



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 14 AUGUST 2008

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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@dpc.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, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Corporation Board, pursuant to the provisions of the Adelaide Festival Corporation Act 1998:

Member: (from 14 August 2008 until 13 August 2011)
Graham Douglas Walters

By command,

JENNIFER RANKINE, for Premier

ASACAB001/02

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Museum Board, pursuant to the provisions of the South Australian Museum Act 1976:

Member: (from 14 August 2008 until 13 August 2011)
John Charles Ellice-Flint

By command,

JENNIFER RANKINE, for Premier

ASACAB003/02

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Remuneration Tribunal, pursuant to the provisions of the Remuneration Act 1990; Parliamentary Remuneration Act 1990:

Member: (from 14 August 2008 until 13 August 2011)
Hedley Raymond Bachmann

President: (from 14 August 2008 until 13 August 2011)
Hedley Raymond Bachmann

By command,

JENNIFER RANKINE, for Premier

DPC08/025CS

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Holloway, MLC, Minister for Mineral Resources Development, Minister for Urban Development and Planning and Minister for Small Business to be also Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period from 17 August 2008 to 21 August 2008 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

By command,

JENNIFER RANKINE, for Premier

MTR08/050

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice, Minister for Multicultural Affairs and Minister for Veterans' Affairs to be also Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period from 22 August 2008 to 23 August 2008 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

By command,

JENNIFER RANKINE, for Premier

MTR08/050

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice, Minister for Multicultural Affairs and Minister for Veterans' Affairs to be also Acting Minister for Police, Acting Minister for Emergency Services and Acting Minister for Recreation, Sport and Racing for the period from 16 August 2008 to 22 August 2008 inclusive, during the absence of the Honourable Michael John Wright, MP.

By command,

JENNIFER RANKINE, for Premier

MPOL08/012CS

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has revoked the appointment of Jozlene Mazel to the position of Chief Executive, Department for Families and Communities for a term of five years, commencing on 29 September 2008 and expiring on 28 September 2013, pursuant to the Public Sector Management Act 1995 and the Acts Interpretation Act 1915.

By command,

JENNIFER RANKINE, for Premier

DPC03/023CS

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Jozlene Mazel to the position of Chief Executive, Department for Families and Communities for a term of five years, commencing on 19 August 2008 and expiring on 18 August 2013, pursuant to Part 4 of the Public Sector Management Act 1995.

By command,

JENNIFER RANKINE, for Premier

DPC03/023CS

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Paul Joseph Case to the position of Chief Executive, Olympic Dam Taskforce for a term of one year, commencing on 14 August 2008 and expiring on 13 August 2009, pursuant to Part 4 of the Public Sector Management Act 1995.

By command,

JENNIFER RANKINE, for Premier

DPC025/03CS

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Brenton Wayne Pike as Acting Registrar-General commencing on 4 July 2008 until such time as an appointment is made to the position of Registrar-General, pursuant to section 14 of the Real Property Act 1886.

By command,

JENNIFER RANKINE, for Premier

AGO0048/08CS

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has revoked the appointment of Steven Glen Newchurch as an officer of the Department for Correctional Services, appointed for the purpose of performing the duties of a Community Correctional Officer, pursuant to section 68 of the Constitution Act 1934 and section 36 of the Acts Interpretation Act 1915.

By command,
JENNIFER RANKINE, for Premier

MCS08/017SC

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint as officers of the Department for Correctional Services the persons named below for the purpose of performing the duties of a Community Correctional Officer in relation only to the supervision of offenders in the community as staff of the Young Offenders Breaking the Cycle Program conducted by Families SA, effective from 14 August 2008, pursuant to section 68 of the Constitution Act 1934:

Julie Marsh
Jane Morony

By command,
JENNIFER RANKINE, for Premier

MCS08/017SC

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has been pleased to approve the appointments constituting the Police Disciplinary Tribunal as set out below, pursuant to section 37 of the Police (Complaints and Disciplinary Proceedings) Act 1985:

Panel of Magistrates established under section 37 (5) of the Police (Complaints and Disciplinary Proceedings) Act 1985 from 14 August 2008 to 27 April 2011:

William John Ackland
Teresa Marie Anderson
Paul Bennett
Andrew James Cannon
Terence Frederick Forrest
Robert Bruce Harrap
Mary-Louise Hribal
Koula Kossiavelos
Lydia Makiv
Simon Hugh Milazzo
William Albert George Morris
Simon James Smart
Joanne Tracey

Panel of Magistrates established under section 37 (5) of the Police (Complaints and Disciplinary Proceedings) Act 1985 from 15 August 2008 to 27 April 2011:

Peter Yelverton Wilson
Paul Marvin Foley
John Gerard Fahey
Alfio Anthony Grasso
Gary Clive Gumpf
Penelope Anne Eldridge
Grantley Bruce Harris
Kevin Edgcomb
Ruth Frances Hayes
Theodore Iuliano
Clynton Allan Johansen
Clive William Kitchin
Cathy Helen Deland
Rosanne Helen McInnes
Stefan Peter Metanowski
Kym Andrew Millard
Richard Dutton Brown
Kym Boxall
Susan Elizabeth O'Connor
Elizabeth Mary Bolton

Joseph Marcus Baldino
Peter Barry Snopek
Derek Yorke Nevill Sprod

By command,
JENNIFER RANKINE, for Premier

AGO0245/02CS

Department of the Premier and Cabinet
Adelaide, 14 August 2008

HIS Excellency the Governor in Executive Council has noted the resignation of the Solicitor-General, Christopher John Kourakis, dated 12 June 2008, from the Office of Queen's Counsel, pursuant to Practice Direction 12.9.2 of the Supreme Court.

By command,
JENNIFER RANKINE, for Premier

AGO0047/08CS

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below, pursuant to section 43A of the Associations Incorporation Act 1985. Deregistration takes effect on the date of publication of this notice:

Adelaide Arts Council Incorporated
Arts Council of South Australia Incorporated
CS Employment Incorporated
Eriplan-Mitcham S.A. Incorporated
Errol Noack House Incorporated
Eyre Employment Services Incorporated
French-Australian Business Council of South Australia Incorporated
Homelife Housing Association Incorporated
Inner Wheel Club of Norwood Incorporated
Insurance Bowling Club of South Australia Incorporated
J.H. Angas Housing Association Incorporation
Kindergym Westside Incorporated
LEPSH Incorporated
Lions Club of Murray Bridge Twin Bridges Incorporated
Minda Superannuation Scheme Trustees Incorporated
Murray Action Group Incorporated
New Voice Association of South Australia Incorporated
Northern Alliance Incorporated
Norwegian Elk Hound Club of S.A. Incorporated
Probus Club of Edwardstown Incorporated
SA Light Manufacturing Industries Training Board Incorporated
Salisbury City Junior Soccer Club Incorporated
Somerton Park Ladies Probus Club Incorporated
Synergy Toastmasters Club Incorporated
The Institute of Foresters of Australia Incorporated
The Mens Probus Club of Colonel Light Gardens Incorporated
The Torrens Valley Network Incorporated
The Upper Torrens Writers Incorporated
Woodville North Baptist Church Incorporated

Given at Adelaide, 11 August 2008.

M. CARAPETIS, a Delegate of the Corporate Affairs Commission

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Debra Contala, Acting Commissioner for Consumer Affairs, do hereby exempt the licensees named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Wilfried Rohl, BLD 53738 and Josephine Sharon Rohl, BLD 192696.

SCHEDULE 2

Construction of a house on land situated at Allotment 22 in Deposited Plan 34020, in the area named Penong, Hundred of Burgoyne (certificate of title volume 5070, folio 516).

SCHEDULE 3

1. This exemption is limited to domestic building work personally performed by the licensees for the construction of a house on land situated at Allotment 22 in Deposited Plan 34020, in the area named Penong, Hundred of Burgoyne (certificate of title volume 5070, folio 516).

2. This exemption does not apply to any domestic building work the licensees sub-contract to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.

3. That the licensees do not transfer their interests in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:

- providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
- providing evidence of an independent expert inspection of the building work the subject of this exemption;
- making an independent expert report available to prospective purchasers of the property; and
- giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 7 August 2008.

D. CONTALA, Acting Commissioner for Consumer Affairs, Office of Consumer and Business Affairs, Delegate of the Minister for Consumer Affairs

Ref: 610/08-00109

CONVEYANCERS ACT 1994

JULY 2008

Commissioner Approval of Qualifications for Conveyancers

I, MAL HEMMERLING, Commissioner for Consumer Affairs, do hereby approve the qualifications set out in the following attached Schedule pursuant to section 7(1)(a)(ii) of the Conveyancers Act 1994:

- Schedule 1—Conveyancer.

Dated 16 July 2008.

MAL HEMMERLING, Commissioner for Consumer Affairs, Office of Consumer and Business Affairs

Schedule 1—Conveyancer

Pursuant to section 7(1)(a)(ii) of the Conveyancers Act 1994, a natural person has a qualification for the purpose of registration as a conveyancer if the person has any of the following:

1. Satisfactory completion of, or status granted in, the following units of competency forming part of the Certificate IV in Conveyancing (TAFE SA Code: MAK, Nat. Code 40449SA) conferred by the Department of Further Education, Employment, Science and Technology:

- | | |
|----------|---|
| (A) MAKC | Take instructions in a Conveyancing environment; |
| (B) MAKD | Apply contract law principles to the task; |
| (C) MAKE | Apply commercial law principles to Conveyancing transactions; |
| (D) MAKF | Minimise consumer risk in Conveyancing transactions; |

- | | |
|----------|---|
| (E) MAKG | Apply property law principles to Conveyancing tasks; |
| (F) MAKH | Prepare and execute mortgage documents; |
| (G) MAKK | Comply with Lands Titles Office procedures; |
| (H) MAKL | Research, locate and apply technical and drafting principles of the Torrens System; |
| (I) MAKM | Conduct a settlement. |
- Together with

A Statement of Attainment showing satisfactory completion of, or status granted in, the following units of competency conferred by a Registered Training Organisation registered to deliver the units forming part of FNB60301 Advanced Diploma of Financial Services (Conveyancing) from the FNB99 Financial Services Training Package:

- | | |
|---------------|---|
| (A) FNBCNV01A | Take instructions in relation to a transaction; |
| (B) FNBCNV03A | Liaise with clients, other professionals and third parties; |
| (C) FNBCNV05A | Prepare and execute documents; |
| (D) FNBCNV07A | Finalise transactions; |
| (E) FNBCNV02A | Obtain and analyse all information for the transaction; |
| (F) FNBCNV09A | Control practice by budget; |
| (G) FNBCNV19A | Manage efficient financial systems. |

or

2. Satisfactory completion of, or status granted in, the following units of competency forming part of the Certificate IV in Conveyancing (TAFE SA Code: MAK, Nat. Code 40449SA) conferred by the Department of Further Education, Employment, Science and Technology:

- | | |
|----------|---|
| (A) MAKC | Take instructions in a Conveyancing environment; |
| (B) MAKD | Apply contract law principles to the task; |
| (C) MAKE | Apply commercial law principles to Conveyancing transactions; |
| (D) MAKF | Minimise consumer risk in Conveyancing transactions; |
| (E) MAKG | Apply property law principles to Conveyancing tasks; |
| (F) MAKH | Prepare and execute mortgage documents; |
| (G) MAKK | Comply with Lands Titles Office procedures; |
| (H) MAKL | Research, locate and apply technical and drafting principles of the Torrens System; |
| (I) MAKM | Conduct a settlement. |

Together with

A Statement of Attainment showing satisfactory completion of, or status granted in, the following units of competency conferred by a Registered Training Organisation registered to deliver the units forming part of the FNS60304 Advanced Diploma of Financial Services (Conveyancing) from the FNS04 Financial Services Training Package:

- | | |
|-----------------|---|
| (A) FNCONV501A | Take instructions in relation to a transaction; |
| (B) FNCONV502A | Prepare and/or analyse and execute documents; |
| (C) FNCONV503A | Establish, manage and administer trust accounts; |
| (D) FNCONV504A | Finalise Conveyancing transactions; |
| (E) FNSICCU501A | Develop and nurture relationship with clients, other professionals and third party referrers; |

- (F) FNSCONV601A Obtain and analyse all information for the transaction;
- (G) FNSICORG609A Develop and manage financial systems;
- (H) FNSICORG608A Control a budget.

or

3. Satisfactory completion of, or status granted in, the following subjects forming part of the Certificate IV in Conveyancing conferred by the Department of Employment, Training and Further Education:

- (A) Introduction to Conveyancing;
- (B) Contract Law;
- (C) Commercial Law Principles;
- (D) Consumer Law (Conveyancing);
- (E) Property Law (Conveyancing) 1;
- (F) Property Law (Conveyancing) 2;
- (G) Mortgages;
- (H) Lands Titles Office Procedures;
- (I) Technical Principles;
- (J) Settlements 1;
- (K) (i) Accounting for non-accountants; or
(ii) Managing Finance—Performance;
(iii) Managing Finance—Setting and Achieving Budgets;
(iv) Managing Finance—Cost and Efficiency.

Together with

Satisfactory completion of (or status granted in) the following subjects forming part of the Advanced Diploma of Conveyancing conferred by the Department for Employment, Training and Further Education:

- (A) Contract Law (Conveyancing) 1;
- (B) Legal Entities;
- (C) Trusts and Transmissions;
- (D) Taxation Law (Property);
- (E) Legal Drafting;
- (F) Contract Law (Conveyancing) 2;
- (G) Technical Drafting;
- (H) Commercial Leases;
- (I) Settlements 2;
- (J) Conveyancing Conduct and Practice.

or

4. Land Broking Certificate conferred by the Department of Employment, Training and Further Education.

or

5 Degree of Bachelor of Business (Property) conferred by the University of South Australia, including satisfactory completion of (or status granted in) the following subjects:

- (i) Law of Property;
- (ii) Conveyancing 1EF;
- (iii) Conveyancing 2EF; and
- (iv) Conveyancing Law EF.

or

6. Degree of Bachelor of Business in Property conferred by the University of South Australia, including satisfactory completion of (or status granted in) the following subjects:

- (i) Law of Property;
- (ii) Conveyancing 1 or Real Estate Documentation 1;
- (iii) Conveyancing 2 or Real Estate Documentation 2; and
- (iv) Conveyancing Law or Property Transactions.

or

7. Graduate Diploma in Property conferred by the University of South Australia, including satisfactory completion of (or status granted in) the following subjects:

- (i) Conveyancing 1G or Real Estate Documentation G;
- (ii) Conveyancing 2G or Real Estate Documentation 2G;
- (iii) Conveyancing Law G or Property Transactions G;
- (iv) Property Project M;
- (v) Project Law 1M;
- (vi) Property Law 2M or Law of Property G.

DANGEROUS SUBSTANCES ACT 1979

Appointments

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, hereby appoint each of the following persons as an Authorised Officer for the purposes of the Dangerous Substances Act 1979, pursuant to section 7 (1) of the Dangerous Substances Act 1979:

Rodney Charles Ali
Julia Elizabeth Manka
Joanne Leah Hatchard
Carl Steven Olson
Desmond Keith Spencer

Dated 11 August 2008.

PAUL CAICA, Minister for Industrial Relations

DEVELOPMENT ACT 1993, SECTION 26 (9): CHELTENHAM PARK RACECOURSE DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'Cheltenham Park Racecourse Development 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.

NOTICE

PURSUANT to section 26 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 14 August 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF GRANT—TRANSPORT SERVICES DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'District Council of Grant—Transport Services Development 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.

NOTICE

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

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

Dated 14 August 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

ENVIRONMENT PROTECTION ACT 1993

Approval 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 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category B Containers:

Approve as Category B Containers, subject to the conditions in subclauses (i) and (ii) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

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

(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; and

(ii) *Approved Refund Markings:*

- (a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers.
- (b) The refund marking that appears on each container that belongs to the class of containers hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric ('5') in the statement.
- (c) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Fresh Attitude Antioxidant Daily Dose	100	PET	Australian Food Innovators	Flagcan Distributors
Preshafruit Apple & Lemon	350	PET	Bremmera Foods	Flagcan Distributors
Preshafruit Apple & Pear	350	PET	Bremmera Foods	Flagcan Distributors
Preshafruit Fuji	350	PET	Bremmera Foods	Flagcan Distributors
Preshafruit Granny Smith	350	PET	Bremmera Foods	Flagcan Distributors
Preshafruit Pink Lady	350	PET	Bremmera Foods	Flagcan Distributors
Preshafruit Royal Gala	350	PET	Bremmera Foods	Flagcan Distributors
Preshafruit Valencia Orange	350	PET	Bremmera Foods	Flagcan Distributors
Coca Cola	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Coca Cola Zero	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coca Cola	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Diet Coca Cola Caffeine Free	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Fanta Orange Flavour with 5% Fruit	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Goulburn Valley Iced Coffee	600	LPB—Gable Top	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Goulburn Valley Milk Chocolate	600	LPB—Gable Top	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Goulburn Valley Mocha	600	LPB—Gable Top	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Goulburn Valley Smooth Banana	600	LPB—Gable Top	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Goulburn Valley Wild Strawberry	600	LPB—Gable Top	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Sugar Free Club Soda Lemon Squash	375	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Kirks Sugar Free Creaming Soda	375	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Lift Lemon 5% Lemon Juice	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Isotonic Grape	600	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Zero Hydration Without Sugar Citrus	600	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Zero Hydration Without Sugar Lemon	600	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Powerade Zero Hydration Without Sugar Tropical	600	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Sprite	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Sprite Zero Sugar Free	200	Can—Aluminium	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Copper Coast Swanky	330	Glass	Copper Coast Wines Pty Ltd	Marine Stores Ltd
Macquarie Valley Apple & Blackcurrant Juice	200	PET	Dairy Vale Foods Limited	Statewide Recycling
Macquarie Valley Orange & Mango Juice	200	PET	Dairy Vale Foods Limited	Statewide Recycling
Macquarie Valley Orange & Passionfruit Juice	200	PET	Dairy Vale Foods Limited	Statewide Recycling
Oak Vanilla Malt	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling
Mexicali Beer 4.6%	330	Glass	Empire Liquor	Statewide Recycling
Titje Biere Blanche Wit Bier 5%	330	Glass	Empire Liquor	Statewide Recycling
Ace Of Spades Stout	630	Glass	Fresh Cellars trading as Brewboys	Marine Stores Ltd
Seeing Double	330	Glass	Fresh Cellars trading as Brewboys	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Gatorade Cool Blue Raspberry	500	PET	Gideon Services Pty Ltd	Statewide Recycling
Gatorade Lemon lime	500	PET	Gideon Services Pty Ltd	Statewide Recycling
Gatorade Orange Grapefruit	500	PET	Gideon Services Pty Ltd	Statewide Recycling
Mizone Orange Lime	500	PET	Gideon Services Pty Ltd	Statewide Recycling
Mizone Passionfruit	500	PET	Gideon Services Pty Ltd	Statewide Recycling
Aqua Source Natural Spring Water	1 500	PET	Impulse Products Pty Ltd	Statewide Recycling
Aqua Source Natural Spring Water	350	PET	Impulse Products Pty Ltd	Statewide Recycling
Bolt Alcoholic Soda Blueberry 5.0%	275	Glass	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Bolt Alcoholic Soda Passionfruit 5.0%	275	Glass	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Bolt Alcoholic Soda Raspberry 5.0%	275	Glass	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Highland Scotch Whisky & Cola 5%	440	Can—Aluminium	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Highland Scotch Whisky & Cola 5%	375	Can—Aluminium	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Highland Scotch Whisky & Cola 6.9%	375	Glass	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Highland Scotch Whisky Cola & Dry 5%	440	Can—Aluminium	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Whyte & Mackay Special Scotch Whisky & Cola 5%	330	Glass	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Woodstock Kentucky Straight Bourbon & Cola 5%	330	Glass	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Woodstock Kentucky Straight Bourbon & Cola 5%	440	Can—Aluminium	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Woodstock Kentucky Straight Bourbon & Low Carb Cola 5%	440	Can—Aluminium	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Cerveza Dos Equis Lager Especial	330	Glass	International Liquor Wholesalers	Marine Stores Ltd
Platinum Blonde Premium Low Carb	330	Glass	International Liquor Wholesalers	Marine Stores Ltd
Sapporo Beer	355	Glass	International Liquor Wholesalers	Marine Stores Ltd
Jalna Creamy & Smooth Low Fat Strawberry	250 g	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Jalna Vitalize Breakfast + Low Fat Vanilla	250	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Jalna Vitalize Breakfast + Vanilla	1 000	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Jalna Vitalize Immune + Low Fat Acai Raspberry & Pear	250	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Jalna Vitalize Vitamins + Low Fat Multi Vitamin	250	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Origine Gin & Tonic	275	Glass	Liquorland Aust Pty Ltd	Statewide Recycling
Origine Pomegranate Vodka Cosmo	275	Glass	Liquorland Aust Pty Ltd	Statewide Recycling
Origine Rum Mojito	275	Glass	Liquorland Aust Pty Ltd	Statewide Recycling
Origine Vodka Lime Soda	275	Glass	Liquorland Aust Pty Ltd	Statewide Recycling
Harrys Hogg Chilli Beer	330	Glass	Lovely Valley Beverage Factory	Statewide Recycling
Bomba Blueberry Energy Drink	250	Glass	Nu Pure Pty Ltd	Statewide Recycling
Bomba Orange Energy Drink	250	Glass	Nu Pure Pty Ltd	Statewide Recycling
Bomba Yellow Classic Energy Drink	250	Glass	Nu Pure Pty Ltd	Statewide Recycling
Bomba Yellow Classic Energy Drink	250	Can—Aluminium	Nu Pure Pty Ltd	Statewide Recycling
Nu Pure Spring Water	1 500	PET	Nu Pure Pty Ltd	Statewide Recycling
Nu Pure Spring Water	3 000	PET	Nu Pure Pty Ltd	Statewide Recycling
Nu Pure Spring Water	350	PET	Nu Pure Pty Ltd	Statewide Recycling
Nu Pure Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
Nu Pure Spring Water	1 000	PET	Nu Pure Pty Ltd	Statewide Recycling
Re Nu Lemon Lime Splash Fruit Flavoured Spring Water	350	PET	Nu Pure Pty Ltd	Statewide Recycling
Re Nu Lemon Lime Splash Fruit Flavoured Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
Re Nu Pine Mango Pash Splash Fruit Flavoured Spring Water	350	PET	Nu Pure Pty Ltd	Statewide Recycling
Re Nu Pine Mango Pash Splash Fruit Flavoured Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
Re Nu Raspberry Blueberry Splash Fruit Flavoured Spring Water	350	PET	Nu Pure Pty Ltd	Statewide Recycling
Re Nu Raspberry Blueberry Splash Fruit Flavoured Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
The Coffee Club Pure Spring Water	600	PET	Nu Pure Pty Ltd	Statewide Recycling
Calpis Soda Carrot	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Calpis Soda Grape	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Dai Pai Dong Canton Love Pes Vine	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Dai Pai Dong Chrysanthemum & Common Selfheal	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Dai Pai Dong Common Selfheal Fruit Spike	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Dai Pai Dong Plum Drink	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Almond Juice	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Almond Tea	250	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Apple Black Tea Drink	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Black Soy Bean Drink	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Famous House Black Tea Drink	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Blue Mountain Coffee	280	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Brazil Coffee	280	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Chrysanthemum Drink	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Dioscorea Mix Congee	380 g	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Grape Juice	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Grass Jelly Drink Banana Flavour	320 g	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Grass Jelly Drink Coconut Flavour	320 g	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Grass Jelly Drink Honey Flavour	320 g	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Grass Jelly Drink Lychee Flavour	320 g	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Green Tea	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Green Tea Jasmine	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Melon Drink Wax Gourd	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Milk Peanut Soup	320 g	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Mung Bean Soup	320 g	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Papaya Juice	500 g	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Papaya Juice	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Famous House Taiwan Gukeng Coffee	280	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Four Seas Orange Juice With Pulp	240	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Four Seas Sangaria 100% Fruit Juice	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Honey Bee Pink Guava Juice Drink	340	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
Hong Da Ma Jelly Drink	460	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hong Da Ma Jelly Drink Winter Melon	460	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong American Ginseng With Honey	600	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Canton Love Pes Vine	600	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Common Selfheal Fruit	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Floral Herb Tea	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Gynura Drink	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Herb Tea Drink	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Pear & Seacoconut Drink	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Pear With Chrysanthemum Drink	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Sour Plum With Osmanthus	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Hung Fook Tong Surgarcane & Seacoconut Carrot	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Nestle Golden Oolong Tea	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Nestle Honey Lychee Tea	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Nestle Rosehip Pear Tea	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Nestle Yulu Green Tea	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Paldo Calplus Aqua	500	PET	Rockman (Australia) Pty Ltd	Statewide Recycling
Sangaria Ramune Strawberry	200	Glass	Rockman (Australia) Pty Ltd	Statewide Recycling
Schwepes Cream Soda Zero	350	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
XZY Honey Pear Tea	300	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
XZY Waterchestnut With Sugarcane	300	Can—Aluminium	Rockman (Australia) Pty Ltd	Statewide Recycling
17 Tea	1 500	PET	Seoul Grocery	Marine Stores Ltd
2% Peach Fruit Juice	240	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Bacchus D Energy Drink	100	Glass	Seoul Grocery	Marine Stores Ltd
Black Sesame Soy milk	235	LPB—Aseptic	Seoul Grocery	Marine Stores Ltd
Black Soybean Drink	235	LPB—Aseptic	Seoul Grocery	Marine Stores Ltd
Bohae Bokbunjajoo Raspberry Wine	375	Glass	Seoul Grocery	Marine Stores Ltd
Cappuccino Regular	173	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Chilsung Cider	250	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Chilsung Cider	1 500	PET	Seoul Grocery	Marine Stores Ltd
Crush Pear Fruit Juice	238	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Demi Soda Apple	250	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Demi Soda Grape Fruit Juice	250	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
E Dong Rice Wine	1 000	LPB—Aseptic	Seoul Grocery	Marine Stores Ltd
Ga Eul Guk Whwa Tea Wine	330	Glass	Seoul Grocery	Marine Stores Ltd
Grape Bong Bong Fruit Juice	238	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Green Tea Vegemil	200	LPB—Aseptic	Seoul Grocery	Marine Stores Ltd
Healthy Tea	340	PET	Seoul Grocery	Marine Stores Ltd
Jinro Soju Rice Wine	360	Glass	Seoul Grocery	Marine Stores Ltd
Korean Plum Wine	375	Glass	Seoul Grocery	Marine Stores Ltd
Lets Be	175	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
McCol	250	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Nostalgia Drink	238	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Oksusu Tea	340	PET	Seoul Grocery	Marine Stores Ltd
Oksusu Tea	1 500	PET	Seoul Grocery	Marine Stores Ltd
Pocari Sweat	500	PET	Seoul Grocery	Marine Stores Ltd
Pocari Sweat	1 500	PET	Seoul Grocery	Marine Stores Ltd
Pocari Sweat	250	Can—Aluminium	Seoul Grocery	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Rice Juice	500	PET	Seoul Grocery	Marine Stores Ltd
Rice Juice	1 500	PET	Seoul Grocery	Marine Stores Ltd
Sac Sac Orange Fruit Juice	238	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Sikhae Rice Drink	238	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Welchs Grape	250	Can—Aluminium	Seoul Grocery	Marine Stores Ltd
Q Blu Vodka 8%	275	Glass	South State Food & Beverage Pty Ltd	Marine Stores Ltd
Q Pineapple Vodka 8%	275	Glass	South State Food & Beverage Pty Ltd	Marine Stores Ltd
Q Raspberry Vodka 8%	275	Glass	South State Food & Beverage Pty Ltd	Marine Stores Ltd
Cape Grim Sparkling Natural Water	750	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Cape Grim Sparkling Natural Water	375	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Cape Grim Still Natural Water	750	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Cape Grim Still Natural Water	375	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Synergy Premium Energy Drink	250	Can—Aluminium	Synergy Drinks Pty Ltd	Statewide Recycling
Three Oaks Cider Co Alcoholic Apple Cider Original	330	Glass	Vok Beverages Pty Ltd	Statewide Recycling
Three Oaks Cider Co Alcoholic Apple Cider Sweet	330	Glass	Vok Beverages Pty Ltd	Statewide Recycling

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2008

	\$		\$
Agents, Ceasing to Act as.....	41.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	27.25
Incorporation	20.80	Discontinuance Place of Business	27.25
Intention of Incorporation	51.50	Land—Real Property Act:	
Transfer of Properties	51.50	Intention to Sell, Notice of.....	51.50
Attorney, Appointment of.....	41.00	Lost Certificate of Title Notices	51.50
Bailiff's Sale.....	51.50	Cancellation, Notice of (Strata Plan)	51.50
Cemetery Curator Appointed.....	30.50	Mortgages:	
Companies:		Caveat Lodgement.....	20.80
Alteration to Constitution	41.00	Discharge of.....	21.80
Capital, Increase or Decrease of	51.50	Foreclosures.....	20.80
Ceasing to Carry on Business	30.50	Transfer of	20.80
Declaration of Dividend.....	30.50	Sublet.....	10.50
Incorporation	41.00	Leases—Application for Transfer (2 insertions) each	10.50
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	30.50
First Name.....	30.50	Licensing.....	61.00
Each Subsequent Name.....	10.50	Municipal or District Councils:	
Meeting Final.....	34.25	Annual Financial Statement—Forms 1 and 2	574.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	408.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	81.50
First Name.....	41.00	Each Subsequent Name.....	10.50
Each Subsequent Name.....	10.50	Noxious Trade.....	30.50
Notices:		Partnership, Dissolution of.....	30.50
Call.....	51.50	Petitions (small).....	20.80
Change of Name	20.80	Registered Building Societies (from Registrar-	
Creditors.....	41.00	General).....	20.80
Creditors Compromise of Arrangement.....	41.00	Register of Unclaimed Moneys—First Name.....	30.50
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	10.50
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	51.50	Rate per page (in 8pt)	261.00
Release of Liquidator—Application—Large Ad.....	81.50	Rate per page (in 6pt)	345.00
—Release Granted	51.50	Sale of Land by Public Auction.....	52.00
Receiver and Manager Appointed.....	47.50	Advertisements.....	2.90
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Petition to Supreme Court for Winding Up.....	71.50	Full page advertisement.....	478.00
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Order of Supreme Court for Winding Up Action.....	41.00	column line, tabular one-third extra.	
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All the above prices include GST

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Acts, Bills, Rules, Parliamentary Papers and Regulations

Pages	Main	Amends	Pages	Main	Amends
1-16	2.50	1.15	497-512	34.75	33.75
17-32	3.35	2.10	513-528	35.75	34.50
33-48	4.35	3.10	529-544	37.00	35.75
49-64	5.50	4.20	545-560	38.00	37.00
65-80	6.45	5.35	561-576	38.75	38.00
81-96	7.50	6.20	577-592	40.00	38.50
97-112	8.55	7.30	593-608	41.25	39.75
113-128	9.55	8.40	609-624	42.00	41.00
129-144	10.70	9.45	625-640	43.25	41.50
145-160	11.70	10.50	641-656	44.25	43.25
161-176	12.80	11.50	657-672	44.75	43.75
177-192	13.90	12.60	673-688	46.75	44.75
193-208	15.00	13.80	689-704	47.50	45.70
209-224	15.80	14.60	705-720	48.25	47.00
225-240	16.90	15.60	721-736	50.00	48.00
241-257	18.10	16.50	737-752	50.50	49.00
258-272	19.10	17.60	753-768	51.50	50.00
273-288	20.20	18.90	769-784	52.50	51.50
289-304	21.00	19.80	785-800	53.50	52.50
305-320	22.30	20.90	801-816	54.50	53.00
321-336	23.20	21.90	817-832	55.50	54.50
337-352	24.40	23.10	833-848	56.50	55.50
353-368	25.25	24.20	849-864	57.50	56.00
369-384	26.50	25.25	865-880	59.00	57.50
385-400	27.50	26.25	881-896	59.50	58.00
401-416	28.50	27.00	897-912	61.00	59.50
417-432	29.75	28.25	913-928	61.50	61.00
433-448	30.75	29.50	929-944	62.50	61.50
449-464	31.50	30.25	945-960	63.50	62.00
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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		
Unit 5/8 Victoria Street, Klemzig	Allotment 69 in Filed Plan 127903, Hundred of Yatala	5534	481	10.4.08, page 1256	158.00
11 George Street, Mount Gambier	Allotment 101 of portion of Section 10, Hundred of Blanche	5866	492	30.11.95, page 1513	180.00
Lot 454, Sturt Highway, Nuriootpa (Nissan Hut)	Allotment 454 in Deposited Plan 72170, Hundred of Belvidere	5981	907	19.6.08, page 2353	50.00
181 Churchill Road, Prospect	Allotment 83 in Deposited Plan 1749, Hundred of Yatala	5954	520	31.1.08, page 330	200.00
35 Tudor Crescent, Smithfield Plains	Allotment 121 in Deposited Plan 46414, Hundred of Munno Para	5403	34	22.5.08, page 1690	140.00

Dated at Adelaide, 14 August 2008.

D. HUXLEY, Director, Corporate and Board Services

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
505 Goodwood Road	Colonel Light Gardens	Allotment 321 in Deposited Plan 3176, Hundred of Adelaide	5272	945
16 Cockshell Street	Davoren Park	Allotment 556 in Deposited Plan 7654, Hundred of Munno Para	5728	861
9 Parsons Road	Dernancourt	Allotment 14 in Deposited Plan 5799, Hundred of Yatala	5639	517
Section 134, Pearce Road	Gladstone (also known as Beetaloo Valley)	Section 134, Hundred of Booyoolie in the area named Huddleston	5743	934
34 Pegasi Avenue	Hope Valley	Allotment 153 in Deposited Plan 7485, Hundred of Yatala	5422	644
7 Elizabeth Street	Torrensville	Allotment 6 in Filed Plan 104436, Hundred of Adelaide	5145	792

Dated at Adelaide, 14 August 2008.

D. HUXLEY, Director, Corporate and Board Services

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	
34 Wallace Street, Balaklava	Allotment 19 in Deposited Plan 1052, Hundred of Balaklava	5360	914	25.5.00, page 2647
3 Sherwood Terrace, Beaumont	Allotment 6 in Deposited Plan 2908, Hundred of Adelaide	5674	868	3.7.08, page 3152
65A Broadway, Glenelg South	Allotment 19 in Filed Plan 15386, Hundred of Noarlunga	5810	465	19.6.08, page 2353
137 Coglein Street, Brompton	Allotment 52 in Deposited Plan 22143, Hundred of Yatala	5208	852	28.7.77, page 263

Dated at Adelaide, 14 August 2008.

D. HUXLEY, Director, Corporate and Board Services

FAIR WORK ACT 1994

Appointments

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, hereby appoint each of the following persons to be an Inspector for the purposes of the Fair Work Act 1994, pursuant to section 64 (1) (b) of the Fair Work Act 1994:

Rodney Charles Ali
Julia Elizabeth Manka
Carl Steven Olson
Joanne Leah Hatchard
John Stuart McKenzie
Raymond John Clifford
Christine Ellen Baker
David John Adams

Dated 11 August 2008.

PAUL CAICA, Minister for Industrial Relations

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *The Entertainer*.

PATRICK CONLON, Minister for Transport

V29024

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'The Entertainer'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *The Entertainer* whilst operating within the following limits:

Operational Limits

Limit 1—Partially smooth waters as per Schedule 1 of the Harbors and Navigation Regulations.

Limit 2—30 nautical miles from the Coast of South Australia.

Minimum Complement

Limit 1—1-62 passengers. Limit 1—Master, General Purpose Person (2).

Either the Master or General Purpose Person can be the holder of a Marine Engine Driver Grade 3.

Limit 2—1-38 passengers. Limit 2—Master, General Purpose Person (1).

Either the Master or General Purpose Person can be the holder of a Marine Engine Driver Grade 2.

Minimum Qualifications of Crew

Limit 1—Master: Certificate of Competency as a Master Class 5 Engineer—Marine Engine Driver Grade 3.

GP—General Purpose Person.

Limit 2—Master: Certificate of Competency as a Master Class 5 Engineer—Marine Engine Driver Grade 2.

GP—General Purpose Person, an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

LAND AGENTS ACT 1994

JULY 2008

Commissioner Approval of Qualifications for Land Agents, Sales Representatives and Auctioneers

I, MAL HEMMERLING, Commissioner for Consumer Affairs, do hereby approve the qualifications set out in the following attached Schedules pursuant to sections 8 (1) (a) (ii), 8A (a) (ii) and 8C (b) (ii) of the Land Agents Act 1994:

- Schedule 1—Land Agent.
- Schedule 2—Sales Representative.
- Schedule 3—Auctioneer.

Dated 15 July 2008.

MAL HEMMERLING, Commissioner for Consumer Affairs, Office of Consumer and Business Affairs

Schedule 1—Land Agent

Pursuant to section 8 (1) (a) (ii) of the Land Agents Act 1994, a natural person has a qualification for the purpose of registration as an agent if the person has any of the following:

1. Satisfactory completion of PRD50101 Diploma of Property (Real Estate) from the PRD01 Property Development and Management Training Package conferred by a Registered Training Organisation registered to deliver the qualification together with a Statement of Attainment showing satisfactory completion of, or status granted in, the following units of competency:

- | | |
|-----------------|---|
| (1) PRDRE01A | Develop a strategic business plan; |
| (2) PRDRE02A | Manage agency performance; |
| (3) PRDRE03A | Develop and implement client services strategies; |
| (4) PRDRE04A | Manage and monitor effective client service; |
| (5) PRDRE05A | Market agency; |
| (6) PRDRE06A | Manage human resources; |
| (7) PRDRE08A | Manage efficient financial systems; |
| (8) PRDRE09A | Implement and monitor financial management systems; |
| (9) PRDRE19A | Provide property management services; |
| (10) PRDRE28A | Maintain trust account; |
| (11) BSAFIN501B | Manage payroll records for employee salaries and statutory record keeping purposes; |
| (12) BSAFIN502B | Monitor and control disbursements within a given budget; |
| (13) BSXFM1504A | Participate in, lead and facilitate work teams (at level 5); |
| (14) BSXFM1511A | Contribute to the development of a workplace learning environment. |

Together with

A Statement of Attainment showing satisfactory completion of, or status granted in, the following units of competency conferred by a Registered Training Organisation registered to deliver the units forming part of the PRD40101 Certificate IV in Property (Real Estate) from the PRD01 Property Development and Management Training Package:

- | | |
|----------------|---|
| (1) PRDRE10A | Manage agency risk; |
| (2) PRDRE11A | Provide property appraisal; |
| (3) PRDRE12A | Establish and expand client base; |
| (4) PRDRE13A | Obtain property listings; |
| (5) PRDRE14A | Market property; |
| (6) PRDRE15A | Undertake property sale by private treaty; |
| (7) PRDRE16A | Monitor sales process; |
| (8) PRDRE18A | Lease property; |
| (9) PRDRE22A | Present and explain property reports; |
| (10) PRDRE26A | Conduct property sale by auction; |
| (11) PRERE30A | Implement personal marketing plan; |
| (12) PRDRE37A | Perform and record property management activities and transactions; |
| (13) PRDRE39A | Prepare and execute documentation; |
| (14) PRDPOD62A | Clarify and confirm property information requirements. |

or

2. A degree in law conferred by an Australian university, or a degree in law conferred by a person authorised to confer a degree by the Training and Skills Commission established under the Training and Skills Development Act 2003; and

Admission, or entitlement to admission, to practice law in South Australia; and

A Statement of Attainment or similar document issued by a Registered Training Organisation showing satisfactory completion of the following units of competency forming part of the PRD40101 Certificate IV in Property (Real Estate) from the PRD01 Property Development and Management Training Package:

- (1) PRDRE11A Provide property appraisal;
- (2) PRDRE13A Obtain property listings;
- (3) PRDRE14A Market property;
- (4) PRDRE15A Undertake property sale by private treaty;
- (5) PRDRE26A Conduct property sale by auction.

or

3. A degree in law conferred by an Australian university, or a degree in law conferred by a person authorised to confer such a degree by the Accreditation and Registration Council established under the Vocational Education, Employment and Training Act 1994; and

Admission, or entitlement to admission, to practice in law South Australia; and

A Certificate of Attainment in the following modules conferred by a training provider registered by the Accreditation and Registration Council established under the Vocational Education, Employment and Training Act 1994:

- (1) Property Appraisal (State Market Code CFZD; National market code ABH524; Discipline code 0903205).
- (2) Methods of Sale (State market code CFZC; National market code ABH523; Discipline code 0903205).
- (3) Property Selling (State market code CFZF; National market code ABH526; Discipline code 0903205).

or

4. Diploma of Business (Real Estate Management) conferred by the Training Education Systems (SA) Pty Ltd trading as Training Education Systems South Australia/Real Estate Training College.

or

5. Diploma of Business (Real Estate Management) conferred by the Real Estate Industry Training Centre (REITC).

or

6. Diploma of Business (Real Estate Management) conferred by TAFE.

or

7. Certificate of Real Estate Agency conferred by the Department for Employment, Training and Further Education.

or

8. Degree of Bachelor of Business (Property) conferred by the University of South Australia, including satisfactory completion of (or status granted in) the following subjects:

- (i) Commercial Property Management; and
- (ii) Real Estate Business and Marketing Management.

or

9. Graduate Diploma, or Master of Business in Property, conferred by the University of South Australia including satisfactory completion of (or status granted in) the following subjects/courses:

- (i) (A) Property Law 1G and 2G; or
- (B) Property Law 2M; or
- (C) Law of Property G; and

(ii) (A) Real Estate Valuation 1 and Property Case Studies; or

(B) Real Estate Valuation G; and

(iii) (A) Real Estate Business Management and Real Estate Case Studies; or

(B) Real Estate Business and Marketing Management G; and

(iv) if the date of completion or the granting of status is after 1 January 2006:

(A) Real Estate Valuation G; and

(B) Real Estate Documentation G; and

(C) Real Estate Marketing and Agency Practice G.

or

10. Degree of Bachelor of Business in Property conferred by the University of South Australia, including satisfactory completion of (or status granted in) the following subjects:

(i) Property Management;

(ii) Real Estate Field Work 1 and 2; and

(iii) Property Marketing.

or

11. Degree of Bachelor of Business in Property conferred by the University of South Australia, together with satisfactory completion of (or status granted in) the following subjects offered by the Department of Employment, Training and Further Education as part of the course for the Certificate in Real Estate Agency:

(i) Practice II; and

(ii) Practice III.

Schedule 2—Sales Representative

Pursuant to section 8A (a) (ii) of the Land Agents Act 1994, a natural person has a qualification for the purpose of registration as a sales representative if the person has any of the following:

1. Held a registration as a sales representative under the repealed Land Agents, Brokers and Valuers Act 1973, immediately before the commencement of the Land Agents Act 1994 on 1 June 1995.

or

2. Held a registration as a manager under the repealed Land Agents, Brokers and Valuers Act 1973, immediately before the commencement of the Land Agents Act 1994 on 1 June 1995.

or

3. Held a licence as a land agent under the repealed Land Agents, Brokers and Valuers Act 1973, immediately before the commencement of the Land Agents Act 1994 on 1 June 1995.

or

4. A qualification entitling the person to be registered as an agent.

or

5. Satisfactory completion of the course of instruction approved by the Industrial and Commercial Training Commission in relation to the declared vocation 'Customer Servicing (Real Estate Operations—Sales)' under the Industrial and Commercial Training Act 1981.

or

6. Satisfactory completion of a course accredited under the Tertiary Education Act 1986, in relation to the Certificate in Real Estate Operations (Sales Consulting) (or some other academic award certified¹ by the Minister responsible for the administration of that Act to be an equivalent academic award).

or

¹ For the purposes of 'some other academic award' the Minister for Employment, Training and Further Education has certified the Certificate IV in Property (Real Estate) from the PRD01 Property Development and Management Training Package replaces and is equivalent to the Certificate in Real Estate Operations (Sales Consulting).

7. Satisfactory completion of the PRD40101 Certificate IV in Property (Real Estate) from the PRD01 Property Development and Management Training Package conferred by a Registered Training Organisation registered to deliver the qualification together with a Statement of Attainment showing satisfactory completion of, or status granted in, the following units of competency:

- (1) PRDRE10A Manage agency risk;
- (2) PRDRE11A Provide property appraisal;
- (3) PRDRE12A Establish and expand client base;
- (4) PRDRE13A Obtain property listings;
- (5) PRDRE14A Market property;
- (6) PRDRE15A Undertake property sale by private treaty;
- (7) PRDRE16A Monitor sales process;
- (8) PRDRE18A Lease property;
- (9) PRDRE22A Present and explain property reports;
- (10) PRDRE26A Conduct property sale by auction;
- (11) PRERE30A Implement personal marketing plan;
- (12) PRDRE37A Perform and record property management activities and transactions;
- (13) PRDRE39A Prepare and execute documentation;
- (14) PRDPOD62A Clarify and confirm property information requirements.

or

8. Certificate IV in Business (Real Estate Sales) conferred by the Department of Education, Training and Employment (TAFE SA) or the former Department for Employment, Training and Further Education.

or

9. Certificate IV in Business (Real Estate Sales) conferred by the Real Estate Industry Training Centre (being a body registered under Part 3 of the Vocational Education, Employment and Training Act 1994, as a provider of an accredited course for that certificate), now registered as the Real Estate Institute of S.A. Inc.

or

10. Certificate IV in Business (Real Estate Sales) conferred by Training Education Systems (SA) Pty Ltd trading as Training and Education Systems South Australia/The Real Estate Training College (being a body registered under Part 3 of the Vocational Education, Employment and Training Act 1994, as a provider of an accredited course for that certificate).

or

11. Certificate in Real Estate Sales conferred by the Department of Employment, Training and Further Education.

or

12. Satisfactory completion of, or status granted in, the following subjects offered by the University of South Australia as part of the course for the degree of Bachelor of Business (Property):

- (a) Introduction to Law;
- (b) Law of Property;
- (c) Real Estate Management and Agency Practice;
- (d) Physical Aspects of Real Estate; and
- (e) if the date of completion or the granting of status in any of the subjects referred to in paragraphs (a) to (d) is on or after 1 January 1999—Real Estate Documentation 1.

or

13. Satisfactory completion of, or status granted in, the following subjects offered by the University of South Australia as part of the course for the degree of Bachelor of Business in Property:

- (a) Property Law 1, 2, 3 and 4;
- (b) Property Studies 2 and 3; and
- (c) Property Fieldwork 1 and 2.

or

14. Satisfactory completion of, or status granted in, the following subjects offered by the University of South Australia as part of the course for the Graduate Diploma in Property or the degree of Master of Business in Property:

- (a)—
 - (i) Property Law 1G and 2G; or
 - (ii) Property Law 2M; and
- (b)—
 - (i) if the date of completion or the granting of status is before 1 January 1999:
 - (A) Real Estate Marketing and Property Case Studies; or
 - (B) Real Estate Marketing and Agency Practice G;
 - (ii) if the date of completion or the granting of status is on or after 1 January 1999:
 - (A) Real Estate Business and Marketing Management; or
 - (B)—
 - (i) Real Estate Management and Agency Practice G and Conveyancing 1G; or
 - (ii) Real Estate Management and Agency Practice G and Real Estate Documentation 1G;
 - (iii) if the date of the completion or the granting of status is on or after 1 January 2006:
 - (A) Real Estate Management and Agency Practice G and Real Estate Documentation 1G.

Schedule 3—Auctioneer

Pursuant to section 8C (b) (ii), a natural person has a qualification as an auctioneer if they have:

1. A Statement of Attainment showing satisfactory completion of, or status granted in, the following unit of competency conferred by a Registered Training Organisation registered to deliver the unit from the PRD01 Property Development and Management Training Package:

- (i) PRDRE26A Conduct property sale by auction.
-

LAND AGENTS REGULATIONS 1995

JULY 2008

Commissioner Approval of Qualifications for Temporary Exemption from Registration Requirement for Sales Representatives and Auctioneers

Temporary Exemption Pursuant to Regulation 21

FOR the purpose of Regulation 21 (1) (a) (i) of the Land Agents Regulations 1995, the approved qualifications for sales representatives shall be those set out in Schedule 2—Sales Representative.

For the purpose of Regulation 21 (1) (a) (ii) of the Land Agents Regulations 1995, the approved course shall be PRD40101 Certificate IV in Property (Real Estate) set out in Item 7 of Schedule 2—Sales Representative.

Dated 15 July 2008.

MAL HEMMERLING, Commissioner for Consumer Affairs, Office of Consumer and Business Affairs

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Streaky Bay Hotel Nominees Pty Ltd as trustee for Streaky Bay Hotel Unit Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 33 Alfred Terrace, Streaky Bay, S.A. 5680 and known as Streaky Bay Hotel Motel.

The applications have been set down for hearing on 15 September 2008 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 8 September 2008).

The applicant's address for service is c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 (Attention: Geoff Forbes).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Tasty North Chinese Restaurant Pty Ltd as trustee for Tasty North Chinese Restaurant Unit Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 6, 85 Grote Street, Adelaide, S.A. 5000, known as Ken's Chinese Restaurant and to be known as Tasty North Chinese Restaurant Pty Ltd.

The application has been set down for hearing on 18 September 2008 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 11 September 2008).

The applicant's address for service is c/o Judy Koh, 23A Payneham Road, College Park, S.A. 5069.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 August 2008.

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 Ulonga Units Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at Lot 2, Scenic Drive, American River, S.A. 5221 and known as Ulonga Lodge.

The application has been set down for hearing on 16 September 2008 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 9 September 2008).

The applicant's address for service is c/o Norman Waterhouse Lawyers, Level 15, 45 Pirie Street, Adelaide, S.A. 5000 (Attention: Mabel Tam).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 August 2008.

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 CR Linder Nominees Pty Ltd as trustee for the Sisters Run Trust has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 119 Murray Street, Tanunda, S.A. 5352, to be situated at Section 292, Gods Hill Road, Lyndoch, S.A. 5351 and known as CR Linder Nominees.

The application has been set down for callover on 19 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 12 September 2008).

The applicant's address for service is c/o Teusner & Co., 4 Elizabeth Street, Tanunda, S.A. 5352 (Attention: Jane Evans).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 August 2008.

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 Francesco Dichiera Pty Ltd as trustee for Francesco Dichiera Family Trust and AK Business Holdings Pty Ltd have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 179 Murray Avenue, Renmark, S.A. 5341 and known as Caffe Sorelle's.

The application has been set down for hearing on 4 September 2008 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 28 August 2008).

The applicants' address for service is c/o Anna Dichiera, 60 Cookes Road, Windsor, S.A. 5087.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 August 2008.

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 Dreamer's Ball Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 53 Flinders Street, Adelaide, S.A. 5000 and to be known as Kappy's Cafe Tea and Coffee House.

The application has been set down for hearing on 18 September 2008 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 11 September 2008).

The applicant's address for service is c/o David Watts & 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 August 2008.

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 Whipped Bake Bar & Cafe Pty Ltd as trustee for Whipped BBC Trust has applied to the Licensing Authority for a variation to Conditions, Section 34 (1) (c) and an Extended Trading Authorisation in respect of premises situated at 35 Semaphore Road, Semaphore, S.A. 5019 and known as Whipped Bake Bar & Cafe.

The application has been set down for callover on 19 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under Section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Variation to Conditions:
 - Variation to Trading Hours from:
 - Monday to Sunday: 8 a.m. to 10.30 p.m.
 - To (including Extended Trading Authorisation):
 - Monday to Sunday: 7 a.m. to midnight.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 12 September 2008).

The applicant's address for service is c/o Katie Palmer, 1/35 Semaphore Road, Semaphore, S.A. 5019.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 August 2008.

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 Blanc Express Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) and Entertainment Consent in respect of premises situated at 31/81 O'Connell Street, North Adelaide, S.A. 5001 and to be known as Blanc Bistro Seafood and Grill.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Entertainment Consent:

Monday to Sunday: 8 p.m. to 2 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o David Watts & 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 August 2008.

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 Farmers Leap Pty Ltd as trustee for S. Longbottom Vignerons Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 354, Hundred of Glenroy, Grubbed Road, Padthaway, S.A. 5271 and to be known as Farmer's Leap Pty Ltd.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o Westley Digiorgio, P.O. Box 1265, Naracoorte, S.A. 5271 (Attention: Peter Westley).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 August 2008.

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 I. Candi Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 218 Port Road, Hindmarsh, S.A. 5007 and known as Kisses.

The application has been set down for hearing on 18 September 2008 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 11 September 2008).

The applicant's address for service is c/o I. Candi Pty Ltd, 218-220 Port Road, Hindmarsh, S.A. 5007.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Mark Jason Harlow and Theresa Rani Harlow as trustees for J. & T. R. Harlow Family Trust, Gavin Scott Alcoe as trustee for CMB Inc. Trust and Grant Alexander Mollison as trustee for GAM Trust have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1 Charles Street, Middleton, S.A. 5213 and known as Blues Restaurant.

The application has been set down for hearing on 16 September 2008 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 9 September 2008).

The applicants' address for service is c/o DMAW Lawyers, Level 3, 80 King William Street, Adelaide, S.A. 5000 (Attention: Craig Vozzo or Adrian Battiston).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Michelle Kaye Vogt and Adam Troy Leader have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 2/1 Walkers Street, Mount Barker, S.A. 5251 and known as Billy Baxters Mount Barker.

The application has been set down for hearing on 16 September 2008 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 9 September 2008).

The applicants' address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152 (Attention: Philip Foreman).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Anjomar Pty Ltd as trustee for Andrew Marrone Family Trust has applied to the Licensing

Authority for the transfer of a Restaurant Licence in respect of premises situated at 151-155 Main South Road, Morphett Vale, S.A. 5162 and known as Caffè Primo Morphett Vale.

The application has been set down for hearing on 17 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 10 September 2008).

The applicant's address for service is c/o Mark Esau, 2nd Floor, 345 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Rudolphus Joseph Wrana and Somwong Mapakdee have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 31 Ormerod Street, Naracoorte, S.A. 5271 and to be known as Salalay.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 5 September 2008).

The applicants' address for service is c/o Westley Digiorgio, P.O. Box 1265, Naracoorte, S.A. 5271.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Atze's Corner Wines (S.A.) Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 2, Section 134, Research Road, Nuriootpa, S.A. 5355 and to be known as Atze's Corner Wines.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o Heuzenroeder & Heuzenroeder, P.O. Box 60, Tanunda, S.A. 5352 (Attention: Oliver Portway).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Anand Bhatia has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c), an Extended Trading Authorisation and Entertainment Consent in respect of premises situated at Aston House, Shop 15, 13-17 Leigh Street, Adelaide, S.A. 5000 and known as Bollywood Indian Restaurant.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under Section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation:
 - Sunday: 8 p.m. to 11.30 p.m.;
 - Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;
 - Sundays preceding Public Holidays: 8 p.m. to 12.30 a.m. the following day.
- Entertainment Consent is sought for the following hours:
 - On any day (except Good Friday): 11 a.m. to 11.30 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o Anand Bhatia, 19 Ranelagh Street, Glengowrie, S.A. 5044.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 August 2008.

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 Daly Waters Property Pty Ltd and Margaritaville Nominees Pty Ltd have applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 106 Halifax Street, Adelaide, S.A. 5000 and to be known as Two Mates.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 5 September 2008).

The applicants' address for service is c/o David Watts & 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 August 2008.

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 Returned Services League Inc. has applied to the Licensing Authority for a Limited Club Licence with an Extended Trading Authorisation in respect of premises situated at Wasley Road (Sporting Complex), Mallala, S.A. 5502 and to be known as Mallala R.S.L. Sub-Branch.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation:
 - Sunday: 10 a.m. to 11 a.m.;
 - Good Friday: Midnight to 2 a.m.;
 - Christmas Day: Midnight to 2 a.m.;
 - Days preceding other Public Holidays: Midnight to 2 a.m. the following day; and
 - Sundays preceding Public Holidays: 8 p.m. to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o Raymond Coleman, 3 Joseph Street, Mallala, S.A. 5502.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 August 2008.

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 Fidler & Webb Pty Ltd has applied to the Licensing Authority for the removal of a Retail Liquor Merchant's Licence in respect of premises situated at 64 Commercial Street East, Mount Gambier, S.A. 5290 and to be situated at Shop 4932, Lakes Village Shopping Centre, corner Gray Street and Helen Street, Mount Gambier, S.A. 5290 and known as Fidler's Liquor Store.

Fishers Stores Consolidated Pty Ltd has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence to be situated at Shop 4932, Lakes Village Shopping Centre, corner Gray Street and Helen Street, Mount Gambier, S.A. 5290 and to be known as Fishers Liquor Store.

The applications have been set down for callover on 5 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 29 August 2008).

The applicants' address for service is c/o Duncan Basheer Hannon Barristers and Solicitors, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: David Tillett).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 August 2008.

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 Adam Curtis Berresford and Angela Kathleen Berresford have applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 127 Gloucester Avenue, Belair, S.A. 5052 and to be known as Classic Wheels.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- For consumption on or adjacent to the licensed premises (provided that the passengers are always under the supervision and control of the driver of the subject vehicle(s)) on any day at any time (except Good Friday).

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 5 September 2008).

The applicants' address for service is c/o Adam Berresford, 127 Gloucester Avenue, 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 August 2008.

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 Silenus Pty Ltd has applied to the Licensing Authority for approval of the Licensed Area to include a Smoking Court adjacent to the Gaming Room in respect of premises situated at Lincoln Highway, Whyalla, S.A. 5600 and known as Sundowner Motel Hotel.

The application has been set down for callover on 29 August 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

Approval is also sought for the Extended Trading Authorisation to apply to this area on the days, and during the times, currently authorised for extended trading in other areas of the premises.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 22 August 2008).

The applicant's address for service is c/o The Australian Hotels Association (S.A. Branch), 4th Floor, 60 Hindmarsh 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 August 2008.

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 Ciatti Australia Pty Ltd has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at 118 Greenhill Road, Unley, S.A. 5061 and to be situated at 164

MacKinnon Parade, North Adelaide, S.A. 5006 and known as Ciatti Australia.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o Finlaysons, 81 Flinders Street, Adelaide, S.A. 5000 (Attention: Andrew Williams).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 5 August 2008.

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 Vinorico Pty Ltd has applied to the Licensing Authority for the removal of a Direct Sales Licence in respect of premises situated at Suite 4/2 Gilbert Street, Lyndoch, S.A. 5351 and to be situated at 6 Collins Street, Angaston, S.A. 5353 and known as The Vine Press.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o David Watts & 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 5 August 2008.

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 Greatstone Wines Pty Ltd has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at 21-23 Fourth Street, Bowden, S.A. 5007 and to be situated at 5/80 Walkerville Terrace, Walkerville, S.A. 5081 and known as Greatstone Wines.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o David Watts & Associates, 1 Cator Street, Glenside, S.A. 5065 (Attention: David Watts).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 5 August 2008.

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 Mitcham A.F.A. Bowling Club Inc. has applied to the Licensing Authority for a Limited Club Licence and an Extended Trading Authorisation in respect of premises situated at 150 Belair Road, Hawthorn, S.A. 5062 and to be known as Mitcham A.F.A. Bowling Club.

The application has been set down for callover on 12 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation:

Sunday: 9 a.m. to 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 5 September 2008).

The applicant's address for service is c/o Mitcham A.F.A. Bowling Club Inc., 150 Belair Road, Hawthorn, S.A. 5062 (Attention: Ralph Mitchard).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 5 August 2008.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Observatory Function Centre Pty Ltd as trustee for The Observatory Function Centre Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 23 Hackney Road, Hackney, S.A. 5069 and known as The Observatory Function Centre.

The application has been set down for hearing on 18 September 2008 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 11 September 2008).

The applicant's address for service is c/o The Observatory Function Centre Pty Ltd, Suite 1, 17 Hackney Road, Hackney, S.A. 5069.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Spicy Mama Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 47 Gouger Street, Adelaide, S.A. 5000 and known as Mandarin House.

The application has been set down for hearing on 16 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 9 September 2008).

The applicant's address for service is c/o Winters Solicitors, P.O. Box 7070, Hutt Street, Adelaide, S.A. 5000 (Attention: Lillian Lin).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 P.E.P.H. Pty Ltd as trustee for Pauline Eckermann Unit Trust has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Main North East Road, Inglewood, S.A. 5133 and known as Inglewood Inn.

The application has been set down for hearing on 15 September 2008 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 8 September 2008).

The applicant's address for service is c/o R. G. Eckermann & Co., 345 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

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 Yu Jiang and Xiaohua Liang have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 150B King William Road, Hyde Park, S.A. 5061, known as Soba Noodle Box and to be known as Yummy Plaza.

The application has been set down for hearing on 17 September 2008 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 10 September 2008).

The applicants' address for service is c/o Winters Solicitors, P.O. Box 7070, Hutt Street, Adelaide, S.A. 5000 (Attention: Lillian Lin).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 August 2008.

Applicants

LOTTERY AND GAMING REGULATIONS 2008

Notice of Prohibited Goods and Services

I, CARMEL ZOLLO, Minister for Gambling, give notice under Regulation 4 (1) of the Lottery and Gaming Regulations 2008, that I prohibit:

- (1) the goods and services in Schedule A from being offered as an inducement to enter or participate in a major lottery, a major bingo session, an instant lottery or a trade promotion lottery; and
- (2) the goods and services in Schedule B from being a prize in a lottery, sweepstakes or Calcutta; or being offered as an inducement to enter or participate in a major lottery, a major bingo session, an instant lottery or a trade promotion lottery; or being promoted by a trade promotion lottery.

SCHEDULE A

1. Liquor within the meaning of the Liquor Licensing Act 1997.

SCHEDULE B

1. Tobacco products within the meaning of the Tobacco Products Regulations Act 1997.
2. Firearms, antique firearms and ammunition within the meaning of the Firearms Act 1977.
3. Dangerous articles and prohibited weapons within the meaning of the regulations made under the Summary Offences Act 1953.
4. Cosmetic surgery and other similar medical or surgical procedures undertaken with the predominant purpose of improving personal appearance.
5. Any goods or services the sale of which in South Australia would be an offence.

The abovementioned Lottery and Gaming Regulations 2008, come into operation on 1 September 2008.

Dated 12 August 2008.

CARMEL ZOLLO, Minister for Gambling

LOTTERY AND GAMING REGULATIONS 2008

Instrument of Authorisation

I, CARMEL ZOLLO, Minister for Gambling, hereby authorise the persons for the time being occupying the offices listed in the Schedule to exercise for me and on my behalf all the powers, functions, duties or responsibilities vested in, imposed on or delegated to the Minister for Gambling under the Lottery and Gaming Regulations 2008, except for the powers, functions, duties or responsibilities in Regulation 4 of the Regulations.

SCHEDULE

Liquor and Gambling Commissioner
Deputy Commissioner, Gambling
Manager, Wagering and Lottery Licensing
Senior Consultant
Team Leader

The abovementioned Lottery and Gaming Regulations 2008, come into operation on 1 September 2008.

Dated 12 August 2008.

CARMEL ZOLLO, Minister for Gambling

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law (NEL) of the following matters.

Under section 107, the period of time for the making of the draft determination on the proposed *National Electricity Amendment (Confidentiality Arrangements in Respect of Information Required for Power System Studies) Rule 2008* has been extended to **26 September 2008**.

Under section 96, the proposed *National Electricity Amendment (Transmission Network Prices Publication Date) Rule 2008* will be made in accordance with Part 7, Division 3 (other than section 96) of the NEL, rather than through an expedited process.

Further details on the above matters are available on the AEMC's website www.aemc.gov.au. All documents in relation to the above matters are published on the AEMC's website and are available for inspection at the offices of the AEMC.

John Tamblyn
Chairman
Australian Energy Market Commission
Level 5, 201 Elizabeth Street
Sydney, N.S.W. 2000
Telephone: (02) 8296 7800
Facsimile: (02) 8296 7899

14 August 2008.

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Prohibition on Water Use in the Baroota Area

PURSUANT to subsection 132 (1) of the Natural Resources Management Act 2004, I, Jay Weatherill, Minister for Environment and Conservation in the State of South Australia, being of the opinion that the rate at which water is taken from wells that source water from the Quaternary sands and gravels in the Baroota Area is such that there is a risk that the available water will not be sufficient to meet future demand; hereby prohibit the taking of water from wells in the area bounded by the bold line in GRO Plan No. 213/00 (the 'defined area'), subject to the exceptions specified in Schedule 1.

SCHEDULE 1

1. A person may continue to take water in accordance with the terms of a written authorisation granted by the Minister for Water Resources or his delegate, issued pursuant to the Notice of Prohibition of Water Use in the Baroota Area published in the *Government Gazette* on 8 June 2000 at page 3097, for the same purpose and subject to the same conditions as are endorsed on that authorisation and in accordance with the Guidelines for Authorisation in the Baroota Area dated 3 June 2000 and signed by the Minister for Water Resources ('the Guidelines').

2. A person may continue to take water in accordance with the terms of a written authorisation granted by the Minister for Environment and Conservation or his delegate, issued pursuant to the Notice of Prohibition of Water Use in the Baroota Area published in the *Government Gazette* on 13 June 2002 at page 2130, for the same purpose and subject to the same conditions as are endorsed on that authorisation and in accordance with the Revised Guidelines for Authorisation in the Baroota Area dated 11 June 2002 and signed by the Minister for Environment and Conservation ('the Revised Guidelines').

3. A person may continue to take water in accordance with the terms of a written authorisation granted by the Minister for Environment and Conservation or his delegate, issued pursuant to the Notice of Prohibition of Water Use in the Baroota Area published in the *Government Gazette* on 17 June 2004 at page 2225, for the same purpose and subject to the same conditions as are endorsed on that authorisation and in accordance with the Revised Guidelines.

4. A person may continue to take water in accordance with the terms of a written authorisation granted by me or my delegate, issued pursuant to the Notice of Prohibition of Water Use in the Baroota Area published in the *Government Gazette* on 22 June 2006 at pages 2006-2007, for the same purpose and subject to the same conditions as are endorsed on that authorisation and in accordance with the Revised Guidelines.

5. A person may take water in accordance with the terms of a written authorisation granted by me or my delegate, pursuant to the Revised Guidelines.

6. Any authorisation to take water from the wells in the defined area may be varied by further written authorisation issued by me or my delegate in accordance with the Revised Guidelines.

7. This prohibition does not apply to the taking of water pursuant to section 124 (4) of the Act for domestic purposes or watering stock (other than stock subject to intensive farming), or to the taking of water for firefighting, public road making, or reticulating supplies of potable water for townships in the defined area.

This notice will remain in effect for two years, unless earlier varied or revoked.

Dated 2 August 2008.

JAY WEATHERILL, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Declaration of Animals and Plants

PURSUANT to section 174 of the Natural Resources Management Act 2004 (the Act), I, Jay Weatherill, Minister for Environment and Conservation, vary the notice published at pages 2018 to 2060 of the *Government Gazette* of 30 June 2005 (as varied) as follows:

Schedule 2 is amended by the replacement of Plants Class 11 with the following:

Plants	Provisions of Act that are to apply	Category	Control Area
Class 11	177 (1) (2)	3	The whole of the State.
athel pine <i>Tamarix aphylla</i>			
cabomba <i>Cabomba caroliniana</i>			
common lantana <i>Lantana camara</i>			
hymenachne <i>Hymenachne amplexicaulis</i>			
miconia <i>Miconia</i> spp.			
mimosa <i>Mimosa pigra</i>			
pond apple <i>Annona glabra</i>			
prickly acacia <i>Acacia nilotica</i> subsp. <i>indica</i>			
rubber vine <i>Cryptostegia grandiflora</i>			
willows <i>Salix</i> spp., excluding <i>Salix</i> <i>babylonica</i> , <i>Salix calodendron</i> and <i>Salix reichardii</i>			
witchweeds <i>Striga</i> spp., excluding <i>Striga</i> <i>curviflora</i> , <i>Striga multiflora</i> , <i>Striga parviflora</i> and <i>Striga</i> <i>squamigera</i>			
Class 12	177 (1) (2)	3	The whole of the State.
athel pine <i>Tamarix aphylla</i>	182 (2) (3)		The areas of any lands within 100 m of a watercourse in the South Australian Arid Lands, Alinytjara Wilurara and South Australian Murray Darling Basin Natural Resources Management regions.

Dated 30 July 2008.

JAY WEATHERILL, Minister for Environment and Conservation

PETROLEUM ACT 2000

Application for Grant of Petroleum Production Licence—PPL 229

PURSUANT to section 65 (6) of the Petroleum Act 2000 (the Act) and Delegation dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, notice is hereby given that an application for the grant of a Production Licence over the area described below, has been received from Victoria Oil Exploration (1977) Pty Ltd, Permian Oil Pty Ltd, Springfield Oil and Gas Pty Ltd and Impress (Cooper Basin) Pty Ltd.

Description of Application Area

All that part of the State of South Australia, bounded as follows:

Commencing at a point being the intersection of latitude 27°32'41"S GDA94 and longitude 139°32'41"E GDA94, thence east to longitude 139°35'32"E GDA94, south to latitude 27°34'03"S GDA94, west to longitude 139°35'13"E GDA94, south to latitude 27°34'19"S GDA94, west to longitude 139°33'07"E GDA94, north to latitude 27°33'54"S GDA94, west to longitude 139°32'41"E GDA94 and north to the point of commencement.

Area: 13.34 km² approximately.

Dated 11 August 2008.

C. D. COCKSHELL, Acting Director Petroleum and Geothermal
Minerals and Energy Resources
Primary Industries and Resources SA
Delegate of the Minister for Mineral Resources Development

OCCUPATIONAL HEALTH, SAFETY AND WELFARE
ACT 1986*Appointments*

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, hereby under the Occupational Health, Safety and Welfare Act 1986, authorise the following public service employees to exercise the powers of an Inspector, pursuant to the Occupational Health, Safety and Welfare Act 1986:

Rodney Charles Ali
Julia Elizabeth Manka
Christine Ellen Baker
Joanne Leah Hatchard
Carl Steven Olson
Desmond Keith Spencer

Dated 11 August 2008.

PAUL CAICA, Minister for Industrial Relations

2. Issue a Certificate of Title to the Wattle Range Council for the whole of the land subject to closure marked 'A', which land is being retained by Council for public purposes.

3. The whole of the land subject to closure marked 'B' be transferred to Karen Lea Altschwager in accordance with agreement for transfer dated 21 December 2006 entered into between the Wattle Range Council and K. L. Altschwager.

On 23 January 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 75088 being the authority for the new boundaries.

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 14 August 2008.

P. M. KENTISH, Surveyor-General

PETROLEUM PRODUCTS REGULATION ACT 1995

Appointments

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, hereby appoint each of the following persons as an Authorised Officer for the purposes of the Petroleum Products Regulation Act 1995, in accordance with my delegated authority under section 49 of the Petroleum Products Regulation Act 1995:

Rodney Charles Ali
Julia Elizabeth Manka
Desmond Keith Spencer
Carl Steven Olson
Joanne Leah Hatchard

Dated 11 August 2008.

PAUL CAICA, Minister for Industrial Relations

NOTICE TO MARINERS

NO. 41 OF 2008

*South Australia—Port Adelaide—Birkenhead Bridge—
Delays due to Bridge Maintenance Works*

MARINERS are advised that routine maintenance of the bridge will be carried out on the following dates:

Tuesday, 12 August 2008 to Friday, 15 August 2008.
Monday, 18 August 2008 to Friday, 22 August 2008.
Time 9 a.m. to 3.30 p.m.

Only emergency bridge openings will be allowed while maintenance works are being undertaken. Should emergency river access be required during the maintenance works, a delay will be experienced while the work crew vacate the bridge to allow for the bridge to open. At least 30 minutes warning prior to opening the bridge would be appreciated.

The restrictions may need to be extended depending on the speed of the repairs and inclement weather conditions.

Charts affected: Aus 137.

Adelaide, 12 August 2008.

PATRICK CONLON, Minister for Transport

DTEI 2008/00767

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Road Closure—Hundred of Mayurra*

BY Road Process Order made on 18 July 2007, the Wattle Range Council ordered that:

1. Portions of the un-named public roads between Thiele Road and Glens Road situate dividing section 464 from allotment 224 in Filed Plan 192406 and dividing section 465 from section 30, Hundred of Mayurra, more particularly lettered 'A' and 'B' in Preliminary Plan No. 06/0100 be closed.

WORKERS REHABILITATION AND COMPENSATION ACT 1986***Determination***

IN accordance with the delegation provided under the Instrument of Delegation of the WorkCover Corporation of South Australia, June 2008, I, as Delegate of the WORKCOVER CORPORATION OF SOUTH AUSTRALIA ('the Corporation') determines in accordance with those provisions of the **WORKERS REHABILITATION AND COMPENSATION ACT 1986** as amended ('the Act') identified in Item 1 of the Schedule hereto ('the Schedule') makes its determination in the terms set out in Item 2 of the Schedule, upon the grounds set out in Item 3 of the Schedule, if any, to come into effect on the date set out in Item 4 of the Schedule and determines further that notice of this determination shall be provided in the manner set out in Item 5 of the Schedule.

SCHEDULE**Item 1 Section Empowering Determination**

Section 69

Item 2 Terms of Determination

2.1 That the Determinations of the Corporation made on 31 July 1987, 30 September 1987, 14 April 1989, 11 May 1995 and 10 March 2006 and published in the *South Australian Government Gazette* on 7 August 1987 at pages 448 and 449, 8 October 1987 at pages 1097 and 1098, 20 April 1989 at pages 1109 and 1110, 18 May 1995 at page 2164 and 13 April 2006 at page 1093 respectively are revoked, if not otherwise revoked, from the commencement of this determination.

2.2 Where:

- (a) in the opinion of a duly delegated person as provided under the Instrument of Delegation of the WorkCover Corporation of South Australia from time to time ('the Delegate'), formed from information provided to the Corporation, an employer is likely to be liable to pay a monthly levy not more than one twelfth of the threshold annual level; or
- (b) an employer was immediately prior to the making of this Determination entitled to an exemption from the operation of section 69 (1) and/or section 69 (2) of the Act but is not subjected to Clause 2.2 (c) of this Determination; or
- (c) in the opinion of a duly delegated person as provided under the Instrument of Delegation of the WorkCover Corporation of South Australia from time to time ('the Delegate'), formed from information provided to the Corporation an employer is required to register as an employer by virtue of the Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2008,

the Delegate shall be empowered to exempt the employer from the requirement to provide a return in accordance with section 69 (1) of the Act and/or from the requirement to make payment of the levy at the time of providing the return in accordance with section 69 (2) of the Act (hereinafter called 'the exemption') until notice of revocation thereof by the Corporation is provided to that employer.

2.3 An employer exempted by Clause 2.2 (a) or (b) (such employer herein called 'an annual payer') shall during such exemption comply with section 69 as if references therein to 'each month', 'the month' or 'that month':

2.3.1 were references to each financial year during the exemption; and

2.3.2 upon the revocation of the exemption, were references to the portion of the financial year expiring upon the date of revocation of the exemption.

2.4 Where, in the opinion of the Delegate, an annual payer should not for any reason whatsoever, be entitled to the exemption the Corporation may by written notice to the employer revoke the exemption.

2.5 In this Determination, the term 'threshold annual level' means in relation to the financial year ending 30 June 2009 and subsequent financial year(s)—\$2 000.

2.6 An employer exempted by Clause 2.2 (c) (such employer herein called 'a notice payer') shall during such exemption comply with section 69 as if references therein to 'each month', 'the month' or 'that month':

2.6.1 were references to the financial year during the exemption; and

- 2.6.2 upon the revocation of the exemption, were references to the portion of the financial year expiring upon the date of revocation of the exemption.
- 2.7 Where, in the opinion of the Delegate, a notice payer should not for any reason whatsoever, be entitled to the exemption the Corporation may by written notice to the employer revoke the exemption.
- 2.8 Subject to Clauses 2.9 and 2.10 hereof, the time by which an employer must furnish to the Corporation such information as is required by Regulation 15 (1) of the Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999 ('the annual portion of a return') be extended to 31 August in each year PROVIDED ALWAYS that the levy payable by an employer in respect of the aggregate remuneration paid in the last month of a financial year shall accompany such information as is required by section 69 (1) (a) of the Act ('the monthly portion of a return').
- 2.9 That the time by which an employer who is exempted pursuant to Clause 2.2 (a) or (b) of this Determination must furnish the return and make payment of the levy as required by section 69 of the Act be extended to 31 July in each year, the intent that the annual portion of a return, the monthly portion of a return and the payment of the levy must be furnished and made to the Corporation at the same time and in any event by no later than 31 July in each year.
- 2.10 That the time by which an employer who is exempted pursuant to Clause 2.2 (c) of this Determination must make payment of the levy as required by section 69 of the Act be varied to a payment at a time as allowed in a notice issued to an employer by the Corporation.
- 2.11 That the Delegate may extend the time by which an employer (other than an employer to which Clause 2.9 of this Determination applies) must furnish to the Corporation the annual portion of a return to 30 September in any year where a written notice requesting an extension of time is received by the Corporation before 31 August in the relevant year and either:
- 2.11.1 such written notice is received from a person with accounting qualifications satisfying the criteria contained in Regulation 15 (2) of the Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999; or
 - 2.11.2 for any proper reason in the discretion of the Delegate.
- 2.12 That the Delegate may extend the time by which an employer (being an employer to which Clause 2.9 of this Determination applies) must furnish to the Corporation the annual portion of a return and make payment of the levy to 30 September in any year where a written notice requesting an extension of time is received by the Corporation before 31 July in the relevant year and either:
- 2.12.1 such written notice is received from a person with accounting qualifications satisfying the criteria contained in Regulation 15 (2) of the Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999; or
 - 2.12.2 for any proper reason in the discretion of the Delegate.
- 2.13 Subject to Clause 2.15 of this Determination, employers which fall within the classes set out in Clause 2.14 of this Determination are relieved of the requirement to provide monthly returns of aggregate remuneration to the Corporation pursuant to section 69 (1) of the Act.
- 2.14 (a) The class of employers which have entered into arrangements with the Corporation to pay levy by means of direct debits from its bank account; or
- (b) The class of employers which have entered into arrangements with the Corporation to pay levy in advance; or
- (c) The class of employers which have entered into arrangements with the Corporation to pay levy by means of electronic funds transfer.
- 2.15 The relieving of the employers from the obligation to provide monthly returns is not to have the effect of:
- 2.15.1 relieving the employers from the obligation to provide an annual return in such form and at such time as is required by the Corporation; or
 - 2.15.2 relieving the employers in the classes referred to in Clauses 2.14 (a) or (c) of this Determination respectively from the obligation to make payment of the levy in respect of a particular month at a time that would otherwise apply under section 69 (1) and (2) of the Act.

- 2.16 Levy payable by employers in the classes referred to Clauses 2.14 (a) or (b) of the Determination shall be calculated by reference to estimated aggregate remuneration to be paid by the employer for the appropriate period and agreed with the Corporation and will be adjusted by reference to actual aggregate remuneration declared in the annual return submitted at the end of the financial year.

Item 3 Grounds of Determination

- 3.1 In respect of the exemption, that in the case of employers likely to pay an average monthly levy of not more than one twelfth of the threshold annual level, the requirements of section 69 may not be appropriate.
- 3.2 In respect of the alternative requirements, that it is appropriate in the circumstances that employers exempted by virtue of Clause 2.2 (a) and (b) of this Determination provide an annual return and make an annual payment of the levy, and in respect of employers exempted by virtue of Clause 2 (c) of this Determination need not provide a return.
- 3.3 In respect of the timing for the providing of annual returns, that it is appropriate to impose less onerous requirements in respect of the annual portion of a return and the payment of levy than otherwise required under the Act, without prejudicing the Corporation in relation to that.
- 3.4 In respect of the timing of the payment of levy as it applies to employers exempted by virtue of Clause 2 (c) of this Determination, it is appropriate for these employers to make payment of a levy within the time allowed in a notice as provided by the Corporation.
- 3.5 In respect of the employers which have made special arrangements for payment of levy as in Clause 2.14 of this Determination, that it is reasonable for these employers to be relieved of the obligation to provide monthly returns.

Item 4 Commencement Date of Determination

1 August 2008

Item 5 Notice of Determination

That notice of this determination be given in the *South Australian Government Gazette*.

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

J. DAVISON, Board Delegate
31 July 2008

WORKERS REHABILITATION AND COMPENSATION ACT 1986

Determination

THE WORKCOVER CORPORATION OF SOUTH AUSTRALIA ('the Corporation') in accordance with those provisions of the WORKERS REHABILITATION AND COMPENSATION ACT 1986 as amended ('the WRCA') and the WORKCOVER CORPORATION ACT 1994 ('the WCA') identified in Item I of the Schedule hereto ('the Schedule') make its determination in the terms set out in Item 2 of the Schedule upon the grounds set out in Item 3 of the Schedule, if any, to come into effect on the date set out in Item 4 of the Schedule and determines further that notice of this determination shall be provided in the manner set out in Item 5 of the Schedule.

SCHEDULE

Item 1 Section Empowering Determination

Section 65 (1) and Section 17

Item 2 Terms of Determination

- 2.1 That the determination of the Corporation made on 8 December 2000 and published in the *South Australian Government Gazette* on 14 December 2000 at pages 3555 and 3556, is hereby revoked from the commencement of this determination.
- 2.2 Without limiting the generality of the expression 'remuneration', payments, whether made in cash or by cheque or negotiable instrument or by investment or capitalisation or credit to any account, reserve or fund or in kind or in any other manner, and whether by piece work rates or otherwise, including specifically, without limiting the foregoing, payments made to or for the benefit of a worker for or by way of:

Accommodation allowance	Industry allowance
Annual leave	Instructor's allowance
All payments qualifying as credit units (including trade dollars) arising from or associated with a barter or countertrade transaction to which the value of any such credit units (including trade dollars) is hereby deemed to be valued as the equal of one Australian dollar (or such different value where it is established, to the satisfaction of the Corporation, a particular organisation's credit units (including trade dollars) are being traded consistently at a different value)	Leave loadings
Back pay	Life assurance
Bonuses	Living away from home allowance
Callout or call back allowance	Loadings
Clothing allowance	Locality allowance
Club subscriptions	Long service leave
Commission	Meal allowance
Directors' fees and emolument	Motor vehicle allowance
Dirt money	Over award payment
Disability allowance	Overtime allowance
Dry cleaning	Penalty rates
Employee (worker) Incentive Plan contributions	Personal accident and sickness insurance
Entertainment allowance	Piece work payments
Fares for travel	Qualification allowance
First aid allowance	Remote area allowance
Follow-the-job allowance	Rental allowance
Footwear allowance	Representation allowance
Health insurance	Salary
Higher duty allowance	Salary continuance insurance
Holiday pay	School or education expenses for children, spouse or dependants of employees
Home entertainment allowance	Service increments
Incentives	Sick pay
	Site allowance
	Skill allowance
	Stand by or on call allowance
	Studying allowance
	Superannuation contributions
	Supplementary payments
	Telephone allowance
	Tool allowance
	Travelling allowance
	Uniform allowance
	Wages
	All other allowances

constitute remuneration for the purposes of Part 5 of the *Workers Rehabilitation and Compensation Act 1986*:

- (i) in relation to salary sacrifice benefit(s) or fringe benefit(s), 'remuneration' is the GST inclusive value of the benefit(s) (i.e. cost of the acquisition of the benefit by the employer (after deducting input tax credits to which the employer is entitled on account of the acquisition of the benefit) plus GST paid by the employer to the Australian Taxation Office);
- (ii) in the case of payment(s) to contractors as a worker as defined under the Act, 'remuneration' is the GST exclusive amount of the prices paid by the employer to the contractor (i.e. amount paid to the contractor less any amount paid to the contractor on account of GST less any input tax credits to which the employer is entitled in relation to the acquisition of the contractor's services).

2.3 Payments for or by way of:

- 2.3.1 Payments for reimbursement or compensation to a worker for payments or expenses actually made or incurred by the worker for goods or services for or on behalf of an employer or acquired by or provided to the worker, in the course of and for the purposes of work performed by the worker for that employer.
- 2.3.2 Travelling allowances paid to a worker in respect of the use of the worker's own motor vehicle in the course of the worker's employment by the employer, for the financial year concerned, at a rate that does not exceed:
 - (i) the rate prescribed by the regulations under section 28-25 of the *Income Tax Assessment Act 1997 of the Commonwealth* for calculating a deduction for car expenses for a large car using the 'cents per kilometre method'; or
 - (ii) if no rate is prescribed as referred to in (i) above, the rate prescribed by the regulations under the *South Australian Pay-roll Tax Act 1971*,

for each kilometre actually travelled in the course of and for the purposes of that employment.
- 2.3.3 An accommodation allowance paid to a worker in respect of the cost of accommodation at a hotel, motel, guest house or other temporary lodging, while the worker is absent from his usual residence in the course of and for the purpose of the employment of the worker by the employer, for the financial year concerned, at a rate that does not exceed:
 - (i) the total reasonable amount for daily travel allowance expenses using the lowest capital city for the lowest salary band for the financial year determined by the Commissioner of Taxation of the Commonwealth; or
 - (ii) if no determination referred to (i) above is in force, the rate prescribed by the regulations under the *South Australian Pay-roll Tax Act 1971*.
- 2.3.4 All payments of compensation made by employers (including self insured employers) to workers under Part 4 of the *Workers Rehabilitation and Compensation Act 1986*.
- 2.3.5 An amount paid to or for the benefit of a worker as a consequence of cessation of employment either as termination payment or redundancy/severance pay or 'eligible termination payment' as defined in the *Commonwealth Income Tax Assessment Act 1936*.
- 2.3.6 An amount in the form of contributions to a fund, by an employer bound by an award or registered industrial agreement or industrial agreement pursuant to an award to meet all or some of the liabilities of the employer in relation to redundancy/severance payments to a worker pursuant to an award or registered industrial agreement or industrial agreement to an award.
- 2.3.7 An amount paid to or for the benefit of a worker, as a consequence of cessation of employment, in the form of payment(s) made by a trustee or an employer in the capacity of trustee of a superannuation fund,

do not constitute remuneration for the purposes of Part 5 of the *Workers Rehabilitation and Compensation Act 1986*.

Item 3 Grounds for Determination

3.1 In respect of the inclusions:

That the same should be regarded as included within the scope of remuneration.

3.2 In respect of the exclusions:

That the same should not be regarded as within the scope of remuneration.

Item 4 Commencement Date of Determination

1 August 2008

Item 5 Notice of Determination

That notice of this determination be published in the *South Australian Government Gazette*.

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

B. CARTER, Chairperson
31 July 2008

South Australia

Notice for the Approval of Alcohol Interlock Device

Pursuant to section 48 (2) of the *Road Traffic Act 1961*

1—Short Title

This notice may be cited the *Approval of Alcohol Interlock Device*.

2—Commencement

This notice will come into operation on the date of its publication.

3—Approve the following device as an alcohol interlock

Under section 48 (2) of the *Road Traffic Act 1961*, I hereby approve the Guardian WR3 alcohol interlock device, subject to the terms and conditions specified in the ‘Deed of Agreement for the supply of Alcohol Interlock Devices’ executed between the Minister for Transport and Guardian Interlock Systems Australasia Pty Ltd on 16 October 2005.



Made by the Minister for Transport

On 4 August 2008.

South Australia

Constitution (Third Session of 51st Parliament) Proclamation 2008

under section 6 of the *Constitution Act 1934*

1—Short title

This proclamation may be cited as the *Constitution (Third Session of 51st Parliament) Proclamation 2008*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Prorogation of Parliament

I prorogue the Parliament of South Australia.

4—Third session of 51st Parliament

- (1) I fix 12 noon on 10 September 2008 as the time for holding the third session of the 51st Parliament.
- (2) I declare that the place for holding the Parliament will be the building known as Parliament House at North Terrace, Adelaide.
- (3) I summon the Parliament to meet for the dispatch of business at the time and place stated above and require all honourable members of the Legislative Council and the House of Assembly, and all officers of the Parliament, to attend accordingly.

Made by the Governor

with the advice and consent of the Executive Council
on 14 August 2008

DPC037/99CS

South Australia

Harbors and Navigation (Definition of Port Adelaide) Variation Regulations 2008

under the *Harbors and Navigation Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Harbors and Navigation Regulations 1994*

- 4 Variation of Schedule 3A—Ports
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Harbors and Navigation (Definition of Port Adelaide) Variation Regulations 2008*.

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 *Harbors and Navigation Regulations 1994*

4—Variation of Schedule 3A—Ports

Schedule 3A, entry relating to Port Adelaide—delete the entry and substitute:

Port Adelaide

For the purposes of this item, the *prescribed day* is a day to be fixed by the Minister by notice in the Gazette.

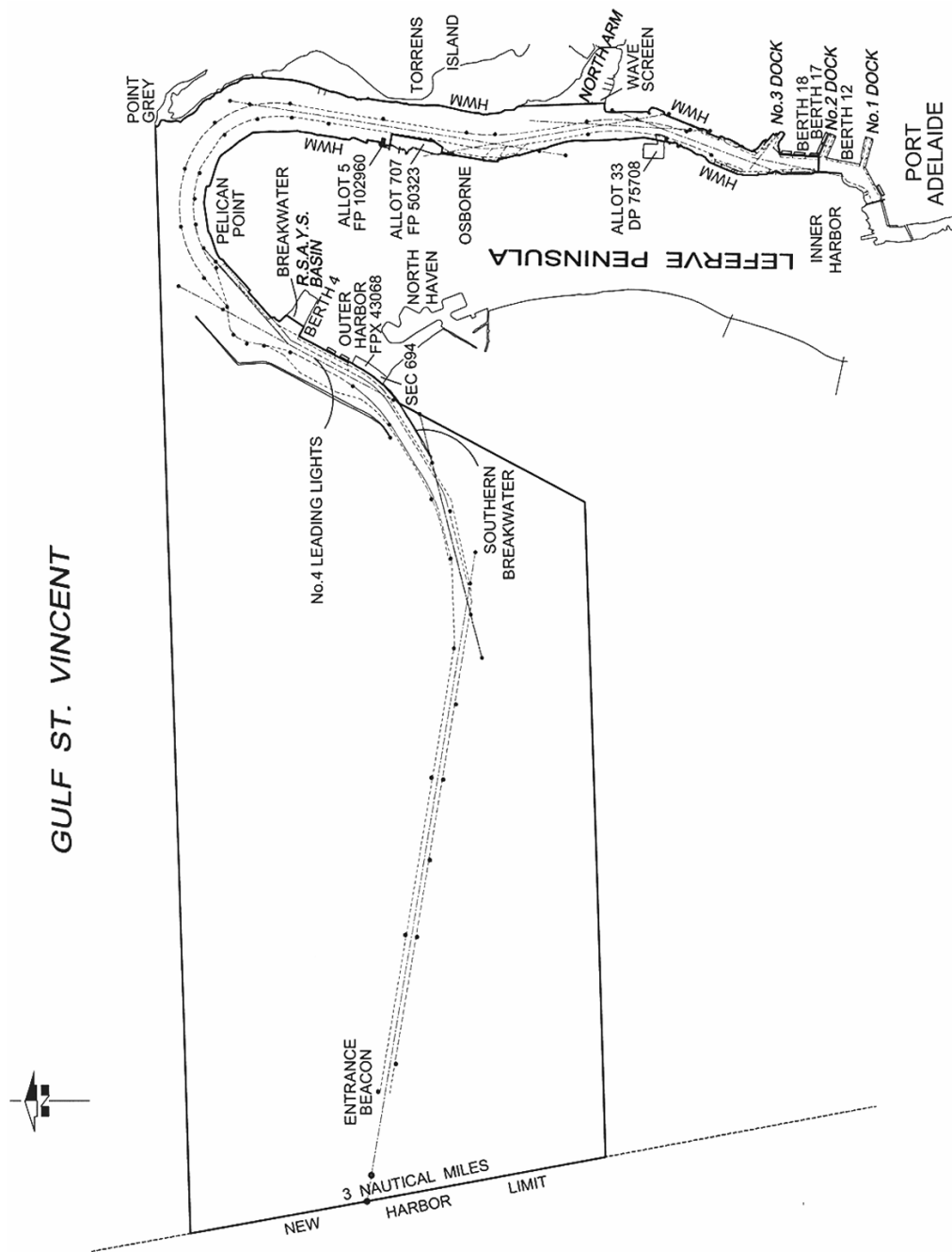
The subjacent land underlying, and adjacent land extending from, the waters, rivers, creeks and inlets to the high water mark bounded as follows:

- commencing at Point Grey then due west along a line to its intersection with the western boundary of the harbor of Port Adelaide;
- then generally south south-easterly along the harbor boundary for 3 nautical miles;

- then along a line due east to its intersection with the south-westerly production of the Number 4 Leading Lights;
- then generally north-easterly along the production to its intersection with the high water mark on the southern face of the Southern Breakwater;
- then generally north-easterly along the high water mark to its intersection with the south-western boundary of Section 694 Hundred of Port Adelaide;
- then generally north-westerly along that boundary of Section 694 Hundred of Port Adelaide across the Southern Breakwater to its intersection with the high water mark on the northern face of the Southern Breakwater;
- then generally north-easterly along the high water mark to the northern extremity of Number 4 berth;
- then generally south-easterly along the high water mark to its intersection with the production southerly of the high water mark of the western face of the breakwater at the Royal South Australian Yacht Squadron (RSAYS);
- then generally north-easterly along the production across the RSAYS Basin;
- then generally north-westerly and north-easterly along the high water mark to Pelican Point;
- then generally south-easterly and southerly along the high water mark to its intersection with a line across the Port Adelaide River perpendicular to the western face of Number 18 berth and intersecting the western face of Number 18 berth and its southerly production at the southern extremity of the western face of Number 18 berth;
- then generally easterly along that perpendicular line across the Port Adelaide River to its intersection with the high water mark;
- then generally northerly and easterly along the high water mark, including Number 3 dock, to its intersection with the Wave Screen in North Arm;
- then generally northerly along the western face of the Wave Screen and its production to intersect with the high water mark on Torrens Island;
- then generally northerly along the high water mark to the point of commencement at Point Grey;
- and including Portion of Section 694 Hundred of Port Adelaide being the area described as easement E on FPX 43068,

but excluding:

- before the prescribed day—Allotment 5 FP 102960; or
- on or after the prescribed day—
 - Allotment 5 FP 102960; and
 - Allotment 707 FP 50323; and
 - that Portion of Allotment 33 DP 75708 which comprises the Marina Adelaide basin and the entrance to that basin and is bounded by a straight line across the opening to the entrance that is an extension of the high water mark on the western bank of the river.



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 14 August 2008

No 216 of 2008

MTR08/023

South Australia

Evidence (Reproduction of Documents) Revocation Regulations 2008

under the *Evidence Act 1929*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—Revocation of *Evidence (Reproduction of Documents) Regulations 1993*

- 3 Revocation of regulations
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Evidence (Reproduction of Documents) Revocation Regulations 2008*.

2—Commencement

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

Part 2—Revocation of *Evidence (Reproduction of Documents) Regulations 1993*

3—Revocation of regulations

The *Evidence (Reproduction of Documents) Regulations 1993* are revoked.

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 14 August 2008

No 217 of 2008

AGO0026/08CS

South Australia

Evidence (General) Variation Regulations 2008

under the *Evidence Act 1929*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Evidence (General) Regulations 2007*

- 4 Variation of regulation 1—Short title
 - 5 Variation of regulation 3—Interpretation
 - 6 Insertion of regulation 3A
 - 3A Approved process
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Evidence (General) Variation Regulations 2008*.

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 *Evidence (General) Regulations 2007*

4—Variation of regulation 1—Short title

Delete "*Evidence (General) Regulations 2007*" and substitute:

Evidence Regulations 2007

5—Variation of regulation 3—Interpretation

Regulation 3—delete ", unless the contrary intention appears"

6—Insertion of regulation 3A

After regulation 3 insert:

3A—Approved process

- (1) For the purposes of section 45C(5) of the Act, the third party insurance document imaging system is an approved process for the reproduction of third party insurance documents.
- (2) For the purposes of this regulation—
 - (a) a third party insurance document is a document provided to, or produced by or on behalf of, the Motor Accident Commission for the purposes of Part 4 of the *Motor Vehicles Act 1959* or third party insurance provided under that Part; and
 - (b) the third party insurance document imaging system is the system used for reproducing third party insurance documents that have been captured and stored as digital data, being a system that the Motor Accident Commission is satisfied protects the integrity and security of the data and is subject to regular independent audit (at intervals not exceeding 2 years) to ensure its correct operation.

Note—

At the commencement of this regulation the system comprised the Document Imaging Claims Environment and the Allianz Claims Environment.

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 14 August 2008

No 218 of 2008

AGO0026/08CS

South Australia

Lottery and Gaming Variation Regulations 2008

under the *Lottery and Gaming Act 1936*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Lottery and Gaming Regulations 2008*

- 4 Variation of regulation 3—Interpretation
 - 5 Variation of regulation 4—Prohibited goods and services
 - 6 Variation of regulation 9—Minor trade promotion lotteries
 - 7 Variation of regulation 24—Major lottery rules
 - 8 Variation of regulation 30—Minor trade promotion lottery rules
 - 9 Variation of regulation 43—Offences by traders conducting trade promotion lotteries
 - 10 Variation of regulation 44—Inducements to enter a lottery
 - 11 Variation of Schedule 1—Licence applications
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Lottery and Gaming Variation Regulations 2008*.

2—Commencement

These regulations will come into operation immediately after the *Lottery and Gaming Regulations 2008* come into operation.

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 *Lottery and Gaming Regulations 2008*

4—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *major trade promotion lottery*, (c)—delete paragraph (c)

5—Variation of regulation 4—Prohibited goods and services

Regulation 4(1)(b)—after "a major bingo session" insert:

, an instant lottery

6—Variation of regulation 9—Minor trade promotion lotteries

Regulation 9(d)—delete paragraph (d)

7—Variation of regulation 24—Major lottery rules

Regulation 24(p)—delete paragraph (p) and substitute:

- (p) no ticket in the lottery may be sold before the day specified in the licence for the commencement of the lottery;

8—Variation of regulation 30—Minor trade promotion lottery rules

Regulation 30—after paragraph (f) insert:

- (fa) the lottery must not be drawn electronically except by way of such a system as may from time to time be approved by the Minister for the purpose;

9—Variation of regulation 43—Offences by traders conducting trade promotion lotteries

Regulation 43(2)—delete "or regulation 31" and substitute:

, 31 or 32

10—Variation of regulation 44—Inducements to enter a lottery

Regulation 44—after "a major bingo session" insert:

, an instant lottery

11—Variation of Schedule 1—Licence applications

- (1) Schedule 1, Part 3, (e)—delete paragraph (e)
(2) Schedule 1, Part 4, (o)—delete paragraph (o)

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 14 August 2008

No 219 of 2008

MGA05/08CS

South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2008

under the *Liquor Licensing Act 1997*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
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Part 2—Variation of *Liquor Licensing (Dry Areas—Long Term) Regulations 1997*

- 4 Variation of Schedule 1—Long term dry areas
- 5 Variation of Schedule 2—Plans of long term dry areas

Schedule 1—Plan to be substituted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2008*.

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 *Liquor Licensing (Dry Areas—Long Term) Regulations 1997*

4—Variation of Schedule 1—Long term dry areas

- (1) Schedule 1, item headed "Ardrossan—Area 1", column headed "Area", description of area—after "to the low water mark on the western side of Gulf St Vincent, then generally south-westerly along that low water mark to" insert:

the north-eastern side of the Ardrossan Jetty, then generally south-easterly, south-westerly and north-westerly around the outer boundary of the jetty (so as to include within the area the whole of the jetty and the area beneath the jetty) back to the low water mark on the south-western side of the jetty, then generally south-westerly along that low water mark to

- (2) Schedule 1, item headed "Ardrossan—Area 1", column headed "Period"—delete "7 June 2008" and substitute:

7 August 2011

- (3) Schedule 1, item headed "Maitland—Area 1", column headed "Period"—delete "19 April 2008" and substitute:

7 August 2011

5—Variation of Schedule 2—Plans of long term dry areas

Schedule 2, plan headed "Ardrossan—Plan No 1"—delete the plan and substitute the plan headed "Ardrossan—Plan No 1" in Schedule 1 of these regulations

Schedule 1—Plan to be substituted

Ardrossan—Plan No 1



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 14 August 2008

No 220 of 2008

FA103301

South Australia

Trade Measurement Administration Regulations 2008

under the *Trade Measurement Administration Act 1993*

Contents

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Schedule 1—Application and licence fees

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Schedule 4—Charges payable where inspector keeps appointment but measuring instrument unavailable for examination or testing

Schedule 5—Revocation of *Trade Measurement Administration Regulations 1993*

1—Short title

These regulations may be cited as the *Trade Measurement Administration Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 September 2008.

3—Interpretation

In these regulations—

Act means the *Trade Measurement Administration Act 1993*;

certificate of suitability, in relation to a weighbridge, means a certificate issued by the administering authority for the purposes of section 50(1)(a) of the principal Act to the effect that the weighbridge is suitable for use as a public weighbridge.

4—Fees and charges

- (1) The fees and charges set out in the Schedules to these regulations are payable as specified in those Schedules for the purposes of the Act and the principal Act.
- (2) The periodic licence fee prescribed under Schedule 1 for the purposes of section 52(1) of the principal Act must be paid for each year during which the licence is in force or is under suspension.

- (3) Pursuant to section 9(4) of the Act, if a charge (or part of a charge) payable under Schedule 2, Schedule 3 or Schedule 4 is outstanding for 28 days after the day on which the administering authority requires payment by the person liable to pay the charge under the relevant Schedule, a penalty of 10% of the outstanding amount is imposed.

Schedule 1—Application and licence fees

1	On lodging an application for a servicing licence or a public weighbridge licence (section 44 of the principal Act)—application fee	\$87.50
2	Licence fee payable under section 52(1) of the principal Act—	
	(a) in the case of a servicing licence	\$207.00
	(b) and for each person employed by the licensee to certify measuring instruments—an additional	\$56.50
	(c) in the case of a public weighbridge licence—for each weighbridge	\$207.00
3	On lodging an application to the administering authority for the issue of a duplicate servicing licence or public weighbridge licence	\$39.00
4	On lodging an application to the administering authority for the issue of a certificate of suitability for a weighbridge	\$87.50
5	On lodging an application to the administering authority for the issue of a duplicate certificate of suitability for a weighbridge	\$39.00

Schedule 2—Trade measuring instruments—verification, re-verification and testing charges

The charges set out in this Schedule are payable to the administering authority by the person who uses the relevant instrument for trade when an inspector verifies, re-verifies or tests a measuring instrument pursuant to the principal Act.

Part 1—Masses

1	Masses used for trade—	
	• each mass not exceeding 5 kg	\$4.60
	• each mass exceeding 5 kg	\$8.05
2	Other masses—	
	• each mass not exceeding 5 kg	\$4.60
	• each mass exceeding 5 kg but not exceeding 25 kg	\$8.05
	• each mass exceeding 25 kg but not exceeding 100 kg	\$20.70
	• each mass exceeding 100 kg but not exceeding 1.5 t	\$36.00
	• each mass exceeding 1.5 t	\$55.50

Part 2—Measures of length

3	For each graduated edge tested—	
	• each measure not exceeding 1 m	\$4.60
	• each measure exceeding 1 m but not exceeding 3 m	\$11.60
	• each measure exceeding 3 m but not exceeding 20 m	\$42.75
	• each measure exceeding 20 m	\$94.00

Part 3—Length measuring instruments

4	Each measure not exceeding 12 m	\$15.00
5	Each measure exceeding 12 m	\$33.50

Part 4—Area measuring instruments

6	Each instrument	\$86.50
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Part 5—Measures of volume

7	Each lubricating oil measure, alcoholic measure or beverage measure	\$3.50
8	Each dispensing measure or graduated measuring cylinder	\$15.00
9	Each un-subdivided measure not previously specified—	
	• each measure not exceeding 2 L	\$5.80
	• each measure exceeding 2 L but not exceeding 20 L	\$11.60
	• each measure exceeding 20 L	\$26.50
10	Each subdivided measure not previously specified—	
	• each measure not exceeding 2 L	\$33.50
	• each measure exceeding 2 L but not exceeding 20 L	\$63.00
	• each measure exceeding 20 L	\$94.00

Part 6—Liquid measuring instruments

11	Alcoholic liquor measuring instruments—	
	(a) single product instruments with 1 delivery outlet—each instrument	\$5.80
	(b) single product or multi-product instruments with more than 1 delivery outlet—each instrument	\$38.00
12	Liquid fuel and oil measuring instruments—	
	(a) driveway flow meters (each dual or multi user instrument will be taken as 2 or more separate measuring instruments)—	
	• each measuring unit designed for a flow rate not exceeding 60 L/min	\$86.50
	• each measuring unit designed for a flow rate exceeding 60 L/min	\$110.00
	(b) measuring instruments designed to deliver blended fuels—each instrument	\$110.00
	(c) control console or note, coin, card or other payment system interfaced with a measuring instrument—each console or system	\$43.75
	(d) volumetric drum filling instruments—	
	• each instrument	\$101.00
	• when an instrument is tested with more than 1 product—for each additional product	\$43.75
	(e) drum filling flow meters, vehicle mounted flow meters, gantry flow meters and other flow meters—	
	• each flow meter tested at a flow rate not exceeding 1000 L/min	\$130.00
	• each flow meter tested at a flow rate exceeding 1000 L/min	\$219.00
	• when a flow meter is tested with more than 1 product—for each additional product	\$43.75

	(f) LPG driveway flow meters (each dual or multi user instrument will be taken as 2 or more separate measuring instruments)—each measuring unit	\$196.00
	(g) LPG vehicle mounted flow meters—each flow meter	\$282.00
13	Milk flow meters—	
	• each flow meter	\$219.00
14	Mass flow meters—	
	• each mass meter	\$219.00
	• when a flow meter is tested with more than 1 product—for each additional product	\$43.75
15	Vehicle tanks—	
	• for each compartment tested per 1000 L or part of 1000 L	\$21.90
	• for each dipstick tested against the calibration chart	\$38.00
16	Other measuring instruments—	
	• each instrument per 15 minutes or part of 15 minutes for the time taken to test the instrument	\$36.00
Part 7—Weighing instruments		
17	Class 1 instruments (including balances)—	
	• each instrument	\$71.00
18	Class 2, Class 3, Class 4 instruments (including automatic weighing instruments and unclassified instruments, but not including instruments otherwise specified)—	
	• each instrument not exceeding 15 kg capacity	\$37.00
	• each instrument exceeding 15 kg but not exceeding 100 kg capacity	\$63.00
	• each instrument exceeding 100 kg but not exceeding 500 kg capacity	\$71.00
	• each instrument exceeding 500 kg but not exceeding 1 t capacity	\$130.00
	• each instrument exceeding 1 t but not exceeding 3 t capacity	\$234.00
19	Weighbridges—	
	• each instrument with a minimum of 3 t but not exceeding 20 t capacity	\$319.00
	• each instrument exceeding 20 t but not exceeding 40 t capacity	\$444.00
	• each instrument exceeding 40 t but not exceeding 60 t capacity	\$617.00
	• each instrument exceeding 60 t but not exceeding 100 t capacity	\$772.00
	• each instrument exceeding 100 t capacity	\$1 161.00
20	Hopper weighers—	
	• each instrument not exceeding 10 t capacity	\$305.00
	• each instrument exceeding 10 t but not exceeding 200 t capacity	\$498.00
	• each instrument exceeding 200 t capacity	\$1 161.00
21	Wheel load weighers—	
	• each instrument	\$102.00

22	Additional mass indicator or ticket printer interfaced with a weighing instrument—	
	• each indicator or printer not exceeding 1 t capacity	\$8.05
	• each indicator or printer exceeding 1 t capacity	\$55.50
23	Other weighing instruments not specified—	
	• each instrument per 15 minutes or part of 15 minutes for the time taken to test the instrument	\$36.00

Schedule 3—Verification and testing charges for reference standards of measurement and measuring instruments tested to special accuracy

The charges set out in this Schedule are payable to the administering authority by the person who requests the verification or testing.

Part 1—Masses

1	Masses verified to the requirements of State Secondary Standards—	
	• each mass of a denomination not exceeding 200 g	\$37.00
	• each mass of a denomination exceeding 200 g but not exceeding 25 kg	\$71.00
2	Masses verified to the requirements of State Tertiary Standards—	
	• each mass of a denomination not exceeding 200 g	\$21.90
	• each mass of a denomination exceeding 200 g but not exceeding 25 kg	\$43.75
3	Masses verified to the requirements of Inspectors' Class 1, Inspectors' Class 2 Standards—	
	• each mass of a denomination not exceeding 200 g	\$15.00
	• each mass of a denomination exceeding 200 g but not exceeding 25 kg	\$33.40
4	Masses verified to the requirements of Inspectors' Class 3 Standards—	
	• each mass of a denomination not exceeding 5 kg	\$8.05
	• each mass of a denomination exceeding 5 kg but not exceeding 30 kg	\$12.60
	• each mass of a denomination exceeding 30 kg but not exceeding 1 t	\$71.00
	• each mass of a denomination exceeding 1 t	\$130.00

Part 2—Volumetric measures

5	Volumetric measures verified to the requirements of State Secondary Standards—	
	• each measure with a capacity not exceeding 25 L	\$187.00
	• each measure with a capacity exceeding 25 L but not exceeding 200 L	\$288.00
	• each measure with a capacity exceeding 200 L	\$747.00
6	Volumetric measures verified to the requirements of State Tertiary, Inspectors' Class 1 Standards—	
	• each measure with a capacity not exceeding 25 L	\$63.00
	• each measure with a capacity exceeding 25 L but not exceeding 200 L	\$138.00
	• each measure with a capacity exceeding 200 L but not exceeding 2000 L	\$492.00
	• each measure with a capacity exceeding 2000 L	\$926.00

Part 3—Measures of length

7	Rigid line measures verified to the requirements of State Secondary or Inspectors' Class 1 Standards—	
	(a) measures not exceeding 1000 mm—each graduated edge	\$352.00
	(b) measures exceeding 1000 mm but not exceeding 3000 mm—each graduated edge	\$506.00
8	Rigid line measures verified to lesser accuracies than those required for State Secondary or Inspectors' Class 1 Standards—	
	(a) measures not exceeding 1000 mm—each graduated edge	\$110.00
	(b) measures exceeding 1000 mm but not exceeding 3000 mm—each graduated edge	\$156.00
9	Flexible line measures verified to the requirements of State Secondary or Inspectors' Class 1 Standards—	
	• each measure not exceeding 10 m	\$171.00
	• each measure exceeding 10 m but not exceeding 50 m	\$375.00
	• each measure exceeding 50 m	\$568.00
10	Flexible line measures verified to lesser accuracies than those required for State Secondary or Inspectors' Class 1 Standards—	
	• each measure not exceeding 10 m	\$86.50
	• each measure exceeding 10 m but not exceeding 50 m	\$280.00
	• each measure exceeding 50 m	\$358.00

Part 4—Other measures and measuring instruments

11	Vernier Callipers—each instrument tested	\$110.00
12	Micrometers—each instrument tested	\$149.00
13	Orifice Plates—each plate tested	\$171.00
14	Weighing instruments Class 1 (including Class A balances)—each instrument	\$171.00
15	Liquid measuring instruments—	
	• master flow meters—each petroleum product tested	\$866.00
	• LPG master flow meters—each instrument	\$1 333.00
16	Area templates—each template tested	\$568.00
17	Other instruments not specified—	
	• each instrument per 15 minutes or part of 15 minutes for the time taken to test the instrument	\$40.25

Part 5—Certificates and measurement reports

18	On the issue of each certificate of verification or each duplicate certificate of verification	\$26.75
19	On the issue of each measurement report or each duplicate measurement report	\$17.30

Schedule 4—Charges payable where inspector keeps appointment but measuring instrument unavailable for examination or testing

The charges set out in this Schedule are payable to the administering authority by the owner of an instrument when an inspector keeps an appointment to examine or test the instrument but the instrument is unavailable for examination or testing.

- 1 Where a test on a measuring instrument involves the use of the weighbridge testing unit—
 - for each 15 minutes or part of 15 minutes that the inspector is kept waiting \$86.50
- 2 Where a test on a measuring instrument does not involve the use of the weighbridge testing unit—
 - for each 15 minutes or part of 15 minutes that the inspector is kept waiting \$38.00

Schedule 5—Revocation of *Trade Measurement Administration Regulations 1993*

The *Trade Measurement Administration Regulations 1993* are revoked.

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 14 August 2008

No 221 of 2008

MCA08/013CS

South Australia

Trade Measurement (Measuring Instruments) Regulations 2008

under the *Trade Measurement Act 1993*

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Schedule 1—Revocation of *Trade Measurement (Measuring Instruments) Regulations 1993*

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Trade Measurement (Measuring Instruments) Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 September 2008.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the *Trade Measurement Act 1993*;

approved means approved by the administering authority;

licence means a servicing licence;

owner, in relation to a measuring instrument, means the person who uses, or proposes to use, the measuring instrument for trade or who proposes to make it available for use for trade.

Part 2—Verification, re-verification and certification

4—Marking of measuring instrument

- (1) When an inspector's mark or licensee's mark is made on a measuring instrument, the person who makes the mark must also mark, in the approved manner, the date on which the mark is made, unless the instrument is a glass measure.
- (2) When an employee of a licensee certifies a measuring instrument, the employee must in addition to making the licensee's mark on the measuring instrument also make such other mark in conjunction with the licensee's mark as will enable the licensee to identify the employee who made the mark.

5—Certain measuring instruments not to be verified or certified

A measuring instrument must not be verified or certified if—

- (a) it bears a manufacturer's mark or trade mark that could be mistaken for an inspector's mark or a licensee's mark; or
- (b) it is of rough, crude or unworkmanlike construction or is constructed of inferior material; or
- (c) it is not reasonably clean or has wet paint on it; or
- (d) it is so damaged as to be unsuitable for use for trade.

6—Measuring instrument to be clean

For the purpose of facilitating re-verification of a measuring instrument, an inspector may direct the person in possession of the instrument to clean the instrument.

7—Testing of measuring instrument

The testing of a measuring instrument for the purpose of verification, re-verification or certification must—

- (a) if the measuring instrument is fixed—be carried out with the measuring instrument in its fixed position; or
- (b) if the measuring instrument is movable and has a base—be carried out with the measuring instrument on a level plane or, if this is not practicable, on a plane that is as nearly level as possible; or
- (c) if the measuring instrument is transportable and the results obtained by its use are affected by gravity—be carried out so as to compensate for the conditions applicable in the region in which it is used or to be used.

8—Testing and marking of measure of length

If a measure of length is to be verified or certified, it must be examined, tested and marked—

- (a) on both sides if it is calibrated on both sides and is not permanently fixed so that only 1 side is visible; or
- (b) on the visible side if it is permanently fixed so that only 1 side is visible.

9—Exemption from re-verification and from marking

- (1) If a glass measure referred to in Part 3 has been marked in accordance with regulation 15 (Approval authorises making of marks), re-verification of it is not required.
- (2) If a measure of length has been verified, re-verification of it is not required.

10—Restrictions on use for trade of certain small masses

- (1) A mass of 0.2 metric carat or less, or of 50 mg or less, is exempt from section 7 (Measuring instruments used for trade must be marked) of the Act.
- (2) A person who uses such a mass for trade is guilty of an offence unless the person is the holder of a certificate issued by the administering authority or the holder of a licence to the effect that the mass concerned complies with the requirements for verification specified in section 13 (Requirements for measuring instruments) of the Act.

Maximum penalty: \$2 000.

11—Dismantling of measuring instrument for testing

- (1) If an inspector considers it to be necessary to examine or test a component part of a measuring instrument for the purpose of verifying or re-verifying the instrument and that cannot be done without dismantling the instrument, the inspector may require the owner of the measuring instrument to comply with subregulation (2).
- (2) The owner of a measuring instrument complies with this subregulation if the owner—
 - (a) dismantles the measuring instrument or causes it to be dismantled; or
 - (b) consents to the measuring instrument being dismantled by the inspector and absolves the inspector from liability for any damage caused in the course of its dismantling or re-assembly.
- (3) If the owner fails to comply with subregulation (2) when required to do so by an inspector, the measuring instrument must not be used for trade while the failure continues.

12—Owner to provide and pay for labour etc

- (1) An inspector may direct the owner of a measuring instrument to provide and pay for—
 - (a) any labour, materials, electricity, equipment, liquid or gas; or
 - (b) the expeditious transportation to and from the site of the measuring instrument of any test masses, measures or equipment,required by the inspector for the purpose of verifying or re-verifying the measuring instrument.
- (2) If the owner fails to comply with such a direction, the measuring instrument concerned must not be used for trade while the failure continues.
- (3) The owner of a measuring instrument while in possession of any test masses, measures or equipment referred to in subregulation (1) is liable for any loss of, or damage to, them and any costs and expenses incurred by the administering authority because of any such loss or damage is recoverable by the administering authority as a debt due by the owner of the measuring instrument.

Part 3—Batch testing and marking

13—Definitions

In this Part—

approval means an approval given under regulation 14 (Approval for batch testing of glass measures);

glass, in relation to a container or drinking vessel, includes any other material permitted by the approval for its pattern issued under the *National Measurement Regulations 1999* of the Commonwealth;

glass measure means—

- (a) a container made wholly or principally of glass in which it is intended that lubricating oil will be sold by volume of the quantity (otherwise than as a pre-packed article); or
- (b) a measure made of glass or another rigid or semi-rigid substance intended for use for the sale of beer, ale, stout or spirits by quantity other than as a pre-packed article;

testing facilities means labour and equipment necessary for testing glass measures in accordance with regulation 17 (Batch testing requirements).

14—Approval for batch testing of glass measures

- (1) The administering authority may give a manufacturer or importer of glass measures written approval for the glass measures to be tested and marked under this Part.
- (2) An approval ceases to have effect if it is revoked by the administering authority or if the manufacturer or importer fails—
 - (a) to comply with any requirements of the administering authority notified in the approval; or
 - (b) to take reasonable precautions to prevent the commission of an offence against regulation 16 (Restrictions on removal of marked glass measure); or

- (c) to provide and pay for testing facilities as required by the administering authority; or
- (d) to make the testing facilities available, without charge, for use by an inspector or licensee in order to carry out tests in accordance with regulation 17 (Batch testing requirements); or
- (e) to comply with regulation 18 (Records to be kept and made available) relating to the keeping and examination of records.

15—Approval authorises making of marks

While an approval is in force, the manufacturer or importer is authorised to mark a glass measure with a mark consisting of—

- (a) the inspector's mark specified in the approval or the licensee's mark of the manufacturer or importer; and
- (b) the characters specified in the approval as those that are to form part of the approved mark, marked in the size and manner, and in the position on the measure, required by the approval.

16—Restrictions on removal of marked glass measure

If a glass measure is removed from the custody of the manufacturer or importer after being marked in accordance with an approval, the manufacturer or importer is guilty of an offence unless—

- (a) the measure is one of a batch that complies with regulation 17 (Batch testing requirements); and
- (b) an inspector or a licensee has given written approval for the removal of the batch from the custody of the manufacturer or importer.

Maximum penalty: \$2 000.

17—Batch testing requirements

- (1) A batch of glass measures complies with this regulation only if—
 - (a) at least the appropriate test proportion of the batch is tested by an inspector or licensee; and
 - (b) in each such test less than 2 per cent of the measures tested fail to comply with the requirements of section 13 (Requirements for measuring instruments) of the Act for verification or certification.
- (2) The appropriate test proportion of a batch of glass measures is the proportion determined by the administering authority from time to time.
- (3) A batch of glass measures fails to comply with this regulation if the batch is not accompanied by a histogram detailing the results of tests made on the batch by or on behalf of the manufacturer or importer concerned.

18—Records to be kept and made available

A manufacturer or importer given an approval must—

- (a) keep such records relating to glass measures as are specified in the approval; and
- (b) make the records available for examination if required to do so by an inspector.

Part 4—Licences and licensees

19—Condition of licence

It is a condition of a licence that the licensee—

- (a) must do everything that these regulations require be done by the licensee; and
- (b) must not do anything that these regulations require the licensee to refrain from doing.

20—Licensee to keep certain records or give certain notices

- (1) The administering authority may direct a licensee to do any of the following:
 - (a) make specified records relating to the certification of measuring instruments;
 - (b) retain those records for at least 2 years after making them;
 - (c) produce the retained records on demand made by an inspector;
 - (d) give the administering authority not later than 14 days after certifying a measuring instrument a written notice in an approved form;
 - (e) retain a copy of such a notice for at least 2 years after service of the notice;
 - (f) produce the retained copies on demand made by an inspector.
- (2) The licensee must comply with a direction given under subregulation (1).

21—Notification by licensee of changed particulars

A licensee must notify the licensing authority in writing of—

- (a) any change in the address for the service of notices on the licensee; and
- (b) the full name and residential address of each person who commences or ceases to be employed by the licensee to certify measuring instruments,

and must do so not later than 14 days after the event.

22—Register of servicing licences

For the purposes of section 47 (Register of licences) of the Act, the prescribed particulars to be kept in a register by the licensing authority in respect of each servicing licence are as follows:

- (a) the number of the licence and the date of its issue;
- (b) the name of the licensee and the address at which notices may be served personally on the licensee;
- (c) particulars of any conditions to which the licence is subject imposed under section 48 (Conditions may be imposed on licences) of the Act;
- (d) such other particulars as the licensing authority thinks desirable.

Part 5—Miscellaneous

23—Restrictions on use of measuring instrument for trade

- (1) A person is guilty of an offence if—
- (a) in using for trade a measuring instrument of an approved pattern designed for measuring a liquid, the person purports to measure anything other than a liquid to which the approved pattern relates; or
 - (b) in using for trade a measuring instrument held in, or suspended from, the hand, the person purports to measure mass; or
 - (c) in using for trade a measuring instrument marked for a specific use, the person does so otherwise than in accordance with the marking; or
 - (d) in using for trade a measuring instrument marked for use with specified proportional masses, the person uses other proportional masses; or
 - (e) except for factory use or non-retail counter use, the person uses for trade a measuring instrument with a tare bar; or
 - (f) the person uses a measuring instrument for trade in order to determine mass greater than the mass permitted by the approved pattern for the instrument; or
 - (g) in using a measuring instrument for trade in order to determine the mass of any goods for therapeutic use within the meaning of the *Therapeutic Goods Act 1989* of the Commonwealth, or the mass of precious metals, the person uses masses other than masses marked "A" (in accordance with a certificate of approval of pattern under the National Measurement Act); or
 - (h) in using a measuring instrument for trade in order to determine the mass of anything other than precious stones, the person uses metric carat masses.

Maximum penalty: \$2 000.

Expiation fee: for an alleged contravention of paragraph (e) or (f)—\$104.

- (2) A person who, on the same premises, is in possession of more than 1 measuring instrument that is used for trade and is marked for use with proportional masses is guilty of an offence unless the proportional masses are readily identifiable with the measuring instrument on which they were tested.

Maximum penalty: \$2 000.

Expiation fee: \$104.

- (3) A person who uses for trade a measuring instrument fitted with a load receptor is guilty of an offence if—
- (a) it is 1 of 2 or more such measuring instruments on the premises and its load receptor is not clearly marked to identify it with the measuring instrument on which it is used; or
 - (b) the load receptor is removable and measures incorrectly in any position on its supports; or
 - (c) any latitude of movement of the load receptor on its supports causes it to foul any part of the measuring instrument; or

- (d) the load receptor is in the form of a scoop mounted so that a purchaser cannot readily see whether there is any foreign matter in the load receptor.

Maximum penalty: \$2 000.

Expiation fee: \$104.

24—Subdivision of scale spacing

If the scale spacing on a measuring instrument that bears an inspector's mark or a licensee's mark is altered by being subdivided after the inspector's mark or licensee's mark was marked on the instrument—

- (a) the person who subdivided the scale spacing is guilty of an offence; and
- (b) a person who uses the measuring instrument for trade is guilty of an offence.

Maximum penalty: \$2 000.

Expiation fee: \$104.

25—Measurement of liquid

If a measuring instrument is used for trade in order to measure a liquid, the person in possession of the measuring instrument or who makes it available for use for trade is guilty of an offence unless—

- (a) the measuring instrument is, at least to the extent necessary for the purpose of permitting proper observation of its operation, artificially illuminated between sunset and sunrise and at any other time when illumination is necessary for that purpose; and
- (b) in the case of a flow meter fitted with a zero re-setting device—the flow meter is re-set to zero before the commencement of a measurement to be made by its use; and
- (c) in the case of a sale of liquid measured by a driveway flow meter—the existing readings of volume, price per litre and price are not erased until the sale has been completed.

Maximum penalty: \$2 000.

26—Measurement of precious stones

A person who, for the purpose of measuring diamonds or other precious stones, uses for trade a measuring instrument that—

- (a) has a verification scale interval greater than 10 mg; or
- (b) has a capacity of less than 5000 CM and a verification scale interval greater than 0.01 CM; or
- (c) has a capacity of 5000 CM or more and a verification scale interval greater than 0.05 CM,

is guilty of an offence.

Maximum penalty: \$2 000.

27—Measurement of precious metals

A person who, for the purpose of measuring gold, silver or other precious metals, uses for trade a measuring instrument that has a capacity specified in column 1 of the table below and a verification scale interval greater than that specified in column 2 opposite the capacity is guilty of an offence.

Capacity	Maximum verification scale interval
Less than 1 kg	10 mg
1 kg or more but less than 10 kg	100 mg
10 kg or more	1 g

Maximum penalty: \$2 000.

28—Offence of using instrument for trade when prohibited

A person who uses a measuring instrument for trade in contravention of a provision of these regulations is guilty of an offence where no other penalty is provided.

Maximum penalty: \$2 000.

Schedule 1—Revocation of *Trade Measurement (Measuring Instruments) Regulations 1993*

The *Trade Measurement (Measuring Instruments) Regulations 1993* are revoked.

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 14 August 2008

No 222 of 2008

MCA08/013CS

South Australia

Trade Measurement (Miscellaneous) Regulations 2008

under the *Trade Measurement Act 1993*

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Schedule 1—Revocation of *Trade Measurement (Miscellaneous) Regulations 1993*

1—Short title

These regulations may be cited as the *Trade Measurement (Miscellaneous) Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 September 2008.

3—Interpretation

In these regulations—

Act means the *Trade Measurement Act 1993*.

4—Beer, spirits to be sold by volume

- (1) Beer, stout, ale, brandy (including cognac and armagnac), gin, rum, vodka and whisky (whiskey) are prescribed as articles to which section 26 (Articles required to be sold by specific measurement) of the Act applies.
- (2) Pursuant to that section, a sale of a quantity of such an article is required to be at a price determined by reference to the volume of the quantity.

5—Offer etc for sale by reference to measurement

- (1) This regulation does not apply to—
 - (a) pre-packed articles; or
 - (b) the articles described in regulation 4 (Beer, spirits to be sold by volume); or
 - (c) diamonds or other precious stones.

- (2) A person who advertises, offers or exposes an article for sale at a price determined by reference to measurement (being mass, volume, linear measurement or superficial measurement) is guilty of an offence unless the measurement is—
- (a) in the case of mass—
 - (i) 1 kilogram; or
 - (ii) 1 kilogram, with another reference to an integral number of kilograms; or
 - (iii) an integral number of tonnes; or
 - (iv) if the article is a precious metal—1 gram or 1 troy ounce; or
 - (b) in the case of volume—
 - (i) 1 litre; or
 - (ii) 1 litre, with another reference to an integral number of litres; or
 - (iii) an integral number of cubic metres; or
 - (c) in the case of linear measurement—
 - (i) 1 centimetre; or
 - (ii) 1 metre; or
 - (iii) 1 metre, with another reference to an integral number of metres; or
 - (d) in the case of superficial measurement—
 - (i) 1 square centimetre; or
 - (ii) 1 square metre; or
 - (iii) 1 square metre, with another reference to an integral number of square metres,

or is a measurement authorised by subregulation (3).

Maximum penalty: \$2 000.

Expiation fee: \$104.

- (3) The length, width, thickness, diameter or other linear measurement of the following articles may be advertised, offered or exposed for sale by the millimetre, centimetre or metre:
- carpets
 - ceramic tiles
 - chain
 - cord
 - cordage
 - electrical cable
 - electrical flex
 - fabrics
 - floor coverings
 - hardboard

particle board
plastic mouldings
plywood
resin laminates
rope
rubber material
rubber mouldings
sheet glass
textiles
textile products (other than ready-made clothing)
veneers
timber
wire netting

6—Regulation of sale of fuel by reference to measurement by volume

- (1) A person must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C.

Maximum penalty: \$2 000.

- (2) However, subregulation (1) does not apply to any of the following sales of fuel:
- (a) a retail sale;
 - (b) a wholesale sale if—
 - (i) the wholesale sale happens immediately before, or at the same time as, a retail sale of the fuel; and
 - (ii) the volume of the fuel, as measured for the wholesale sale, is the same as the volume of the fuel as measured for the retail sale;
 - (c) a wholesale sale if—
 - (i) before the wholesale sale the fuel—
 - (A) was moved, in any way, from a primary storage facility to a fixed storage facility at another location; and
 - (B) was unloaded into the fixed storage facility for further distribution or for further sale and distribution; and
 - (ii) for the movement, the fuel was measured by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15°C;
 - (d) a wholesale sale (the *relevant sale*) if—
 - (i) the relevant sale happens immediately before or after, or at the same time as, another wholesale sale of the fuel; and

- (ii) before the relevant sale the fuel—
 - (A) was moved, in any way, from a primary storage facility to a fixed storage facility at another location; and
 - (B) was unloaded into the fixed storage facility for further distribution or for further sale and distribution;
- (e) a wholesale sale if—
 - (i) before the wholesale sale the fuel—
 - (A) was moved, in any way, from a primary storage facility to a fixed storage facility at another location; and
 - (B) was unloaded into the fixed storage facility for further distribution or for further sale and distribution; and
 - (ii) after the fuel was at the primary storage facility but before the wholesale sale, the fuel was not the subject of another sale.

(3) In this regulation—

business entity means an entity that operates a business, other than a fuel business;

cooperative entity includes an entity that is a buying group for its members;

diesel fuel means any fuel commonly known as diesel, diesel oil, distillate, automotive diesel fuel, automotive diesel oil or automotive distillate;

fixed storage facility means a facility, other than a primary storage facility, at which fuel is unloaded and from which fuel is reloaded for further distribution or further sale and distribution;

fuel means petrol, or diesel fuel, that a person would reasonably consider is ultimately intended for automotive consumption;

primary storage facility means—

- (a) an oil refinery; or
- (b) a shipping facility; or
- (c) a facility connected by product transfer pipeline to an oil refinery or to a shipping facility; or
- (d) a facility connected by product transfer pipeline to a facility mentioned in paragraph (c);

retail sale of fuel means a sale to any of the following:

- (a) an entity that purchases the fuel only for its own consumption;
- (b) a business entity that purchases the fuel only for 1 or both of the following purposes:
 - (i) for its own consumption;
 - (ii) for resale to its staff or contractors for consumption by the purchasing staff or contractors;
- (c) a cooperative entity that purchases the fuel only for resale to its members for consumption by the purchasing members;

shipping facility means a facility where fuel may be supplied by ship.

Schedule 1—Revocation of *Trade Measurement (Miscellaneous) Regulations 1993*

The *Trade Measurement (Miscellaneous) Regulations 1993* are revoked.

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 14 August 2008

No 223 of 2008

MCA08/013CS

South Australia

Trade Measurement (Pre-packed Articles) Regulations 2008

under the *Trade Measurement Act 1993*

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Trade Measurement (Pre-Packed Articles) Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 September 2008.

3—Definitions—general

In these regulations—

Act means the *Trade Measurement Act 1993*;

approved printing device means a printing device that conforms to a pattern in relation to which there is in force under the *National Measurement Regulations 1999* of the Commonwealth a certificate that approves the use of the device for trade;

characters includes letters, figures and symbols;

main display part, in relation to a package, means—

- (a) if the name or brand appears on the package once only—the part of the package on which it appears; or
- (b) if the name or brand appears on more than 1 part of the package with equal prominence in each case—any 1 of those parts; or
- (c) if the name or brand appears on more than 1 part of the package but not always with equal prominence—the part of the package on which it is more prominent or any part of the package on which it is most prominent; or
- (d) if the name or brand of the article in the package does not appear on the package—that part of the package which will be most prominent when the package is exposed for sale in the manner in which it is likely to be exposed for sale;

measurement marking means the marking of measurement required by these regulations to be made on the package containing a pre-packed article.

4—Definitions—packaged articles

In these regulations—

cheese and *cheese products* do not include articles for sale as processed cheese or cheese spreads;

compressed or liquefied gas does not include liquefied petroleum gas;

cream does not include clotted cream or sour (cultured) cream;

dried or dehydrated fruit includes glace` and crystallised fruit and fruit peel;

dried or dehydrated mixed fruit includes any such fruit mixed with nuts;

garden landscape material means soil, pebbles, crushed tile, crushed white quartz, Grawin gravel, crushed western red, crushed snowflake, New Zealand lava scoria, Pacific coral, river stones, crushed material mix and any like substance for use in gardens;

ice cream includes any form of frozen confection containing ice cream, flavoured ice, fruit-ice, water-ice or a substitute for ice cream;

liquid chemicals includes solvents packed for sale for pharmaceutical, laboratory or industrial use;

paint includes enamel but does not include a 2-pack paint, artists' paint or powder coatings;

poultry means any kind of bird used for human consumption, whether it is cooked or uncooked or consists of poultry pieces;

poultry piece means leg, wing, breast or other part detached from a poultry carcass and any division of a poultry carcass;

resins includes natural resins, synthetic resins and polymeric materials other than paint;

therapeutic goods means goods for therapeutic use within the meaning of the *Therapeutic Goods Act 1989* of the Commonwealth;

tobacco includes plug tobacco.

5—Exemptions from marking requirements (name, address, measurement)

- (1) A package containing an article specified in Schedule 1 (Exemptions from marking) is exempt from the operation of Part 2 (Marking of name and address) and Part 3 (Marking of measurement) in the circumstances specified in that Schedule in relation to the article or, if no circumstances are specified, in all circumstances.
- (2) A package is not exempt from the operation of Part 2 (Marking of name and address) and Part 3 (Marking of measurement) merely because it contains 2 or more packages each of which would be exempt under subregulation (1) as separate packages.
- (3) If a name and address is marked on a package that is exempt from the operation of Part 2 (Marking of name and address), the package ceases to be so exempt.
- (4) If a statement of the measurement of an article is marked on a package that is exempt from the operation of Part 3 (Marking of measurement), the package ceases to be so exempt.
- (5) It is not to be assumed that an article described in clause 1 (Textile goods) or clause 4 (Hardware goods) of Schedule 1 (Exemptions from marking) has been packed for sale by measurement merely because it has been packed for sale—
 - (a) as a single item; or
 - (b) as a set (except in the case of identical automotive parts); or
 - (c) as a pair, or as 1 of a pair, if it is an article ordinarily described by pairs, or as 1 of a pair.
- (6) An article is not excluded from the description in clause 5 (General goods) of Schedule 1 (Exemptions from marking) merely because it could be included in some other description of goods in that Schedule.

6—Exemptions for packages containing paper

- (1) A package containing paper that is a package to which this regulation applies—
 - (a) is exempt from regulation 9 (Marking of name and address on packages) and regulation 11 (Requirement to mark measurement); and
 - (b) is permitted to be marked with the expression "gross mass" or any other expression that has a similar meaning to that expression.
- (2) This regulation applies to a package containing paper if—
 - (a) it was packed at the factory at which the paper was produced; or
 - (b) it is packed in a quantity of more than 5 kilograms; or
 - (c) it contains at least 500 sheets and is marked with the number of sheets and the dimensions of each sheet.

7—Requirements applicable to both inner and outer packages

A requirement of these regulations as to the marking of a package containing a pre-packed article applies to both the immediate package containing the article and any other package containing that package (whether or not with other packages) unless the provision that imposes the requirement otherwise provides.

8—Exemptions for certain inner and outer packages

A requirement of these regulations as to the marking of a package does not apply to—

- (a) any immediate package ordinarily sold only in an outer package that is marked in accordance with the requirement; or
- (b) any outer package in which the immediate package is packed only for the purposes of transportation.

Part 2—Marking of name and address

9—Marking of name and address on packages

- (1) When a pre-packed article is packed or sold, the package containing the article must be marked with the name and address of the person who packed the article or on whose behalf it was packed.
- (2) That marking must be—
 - (a) readily visible and legible; and
 - (b) such as to enable the person named to be identified and located.
- (3) The address marked must be an address in a State or Territory of the Commonwealth at which, under a law in force in that State or Territory, notices or legal process may be served on the person named.

10—Exemption for packaged seed

- (1) Regulation 9 (Marking of name and address on packages) does not apply to—
 - (a) public-bred agricultural seed that is of a prescribed variety and is packed in a quantity of 10 kilograms or more; or
 - (b) public-bred agricultural seed that is not of a prescribed variety and is packed in a quantity of 25 kilograms or more; or
 - (c) non-proprietary varieties of horticultural seed packed in a quantity of 25 kilograms or more.

- (2) In this regulation—

prescribed variety means agricultural seed for Rhodes grass, Molasses grass, Buffalo grass, Veldt grass, Brachiaria species, Guinea grass, Hamil grass, Gamba grass, Mitchell grass, Creeping Blue grass and Indian Blue grass.

Part 3—Marking of measurement

Division 1—General requirements for measurement marking

11—Requirement to mark measurement

- (1) When a pre-packed article is packed or sold, the package containing the article must be marked with a statement of the measurement of the article.
- (2) The statement must be such as will be clear, conspicuous, readily seen and easily read when the article is exposed for sale in the manner in which it is likely to be exposed for sale.

12—General position of measurement marking

- (1) The measurement marking on a package must be made—
 - (a) on the main display part of the package; and
 - (b) if another part of the package is, or other parts of the package are, likely to be displayed instead of the main display part when the article is exposed for sale—on that other part or 1 of those other parts.
- (2) Subregulation (1) does not apply in the case of—
 - (a) automotive parts; or
 - (b) a package containing wine if—
 - (i) the measurement marking on the package is made in accordance with regulation 13 (Position of measurement marking on wine package); and
 - (ii) the package is of a standard size; or
 - (c) any other package if the administering authority, by notice in the Gazette, exempts the package from the operation of this regulation and any conditions or restrictions specified in the notice are complied with.
- (3) For the purposes of subregulation (2), a package containing wine is of a *standard size* if the package contains—
 - (a) 50 millilitres, 100 millilitres, 187 millilitres, 200 millilitres, 250 millilitres, 375 millilitres, 500 millilitres, 750 millilitres, 1 litre or 1.5 litres of wine; or
 - (b) 2 or more whole litres of wine.

13—Position of measurement marking on wine package

- (1) The measurement marking on a package containing wine must, unless made in accordance with regulation 12(1), be made on the surface of the package (other than the base or top) so that the statement of the measurement of the wine and the information required under the Wine Labelling Agreement to be marked on the package can be viewed together.

- (2) In this regulation—

information required under the Wine Labelling Agreement means—

- (a) country of origin; and
- (b) product name or product description; and
- (c) actual alcohol content by volume in percentage terms;

Wine Labelling Agreement means the *Agreement on Requirements for Wine Labelling*, World Wine Trade Group (August 2006), signed on 23 January 2007, by the Minister for Trade for the Commonwealth.

14—Set-out and form of measurement marking

- (1) The required measurement marking must—
 - (a) be close to, and marked to be read in the same direction as, any name or brand of the article to which it relates; and
 - (b) be at least 2 millimetres from the limits of the package and separated by at least 2 millimetres in all directions from other graphic matter or copy; and
 - (c) be in a form in which units of measurement under the metric system are ordinarily written in the English language; and
 - (d) in the case of a decimal sub-multiple, be preceded by a zero or other numeral.
- (2) If a package is entirely or substantially cylindrical, spheroidal, conical or of oval cross-section, the measurement marking must, in addition to complying with subregulation (1), be positioned so that no part of the marking is further than one-sixth of the circumference of the package from the line that vertically bisects that part of the package on which the marking is required to be made.
- (3) For the purposes of subregulation (2), the circumference of a package is the circumference where the measurement marking is made.

15—Size etc of characters in measurement marking

- (1) The characters used in a measurement marking must be clear and—
 - (a) stamped or printed in a colour that provides a distinct contrast with the colour of the background and be of at least the minimum height required by subregulation (2); or
 - (b) stamped or embossed and be of at least 3 times the minimum height required by subregulation (2); or
 - (c) marked by an approved printing device in characters at least 3 millimetres high; or
 - (d) legibly handwritten, if permitted by subregulation (4).
- (2) The minimum height for the characters in a measurement marking is the height specified in column 2 of the table below opposite the maximum dimension of the package specified in column 1 of the table.

Maximum dimension of package	Minimum character height
120 millimetres or under	2.0 millimetres
Over 120 millimetres but not over 230 millimetres	2.5 millimetres
Over 230 millimetres but not over 360 millimetres	3.3 millimetres
Over 360 millimetres	4.8 millimetres

- (3) For the purposes of subregulation (2), the maximum dimension of a package is—
 - (a) if the package is rectangular—the measurement of the breadth, height or length of the package, whichever is the greatest; or
 - (b) if the package is cylindrical, spheroidal, conical or of oval cross-section—the height, length or maximum diameter of the package, whichever is the greatest.

- (4) A measurement marking may be legibly handwritten in the following cases:
- (a) when the article is packed to be sold on the premises on which it is packed; or
 - (b) when the package contains cake or is 1 to which regulation 29 applies; or
 - (c) when the package contains a roll of ribbon, lace or elastic or other article of haberdashery; or
 - (d) when the article is declared by notice in the Gazette, by the administering authority, to be an article to which this regulation applies and any conditions applicable to the packaging of the article and specified in the notice are complied with.

16—Unit etc of measurement to be used

- (1) Except for an article specifically provided for by subregulation (2), the measurement marking of an article must be expressed as follows:
- (a) if the article is ordinarily sold by number—by reference to number;
 - (b) if the article is ordinary sold by linear or superficial measurement—by reference to that kind of measurement;
 - (c) if the article is a liquid—by reference to volume;
 - (d) if the article is solid (including in the form of powder or flakes), semi-solid or partly solid and partly liquid, and is not included in paragraph (a)—by reference to mass.
- (2) The measurement marking of an article of a kind described in column 1 of the table in Schedule 2 (Expression of measurement marking) must be expressed by reference to the kind of measurement specified in column 2 of that Schedule opposite the description of the article.
- (3) A measurement marking (other than in terms of number) must be expressed in terms of a unit of measurement permissible as specified in Schedule 3 (Permissible units of measurement).
- (4) For the purposes of this regulation, an article will be taken to be ordinarily sold by number or by linear or superficial measurement only if the majority of the merchants selling articles of that kind in Australia ordinarily sell them by number or linear or superficial measurement.

17—Fractions, significant figures

- (1) If a measurement marking includes a fraction of a unit of measurement, it must be expressed as a decimal sub-multiple of the unit.
- (2) Whether a measurement marking is a whole multiple or a sub-multiple, or a combination of both, it must express a degree of accuracy to not more than 3 significant figures.

18—Special provision marking by approved printing device

If a measurement marking is made by an approved printing device—

- (a) the measurement marking may express a degree of accuracy to more than 3 significant figures if the certificate of approval approves use of the device to measure the degree of accuracy expressed; and
- (b) a measurement marking in terms of mass made by use of the device in accordance with the certificate of approval may be expressed in terms of grams.

19—Marking by reference to minimum measurement

- (1) A marking on the package containing a pre-packed article of the measurement of the article (whether or not for the purposes of these regulations) must not be made by reference to minimum measurement unless—
 - (a) permitted by this regulation (or required by regulation 20 in the case of eggs); and
 - (b) the reference to minimum measurement is marked in the same way as the required measurement marking.
- (2) Pre-packed dressed poultry (other than poultry pieces) may be marked with a measurement in terms of minimum mass if—
 - (a) the mass stated is a whole number multiple of 100 grams; and
 - (b) (except in the case of cooked poultry) the package is also marked, in characters not less than 10 millimetres in height, with a size number calculated by dividing the stated minimum mass by 100.
- (3) Pre-packed preserved sausage may be marked with a measurement in terms of minimum mass.

Division 2—Special provision for measurement marking of certain articles

20—Eggs

The measurement marking of a pre-packed article containing eggs must be made—

- (a) by reference to the number of eggs in the package; and
- (b) by reference to the minimum mass of each egg.

21—Articles packed in sheets

Pre-packed aluminium foil, facial tissues, toilet paper and waxed paper are articles that do not require a measurement marking on the package if the number of useable sheets of specified dimensions is marked on the package as if the number and dimensions marked were a measurement marking.

22—Number of pre-packed articles comprising 1 tonne

If 45 or fewer packages of an article that is ordinarily sold by mass have a total mass of 1 tonne, the measurement marking of the mass of the article may be made on each package by referring to the number of packages to the tonne in such a manner as to imply that the mass of each package is 1 tonne divided by that number.

23—Bedsheets, tarpaulins etc

- (1) The measurement marking relating to—
 - (a) bedsheets (not designed as fitted or semi-fitted bedsheets) or other sheets of hemmed fabric material; or
 - (b) tarpaulins,must be expressed in terms of the finished size of the article.

(2) The measurement marking relating to—

- (a) a mattress protector; or
- (b) a bedsheet designed as a fitted or semi-fitted bedsheet,

must be expressed in terms of the suitability of its finished size to fit a mattress of specified dimensions expressed as length x width x depth.

24—Pairs of window curtains

The measurement marking relating to window curtains designed to cross over when hung in pairs must be expressed in terms of the finished size of the maximum width, and the maximum drop, of each curtain.

25—Marking of width or thickness if it directly affects price

If a measurement marking may be made in terms of the length of an article, the marking must include any measurement of the thickness or width of the article, or both, that bears a direct relationship to the price of the article.

Division 3—Special provision concerning measurement marking of outer packages

26—Package containing packages of articles of the same kind and measurement

- (1) This regulation applies to 2 or more pre-packed articles of the same kind and apparently with the same measurement—
 - (a) each of which is separately packed in its own package (an *inner package*); and
 - (b) all of which are also packed together in another package (the *outer package*).
- (2) The measurement marking on the outer package may—
 - (a) state the total measurement of all the articles in the outer package; or
 - (b) state (as if it were a measurement marking) the number of packages in the outer package and the measurement of each of them.
- (3) A measurement marking need not be marked on the outer package if—
 - (a) the outer package contains not more than 8 inner packages; and
 - (b) the inner packages are ordinarily sold only while in the outer package; and
 - (c) the whole or part of the outer package is transparent and the measurement marking on each of the inner packages is clearly visible through the packaging of the outer package.

27—Inner and outer packages of single article

- (1) This regulation applies to a pre-packed article consisting of an article contained in a package (the *inner package*) that is contained in another package (the *outer package*).
- (2) A measurement marking need not be marked on the outer package if—
 - (a) the inner package is ordinarily sold only while in the outer package; and
 - (b) the whole or part of the outer package is transparent and the measurement marking on the inner package is clearly visible through the packaging of the outer package.

28—Package containing articles of different kinds or different measurements

- (1) This regulation applies to a pre-packed article consisting of a package (the *outer package*) containing at least 2 articles of which at least 1 is a pre-packed article, but does not apply in a case to which regulation 26 (Package containing packages of articles of the same kind and measurement) applies.
- (2) None of the articles in the outer package is required to be marked with a measurement marking if—
 - (a) all the articles in the outer package are ordinarily sold only while in the outer package; and
 - (b) the outer package is marked in the same way as a measurement marking with a description of each article in the outer package and a statement of its measurement.
- (3) The provisions of regulation 12 (General position of measurement marking) as to the position of a measurement marking do not apply to a marking referred to in subregulation (2)(b) if the packaging of the outer package is transparent and all the articles it contains are clearly visible through it.

Division 4—Other markings concerning measurement**29—Unit price marking—retail sales of certain foods by mass**

- (1) This regulation applies to pre-packed—
 - (a) fruit; and
 - (b) dried fruit, dehydrated fruit and dried or dehydrated mixed fruit; and
 - (c) cheese and cheese products; and
 - (d) dressed poultry not marked in terms of minimum mass in accordance with regulation 19 (Marking by reference to minimum measurement); and
 - (e) fish (including crustaceans); and
 - (f) mushrooms; and
 - (g) vegetables; and
 - (h) meat; and
 - (i) small goods (including bacon, corned beef and ham),except when the package is a rigid container.
- (2) When a pre-packed article to which this regulation applies is sold (except for the purpose of being resold) the package containing the article must (in addition to being marked with the measurement of the article) be marked with its total price and price per kilogram unless—
 - (a) the total price and price per kilogram are adequately displayed at the time of sale, as provided by subregulation (4); or
 - (b) the article is described in column 1 of the table below and is packed in a quantity specified in column 2 opposite the description.

Article	Quantity
Cheese and cheese products	100 grams 125 grams 200 grams 250 grams 375 grams 500 grams 750 grams 1 kilogram integral multiples of 500 grams
Dressed poultry and meat	100 grams 125 grams 200 grams 250 grams 500 grams 1 kilogram integral multiples of 1 kilogram
Dried fruit, dehydrated fruit, dried or dehydrated mixed fruit	100 grams 125 grams 150 grams 200 grams 250 grams 375 grams 500 grams 750 grams 1 kilogram 1.5 kilograms integral multiples of 1 kilogram
Fruit, fish (including crustaceans), mushrooms and vegetables	15 grams 20 grams 25 grams 50 grams 75 grams 100 grams 125 grams 150 grams 200 grams 250 grams 375 grams 500 grams 750 grams 1 kilogram 1.25 kilograms 1.5 kilograms 2.5 kilograms integral multiples of 1 kilogram
Smallgoods (including bacon, corned beef and ham)	50 grams 125 grams 175 grams 250 grams 375 grams 500 grams integral

- (3) The marking on a package required by this regulation must be made as if it were a measurement marking.
- (4) The total price and price per kilogram are adequately displayed if displayed on or immediately adjacent to the receptacle in or on which the article is exposed for sale, in characters not less than 10 millimetres high and in such a manner as to be readily seen and easily read.

Part 4—Prohibited and restricted expressions

30—Marking of "mass when packed"

- (1) This regulation applies to bar soaps, cotton wool, flax, glauber salts, jute, manila, fresh mushrooms, oven-baked animal biscuits, personal deodorant tablets, personal soap tablets (medicinal or toilet), sisal, soap flakes, soap powder (excluding detergent powders), tobacco, washing soda and whole hams.
- (2) Pre-packed articles of the kind to which this regulation applies that are not packed in a hermetically sealed package may be marked "mass when packed", or with other words that have a similar meaning to those words, if they are marked in the same way as the appropriate measurement marking.

31—Marking of "mass at standard condition"

A package containing pre-packed yarn or cotton wool that is not a hermetically sealed package may be marked with the words "mass at standard condition" or with other words that have a similar meaning to those words if—

- (a) the words are marked in the same way as the appropriate measurement marking;
and

- (b) (when the yarn or cotton wool is composed of a mixture of fibres)—the package is also marked in the same way as the appropriate measurement marking with a correct statement of the proportion by mass of each of the kinds of fibre of which the yarn or cotton wool is composed.

32—Restrictions on use of "gross mass"

- (1) For the purposes of section 30 (Restrictions on use of certain expressions on packages) of the Act, the expression "gross mass" and any other expression that has a similar meaning to that expression are restricted expressions.
- (2) A package may be marked with such an expression only if permitted by regulation 6 (Exemptions for packages containing paper) or if—
 - (a) the package is used only for the purpose of transporting an article; and
 - (b) the expression is immediately followed by the words "for transport purposes only" and a statement of the appropriate quantity; and
 - (c) immediately below or following the expression the net mass is marked and designated as such or stated as a net amount in words that correspond to those used to express the gross amount.

33—Prohibited expressions

For the purposes of section 30 (Restrictions on use of certain expressions on packages) of the Act, the following are prohibited expressions:

- (a) any expression (other than a marking required or permitted by the Act or these regulations) that directly or indirectly relates to or qualifies a measurement marked on the package;
- (b) a statement that directly or indirectly relates or refers to the measurement of the article or any ingredient or component of the article, or of any source from which the article is derived, if the statement cannot be tested for truth by testing the article.

Part 5—Short measure

34—Extent of deficiency necessary to constitute short measure

- (1) This Part makes provision for the deficiency in actual measurement and average measurement of pre-packed articles permitted under section 33 (Extent of deficiency necessary to constitute short measure) of the Act before the actual measurement of a pre-packed article is to be regarded as being less than the measurement marked on the package.
- (2) In this Part—

permissible actual deficiency means the deficiency in actual measurement permitted for the purposes of section 33(1)(a) of the Act;

permissible average deficiency means the deficiency in the average of the actual measurements of a number of like articles permitted for the purposes of section 33(1)(b) of the Act.

35—Articles marked "mass when packed" etc

If the package containing a pre-packed article is, in accordance with regulation 30 (Marking of "mass when packed"), marked "mass when packed" or with other words that have a similar meaning to those words—

- (a) the permissible actual deficiency, if measured on the day the article is packed, is a deficiency of 5 per cent; and
- (b) the permissible average deficiency, if measured on the day the article is packed, is nil; and
- (c) the permissible actual deficiency, if measured after the day the article is packed, is the deficiency specified in column 2 of the table below opposite the description of the article in column 1 of the table; and
- (d) the permissible average deficiency, if measured after the day the article is packed, is the deficiency specified in column 3 of the table below opposite the description of the article in column 1 of the table.

Permissible deficiencies after day of packing

Article	Permissible actual deficiency—per cent	Permissible average deficiency—per cent
Bar soaps	21	16
Cotton wool	7	2
Flax	8	3
Glauber salts	7	2
Jute	9	4
Manila	8	3
Mushrooms (fresh)	18	13
Oven-baked animal biscuits	9	4
Personal deodorant tablets	12	7
Personal soap tablets (medicinal or toilet)	11	6
Sisal	8	3
Soap flakes	10	5
Soap powder (excluding detergent powders)	15	10
Tobacco	10	5
Washing soda	7	2
Whole hams	7	2

36—Articles marked "mass at standard condition"

- (1) If the package containing a pre-packed article is, in accordance with these regulations, marked "mass at standard condition" or with other words that have a similar meaning—
 - (a) the permissible actual deficiency is the deficiency specified in column 2 of the table below opposite the description of the class of article in column 1 of the table; and

- (b) the permissible average deficiency is the deficiency specified in column 2 of the table below opposite the description of the class of article in column 1 of the table.
- (2) If the article consists of a mixture of any 2 or more of class A, B or C fibres (as described in column 1 of the table below)—
- (a) the permissible actual deficiency is the deficiency, expressed as a percentage, calculated in accordance with the formula $6x + 2y + 5$; and
- (b) the permissible average deficiency is the deficiency, expressed as a percentage, calculated in accordance with the formula $6x + 2y$, where—
- x is the proportion that the mass of all class A fibre (if any) in the article bears to the total mass of the article; and
- y is the proportion that the mass of all class B fibre (if any) in the article bears to the total mass of the article.

Class of article	Permissible actual deficiency—per cent	Permissible average deficiency—per cent
Class A fibre (wool or other animal fibre, viscose or cuprammonium rayon, or a mixture of any 2 or more of them)	11	6
Class B fibre (silk, cotton or cellulose acetate or a mixture of any 2 or more of them)	7	2
Class C fibre (a fibre, or a mixture of fibres, that is not a Class A or Class B fibre)	5	0

37—Other pre-packed articles

If the package containing a pre-packed article is not one to which regulation 35 (Articles marked "mass when packed" etc) or regulation 36 (Articles marked "mass at standard condition") applies—

- (a) the permissible actual deficiency is 5 per cent; and
- (b) the permissible average deficiency is nil.

38—Method of determining average measurement (section 33)

- (1) For the purposes of this Part, the average of the actual measurements of a number of like articles is to be determined by calculating the average of the measurements of the contents of at least 12 packages or, if less than 12 are available, of such number (not less than 6) as are available.
- (2) If more than 12 packages are available, the actual number to be tested will be as determined by an inspector.
- (3) Each of the packages measured must be of the same kind and have the same measurement marking and must be selected by an inspector without having been measured by an inspector.

Part 6—Miscellaneous

39—Mass of frozen pre-packed scallops

For the purposes of the Act and these regulations, the mass of frozen scallops packed as a pre-packed article is to be determined as follows:

- (a) measure and record the mass of an appropriate perforated container;
- (b) place the entire contents of the package into a suitable impermeable bag;
- (c) suspend or immerse the bag in running water until the contents have thawed;
- (d) empty contents into the perforated container;
- (e) drain the perforated container and the contents until minimal drip loss is recorded;
- (f) measure and record the mass of the perforated container plus contents;
- (g) subtract the mass of the perforated container from the mass of the perforated container and contents to obtain the net mass of the contents.

40—Application for permit to sell certain articles

An application for a permit under section 38 (Administering authority may issue permits) of the Act for the sale of an article must—

- (a) be made to the administering authority in writing signed by or on behalf of the applicant; and
- (b) specify the grounds in section 39 (Requirements for issue) of the Act that are relied on by the applicant; and
- (c) give particulars of the facts justifying reliance on those grounds.

Schedule 1—Exemptions from marking

(Regulation 5)

1—Textile goods

- (1) Textile, wearing apparel and other similar articles that are not packed for sale by measurement and are not ordinarily so sold.
- (2) Textiles that are—
 - (a) packed for sale by mass and are sold in packages each containing more than 4 kilograms; or
 - (b) packed for sale by length and are sold in packages each containing more than 25 metres; or
 - (c) packed for sale by area and are sold in packages each containing more than 25 m².

2—Food goods

- (1) Any agricultural produce grown and packed on the same property by the grower and sold by mass in sacks of more than 25 kilograms gross mass.

- (2) Confectionery, nuts, popcorn, potato crisps and savouries that are—
 - (a) packed on premises for sale on those premises if the package is displayed for sale on those premises in a receptacle that bears a statement that can be readily seen and easily read in characters not less than 10 millimetres high of the mass and of the price of the contents of the package and if the mass of the contents does not exceed 200 grams; or
 - (b) packed in or with another article if the value of the combined articles is substantially represented by that other article.
- (3) Confectionery packed singly in a novelty shape and an Easter egg packed singly.
- (4) Honey in the comb in original frames.
- (5) Hay.
- (6) Ice cream packed in a quantity less than 200 millilitres.
- (7) Kippers.
- (8) Pies or pasties made for use as an individual serve of which the mass is less than 250 grams.
- (9) Cakes, puddings and sponges packed singly in a quantity less than 125 grams.
- (10) Alcoholic liquors packed in a quantity more than 10 litres.

3—Medicinal and toilet goods

- (1) Therapeutic goods, being goods the sale or supply of which to the public is prohibited by law except on the written prescription of a person recognised by law as competent to prescribe them.
- (2) A toilet preparation in a compact and a refill of such a preparation.
- (3) Single application hair dyes or hair bleaches or single application home permanent hair waving kits.
- (4) Vaccine packed in a quantity less than 25 millilitres or a single dose of any substance packed in a vial or ampoule for sale for use as an injection.

4—Hardware goods

- (1) Articles of hardware that are not packed for sale by measurement and are not ordinarily so sold.
- (2) Tinters or colouring agents for use in paint that are packed in a quantity less than 100 grams or 100 millilitres.
- (3) Colouring material in a package on which is marked directions for mixing it, or a specified quantity of it, with a specified type and volume of paint—if the quantity of the material to be mixed does not exceed 10 per cent of the volume of the paint with which it is to be mixed.

5—General goods

- (1) Articles ordinarily sold by number that are packed in a quantity of less than 9 in a package made wholly or partly of transparent material so that when the package is exposed for sale the number of articles contained in the package is readily apparent to a purchaser.
- (2) An article of which the mass exceeds 75 kilograms or the volume exceeds 150 litres.

- (3) An article packed in a quantity less than 15 grams or 15 millilitres other than adhesives, dried vegetables and freeze-dried vegetables, herbs, instant tea, pepper and other spices, therapeutic goods and tobacco.
- (4) Fire extinguisher refills.
- (5) Photographic film and photographic printing paper.
- (6) A bag of clay.
- (7) Fish bait.
- (8) Garden landscape material, including pine-bark feature mix, pine-bark nuggets, pre-planted mushroom spawn, tree-bark, any article that is or contains compost, farmyard manure, garden peat, leaf mould, peat moss, sphagnum moss, tan bark or other like substance.
- (9) Artists' paint packed in a quantity less than 100 grams.
- (10) Candles.
- (11) Legume seed inoculants.
- (12) A pre-packed article sold as authorised by Part 5 Division 2 (Permit to sell certain pre-packed articles) of the Act.

Schedule 2—Expression of measurement marking

(Regulation 16)

Article	Kind of measurement permissible
Acids in liquid form	mass or volume
Aerosol products	mass
Compressed or liquefied gases	mass or equivalent volume (cubic metres or litres) at stated temperature and pressure
Cream and cream substitutes	volume
Fencing wire	length
Flavouring essences	mass or volume, if the quantity is not less than 500 grams
Heavy residual fuel oil, industrial diesel fuel and furnace oil	mass or volume
Honey, malt extract, golden syrup and treacle	mass
Ice cream	volume
Linseed oil and other vegetable oils	volume if the quantity is not more than 5 litres; mass or volume if the quantity is more than 5 litres
Liquefied petroleum gas	mass
Liquid chemicals	mass or volume
Paint (other than paste paint), varnish and varnish stains	volume
Paste paint	mass
Perfume compounds	mass or volume, if the quantity is not less than 500 grams
Perlite	mass or volume

Article	Kind of measurement permissible
Resins	mass or volume
Rope, cord and line—	
(a) of a diameter less than 1.5 millimetres	length and mass per specified length
(b) of a diameter of 1.5 millimetres or more	length and diameter
Skin cream in jars	mass or volume
Tomato sauce	volume
Toothpaste	mass
Twines, twists and lashings	length and mass per specified length
Yoghurt	mass

Schedule 3—Permissible units of measurement

(Regulation 16)

1—Mass

If the measurement marking is to be expressed in terms of mass, the permissible units of measurement are as follows:

- (a) kilogram is permissible in all cases;
- (b) gram is also permissible if the mass does not exceed 1 000 grams;
- (c) milligram is also permissible if the mass does not exceed 1 000 milligrams.

2—Volume

If the measurement marking is to be expressed in terms of volume, the permissible units of measurement are as follows:

- (a) litre, decilitre or centilitre is permissible for liquids in all cases;
- (b) cubic metre is permissible for solids in all cases;
- (c) millilitre is also permissible in the case of a liquid if the volume does not exceed 1 000 millilitres;
- (d) cubic centimetre is also permissible in the case of a solid if the volume does not exceed 1 000 cubic centimetres.

3—Linear measurement

If the measurement marking is to be expressed in terms of linear measurement, the permissible units of measurement are as follows:

- (a) metre is permissible in all cases;
- (b) centimetre is also permissible if the length does not exceed 100 centimetres;
- (c) millimetre is also permissible if the length does not exceed 1 000 millimetres;

- (d) millimetre is also permissible in the case of paper lengths not exceeding 10 000 millimetres, building material in sheet form and coated abrasive belts;
- (e) millimetre is also permissible in the case of an article if it was customary before these regulations commenced to express the linear measurement of the article in millimetres.

4—Superficial measurement

If the measurement marking is to be expressed in terms of superficial measurement, any unit of superficial measurement is permissible.

5—Mass per specified length

If the measurement marking is to be expressed in terms of mass per specified length, the permissible units of measurement are grams for mass and kilometres for length.

Schedule 4—Revocation of *Trade Measurement (Pre-Packed Articles) Regulations 1993*

The *Trade Measurement (Pre-Packed Articles) Regulations 1993* are revoked.

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 14 August 2008

No 224 of 2008

MCA08/013CS

South Australia

Trade Measurement (Weighbridges) Regulations 2008

under the *Trade Measurement Act 1993*

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Schedule 4—Revocation of *Trade Measurement (Weighbridges) Regulations 1993*

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Trade Measurement (Weighbridges) Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 September 2008.

3—Interpretation

In these regulations—

Act means the *Trade Measurement Act 1993*;

approved means approved by the administering authority;

certificate of suitability, in relation to a weighbridge, means a certificate issued by the administering authority for the purposes of section 50(1)(a) of the Act to the effect that the weighbridge is suitable for use as a public weighbridge;

end-and-end measurement means the determination of a measurement relating to a vehicle (whether loaded or not) by adding together separate measurements of the mass supported singly or in combination by the different axles of the vehicle, those separate measurements having been determined by separate operations of a weighbridge;

licence means a public weighbridge licence;

operator means the person who personally determines a measurement by use of a weighbridge;

public weighing means the use of a weighbridge by or on behalf of the public or for which a charge is made.

4—Application of other regulations to weighbridges

These regulations have effect in addition to, and do not derogate from, any other regulations under the Act relating to measuring instruments generally.

Part 2—Requirements for weighbridges used for trade

5—Application of Part

This Part applies to weighbridges used for trade (including public weighbridges).

6—Situation of weighbridge

A weighbridge must be so situated that—

- (a) there is sufficient room for a vehicle using the weighbridge to move on and off without turning on the platforms; and
- (b) its headwork is protected from wind and rain by an office or other adequate means; and
- (c) water or debris from the surrounding area does not accumulate on the platforms or in the pit.

7—Visibility on weighbridge

A weighbridge must—

- (a) provide the operator with a clear view of the platforms; and
- (b) have the indicator that is used by the operator located not more than 6 metres from the edge of the platforms or in some other approved position; and
- (c) in the case of a road weighbridge, have an indicator in such a position that the mass displayed on it may easily be read by the driver of a vehicle using the weighbridge.

8—Approaches to weighbridge

A weighbridge must have approaches that—

- (a) are in the same plane as the platforms for a minimum distance of—
 - (i) 3 metres if the length of the platforms is less than 18 metres; or
 - (ii) 1 metre if the length of the platforms is 18 metres or more; and
- (b) have a hard, true and durable surface of concrete or other approved material; and
- (c) are arranged so that drainage from the surface does not flow into the pit.

9—Platforms of weighbridge

- (1) The platforms of a weighbridge must be of concrete or steel, or both, or be of other approved materials.

- (2) Unless exempted under subregulation (3), a weighbridge must be provided with guard rails or other suitable means to prevent vehicles from moving onto or off the platform otherwise than from end to end.
- (3) The administering authority may exempt a weighbridge from compliance with subregulation (2).

10—Pit of weighbridge

If a weighbridge has a pit—

- (a) the entrance to the pit must be covered and be at least 1 metre deep and 900 mm wide; and
- (b) the neck of the pit must be at least 900 mm wide; and
- (c) there must be a clearance of at least 150 mm on each side of a lever in the neck of the pit; and
- (d) there must be free access to every part of the underwork and—
 - (i) if free access is available from above to every part of the underwork, there must be a clearance of at least 150 mm below all parts of the underwork; or
 - (ii) in any other case, there must be a clearance of at least 400 mm below the lowest lever; and
- (e) the pit must be free-draining or be provided with automatic mechanical drainage and be kept free from any accumulation of water, mud and debris.

11—Weighbridge without pit

If a weighbridge does not have a pit—

- (a) there must be a clearance of at least 150 mm under the lowest live part of the platforms; and
- (b) the floor between load cell supports must be of concrete at least 75 mm thick and must be effectively drained and kept free from any accumulation of water, mud and debris; and
- (c) there must be in the same plane as, or lower than, the floor a clear space of at least 1 metre from the external edges of the frame; and
- (d) the load cell footings must be individually and mutually stable.

12—Weighbridge with electronic devices

If a weighbridge is equipped with electronic devices—

- (a) they must be protected from electrical interference and the rays of the sun; and
- (b) the data plate of the load cells must have such access as is necessary to enable it to be read with ease.

13—Multi-platform weighbridge

In a multi-platform weighbridge—

- (a) any dead space between platforms must not exceed 2 metres; and
- (b) the platforms must not interfere with each other so as to affect their operation; and
- (c) a visual summing indicator must be provided.

14—Portable weighbridge

If a weighbridge is portable—

- (a) there must be a clearance of at least 150 mm under the lowest live part of the platforms; and
- (b) it must have a base that is stable when the weighbridge is in use; and
- (c) the headwork and exposed levers must have adequate protection; and
- (d) the ground under the platform must be treated to prevent the growth of foliage and must be kept free from any accumulation of water, mud and debris.

Part 3—Certificates of suitability (public weighbridges)

15—Issue of certificate of suitability

- (1) A licensee may apply for a certificate of suitability for a weighbridge by lodging at the office of the administering authority the fee prescribed under the Administration Act and an approved form of application.
- (2) On receipt of an application for a certificate of suitability, the administering authority will arrange for an inspector to examine the weighbridge.
- (3) The administering authority will issue a certificate of suitability for the weighbridge if an inspector examines it and finds that—
 - (a) it is suitable for use as a public weighbridge because of its type, capacity and strength and the size of its platforms; and
 - (b) it is so positioned that a vehicle using it may enter and leave the platforms without reversing; and
 - (c) it otherwise complies with the requirements of these regulations.

16—Duration of certificate of suitability

- (1) Except during any period of suspension, or unless it is sooner surrendered or cancelled, a certificate of suitability remains in force—
 - (a) until the end of the period of 12 months that next succeeds its date of issue; or
 - (b) as provided by subregulation (2).
- (2) If application is made for a new certificate of suitability before, but not more than 1 month before, the date that is 12 months after the date of issue of its predecessor but is not finally dealt with before that later date, the previous certificate continues in force until the new certificate is issued or the application is refused.
- (3) The date of issue of a new certificate of suitability is to be taken to be the date that is 12 months after the date of issue of its predecessor (even if it is issued before or after that later date) and the new certificate will be dated accordingly.
- (4) If a weighbridge is re-located, its certificate of suitability ceases to have effect.

17—Duplicate certificate of suitability

- (1) If the administering authority is satisfied that a certificate of suitability has been lost, destroyed or made useless by damage, the administering authority may, on payment of the fee prescribed under the Administration Act for a duplicate certificate, issue a duplicate of the certificate.

- (2) A duplicate certificate issued under subregulation (1) has the same effect as the original certificate.

18—Suspension or cancellation of certificate of suitability

- (1) The administering authority may, by notice in writing served on the licensee personally or by post, suspend the certificate of suitability for a weighbridge if the administering authority, after examination of the weighbridge by an inspector, is of the opinion that any application for a new certificate for the weighbridge made at the time of the examination would have been refused.
- (2) The administering authority may terminate a suspension after a further examination of the weighbridge by an inspector and payment of the fee prescribed under the Administration Act for the further examination.
- (3) Termination of a suspension may be effected unconditionally or after compliance with specified conditions, whether or not including conditions as to time for compliance.
- (4) If conditions imposed under subregulation (3), or added or amended under paragraph (a), are not complied with, the administering authority may, by notice in writing served on the licensee personally or by post—
 - (a) amend or add to the conditions; or
 - (b) cancel the certificate.
- (5) The administering authority may, instead of suspending a certificate, impose conditions subject to which the certificate will continue in force including a condition requiring a further examination of the weighbridge and payment of the fee prescribed under the Administration Act for the further examination.

19—Return of cancelled certificate

If a certificate of suitability issued to a licensee is cancelled, the licensee (whether or not still holding a licence) is guilty of an offence unless the certificate is delivered to the licensing authority not later than 7 days after its cancellation.

Maximum penalty: \$200.

Expiation fee: \$27.

20—Register of suitable weighbridges

The administering authority will maintain a register of weighbridges for which a certificate of suitability is current and will enter in the register—

- (a) the location of the weighbridge and particulars of its certification; and
- (b) a number allotted by the administering authority as the registered number for the weighbridge; and
- (c) such other particulars as the administering authority considers appropriate.

Part 4—Public weighbridge—licensees and operators

21—Condition of licence

It is a condition of a licence that the licensee—

- (a) must do everything that the Act and these regulations require to be done by the licensee; and

- (b) must not do anything that the Act and these regulations require the licensee to refrain from doing.

22—Sign and certificate to be exhibited

A licensee must exhibit in view of the public at each weighbridge made available under the authority of the licence—

- (a) words and figures not less than 100 mm high and of proportionate breadth, and in clear contrast with their background, that read "Registered Public Weighbridge No." showing the registered number; and
- (b) properly protected, the certificate of suitability for the weighbridge.

23—Tare books and measurement tickets

- (1) A licensee must provide at each weighbridge made available under the authority of the licence—
 - (a) tare mass books in accordance with Forms 1 and 2 in Schedule 2; and
 - (b) measurement tickets in accordance with Forms 1 to 4 in Schedule 3.
- (2) The measurement tickets provided by a licensee—
 - (a) must be printed and bound in books, or provided in approved pads, containing original tickets and provision for at least 1 copy of each original; and
 - (b) must be numbered consecutively with each copy ticket bearing the same number as its original; and
 - (c) must have the word "original" printed on each original ticket and the word "duplicate" on each copy ticket.
- (3) The licensee must ensure that a copy of the relevant measurement ticket is issued to a customer of the licensee and the licensee must retain for at least 12 months all original tickets (whether or not a copy has been issued) and all unissued copy tickets.
- (4) A licensee must, immediately after a pad of measurement tickets has been completely used, permanently make up in book form (by stapling or other suitable means) all originals and copies retained under subregulation (3) from the used pad.
- (5) A licensee must, on being required by an inspector to do so, produce original and copy tickets retained under subregulation (3).

24—General duties of licensee

A licensee who makes a weighbridge available as a public weighbridge must ensure that—

- (a) the weighbridge is kept truly balanced, that the platforms are kept clean and that the space between the frame and the platforms is kept free from obstructions; and
- (b) measurement of a vehicle or livestock brought to the weighbridge is not refused during normal trading hours in the area unless the capacity of the weighbridge is insufficient or advance payment of the charge is required but not made; and
- (c) due care is exercised in determining a measurement by use of the weighbridge; and
- (d) entries are made in the tare mass book, and measurement tickets are completed and copies issued, with due care and in accordance with these regulations; and

- (e) on demand made at the weighbridge at any reasonable time by an inspector or other interested person, there is produced the original of any measurement ticket relating to a measurement made by use of the weighbridge during the preceding 12 months; and
- (f) the administering authority is informed, and the weighbridge is withdrawn from use, if the licensee knows, or has reason to believe, that a measurement made by use of the weighbridge would be incorrect.

25—Duties of operator

An operator of a public weighbridge is guilty of an offence if he or she—

- (a) fails to comply with a requirement of Schedule 1 (Duties of operator of public weighbridge) when the weighbridge is in use for public weighing; or
- (b) alters an original measurement ticket after a copy of it has been issued; or
- (c) issues a measurement ticket that is not a correct copy of the original; or
- (d) removes from a book, or issues, an original measurement ticket; or
- (e) removes, or permits to be removed, from a book an unused measurement ticket; or
- (f) uses the weighbridge for public weighing when he or she knows, or has reason to believe, that the weighbridge is incorrect.

Maximum penalty: \$2 000.

Expiation fee: for an alleged contravention or failure to comply with paragraph (a), (b), (c), (d) or (e)—\$104.

26—Notification by licensee of change of particulars

A licensee must notify the licensing authority in writing of—

- (a) any change in the address for the service of notices on the licensee; and
- (b) the full name and residential address of each person who commences or ceases to be employed by the licensee to operate any weighbridge made available under the authority of the licence,

and must do so not later than 14 days after the event.

27—Vehicle registration weighing— exemption from licensing etc

- (1) If a public weighbridge is used only to measure the tare mass of a vehicle for registration purposes, that use will not be taken to be use as a public weighbridge for the purposes of section 43 (Requirement for public weighbridge licence) of the Act so long as—
 - (a) the operator of the weighbridge issues a written statement of the mass measured; and
 - (b) that statement is marked with the words "FOR REGISTRATION PURPOSES ONLY" in prominent capital letters at least 5 mm high.
- (2) Regulation 25 (Duties of operator) does not apply to the operator of a weighbridge to which subregulation (1) applies.

28—Register of licences

For the purposes of section 47 (Register of licences) of the Act, the prescribed particulars to be kept in a register by the licensing authority in respect of each licence are as follows:

- (a) the number of the licence and the date of its issue;
- (b) the name of the licensee and the address at which notices may be served personally on the licensee;
- (c) particulars of any conditions to which the licence is subject imposed under section 48 (Conditions may be imposed on licences) of the Act;
- (d) such other particulars as the licensing authority thinks desirable.

Part 5—End-and-end weighing

29—Prohibited for public weighbridges

If a public weighbridge is used for public weighing to determine an end-and-end measurement, the licensee and operator of the public weighbridge are each guilty of an offence.

Maximum penalty: \$2 000.

Expiation fee: \$200.

30—Restrictions in other cases

- (1) A person who uses for trade a weighbridge in order to determine an end-and-end measurement is guilty of an offence unless subregulation (2) is complied with.

Maximum penalty: \$2 000.

Expiation fee: \$200.

- (2) This subregulation is complied with if—
 - (a) the use of the weighbridge is not use for public weighing; and
 - (b) the wheelbase of the vehicle concerned is—
 - (i) longer than the length of the platform of the weighbridge or, if the weighbridge has 2 or more platforms, the total of the lengths of the platforms; and
 - (ii) shorter than the sum of the length, or total length, found under subparagraph (i) and the length of the shorter, or, if their lengths are the same, of either, of the approaches to the platform or platforms; and
 - (c) the approaches have a smooth and level surface which is paved with concrete or other approved material and is in the same horizontal plane as the top of the platform or platforms; and
 - (d) the perimeter of the approaches is clearly indicated by painted marks or by other approved means; and

- (e) at all times during the measuring—
 - (i) the wheels on 1 or more of the axles are located on the platform or platforms and the wheels on the other axles are located within the indicated perimeter of the approaches; and
 - (ii) the brakes, gears and any other means capable of restricting the free movement of the vehicle are disengaged.

Part 6—Miscellaneous

31—Fraudulent activities of licensee or operator

A licensee or operator of a weighbridge is guilty of an offence if he or she—

- (a) knowingly permits, assists in, or connives at, a fraud in connection with the measurement of anything by using the weighbridge or the issue of a measurement ticket; or
- (b) makes, or connives at the making of, a representation known by the licensee or operator to be false with respect to the measurement of anything by means of the weighbridge; or
- (c) knowing of any fraudulent proceeding in connection with the measurement of anything by means of the weighbridge, fails to impart that knowledge to an inspector as soon as practicable.

Maximum penalty: \$2 000.

Schedule 1—Duties of operator of public weighbridge

(Regulation 25)

1—Due care to be exercised

An operator must exercise due care in the performance of his or her functions under the Act and these regulations.

2—Entry in tare mass book

An operator who measures the tare mass of a vehicle without issuing a measurement ticket must immediately enter in the tare mass book consecutively in the order in which each tare mass is measured the particulars required by the form of the book.

3—Measurement tickets—completion and issue

- (1) An operator—
 - (a) must complete and issue a measurement ticket only in the form appropriate for the measurement made and in accordance with the particulars required by the form and these regulations; and
 - (b) must, except in the case of a tare mass entered in the tare mass book complete a measurement ticket in its numerical order in the book or pad immediately after finding a measurement by use of the weighbridge; and
 - (c) must issue a measurement ticket immediately after its completion unless it is required to be retained after cancellation or for issue under clause 5(2)(a) of this Schedule; and

- (d) must not complete or issue a measurement ticket except for the purpose of complying with paragraph (b) or (c) or clause 5(2)(a) of this Schedule; and
 - (e) in completing a measurement ticket for 2 linked but separately registered vehicles, must enter the registration figures and letters for both vehicles; and
 - (f) must include in each measurement shown on a measurement ticket for a vehicle the measurement of the load supported by all axles.
- (2) An operator who makes an error in completing a measurement ticket must forthwith cancel, and retain in the book or pad, the measurement ticket and the duplicate or duplicates forming part of the book or pad.
- (3) An operator must, by the use of carbon paper or other effective means, make each duplicate that forms part of a book or pad of measurement tickets an exact copy of the original ticket completed by the operator.
- (4) An operator must not issue a measurement ticket that includes any matter additional to that required by these regulations unless the additional matter—
- (a) appears in a margin, at the foot, or on the reverse side, of the ticket; and
 - (b) is not inconsistent with, and does not qualify, the meaning or accuracy of the information on the ticket.

4—Issue of measurement ticket—tare mass only

An operator who issues a measurement ticket recording only the tare mass of a vehicle must alter the measurement ticket—

- (a) by striking out the words "gross mass" and "net mass" on the ticket and writing in their place the words "tare mass only"; and
- (b) by stamping across the face of the ticket the words "TARE MASS ONLY" in prominent capital letters not less than 5 mm high.

5—Issue of measurement ticket—loaded vehicle

- (1) An operator who measures the mass of a loaded vehicle of which the tare mass has been determined must immediately complete and issue an appropriate measurement ticket.
- (2) An operator who measures the mass of a loaded vehicle of which the tare mass has not been determined must—
- (a) immediately record the gross mass on the next consecutive measurement ticket and issue the ticket only after the tare mass of the vehicle has been determined; or
 - (b) issue a measurement ticket on which the gross mass has been recorded after—
 - (i) striking out the words "tare mass" and "net mass" on the ticket and writing in their place the words "gross mass only"; and
 - (ii) stamping across the face of the ticket the words "GROSS MASS ONLY" in prominent capital letters not less than 5 mm high.

- (3) An operator must not enter tare mass on the measurement ticket for a loaded vehicle unless the operator copies the tare mass from—
 - (a) an entry made in the tare mass book; or
 - (b) a tare mass measurement ticket issued, not more than 24 hours earlier by the same operator or another operator using the same weighbridge or another weighbridge on the same premises.

6—Axle load measurement

- (1) If the measurement to be made is not an end-and-end measurement but is only for the purpose of issuing a measurement ticket showing each load supported by separate axles, or groups of axles, of a vehicle, the operator of the weighbridge must ensure that subclause (2) is complied with.
- (2) This subclause is complied with if—
 - (a) the approaches to the weighbridge have a smooth and level surface which is paved with concrete or other approved material and is in the same horizontal plane as the top of the platform or platforms; and
 - (b) the perimeter of the approaches is clearly indicated by painted marks or by other approved means; and
 - (c) at all times during the measuring—
 - (i) the wheels on 1 or more of the axles are located on the platform or platforms and the wheels on the other axles are located—within the indicated perimeter of the approaches; and
 - (ii) the brakes, gears and other means capable of restricting the free movement of the vehicle are disengaged.

7—Copies of measurement tickets

- (1) If required to do so by—
 - (a) a buyer or seller of goods of which the measurement has been found by use of a weighbridge; or
 - (b) any other person who has an interest in the goods,the operator of the weighbridge must, on payment of the licensee's fee, supply a copy of the measurement ticket.
- (2) An operator must not supply a copy of a ticket under subclause (1) unless the copy complies with subclause (3) or (4).
- (3) A copy of a measurement ticket complies with this subclause if it is issued from a book or pad of measurement tickets after being amended—
 - (a) by striking out its number and writing nearby the words "Copy of ticket No. " (quoting the number of the ticket of which it is a copy); and
 - (b) by stamping across the face of the ticket the words "COPY ONLY" in prominent capital letters not less than 5 mm high.

- (4) A copy of a measurement ticket complies with this subclause if it is issued from a book or pad printed in a form approved for the purpose of making those copies that includes on its face the words "COPY ONLY" in prominent capital letters not less than 5 mm high.
- (5) Except for any requirement as to time, and except for an inconsistency with this clause, these regulations apply in relation to a copy measurement ticket in the same way as they apply to the ticket of which it is a copy.

8—Inspector may require measurement to be made

An operator must, if required to do so by an inspector exercising the functions of an inspector, make without charge a measurement relating to a loaded or unloaded vehicle.

Schedule 2—Forms of tare mass book

(Regulation 23)

Form 1—Tare mass book for measurement in tonnes

Date of measurements	Description of vehicle measured	Registered No or Nos of vehicle	Name of driver of vehicle	Tare mass (including decimal submultiples of tonnes)
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Form 2—Tare mass book for measurement in kilograms

Date of measurements	Description of vehicle measured	Registered No or Nos of vehicle	Name of driver of vehicle	Tare mass (kilograms)
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Schedule 3—Forms of measurement tickets

(Regulation 23)

Form 1—Measurement ticket for direct measurement in tonnes

Ticket number:

Date:

Registered public weighbridge number:

[Holder of public weighbridge licence]

[Location of weighbridge]

Direct measurement

Goods measured:

Marks and brands on goods measured:

Place of dispatch of goods measured:

Destination of goods measured:

Registered number or numbers of vehicle(s) measured:

Name of driver of vehicle:

Tonnes (including decimal submultiples of tonnes):

Gross mass:

Tare mass:

Net mass:

[Signature of operator]

Form 2—Measurement ticket for direct measurement in kilograms

Ticket number:

Date:

Registered public weighbridge number:

[Holder of public weighbridge licence]

[Location of weighbridge]

Direct measurement

Goods measured:

Marks and brands on goods measured:

Place of dispatch of goods measured:

Destination of goods measured:

Registered number or numbers of vehicle(s) measured:

Name of driver of vehicle:

Kilograms:

Gross mass:

Tare mass:

Net mass:

[Signature of operator]

Form 3—Measurement ticket for showing load supported by axles in kilograms

Ticket number:

Date:

Registered public weighbridge number:

[Holder of public weighbridge licence]

[Location of weighbridge]

Axle masses only

Registered number or numbers of vehicle(s) measured:

Name of driver of vehicle:

	Axle No (front to rear)	Tonnes (including decimal submultiples of tonnes)
If 2 or more axles are measured together, this is to be shown by bracketing the relevant axle numbers.	1	
	2	
	3	
	4	
	5	
	6	

[Signature of operator]

Masses shown on this ticket are not to be used for trade.

Form 4—Measurement ticket for showing load supported by axles in kilograms

Ticket number:

Date:

Registered public weighbridge number:

[Holder of public weighbridge licence]

[Location of weighbridge]

Axle masses only

Registered number or numbers of vehicle(s) measured:

Name of driver of vehicle:

	Axle No (front to rear)	Kilograms
If 2 or more axles are measured together, this is to be shown by bracketing the relevant axle numbers.	1	
	2	
	3	
	4	
	5	
	6	

[Signature of operator]

Masses shown on this ticket are not to be used for trade.

Schedule 4—Revocation of *Trade Measurement (Weighbridges) Regulations 1993*

The *Trade Measurement (Weighbridges) Regulations 1993* are revoked.

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 14 August 2008

No 225 of 2008

MCA08/013CS

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PORT AUGUSTA CITY COUNCIL

Appointment of Authorised Officers

NOTICE is hereby given that the City Manager, John Gelson Stephens under delegation as approved by Council at its meeting held on 23 June 2008, appointed the following officers as Authorised Officers under the followings Acts that are administered by Council:

Development Act 1993

John Gelson Stephens, Tung Minh Pham, Nicholas John Heron, Peter John Hamer, Hayden John Hart, Scott William Parsons, Brenton Scott Daw, Rieck Shine, Deon Rodney Schumann and Yantel Mundy.

Local Government Act 1993

John Gelson Stephens, Michael John Dunemann, Lee Ann Margret Heron, Kylie Jane McKerlie, Wayne Kristen McKerlie, Justin Copley, Anthony Douglas McCoy, Scott William Parsons, Douglas Longmore, Nicholas John Heron, Melanie Jenkins, Brenton Scott Daw, Hayden John Hart, Phyllis Robinson, Rieck Shine, Frank Donnellan, Stephen Kite, Cristy Heard, Dawn Hawthorn-Jackson, Deon Rodney Schumann, David Curnow and Tung Minh Pham.

Dog and Cat Management Act 1995

John Gelson Stephens, Kylie Jane McKerlie, Wayne Kristen McKerlie, Anthony Douglas McCoy, Jayne Maree Roberts, Justin Copley and Michael John Dunemann.

Environment Protection Act 1993

Scott William Parsons, Nicholas John Heron, Douglas Longmore, Kylie Jane McKerlie and Wayne Kristen McKerlie.

Public and Environmental Health Act 1987

John Gelson Stephens, Scott Parsons, Lee Ann Margret Heron, Kylie Jane McKerlie, Wayne Kristen McKerlie and Nicholas John Heron.

Supported Residential Facilities Act 1992

John Gelson Stephens, Scott William Parsons and Lee Ann Margret Heron.

Food Act 2001

John Gelson Stephens, Scott William Parsons and Lee Ann Margret Heron.

All previous Authorised Officer appointments have been revoked.

J. G. STEPHENS, City Manager

CITY OF PORT LINCOLN

Acting Chief Executive Officer

NOTICE is hereby given that pursuant to section 102 (b) of the Local Government Act 1999, Council concurs with the appointment of Katrina Allen, Director Corporate and Community Services to act in the position of Chief Executive Officer from 1 September 2008 to 26 September 2008.

And that further for the purpose of the Council delegations made on 17 June 2008, all delegations to the Chief Executive Officer extend to Katrina Allen appointed to act in the position of Chief Executive Officer for this period of leave.

G. DODD, Chief Executive Officer

CITY OF SALISBURY

CLOSE OF NOMINATIONS

*Supplementary Election for Councillor in South Ward—
Nominations Received*

AT the close of nominations at 12 noon on Thursday, 7 August 2008, the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper:

Councillor for South Ward (1 vacancy):
Sickerdick, Andrew
Biddlecombe, Tamika
Woodman, Julie
Kirkhope, Lynne
Jobson, Phillip

Postal Voting

The election will be conducted by post. Ballot papers and pre-paid envelopes for each voting entitlement will be posted between Tuesday, 19 August 2008 and Monday, 25 August 2008 to every person, body corporate and group listed on the voters roll at roll close at 5 p.m. on Monday, 30 June 2008. Voting is voluntary.

A person who has not received voting material by Monday, 25 August 2008 and believes they are entitled to vote should contact the Deputy Returning Officer on 8401 4318.

Completed voting material must be returned to reach the Returning Officer no later than 12 noon on Monday, 8 September 2008.

A ballot box will be provided at the Council Office, 12 James Street, Salisbury for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at Committee Rooms, 12 James Street, Salisbury, as soon as practicable after 12 noon on Monday, 8 September 2008. 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.

K. MOUSLEY, Returning Officer

CITY OF TEA TREE GULLY

CALL FOR NOMINATIONS

Supplementary Election for Councillor in Steventon Ward

NOMINATIONS to be a candidate for election as a member of the City of Tea Tree Gully will be received between Thursday, 28 August 2008 and 12 noon on Thursday, 11 September 2008. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, 571 Montague Road, Modbury.

A briefing session for intending candidates will be held at 7 p.m. on Tuesday, 2 September 2008, at the Dining Room, Civic Centre, 571 Montague Road, Modbury.

K. MOUSLEY, Returning Officer

CITY OF TEA TREE GULLY

Exclusion from the 'Community Land' Classification

NOTICE is hereby given, pursuant to section 193 (6) of the Local Government Act 1999, that the Council of the City of Tea Tree Gully at its meeting held on 17 October 2006, excluded from the Community Land classification the following:

- Allotment 1 in Deposited Plan 74899 described in certificate of title volume 6001, folio 402, 20-24 Golden Grove Road, Modbury North.

G. PERKIN, Chief Executive Officer

CITY OF UNLEY

CALL FOR NOMINATIONS

Supplementary Election for Councillor in Parkside Ward

NOMINATIONS to be a candidate for election as a member of the City of Unley will be received between Thursday, 28 August 2008 and 12 noon on Thursday, 11 September 2008. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, 181 Unley Road, Unley.

A briefing session for intending candidates will be held at 6 p.m. on Tuesday, 2 September 2008, at the Civic Centre, Council Functions Room, 181 Unley Road, Unley.

K. MOUSLEY, Returning Officer

CITY OF WHYALLA

Alterations to Road Names

NOTICE is hereby given that the Council of the City of Whyalla, passed a resolution pursuant to section 219 (1) of the Local Government Act 1999, to allocate the following:

Meeting held on 21 April 2008, that Council endorse amendments to the street naming of Ocean Eyre Estate Stages 2, 3 and 4 as follows:

1. Alterations to the location of Jensen Avenue and Fitzgerald Avenue.
2. Alterations to both the location and road type from Johnston Place to Johnston Link.
3. Tummel Circle and Custance Avenue are to remain unchanged.

Please contact Shiree Robertson on 8640 3466 should you require any further details.

P. CAMERON, Chief Executive Officer

TOWN OF WALKERVILLE

Appointment

NOTICE is hereby given pursuant to Regulation 103 (B) of the Development Regulations 1993, that at the Town of Walkerville meeting held on 4 August 2008, pursuant to section 56A (3) and 56A (5) of the Development Act 1993, Council resolved to appoint Councillor Gianni James Busato to the Town of Walkerville Development Assessment Panel for a term commencing on 4 August 2008 and concluding on 26 February 2009.

H. DYER, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Clare & Gilbert Valleys Council at its special meeting held on 4 August 2008, resolved that for the financial year ending 30 June 2009, and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, as follows:

Adoption of Valuations

1. Pursuant to section 167 of the Local Government Act 1999, Council adopted the most recent capital valuation of the Valuer-General in relation to the whole of the area of the Council and specified that the total of the values that are to apply within the area is \$1 990 227 680 of which \$1 955 711 000 is the total values for rating purposes.

Declaration of Differential General Rates

2. Pursuant to sections 152 (1) (a), 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, Council declared differential general rates for the financial year ending 30 June 2009, based on the capital value of the rateable land in the Council's area and varying according to land use Category as follows:

- (a) in respect of rateable land attributable land use Category 1 (Residential), Category 8 (Vacant Land) and Category 9 (Other), a rate of 0.3790 cents in the dollar;
- (b) in respect of rateable land attributable land use Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other), a rate of 0.5117 cents in the dollar;

- (c) in respect of rateable land attributable land use Category 5 (Industrial—Light) and Category 6 (Industrial—Other), a rate of 0.5117 cents in the dollar;
- (d) in respect of rateable land attributable land use Category 7 (Primary Production), a rate of 0.3222 cents in the dollar.

Declaration of Minimum Rate

3. Pursuant to section 158 (1) (a) of the Local Government Act 1999, the Council fixed a minimum amount of \$500 that shall be payable by way of rates in respect of all rateable land for the financial year ending 30 June 2009.

Annual Service Charge—Community Wastewater Management System

4. Pursuant to section 155 of the Local Government Act 1999 and Regulation 9A (3) (b) of the Local Government (General) Regulations 1999 and in accordance with the CWMS Property Units Code, the Council declared the following annual service charges for the financial year ending 30 June 2009, based on the level of usage of the service in respect of land to which it provides or makes available the Community Wastewater Management System services:

- within the township of Clare an annual service charge of \$277 per unit in respect of all land serviced by the Clare Scheme;
- within the township of Riverton an annual service charge of \$277 per unit in respect of all land serviced by the Riverton Scheme; and
- within the township of Saddleworth an annual service charge of \$277 per unit in respect of all land serviced by the Saddleworth Scheme.

Annual Service Charge—Waste Collection Service

5. Pursuant to section 155 of the Local Government Act 1999, the Council declared the following annual service charges for the year ending 30 June 2009, based on the nature of the service in respect of all land to which it provides or makes available the waste collection service:

- (a) within the following towns of Clare, Riverton, Saddleworth, Mintaro, Sevenhill, Auburn, Watervale, Manoora, Rhynie, Marrabel, Stockport, Tarlee and Waterloo, an annual service charge of \$157.50; and
- (b) for all properties outside of the above townships that have made applications and have access along the route to the waste collection service (exclusive of recyclable collection), an annual service charge of \$157.50.

Waste Collection Service Charge Rebate

6. Pursuant to section 166 (1) (l) (i) of the Local Government Act 1999, to provide relief against what would otherwise amount to a substantial change in rates payable by a ratepayer due to a redistribution of the rates burden within the community arising from a change to the basis or structure of the Council rates, Council grants a discretionary rebate of the full amount of the Waste Collection Service Charge imposed for the financial year ending 30 June 2009, where the following criteria are met:

- (a) the property is not used for residential, commercial or industrial purposes;
- (b) the property is contiguous to another piece of land that is either owned or occupied by the same person; and
- (c) the property is not receiving the waste collection service.

That pursuant to section 44 of the Local Government Act 1999, the Chief Executive Officer be delegated authority to approve the grant of rebates in accordance with the powers contained in section 166 (1) (l) (i) either on his own initiative where the Chief Executive Officer is in possession of sufficient information to determine the entitlement of the rebate or otherwise upon application.

Natural Resources Management Levy

7. That pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999 and in order to reimburse the Council the amount contributed to the Northern and Yorke Natural Resources Management Board for the financial year ending 30 June 2009, being \$303 000, a separate rate of 0.0156 cents in the dollar based on the capital value of the rateable land be declared in respect of all rateable land in the Council area and in the area of the Northern and Yorke Natural Resources Board.

Payment of Rates and Charges

8. Pursuant to section 181 (1) of the Local Government Act 1999, rates and charges declared for the financial year ending 30 June 2009, will be payable in four equal or approximately equal instalments falling due on 19 September 2008, 19 December 2008, 20 March 2009 and 19 June 2009.

R. D. BLIGHT, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

CALL FOR NOMINATIONS

Supplementary Election for Area Councillor

NOMINATIONS to be a candidate for election as a member of Clare & Gilbert Valleys Council will be received between Thursday, 28 August 2008 and 12 noon on Thursday, 11 September 2008. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, 4 Gleeson Street, Clare.

A briefing session for intending candidates will be held at 7 p.m. on Tuesday, 2 September 2008, at the Council Chambers, 4 Gleeson Street, Clare.

K. MOUSLEY, Returning Officer

THE FLINDERS RANGES COUNCIL

Temporary Road Closure

NOTICE is hereby given that, pursuant to section 33 of the Road Traffic Act 1961, that part of McConville Road, between its intersection with Noll Road and Freebairn Road, be closed from 8.30 a.m. until 4 p.m. on Friday, 22 August 2008, for the delivery of Australian Driver Institute Defensive Driver Training to Quorn Area School students.

L. CONNORS, Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Adoption of Valuation

NOTICE is hereby given that the District Council of Franklin Harbour at a meeting held on 25 July 2008, by virtue of the powers contained in section 167 (2) (a) of the Local Government Act 1999, resolved to adopt, for rating purposes for the financial year ending 30 June 2009, the Valuer-General's valuation of site values applicable to land within the Council, totalling \$123 064 380 and that 9 July 2008 is specified as the date on which such values are adopted.

Declaration of Rates

Notice is hereby given that in exercise of the powers contained in sections 153, 156 (1) (b) and 158 of the Local Government Act 1999, the District Council of Franklin Harbour at a meeting held on 25 July 2008, resolved to declare the following rates for the financial year ending 30 June 2009:

1. Differential general rates:
 - (a) within the township of Cowell—0.513 cents in the dollar;
 - (b) within the remainder of the district—0.897 cents in the dollar.
2. A minimum amount payable by way of rates on any one assessment throughout the whole of the district of \$280.

Further that pursuant to the provisions of section 166 (1) (l) of the Local Government Act 1999, rebates shall be granted to provide relief against what would otherwise amount to a substantial change in rates payable by individual ratepayers due to rapid changes in valuations or anomalies in valuations to the extent that the general rate raised on each assessment shall not incur an increase of greater than 15% on the previous years (2007-2008) general rate amount so raised, except where an increase is a result of changes in rebates or concessions or is the result of valuation increases as a result of new building work or development activity or where a change of ownership has occurred in the previous 18 months.

Separate Rate—Natural Resources Management Levy

Notice is hereby given that in exercise of the powers contained in section 92 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, the District Council of Franklin Harbour at a meeting held on 25 July 2008, declared a separate rate, being a fixed Natural Resources Management Levy of \$57.05 upon all rateable property in the Council area. The fixed Natural Resources Management Levy was declared in order to reimburse the Council the amount of \$51 077 which Council is required to contribute towards the cost of operating the Eyre Peninsula Natural Resources Management Board for the 2008-2009 financial year.

Payment of Rates

Pursuant to section 181 (1) (a) of the Local Government Act 1999, the Council declared that rates for the year ending 30 June 2009, will fall due in four equal or approximately equal instalments, payable on 15 September 2008, 15 December 2008, 15 March 2009 and 15 June 2009.

B. A. FRANCIS, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Kangaroo Island Council, at a meeting held on 8 August 2008, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 and for the financial year ending 30 June 2009 resolved as follows:

Adoption of Valuation

Pursuant to section 167 (2) (a) of the Local Government Act 1999, the Council adopts, for rating purposes, the Valuer-General's valuation of the capital values for all property within the area of the Council totalling \$1 596 783 420.

Fixed Charge

Pursuant to section 152 (1) (c) (ii) of the Local Government Act 1999, the Council imposes a fixed charge of \$280 in respect of each separate piece of rateable land in its area.

Differential General Rates

Pursuant to sections 153 (1) (c) (i), 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, declared differential general rates in the area, varying according to the use of the land as follows:

- Residential: 0.0019 of a cent in the dollar;
- Commercial—Shop: 0.0027 of a cent in the dollar;
- Commercial—Office: 0.0027 of a cent in the dollar;
- Commercial—Other: 0.0027 of a cent in the dollar;
- Industry—Light: 0.0027 of a cent in the dollar;
- Industry—Other: 0.0027 of a cent in the dollar;
- Primary Production: 0.0016 of a cent in the dollar;
- Vacant Land: 0.0030 of a cent in the dollar; and
- Other: 0.0027 of a cent in the dollar.

Waste Management Annual Service Charge

Pursuant to section 155 of the Local Government Act 1999, the Council imposes an annual service charge in respect of the collection, treatment or disposal (including by recycling) of waste on all land to which the Council provides or makes available the service and varying according to whether the land is vacant or occupied as follows:

- Vacant Land—\$185
- Occupied Land—\$285

*Community Wastewater Management Systems (CWMS)
Annual Service Charge*

Pursuant to section 155 of the Local Government Act 1999, the Council imposes an annual service charge in respect of effluent disposal waste on all land to which the Council provides or makes available the service and varying according to whether the land is vacant or occupied as follows:

- (1) within the townships of Kingscote and Brownlow:
- | | |
|---------------------|-----|
| | \$ |
| Vacant Land | 490 |
| Occupied Land | 490 |
- (2) within the township of Parndana:
- | | |
|---------------------|-----|
| Vacant Land | 490 |
| Occupied Land | 490 |
- (3) within the settlement of Parndana East:
- | | |
|---------------------|-----|
| Vacant Land | 490 |
| Occupied Land | 490 |
- (4) within the township of American River:
- | | |
|---------------------|-----|
| Vacant Land | 490 |
| Occupied Land | 490 |
- from practical completion of the scheme.
- (5) within the township of Penneshaw:
- | | |
|---------------------|-----|
| Vacant Land | 490 |
| Occupied Land | 490 |
- from practical completion of the scheme.

Payment of Rates

That pursuant to section 181 (1) (a) of the Local Government Act 1999, the Council determines that rates for the year ending 30 June 2009, are payable in four equal or approximately equal quarterly instalments due on 12 September 2008, 12 December 2008, 12 March 2009 and 12 June 2009, respectively.

Regional Natural Resources Management Levy

That pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, the Council declares a separate rate of \$24.80 based on a fixed charge on each separate assessment of rateable land within the area of the Council and the area of the Kangaroo Island Natural Resources Management Board for the purpose of recovering the Natural Resources Management Levy payable by the Council to the Kangaroo Island Natural Resources Management Board.

C. NOON, Chief Executive Officer

MID MURRAY COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Public Road, Morgan

NOTICE is hereby given pursuant to section 10 of the Act, that the Mid Murray Council proposes to make a Road Process Order to close, sell and transfer to Mervyn Frederick Meyer and Margaret Dawn Meyer the portion of public road adjoining section 155, Hundred of Cadell, shown marked 'A' on Preliminary Plan No. 08/0057.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 49 Adelaide Road, Mannum and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objections must be made in writing within 28 days from this notice, to the Council, P.O. Box 28, Mannum, S.A. 5238 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details. Where a submission is made, Council will give notification of a meeting to deal with the matter.

Dated 14 August 2008.

D. GOLLAN, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Renaming of Local Road Names

NOTICE is hereby given pursuant to section 219 of the Local Government Act 1999, as amended, Council has resolved to rename and assign road names within the District Council of Mount Barker to the following unnamed government roads:

- That the road name Kookaburra Lane be assigned to a public road at Littlehampton, the road segment was previously known as Diagonal Road, the road starts at Mount Barker Road A-8 F102884 and it runs in a west/east direction to end up at a cul-de-sac.

All relevant government agencies and emergency services are being notified as are the residents affected by these changes. Should anyone need further clarification of these names changes, please contact Council on 8391 7200 or in person at the Local Government Centre, 6 Dutton Road, Mount Barker.

A. STUART, Chief Executive Officer

NORTHERN AREAS COUNCIL

LOCAL GOVERNMENT ACT 1999

Erratum

NOTICE is hereby given that the following advertisement:

'NOTICE is hereby given pursuant to Chapter 11, Part 2, Division 5 of the said Act, that Council at its meeting held on 15 July 2008, passed the following resolution "that the following public road be named 'Depot Hill Road', the road commencing at the north-west corner of Lot 788 of Deposited Plan 187300 and heading in a southerly direction for approximately 1 283 m, ending at the south-west corner of Lot 95 of Deposited Plan 213729'" published in the *Government Gazette* on 31 July 2008 at page 3537 *should* have stated Filed Plan 187300 *not* Deposited Plan 187300 and *should* have stated Filed Plan 213729 *not* Deposited Plan 213729.

K. HOPE, Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

CLOSE OF NOMINATIONS

Supplementary Election for Councillor in Kelly/Scales Ward

AT the close of nominations at 12 noon on Thursday, 7 August 2008, Corey James Blacksell was elected unopposed as the only nominated candidate for the position. No election will be necessary.

K. MOUSLEY, Returning Officer

TATIARA DISTRICT COUNCIL

CLOSE OF NOMINATIONS

*Supplementary Election for Councillor in East Ward—
Nominations Received*

AT the close of nominations at 12 noon on Thursday, 7 August 2008, the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper:

Councillor for East Ward (1 vacancy):

Dick, Steve
Gersch, Ronald William
Ballinger, Elizabeth Ann
Hunt, William Donald (Bill)

Postal Voting

The election will be conducted by post. Ballot papers and pre-paid envelopes for each voting entitlement will be posted between Tuesday, 19 August 2008 and Monday, 25 August 2008 to every person, body corporate and group listed on the voters roll at roll close at 5 p.m. on Monday, 30 June 2008. Voting is voluntary.

A person who has not received voting material by Monday, 25 August 2008 and believes they are entitled to vote should contact the Deputy Returning Officer on (08) 8752 1044.

Completed voting material must be returned to reach the Deputy Returning Officer no later than 12 noon on Monday, 8 September 2008.

A ballot box will be provided at the Council Office, 43 Woolshed Street, Bordertown for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at the Council Chamber, 43 Woolshed Street, Bordertown as soon as practicable after 12 noon on Monday, 8 September 2008. 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.

K. MOUSLEY, Returning Officer

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

Baker, Marie Bernadette, late of 14-22 King William Road, Wayville, retired telephonist, who died on 7 May 2008.

Baldock, Laurence Roy, late of 56 High Street, Grange, retired public servant, who died on 17 June 2008.

Berno, Bruna, late of Stuart Highway, Noonamah, Northern Territory of Australia, home duties, who died on 27 January 2006.

Foster, Hilaire Claude, late of 324 Military Road, Semaphore Park, retired foreman fitter, who died on 19 June 2008.

Gow, Gladys Marie, late of Ethelbert Square, Brompton, home duties, who died on 16 May 2008.

Hartwell, Dorothy May, late of 29 Austral Terrace, Morphettville, retired dressmaker, who died on 19 June 2008.

McGinty, John Francis, late of 19 Launer Avenue, Rostrevor, retired baker, who died on 10 June 2008.

Taylor, Cecil George, late of 127 Railway Terrace, Ascot Park, retired groundsman, who died on 19 April 2008.

Webster, Arthur, late of 13A Cross Street, Fullarton, retired superintendent, who died on 7 June 2008.

Wright, Joseph, late of Webb Street, Clare, retired factory worker, who died on 3 June 2008.

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 12 September 2008, 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 14 August 2008.

M. I. BODYCOAT, Public Trustee

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@dpc.sa.gov.au