the arbitration.

19.5 The decision of the Arbitrator shall be final and binding upon the parties.

20. *Amendment to Rules*

20.1 These Rules may be amended at any time by LGA.

20.2 Amendments to these Rules shall operate prospectively and not retrospectively.

20.3 Notice of any amendment shall be given forthwith to all Members and to the Minister responsible for Local Government and to the Treasurer as long as the reinsurance from the State Government exists.

21. *Term of Mutual Scheme and Termination*

21.1 The Mutual Scheme will continue until it is terminated by an Act of the Parliament of the State of South Australia.

21.2 Upon termination of the Mutual Scheme, unless the Parliament of the State of South Australia determines otherwise, the Fund remaining after satisfying all liabilities will be paid by LGA for the benefit of the members at that time in such manner as is determined by LGA in its absolute discretion.

WENDY CAMPANA, Executive Director, Local Government Association of South Australia

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LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Louise Warner has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 11, Gorge Road, Cudlee Creek, S.A. 5253 and known as Mount Bera Vineyards.

The application has been set down for hearing on 18 June 2004 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.

The applicant's address for service is c/o P.O. Box 372, Gumeracha, S.A. 5233.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 7 May 2004.

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 Tuk Tuk Thai Restaurant Pty Ltd has applied to the Licensing Authority for an Entertainment Venue Licence in respect of premises situated at 79 Hindley Street, Adelaide, S.A. 5000 and to be known as River Kwai Thai Restaurant.

The application has been set down for hearing on 18 June 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

Approval under section 35 (1) (c) of the Act authorising the licensee to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:

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

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

The applicant's address for service is c/o 79 Hindley Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 7 May 2004.

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 Clear Detail Pty Ltd as trustee for Greenshields Family Trust, Katema Pty Ltd as trustee for Smallcombe Family Trust, Hamish Ramsay and Dean Christie have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 36A Unley Road, Unley, S.A. 5061 and to be known as Koppamurra Wines.

The application has been set down for hearing on 18 June 2004 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.

The applicants' address for service is c/o P.O. Box 3050, Unley, S.A. 5061.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 May 2004.

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 Dexmede Pty Ltd, c/o Mellor Olsson, Level 5, 80 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 51, Sand Road, McLaren Vale, S.A. 5171 and to be known as Dexmede.

The application has been set down for hearing on 18 June 2004 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.

The applicant's address for service is c/o Mellor Olsson, Level 5, 80 King William Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 11 May 2004.

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 Theresa Esma Hines and Kim-Sherie Hornhardt have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 12 Richardson Place, Roxby Downs, S.A. 5725 and to be known as Le Funke.

The application has been set down for hearing on 18 June 2004 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.

The applicants' address for service is c/o 12 Richardson Place, Roxby Downs, S.A. 5725.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 11 May 2004.

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 Damon Ashley John Nagel has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Bishop Road, Hope Forest, S.A. 5172 and to be known as Brackenwood Vineyard.

The application has been set down for hearing on 18 June 2004 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.

The applicant's address for service is c/o 13 Fourth Road, Belair, S.A. 5052.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 13 May 2004.

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 CMV Farms Pty Ltd, c/o Lynch Meyer Lawyers, 190 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 1st Floor, 290 Wright Street, Adelaide, S.A. 5000 and to be known as CMV Farms.

The application has been set down for hearing on 18 June 2004 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.

The applicant's address for service is c/o Lynch Meyer Lawyers, (Attention: Sam Appleyard), 190 Flinders Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 13 May 2004.

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 Stonyfell Cellars Pty Ltd, c/o David Watts and Associates, Liquor Licensing Consultants, has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at Stonyfell Road, Stonyfell, S.A. 5066 and to be known as Stonyfell Cellars.

The application has been set down for hearing on 18 June 2004 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.

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 May 2004.

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 Westimage Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at West Beach Caravan Park, Military Road, West Beach, S.A. 5024 and known as West Beach Caravan Park Kiosk.

The application has been set down for hearing on 21 June 2004 at 9.30 a.m.

Conditions

The following licence conditions are sought:

Approval is sought pursuant to section 33 (1) (b) of the Liquor Licensing Act 1997:

- to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons;
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.

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

The applicant's address for service is c/o Duncan Basheer Hannon, Barristers and Solicitors, Max Basheer/David Tillett, 66 Wright Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 10 May 2004.

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 Clear Detail Pty Ltd as trustee for Greenshields Family Trust, Katema Pty Ltd as trustee for Smallacombe Family Trust, Hamish Ramsay and Dean Christie have applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Debney's Road, Norton Summit, S.A. 5136 and known as Koppamurra Wines.

The application has been set down for hearing on 21 June 2004 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 applicants at the applicants' address given above, at least seven days before the hearing date.

The applicants' address for service is c/o P.O. Box 3050, Unley, S.A. 5061.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 13 May 2004.

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 Domenica Barbaro has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 373 Glen Osmond Road, Glen Osmond, S.A. 5064 and known as Seafood Restaurant Suzuki.

The application has been set down for hearing on 21 June 2004 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.

The applicant's address for service is c/o 373 Glen Osmond Road, Glen Osmond, S.A. 5064.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 10 May 2004.

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 Nigel Plaskett has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at the corner of Victoria Street and Davenport Street, Robe, S.A. 5276 and known as The Gallerie—Robe.

The application has been set down for hearing on 22 June 2004 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.

The applicant's address for service is c/o 2 Victoria Street, Robe, S.A. 5276.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 May 2004.

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 NCC Thai Restaurant Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 117 Gouger Street, Adelaide, S.A. 5000 and known as Nu's Thai.

The application has been set down for hearing on 22 June 2004 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.

The applicant's address for service is c/o William Moody, Moody Rossi & Co., 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 11 May 2004.

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 Bilbin Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 49 North Terrace, Penneshaw, Kangaroo Island, S.A. 5222 and known as Kangaroo Island Seafont.

The application has been set down for hearing on 22 June 2004 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.

The applicant's address for service is c/o Lynch Meyer, 190 Flinders Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 11 May 2004.

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 Clive Edwin Omond and Anthony Charles Bichard have applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at William Street, Smoky Bay, S.A. 5680 and to be known as Smoky Bay General Store.

The application has been set down for hearing on 23 June 2004 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 applicants at the applicants' address given above, at least seven days before the hearing date.

The applicants' address for service is c/o Jeff Stevens, Level 1, 86 Pirie Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 13 May 2004.

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 Glenda Billing has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 39 Main Street, Kapunda, S.A. 5373 and known as Fresh Fields Tea Rooms & Restaurant.

The application has been set down for hearing on 22 June 2004 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.

The applicant's address for service is c/o 39 Main Street, Kapunda, S.A. 5373.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 14 May 2004.

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 Scott Irlam and Kylie Wenham have applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at Dukes Highway, Bordertown, S.A. 5268 and known as Bordertown Motel.

The application has been set down for hearing on 23 June 2004 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.

The applicants' address for service is c/o Nicholls Gervasi, 231 The Parade, Norwood, S.A. 5067.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 May 2004.

Applicants

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES
ACT 1992*Notice of Applications*

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Mitchcorp Pty Ltd, c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152 has applied to the Licensing Authority for the transfer of a Hotel and Gaming Licence in respect of premises situated at 32 Mawson Road, Meadows, S.A. 5201 and known as Meadows Hotel

The applications have been set down for hearing on 21 June 2004 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 applicant at the applicant's address given above, at least seven days before the hearing date.

The applicant's address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 14 May 2004.

Applicant

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: RMG Services Pty Ltd

Location: Lake Gairdner South.

Term: 1 year

Area in km²: 1 143

Ref.: 2002/00098

Plan and co-ordinates can be found on the PIRSA Sarig website: <http://www.minerals.pir.sa.gov.au/sarig> or by phoning Mineral Tenements on (08) 8463 3103.

Dated 20 May 2004.

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: RMG Services Pty Ltd

Location: Mid-Lake Torrens.

Term: 1 year

Area in km²: 114

Ref.: 2004/00095

Plan and co-ordinates can be found on the PIRSA Sarig website: <http://www.minerals.pir.sa.gov.au/sarig> or by phoning Mineral Tenements on (08) 8463 3103.

Dated 20 May 2004.

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: RMG Services Pty Ltd

Location: Lake Gairdner.

Term: 1 year

Area in km²: 190

Ref.: 2004/00096

Plan and co-ordinates can be found on the PIRSA Sarig website: <http://www.minerals.pir.sa.gov.au/sarig> or by phoning Mineral Tenements on (08) 8463 3103.

Dated 20 May 2004.

H. TYRTEOS, Mining Registrar

OPTOMETRISTS ACT 1920

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as at 31 March 2004*

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DICKENSON	WILLIAM ARTHUR	McMAHON	ERIN BLEAKLEY
DINI	KATHERINE ANNE	McTAGGART	CHRISTOPHER MARK
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MANN	STANLEY BRADSHAW	THOMAS	ANDREW ROY SCOTT
MANN	VERONICA LOUISE	THOMSON	CHRISTOPHER WYVILLE
MARTIN	FREDERICK WAYNE	THORNTON	PENELOPE RAE

JACOBS
JARRETT
JOHNSTON
JONES
KEHOE
KELLY
KEMP
KEOGH
KILLIS
KINGSMILL
KOVALISKI
(nee SEKULA)
LANGFORD
LAUSBERG
LEWRY
LIDDIARD
LO
LONGBOTTOM
MACBETH
MACKENZIE
MACOLINO
MANGELSDORF
MARTIN
MARTIN
MASON
MATE
MATULICK
McFALL
McGIBBON
McINERNEY
McINERNEY
McNAMARA
MEDCALF
MILLER
MILTON
MONKSFIELD
MORAN
ODGERS
OMAR
ORTMANN
OUZMAN
PAECH
PARRY
PEARSON
PETHICK
PHILLIPS
PRITCHARD
PRZIBILLA
PRZIBILLA
PULLEN
PURLING
RAKE
REID
RICHTER
ROBJOHN
ROGERS
SENECA
SIMON
SIMS
SMITH
SMITH
SMITH
SMITHSON
SPENCER
SPENCER
STANES
STANSBOROUGH
STANSBOROUGH
STANYER
STEVENS
TAINTEY
TEN VOORDE
THOMPSON
TILKE
TILKE
TIMMINS
TIMMINS
TRUEACK
TSOUTSOURAS
VANDERZALM
VAN SPRANG

DAVID GEORGE
SALLY ANN
DENISE JUNE
ANDREW LUCAS
JANE
GAIL
JOSEPHINE LEE
KYM HAROLD
MARIA
CAROLYN JANE

ZITA
DONNA-MAREE
WERNER HUBERT
TONIA ANN
SALLY ELIZABETH
OI KING ALICE
WENDY JEAN
TANIA DENISE
BRIAN BERRY
MARIA
REBECCA ELIZABETH
MURRAY CHARLES
PENELOPE JANE
NICOLA JANE
MICHAEL JOHN
KATHRYN LEANNE
JACQUELINE CLAIRE
VANESSA LEE
MICHAEL BRIAN
PAUL KEVIN
BERNADETTE LOUISE
JENNIFER MERLE
CHRISTOPHER JOHN
KAREN MARY JAN
MICHELLE LEE
TIMOTHY JAMES
MARY ROSE
ASMARA MARGARET
LOUISE JOANNE
MICHELE
JANINE MARY
JULIE FAY
CRAIG ANDREW
PRUDENCE ROSALIND
BRETT DON
TASLIM
HEATHER JEAN
TIMOTHY CLARENCE
JOHN RUSSELL
JOANNE
MEREDITH PHYLLIS MAY
SHARON KAYE
SHELLEY ANN
PETER JOHN
JOHN ALLAN
CAROLINA
MARK ALLEN
KERRIE ANNE
BRIAN NORMAN
COBI CHRISTINE
RODNEY DONALD
SHEILA
LOUISE MAY
NARAH LEE
TODD STUART
CYNTHIA LOIS
AMANDA GAYE
JASON GLENN
ELINOR MAY
ROSEMARY ANN
ROBERT JAMES
LUCIA JOHANNA
SHILO ARLENE
GLENN LAWRENCE
LEANNE DOROTHY
PERRY JOHN
SUSAN ANN
NATASHA LOUISE
SUSAN JANE
JACQUELINE FRANCES
JAN CORNELIS

VEARS
VIANT
VIRGO
WALTER
WAUGH
WEBBER
WESTALL
WHIBLEY
WHITTAKER
WHITTALL
WILLIAMSON
WILLINGTON

TERESA VICKI
BRENDAN THOMAS
LEIGHTON DAVID
CHERYL KAYE
DEBRA VALERIE
MARIE ANNE
MARGARET CHRISTINA
JOHN MARK
KAREN MICHELLE
MICHAEL JOHN
CLARE LOUISE
GRANT SCOTT

*Optical Dispensers Removed from the Register
as at 24 February 2004*

ARNST
CAMPBELL
CATTERMOLE
FROMM
GARDNER
GRACE
HARBOUR
HAWKE
KUBLER
LOWERY, JNR
MUNYARD
VAN BALEN
WHITE

FREDERIC DONALD
MARK ALISTAIR
KRISTY LEE
DAVID JOHN
PATRICIA STEPHANIE
JENNIFER ANNE
PHOEBE RAE
CAMERON STUART
SASCHA HARALD
DEWEY LEE
WENDY MARIE
AUGUSTINUS ADRIANUS
JEFFREY DEAN

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Right of way between Cashel Street and McDiarmid Avenue,
Pasadena—Deposited Plan 63464*

BY Road Process Order made on 2 October 2003, the City of Mitcham ordered that:

1. The whole of the right of way between Cashel Street and McDiarmid Avenue, dividing allotments 214 to 223 in Deposited Plan 3632 from allotments 352 to 361 and 739 in Deposited Plan 3738 more particularly lettered 'A' to 'K' on Preliminary Plan No. 03/0064 be closed.

2. The whole of the land subject to closure lettered 'A' be transferred to Christopher John Gill and Roger Ian Gill in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and C. J. Gill and R. I. Gill.

3. The whole of the land subject to closure lettered 'B' be transferred to Ranjit Kumer Das and Bharati Das in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and R. K. Das and B. Das.

4. The whole of the land subject to closure lettered 'C' be transferred to Gary Robert Mickan and Carolyn Ann Mickan in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and G. R. Mickan and C. A. Mickan.

5. The whole of the land subject to closure lettered 'D' be transferred to Patrick Joseph Gagliardi and Leoni Helen Gagliardi in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and P. J. Gagliardi and L. H. Gagliardi.

6. The whole of the land subject to closure lettered 'E' be transferred to Nenad Kotorac and Maria Carmela Florio in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and N. Kotorac and M. C. Florio.

7. The whole of the land subject to closure lettered 'F' be transferred to Panagiotis Manariotis and Senta Manariotis in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and P. Manariotis and S. Manariotis.

8. The whole of the land subject to closure lettered 'G' be transferred to Christos Chaousis and Angela Chaousis in accordance with Agreements for transfer dated 11 September 2003 entered into between City of Mitcham and C. Chaousis and A. Chaousis.

9. The whole of the land subject to closure lettered 'H' be transferred to Darrel Bruce Evans and Rosalie Joan Evans in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and D. B. Evans and R. J. Evans.

10. The whole of the land subject to closure lettered 'I' be transferred to Anthony Craig Burrett and Lynne Josephine Burrett in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and A. C. Burrett and L. J. Burrett.

11. The whole of the land subject to closure lettered 'J' be transferred to Arthur John Groves and Patricia Rose Groves in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and A. J. Groves and P. R. Groves.

12. The whole of the land subject to closure lettered 'K' be transferred to Michele Nicola Romualdo Colagrossi and Donatina Colagrossi in accordance with Agreement for transfer dated 11 September 2003 entered into between City of Mitcham and M. N. R. Colagrossi and D. Colagrossi.

On 2 December 2003 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 20 May 2004.

P. M. KENTISH, Surveyor-General

TRADE STANDARDS ACT 1979

SECTION 25

Declaration of Dangerous Goods

I, MICHAEL ATKINSON, Minister for Consumer Affairs, to whom the administration of the Trade Standards Act 1979, is committed, declare that the goods specified in the Schedule are dangerous goods. I am satisfied that the declaration is necessary in order to avert serious risk of injury or impairment to health, and that it is not appropriate in the circumstances to deal with the matter by the prescription of safety standards.

The effect of this declaration is that forthwith, a person shall not in the course of trade or business, manufacture, supply or sell the items referred to in the Schedule.

SCHEDULE

Any toy or novelty item, resembling an infant's dummy and able to be placed in the mouth, that does not comply with the requirements of Australian Standard AS 2432-1991—Babies Dummies, section 6 'Design and Construction'.

Confectionary dummies, or those intended for children's dolls are exempt from the scope of this banning order.

Dated 30 April 2004.

MICHAEL ATKINSON, Minister for
Consumer Affairs

UPPER SOUTH EAST DRYLAND SALINITY AND FLOOD MANAGEMENT ACT 2002

Appointment

TAKE notice that pursuant to section 9 of the Upper South East Dryland Salinity and Flood Management Act 2002, I have appointed the following person to be an authorised officer for the purposes of that Act:

Michael Bruno

Dated 16 May 2004.

JOHN HILL, Minister for Environment
and Conservation

VALUATION OF LAND ACT 1971

Notice of General Valuation

PURSUANT to the Valuation of Land Act 1971, notice is hereby given that within the following Local Government Areas, I have made a general valuation of all land subject to the general valuation. The values are assigned as at 1 January 2004.

L.G.A. No.	Local Government Areas
0200	Adelaide
0300	Adelaide Hills 1
0400	Port Adelaide Enfield 1
0500	Prospect
0600	Port Adelaide Enfield 2
0710	Metropolitan UIA
0800	Mitcham
0900	Unley
1000	Marion
1200	Holdfast Bay
1300	Onkaparinga 1
1400	Onkaparinga 2
1500	Norwood Payneham St Peters 1
1600	Norwood Payneham St Peters 2
1700	Campbelltown
1800	Burnside
1900	Norwood Payneham St Peters 3
2000	Walkerville
2100	West Torrens
2500	Charles Sturt
2600	Yankalilla
2800	Tea Tree Gully
2910	Playford 1
3030	Wakefield 1
3050	Copper Coast 1
3120	Mallala
3130	Light
3200	Playford 2
3300	Adelaide Hills 2
3410	Copper Coast 2
3430	Barunga West 1
3530	Port Pirie 3
3540	Port Pirie 1
3550	Port Pirie 2
3720	Wakefield 2
3820	Grant 1
3840	Mount Gambier
4000	Tatiara
4150	Murray Bridge
4230	Goyder 1
4240	Goyder 2
4310	Clare & Gilbert Valleys 1
4320	Clare & Gilbert Valleys 2
4400	Salisbury
4530	Victor Harbor
4540	Alexandrina 1
4610	Yorke Peninsula 1
4710	Adelaide Hills 3
4820	Orroroo Carrieton 1
4830	Flinders Ranges 1
4900	Gawler
5010	Peterborough 1
5020	Orroroo Carrieton 2
5030	Peterborough 2
5120	Coorong 1
5130	Karoonda East Murray
5210	Kangaroo Island 1
5230	Kangaroo Island 2
5410	Yorke Peninsula 2
5420	Yorke Peninsula 3
5430	Yorke Peninsula 4
5500	Loxton Waikerie 1
5630	Adelaide Hills 4
5700	Coorong 2
5800	Mount Barker
5910	Loxton Waikerie 2
6400	Kingston
6600	Port Augusta

6710	Naracoorte Lucindale 1
6720	Naracoorte Lucindale 2
6801	Northern UIA
6802	Eyre UIA
6803	Riverland UIA
6804	Yorke UIA
6805	Lower North UIA
6806	Southern UIA
6807	South East UIA
6910	Cooper Pedy
6920	Roxby Downs
7100	Mid Murray
7210	Southern Mallee 1
7220	Southern Mallee 2
7310	Grant 2
7400	Flinders Ranges 2
7530	Renmark Paringa
7550	Loxton Waikerie 3
7560	Berri Barmera
7610	Northern Areas 1
7630	Northern Areas 2
7710	Alexandrina 2
7830	Streaky Bay
7840	Ceduna
8000	Coorong 3
8210	Naracoorte Lucindale 3
8220	Robe
8300	Mount Remarkable
8400	Wattle Range 1
8500	Whyalla
8600	Onkaparinga 3
8710	Northern Areas 3
8920	Wattle Range 2
8930	Wattle Range 3
9000	Kimba
9250	Tumby Bay
9260	Cleve
9270	Le Hunte
9280	Franklin Harbour
9340	Port Lincoln
9350	Lower Eyre Peninsula
9360	Elliston
9420	Barunga West 2
9680	Clare & Gilbert Valleys 3
9690	Barossa
9810	Goyder 3
9820	Goyder 4

These values will come into force at midnight on 30 June 2004.

Dated 18 May 2004.

N. A. BRAY, Valuer-General

DL 110/93

WATER RESOURCES ACT 1997

Notice of Intent to Prescribe the Watercourses and Surface Water Resources in the Greenock Creek Area

I, JOHN DAVID HILL, the Minister for Environment and Conservation in the State of South Australia, give notice that I propose to recommend to the Governor that she declare by regulation that the watercourses and surface water resources in the shaded area in GRO Plan No. 128/2004 be prescribed, pursuant to sections 8(1) and 8(2) of the Water Resources Act 1997 (the Act).

Investigations on the water resources in Greenock Creek have characterised the catchment as a system with low and variable runoff. Stream flows are highly erratic, ranging from occasional storm flows to long periods with no baseflow. The harvesting of surface and watercourse flows in this system is therefore undertaken on an opportunistic basis.

The watercourses and surface water resources of the Greenock Creek catchment are under increasing pressure from viticulture development, which will not be sustainable without the introduction of controls over surface water and watercourse water use. The proposal to prescribe the watercourses and surface water resources will ensure that irrigators are subject to appropriate conditions of use which will be set out in a water allocation plan and enable the water resources of the region to be managed and used in accordance with the Object of the Act.

I invite all interested persons to make written submissions to me in relation to this proposal. The closing date for submissions will be 28 August 2004.

All submissions and enquiries should be addressed to:

The Minister for Environment and Conservation
c/o Birgitte Sorensen
Senior Policy Officer
NRM Executive Support
Department of Water, Land and Biodiversity Conservation
G.P.O. Box 2834
Adelaide, S.A. 5001
Telephone: (08) 8463 6857

Dated 13 May 2004.

JOHN HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Notice of Intent to Prescribe the Wells, Watercourses and Surface Water Resources in Area A of the Marne Saunders Catchment

I, JOHN DAVID HILL, the Minister for Environment and Conservation in the State of South Australia, hereby give notice that I propose to recommend to the Governor that she declare by regulation, that the wells, watercourses and surface water in the shaded area ('Area A') in GRO Plan No. 107/04 be prescribed, pursuant to sections 8(1) and 8(2) of the Water Resources Act 1997 (the Act).

The wells, watercourses and surface water resources in the Marne Saunders catchment were prescribed on 20 March 2003. A small area of land (approximately 23.4 hectares) in the Marne River catchment was not included in the prescribed area.

Therefore, I intend to make a recommendation to the Governor that the surface water, watercourses and wells in Area A of the Marne River catchment be prescribed. The prescription of the wells, watercourses and surface water in Area A will ensure that all water users are subject to the conditions of use which will be set out in a water allocation plan and enable the water resources of the region to be managed and used in accordance with the Object of the Act.

I invite all interested persons to make written submissions to me in relation to this proposal. The closing date for submissions will be 31 August 2004.

All submissions and enquiries should be addressed to:

The Minister for Environment and Conservation
c/o Birgitte Sorensen
Senior Policy Officer
NRM Executive Support
Department of Water, Land and Biodiversity Conservation
G.P.O. Box 2834
Adelaide, S.A. 5001
Telephone: (08) 8463 6857

Dated 13 May 2004.

JOHN HILL, Minister for Environment
and Conservation

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 14 July 2002, *Gazetted* 22 August 2002, page 3127 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 Commonwealth/State/Territory jurisdictional boundary in coastal waters is determined by the Australian Maritime Boundaries Information System Dataset of 2000, released in January 2001 by the Australian Surveying and Land Information Group (now Geoscience Australia National Mapping Division).

Section 5AAA of the Petroleum (Submerged Lands) Act 1967 provides that, where a change to the baseline of Australia's territorial sea would impact on the boundary of an existing petroleum title (in Commonwealth or State or Territory waters), there is in fact no such impact. The Commonwealth, State or Territory Act (as the case may be) under which the title has been granted, continues to apply to the title and the whole title area for as long as the title remains in force. Therefore, this Instrument does not apply to any such area that is already under title.

DESCRIPTION OF BLOCKS

AREA S03-1

Ceduna Sub-basin, Bight Basin, South Australia.

Map Sheet SI 53 (Port Augusta)

1955	2027	2028	2029	2099	2100
2101	2102	2171	2172	2173	2174
2175	2176	2243	2244	2245	2246
2247	2248	2315	2316	2317	2318
2319	2320	2387	2388	2389	2390
2391	2392	2459	2460	2461	2462
2463	2464	2531	2532	2533	2534
2535	2536	2603	2604	2605	2606
2607	2608	2675	2676	2677	2678
2679	2680	2747	2748	2749	2750
2751	2752	2753	2754	2755	2819
2820	2821	2822	2823	2824	2825
2826	2827	2891	2892	2893	2894
2895	2896	2897	2898	2899	2963
2964	2965	2966	2967	2968	2969
2970	2971	3035	3036	3037	3038
3039	3040	3041	3042	3043	3107
3108	3109	3110	3111	3112	3113
3114	3115	3179	3180	3181	3182
3183	3184	3185	3186	3187	3251
3252	3253	3254	3255	3256	3257
3258	3259				

Assessed to contain 128 graticular blocks.

AREA S03-2

Ceduna Sub-basin, Bight Basin, South Australia.

Map Sheet SI 53 (Port Augusta)

2393	2394	2395	2396	2465	2466
2467	2468	2469	2470	2471	2472
2537	2538	2539	2540	2541	2542
2543	2544	2545	2546	2547	2548
2609	2610	2611	2612	2613	2614
2615	2616	2617	2618	2619	2620
2681	2682	2683	2684	2685	2686
2687	2688	2689	2690	2691	2692
2756	2757	2758	2759	2760	2761
2762	2763	2764	2828	2829	2830
2831	2832	2833	2834	2835	2836
2900	2901	2902	2903	2904	2905
2906	2907	2908	2972	2973	2974
2975	2976	2977	2978	2979	2980
3044	3045	3046	3047	3048	3049
3050	3051	3052	3116	3117	3118
3119	3120	3121	3122	3123	3124
3188	3189	3190	3191	3192	3193
3194	3195	3196	3260	3261	3262
3263	3264	3265	3266	3267	3268

Assessed to contain 120 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; and
 - (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 900, 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, Minerals and Energy Division, Department of Primary Industries and Resources in Adelaide and from the Offshore Resources 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, Minerals and Energy Division, Department of Primary Industries and Resources SA, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 before 4 p.m., Thursday, 30 September 2004.

The following special instructions should be observed:

- two copies of the application and supporting data, together with a fee of \$A3 900, 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 S03-..... - 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, Minerals and Energy Division, Department of Primary Industries and Resources SA. Verbal enquiries may be directed to Mr Terry Aust, Acting Director Petroleum (Telephone: (08) 8463 3200) or email aust.terry@saugov.sa.gov.au.

As a result of a recent amendment to the Petroleum (Submerged Lands) Act 1967, any permits granted from this re-release cannot be renewed more than twice.

Dated 7 May 2004.

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

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



**Government
of South Australia**

**TREASURER'S
QUARTERLY STATEMENT**

for the

**THREE MONTHS and SIX MONTHS ended on
31 DECEMBER 2003 and 31 DECEMBER 2002**

*Presented by the
Honourable Kevin Foley MP
Treasurer of South Australia*

GOVERNMENT OF SOUTH AUSTRALIACOMMENTARY TO THE STATEMENT OF THE AMOUNTS CREDITED TO
AND ISSUED FROM THE CONSOLIDATED ACCOUNT FOR THE QUARTERS ENDED
31 DECEMBER 2003 AND 31 DECEMBER 2002***Receipts****Taxation*

Taxation receipts for the first half of 2003-04 are significantly higher than for the same period in the previous year reflecting continuing strength in the property market impacting on stamp duty (mainly mortgages and property transfers) and land tax receipts. Underlying strength in economic conditions is also impacting favourably on payroll tax receipts.

Higher gambling tax receipts for the six months to 31 December 2003 compared to a year earlier reflects increased expenditure on gambling. An apparent reduction in gambling tax receipts between the December quarters of 2002 and 2003 is due to an adjusting entry processed in the December quarter 2002 to correct an error from the previous quarter.

Fees and charges

The decline in receipts from fees and charges in the six months to December 2003, compared with the same period a year earlier, is mainly due to lower revenue from guarantee fees and traffic infringement notices.

Royalties

The increase in royalty revenue in the six months to December 2003 (compared to a year earlier) is a timing effect. Delays in royalty payments by SANTOS artificially depressed royalty revenue in the December quarter 2002. Adjusting for this effect, royalty revenue is comparable between 2002 and 2003.

Commonwealth – General Purpose Grants

Grant revenue received to date is based on funding arrangements under the Guaranteed Minimum Amount (GMA). Increased funding levels in the first half of 2003-04, compared to the same period a year ago, largely reflects CPI and population growth.

As published in the 2003-04 Mid-Year Budget Review, South Australia is now projected to receive GST revenue grants in excess of the GMA in 2003-04. The resulting increase in revenue will be reflected in the Commonwealth's GST revenue finalisation payment due in June 2004.

Commonwealth – Specific Purpose Grants

Commonwealth Specific Purpose Grants are lower in the first half of 2003-04 compared to the same period in 2002-03. The reduction is overstated by \$4.2 million

due to the incorrect reporting of Specific Purpose Grants for Non-Government Schools as a receipt of the Consolidated Account instead of the Department of Education and Children's Services special deposit account for the period to December 2002.

The remaining reduction mainly reflects the cessation, (on 30 June 2002), of the temporary additional First Home Owner Grant (FHOG). Specific purpose funding for the additional FHOG amounted to \$4.5 million in the six months ended 31 December 2002, no comparable funds were received by the State in the six months to December 2003.

The cessation of the temporary additional FHOG also explains the reduction in specific purpose grants between the December quarters of 2002 and 2003.

Payments

Payments have been made pursuant to the *Appropriation Act*, passed at the time of the 2003-04 State Budget and in accordance with various Acts for which specific appropriation has been authorised.

The total payments for the six months ending 31 December 2003 are broadly in line with the budget for the 2003-04 financial year.

The structure of the *Appropriation Act* was changed in the 2003-04 Budget to provide a greater number of appropriation lines and to reflect changes in administrative structures. Accordingly, comparative data are not available for all payments made from the Consolidated Account for the December quarter 2003 relative to the December quarter 2002. Footnotes to the Statement of Payments indicate the agencies affected by these changes.

Note

Considerable caution should be exercised in interpreting the quarterly statement of Consolidated Account transactions. Unlike the State budget, which comprises transactions on an accrual basis, the information reflected in the quarterly statements is limited to cash transactions. In addition, the Consolidated Account does not capture all the transactions undertaken by the general government sector (in particular, it does not record receipts to and payments from special deposit accounts). Finally, it should be noted that the timing of receipts and payments could be volatile within a particular year. As a result, apparently significant movements between years may only be due to changes in the timing of receipts and payments, and therefore may not have implications for the underlying budget position.

GOVERNMENT OF SOUTH AUSTRALIA

SUMMARY OF THE STATEMENT
ON THE CONSOLIDATED ACCOUNT FOR THE
QUARTERS ENDED 31 DECEMBER 2003 AND 31 DECEMBER 2002

(Prepared on a Cash Basis)

- Six months ended -			- Quarter ended -		
31 December 2003	31 December 2002	Variation	31 December 2003	31 December 2002	Variation
\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
RECEIPTS					
3,068,532	2,905,286	163,246	1,664,441	1,567,450	96,991
PAYMENTS					
3,085,517	3,033,807	51,710	1,518,673	1,488,312	30,361
FINANCING REQUIREMENT					
16,985	128,521	-111,536	-145,768	-79,138	-66,630
BORROWINGS					
-	-	-	-	-	-
CONSOLIDATED ACCOUNT RESULT					
Deficit / - Surplus					
16,985	128,521	-111,536	-145,768	-79,138	-66,630

GOVERNMENT OF SOUTH AUSTRALIA

STATEMENT OF THE RECEIPTS AND BORROWINGS ON THE CONSOLIDATED ACCOUNT
FOR THE QUARTERS ENDED 31 DECEMBER 2003 AND 31 DECEMBER 2002*(Prepared on a Cash Basis)*

	- Six months ended -		- Quarter ended -		
	Budget	31 December	31 December	31 December	
	2003-04	2003	2002	2003	
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
RECEIPTS -					
Taxation -					
Financial Institutions Duty	-	-	1,500	-	1,500
Debits Tax	59,400	30,111	29,475	-	14,656
Gambling	374,000	188,818	164,786	93,666	122,684
Land Tax	187,700	80,932	56,319	77,813	53,734
Payroll Tax	818,700	431,937	392,042	211,219	194,891
Stamp Duties	833,500	569,225	435,877	310,285	232,306
Commonwealth Places Mirror Tax	16,500	8,673	8,068	3,993	4,297
Other taxes on property	10	-	841	-	14
River Murray Levy	15,900	-	-	-	-
Total Taxation	2,305,710	1,309,696	1,088,908	696,976	624,082
Contributions from State Undertakings	491,436	56,501	73,984	31,058	51,735
Recoveries -					
Superannuation	-	-	31,717	-	12,590
Other	32,117	5,647	6,804	2,926	4,498
Total Recoveries	32,117	5,647	38,521	2,926	17,088
Fees and charges	72,752	49,387	52,282	25,266	34,008
Royalties	74,400	37,801	33,838	14,371	20,214
Commonwealth -					
General Purpose Grants	3,047,100	1,500,428	1,487,530	832,615	757,837
Specific Purpose Grants	47,742	24,977	32,817	12,078	17,728
Total Commonwealth	3,094,842	1,525,405	1,520,347	844,693	775,565
Other Receipts	208,915	84,095	97,406	49,151	44,758
Total Receipts	6,280,172	3,068,532	2,905,286	1,664,441	1,567,450
BORROWINGS -					
Funds borrowed from South Australian Government					
Financing Authority	34,316	-	-	-	-
Total Receipts and Borrowings	6,314,488	3,068,532	2,905,286	1,664,441	1,567,450

GOVERNMENT OF SOUTH AUSTRALIA

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT
FOR THE QUARTERS ENDED 31 DECEMBER 2003 AND 31 DECEMBER 2002*(Prepared on a Cash Basis)*

	- Six months ended -		- Quarter ended -			
	Budget	31 December	31 December	31 December		31 December
	2003-04	2003	2002	2003		2002
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	
PAYMENTS -						
Department of the Premier and Cabinet	46,278	23,139	23,270	11,569	11,505	
Administered Items for the Department of the Premier and Cabinet	6,361	3,793	223	3,608	125	
State Governor's Establishment	2,503	1,341	1,174	684	641	
Arts SA	89,337	68,458	69,367	16,612	22,423	
South Australian Tourism Commission	43,159	19,125	28,827	9,125	9,611	
Minister for Tourism	4,862	4,862	5,436	-	872	
Auditor-General's Department	9,682	4,810	4,738	2,530	2,583	
Administered Items for the Auditor-General's Department	766	168	187	-	-	
Department of Treasury and Finance	38,639	19,320	18,144	9,660	9,072	
Administered Items for the Department of Treasury and Finance	1,011,298	318,701	306,754	162,567	168,372	
Independent Gambling Authority	1,386	696	582	348	291	
Department of Industry and Trade	-	-	90,618	-	28,213	
Department for Business, Manufacturing and Trade (a)	103,670	35,330	-	15,700	-	
Administered Items for the Department for Business, Manufacturing and Trade	2,538	3,538	1,840	-	1,840	
Office of Economic Development (a)	14,062	5,752	-	2,490	-	
Department of Primary Industries and Resources	112,043	55,422	54,725	36,948	27,980	
Administered Items for the Department of Primary Industries and Resources	88,619	-	1,878	-	939	
Department of Justice	-	-	316,553	-	165,224	
Department for Correctional Services (b)	117,694	64,100	-	32,100	-	
South Australian Police	342,648	184,090	-	96,300	-	
Administered Items for Police and Emergency Services	49,151	28,675	1,220	11,671	1,062	
Courts Administration Authority (b)	62,789	30,318	-	15,858	-	
State Electoral Office (b)	2,065	1,032	-	516	-	
Attorney-General's Department (b)	49,996	25,856	-	15,637	-	
Administered Items for the Attorney-General's Department	53,887	27,848	28,214	17,218	16,277	
Department of Human Services	1,584,149	838,961	731,672	462,538	410,189	
Administered Items for the Department of Human Services	107,680	64,975	61,793	17,760	17,460	
Department of Education and Children's Services and Department of Employment, Further Education, Science and Small Business	-	-	771,353	-	374,307	
Department of Education and Children's Services (c)	1,419,931	678,823	-	305,551	-	
Administered Items for the Department of Education and Children's Services	129,443	115,120	105,988	33,966	24,866	

GOVERNMENT OF SOUTH AUSTRALIA

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT
FOR THE QUARTERS ENDED 31 DECEMBER 2003 AND 31 DECEMBER 2002*(Prepared on a Cash Basis)*

	- Six months ended -		- Quarter ended -		
	Budget	31 December	31 December	31 December	
	2003-04	2003	2002	2003	
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
PAYMENTS -					
Department of Further Education, Employment, Science and Technology (c)	220,331	99,888	-	53,081	-
Department for Environment and Heritage and Environment Protection Authority	-	-	66,500	-	34,000
Department for Environment and Heritage (d)	92,651	67,890	-	34,710	-
Administered Items for the Department for Environment and Heritage	3,838	3,768	4,581	312	1,091
Environment Protection Authority (d)	8,775	5,570	-	3,600	-
Department of Water, Land and Biodiversity Conservation	51,151	25,576	26,419	12,788	11,782
Administered Items for Department of Water, Land and Biodiversity Conservation	38,878	23,289	2,567	6,287	1,307
Department of Transport and Urban Planning	-	-	29,197	-	10,894
Office of Local Government	2,670	1,333	1,301	700	798
Administered Items for the Office of Local Government	512	512	416	512	416
Planning SA	16,861	6,899	4,750	4,103	2,669
Administered Items for Planning SA	958	372	107	372	107
Transport Services (e)	9,913	4,242	-	2,121	-
Administered Items for Transport Services	13,180	13,443	4,356	11,014	1,871
Transport Planning (e)	2,304	1,152	-	576	-
Passenger Transport Board	167,646	87,000	82,616	46,000	43,770
TransAdelaide	5,350	2,040	3,947	692	2,519
Offices for Sustainable Social, Environmental and Economic Development (e)	869	432	-	216	-
Department for Administrative and Information Services	119,469	58,545	80,573	29,890	35,502
Administered Items for the Department for Administrative and Information Services	5,254	2,482	-	1,437	-
House of Assembly	6,092	2,868	2,877	1,361	1,142
Joint Parliamentary Services	8,672	3,525	4,049	2,132	1,589
Legislative Council	3,786	1,705	1,773	817	849
Special Acts	97,492	48,733	93,222	24,996	44,154
Total Payments	6,371,288	3,085,517	3,033,807	1,518,673	1,488,312

(a) Shown under the Department of Industry and Trade in 2002-03

(b) Shown under the Department of Justice in 2002-03

(c) Shown under the Department of Education and Children's Services and Department of Employment, Further Education, Science and Small Business in 2002-03

(d) Shown under the Department for Environment and Heritage and Environment Protection Authority in 2002-03

(e) Shown under the Department of Transport and Urban Planning in 2002-03

South Australia

Victims of Crime (Compensation) Regulations 2004

under the *Victims of Crime Act 2001*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Requirements for applications for statutory compensation (section 18 of Act)
- 5 Prescribed scale of costs (section 25 of Act)
- 6 Legal practitioner not negligent if relies on certain reports

Schedule 1—Requirements for applications for statutory compensation

Schedule 2—Prescribed scale of costs

1—Short title

These regulations may be cited as the *Victims of Crime (Compensation) Regulations 2004*.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the *Victims of Crime Act 2001*;

hospital report, in relation to a victim, includes a report on the victim written by a member of the hospital's medical personnel, the whole of the victim's record from the hospital or the written summary given to the victim on the victim's discharge from the hospital;

limited claim—a claim for statutory compensation is a *limited claim* if it is limited to a claim for compensation for one or both of the following:

- (a) for grief suffered in consequence of the commission of a homicide (see section 17(2) of the Act);
- (b) for funeral expenses (see section 17(4) of the Act),

and *limited application* has a corresponding meaning;

period for negotiation—see section 18(5) of the Act;

related claim—a claim for statutory compensation is a *related claim* if—

- (a) in proceedings under the Act, the same legal practitioner represents more than one victim of an offence claiming compensation in respect of injury arising from the offence; or

- (b) in proceedings under the Act, the same legal practitioner represents more than one victim of a series of offences claiming compensation in respect of injury arising from the series of offences;

series of offences means—

- (a) offences committed consecutively by one offender, or offences committed simultaneously or consecutively by offenders acting in concert; or
- (b) offences committed in circumstances in which those offences constitute a single offence,

(see section 23 of the Act).

4—Requirements for applications for statutory compensation (section 18 of Act)

- (1) For the purposes of section 18(4)(a)(i) of the Act, the information required to be included in an application for statutory compensation is set out in Part 1 of Schedule 1.
- (2) For the purposes of section 18(4)(a)(iii) of the Act, a list of the documents required to accompany an application for statutory compensation is set out in Part 2 of Schedule 1.

Note—

See also section 18(4)(a)(ii) of the Act which requires an application for statutory compensation to be accompanied by any medical reports relevant to the injury in the possession of, or accessible to, the claimant.

- (3) If a claimant seeks to be exempted under section 18(4)(c)(ii) of the Act from serving a copy of an application on the offender, the claimant must include in the application (in addition to the other required information) full details of the attempts made by the claimant to locate the offender.

Note—

Section 18(4)(b) of the Act requires the information contained in an application to be verified by statutory declaration.

5—Prescribed scale of costs (section 25 of Act)

- (1) For the purposes of section 25(1) of the Act, the prescribed scale of costs is set out in Schedule 2.
- (2) No fee is payable in proceedings under the Act except as set out in Schedule 2.
- (3) However, subregulation (2) does not prevent the Crown from recovering its costs in respect of proceedings under the Act.

6—Legal practitioner not negligent if relies on certain reports

For the avoidance of doubt, a legal practitioner who relies on—

- (a) a copy of the claimant's hospital report; or
- (b) the report of the claimant's general medical practitioner or dentist,

in the course of, or in connection with, giving advice about a claim for compensation in respect of the claimant will be taken not to have acted negligently in so doing.

Schedule 1—Requirements for applications for statutory compensation

Part 1—Information to be included in application

1—Claimant information

A claimant must include in an application for statutory compensation the following information:

- (a) the name, address and date of birth of the claimant;
- (b) the name, address and date of birth of the victim of the offence (if not the claimant);
- (c) the date, time and place of the offence;
- (d) the nature of the offence and the details surrounding the occurrence of the offence;
- (e) when and where the offence was reported to the police or, if not reported, the reason for not reporting the offence;
- (f) details of the nature and extent of the injury;
- (g) if the victim of the offence is dead—
 - (i) the relationship of the claimant to the victim; and
 - (ii) the date of death; and
 - (iii) the date of the funeral.

Note—

Failure to report an offence to the police within a reasonable time after its commission may result in a claimant being refused statutory compensation unless the claimant can establish good reason for the failure—see section 20(7) of the Act.

2—Offender information

A claimant must include in an application for statutory compensation the following information about the offender:

- (a) the name and address of the offender (if known);
- (b) if the offender was charged with any offence—
 - (i) details of the charges laid; and
 - (ii) details of the court in which the charges were laid; and
 - (iii) the date of the trial (if any);
- (c) the outcome of the prosecution of any offence, including, if the offender was convicted of an offence—
 - (i) details of the conviction recorded; and
 - (ii) details of the court in which the conviction was recorded; and
 - (iii) the date of the conviction; and
 - (iv) details of any appeal lodged against the conviction by the offender;

- (d) whether the claimant gave evidence for the prosecution at the trial of the offender and, if not, the reasons why the claimant did not give evidence;

Note—

Failure of or refusal by the victim to give evidence in the prosecution of an offender may result in a claimant being refused statutory compensation unless the claimant can establish good reason for the failure or refusal—see section 20(7) of the Act.

- (e) if the claimant seeks an exemption from the requirement to serve the application on the offender on the ground that the whereabouts of the offender are unknown and cannot be readily ascertained (see section 18(4)(c) of the Act)—details of attempts by the claimant to locate the offender.

3—Information about action taken to ascertain defendant's assets

A claimant must include in an application (other than a limited application) for statutory compensation details, and results, of any searches carried out by the claimant in order to ascertain the assets (if any) of the defendant.

4—Information about statutory compensation being claimed

- (1) A claimant must include in an application for statutory compensation that is limited to compensation for funeral expenses an itemised list of funeral expenses.

Note—

Section 17(4) of the Act sets out who is eligible to claim statutory compensation for funeral expenses.

- (2) A claimant must include in an application for statutory compensation the following information about the compensation being claimed:
 - (a) particulars of any special damages being claimed, including—
 - (i) an itemised list of expenses in relation to any treatment and the name of the person or institution to whom the expense was paid or is payable;
 - (ii) as to each item, details of any refund or entitlement to refund of treatment costs from Medicare, an insurer or any other source;
 - (iii) an itemised list of funeral expenses;
 - (b) particulars of any loss of earnings as follows:
 - (i) if past loss of earnings is being claimed, details of the period off work or any period of reduced work and the amount that would have been earned had the claimant worked during that period (showing how this is calculated);
 - (ii) if an ongoing loss of earnings or a loss of earning capacity is being claimed, details of—
 - (A) the occupation or business of the claimant at the time of the injury and during the 12 months prior to the injury;
 - (B) the gross income received from the occupation or business during the 12 month period ending on 30 June last prior to the injury;

- (C) any disability (including mental disability) from which the claimant is suffering or has suffered in consequence of the injury and which is preventing or has prevented (wholly or in part) the claimant from carrying on his or her occupation or business;
- (D) the periods since the injury during which the claimant has been unable (wholly or in part) to perform his or her usual occupation or business, together with the periods during which the incapacity has been total and the periods during which it has been partial;
- (E) where there has been partial incapacity, the nature and extent of the partial incapacity;
- (F) the periods since the injury during which the claimant has been employed or otherwise engaged in an occupation or business and, in respect of each such occupation or business—
 - the nature of the occupation or business;
 - the address at which it was conducted or performed;
 - the name of the employer;
 - the gross income received by the claimant.

5—Formulated claim

- (1) A claimant must include in an application (other than a limited application) for statutory compensation a formulated claim showing the amount of compensation for which the claimant proposes the claim be settled.
- (2) The formulated claim must set out separately—
 - (a) the number of points claimed for non-financial loss (see section 20(3)(a)(ii) of the Act); and
 - (b) the amount claimed for—
 - (i) any closed period of past loss of earnings; and
 - (ii) any loss of earning capacity; and
 - (iii) special damages.
- (3) The formulated claim must include a statement of all amounts received, or likely to be received, by or on behalf of the claimant from the offender, an insurer or any other source, and details of any steps taken to obtain payment or compensation from the offender or any other person, body corporate or government department or agency in respect of the injury.

Part 2—Documents required to accompany application

6—Police records, statements etc

An application for statutory compensation must be accompanied by a copy of any record, statement or evidence relating to the offence provided to the claimant by the police.

7—Hospital reports and reports from general medical practitioner or dentist

The claimant's application (other than a limited application) for statutory compensation must be accompanied by either (or both) of the following:

- (a) if the victim was treated for the injury in a hospital—the hospital report (up to 20 pages) relating to the victim;
- (b) a report from a general medical practitioner or dentist summarising—
 - (i) the history taken from the victim; and
 - (ii) the nature and extent of the injury; and
 - (iii) the history of the treatment of the injury; and
 - (iv) whether there is a need for any future treatment and, if so, the nature of the future treatment; and
 - (v) the prognosis; and
 - (vi) the nature and extent of any permanent disability resulting from the injury.

Note—

See also clause 4(2) of Schedule 2.

8—Photographs

- (1) If an application for statutory compensation includes a claim for a permanent disability in the nature of scarring, deformity or disfigurement resulting from an injury caused by an offence, the application must be accompanied by—
 - (a) any relevant photographs, which must be dated, of the victim taken before the victim was injured; and
 - (b) photographs of the injury taken at or about the time of the making of the application.
- (2) A photograph taken for the purposes of subclause (1)(b) must, on the reverse of the photograph, be signed and dated by a legal practitioner or justice certifying that—
 - (a) he or she has seen, and is satisfied as to the identity of, the victim; and
 - (b) the photograph is a true photograph of the victim.

9—Statement of loss of earnings etc

- (1) If an application for statutory compensation includes a claim for past loss of earnings—
 - (a) by the claimant as an employee—the application must be accompanied by—
 - (i) a letter from the employer or employer's insurer; or
 - (ii) some other written evidence,confirming the period during which the claimant lost earnings and the amount lost during the period;
 - (b) by the claimant as a self-employed person—the application must be accompanied by written evidence confirming the period during which the claimant lost earnings and the amount lost during the period.

- (2) If an application for statutory compensation includes a claim for loss of earnings as a result of the claimant being unable, as a consequence of the injury, to enter into, or carry out, a contract with a particular person, the application must be accompanied by—
- (a) a letter from the person confirming the availability of work for the claimant during the relevant period and the value of that work; or
 - (b) some other written evidence supporting the claim.
- (3) If an application for statutory compensation includes a claim for loss of earning capacity by the claimant, the application must be accompanied by a copy of the claimant's income tax return—
- (a) for each of the 5 financial years immediately preceding the commission of the offence resulting in the injury; and
 - (b) for the financial year during which the offence resulting in the injury was committed; and
 - (c) for each of the financial years occurring since the financial year referred to in paragraph (b).

Note—

Copies of tax returns may be obtained from the Australian Taxation Office.

10—Documents relating to amounts received by claimant from other sources

An application for statutory compensation must be accompanied by copies of any documents relating to any amounts received, or likely to be received, by or on behalf of the claimant from the offender, an insurer or any other source, and details of any steps taken to obtain payment or compensation from the offender or any other person, body corporate or government department or agency in respect of the injury.

Schedule 2—Prescribed scale of costs

1—Solicitors fee

A solicitor may charge a fee for a claim for compensation as follows:

- (a) a fee of \$500 for a limited claim where the identity of the offender is known and compensation is agreed;

Note—

A solicitor is not entitled to a fee in respect of a limited claim for compensation where the identity of the offender is unknown and compensation is agreed.

- (b) a fee of \$1 000 for any other claim that is not a related claim;
- (c) if the claim is a related claim—a fee of \$1 000 for the first claim and, for each of the other related claims, a fee of \$800.

2—Counsels fee

- (1) Counsel may charge a fee of not more than \$750 for all work preparatory to an application to the court for compensation (including advice on evidence and any other legal advice on the application, conferences and proofing witnesses) and for the first 5 hours of the hearing of the application.

- (2) Counsel may charge an additional fee of 1/5 of the preliminary fee actually charged for each hour or part of an hour after the first 5 hours of the hearing of the application.
- (3) Subject to subclause (4), counsel may charge a fee of \$500 for an opinion as to the compromise of a minor's claim for compensation.
- (4) Counsel may charge a fee of \$350 for each opinion as to the compromise of a minor's related claim for compensation.

3—Fee for an appeal

The fee that may be charged for an appeal is \$500.

4—Disbursements

- (1) Subject to this clause, if—
 - (a) an application for statutory compensation is made to the court, a legal practitioner may recover all disbursements reasonably incurred under the Act as certified by the court;
 - (b) an application for statutory compensation is settled without any such application being made, a legal practitioner may recover all disbursements reasonably incurred as certified by the Crown Solicitor.
- (2) A legal practitioner may recover the reasonable cost of obtaining the following reports relating to a claim for statutory compensation:
 - (a) a hospital report (up to 20 pages);
 - (b) the report of a general medical practitioner or dentist.
- (3) A legal practitioner may not recover the cost of obtaining a report relating to a claim for statutory compensation—
 - (a) in the case of a hospital report that is longer than 20 pages, unless—
 - (i) the Crown Solicitor has given prior agreement; or
 - (ii) the court is satisfied that the whole of the victim's record from the hospital is, in the circumstances, necessary for the determination of the matter;
 - (b) in the case of a report from more than one expert in the same specialty, unless—
 - (i) the Crown Solicitor has given prior agreement; or
 - (ii) the court is satisfied that the report of more than one expert in the specialty is necessary to provide the court with the evidence required for the determination of the matter;
 - (c) in the case of a report from a person who is not registered as a medical practitioner or dentist, unless—
 - (i) the Crown Solicitor has given prior agreement; or
 - (ii) the court is satisfied that the report of a medical practitioner or dentist would not provide the court with the evidence necessary for the determination of the matter;
 - (d) in the case of any other report, unless—
 - (i) application for statutory compensation was made to the Crown Solicitor in accordance with section 18 of the Act but no acceptable settlement offer was made within the period for negotiation; or

- (ii) the Crown Solicitor has given prior agreement that the additional report is necessary, having regard to—
 - (A) the nature of the claimant's injury; and
 - (B) whether the proposed specialist has treated the claimant for the injury; and
 - (C) whether a report from a general medical practitioner or dentist would provide the evidence necessary for the determination of the matter.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 20 May 2004.

No. 30 of 2004.

AGO0328/02CS

South Australia

Motor Vehicles Variation Regulations 2004

under the *Motor Vehicles Act 1959*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Motor Vehicles Regulations 1996

- 4 Insertion of regulation 29A
29A Exemption from section 81A of Act
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles Variation Regulations 2004*.

2—Commencement

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

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Motor Vehicles Regulations 1996*

4—Insertion of regulation 29A

After regulation 29 insert:

29A—Exemption from section 81A of Act

A person who holds a licence that was issued subject to provisional licence conditions before 15 December 2003 is exempt from the operation of section 81A of the Act in relation to that licence if the period for which those conditions would have been effective under that section as in force immediately before that date has elapsed unless—

- (a) during that period, the person incurred one or more demerit points in respect of offences committed or allegedly committed on or after 15 December 2003; and
- (b) at the time that the demerit points were incurred the person was under the age of 19 years.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 20 May 2004.

No. 31 of 2004.

CTSA2002/13243/007

South Australia

Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Variation Regulations 2004

under the *Workers Rehabilitation and Compensation Act 1986*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Regulations 1995

- 4 Substitution of Schedule 2—Scale of Charges—Physiotherapy services

Schedule 1—Substituted schedule

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Variation Regulations 2004*.

2—Commencement

These regulations will come into operation 1 month after the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Regulations 1995*

4—Substitution of Schedule 2—Scale of Charges—Physiotherapy services

Schedule 2—delete the Schedule and substitute the Schedule in Schedule 1 of these regulations

Schedule 1—Substituted schedule

Schedule 2—Scale of charges—physiotherapy services

Item No.	Service Description	Charge
	CORE PHYSIOTHERAPY SCHEDULE SERVICES	
	Refer to the Physiotherapy Service and Fee Schedule Guidelines for requirements regarding the delivery of core schedule services.	
	CONSULTATIONS	
	INITIAL CONSULTATION	
	It is recommended that the treating physiotherapist, on the commencement of physiotherapy treatment, notifies the Self-Managed Employer, Exempt Employer or Claims Agent in respect of any new claim.	
	An initial consultation involves some or all of the following elements, the components of which are at the discretion of the treating physiotherapist:	
	(i) Subjective Reporting	
	Major symptoms and lifestyle dysfunction; current history and treatment; past history and treatment; pain, 24 hour behaviour, aggravating and relieving factors; general health, medication, risk factors.	
	(ii) Objective Assessment	
	Movement – active, passive, resisted, repeated; muscle tone, spasm, weakness; accessory movements, passive intervertebral movements etc. Appropriate procedures/tests as indicated.	
	(iii) Assessment Results	
	Provisional diagnosis; goals of treatment; treatment plan.	
	(iv) Treatment	
	Discussion with the patient regarding working hypothesis and treatment goals and expected outcomes; initial treatment and response; advice regarding home care including any exercise programs to be followed.	

Item No.	Service Description	Charge
	<p>(v) Documentation</p> <p>Recording all of the above in the clinical record of the patient, as well as: X-ray and results of other relevant tests; skin tests, warnings (if applicable).</p> <p>(vi) Communication</p> <p>Communication of information relevant to the rehabilitation and return to work of the patient/injured worker to the employer, Self-Managed Employer, Exempt Employer, Claims Agent, or coordinating general practitioner.</p>	
PT105	<p>Initial consultation, assessment, treatment</p> <p>Initial assessment and treatment of condition</p> <p>SUBSEQUENT CONSULTATIONS</p> <p>Reassessment and treatment of condition. This consultation must involve some or all of the following elements, the components of which are at the discretion of the treating physiotherapist.</p> <p>(i) History Taking/Assessment</p> <p>The history and assessment related to the condition previously treated and its behaviour following the previous treatment.</p> <p>(ii) Examination</p> <p>Examination by the physiotherapist of the condition previously treated.</p> <p>(iii) Treatment</p> <p>An appropriate treatment is performed.</p> <p>(iv) Reassessment</p> <p>Reassessment by both the patient and the physiotherapist.</p> <p>(v) Discussion of the Management Program with Patient/Carer</p> <p>The goals of treatment and management program are discussed with the patient and counselling given regarding care and/or action to be taken before the next consultation or if no further treatment is required, regarding care and preventative measures.</p>	\$47.70

Item No.	Service Description	Charge
	<p>(vi) Communication</p> <p>The appropriate management of a case involves communicating standard information to key parties. Information relevant to the management of the claim should be communicated to the treating general practitioner, Claims Agent case manager, Claims Agent medical, rehabilitation or physiotherapy advisor or non-medical experts involved in the claim.</p>	
	<p>(vii) Physiotherapy Treatment Form</p> <p>This form is to be completed once only as part of a subsequent consultation and forwarded to the Claims Agent with their invoice. This form will be initiated by the physiotherapist and forwarded to the Claims Agent where treatment is expected to extend for longer than 6 weeks.</p> <p>No additional fee is billable for the completion of this form.</p>	
	<p>(viii) Clinical Records</p> <p>Comprehensive clinical notes must be kept recording all of the above.</p>	
PT205	<p>Subsequent consultation – Level A</p> <p><i>Assessment, treatment.</i> This consultation must involve some, but not usually all, of the elements of a Subsequent Consultation and requires minimal practitioner contact time.</p>	\$22.00
PT210	<p>Subsequent consultation– Level B</p> <p><i>Assessment, treatment.</i> This consultation must involve some or all of the elements of a Subsequent Consultation.</p>	\$37.85
PT215	<p>Subsequent consultation – Level C</p> <p><i>Assessment, treatment.</i> This consultation must include all of the elements of a Subsequent Consultation, but because of the complexity of the injury, will require extra time for history taking, examination, treatment, documentation and liaison (eg injuries following major trauma, major surgery requiring intensive post-operative treatment).</p>	\$47.85

Item No.	Service Description	Charge
PT220	<p>Subsequent consultation – Level D</p> <p><i>Assessment, treatment.</i> This consultation must include all of the elements of a Subsequent Consultation but requires greater time and should only be required in a limited number of cases where the case and treatment are extremely complex (eg injuries following extensive burns, multi-trauma, major surgery requiring intensive post-operative treatment such as complicated hand injuries or joint reconstruction and some neurological conditions).</p>	\$63.70
	<p>CORRECTIVE/SERIAL SPLINTING</p> <p>Refer to the Physiotherapy Service and Fee Schedule Guidelines for further details regarding the types of splints available to the physiotherapist and the conditions associated with the provision of these splints.</p>	
PT300	Fabrication/Fitting/Adjustment of Splint	\$103.40 per hour
PT390	<p>Materials used to construct or modify a splint</p> <p>(Note: ‘DF’ means derived fee. Each account will be considered on its merits.)</p>	DF
	<p>AQUATIC PHYSIOTHERAPY AND EXERCISE SERVICES</p> <p>Refer to Physiotherapy Service and Fee Schedule Guidelines for further details regarding delivery of Aquatic Physiotherapy services.</p>	
	AQUATIC PHYSIOTHERAPY (HYDROTHERAPY)	
PT415	<p>Initial/individual aquatic physiotherapy (hydrotherapy) consultation</p> <p>The first aquatic physiotherapy session requires significant planning, supervision and monitoring of individual clients and this item should be used.</p> <p>This item may then be used for the 2 subsequent aquatic physiotherapy consultations after the initial service. It may also be used for one review at week 4-6 of the program.</p> <p>Only in exceptional circumstances should the item PT415 be utilised after the first three appointments (eg. severe trauma, fear of water) where much closer supervision is required. Prior case manager approval is required in these circumstances.</p>	\$37.85

Item No.	Service Description	Charge
PT420	<p>Subsequent/group aquatic physiotherapy (hydrotherapy) consultation</p> <p>Aquatic physiotherapy sessions after the first three visits are to be billed at this rate. Clients may be treated in a group but all the programs must be unique and individualised to the particular client.</p> <p>EXERCISE</p>	\$15.80 per person
PT455	<p>Individual exercise consultation</p> <p>Individual reassessment and exercise treatment of condition planned and supervised by a physiotherapist. This consultation must involve some or all of the elements of a Subsequent Consultation and the client to physiotherapist ratio must be 1:1 for the duration of the consultation.</p>	\$37.85
PT460	<p>Group exercise consultation</p> <p>Group exercise session planned and supervised by a physiotherapist. This consultation must involve some or all the elements of a Subsequent Consultation, with exercise treatment undertaken in a group. Each group must be comprised of a maximum of 8 patients per session.</p>	\$11.20 per person
PT429	<p>Entry fee, aquatic physiotherapy (hydrotherapy) or exercise</p> <p>Entry to a public or privately operated facility.</p> <p>This item may be utilised when the physiotherapist supervises an individual or group exercise or aquatic physiotherapy session with a patient to reimburse them for entry paid for the patient. This item is not to be used if the physiotherapist is an employee of the exercise or hydrotherapy facility. For group sessions, this fee is applicable for each participant supervised by the physiotherapist.</p> <p>(Note: 'DF' means derived fee. Each account will be considered on its merits.)</p> <p>TRAVEL</p> <p>The treating physiotherapist must receive prior approval from the Self-Managed Employer, Exempt Employer or Claims Agent before providing this service.</p> <p>All travel items refer to return trips to and from rooms to a workplace, hospital, patient's home or case conference.</p> <p>Refer to the Physiotherapy Service and Fee Schedule Guidelines for further details regarding travel.</p>	DF

Item No.	Service Description	Charge
PT905	Travel Travel up to 100km from Adelaide GPO	\$90.00 per hour
PT900	Travel after 100km from Adelaide GPO Travel with a destination more than 100km distance from GPO where the physiotherapist is based in the metropolitan area attracts a 20% loading to be charged under this item.	\$100.00 per hour
TELEPHONE CALLS		
Refer to the Physiotherapy Service and Fee Schedule Guidelines for further details regarding telephone calls.		
PT552	Telephone call Calls of case specific nature made to or received from the worker's referring/treating medical expert, rehabilitation provider, claims agent, self managed employer or self insured (exempt) case manager, employer, WorkCover Corporation Provider Consultant or worker advocate. Excludes calls made during consultation and calls to or from the worker.	\$15.00
TREATMENT REVIEW		
PT785	Functional Notification Form Completion of the Functional Notification Form will be initiated primarily by the treating physiotherapist when information is identified which directly impacts upon the patient's capacity to return to work and any other issues influencing the return to work process. This form must be forwarded directly to the treating general practitioner. The Functional Notification Form may only be completed when it complies with the criteria specified within the Physiotherapy Service and Fee Schedule Guidelines.	\$15.00

Item No.	Service Description	Charge
PT780	<p>Independent clinical assessment</p> <p>Includes a review of medical history, activity and a clinical examination to provide a differential diagnosis and/or make recommendations regarding ongoing treatment goals and return to work.</p> <p>This service includes the provision of a report detailing relevant findings and recommendations.</p> <p>The Self-Managed Employer, Exempt Employer or Claims Agent must be notified prior to the provision of this service to seek approval for payment.</p> <p>This service will NOT be performed by the treating physiotherapist.</p> <p>Refer to the Physiotherapy Service and Fee Schedule Guidelines for service standards and indicators for use regarding Independent Clinical Assessment.</p> <p>SUPPLEMENTARY SCHEDULE SERVICES</p> <p>Refer to the Physiotherapy Service and Fee Schedule Guidelines for requirements regarding the delivery of supplementary schedule services</p> <p>REHABILITATION AND RETURN TO WORK SERVICES</p> <p>Refer to the Physiotherapy Service and Fee Schedule Guidelines for service requirements and indicators for use of each rehabilitation and return to work service listed within this schedule.</p>	\$107.80 per hour
PT700	<p>Functional Capacity Assessment (FCA) or Functional Capacity Evaluation (FCE) (Standardised)</p> <p>This service is undertaken to determine a worker's inferred work capacity based on assessment of a worker's physical capabilities through a series of standardised tests that focus on selected work tolerances. Maximum time – 7 hours including report preparation.</p>	\$107.80 per hour

Item No.	Service Description	Charge
PT730	<p>Worksite assessment</p> <p>Involves attending the worksite in order to ascertain the availability of duties, including an overview of the following:</p> <ul style="list-style-type: none"> — physical environment; — mental work demands; — human behaviour; — working conditions; — educational requirements; — other conditions. 	\$107.80 per hour
PT740	<p>Job analysis</p> <p>Aims to identify specific tasks or employment options that are within a worker's capacity and ability to perform, through modifications to elements of the job, the provision of aids and equipment or training that will safely extend the worker's capacity range.</p> <p>The analysis consists of four main categories:</p> <ul style="list-style-type: none"> — workstation design; — work demands (intellectual/physical/sensory/perceptual); — equipment; — work environment. 	\$107.80 per hour
PT750	<p>Work hardening on site</p> <p>Aims to increase a worker's capacity, tolerance and endurance for the physical and intellectual demands of specified duties and employment, resulting in improved work performance and leading to a safe return to suitable employment.</p>	\$107.80 per hour
PT760	<p>Activities of daily living assessment</p> <p>Conducted in a worker's home with the aim of meeting the following objectives:</p> <ul style="list-style-type: none"> — providing essential services for severely injured workers; and/or — maintaining or improving a worker's level of physical functioning at home; — preventing further injury or aggravation; — assisting in preventing the development of chronicity in a worker's condition. 	\$107.80 per hour

Item No.	Service Description	Charge
OTHER SERVICES		
PT810	<p>Comprehensive report</p> <p>A Self-Managed Employer, Exempt Employer or Claims Agent may request a comprehensive report in response to a series of specific questions.</p> <p>A report will be taken to be comprehensive when requested by a Self-Managed Employer, Exempt Employer or Claims Agent and re-examination of the worker is a prerequisite for the preparation of the report.</p> <p>All reports referred to under this item are chargeable on an hourly basis with a maximum time chargeable of 1.5 hours.</p>	\$103.40 per hour
PT820	<p>Standard report</p> <p>A Self-Managed Employer, Exempt Employer or Claims Agent may request a standard report in response to a series of specific questions.</p> <p>A report will be taken to be standard when re-examination of the worker is not required and the report is based on a transcription of existing records.</p> <p>All reports referred to under this item are chargeable on an hourly basis with a maximum time chargeable of 1 hour.</p> <p>Refer to the Physiotherapy Service and Fee Schedule Guidelines for standards required for report writing.</p>	\$103.40 per hour
PT870	<p>Case conference</p> <p>Case conferences are used for the purpose of determining:</p> <ul style="list-style-type: none"> <li>— details of limitations/recommendations relating to a sustainable return to work; <li>— options for management of a worker's recovery; <li>— other related information. <p>A case conference may be requested by:</p> <ul style="list-style-type: none"> <li>— a treating medical expert; <li>— an employer; <li>— a worker or worker advocate; <li>— a Self-Managed Employer, Exempt Employer, Claims Agent or appointed Rehabilitation Coordinator. <p>The holding of a case conference must be authorised by the Self-Managed Employer, Exempt Employer or Claims Agent before the case conference is convened.</p> <p>Refer to the Physiotherapy Service and Fee Schedule Guidelines for further detail regarding case conferences.</p>	\$103.40 per hour

Item No.	Service Description	Charge
CURAP	Therapeutic appliance Includes an appliance or aid for reducing the extent of a compensable disability or enabling a patient to overcome in whole or in part the effects of a compensable disability (eg TENS machine). (Note: 'DF' means derived fee. Each account will be considered on its merits.) Refer to the Physiotherapy Service and Fee Schedule Guidelines for further detail regarding therapeutic appliances.	DF
PT999	Non scheduled services The use of this item number requires the approval of the Self-Managed Employer, Exempt Employer or Claims Agent prior to the delivery of the service. This item number is used when the provision of services not listed on the Core or Supplementary Fee Schedule is necessary, appropriate and reasonably required. Refer to the Physiotherapy Service and Fee Schedule Guidelines for further detail regarding non-scheduled services.	\$103.40 per hour

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 20 May 2004.

No. 32 of 2004.

03WKC003CS

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ADELAIDE CITY COUNCIL

DEVELOPMENT ACT 1993

Adelaide (City) Development Plan—General and Park Lands Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the Adelaide City Council has prepared a Draft General and Park Lands Plan Amendment Report to amend the Adelaide (City) Development Plan. The Draft General Plan Amendment Report and the Draft Park Lands Plan Amendment Report have been merged into one document. The document is now referred to as the Draft General and Park Lands PAR, which consists of three volumes.

The Plan Amendment Report proposes to make significant changes to the Development Plan. These changes include the introduction of a new performance based system and updating policies relating to economic, residential development, transport and access, Park Lands, urban form, design and environmental issues. The changes also include the conversion of Districts and Precincts into Zones and Policy Areas and the introduction of the Centres Policy in line with State Government legislation.

The Draft General and Park Lands PAR and Explanatory Statements are available for inspection or purchase from the Adelaide City Council Customer Centre, 25 Pirie Street, Adelaide or can be viewed on www.adelaidecitycouncil.com/news by selecting 'Public Consultation and Communication' from Monday, 19 April, 2004 (copies of the draft PAR are available free of charge in CD format). Copies are also available for inspection at all Council Libraries.

Comments on the Draft General and Park Lands PAR can be submitted through email by Council's website by selecting 'Public Consultation and Communication' at:

www.adelaidecitycouncil.com/news or in writing to Chief Executive Officer, Adelaide City Council (Development Plan Review), G.P.O. Box 2252, Adelaide, S.A. 5001.

All submissions should be received by 5 p.m. on Friday, 23 July 2004 and should clearly indicate whether you wish to be heard by council at a public hearing in support of your submission and what hearing date you wish to attend.

The public hearings will be held in the Adelaide Town Hall at 6 p.m. on Wednesday, 4 August 2004 and at 6 p.m. on Wednesday, 11 August 2004.

Copies of all submissions received will be available for inspection by interested persons at the Adelaide City Council Customer Centre, 25 Pirie Street, Adelaide from Tuesday, 27 July 2004 until the date of the first public hearing.

This notice supersedes the *Gazette* notice of 22 April 2004 for the City of Adelaide Draft General PAR. The document previously made available has been renamed, but the content is unchanged. All previously issued documentation remains accurate and applicable as a basis for public comment.

M. HEMMERLING, Chief Executive Officer

CITY OF MOUNT GAMBIER

ROADS (OPENING AND CLOSING) ACT 1991

Walkway between Dutton Street and Pick Avenue, Mount Gambier

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the City of Mount Gambier intends to implement a Road Process Order to close and transfer portion of Public Road (between Dutton Street and Pick Avenue) and merge with the adjoining allotment 589 in Filed Plan 193581 in the name of Boandik Lodge Inc., shown delineated as 'A' on Preliminary Plan 04/0034.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 10 Watson Terrace, Mount Gambier and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council at P.O. Box 56, Mount Gambier, S.A. 5290 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

G. MULLER, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Roads (Opening and Closing) Act 1991

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Port Adelaide Enfield proposes to make a Road Process Order to close and transfer to Allotment 10 in FP 42264 part of the public road named Dunstan Road being adjacent to allotment 4 in DP 49737 as delineated and lettered 'A' on the Preliminary Plan No. 04/0033.

A copy of the plan and a statement of persons affected are available for public inspection at the Civic Centre, 163 St Vincent Street, Port Adelaide, S.A. 5015, the Council Offices situated in the Enfield, Greenacres and Parks Libraries and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must be made in writing to the Council, P.O. Box 110, Port Adelaide, S.A. 5015 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered.

Dated 19 May 2004.

H. J. WIERDA, City Manager

THE BAROSSA COUNCIL

Development Plan Review—Public Consultation

NOTICE is hereby given that The Barossa Council is reviewing its Development Plan pursuant to section 30 of the Development Act 1993. The Development Plan Review will determine the appropriateness of the Development Plan to the council area and its consistency with the Planning Strategy for Regional South Australia.

Public consultation for the Development Plan Review will be for a two month period from Wednesday, 19 May 2004. During this time any interested person is invited to make written submissions on the subject of the Development Plan Review. Any person who makes a written submission in response to this invitation will also be given an opportunity to appear personally or by a representative before council or a council committee to be heard on their submission.

A brochure entitled 'The Barossa Council—Development Plan Review (Section 30).' an 'Issues Paper—May 2004' and copies of the Development Plan will be available from the council offices during normal office hours throughout the Development Plan Review public consultation period.

Written representations regarding the Development Plan Review must be forwarded to The Barossa Council by no later than 5 p.m. on Friday, 23 July 2004. Persons making written submissions should indicate whether they wish to be heard on their submission at the subsequent public hearing and if so, contact details should be provided.

All submissions should be directed to:

The Chief Executive Officer,
The Barossa Council,
P.O. Box 295,
Angaston, S.A. 5353.

A public hearing will be held, commencing at 7 p.m. on Tuesday, 10 August 2004, if required, at The Barossa Council Chambers, 1 Washington Street, Angaston, for persons who indicate a wish to be heard on their written submissions. Any interested persons are welcome to attend the public hearing however, confirmation of attendance is necessary.

J. G. JONES, Chief Executive Officer

DISTRICT COUNCIL OF BARUNGA WEST

Appointment

NOTICE is hereby given that at the meeting of the council held on 11 May 2004, Marcus Maxwell Stephens was appointed as an Authorised Officer, pursuant to section 18 of the Development Act 1993 and section 260 of the Local Government Act 1999.

N. HAND, District Manager

DISTRICT COUNCIL OF BARUNGA WEST

DEVELOPMENT ACT 1993

*Port Broughton and Tickera Plan Amendment Report (PAR)—
Draft for Public Consultation*

NOTICE is hereby given that the District Council of Barunga West has prepared a draft Plan Amendment Report to amend the Barunga West (DC) Development Plan.

The Plan Amendment Report will amend the Development Plan to alter and expand the township boundaries of Port Broughton and Tickera in order to supply additional land for residential and industrial purposes. The PAR has also considered:

- The adequacy of minimum allotment sizes, particularly in the existing Residential Zone in Port Broughton.
- The adequacy of existing Residential and Industrial Zone policies generally.
- The impact upon areas zoned for rural living (in Port Broughton) as a result of this township expansion.

The changes affect the township of Port Broughton, both within the existing township, and areas to the north, south and east of the township.

The changes relating to Tickera are to the north of the settlement area between North Gully Road and Coast Road.

The draft Plan Amendment Report will be available for public inspection during normal office hours at the Barunga West Council Offices, Head Office, Bay Street, Port Broughton or Bute Office, Railway Terrace, Bute from 6 May 2004 to 21 July 2004. Copies of the Plan Amendment Report can be purchased at the council offices at \$10 each.

Written submissions regarding the draft amendment will be accepted until 4.45 p.m. on 21 July 2004. All submissions should be addressed to:

Marcus Howard
c/o QED Pty Ltd
P.O. Box 7088
Hutt Street
Adelaide, S.A. 5000

Copies of all written submissions received will be available for inspection by interested persons at the council offices from 8 July 2004 to 21 July 2004.

A public hearing will be held on Wednesday, 21 July 2004 from 6 p.m. at the Barunga West, Bute Office, Railway Terrace, Bute.

The public hearing will enable people to speak to the joint council committee and Elected Members in relation to the PAR and submissions.

For further information, please contact Lyn Addison at council on (08) 8635 2107 or Marcus Howard at QED Planning Consultants on (08) 8227 0188.

Dated 14 May 2004.

N. HAND, Chief Executive Officer

KANGAROO ISLAND COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Process Order

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Kangaroo Island Council proposes to make a Road Process Order to close and transfer that portion of Public Road marked 'A' on the Preliminary Plan No. 04/0036.

Transfer 'A' to C. Jones, Lot 1 Clark Street, Penneshaw, S.A. 5222 and to merge that portion with certificate of title volume 5200, folio 924.

A statement of persons affected by the proposed road process together with a copy of the Preliminary Plan is available for inspection at the offices of the Kangaroo Island Council, Dauncey Street, Kingscote, S.A. 5223, during normal office hours. Copies may also be inspected at the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000, during normal office hours.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. Such objection or application for an easement must set out the full name and address of the person making the objection of application and must be fully supported by reasons.

Any application for an easement must give full particulars of the nature and location of the easement land, where made by a person as the owner of adjoining land or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Kangaroo Island Council, P.O. Box 121, Kingscote, S.A. 5223, within 28 days of this notice, and a copy shall be forwarded to the Adelaide office of the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Kangaroo Island Council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if so desired.

Dated 20 May 2004.

M. DILENA, Chief Executive Officer

MID MURRAY COUNCIL

REGIONAL COUNCIL OF GOYDER

DEVELOPMENT ACT 1993

*Enterprise Zone Plan Amendment Report (PAR)—
Draft for Public Consultation—Revision of Consultation Dates
and Public Hearing*

REVISED notice is hereby given that the Mid Murray Council and the Regional Council of Goyder have prepared a draft Plan Amendment Report to amend the Mid Murray Development Plan and the Goyder (RC) Development Plan.

The Plan Amendment Report will amend the Development Plans by introducing a new 'Enterprise Zone' to specifically provide for the development of intensive agricultural industries and other compatible industries within a streamlined planning process that aims to provide greater certainty to developers and the general community.

The area affected by the proposed new Enterprise Zone is approximately 35 km east to west and 15 km north to south along the Morgan-Whyalla Pipeline. Robertstown and Eudunda lie to the west and south-west of the subject area, approximately 12 km and 20 km respectively from the edge of the proposed zone. Morgan is approximately 15 km to the east of the proposed zone boundary. The subject land is located within the Hundreds of Bower, Bunday, Maude and Beatty.

The draft Plan Amendment Report will be available for public inspection during normal office hours at the Mid Murray Council Offices, 49 Adelaide Road, Mannum; Main Street, Cambrai and 10 Fourth Street, Morgan and the Goyder Council Offices, 1 Market Square, Burra and 25 Bruce Street, Eudunda, from 20 May 2004 to 20 July 2004. Copies of the Plan Amendment Report can be purchased at the council offices at \$10 each.

Written submissions regarding the draft amendment will be accepted until 4.45 p.m. on 20 July 2004. All submissions should be addressed to:

Damien Moyse
c/o QED Pty Ltd
P.O. Box 7088
Hutt Street
Adelaide, S.A. 5001

Copies of all written submissions received will be available for inspection by interested persons at the council offices from 20 July 2004 to 18 August 2004.

The public hearing will now be held on Wednesday, 18 August 2004 from 6 p.m. at the Morgan Day Activity Centre, Fourth Street, Morgan (directly adjacent the council offices). The public hearing will enable people to speak to the joint council committee and Elected Members in relation to the PAR and submissions.

For further information, please contact Damien Moyse or Mark Thomson at QED Planning Consultants on 8227 0188.

Dated 19 May 2004.

GLEN BRUS, Chief Executive Officer (Mid Murray Council)

STEPHEN KERRIGAN, Chief Executive Officer (Regional Council of Goyder)

DISTRICT COUNCIL OF PETERBOROUGH

Supplementary Election for Area Councillor

NOMINATIONS are hereby invited and will be received at the District Council of Peterborough located at 108 Main Street, Peterborough, from Thursday, 27 May 2004 until 12 noon Thursday, 17 June 2004, from any person eligible to be a candidate for election to the vacancy.

Nomination forms and candidate's handbooks are available from 108 Main Street, Peterborough.

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

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

A briefing session for prospective candidates will be conducted at 7 p.m. on Monday, 31 May 2004 at Council Meeting Room, Town Hall, 108 Main Street, Peterborough.

If more than the required number of nominations are received for the vacancy, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Returning Officer no later than 12 noon on Monday, 19 July 2004.

STEVE TULLY, Returning Officer

DISTRICT COUNCIL OF TATIARA

Supplementary Election for West Ward—Nominations Received

AT the close of nominations at 12 noon on Thursday, 13 May 2004, the following persons have been accepted as candidates and are listed in the order in which they will appear on the ballot paper.

Councillor for West Ward (1 Vacancy)

Allen, Janet
Walladge, Keith

Postal Voting

The election will be conducted entirely by postal voting. No polling booth will be open for voting on polling day. Voting is not compulsory.

Voting material will be dispatched by post to every natural person, body corporate and group listed on the voters roll as at roll closure on Wednesday, 31 March 2004.

The mailout will commence on Wednesday, 26 May 2004, with all voting materials to be delivered by Tuesday, 1 June 2004.

A person who has not received voting material by Tuesday, 1 June 2004 and who believes that he or she is entitled to vote should apply to the District Council of Tatiara, 43 Woolshed Street, Bordertown on 8752 1044.

A pre-paid addressed envelope for each elector entitlement will be provided. Completed ballot material must be returned to reach the Deputy Returning Officer no later than 12 noon on Tuesday, 15 June 2004.

A ballot box will be provided at the Council Office, 43 Woolshed Street, Bordertown and 34 Hender Street, Keith for electors who wish to personally deliver their completed ballot material during office hours.

Place of Counting Votes

The scrutiny and counting of votes will take place at 43 Woolshed Street, Bordertown as soon as practicable after 1 p.m. on Tuesday, 15 June 2004. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

All candidates must forward a campaign donations return to the Council Chief Executive Officer within six weeks after the conclusion of the election.

STEVE TULLY, Returning Officer

DISTRICT COUNCIL OF TUMBY BAY

Appointment

NOTICE is hereby given that at a meeting of council held on 10 May 2004, Emma K. Johnson was appointed as an authorised officer of council, pursuant to section 7 of the Public and Environmental Health Act 1987 and section 94 (1) of the Food Act 2001.

E. A. ROBERTS, District Clerk

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

Arnold, Winifred Eileen, late of Baker Street, Somerton Park, of no occupation, who died on 4 December 2003.

Calman, Doris Grace, late of Badenoch Street, Fulham Gardens, home duties, who died on 18 February 2004.

Charles, Edward Raymond, late of 110 Strathfield Terrace, Largs North, retired boiler maker, who died on 25 March 2004.

Dillon, Richard Grantley, late of 15 Thomas Street, Unley, retired railway guard, who died on 23 March 2004.

Goldsworthy, Norman, late of Grainger Road, Somerton Park, retired clerical worker, who died on 1 February 2004.

Lark, Valerie Faye, late of 58 Pitman Avenue, Woodville West, widow, who died on 11 April 2004.

Matzeit, Ruth Urte, late of 51 Eve Road, Bellevue Heights, retired nurse, who died on 26 December 2003.

Niquet, Peter Goldsworthy, late of 18 Cross Road, Myrtle Bank, retired industrial officer, who died on 22 March 2004.

Schumacher, Elaine Joyce, late of 2 Renown Avenue, Clovelly Park, home duties, who died on 25 February 2004.

Soloman, Joyce Gwendoline, late of 5 Todd Street, Berri, widow, who died on 8 March 2004.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 18 June 2004, 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 May 2004.

C. J. O'LOUGHLIN, Public Trustee

CORPORATIONS ACT 2001

MEMBERS VOLUNTARY WINDING UP

Classified Marketing Co-operative Ltd (In Liquidation)

NOTICE is hereby given that subsequent to a special postal ballot of the members of the abovenamed Co-operative, the result of which was minuted by the Secretary of the Co-operative on 5 May 2004, it was resolved 'That the Co-operative be wound up voluntarily in accordance with the provisions of the Co-operatives Act 1997 and in turn the Corporations Act 2001, relating to a members voluntary winding up and that George Divitkos, c/o BDO Chartered Accountants & Advisers, 248 Flinders Street, Adelaide, S.A. 5000, be appointed Liquidator for the purpose of such winding up'.

Dated 7 May 2004.

G. DIVITKOS, Liquidator

ATTENTION

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

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

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

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040.

Email: governmentgazette@saugov.sa.gov.au