

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 14 FEBRUARY 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 February 2008

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

Member: (from 14 February 2008 until 13 February 2009 or until she ceases to hold a position in the Department of Health, whichever occurs first) Richenda Mary Deborah Webb

By command,

GAIL GAGO, for Premier

HEACS/07/255

Department of the Premier and Cabinet Adelaide, 14 February 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Lynette Joy Parnell as Presiding Officer of the Promotion and Grievance Appeals Tribunal for a term commencing from 14 February 2008 and expiring on 13 February 2009, pursuant to Schedule 3 of the Public Sector Management Act 1995.

By command,

GAIL GAGO, for Premier

DPC038/03CS

Department of the Premier and Cabinet Adelaide, 14 February 2008

Department of the Premier and Cabinet Adelaide, 14 February 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Industrial Relations Advisory Committee, pursuant to the provisions of the Fair Work Act 1994:

Member: (from 16 February 2008 until 15 February 2010) Robyn Lee Buckler Justin Hanson Alex Gallacher Neville Kitchin Janet Giles Fay Donaghy Tom Earls David Frith Brian Smedley Clive Jonathan Starr Paul Eblen Carol Vincent

By command,

GAIL GAGO, for Premier

MIR08/002CS

Department of the Premier and Cabinet Adelaide, 14 February 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Murray-Darling Basin Natural Resources Management Board, pursuant to the provisions of the Natural Resources Management Act 2004:

Member: (from 14 February 2008 until 13 April 2010) Colin Charles Milburn

By command,

GAIL GAGO, for Premier

MRMCS08/008

Department of the Premier and Cabinet Adelaide, 14 February 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Native Vegetation Council, pursuant to the provisions of the Native Vegetation Act 1991

Member: (from 14 February 2008 until 17 August 2009) Jayne Alison Bates

Deputy Member: (from 14 February 2008 until 17 August 2009)

Barry Kym McHugh (Deputy to Bates)

By command,

GAIL GAGO, for Premier

WBCS08/0001

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of 10 years commencing from 14 February 2008 and expiring on 13 February 2018, pursuant to section 4 of the Justices of the Peace Act 2005: Jodie Anne Barratt

Patricia May Casey Kathleen Ellen Catford Karen Ann Cotton Debbie Jayne Cox Raymond Stanley Edward Curran Tina Palma Dichiera Robert James Ellis Rosalinda Fieg Janet Hannaford Alan Douglas Hartwell Patricia Kathleen Dawn McKay David Michael Murada Anneke Johanna Schrale Lee Rebecca van der Ploeg

By command,

GAIL GAGO, for Premier

JPS07/004CS

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Mal Hemmerling, Commissioner for Consumer Affairs, do hereby exempt the licensee 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

Carmine Obbiettivo, BLD 105868.

SCHEDULE 2

Construction of a dwelling on land situated at 1 Jenkins Avenue, Myrtle Bank, S.A. 5064 (Allotment 11, Deposited Plan 3094 in the area named Myrtle Bank, Hundred of Adelaide (certificate of title volume 5790, folio 476)).

SCHEDULE ²

1. This exemption is limited to domestic building work personally performed by the licensee for the construction of a brick veneer dwelling on land situated at 1 Jenkins Avenue, Myrtle Bank, S.A. 5064 (Allotment 11, Deposited Plan 3094 in the area named Myrtle Bank, Hundred of Adelaide (certificate of title volume 5790, folio 476))

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

3. That the licensee does not transfer his interest 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 8 February 2008.

M. HEMMERLING, Commissioner for Consumer Affairs

Ref.: 610/08-00006

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

Stone Reserve, Section 1851, Hundred of Wallaroo, County of Daly, the proclamation of which was published in the *Government Gazette* of 20 November 1969 at page 1602, being the whole of the land comprised in Crown Record Volume 5755, Folio 964.

Dated 14 February 2008.

GAIL GAGO, Minister for Environment and Conservation

DL 4052/1990

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

- Portion of Reserves for Government Purposes, Section 834, Hundred of Davenport, County of Frome, the proclamation of which, together with other land was published in the *Government Gazette* of 6 December 1979 at page 1896, Second Paragraph, being portion of the land comprised in Crown Record Volume 5759, Folio 908.
- 2. Gravel Reserve, Sections 1108 and 1109, Hundred of Davenport, County of Frome, the proclamation of which was published in the *Government Gazette* of 26 May 1977 at page 1486, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5754, Folio 531.

Dated 14 February 2008.

GAIL GAGO, Minister for Environment and Conservation

DEH 13/1064

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF BARUNGA WEST—BARUNGA (DC) DEVELOPMENT PLAN—TOWNS AND TOWNSHIPS PLAN AMENDMENT REPORT

Preamble

1. The Development Plan amendment entitled 'City of Salisbury—Salisbury (City) Development Plan—Development Plan Format Review and Orderly Residential Development Concept Plans 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 February 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993

Penfield Intermodal Rail Freight Facility Development Plan Amendment Prepared By The Minister— Draft for Public Consultation

NOTICE is hereby given that the Minister for Urban Development and Planning has, pursuant to sections 24 and 26 of the Development Act 1993, prepared a Development Plan Amendment (DPA) to amend the Playford (City) Development Plan.

The DPA proposes to replace part of the Horticultural Zone at Penfield with a new Intermodal Zone and associated policy framework to guide the development of an intermodal rail freight terminal facility and related activities.

The draft DPA will be on public consultation from Thursday, 14 February 2008 until Thursday, 10 April 2008.

Copies of the draft DPA are available during normal office hours at the Department for Primary Industries and Resources SA (Planning SA), Level 5, 136 North Terrace, Adelaide, or can be viewed on the Internet at:

www.planning.sa.gov.au/go/PenfieldDPA

Alternatively the DPA can be viewed during normal office hours at the offices of the City of Playford, 10 Playford Boulevard, Elizabeth.

Written submissions regarding the draft DPA should be received no later than 5 p.m. on Thursday, 10 April 2008. All submissions should be addressed to the Presiding Member, Development Policy Advisory Committee, c/o Planning SA, G.P.O. Box 1815, Adelaide, S.A. 5001 and should clearly indicate whether you wish to be heard in support of your submission at the public meeting. If you wish to lodge your submission electronically, please email the electronic submission to <u>plnsa.dpac@saugov.saugov.au</u>.

Copies of all submissions will be available for inspection by interested persons at Planning SA, Level 5, 136 North Terrace, Adelaide, or can be viewed on the Internet at:

www.planning.sa.gov.au/go/PenfieldDPA

from Monday, 14 April 2008, until the conclusion of the public meeting.

A public meeting will be held on Tuesday, 22 April 2008 at 7 p.m. at the Playford Civic Centre, Function Room 1, 10 Playford Boulevard, Elizabeth at which time interested persons may appear to be heard in relation to the draft DPA and the submissions. The public meeting will not be held if no submissions are received or if no submission includes a request to be heard. Please check Planning SA's website at:

www.planning.sa.gov.au/go/PenfieldDPA

before the scheduled date of the meeting to find out whether it is being held.

If you would like further information about the draft DPA, contact Susan Lewis, Chief Project Officer on telephone 8303 0754 or via email at <u>lewis.susan4@saugov.sa.gov.au</u>.

Dated 14 February 2008.

S. UNDERWOOD, Secretary, Development Policy Advisory Committee

DEVELOPMENT ACT 1993, SECTION 29 (1) (a): AMEND-MENT TO THE GAWLER (CT) DEVELOPMENT PLAN

Preamble

It is necessary to amend the Gawler (CT) Development Plan dated 10 January 2008.

NOTICE

PURSUANT to section 29 (1) (a) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the Gawler (CT) Development Plan dated 10 January 2008, as follows:

1. Amend Figure ResH(C)/4 on page 139 by reinstating the portion of allotment 5 in Filed Plan 122555 within the Church Hill State Heritage Area boundary, consistent with the 6 June 1985 *Gazette* notice lodged pursuant to section 13 of the South Australian Heritage Act 1978-1980.

Dated 14 February 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

1. A proposal from the Cape Jaffa Development Company (hereafter 'the applicant') to develop a multi-component residential marina at Cape Jaffa, on the Limestone Coast has been under consideration under Division 2 of Part 4 of the Development Act 1993.

2. The proposal has been the subject of an Environmental Impact Statement and an Assessment Report under sections 46 and 46B of the Development Act 1993 and is hereafter referred to as the 'proposed Major Development'.

3. The proposed Major Development was the subject of a development application lodged on 20 February 2003, by the applicant. The said application has been amended and expanded upon by the applicant's Environmental Impact Statement, dated April 2005, the applicant's Response to Submissions, dated September 2005 and additional correspondence dated 4 November 2005, 10 November 2005 and 18 April 2006.

4. Reserved matters of (a) the proposed use of the future development site on Figure 3.6 in the EIS and (b) proposed use and extent of the wetland vegetation on the eastern side of the development was granted approval by the Development Assessment Commission as delegate of the Governor on 11 May 2006.

5. Application was made to the Development Assessment Commission as delegate of the Governor, for a decision regarding the division of land for the proposed development. Approval was granted on 17 August 2006.

6. An application for approval for the Building Rules approval for Stage 1 Breakwaters and Waterway Edge construction was made on 14 August 2006. Approval was granted on 7 September 2007.

7. An application for approval for an Industrial Shed was made by the Kingston Council on 26 September 2007. Approval was granted on 18 October 2007.

8. An application for approval for Building Rules Certification for an Industrial Building was made on 12 October 2007.

9. An application for approval for a land division for the Industrial Area and a concrete batching plant was made on 17 May 2007.

10. An application for approval of two land divisions for three allotments and 20 community title allotments for the commercial marina berths was made on 7 December 2007 and 10 December 2007.

11. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under section 48 (5) of the Development Act 1993.

12. The Development Assessment Commission is satisfied that there is no requirement to prepare a further or amended Environmental Impact Statement.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission as delegate of the Governor:

- (a) grant a provisional development authorisation in relation to the proposed major development, subject to the Conditions and Notes to the Applicant below;
- (b) pursuant to section 48 (6) and Regulation 64 (1) reserve a decision on the following matters:
 - (i) compliance with the Building Rules in relation to all aspects of the proposed major development (refer to Conditions and Notes to the Applicant below);
 - (ii) specify all matters relating to the provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
 - (iii) specify for the purposes of section 48 (11) (b) the period of two years from the date hereof as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

Conditions of Approval

1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed major development shall be undertaken in strict accordance with:

- (a) the following drawings contained in the letter from Simon Tonkin on behalf of the Cape Jaffa Development Company to Planning SA dated 11 November 2005, outlining the final amended application:
 - Drawing Titled: 'Figure 3.3—Locality'; February 2005;
 - Drawing Titled: 'Figure 3.7—Breakwater Typical Cross section'; February 2005;
 - Drawing Titled: 'Figure 3.9—Central Facilities'; August 2004, 9399;
 - Drawing Titled: 'Figure 3.10—Boat Ramp'; February 2005;
 - Drawing Titled: 'Figure 3.11—Waterway and Wharf Edge Treatment'; August 2004, 9399;
 - Drawing Titled: 'Figure 3.12—Reserves and Open Space'; August 2004, 9399-10-a;
 - Drawing Titled: 'Figure 3.13—Landscape Concept'; February 2005;
 - Drawing Titled: 'Figure 3.14—Landscape Buffers'; February 2005;
 - Drawing Titled: 'Figure 3.15—Storm Water Management Concept'; August 2004, 9399-10-a;
 - Drawing Titled: 'Figure 3.16—Land Division Plan'; December 2004, 9399-a;
 - Drawing Titled: 'Figure 3.17—Main Basin looking South'; February 2005;
 - Drawing Titled: 'Figure 3.18—Waterway View looking West'; February 2005;
 - Drawing Titled: 'Figure 3.19—Beach Reserve View into the Main Basin'; February 2005;
 - Drawing Titled: 'Figure 3.20—Aerial View looking South-East'; February 2005;
 - Drawing Titled: 'Figure 3.21—Aerial View looking East'; February 2005;
 - Drawing Titled: 'Figure 3.22—Typical Cross Section and Allotment Plan'; August 2004, 9399-02-a;
 - Drawing Titled: 'Figure 3.23—Coastal Reserve Walkway'; August 2004, 9399;
 - Drawing Titled: 'Figure 3.24—Staging Plan'; August 2004, 9399-10-a;
 - Drawing Titled: 'Figure 3.25—Management Structure'; August 2005;

- Drawing Titled: 'Figure 5.12—Irrigation and Storage Site'; August 2004, 9399-01-b;
- Drawing Titled: 'Figure 5.35—Coastal Reserves and Buffers'; August 2004, 9399-01-b; and
- Drawing Titled: 'Figure 5.59—Cape Jaffa Proposed Zones'; February 2005,

or as amended by the following drawings from the Response Document:

- Drawing Titled: 'Figure R1—Concept Plan'; August 2004, 9399-01-b;
- Drawing Titled: 'Figure R2—Infrastructure Area Concept'; July 2005, 9399; and
- Drawing Titled: 'Figure R3—Site Camp Concept'; August 2005, 9399.

In addition, the following drawings in the additional information letter from Masterplan (Simon Tonkin) on 4 November 2005 and appended to the Assessment Report:

- Drawing Titled: 'Figure 1—Water Supply'; October 2005;
- Drawing Titled: 'Figure 2—Vegetation Area B, Buffer; and
- Fencing Plan'; October 2005.

Also

- Drawing Titled: 'Proposed Industrial' Templeton Constructions B07 101 01 Revision A—August 2007;
- Drawing Titled 'Proposed Industrial' Templeton Constructions B07 101 01 Revision A—October 2007 stamped by Professional Building Services, South Plympton, S.A. 5038;
- Drawing Titled: (Land Division) Steed & Pohl Ref. 9163_cd1_B2 11/04/07 attached to letter of 17 May 2007 from Masterplan;
- Development application 640/DO16/07 Steed & Pohl Ref. 9163 mm³ B2 17/12/07 submitted on 7 December 2007; and
- Development application 640/CO17/07 Steed & Pohl Ref. 9163 cp1 B2 13/08/07 submitted on 10 December 2007,

and

- (b) the following documents:
 - Development application, 'Cape Jaffa Anchorage Marina Development' prepared by Simon Tonkin (Masterplan) on behalf of the Cape Jaffa Development Company dated 20 February 2003, (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Environmental Impact Statement, Cape Jaffa Anchorage Marina prepared by the Cape Jaffa Development Company dated February 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Response to Submissions document, Cape Jaffa Anchorage Marina Development prepared by the Cape Jaffa Development Company dated 19 September 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Assessment Report prepared by the Minister for Urban Development and Planning dated December 2005 including an appended report from Simon Tonkin of Masterplan dated 4 November 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Letter from Simon Tonkin of Masterplan dated 11 November 2005, outlining the final amended application and listing appropriate plans.
 - Letter from Simon Tonkin of Masterplan dated 18 April 2006, concerning reserved matters (b) (ii) and (b) (iii) from Governor's decision on 12 January 2006.
 - Final Land division application 640/D004/06 lodged electronically on EDALA with the Development Assessment Commission on 1 August 2006.

- Building Rules Certification package for Stage 1 Breakwater and Waterway edge construction dated 14 August 2006 by Tecon Australia Pty Ltd.
- Letter from Kingston District Council on 28 September 2007 for an Industrial Building to be constructed by Templeton Constructions.
- An email from Templeton Constructions (Graham Dowie) on 10 October 2007 outlining proposed colour scheme for shed (Colorbond Shale Grey).
- Letter from Kingston District Council on 12 October 2007 for Building Rules Certification for an Industrial Building to be constructed by Templeton Constructions.
- Letter from Masterplan on 17 May 2007 for Concrete Batching Plant, including relevant attached information related to the Concrete Batching Plant.

2. The applicant shall submit further information and application(s) in relation to the matter that has been reserved.

3. Subject to Condition 4, no building works on any part of the development may commence until a favourable decision has been notified to the applicant by the Governor or the Governor's delegate in respect of the reserved matter referred to in subparagraph (i), in paragraph (b) of the Decision section above.

4. The applicant may commence a stage of building works before receiving the Governor's decision concerning building rules compliance for other stages (refer matter (i) in paragraph (b) of the Decision section above). No building works shall commence on a stage of the development until a favourable decision in relation to building rules compliance in respect of that stage has been notified in writing to the applicant by the Governor or the Governor's delegate.

5. A decision on building rules compliance (refer reserved matter (i) in paragraph (b) of the Decision section above) will only be made after a Building Rules assessment and certification has been undertaken and issued by the Kingston District Council or a private certifier, in accordance with the provisions of the Development Act 1993 and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to the Applicant' below for further information).

6. A Management, Maintenance and Monitoring (MMM) Agreement between the Kingston District Council and the Cape Jaffa Anchorage Marina Development Company shall be drafted and finalised, prior to being submitted to the Governor or her delegate (refer to Conditions and Notes below).

7. Before any works commence, a Construction Environmental Management and Monitoring Plan (CEMP) to cover the preconstruction and construction phases shall be prepared in consultation with and approved by the Environment Protection Authority and Planning SA, to address management issues during construction.

8. An Operational Environmental Management and Monitoring Plan (OEMMP) for the operational phase of the development shall be prepared to the reasonable satisfaction of the Environment Protection Authority, other government agencies and the Kingston District Council, prior to it being submitted to the Governor or her delegate (refer to Conditions and Notes to the Applicant below).

9. All works and site activities shall be undertaken in accordance with the approved Construction Environmental Management and Monitoring Plan.

10. Stockpiled soils shall be suitably managed to control dust emissions, erosion and weed infestation.

11. Armour rock used for breakwaters and revetments shall not be contaminated by fine sediment.

12. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2003 are met, and to ensure that effluent does not overflow or escape from drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system, except where the effluent complies with criteria in the above policy, or escapes to or is infiltrated from saline groundwater.

13. The proponent shall provide underground power supply, public lighting, a sustainable water supply and telephone supply to each allotment in accordance with and to engineering design standard plans approved by the electricity, mains water and telephone public utility authorities.

14. The applicant shall ensure that there is no discharge of stormwater into the marina basins, waterways or marine environment for rainfall less than and including, 1:20 year ARI events.

15. The land to be used for land-based allotments shall be formed to prevent stormwater flows entering into the waterways.

16. Water-sensitive urban design measures and practices shall be adopted for the management of run-off, including stormwater capture and re-use.

17. Undeveloped allotments shall be left in a neat and tidy condition, with soil surfaces stabilised to minimise erosion.

18. Roads, drainage, footpath and intersection designs (i.e. engineering construction plans) shall be finalised in accordance with the requirements of the Department for Transport, Energy and Infrastructure and the Kingston District Council, prior to construction commencing. Road and drainage designs shall include water table levels, drainage inverts and pavement details. The roads and drainage works shall be built according to these designs.

19. Road designs shall not affect existing natural drainage lines in such a way as to cause flooding.

20. The applicant shall bear all costs with providing a Type BAR Treatment (sealed shoulder widening to provide a right turn treatment on the Southern Ports Highway) at the intersection of the Southern Ports Highway/Cape Jaffa Road as shown in the Austroads 'Guide to Traffic Engineering Practice, Part 5—Intersections at Grade' to a standard suitable to the Department of Transport, Energy and Infrastructure before the issue of title occurs for Allotment No. 170 on the attached plan of division.

21. Appropriate navigational aids shall be erected in prominent locations, in consultation with the Department for Transport, Energy and Infrastructure, prior to use of the facility for boating purposes.

22. Access systems for all floating boat moorings shall be capable of adjustment or be readily adaptable to projected long-term sea level rise and all marina mooring structures shall be designed in accordance with the Australian Standard AS 3962-2001 Guidelines for Design of Marinas.

23. The public boat ramp facility shall be designed in accordance with the South Australian Boating Advisory Committee's Guidelines for Planning, Design and Construction of Boat Launching Facilities.

24. Vehicular access to the beach shall not be provided, apart from Emergency vehicles, once the boat ramp is constructed and operational in the marina (as this relates to the Major Developments declared area).

25. The boat refuelling area and marine toilet pump-out facility shall be designed to meet the requirements of the Environment Protection Authority, the Department for Transport, Energy and Infrastructure and the Country Fire Service (CFS) respectively and shall be in place prior to commencement of operation of the marina.

26. The water contained in the marina basin shall be kept to a quality appropriate for secondary contact recreation, public amenity and the maintenance of marine aquatic ecosystems, as stipulated from time to time by the ANZECC Australian Water Quality Guidelines for Fresh and Marine Waters.

27. Normal operating hours for construction activities and truck movements to and from the site shall be from 7 a.m. to 7 p.m., Monday to Saturday inclusive. If it is considered necessary for construction to be undertaken on Sundays, construction hours shall be from 9 a.m. to 6 p.m. on Sundays (refer to Notes to the Applicant relating to Environment Protection Authority noise emission policies).

28. Landscaping and streetscaping of the site with locally endemic plant species shall commence prior to the issuing of Certificates of Title for each stage of the land division and when established must be maintained in good health and condition at all times. A plant must be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased. A weed control program shall also be implemented.

29. The Kingston District Council shall be given seven days notice, prior to the commencement of works, and be provided with the name and contact facilities for the person responsible for co-ordinating site works by this approval.

30. Road Construction/Design:

(a) Seal

Streets shall be surfaced with a two coat bitumen seal of 14 mm seal overlay with a 7 mm seal, with a total seal width in accordance with Clause *(e)* below.

(b) Pavement Construction—Base

- The following minimum standards shall apply:
- To comply with standard APRG 21 for residential areas.
- Commercial roads will be developed and designed to the reasonable satisfaction of the Kingston District Council.
- To be compacted to 98% dry density ratio (AS1289.5.2.1).
- Minimum soak CBR at above compaction to be 80.
- Minimum thickness of 200 mm.
- Level tolerance on completed course -10 mm, +10 mm.
- (c) Seal for Intersections

At the discretion of Council all intersections associated with the development including the circular end of *culde-sacs* in residential areas shall be sealed with 25 mm thickness asphaltic concrete (hotmix) laid in compliance with Department for Transport, Energy and Infrastructure standard specifications, and with maximum aggregate size of 10 mm for a distance of 10 m from the intersection or at the entrance to the *cul-de-sac*.

At the discretion of Council, all intersections associated with the development including the circular end of *culde-sacs* in commercial areas shall be sealed with 40 mm thickness asphaltic concrete (hotmix) laid in compliance with Department for Transport, Energy and Infrastructure standard specifications and with maximum aggregate size of 10 mm for a distance of 10 m from the intersection or at the entrance to the *cul-de-sac*.

In the case of 'T' intersections or cross road intersections within a development, the specified seal shall be provided at the intersection and for a distance of 10 m from the intersection in each direction on each road.

(d) Cul-de-sac Ends

Cul-de-sac ends shall have a seal of 9 m radius to accommodate the operation of refuse collection vehicles and other larger vehicles.

(e) Road Reserve and Road Width

Council requirements for road reserves shall be as follows:

Road Reserves (Entrance to cul-de-sacs) 12.5 m.

Road Reserves (Other) 15 m.

- Cul-de-sac Ends Road Reserves (circular) 25 m.
- *Cul-de-sac* Ends Road Reserves (other) to be agreed with Kingston District Council.

All Other Streets (e.g. commercial) to be to the reasonable satisfaction of the Kingston District Council.

The following minimum road seal widths shall apply:

All Residential Streets 7 m.

Cul-de-sac (entrance) 6 m.

Cul-de-sac Ends (circular) 9 m radius.

- *Cul-de-sac* Ends (other) to the reasonable satisfaction of the Kingston District Council.
- All Other Streets (e.g. commercial) to be agreed with the Kingston District Council.

(f) Footpaths

- Provide interlinking footpaths, walkways and/or bicycle tracks within the development area that shall allow safe passage of pedestrian or bicycle traffic to the reasonable satisfaction of the Kingston District Council.
- Footpaths, walkways and/or bicycle tracks shall have a minimum 3 m width where the track will be used as a dual bicycle and walking thoroughfare and be designed and constructed with appropriate materials to the reasonable satisfaction and approval of the Kingston District Council.
- (g) Water Tables and Kerbing
 - Both edges of all streets shall be protected by the provision of an extruded kerb and gutter or concrete edge beam of a cross section approved by the Kingston District Council.
 - The concrete edge beam shall have top surface set flush with the finished bitumen surface as approved by the Kingston District Council.
 - Generally, if raised kerbing is installed, the kerb and gutter shall have a mountable type profile approved by the Kingston District Council.
 - Pram ramps complying with the requirements of AS1428-1993, Clause 5.8 shall be constructed wherever a footpath intersects a kerb line and at an opposite street corners.
 - Pram ramps shall be of reinforced concrete construction at least 100 mm thick.
 - Spoon drains shall be constructed with top profile approved by the Kingston District Council. Spoon drains shall have a minimum thickness at 200 mm and shall be reinforced with F82 mesh centrally placed.
 - All concrete used for pram ramps, vehicle access, crossing and spoon drains will be grade 25 mpa/ 20 mm. Concrete in extruded kerb and gutter and medium kerbing shall have a minimum 28 day strength of 20 mpa.
- (h) Drainage
 - A detailed drainage design shall be provided for all of the proposed development, and if necessary, due to existing land form, include areas outside the proposed development but within the drainage catchment affecting the development.
 - Design shall be in accordance with procedures in the current edition of 'Australian Rainfall and Run-off (IEA)' or to the reasonable satisfaction of the Kingston District Council.
 - As a general rule return period is to be five years, but engineering discretion should be used in areas where storm damage may be more significant (i.e. shopping areas, end of *cul-de-sacs*, etc.).
 - Drainage computations are required to be prepared by a qualified and experienced Engineer and submitted with the detailed engineering drawings for the proposal.
 - All stormwater run-off attributable to the proposal shall be adequately disposed of within the development area in accordance with the development authorisation or variations thereof.
 - As a general rule, side entry pits shall be spaced at no greater than 100 m and at closer spacing if required, depending on conditions and detailed design.
 - Drainage bores and associated settlement tanks shall be constructed to meet the requirements of Council and the Department of Primary Industries and Resources. Drainage capacity of any bore shall exceed the calculated drainage discharge for the designated stormwater system and the bore is to be proved to the reasonable satisfaction of the Kingston District Council.

- Storage basins capable of holding the run-off of the designated rainfall storm shall be provided at suitable locations if drainage bores prove to be unacceptable.
- Spoon drains, when required at junctions, shall be constructed to maintain the pavement width of the through street and to ensure continuity of flow of all stormwater. A spoon drain shall not be constructed across a through street.
- All stormwater storage basins shall be provided with appropriate warning signs to the reasonable satisfaction of the Kingston District Council.
- Council requires a separate drainage reserve in land divisions of adequate area to provide stormwater treatment and retention for a one in five year storm event in residential areas and a one in 10 year storm event in other zones. Any requirements above these limits may be incorporated into the public open space calculation.
- Swale drains shall be constructed with side slopes of three horizontal: one vertical to facilitate maintenance slashing. The longer general gradients shall be no steeper than that consistent with avoidance of scouring, have regard to soil type, vegetation cover and the design flow average velocity. Where site conditions are not consistent with this requirement, thedrain shall be rock lined, or shall incorporate steps or drop structures, with appropriate protection against local scouring. Details of these provisions shall be subject to the specific approval of the Kingston District Council.
- (i) Street Lighting
 - Street lighting shall be provided throughout the subdivision. The following minimum categories (AS 1158.0-1997) will apply.
 - Roads B2.
 - The street lights and poles shall be of a type approved by the Kingston District Council.
- (j) Street Names, Numbers and Signage
 - All naming of roads shall be in accordance with section 219 of the Local Government Act 1999.
 - All numbers assigned to allotments shall be in accordance with section 220 of the Local Government Act 1999.
 - Kingston District Council reserves the right to name all roads.
 - Street signs shall be supplied (from an approved supplier) and erected so as to indicate the appropriate streets to the reasonable satisfaction of the Kingston District Council.
- (k) Landscaping and Tree Planting

All proposed landscaping and tree planting proposed as part of the development shall be provided to the reasonable satisfaction of the Kingston District Council.

(l) Electricity Supply

Electricity supply shall be under-grounded throughout the subdivision. The proponent shall make arrangements with ETSA for the provision of an adequate electricity supply to each allotment.

(m) Water Supply

Water supply services shall be installed in accordance with Australian Standard AS/NZS 3500.1.2 and any other relevant approvals and standards for the installation of a full reticulated water system, for the provision of an adequate water supply to each created allotment and in accordance with the development authorisation granted by the Governor.

- (n) Sewer and Waste Water Disposal
 - The proponent shall be responsible for the design and construction of a suitable sewer and waste water system to service the allotments within the subdivision and in accordance with the development authorisation granted by the Governor.

- The proponent shall provide Council with a full design and specifications for the sewer and waste water disposal system. All design specifications to meet the requirements of the Kingston District Council.
- *(o)* Reserves and Easement for Stormwater Drainage and Electricity Supply
 - The requirements of the Electricity's Trust of South Australia with respect to the provision of easements shall be met.
 - Drainage reserves under the control of the Kingston District Council shall be provided over any stormwater retention basin, settling pond, gross pollution trap or like structure, not located on a road reserve.
- (p) Open Space
 - The proponent, at the discretion of Council, may be required to provide open space associated with the development to satisfy the requirements of the Development Act provisions.
 - The proponent shall provide all open space reserves as shown in the approved layout plan.
 - In the event that the requirements as to the provision of open space are not satisfied, the proponent shall forward the appropriate monetary contribution for the open space requirement to Council as applicable under the Development Act or the State Government Planning and Development Fund. (All contributions received by Council will be appropriated to an open space development reserve fund).

NOTE:

- The Council, when dealing with land division applications, seeks where appropriate to have open space reserve contributions in parcels of at least 2 000 m². Such areas should link with other reserves where possible and practicable.
- Open space reserves in the land division area shall be developed in conjunction with and to the reasonable satisfaction of the Kingston District Council.
- In instances where screening reserves are required, the development approval and/or land management agreement, shall include a requirement for the proponent to fence the screening reserve and develop the reserve in accordance with a plan approved by Council.
 - (q) Construction Record

The proponent shall supply the Kingston District Council with complete records including:

- Compaction test reports for all bulk earthworks, service trench backfilling and base.
- Material quality test reports (base and backfill).
- As constructed design and levels for stormwater drains, base, top of kerb, etc.
- (r) Defects Liability Period
 - The proponent shall lodge with Council (unless Council is the construction contractor) a standard agreement to indemnify Council against any defects that occur in the engineering works within 12 months of the date of practical completion. The date of practical completion will be the date that Council accepts the engineering works.
 - The agreement shall provide for the faults to be rectified by the applicant or to reimburse Council the full costs of all necessary works.
 - Council will notify the proponent in writing of practical completion.
 - The proponent is required to notify Council when the following stages of the engineering works have been achieved and will not proceed until such works have been inspected and approved (including appropriate testing if required) by Council.
 - o Base preparation prior to placement of pavement in all roads and footpaths.
 - Kerb preparation alignment including base compaction and alignment.

- Prior to backfilling trenches for underground stormwater and effluent drainage.
- o Prior to placing seal coat.

and

- (s) Nuisance
 - The proponent shall control dust and noise nuisance as the project proceeds. In the most adverse climatic conditions, operations shall be suspended if necessary to reduce nuisance and to avoid undesirable environmental impacts. All operations shall be conducted in the most efficient and reasonable manner. The Environment Protection Authority requirements shall be observed.

31. Adequate provision shall be made to minimise the effects of extreme storm events on the structural stability of the retaining wall to be located along the frontage of all water front allotments.

32. The proponent shall install the grassed swales and retention basins as outlined in the 'Cape Jaffa Anchorage Environmental Impact Statement, February 2005'.

33. The proponent shall develop and implement a maintenance schedule to ensure that the stormwater treatment device is maintained in a fully operational manner.

34. Stormwater from the site shall be managed to ensure that is does not pollute the underground aquifer.

35. The proponent shall implement the Soil Erosion and Drainage Management Plan prior to the commencement of construction of the site in accordance with the principles outlined in the Stormwater Pollution Prevention Code of Practice for Local, State and Federal Governments. The plan shall be submitted to the planning authority prior to construction commencing.

36. All building allotments shall be capable of connection to sewer.

Concrete Batching Plant

37. The development shall be carried out in accordance with the plans (reference job number 05-10602) and details in the variation to the development authorisation except for as otherwise varied by any conditions that follow.

38. The boundary of the Concrete Batching Plant, shown as the shaded area in Figure 2, Appendix C of the application shall be a minimum of 100 m from the nearest sensitive receptor.

39. All roadways, entrances, loading/unloading areas, and other vehicle traffic areas on the site shall be maintained at all times so that potential for dust generation is minimised and does not create a nuisance off-site.

40. All stockpiles of raw materials shall be located within storage bunkers/bays, and stored below the height of the bunker walls. The storage bunkers/bays shall be oriented to minimise the effects of the prevailing wind (i.e. prevailing wind direction must be taken into account). Sprinklers shall be installed and utilised as required to minimise dust generation.

41. The aggregate bins and hoppers shall be fitted with a threesided and roofed cover suitable for minimising the potential for generation of windborne material where a front-end loader is used.

NOTE: Covering is considered best practice for the loading of sand and aggregate via a front-end loader. Dust can be further minimised by ensuring gradual feed into the hopper, and by minimising the drop distance of material (i.e. by appropriate management). The use of wetted raw materials in dry weather can further minimise potential for emissions.

42. The cement storage silo shall be fitted with an appropriately sized fabric filter incorporating an effective fabric-cleaning device to eliminate emissions due to the displacement of air whilst filling.

43. The silo shall be fitted with a high level visible and audible alarm, complete with a test circuit, to guard against overfilling. It shall also be fitted with automatic delivery shutdown.

44. Any material likely to degrade water (concrete admixtures, etc.) shall be stored within a roofed and bunded compound/area, which has a capacity of at least 120% of the volume of the largest container to be stored within the bund, and which is designed and constructed to prevent the escape of material into surface or underground water resources.

NOTE: Environment Protection Authority Guideline titled Bunding and Spill Management will assist with appropriate design and management of bunded areas:

http://www.epa.sa.gov.au/pdfs/guidebunding.pdf.

45. The operation of the plant shall incorporate an effective wastewater management system to collect, treat as necessary, and re-use wastewater generated at the site. The applicant shall ensure that waste is not discharged to any waters or on land from which it is likely to enter waters either by seepage (or rising water table) or from carriage by wind, rain, or stormwater.

46. Any wastewater (e.g. in the wash out pit) generated by the plant that is not suitable for re-use shall be collected for off-site disposal by a licensed waste depot.

47. The plant may operate from 5 a.m. to 5 p.m., seven days per week during the construction program of the marina provided that no sensitive receptors are located within 200 m of the Concrete Batching Plant, shown as the shaded area in Figure 2, Appendix C of the application. Following the completion of the marina and/or once a sensitive receptor is located within 200 m of the plant; the plant may operate from 6 a.m. to 5 p.m., Monday to Saturday. Operation outside of these hours may only be granted for special projects following application to the Environment Protection Authority.

NOTES TO THE APPLICANT

1. Tenure arrangements for the private moorings should be negotiated with the Department for Transport, Energy and Infrastructure.

2. All construction works shall be undertaken in accordance with the approved Construction Management Plan and Soil Erosion and Drainage Management that form part of the Governor's development authorisation dated 12 January 2006.

3. Binding arrangements (to the reasonable satisfaction of the Development Assessment Commission) need to be made for the permanent management and maintenance of the approved marina proposal as part of the Governor's development authorisation dated 12 January 2006.

4. Two copies of certified survey plans, as required under the Real Property Act 1886, should be lodged with the Development Commission for the issue of Certificate of Title, prior to titles for allotments being granted. The plans should show all easements and reserves.

5. The applicant is reminded that the new sewerage system has not been assessed as part of this development application and will require a separate development application to be submitted to the DAC as the Governor's delegate in accordance with Schedule 22, Part A, Item 3 (2) (b) of the Development Act 1993. Sewage Treatment Works or STEDS in a Water Protection Area with a peak loading capacity designed for more than 100 persons per day. The applicant is reminded that the sewage treatment facility and any subsequent irrigation will require an environmental authorisation under the Environment Protection Act 1993.

6. The applicant is reminded of its general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole of the site, including construction, do not pollute the environment in a way which causes or may cause environmental harm.

In terms of demonstrating the duty, preparation of the following is considered appropriate for construction work on this site:

A Soil Erosion and Drainage Management Plan to address control of run-off of stormwater during earthworks and construction work (to ensure water quality is not detrimentally affected) being prepared by the proponent and being independently certified as meeting the requirements of:

- (a) the general environmental duty as defined in Part 4, section 25 (1) of the Environment Protection Act 1993;
- (b) any relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993;

(c) any relevant Australian Standards or environmental Codes of Practice (such as the Stormwater Pollution Prevention Codes of Practice for the Building and Construction Industry).

Prior to earthworks and construction work commencing, and the works being undertaken in accordance with that plan.

7. The proponent's attention is drawn to the EPA Information Sheet No. 7 'Construction Noise' that provides guidance on minimising the potential for off-site impacts from noise associated with construction and building activities:

http://www.epa.sa.gov.au/pdfs/info_construction.pdf.

8. Control measures such as water sprinkling, minimising soil disturbance and discontinuing work during high winds should adequately address potential for dust problems from the construction of the land division.

9. Any information sheets, guideline documents, codes of practice, technical bulletins can be accessed on the following website:

http://www.epa.sa.gov.au/pub.html.

10. Approvals will be required for all components of the development not hereby approved, including:

- The land division.
- The marina moorings and other marina facilities.
- The public boat ramp, hard stand, boat maintenance facilities and car park areas.
- The boat refuelling and boat effluent disposal facility.
- Installation of navigational aids.
- All residential, commercial, retail, tourist related and other buildings.

11. Pursuant to Development Regulation 64, the applicant is advised that the Kingston District Council or private certifier conducting a Building Rules assessment must:

- (a) provide the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993, in relation to the building works in question; and
- (b) to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

12. The Kingston District Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including Conditions or Notes that apply in relation to this provisional development authorisation).

13. Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this provisional development authorisation. If an application for variation involves substantial changes to the proposal, it will be processed pursuant to section 47 of the Development Act 1993.

14. The applicant should liaise with the Department of Water, Land and Biodiversity Conservation in relation to any further testing of the proposed water supply and negotiate with DWLBC for provision of the already agreed water supply. 15. Pursuant to the Harbors and Navigation Act 1993, the Council will be required to negotiate tenure arrangements with the Minister for Transport over the seabed on terms acceptable to the Minister prior to the commencement of construction.

16. The applicant's CEMMP and OEMMP should be prepared taking into consideration, and with explicit reference to, relevant Environment Protection Authority policies and guideline documents, including but not limited to the Environment Protection (Air Quality) Policy 1994, the Environment Protection (Water Quality) Policy 2003, the Occupational Health and Safety Regulations, EPA Guidelines on Odour Assessment, using odour source modelling 2003, EPA Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004, EPA Bunding and Spill Management Guidelines 2004 and the EPA Stormwater Pollution Prevention Codes of Practice, in addition to other legislative requirements and Guidelines/Australian Standards requiring compliance.

17. The following management and monitoring plans may be incorporated into the CEMMP or OEMMP as appropriate:

- Groundwater Management and Monitoring Plan.
- Irrigation (Reclaimed Water) Monitoring and Management Plan.
- Dredging Monitoring and Management Plan.
- Marine Construction Monitoring and Management Plan.
- Vegetation Monitoring and Management Plan.
- Site Construction Monitoring and Management Plan.
- Acid Sulphate Soils Monitoring and Management Plan.
- · Stormwater Monitoring and Management Plan.

The following activities in relation to the components of the development hereby approved and/or requiring future approval will require licences under the Environment Protection Act 1993:

- Earthworks Drainage: the conduct of earthworks operations in the course of which more than 100 kilolitres of waste water containing suspended solids in a concentration exceeding 25 milligrams per litre is discharged directly or indirectly to marine waters or inland waters.
- · Marinas and Boating Facilities: the conduct of:
 - facilities comprising pontoons, jetties, piers or other structures (whether on water or land) designed or used to provide moorings or dry storage for 50 or more powered vessels at any one time; or
 - (2) works for the repair or maintenance of vessels with the capacity to handle five or more vessels at any one time or vessels 12 m or more in length.
- Dredging: removing solid matter from the bed or any marine waters by any digging or suction apparatus, but excluding works carried out for the establishment of a visual aid to navigation and any lawful fishing or recreational activity.

18. It is likely that as a condition of such licences the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of water quality and to make reports of the results of such monitoring to it.

19. It is also likely that the Environment Protection Authority will require the identification to it of any vessels that visit the marina from international ports or from ports beyond Adelaide and the surrounding area, together with details of the routes travelled by such vessels (for the purpose of identifying the potential introduction of harmful marine species).

20. All works associated with the rehabilitation and remediation of the site must be undertaken in accordance with the General Environmental Duty as defined in Part 4, section 25 (1) of the Environment Protection Act 1993, the Environment Protection (Water Quality) Policy 2003 and other relevant Environment Protection Act 1993, the ANZECC Best Practice Guidelines for Waste Reception Facilities at Ports, Marinas and Boat Harbours in Australia and New Zealand, draft guideline Environment Environment Protection and Authorisation publications and guidelines.

21. The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment.

22. The Management Plan for Acid Sulphate Soils should comply with Guidelines issued by the Coast Protection Board.

- 23. (a) The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby during any works conducted, if an Aboriginal site, object or remains are found, authorisation from the Minister for Aboriginal Affairs and Reconciliation, is required to damage, disturb, interfere or remove the object, site or remains (pursuant to section 23 of the Aboriginal Heritage Act 1988).
 - (b) The applicant should also have regard for the section 23 authorisation (December 2004) and attendant conditions signed by the Minister for Aboriginal Affairs and Reconciliation in relation to the Cape Jaffa Anchorage proposal.

24. The applicant and all agents, employees and contractors, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Aboriginal Affairs and Reconciliation in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.

25. The applicant and the Council after hand-over, must comply with the Public and Environmental Health Act 1987, in regard to the maintenance of suitable water quality within the marina basin (and any stormwater holding ponds) to protect public health and amenity.

26. The expression 'secondary contact recreation' includes activities such as wading, boating and fishing in which some human contact with the water may occur, but in which the probability of bodily immersion or the intake of significant amounts of water is minimal.

27. If foreign vessels are allowed to berth in the marina the proponent would need to consult with the Department for Transport, Energy and Infrastructure (Marine Safety section) to address any requirements of the Australian Quarantine Service (AQIS) and the Australian Customs Service.

28. It is recommended that the applicant approach the Kingston District Council with a view to the Council enacting of by-laws to manage activities associated with:

- The entrance channel and waterways to ensure safe navigation and to protect water quality.
- The boat ramp, washdown, slipways and hardstand.
- Refuelling facility and marine toilet pump-out facility.
- The residential development and reserves (including stormwater management devices).

29. The Kingston District Council will need to review and amend the zoning policies in the relevant Development Plan to reflect any development approved by the Governor and for future assessment and decision-making for buildings and structures not part of this provisional development authorisation.

30. Noise generated from the non-residential components of the development should not exceed:

- (1) 52dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environmental Protection (Industrial Noise) Policy 1994.
- (2) 45dB(A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994.
- (3) A short term typical maximum noise level of 60dB(A) when measured at the nearest existing residential property.

31. In a land division, provision shall be made for a set back distance of 2 m from the top of the edge treatments (for the construction of coastal protection works if required in the future).

32. A common building scheme encumbrance or equivalent device for the purpose of ensuring compliance with design standards for residential and other buildings will be required prior to the lodgement of development applications.

33. Binding legal arrangements (e.g. easements, encumbrances, charge-back arrangements, etc., as appropriate) between the proponent and allotment owners must be put in place, prior to application to the Registrar-General for the issue of new Certificates of Title, to ensure financial and management responsibilities related to the maintenance of edge treatments, the design and appearance of structures and the installation of future coast protection works are clearly allocated. These arrangements should be to the reasonable satisfaction of the Development Assessment Commission.

34. Any further upgrading of the intersection of the Southern Ports Highway/Cape Jaffa Road shall be borne by the Department of Transport, Energy and Infrastructure and/or Council. The applicant will not be required to contribute to any further upgrading as this relates to the currently approved development.

35. An environmental authorisation in the form of a licence is required for the operation of the Concrete Batching Plant. The New Licence Application that was submitted in May 2007 is considered to remain valid unless the information contained within the application changes. Please submit the necessary copy of development approval (i.e. this notice) for the Concrete Batching Plant.

36. A licence may be refused when the applicant has failed to comply with any conditions of development approval imposed at the direction of the Environment Protection Authority.

37. Any information sheets, guideline documents, codes of practice, technical bulletins, etc. that are referenced in these notes can be accessed at <u>http://www.epa.sa.gov.au</u>.

38. Based upon current knowledge and information the proposed development and development site is at some risk of coastal erosion and inundation due to extreme tides notwithstanding any recommendations or advice herein, or may be at future risk. Neither erosion nor the effect of sea level change on this can be predicted with certainty. Also mean sea level rise may rise by more than the 0.3 m assumed in assessing the land division applications. Accordingly neither the South Australian Coast Protection Board nor any of its servants, agents or officers accepts any responsibility for any loss of life and property that may occur as a result of such circumstances.

39. The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

Given under my hand at Adelaide, 14 February 2008.

R. BARUA, Secretary, Development Assessment Commission

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;
- (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.

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Takdaneh Pomegranate Juice	200	LPB—Aseptic	Adelaide Lebanese Bakery	Marine Stores Ltd
WKD Original Vodka Blue	275	Glass	BDS Marketing	Statewide Recycling
WKD Original Vodka Iron Brew	275	Glass	BDS Marketing	Statewide Recycling
Dreher Beer	500	Glass	Baka Australia Pty Ltd	Statewide Recycling
Fonyodi Mineral Water	1 500	PET	Baka Australia Pty Ltd	Statewide Recycling
Bickfords Cranberry Juice Drink	1 000	PET	Bickfords Australia Pty Ltd	Statewide Recycling
Gatorade Apple	200	LPB—Aseptic	Cadbury Schweppes	Statewide Recycling
Gatorade Lemon Lime	200	LPB—Aseptic	Cadbury Schweppes	Statewide Recycling
Gatorade Watermelon	200	LPB—Aseptic	Cadbury Schweppes	Statewide Recycling
Goulburn Valley Lemon Fruit Drink	500	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley Orange Juice Classic	500	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Youll Love Coles Cola	375	Can—Aluminium	Copack Properties Pty Ltd	Flagcan Distributors
Youll Love Coles Diet Cola	375	Can—Aluminium	Copack Properties Pty Ltd	Flagcan Distributors
Youll Love Coles Zu Energy Ballistic	250	Can—Aluminium	Copack Properties Pty Ltd	Flagcan Distributors
Youll Love Coles Zu Energy Sublime	250	Can—Aluminium	Copack Properties Pty Ltd	Flagcan Distributors
MacQuarie Valley Orange & Mango Fruit Drink	2 000	HDPE	Dairy Vale Foods Limited	Statewide Recycling
MacQuarie Valley Orange & Passio Fruit Drink	2 000	HDPE	Dairy Vale Foods Limited	Statewide Recycling
MacQuarie Valley Orange Fruit Drink	2 000	HDPE	Dairy Vale Foods Limited	Statewide Recycling
T4U Lemon Tea	600	PET	Daiwa Food Corporation Pty Ltd	Statewide Recycling
T4U Lychee Green Tea	600	PET	Daiwa Food Corporation Pty Ltd	Statewide Recycling
Bulleit Bourbon & Cola Silver 5.0%	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Slate Bourbon Whiskey & Cola Premium Strength 6.9%	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Slate Bourbon Whiskey & Cola Premium Strength 6.9%	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Angostura Bitters Lime & Soda	330	Glass	Fosters Australia	Marine Stores Ltd
Carlton Draught	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
Carlton Draught	375	Glass	Fosters Australia	Marine Stores Ltd
Carlton Dry Fusion With Natural Lime	355	Glass	Fosters Australia	Marine Stores Ltd
Carlton Light	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
Carlton Light	375	Glass	Fosters Australia	Marine Stores Ltd
Cascade Apple Isle Sparkling Premium Apple Juice	375	Glass	Fosters Australia	Marine Stores Ltd
Cascade Stout	375	Glass	Fosters Australia	Marine Stores Ltd
Cougar Bourbon & Cola	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
Cougar Bourbon & Dry	375	Can—Aluminium	Fosters Australia	Marine Stores Ltd
Torquay De Lite Pink Grapefruit Lemon & Mandarin	1 250	PET	Fosters Australia	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Forquay Pure Sparkling Natural Mineral Water	330	Glass	Fosters Australia	Marine Stores Ltd
Uludag Efsane Gazoz	1 500	PET	Grand Foods	Statewide Recycling
Jludag Efsane Portakal	1 500	PET	Grand Foods	Statewide Recycling
Jludag Efsane Portakal	330 330	Can—Aluminium Can—Aluminium	Grand Foods Grand Foods	Statewide Recycling
Jludag Gazoz Jludag Gazoz Fruit Flavoured Soda	250	Glass	Grand Foods	Statewide Recycling Statewide Recycling
Jludag Orange Flavoured Drink	250	Glass	Grand Foods	Statewide Recycling
Gage Roads London Best	330	Glass	Hardy Wine Company	Statewide Recycling
Gage Roads Premium Lager	330	Glass	Hardy Wine Company	Statewide Recycling
Aqua Source Natural Spring Water	600	PET	Impulse Products Pty Ltd	Statewide Recycling
Pure Samoan Noni Juice	500	Glass	Island Spirit Australia Pty Ltd	Marine Stores Ltd
Mountain Spring Water Magic Springs	600	PET	Milton Dinic trading as Magic Springs	Statewide Recycling
Mountain Spring Water Magic Springs	350	PET	Milton Dinic trading as	Statewide Recycling
Mountain Spring Water Magic Springs	1 500	PET	Magic Springs Milton Dinic trading as Magic Springs	Statewide Recycling
Just Juice Pineapple Juice	250	LPB—Aseptic	National Foods Milk Limited	Statewide Recycling
Just Juice Pineapple Passion	250	LPB—Aseptic	National Foods Milk Limited	Statewide Recycling
Nudie Crushie Pomegranate & More	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Election Crushie Mango Passion Fruit	250	PET	Nudie Foods Pty Ltd	Statewide Recycling
& More Fraffic Stoppers Cola	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Cola	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Fraffic Stoppers Creaming Soda	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Fraffic Stoppers Creaming Soda	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Diet Cola	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Diet Cola	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Diet Lemonade	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Dry Ginger Ale	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Lemon	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Lemon	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Fraffic Stoppers Lemonade	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Fraffic Stoppers Lemonade	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Lime	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Fraffic Stoppers Orange	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Traffic Stoppers Orange	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Fraffic Stoppers Passionfruit	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Fraffic Stoppers Soda Water	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Fraffic Stoppers Tonic Water	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Boddingtons Pub Ale	440	Can—Aluminium	Palais Imports	Marine Stores Ltd
Chambly Noire	750	Glass	Palais Imports	Marine Stores Ltd
Jnibroue 16 Vells Rombardier	750 568	Glass Can—Aluminium	Palais Imports	Marine Stores Ltd
Vells Bombardier Vells Bombardier Premium Bitter	568 568	Glass	Palais Imports Palais Imports	Marine Stores Ltd Marine Stores Ltd
Vells John Bull	568	Can—Aluminium	Palais Imports	Marine Stores Ltd
Wells John Bull Finest Bitter	568	Glass	Palais Imports	Marine Stores Ltd
Youngs Bitter	500	Glass	Palais Imports	Marine Stores Ltd
Youngs Double Chocolate Stout	500	Glass	Palais Imports	Marine Stores Ltd
Joungs Oatmeal Stout	500	Glass	Palais Imports	Marine Stores Ltd
Youngs Special London Ale	500	Glass	Palais Imports	Marine Stores Ltd
Youngs Waggledance	500 500	Glass	Palais Imports	Marine Stores Ltd
Badoit Naturelle	500	Glass Guala Daala	Pernod Ricard Pacific Ras Trade Pty Ltd	Marine Stores Ltd Statewide Recycling
Swisslion Takovo Apple & Peach Fruit	200	Guala Pack		Statewide Recycling

[14 February 2008

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Swisslion Takovo Coctail Apple Peach Orange Fruit Nectar	200	Guala Pack	Ras Trade Pty Ltd	Statewide Recycling
Swisslion Takovo Exotic Fruit Nectar	200	Guala Pack	Ras Trade Pty Ltd	Statewide Recycling
Swisslion Takovo Lemon Fruit Nectar	200	Guala Pack	Ras Trade Pty Ltd	Statewide Recycling
Swisslion Takovo Orange Fruit Nectar	200	Guala Pack	Ras Trade Pty Ltd	Statewide Recycling
Swisslion Takovo Peach Fruit Nectar	200	Guala Pack	Ras Trade Pty Ltd	Statewide Recycling
Swisslion Takovo Strawberry Fruit Nectar	200	Guala Pack	Ras Trade Pty Ltd	Statewide Recycling
Galway Vintage Shiraz	187	PET	Samuel Smith & Son Pty Ltd	Statewide Recycling
Y Series Cabernet Sauvignon	187	PET	Samuel Smith & Son Pty Ltd	Statewide Recycling
Y Series Sauvignon Blanc	187	PET	Samuel Smith & Son Pty Ltd	Statewide Recycling
Y Series Unwooded Chardonnay	187	PET	Samuel Smith & Son Pty Ltd	Statewide Recycling
Sanitarium Up & Go Energize Mocha	350	LPB—Aseptic	Sanitarium Health Food Company	Statewide Recycling
Miss Surprise Apple Raspberry Fruit Drink	300	PET	Siena Foods Pty Ltd	Statewide Recycling
Mr Surprise Apple Raspberry Fruit Drink	300	PET	Siena Foods Pty Ltd	Statewide Recycling
Lav Beer	330	Glass	Tamaras Trade	Marine Stores Ltd

ENVIRONMENT PROTECTION AUTHORITY

Exemptions

THE Environment Protection Authority has issued an exemption to Adelaide Fringe Incorporated to be exempted from the Environment Protection (Industrial Noise) Policy 1994, to exceed maximum permitted noise levels on a non-domestic premises:

This exemption relates to the event known as 'Adelaide Fringe: Opening Night Party' to be conducted at Rymill Park, Adelaide from 22 February 2008 to 23 February 2008.

The Environment Protection Authority has issued an exemption to Adelaide Festival Corporation to be exempted from the Environment Protection (Industrial Noise) Policy 1994, to exceed maximum permitted noise levels on a non-domestic premises:

This exemption relates to the event known as 'Adelaide Bank Festival of Arts 2008' to be conducted at Victoria Drive, Adelaide from 18 February 2008 to 31 March 2008.

The Environment Protection Authority has issued an exemption to Arts Projects Australia Pty Ltd to be exempted from the Environment Protection (Industrial Noise) Policy 1994, to exceed maximum permitted noise levels on a non-domestic premises:

This exemption relates to the event known as 'WOMADelaide' to be conducted at Botanic Park, Hackney Road, Adelaide from 5 March 2008 to 9 March 2008.

S. BEHRENDT, Delegate, Environment Protection Authority

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, the Spencer Gulf and West Coast Prawn Fishermen's Association (the 'exemption holder') or a person authorised by the Association to act as their agent and undertake fishing activity, pursuant to this exemption ('authorised licence holder'), is exempt from the notice made under section 79 of the Fisheries Management Act 2007 on 7 December 2007, prohibiting fishing pursuant to a Spencer Gulf Prawn Fishery Licence, insofar as the exemption holder or an authorised licence holder shall not be guilty of an offence when using prawn trawl nets, pursuant to their fishery licence for the purpose of undertaking prawn surveys (the 'exempted activity'), subject to the conditions contained in Schedule 1.

SCHEDULE 1

1. The exempted activity may only be undertaken from 7 February 2008 until 30 June 2008.

2. The exemption holder may authorise the holder of a Spencer Gulf Prawn Fishery Licence to act as their agent and undertake the exempted activity pursuant to this notice. Authorised licence holders must comply with all regulations and conditions that apply to fishing activities undertaken pursuant to their licence, in addition to the conditions imposed by this exemption.

- 3. (a) The exemption holder must accurately complete both of the tables attached as schedules to this notice and submit to PIRSA Fisheries by email to <u>adsenior@qita.com.au</u> at least one hour prior to the departure of the first vessel from port for each survey period.
 - (b) The exemption holder and authorised licence holders must comply with the information submitted to PIRSA Fisheries in accordance with Condition 3 (a).

4. If a registered boat will return to port more than 30 minutes before or after the time reported in accordance with required fields 7 and 8 of Table 1 (A) and Table 1 (B), then the authorised licence holder (or the registered master in charge of the vessel) must make a new report at least one hour before the registered vessel returns to port.

5. All fish other than prawns, calamary (*Sepioteuthis australis*) and slipper lobster (*Ibacus* spp.) taken during the exempted activity must be returned to the water immediately after capture.

6. The exemption holder must provide a written report to the Executive Director of Fisheries within 15 days of the end of each prawn survey, specifying the total aggregated catch of slipper lobster and squid taken by all authorised licence holders during the survey.

7. The exemption holder or an authorised licence holder must not contravene or fail to comply with Fisheries Management Act 2007, or any other regulations made under that Act, except whereby specifically exempted by this notice.

SCHEDULE 2

Table 1 (A): Survey Exemption Report for the Spencer Gulf Prawn Fishery

Required fields	Vessel 1	Vessel 2	Vessel 3	Vessel 4	Vessel 5	Vessel 6	Vessel 7	Vessel 8	Vessel 9
1. Licence Prefix									
2. Licence No.									
3. Port commencing from									
4. Earliest date leaving port									
5. Earliest time leaving port									
6. Port of return									
7. Date returning to port									
8. Time returning to port									
9. Activity undertaken									
10. Name of person conducting activity									
11. Dates of trawling commencement									
12. Times of trawling									
13. Where will activity take place?									

Required fields	Vessel 10	Vessel 11	Vessel 12	Vessel 13	Vessel 14	Vessel 15	Vessel 16	Vessel 17	Vessel 18
1. Licence Prefix									
2. Licence No.									
3. Port commencing from									
4. Earliest date leaving port									
5. Earliest time leaving port									
6. Port of return									
7. Date returning to port									
8. Time returning to port									
9. Activity undertaken									
10. Name of person conducting activity									
11. Dates of trawling commencement									
12. Times of trawling									
13. Where will activity take place?									

SCHEDULE 3
Table 1 (B): Survey Exemption Report for the Spencer Gulf Prawn Fishery

Dated 6 February 2008.

S. SLOAN, Senior Fisheries Manager

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Cape Jaffa on 25 January 2008

Home made, rectangular rock lobster pot with chicken mesh and white plastic neck.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Cape Jaffa.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Nene Valley on 6 December 2007:

1 drop net

14 L white buoy

2 orange headline floats

length of rope

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Nene Valley.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Pelican Point on 10 January 2008:

3 rock lobster pots—2 black and 1 red with plastic neck

3 4 L red floats

14 L white float

2 2 L red floats

3 bait baskets-1 red and 2 black

3 lengths of rope

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Pelican Point.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Blackfellows Caves on 12 January 2008:

1 rock lobster pot with red neck and white rope

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Blackfellows Caves.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Moonlight Bay on 10 January 2008:

1 mesh net of 61 m in length

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Moonlight Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Pelican Point on 10 January 2008:

1 rock lobster pot with red plastic neck

1 black bait basket

1 green rope 1 4 L red float

- 11 L white float
- 1 1 L blue float

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Pelican Point.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Barrows Creek near Garden Island on 26 May 2007:

1 gill net—Clear multifiloment mesh, blue nylon headline with foam floats attached, squashed lead on leadline, approximately 100 m long and 1.5 m drop.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Barrows Creek near Garden Island.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Birkenhead office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Barkers Inlet, Port River on 5 June 2007:

1 50 m of fish trap

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Barkers Inlet, Port River, Adelaide.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Birkenhead office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Pelican Point on 10 January 2008:

1 rock lobster pot

- 1 black bait basket
- 1 4 L red float
- 1 2 L white and red float
- 1 1 L white float
- white rope

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Pelican Point.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Pelican Point on 10 January 2008:

1 rock lobster pot

1 black bait basket

white rope

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Pelican Point.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Hogwash bend near Cadel in the river bend on 23 September 2007:

1 mesh net, green rope, blue and yellow rope and metal weight.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Hogwash bend near Cadel in the river bend.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Birkenhead office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Murninnie on 20 September 2007:

1 nylon mesh net approximately 150 m long and 1.5 m deep

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Murninnie.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Whyalla office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Danger Point on 10 November 2007:

1 rock lobster pot with red neck

- 1 4 L red float
- 1 0.5 L white float
- 1 wire bait basket
- 1 length of rope

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Danger Point.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Orwell Rocks on 30 November 2007:

1 rock lobster pot with plastic neck

- 2 red bait baskets 1 black bait basket
- 14 L red float
- 11L white float
- 1 0.5 L white float
- yellow rope

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Orwell Rocks.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND **RESOURCES SA—FISHERIES DIVISION**

NOTICE is hereby given pursuant to section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Avoid Bay on 4 January 2008

1 rock lobster pot

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Avoid Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Resources SA, Fisheries Division

Dated 7 February 2008.

M. LEWIS, General Manager, Fisheries Services

[14 February 2008

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2007

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Agents, Ceasing to Act as	39.60
Associations:	
Incorporation	20.10
Intention of Incorporation	49.75
Transfer of Properties	49.75
-	.,
Attorney, Appointment of	39.60
Bailiff's Sale	49.75
Cemetery Curator Appointed	29.45
Companies:	
Alteration to Constitution Capital, Increase or Decrease of	39.60
Capital Increase or Decrease of	49.75
Ceasing to Carry on Business	29.45
Declaration of Dividend	29.45
Incorporation Lost Share Certificates:	39.60
Eist Name	20.45
First Name	29.45
Each Subsequent Name	10.10
Meeting Final	33.10
Meeting Final Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	39.60
Each Subsequent Name	10.10
Notices:	10.10
	40.75
Call	49.75
Change of Name	20.10
Creditors	39.60
Creditors Compromise of Arrangement	39.60
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed?)	49.75
Palagga of Liquidator Application Large Ad	78.65
be appointed') Release of Liquidator—Application—Large Ad —Release Granted	
Release Granted	49.75
Receiver and Manager Appointed	45.85
Receiver and Manager Ceasing to Act	39.60
Restored Name	37.25
Petition to Supreme Court for Winding Up	69.30
Summons in Action	58.85
Order of Supreme Court for Winding Up Action	39.60
Register of Interests—Section 84 (1) Exempt	89.10
Register of Interests—Section 84 (1) Exempt	
Removal of Office	20.10
Proof of Debts	39.60
Sales of Shares and Forfeiture	39.60
Estates:	
Assigned	29.45
Deceased Persons—Notice to Creditors, etc	49.75
Each Subsequent Name	10.10
Each Subsequent Name	
Deceased Persons—Closed Estates	29.45
Each Subsequent Estate	1.30
Probate, Selling of	39.60
Public Trustee, each Estate	10.10
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	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	26.30 26.30
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	49.75 49.75 49.75
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet.	20.10 21.05 20.10 20.10 10.10
Leases—Application for Transfer (2 insertions) each	10.10
Lost Treasury Receipts (3 insertions) each	29.45
Licensing	58.85
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates:	393.90
First Name Each Subsequent Name	78.65
-	29.45
Noxious Trade	
Partnership, Dissolution of	29.45
Petitions (small)	20.10
Registered Building Societies (from Registrar- General)	20.10
Register of Unclaimed Moneys—First Name	29.45
Each Subsequent Name	10.10
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	252.15 333.45
Sale of Land by Public Auction	50.30
Advertisements	117.75 235.50
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	•
Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.80 per line.	Distric

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2007

Pages	Main	Amends	Pages	Main	Amends
1-16	2.40	1.10	497-512	33.60	32.55
17-32	3.25	2.05			
			513-528	34.65	33.35
33-48	4.20	3.00	529-544	35.70	34.65
49-64	5.30	4.05	545-560	36.75	35.70
65-80	6.25	5.15	561-576	37.50	36.75
81-96	7.25	6.00	577-592	38.55	37.25
97-112	8.25	7.05	593-608	39.85	38.30
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145-160	11.35	10.10	641-656	42.70	41.70
161-176	12.40	11.15	657-672	43.25	42.20
177-192	13.45	12.20	673-688	45.05	43.25
193-208	14.50	13.35	689-704	45.85	44.30
209-224	15.30	14.15	705-720	46.65	45.35
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241-257	17.50	15.95	737-752	48.95	47.40
258-272	18.45	17.00	753-768	50.00	48.20
273-288	19.50	18.25	769-784	50.55	49.75
289-304	20.30	19.15	785-800	51.60	50.80
305-320	21.55	20.20	801-816	52.60	51.30
321-336	22.40	20.20	817-832	53.65	52.60
337-352	23.55	22.30 23.35	833-848	54.70	53.65
353-368	24.50		849-864	55.75	54.20
369-384	25.55	24.40	865-880	56.80	55.75
385-400	26.55	25.30	881-896	57.30	56.25
401-416	27.60	26.05	897-912	58.85	57.30
417-432	28.65	27.35	913-928	59.40	58.85
433-448	29.70	28.40	929-944	60.45	59.40
449-464	30.50	29.20	945-960	61.50	59.90
465-480	31.00	30.20	961-976	63.05	60.95
481-496	32.55	31.00	977-992	64.10	61.50
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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.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
8 Sydney Place, Adelaide (does not include attached	Allotment 568 of portion of Town Acre 525, Hundred of Adelaide	5898	335	1.3.62, page 468	185.00
flat at rear) 311 The Parade, Beulah Park	Adelaide Allotment 4 in Filed Plan 141265, Hundred of Adelaide	5701	770	20.12.07, page 4895	211.00
Lot 1362, Riverview Drive, Berri	Allotment 1 in Deposited Plan 29163, Berri Irrigation Area	5404	505	30.3.06, page 972	215.00
9 Elizabeth Street, Clapham	Allotment 38 in Deposited Plan 2245, Hundred of Adelaide	5182	350	8.11.07, page 4183	270.00
65 Australian Avenue, Clovelly Park	Allotment 219 in Deposited Plan 3654, Hundred of Adelaide	5289	467	22.2.07, page 555	195.00
24 Hayles Road, Elizabeth Park	Allotment 712 in Deposited Plan 7006, Hundred of Munno Para	5608	496	6.12.07, page 4676	115.00
22 Hillier Road, Evanston	Allotment 2 of portion of Section 3221, Hundred of Munno Para	5475	729	3.4.69, page 996	190.00
4 Langman Avenue, Magill	Allotment 5 in Deposited Plan 5764, Hundred of Adelaide	5640	157	29.1.04, page 274	185.00
47 Gawler Street, Port Noarlunga	Allotment 51 of portion of Section 313, Hundred of Noarlunga	5473	321	27.3.97, page 1362	180.00
Lot 2, Eighth Street, Renmark (formerly Lot 199, Block E corner of)	Allotment 2 in Deposited Plan 23702, Renmark Irrigation Area	5274	89	25.8.83, page 544	180.00
47 Swaine Avenue, Rose Park	Allotment 38 in Filed Plan 140699, Hundred of Adelaide	5377	52	29.5.03, page 2068	180.00
15 Northbri Avenue, Salisbury East	Allotment 48 in Deposited Plan 7002, Hundred of Yatala	5498	22	24.8.06, page 2862	207.00
Lot 159, Old Port Wakefield Road, Two Wells	Allotment 159 of portion of Section 67, Hundred of Port Gawler	5430	669	30.1.92, page 283	110.00
8 Warilda Avenue, Valley View	Allotment 6 in Deposited Plan 6706, Hundred of Yatala	5220	466	29.6.06, page 2074	182.00
6 Bond Street, West Hindmarsh	Allotment 112 in Deposited Plan 1342, Hundred of Yatala	5573	490	6.12.07, page 4676	200.00
Dated at Adelaide, 14 February 2	2008.		D. Hu	JXLEY, Director, Corporate a	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.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
Lot 8, Panfry Terrace, Edithburgh	Allotment 8 in Filed Plan 131540, Hundred of Melville	5240	143	26.10.95, page 1185
3 Bartel Boulevard, Encounter Bay	Allotment 3 in Deposited Plan 3600, Hundred of Encounter Bay	5733	495	26.7.07, page 3177
6 Ragless Avenue, Enfield	Allotment 84 in Filed Plan 127418, Hundred of Yatala	5803	481	20.12.07, page 4895
7 Bristol Crescent, Highbury	Allotment 13 in Deposited Plan 9776, Hundred of Yatala	5413	349	27.9.07, page 3771
30 Gertrude Street, Morphett Vale	Allotment 134 in Deposited Plan 6364, Hundred of Noarlunga	5628	602	11.10.07, page 3907
Front house, 134 May Terrace, Ottoway	Allotment 12, Section 1164, Hundred of Port Adelaide	5778	654	28.3.96, page 1794
23 Southan Street, Smithfield Plains	Allotment 68 in Deposited Plan 7870, Hundred of Munno Para	5343	121	21.6.07, page 2639
Dated at Adelaide, 14 February 2008	3.	D. HUXLEY, D	virector, Co	orporate 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 Volume	of Title Folio
3 Maturin Avenue	Christies Beach	Allotment 208 in Deposited Plan 3299, Hundred of Noarlunga	5180	614
37 Caroline Drive	Fulham Gardens	Allotment 72 in Filed Plan 120491, Hundred of Yatala	5991	703
57 Redward Avenue	Greenacres	Allotment 48 in Deposited Plan 4945, Hundred of Yatala	5171	205
166 Senate Road	Port Pirie West	Allotment 172 in Filed Plan 184254, Hundred of Pirie	5804	938
Dated at Adelaide, 14 February 2	D. HUXLEY, Director, Corpo	rate and Boa	rd Services	

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 4, Frisby Road, Munno Para Downs, being portion of the land comprised in certificate of title volume 5088, folio 296 and being the whole of the land numbered 316 in unapproved plan numbered D 76427 lodged in the Lands Titles Office.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Jim Tuppin, P.O. Box 1, Walkerville, S.A. 5081 Telephone (08) 8343 2760

Dated 12 February 2008.

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

> A. HARTLEY, Acting Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2007/11822/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 1, Womma Road, Penfield, S.A. 5121, being portion of the land comprised in certificate of title volume 5167, folio 313 and being the whole of the land numbered 24 in unapproved plan numbered D 76445 lodged in the Lands Titles Office.

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

Compensation

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

Inquiries should be directed to: Jim Tuppin, P.O. Box 1,

Walkerville, S.A. 5081

Telephone (08) 8343 2760

Dated 12 February 2008.

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

> A. HARTLEY, Acting Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2007/11525/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 14, Stanley Road, Waterloo Corner, being the whole of Allotment 14 in Deposited Plan 4843, being the whole of the land comprised in certificate of title volume 5329, folio 353.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Jim Tuppin, P.O. Box 1, Walkerville, S.A. 5081 Telephone (08) 8343 2760

Dated 12 February 2008.

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

> A. HARTLEY, Acting Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2007/11515/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Definition of Land Acquired

Comprising the fee simple of that piece of land situated at Lot 20, McIntyre Road, Macdonald Park, being portion of the land comprised in certificate of title volume 5619, folio 527 and being the whole of the land numbered 205 in unapproved plan numbered D 76492 that has been lodged in the Lands Titles Office.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Jim Tuppin, P.O. Box 1, Walkerville, S.A. 5081 Telephone (08) 8343 2760

Dated 12 February 2008.

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

> A. HARTLEY, Acting Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2007/11915/01

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Kate Marie Galpin, an employee of Taurus Holdings (SA) Pty Ltd.

SCHEDULE 2

The land described in a whole of certificate of title register book volume 5920, folio 285, situated at Lot 35, Rymill Avenue, Encounter Bay, S.A. 5211.

Dated 9 February 2008.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Roger Barry Trimper, an employee of Elders Ltd.

SCHEDULE 2

The land described in a whole of certificate of title register book volume 5482, folio 14, situated at Lot 5, Deposited Plan 47488, Twenty Eighth Street, Renmark, S.A. 5341.

Dated 9 February 2008.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Vincent Ian Davies, an employee of Adelaide Northern Real Estate Pty Ltd.

SCHEDULE 2

The land described in a whole of certificate of title register book volume 5157, folio 34, situated at 5 Meralang Avenue, Salisbury Park, S.A. 5109.

Dated 9 February 2008.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Peter Robert Calliss, an employee of P. Calliss Pty Ltd.

SCHEDULE 2

The land described in a whole of certificate of title register book volume 5401, folio 148, situated at 4 Butler Street, Whyalla, S.A. 5600.

Dated 9 February 2008.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Peter Robert Barrett, an employee of Kyzac Pty Ltd.

SCHEDULE 2

The land described in a whole of certificate of title register book volume 5684, folio 964, situated at 11 South Terrace, Port Hughes, S.A. 5558.

J. RANKINE, Minister for Consumer Affairs

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Virgin Blue Airlines Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated on the fleet of aircraft as operated by the applicant for intrastate trips and to be known as Virgin Blue Airlines.

The application has been set down for callover on 14 March 2008 at 9 a.m.

Conditions

- The following licence conditions are sought:
 - To serve alcohol to any *bona fide* passenger in the course of a journey on any flight at any time on any 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: 7 March 2008).

The applicant's address for service is c/o Thomson Playford, 101 Pirie Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 February 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 Antonio Morelli has applied to the Licensing Authority for a Restaurant Licence and Entertainment Consent in respect of premises situated at 94-96 Gorge Road, Newton, S.A. 5074 and to be known as L'osteria Caffe Restaurant.

The application has been set down for callover on 7 March 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;
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation:

Sunday: 8 p.m. to 9.30 p.m.

• Entertainment Consent:

Friday and Saturday: 12.30 p.m. to 11 p.m.

Sunday: 12.30 p.m. to 9.30 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: 29 February 2008).

The applicant's address for service is c/o Antonio Morelli, 94-96 Gorge Road, Newton, S.A. 5074.

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 February 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 Daniel Anthony Anastasi has applied to the Licensing Authority for the transfer of a Restaurant Licence, variation to Conditions, variation to an Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 12A Kensington Road, Rose Park, S.A. 5067, known as Bacci's Lounge Brasserie and to be known as Bacci's Restaurant and Supper Lounge.

The application has been set down for callover on 7 March 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

• Variation to trading hours (including Extended Trading Authorisation) from:

Monday to Thursday: 6 p.m. to midnight;

Friday and Saturday: 6 p.m. to 2 a.m. the following day; No trading on Sunday.

• Variation to trading hours (including Extended Trading Authorisation) to:

Monday to Thursday: 11 a.m. to midnight;

Friday and Saturday: 11 a.m. to 2 a.m. the following day; Sunday: 11 a.m. to midnight;

New Year's Eve: 11 a.m. to 2 a.m. the following day.

• Entertainment Consent:

Monday to Thursday: 11 a.m. to midnight;

Friday and Saturday: 11 a.m. to 2 a.m. the following day;

Sunday: 11 a.m. to midnight;

New Year's Eve: 11 a.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, on or before the callover date (viz: 6 March 2008).

The applicant's address for service is c/o Duncan Basheer Hannon, Barristers and Solicitors, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: Max Basheer or 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 February 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 Smiros Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 56 Glen Osmond Road, Parkside, S.A. 5063 and known as Juno Cafe.

The application has been set down for hearing on 13 March 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: 6 March 2008).

The applicant's address for service is c/o Irene Gelekis, 5 Musgrave Court, Gulf View Heights, S.A. 5096.

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 February 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 Kingston S.E. Sporting Clays Inc. has applied to the Licensing Authority for a Limited Club Licence and an Extended Trading Authorisation in respect of premises situated at Section 542, Hundred of Lacepede, Kingston, S.A. 5275 and to be known as Kingston S.E. Sporting Clays.

The application has been set down for callover on 14 March 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation:
 - Sunday: 8 p.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: 7 March 2008).

The applicant's address for service is c/o Kingston S.E. Sporting Clays Inc., P.O. Box 20, Kingston, S.A. 5275.

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 4 February 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 Burnside Village Cellars Pty Ltd has applied to the Licensing Authority for the transfer and removal of a Retail Liquor Merchant's Licence in respect of premises situated at 322 Greenhill Road, Glenside, S.A. 5065 and to be situated at Shop 59B and C, Burnside Village Shopping Centre, 447 Portrush Road, Glenside, S.A. 5065, known as Hamood's Plonk! and to be known as Burnside Village Cellars.

The application has been set down for callover on 14 March 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: 7 March 2008).

The applicant's address for service is c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 (Attention: Peter Hoban or Ben Allen).

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 7 February 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 Orso & Fratelli Pty Ltd as trustee for RA Surace Trust, MC Surace Trust and Orso Trust has applied to the Licensing Authority for a Restaurant Licence with Section 341 (c), Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 205 Grenfell Street, Adelaide, S.A. 5000 and to be known as Orso & Fratelli.

The application has been set down for callover on 14 March 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 to allow the premises to trade as follows:
 - Monday to Wednesday: Until 1 a.m. the following day;
 - Thursday to Saturday: Until 2 a.m. the following day;
 - Sunday: From 8 a.m. to 1 a.m. the following day;
 - Maundy Thursday: Until 2 a.m. the following day;
 - Christmas Eve and Sunday Christmas Eve: Until 2 a.m. the following day;
 - New Year's Eve: Until 2 a.m. the following day;
 - On the day following New Year's Eve: Until 2 a.m. the following day;
 - On days preceding other Public Holidays: Until 2 a.m. the following day;
 - On Sundays preceding Public Holidays: Until 2 a.m. the following day.
- Entertainment Consent to be operative at all time the Extended Trading Authorisation is in force.

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: 7 March 2008).

The applicant's address for service is c/o Kelly & Co., Level 17, Westpac House, 91 King William Street, Adelaide, S.A. 5000 (Attention: Jarrod Ryan).

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 February 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 K & B's Nominees Pty Ltd has applied to the Licensing Authority for a variation to Conditions in respect of premises situated at 257 Seaview Road, Henley Beach, S.A. 5022 and known as Zootz.

The application has been set down for callover on 14 March 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

Variation to Conditions:

Variation to Condition 1 from:

The total number of patrons in Area 2 does not exceed 30 and Area 4 does not exceed 15 persons.

To:

The total number of patrons in Area 2 does not exceed 40 and Area 4 does not exceed 15 persons.

Delete Condition 5:

That patrons in Areas 2 and 4 be seated at a chair and table at all times.

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: 7 March 2008).

The applicant's address for service is c/o K & B's Nominees Pty Ltd, 257 Seaview Road, Henley Beach, S.A. 5022.

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 February 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 Trevor Lawrence Gill and Roseanne Lorraine Gill have applied to the Licensing Authority for a Redefinition and variation to an Extended Trading Authorisation in respect of premises situated at 24 Bowman Street, Crystal Brook, S.A. 5523 and known as Royal Hotel.

The application has been set down for callover on 14 March 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition to include an outdoor area as per plans lodged with this office.
- Variation to Extended Trading Authorisation to include the abovementioned area.

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: 7 March 2008).

The applicants' address for service is c/o Trevor Gill, P.O. Box 186, Crystal Brook, S.A. 5523.

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 February 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 the City of Salisbury has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Lot 101, Salisbury Highway, Mawson Lakes, S.A. 5095 and to be known as The Watershed.

The application has been set down for callover on 14 March 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- The licence will authorise the licensee to sell and supply liquor on the licensed premises to the general public for consumption on the licensed premises, with or without a meal, as follows:
 - On Monday to Thursday inclusive, between 10 a.m. and 1 a.m. the following day.
 - On Friday and Saturday between 10 a.m. and 2 a.m. the following day (excluding Good Friday).

On Sunday between 10 a.m. and midnight the same day.

On a Sunday preceding a Public Holiday between 10 a.m. and 2 a.m. the following day.

 The licensee shall at all times use its best endeavours to ensure that any live entertainment provided on the licensed premises does not produce excessively loud music likely to unduly disturb or annoy or inconvenience nearby residents or business proprietors. • The noise levels of music emitted from the licensed premises shall not exceed 8 dB in any octave above the ambient noise level measured at any location sensitive noise receptor.

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: 7 March 2008).

The applicant's address for service is c/o Greg Griffin, Griffin Hilditch Lawyers, 49 Flinders Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 February 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 Megasari Davies has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1512 South Road, Darlington, S.A. 5047, known as La Casa Café and to be known as Marcellina Darlington.

The application has been set down for hearing on 17 March 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 March 2008).

The applicant's address for service is c/o Megasari Davies, 44 Pembroke Drive, Reynella, S.A. 5161.

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 February 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 Brinkmanship Pty Ltd as trustee for the Hampshire Hotel Unit Trust has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 110 Grote Street, Adelaide, S.A. 5000 and known as Hampshire Hotel.

The application has been set down for hearing on 19 March 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: 12 March 2008).

The applicant's address for service is c/o Sparke Helmore Lawyers, Level 9, 55 Currie Street, Adelaide, S.A. 5000 (Attention: James Frearson-Lea).

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 February 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 DDY Australia Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 73A Hindley Street, Adelaide, S.A. 5000, known as Shushan Legend—Sichuan Hotpot and to be known as Kind Spring Chinese Restaurant.

The application has been set down for hearing on 19 March 2008 at 2 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 hearing date (viz: 12 March 2008).

The applicant's address for service is c/o Jasun, 73A Hindley Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 February 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 Sunny Catering Australia Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 441 Magill Road, St Morris, S.A. 5068 and known as Happy Corner Chinese Restaurant.

The application has been set down for hearing on 20 March 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: 13 March 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 31 January 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 Ian Max Michell and Donna Elizabeth Michell have applied to the Licensing Authority for a Redefinition, variation to an Extended Trading Authorisation and Entertainment Consent in respect of premises situated at Main Street, Brinkworth, S.A. 5464 and known as Junction Hotel.

The application has been set down for callover on 14 March 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition to include the Verandah as per plans lodged with this office.
- Variation to Extended Trading Authorisation to include the abovementioned area.

• Entertainment Consent is sought for Areas 3 and 4 as per plans lodged with this office.

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: 7 March 2008).

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 February 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 Augusta Partners Pty Ltd as trustee for the Travellers Rest Hotel Unit Trust has applied to the Licensing Authority for a Redefinition and variation to an Extended Trading Authorisation in respect of premises situated at Quorn Road, Stirling North, S.A. 5710 and known as Travellers Rest Hotel—Stirling North.

The application has been set down for callover on 14 March 2008 at 9 a.m.

Conditions

- The following licence conditions are sought:
- Redefinition to include the Verandah as per plans lodged with this office.
- Variation to Extended Trading Authorisation to include the abovementioned area.

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: 7 March 2008).

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 February 2008.

Applicant

MINING ACT 1971

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

Applicant: St Barbara Limited

Location: Coober Pedy area—Approximately 40 km northwest of Coober Pedy.

Term: 1 year

Area in km²: 956

Ref.: 2007/00081

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Adavale Minerals Pty Ltd

Location: Clayton area—Approximately 50 km north-northeast of Marree.

Term: 1 year

Area in km²: 282

Ref.: 2007/00192

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Adavale Minerals Pty Ltd

Location: Cooryanna area—Approximately 75 km north-east of Marree.

Term: 1 year

Area in km²: 317

Ref.: 2007/00194

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Adavale Minerals Pty Ltd

Location: Lake Eyre area—Approximately 65 km northnorth-west of Marree.

Term: 1 year

Area in km^2 : 504

Ref.: 2007/00195

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Adavale Minerals Pty Ltd

Location: Etadunna area—Approximately 100 km northnorth-east of Marree.

Term: 1 year

Area in km²: 995

Ref.: 2007/00196

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: St Barbara Limited

Location: Mount Robinson area—Approximately 100 km south-east of Oodnadatta.

Term: 1 year

Area in km²: 324

Ref.: 2007/00336

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: St Barbara Limited

Location: Ant Hill area—Approximately 80 km north-northwest of Coober Pedy.

Term: 1 year

Area in km²: 763

Ref.: 2007/00337

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Currie Resources Pty Ltd

Location: Gina Outstation area—Approximately 90 km south of Coober Pedy.

Term: 1 year

Area in km²: 581

Ref.: 2007/00383

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Currie Resources Pty Ltd

Location: Goode Hill area—Approximately 50 km south-east of Olary.

Term: 1 year Area in km²: 332

Ref.: 2007/00384

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Currie Resources Pty Ltd

Location: Roxby Hill area—Approximately 70 km north-west of Woomera.

Term: 1 year

Area in km²: 277

Ref.: 2007/00385

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Diatreme Resources Limited

Location: Naarack area—Approximately 130 km west of Coober Pedy.

Term: 1 year

Area in km²: 979

Ref.: 2007/00423

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Diatreme Resources Limited

Location: Mabel Creek area—Approximately 80 km west of Coober Pedy.

Term: 1 year

Area in km^2 : 902

Ref.: 2007/00424

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Diatreme Resources Limited

Location: Ouldburra area—Approximately 180 km north of Coober Pedy.

Term: 1 year

Area in km²: 969

Ref.: 2007/00425

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Diatreme Resources Limited

Location: Marla area—Approximately 190 km north of Coober Pedy.

Term: 1 year

Area in km²: 885

Ref.: 2007/00426

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Diatreme Resources Limited

Location: Wintinna area—Approximately 145 km north of Coober Pedy.

Term: 1 year

Area in km²: 959

Ref.: 2007/00427

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Swancove Enterprises Pty Ltd

Location: Billeroo West area—Approximately 100 km northnorth-west of Olary.

Term: 1 year

Area in km²: 26

Ref.: 2007/00436

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Swancove Enterprises Pty Ltd

Location: Woolatchi Creek area—Approximately 165 km north-east of Leigh Creek.

Term: 1 year

Area in km²: 30

Ref.: 2007/00437

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Swancove Enterprises Pty Ltd

Location: Lake Everard South area—Approximately 110 km south-south-east of Tarcoola.

Term: 1 year

Area in km^2 : 97

Ref.: 2007/00448

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Swancove Enterprises Pty Ltd

Location: Lake Tarkarooloo area—Approximately 125 km north-north-west of Olary.

Term: 1 year Area in km²: 18

Ref.: 2007/00449

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Mineral Sands Ltd

Location: Redbanks area—Approximately 15 km south-west of Kingscote.

Term: 1 year Area in km²: 573

Ref.: 2007/00572

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

H. TYRTEOS, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under section 95, Australian Power & Gas, Infratil Energy Australia and Momentum Energy have jointly requested the making of the proposed *National Electricity Amendment (Futures Offset Arrangements)* Rule 2008. The proposal seeks to accommodate futures offset arrangements into the National Electricity Rules and also to modify the maximum credit limit calculation methodology. Submissions must be received by 14 March 2008. Further details on the above matter are available on the AEMC's website <u>www.aemc.gov.au</u>. All documents in relation to the above matter 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 February 2008.

NOTICE TO MARINERS

NO. 8 OF 2008

South Australia—Puckeridge Boat Ramp—Murat Bay—Ceduna— New Light Established

A NEW entrance beacon, Quick Flashing Green light, Range three nautical miles has been established in position latitude 32°08'12.8"S, longitude 133°39'54.9"E.

Charts affected: Aus 120.

Adelaide, 7 December 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—Van Brugge Street, Coober Pedy

BY Road Process Order made on 20 September 2007, the District Council of Coober Pedy ordered that:

1. Portion of Van Brugge Street adjoining the southern boundary of allotment 825, Town of Coober Pedy, more particularly delineated and lettered 'A' on Preliminary Plan No. 07/0035 be closed.

2. The whole of the land subject to closure be transferred to Brett John Carruthers and Jill Carruthers in accordance with agreement for transfer dated 4 September 2007 entered into between the District Council of Coober Pedy and B. J. and J. Carruthers.

On 31 January 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 75756 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 February 2008.

P. M. KENTISH, Surveyor-General

PETROLEUM ACT 2000 CORRIGENDUM

The following notice replaces that published on page 1445, *Gazette* No. 24, dated 3 May 2007:

Cessation of Suspension and Variation of Exploration Licences— PEL 108, PEL 109 and PEL 112

NOTICE is hereby given that under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573:

1. The suspension dated 1 March 2007 of the abovementioned Exploration Licences has been ceased, from and including 23 March 2007.

2. The expiry date of PEL's 108, 109 and 112 is now determined to be 10 June 2008.

3. The conditions of the abovementioned Exploration Licences have been varied as follows:

Condition 1 of the licence is omitted and the following substituted:

'1. During the term of the licences, the licensees shall carry out or cause to be carried out exploratory operations on the area comprised in the licences in accordance with such work programs as are approved by the Minister from time to time. Years one to five exploratory operations are guaranteed. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements
One	Seismic reprocessing; Geological and geophysical review
Two	Geological and geophysical review
Three	Geological and geophysical studies; Seismic reprocessing; 190 km 2D seismic acquisition (Year 3 program to be conducted anywhere within the combined area covered by PEL's 108, 109 and 112)
Four	Geological and geophysical studies (Year 4 program to be conducted anywhere within the combined area covered by PEL's 108, 109 and 112)
Five	3 wells; Geological and geophysical studies (Year 5 program to be conducted anywhere within the combined area covered by PEL's 108, 109 and 112)

This variation provides for the removal of two wells in Year 4 of the licence terms. The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Details of all licences granted under the Petroleum Act 2000, may be viewed at <u>www.pir.sa.gov.au</u>.

Dated 11 February 2008.

B. A. GOLDSTEIN, Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Grant of Geothermal Exploration Licence-GEL 293

NOTICE is hereby given that the undermentioned Geothermal Exploration Licence has been granted with effect from and including 11 December 2007, under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensee	Locality	Date of Expiry	Reference
GEL 293	Torrens Energy Ltd	Torrens Island	6 February 2013	27/2/460

Description of Area

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

Commencing at a point being the intersection of latitude 34°45'00"S GDA94 and longitude 138°30'15"E GDA94, thence east to longitude 138°35'15"E GDA94, south to latitude 34°47'05"S GDA94, west to longitude 138°34'55"E GDA94, south to latitude 34°47'45"S GDA94, east to longitude 138°35'45"E GDA94, south to latitude 34°50'55"S GDA94, west to longitude 138°33'35"E GDA94, north to latitude 34°50'25"S GDA94, west to longitude 138°30'10"E GDA94, north to latitude 34°47'35"S GDA94, west to longitude 138°30'20"E GDA94, north to latitude 34°47'35"S GDA94, west to longitude 138°30'20"E GDA94, north to latitude 34°47'35"S GDA94, west to longitude 138°30'15"E GDA94 and north to the point of commencement, but excluding Torrens Island Conservation Park and the area bounded as follows:

Commencing at a point being the intersection of latitude 34°50'05"S GDA94 and longitude 138°35'05"E GDA94, thence east to longitude 138°35'30"E GDA94, south to latitude 34°50'30"S GDA94, west to longitude 138°35'05"E GDA94 and north to the point of commencement.

Area: 80 km² approximately.

Dated 7 February 2008.

B. A. GOLDSTEIN, Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Grant of Geothermal Exploration Licences—GEL 294 and GEL 295

NOTICE is hereby given that the undermentioned Geothermal Exploration Licences have been granted with effect from and including 8 February 2008, under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensee	Locality	Date of Expiry	Reference
GEL 294	Teck Cominco Australia Pty Ltd	Adjacent Lake Torrens	7 February 2013	27/2/461
GEL 295	Teck Cominco Australia Pty Ltd	Adjacent Lake Torrens	7 February 2013	27/2/462

Description of Area-GEL 294

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

Commencing at a point being the intersection of latitude 31°04'55"S GDA94 and longitude 137°20'45"E GDA94, thence east to longitude 137°36'05"E GDA94, south to latitude 31°16'00"S GDA94, west to longitude 137°20'45"E GDA94 and north to point of commencement.

Area: 499 km² approximately.

Description of Area-GEL 295

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

Commencing at a point being the intersection of latitude 31°16'00"S GDA94 and longitude 137°20'45"E GDA94, thence east to longitude 137°36'05"E GDA94, south to latitude 31°27'00"S GDA94, west to longitude 137°20'45"E GDA94 and north to point of commencement.

Area: 495 km² approximately.

Dated 8 February 2008.

B. A. GOLDSTEIN, Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

THE CPA AUSTRALIA LTD (South Australia) SCHEME

Professional Standards Act 2004 (SA)

PREAMBLE

- A. CPA Australia Limited ("CPA Australia") is a national occupational association.
- B. CPA Australia has made an application to the Professional Standards Council, appointed under the *Professional Standards Act 2004* (SA) ("the Act") for a scheme under the Act.
- C. The Scheme is prepared by CPA Australia for the purposes of limiting occupational liability to the extent to which such liability may be limited under the Act.
- D. The Scheme propounded by CPA Australia is to apply to all participating members referred to in clauses 2.2 and 2.3 of the Scheme.
- E. CPA Australia has furnished the Council with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- F. The Scheme is intended to remain in force for a period of five years from its commencement unless it is revoked, extended or ceases in accordance with section 34 of the Act.

THE CPA AUSTRALIA LIMITED (South Australia) SCHEME

1. Occupational Association

- 1.1 The CPA Australia Limited (South Australia) Scheme (the "Scheme") is a scheme under the *Professional Standards Act 2004* (SA) ("the Act") of CPA Australia Limited ("CPA Australia"), Level 28, 385 Bourke Street, Melbourne, Vic. 3000.
- 1.2 Definitions of terms used in the Scheme appear in the Scheme, including in Part 4.

2. **Persons to Whom the Scheme Applies**

2.1 This Scheme applies to participating members, being those CPA Australia members referred to in clauses 2.2 and 2.3 of the Scheme, and to all persons to whom the Scheme applied at the time of the relevant act or omission on which a cause of action for damages for occupational liability is founded.¹ Each such participating member and person is referred to in the Scheme as a "participant".

- 2.2 All members who hold a current Public Practice Certificate issued by CPA Australia and affiliate members of CPA Australia other than financial services licensees.
- 2.3 All practice entity members other than financial services licensees.²
- 2.4 No person to whom the Scheme applies may choose not to be subject to the Scheme, provided that CPA Australia may, on application by a person, exempt the person from the Scheme if CPA Australia is satisfied that he or she would suffer financial hardship in obtaining professional indemnity insurance to the levels set out in clause 3.1 below.

3. Limitation of Liability

- 3.1 This Scheme only affects the liability of a participant for damages³ arising from a single cause of action to the extent to which the liability results in damages exceeding:
 - \$500 000 where the act or omission giving rise to the cause of action occurred on or before 30 June 2008;
 - (b) \$750 000 where the act or omission giving rise to the cause of action occurred between 1 July 2008 and 30 June 2009;
 - (c) \$1 million where the act or omission giving rise to the cause of action occurred after
 1 July 2009.

¹ Sections 20 and 21 of the Act provide that if the Scheme applies to a body corporate, the Scheme also applies to each officer of the body corporate and if the Scheme applies to a person, the Scheme also applies to each partner of a person, and if the Scheme applies to a person, the Scheme also applies to each employee of that person, provided that if such officer of the corporation or partner of the person or employee of the person is entitled to be a member of the same occupational association, such officer, partner or employee is a member of the occupational association. Section 22 provides that the Scheme may also apply to other persons as specified in that section. Sections 20 and 21 do not expressly extend the application of a scheme to employees of a body corporate although that would logically be the intention.

 $^{^{2}}$ A practice entity member is a practice entity which has been admitted to membership of CPA Australia. This category of membership is available for practice entities which are entitled to use the CPA Australia description, having satisfied the necessary requirements.

³ Damages as defined in section 4 of the Act means:

⁽a) damages awarded in respect of a claim or counter-claim or by way of set-off; and

⁽b) costs in or in relation to the proceedings ordered to be paid in connection with such an award (other than costs incurred in enforcing a judgment or incurred on an appeal made by a defendant); and

⁽c) any interest payable in respect of those damages or costs.
- 3.2 Where a participant against whom a proceeding is brought relating to occupational liability in connection with Category 1 services is able to satisfy the court of (a), (b) or (c) below, the participant is not liable in damages in relation to that cause of action above the lesser of the Category 1 limitation amount determined under clause 3.4 and the Category 1 monetary ceiling specified in clause 3.3:
 - (a) the participant has the benefit of an insurance policy insuring the participant against the occupational liability and the amount payable under the insurance policy in respect of the occupational liability relating to the cause of action (including any amount payable by the person by way of excess under or in relation to the policy) is not less than the amount of the Category 1 monetary ceiling or the Category 1 limitation amount;

OR

(b) the participant has business assets the net current market value of which is not less than the amount of the Category 1 monetary ceiling or Category 1 limitation amount;

OR

- (c) the participant has business assets and the benefit of an insurance policy insuring the participant against that occupational liability, and the net current market value of the business assets and the amount payable under the insurance policy in respect of that occupational liability relating to that cause of action (including any amount payable by the participant by way of excess under or in relation to the policy), if combined, is not less than the amount of the Category 1 monetary ceiling or Category 1 limitation amount.
- 3.3 The Category 1 monetary ceiling is \$75 million.
- 3.4 The Category 1 limitation amount is an amount equal to a reasonable charge for the Category 1 services provided by the participant or which the participant failed to provide and to which the cause of action relates, multiplied by the multiplier specified in clause 3.4.2 below:
 - 3.4.1 In determining the amount of a reasonable charge a court is to have regard to any amount actually charged and to:
 - (a) the amount that would ordinarily be charged in accordance with a scale of charges prescribed or accepted by CPA Australia; or

- (b) if there is no such scale, the amount that a competent person of the same qualifications and experience as the participant would be likely to charge in the same circumstances.
- 3.4.2 The multiplier is 10.
- 3.5 Where a participant against whom a proceeding is brought relating to occupational liability in connection with Category 2 services is able to satisfy the court of (a), (b) or (c) below, the participant is not liable in damages in relation to that cause of action above the monetary ceiling specified in clause 3.6:
 - (a) the participant has the benefit of an insurance policy insuring the participant against the occupational liability, and the amount payable under the insurance policy in respect of the occupational liability relating to that cause of action (including any amount payable by the person by way of excess under or in relation to the policy) is not less than the amount of the Category 2 monetary ceiling;

OR

(b) the participant has business assets the net current market value of which is not less than the amount of the Category 2 monetary ceiling;

OR

- (c) the participant has business assets and the benefit of an insurance policy insuring the participant against that occupational liability, and the net current market value of the business assets and the amount payable under the insurance policy in respect of that occupational liability relating to that cause of action (including any amount payable by the participant by way of excess under or in relation to the policy), if combined, would total an amount that is not less than the amount of the Category 2 monetary ceiling.
- 3.6 The Category 2 monetary ceiling is the lesser of:

(a) \$20 million; and

(b) the highest fee (or the highest total of fees) billed by a participant or if the participant is a member of a practice entity (whether a practice entity member of CPA Australia or not), by all participants who are members of or part of the practice entity, in a single financial year for a Category 2 engagement:

- (i) over the three full financial years immediately prior to the financial year in which the participant commences to provide the Category 2 services which are the subject of the proceeding against the participant; or
- (ii) if the participant has less than three full financial years' Category 2 services fee history immediately prior to the financial year in which the participant commences to provide the Category 2 services which are the subject of the proceeding against the participant, over the two full financial years or that full financial year immediately prior to the financial services year in which the participant commences to provide the Category 2 services to provide the Category 2 services which are the subject of the proceeding against the participant.

multiplied by 10;

OR

- (c) if the participant has no, or less than one full financial year's Category 2 services fee history immediately prior to the financial year in which the participant commences to provide the Category 2 services which are the subject of the proceeding against the participant, the applicable amount specified in clause 3.6 (a) above.
- 3.7 Where a participant against whom a proceeding is brought relating to occupational liability in connection with Category 3 services is able to satisfy the court of (a), (b) or (c) below, the participant is not liable in damages in relation to that cause of action above the lesser of the Category 3 limitation amount determined under clause 3.9 and the amount of the Category 3 monetary ceiling specified in clause 3.8:
 - (a) the participant has the benefit of an insurance policy insuring the participant against the occupational liability, and the amount payable under the insurance policy in respect of the occupational liability relating to that cause of action (including any amount payable by the person by way of excess under or in relation to the policy) is not less than the amount of the Category 3 monetary ceiling or the Category 3 limitation amount;

OR

 (b) the participant has business assets the net current market value of which is not less than the amount of the Category 3 monetary ceiling or Category 3 limitation amount;

OR

- (c) the participant has business assets and the benefit of an insurance policy insuring the participant against that occupational liability, and the net current market value of the business assets and the amount payable under the insurance policy in respect of that occupational liability relating to that cause of action (including any amount payable by the participant by way of excess under or in relation to the policy), if combined, would total an amount that is not less than the amount of the Category 3 monetary ceiling or Category 3 limitation amount.
- 3.8 The Category 3 monetary ceiling is \$20 million.
- 3.9 The Category 3 limitation amount is an amount equal to a reasonable charge for the Category 3 services provided by the participant or which the participant failed to provide and to which the cause of action relates, multiplied by the multiplier specified in clause 3.9.2 below:
 - 3.9.1 In determining the amount of a reasonable charge a court is to have regard to any amount actually charged and to:
 - (a) the amount that would ordinarily be charged in accordance with a scale of charges prescribed or accepted by CPA Australia; or
 - (b) if there is no such scale, the amount that a competent person of the same qualifications and experience as the participant would be likely to charge in the same circumstances.
 - 3.9.2 The multiplier is 10.
- 3.10 Pursuant to section 26 of the Act, this Scheme confers on CPA Australia a discretionary authority to specify, on application by a participant, a higher maximum amount of liability not exceeding \$75 million than would otherwise apply under the Scheme in respect of any specified case or class of case of Category 2 services or Category 3 services, where the fee for the service or services is, or is reasonably expected to be, \$2 million or greater. The higher maximum amount of liability will apply if CPA Australia exercises its discretion and approves the higher maximum amount of liability prior to the participant beginning to provide the relevant services.
- 3.11 In circumstances where the services provided by a participant comprise a combination of Category 1 services and any of:
 - (a) Category 2 services;

(b) Category 3 services;

(c) Category 2 services and Category 3 services,

the participant's liability under this Scheme for damages in respect of a proceeding in relation to occupational liability in excess of the applicable amount specified in clause 3.1 brought against it will be determined in accordance with those provisions of the Scheme relating to Category 1 services only, that is, clauses 3.2 to 3.4.

- 3.12 In circumstances where the services provided by a participant comprise a combination of Category 2 services and Category 3 services, the participant's liability under this Scheme for damages in respect of a proceeding in relation to occupational liability in excess of the applicable amount specified in clause 3.1 brought against it will be determined (subject to clause 3.10) in accordance with those provisions of the Scheme relating to Category 2 services only, that is clauses 3.5 and 3.6.
- 3.13 Nothing in this scheme is intended to increase, or has the effect of increasing, a participant's liability for damages to a person beyond the amount that, other than for the existence of this Scheme, the participant would be liable in law.
- 3.14 This Scheme only limits the amount of damages for which a participant is liable if and to the extent that the damages exceed the applicable amount specified in clause 3.1. Where the amount of damages in relation to a cause of action exceeds the applicable amount specified in clause 3.1 but the damages which may be awarded as determined by this Scheme are equal to or less than the applicable amount specified in clause 3.1, liability for those damages will instead be limited to the applicable amount specified in clause 3.1.

4. **Definitions**

4.1 In this Scheme, the following words and phrases have the following meanings:

"Category 1 services" means:

- (a) all services required by Australian law to be provided only by a registered company auditor;
- (b) all other services provided by a registered company auditor in his or her capacity as auditor;

- (c) all services the deliverables from which:
 - (i) will be used in determining the nature, timing and extent of audit procedures in the context of an audit of a financial report; or
 - (ii) will be incorporated into the financial report of an entity; or
 - (iii) are required by law or regulation to be filed with a regulator (excluding returns signed by a registered tax agent).

"Category 2 services" means:

- (d) services to which Chapter 5 or Chapter 5A of the *Corporations Act* 2001 (Cth) applies;
- (e) services provided pursuant to section 233 (2) of the *Corporations Act* 2001 (Cth);
- (f) services to which the *Bankruptcy Act* 1966 (Cth) applies; or
- (g) services arising out of any court appointed liquidation or receivership.

"Category 3 services" means any services provided by a participant in the performance of his, her or its occupation, which are not Category 1, Category 2 or financial planning services.

"Occupation liability" has the same meaning as is ascribed to that term in the Act.

National Parks and Wildlife (Minlacowie Conservation Park—Mining Rights) Proclamation 2008

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Minlacowie Conservation Park*.
- 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land constituting the conservation park.
- 3 It is also intended, in the case of future rights, that the exercise of those rights be restricted to the land that lies below the surface of the park, with no work permitted on the park surface and any necessary subsurface exploration or access undertaken in a manner (eg from adjacent land) that does not require such work.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Minlacowie Conservation Park—Mining Rights) Proclamation 2008.*

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister to whom the administration of the *National Parks and Wildlife Act 1972* is committed;

Mining Minister means the Minister to whom the administration of the *Petroleum Act 2000* is committed.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Petroleum Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Petroleum Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 7, be exercised in respect of that land.

6—Conditions for exercise of existing rights

A person in whom rights of entry, prospecting, exploration or mining existing immediately before the making of this proclamation are vested pursuant to the *Petroleum Act 2000* must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if any work to be carried out in relation to the land in the exercise of those rights has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of that proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information in relation to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this clause, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, upon the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;

(f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of the work to the satisfaction of the Environment Minister.

7-Conditions for exercise of acquired rights

A person in whom rights of entry, prospecting, exploration or mining acquired after the making of this proclamation are vested pursuant to the *Petroleum Act 2000* must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) no work may be carried out on the surface of the land in the exercise of those rights;
- (b) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (c) if any work to be carried out in relation to the land in the exercise of those rights has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (b) or otherwise), the person must give at least 3 months notice of that proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information in relation to the proposed work as the Minister may require;
- (d) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) prohibiting or restricting access to any specified part of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (b)), the person must comply with those directions in carrying out the work;

- (e) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (f) in addition to complying with the other requirements of this clause, the person-

- (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
- (ii) must maintain all work areas in a clean and tidy condition; and
- (iii) must, upon the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (g) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (d)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (b)) rehabilitate the land (including its vegetation and wildlife) on completion of the work to the satisfaction of the Environment Minister.

8—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c) or 7(d); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a) or 7(b),

the Governor may, with the advice and consent of the Executive Council-

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c) or 7(d); or
- (e) grant or refuse the necessary approval under clause 6(a) or 7(b).

Schedule 1—Description of land

Allotment 500 of Deposited Plan 27081, Hundred of Minlacowie.

Made by the Governor

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

EHCS08/0003

National Parks and Wildlife (Minlacowie Conservation Park) Proclamation 2008

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Minlacowie Conservation Park) Proclamation 2008.*

2—Commencement

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

3—Constitution of Minlacowie Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Minlacowie Conservation Park*:

Allotment 500 of Deposited Plan 27081, Hundred of Minlacowie.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council

on 14 February 2008

EHCS08/0003

National Parks and Wildlife (Ramsay Conservation Park— Mining Rights) Proclamation 2008

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Ramsay Conservation Park*.
- 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.
- 3 It is also intended that only certain activities may be carried out on the surface of the land of the park in the exercise of rights under the *Petroleum Act 2000*, with no use of vehicles on the surface and any exploratory drilling or mining to be undertaken in a manner (eg from adjacent land) that does not involve drilling or mining on the park surface.

1—Short title

This proclamation may be cited as the National Parks and Wildlife (Ramsay Conservation Park—Mining Rights) Proclamation 2008.

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

geophysical activities, in relation to land, means any investigation of the land by seismic, geochemical, geometric, ground magnetic, electrical, gravitational or soil sampling means (or by such other means as may be approved by the Environment Minister), but does not include—

- (a) exploratory drilling; or
- (b) mining; or
- (c) the construction of camps or structures; or
- (d) the laying of pipes;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clauses 6 and 7, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum Act 2000* in respect of the land described in Schedule 1 and may, subject to clauses 6 and 7, be exercised in respect of that land.

6—Conditions for exercise of rights under *Mining Act* 1971

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights has not previously been authorised, the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and must supply each Minister with such information relating to the proposed work as the Minister may require;
- (b) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

the person must comply with those directions in carrying out the work;

- (c) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (d) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (e) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (b)(iii), the person must rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Conditions for exercise of rights under Petroleum Act 2000

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Petroleum Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) no vehicle may be driven on the surface of the land, and no work other than geophysical activities (conducted without the use of vehicles) may be carried out on the surface, in the exercise of those rights;
- (b) geophysical activities may only be carried out on the surface of the land in the exercise of those rights with the prior written approval of the Mining Minister and the Environment Minister and in accordance with any directions given under paragraph (e);
- (c) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (d) if work to be carried out in relation to the land in the exercise of those rights has not previously been authorised (whether under paragraph (b) or by inclusion in an approved statement of environmental objectives referred to in paragraph (c) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (e) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or

(iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (c)), the person must comply with those directions in carrying out the work;

- (f) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (g) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must ensure that no vehicles are used on the surface of the land and that any movement over the surface is undertaken on foot in a manner that minimises damage to the land (including the land's vegetation and wildlife); and
 - (iii) must maintain all work areas in a clean and tidy condition; and
 - (iv) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (h) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (e)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (c)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

8—Governor may give approvals, directions

- If—
 - (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5 or 7(b); or
 - (ii) a direction should be given under clause 6(b) or 7(e); or
 - (b) the Environment Minister does not approve a statement of environmental objectives under clause 7(c),

the Governor may, with the advice and consent of the Executive Council-

- (c) grant or refuse the necessary approval under clause 5 or 7(b); or
- (d) give a direction in writing under clause 6(b) or 7(e); or
- (e) grant or refuse the necessary approval under clause 7(c).

Schedule 1—Description of land

Allotment 10 of Deposited Plan 72948, Hundred of Ramsay.

Made by the Governor

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

EHCS08/0003

National Parks and Wildlife (Ramsay Conservation Park) Proclamation 2008

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Ramsay Conservation Park) Proclamation 2008.*

2—Commencement

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

3—Constitution of Ramsay Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Ramsay Conservation Park*:

Allotment 10 of Deposited Plan 72948, Hundred of Ramsay.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council on 14 February 2008

EHCS08/0003

Adoption Variation Regulations 2008

under the Adoption Act 1988

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Adoption Regulations 2004

- 4 Variation of regulation 6—Prospective Adoptive Parents Register
- 5 Variation of regulation 19—Order in which registered persons selected to be applicants for adoption orders

Part 1—Preliminary

1—Short title

These regulations may be cited as the Adoption 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 Adoption Regulations 2004

4—Variation of regulation 6—Prospective Adoptive Parents Register

(1) Regulation 6(4)—delete "persons lodged expressions of interest under regulation 7" and substitute:

persons' applications for registration on the subregister were approved by the Chief Executive under regulation 10

(2) Regulation 6(5)—delete subregulation (5) and substitute:

(5) If—

(a) a person is registered on a particular subregister; and

(b) while so registered, the person's application for registration on another subregister is approved by the Chief Executive under regulation 10,

the latter registration will be taken to have occurred at the same time as that of the former.

5—Variation of regulation 19—Order in which registered persons selected to be applicants for adoption orders

Regulation 19(3a)—delete paragraphs (a) and (b) and substitute:

- (a) subject to any requirements of the overseas country, the order of selection will be as follows:
 - the Chief Executive will invite those persons on the subregister, in the order in which the persons' names appear in the subregister, to submit documentation for forwarding to the relevant authority of an overseas country; and
 - (ii) the documentation will be forwarded to the overseas country in the order in which the completed documentation has been received by the Chief Executive; and
- (b) subregulations (2) and (3) apply if a relevant authority of an overseas country proposes the adoption of a particular child.

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 February 2008

No 14 of 2008

DFCCS/07/071

South Australian Health Commission (Compensable and Non-Medicare Patients Fees) Variation Regulations 2008

under the South Australian Health Commission Act 1976

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of South Australian Health Commission (Compensable and Non-Medicare Patients Fees) Regulations 2004

- 4 Variation of Schedule 1—Recognised hospitals: fees for admitted patients
- 5 Variation of Schedule 2—Recognised hospitals: fees for non-admitted patients
- 6 Variation of Schedule 3—Recognised hospitals and incorporated health centres: accommodation, rehabilitation, domiciliary care, transportation and related fees
- 7 Substitution of Schedule 4

Schedule 4—Classification of recognised hospitals

Schedule 1—Transitional provisions

1 Interpretation

2 Transitional provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the South Australian Health Commission (Compensable and Non-Medicare Patients Fees) Variation Regulations 2008.

2—Commencement

These regulations will come into operation on 1 March 2008.

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 South Australian Health Commission (Compensable and Non-Medicare Patients Fees) Regulations 2004

4—Variation of Schedule 1—Recognised hospitals: fees for admitted patients

- Schedule 1, clause 1(1), definitions of *FFS*, *inlier patient*, *length of stay*, *long stay outlier patient*—delete the definitions
- (2) Schedule 1, clause 1(1), definitions of *Non-FFS* and *overnight stay*—delete the definitions and substitute:

Manual means the *Australian Refined Diagnosis Related Groups, Version 5.0, Definitions Manual*, published in 2002 by the Commonwealth Department of Health and Ageing;

non-teaching, in relation to a hospital, means a recognised hospital or a facility of a recognised hospital listed in the first column of the table in Schedule 4 whose classification in relation to the provision of services to admitted patients is specified in the fourth column of the table as Non-teaching;

(3) Schedule 1, clause 1(1), definitions of *same day* and *the Manual*—delete the definitions and substitute:

teaching, in relation to a hospital, means a recognised hospital or a facility of a recognised hospital listed in the first column of the table in Schedule 4 whose classification in relation to the provision of services to admitted patients is specified in the fourth column of the table as Teaching.

(4) Schedule 1, clause 2—delete "2004" and substitute:

2006

(5) Schedule 1, clauses 3 and 4—delete the clauses and substitute:

3—Standard fee for admitted patients

Subject to this Schedule, the fee to be charged by a recognised hospital for a period of treatment, care and accommodation of an admitted patient to whom an AR-DRG specified in the first and second columns of Table 3 in this Schedule is applicable must be calculated as follows:

Fee = Price x Cost Weight

where----

- (a) the *Price* is the price specified in the second column of Table 1 in this Schedule according to the hospital classification (teaching or non-teaching) specified in the first column of the Table; and
- (b) the *Cost Weight* is the cost weight specified in the third, fourth, fifth or sixth column of Table 3 in this Schedule according to the hospital classification (teaching or non-teaching) and patient classification (public or private) specified in those columns for the AR-DRG applicable to the patient.

(6) Schedule 1, clause 5—delete "clauses 3 and 4" and substitute:

clause 3

- (7) Schedule 1, clause 5(a)—delete paragraph (a) and substitute:
 - (a) the *Price* is the price specified in the third or fourth column of Table 2 in this Schedule according to the hospital classification (teaching or non-teaching) specified in those columns, the patient classification (public or private) specified in the first column and the type of treatment or care specified in the second column, of the Table; and

\$3 272

(8) Schedule 1, clause 7—delete "\$1 475" and substitute:

Non-teaching Hospital

\$1 749

(9) Schedule 1, clause 9, tables 1, 2 and 3—delete the tables and substitute:

Table 1: Prices				
Hospital Classification	Price			
Teaching Hospital	\$4 785			

Table 2: Rehabilitation and Maintenance Care Fees

		Price (per day)		
Public or Private Patient	Type of Treatment	Teaching Hospital	Non-teaching Hospital	
Public	Maintenance care	\$233	\$233	
Private	Maintenance care	\$229	\$229	
Public	Rehabilitation—Spinal	\$1 280	\$1 176	
Private	Rehabilitation—Spinal	\$1 184	\$1 088	
Public	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$747	\$686	
Private	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$691	\$635	
Public	Rehabilitation—Other	\$535	\$491	
Private	Rehabilitation—Other	\$495	\$454	

		Cost Weight			
		Teaching H	lospitals	Non-Teach	ing Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
A01Z	Liver Transplant	26.7447	17.9685	28.0231	17.9706
A03Z	Lung Or Heart/Lung Transplant	26.1112	18.1300	31.6783	22.2710
A05Z	Heart Transplant	38.4142	24.9378	54.6844	36.7734
A06Z	Tracheostomy Or Ventilation>95	21.8617	16.7272	24.7503	18.7291
A07Z	Allog Bone Marrow Transplant	17.4102	14.0706	0.0000	0.0000
A08A	Auto Bone Marrow Transpint+Ccc	9.8480	7.7753	12.5327	10.2696
A08B	Auto Bone Marrow Transpint-Ccc	3.4584	2.8517	5.3546	4.4262
A09A	Renal Transplant+Pancreas/+Ccc	11.4382	8.3723	13.5734	9.7882
A09B	Renal Transplant -Pancreas-Ccc	6.7374	4.9213	7.9698	5.8116
A40Z	Ecmo - Cardiac Surgery	40.0843	27.0218	0.0000	0.0000
A41A	Intubation Age<16+Cc	6.1822	4.5985	2.4826	1.7787
A41B	Intubation Age<16-Cc	2.5330	1.9484	1.4808	1.0389
B01Z	Ventricular Shunt Revision	2.3466	1.5563	0.0000	0.0000
B02A	Craniotomy + Ccc	8.1805	5.7133	9.9889	6.6952
B02B	Craniotomy + Smcc	4.8856	3.2751	5.5330	3.4689
B02C	Craniotomy – Cc	3.7505	2.4447	4.4905	2.6719
B03A	Spinal Procedures + Cscc	5.5414	3.7738	6.7818	4.2676
B03B	Spinal Procedures - Cscc	2.8970	1.7846	3.2074	1.8203
B04A	Extracranial Vascular Pr +Cscc	3.4423	2.4302	4.0089	2.7149
B04B	Extracranial Vascular Pr -Cscc	1.9246	1.3048	2.3868	1.5281
B05Z	Carpal Tunnel Release	0.4661	0.3121	0.5667	0.3532
B06A	Cbl Psy, Mus Dysy, Npthy Pr+Cscc	4.4413	3.2107	6.0210	4.6133
B06B	Cbl Psy, Mus Dysy, Npthy Pr-Cscc	1.1693	0.7850	1.0841	0.6745
B07A	Prphl & Cranl Nerv & Oth Pr+Cc	2.9750	2.0750	3.4687	2.3683
B07B	Prphl & Cranl Nerv & Oth Pr-Cc	1.0635	0.7324	1.2359	0.7881
B40Z	Plasmapheresis + Neurolgcl Dis	0.7577	0.5952	0.6821	0.5468
B41Z	Telemetric Eeg Monitoring	1.1677	0.7928	0.0000	0.0000
B60A	Estab Para/Quad+/-Or Pr+Ccc	7.8764	6.1126	8.3577	6.3952
B60B	Estab Para/Quad+/-Or Pr-Ccc	2.3430	1.8174	2.2000	1.7108
B61A	Spinal Cord Cond+/-Or Pr +Cscc	7.6812	5.7754	6.1738	4.6397
B61B	Spinal Cord Cond+/-Or Pr -Cscc	2.3031	1.6150	1.6067	1.0604
B62Z	Admit For Apheresis	0.2654	0.1998	0.3970	0.3045
B63Z	Dmntia&Chrnic Disturb Crbrl Fn	2.3998	1.9559	3.3519	2.8008
B64A	Delirium+Ccc	2.7430	2.0808	3.2554	2.5078
B64B	Delirium-Ccc	1.1957	0.9030	1.5626	1.2216
B65Z	Cerebral Palsy	0.4985	0.3690	0.7420	0.5752
B66A	Nervous System Neoplasm+Cscc	2.2513	1.7831	2.8793	2.2826
B66B	Nervous System Neoplasm-Cscc	0.8857	0.6494	1.5633	1.2403
B67A	Degnrtv Nerv Sys Dis+Cscc	2.8845	2.2662	4.0585	3.1156
B67B	Degnrtv Nerv Sys Dis A>59-Cscc	1.1107	0.8405	1.4255	1.1544
B67C	Degnrtv Nerv Sys Dis A<60-Cscc	0.4352	0.3068	0.6751	0.5147
B68A	Mlt Sclrosis&Cerebel Ataxia+Cc	2.3396	1.7810	2.5743	2.0104
B68B	Mlt Sclrosis&Cerebel Ataxia-Cc	0.3891	0.2798	0.4618	0.3276
B69A	Tia & Precerebral Occlusn+Cscc	1.3163	1.0030	1.5112	1.1652
B69B	Tia & Precerebral Occlusn-Cscc	0.6019	0.4150	0.7087	0.5150
B70A	Stroke +Ccc	4.1489	3.3272	5.2601	4.2230
B70B	Stroke +Scc	2.2686	1.7914	2.7013	2.1468
B70C	Stroke -Cscc	1.3642	0.9889	1.7568	1.3553
B70D	Stroke Died/Transferred<5 Days	0.6483	0.4377	0.5786	0.3808
B71A	Cranial & Periphl Nerv Dsrd+Cc	1.7546	1.2966	2.0016	1.5324

Table 3: Cost Weight Table for All Recognised Hospitals

		Cost Weight			
		Teaching H	lospitals	Non-Teach	ing Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
B71B	Cranial & Periphl Nerv Dsrd-Cc	0.3499	0.2479	0.4558	0.3426
B72A B72B	Nrvs Sys Inf Ex Vrl Mngts+Cscc	4.1059	3.0712	4.8428	3.6065
	Nrvs Sys Inf Ex Vrl Mngts-Cscc	1.5905	1.1720	1.7309	1.3427
B73Z	Viral Meningitis	0.9700	0.6755	0.9532	0.6800
B74Z	Nontraumatic Stupor & Coma	0.9150	0.6762	0.7916	0.5598
B75Z B76A	Febrile Convulsions	0.4287	0.3110	0.4810	0.3497
	Seizure + Cscc	1.6875	1.2637	1.6868	1.2838
B76B B77Z	Seizure – Cscc	0.5710	0.4035	0.5828	0.4204
B78A	Headache	0.4199	0.2739	0.4569	0.3087
	Intracranial Injury+Cscc	2.8910	2.1719	3.2463	2.4862
B78B	Intracranial Injury-Cscc	1.2655	0.9153	1.1761	0.8013
B79Z	Skull Fractures	0.9702	0.6875	0.8801	0.5974
B80Z	Other Head Injury	0.3730	0.2349	0.3851	0.2586
B81A	Other Dsrd Of Nervous Sys+Cscc	2.0602	1.5832	2.7222	2.1448
B81B	Other Dsrd Of Nervous Sys-Cscc	0.7302	0.4967	0.9113	0.6747
C01Z	Proc For Penetrating Eye Injury	2.0478	1.2944	2.0821	1.3307
C02Z	Enucleations & Orbital Procs	1.6882	1.0613	1.5930	0.9939
C03Z	Retinal Procedures	1.0488	0.7087	1.0470	0.6661
C04Z	Major Corn, Scleral&Conjnct Pr	1.3069	0.8747	1.3590	0.8884
C05Z	Dacryocystorhinostomy	0.8855	0.5862	1.0096	0.5969
C10Z	Strabismus Procedures	0.5910	0.3893	0.7406	0.4717
C11Z	Eyelid Procedures	0.6651	0.4448	0.7231	0.4571
C12Z	Other Corn, Scleral&Conjnct Pr	0.6765	0.4499	0.7500	0.4831
C13Z	Lacrimal Procedures	0.3370	0.2211	0.5174	0.3375
C14Z	Other Eye Procedures	0.5513	0.3641	0.5034	0.3283
C15A	Glaucoma/Cx Cataract Procs	1.1462	0.7539	1.3989	0.9342
C15B	Glaucoma/Cx Cataract Procs,Sd	0.6198	0.3899	0.7420	0.4356
C16A	Lens Procedures	0.8956	0.5350	1.0204	0.6188
C16B	Lens Procedures,Sd	0.5604	0.3185	0.7308	0.3791
C60A C60B	Ac & Mir Eye Infectn A>54/Cscc	1.8762	1.3371	2.0482	1.6617
	Ac & Mjr Eye Infectn A<55-Cscc	1.1195	0.7707	1.0753	0.8094
C61Z	Neurological & Vascir Eye Dsrd	0.6675	0.4410	0.6006	0.4073
C62Z C63A	Hyphema & Med Managd Eye Trauma	0.4959	0.3359	0.6115	0.4368
C63A C63B	Other Disorders Of The Eye +Cc	1.0073	0.7076	1.0274	0.7606
D01Z	Other Disorders Of The Eye -Cc	0.4233	0.2755	0.5027	0.3153
D012 D02A	Cochlear Implant	4.7488	1.0542	0.0000	0.0000
D02A D02B	Head & Neck Pr +Cscc	5.3792	3.8083	5.6775	3.7943
D02B D02C	Head & Neck Pr+Malignancy/+Mcc	2.6720	1.8816	2.9689	1.8962
D02C	Head & Neck Pr -Malignancy -Cc	1.4591	0.9774	1.4944	0.9362
D032	Surgel Rpr Cleft Lip/Palate Dx	1.3987	1.0422	1.7424	1.1411
D04A D04B	Maxillo Surgery + Cc	2.1004	1.3802	2.6145	1.5782
D04B D05Z	Maxillo Surgery - Cc Parotid Gland Procedures	1.3650	0.8772	1.7253	0.9672
D052 D06Z	Parotid Gland Procedures Sinus Mastd&Comply Mddl Ear Pr	1.7761	1.2052	2.2262	1.4154
D082	Sinus, Mastd&Cmplx Mddl Ear Pr	1.3318	0.9114	1.3282	0.8189
	Misc Ear,Nose,Mouth&Throat Pr	0.8157	0.5562	0.9907	0.6206
D10Z	Nasal Procedures	0.7665	0.5366	0.8962	0.5732
D11Z	Tonsillectomy, Adenoidectomy	0.5882	0.4269	0.7787	0.5365
D12Z	Oth Ear,Nose,Mouth & Throat Pr	0.9225	0.6359	1.0571	0.6788
D13Z	Myringotomy +Tube Insertion	0.3116	0.2086	0.4453	0.2620
D14Z	Mouth & Salivary Gland Procs	0.7784	0.5323	0.8357	0.5308

		Cost Weight			
		Teaching H	ospitals	Non-Teach	ing Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
D40Z	Dental Extract & Restorations	0.5902	0.4246	0.5499	0.3802
D60A	Ear Nose Mouth&Throat Mal+Cscc	2.5729	2.0537	3.0832	2.3708
D60B	Ear Nose Mouth&Throat Mal-Cscc	0.8303	0.6243	1.0291	0.7423
D61Z	Dysequilibrium	0.4847	0.3419	0.5621	0.4217
D62Z	Epistaxis	0.4168	0.2966	0.4708	0.3413
D63A	Otitis Media & Uri + Cc	0.7598	0.5488	0.9155	0.7041
D63B	Otitis Media & Uri - Cc	0.4142	0.2944	0.5013	0.3722
D64Z	Laryngotracheitis&Epiglottitis	0.3458	0.2572	0.4107	0.2954
D65Z	Nasal Trauma & Deformity	0.3751	0.2546	0.4527	0.2953
D66A	Oth Ear,Nose,Mouth&Thrt Dx +Cc	0.9998	0.7371	1.0236	0.7577
D66B	Oth Ear,Nose,Mouth&Thrt Dx -Cc	0.3313	0.2241	0.4331	0.2933
D67A	Oral&Dntal Dis-Extrct&Restn	0.7587	0.5504	0.7888	0.5981
D67B	Oral&Dntal Dis-Extrct&Restn,Sd	0.1926	0.1474	0.2805	0.1866
E01A	Major Chest Procedure + Ccc	6.0801	4.1250	8.2304	5.1572
E01B	Major Chest Procedure - Ccc	3.3296	2.2642	3.7517	2.4468
E02A	Other Respiratry Sys Or Pr+Ccc	5.1150	3.5638	6.1133	4.1880
E02B	Other Respiratry Sys Or Pr+Scc	2.2821	1.5784	2.9216	1.9885
E02C	Other Respiraty Sys Or Pr-Cscc	0.8743	0.6130	1.0330	0.6798
E40Z	Resp Sys Dx + Ventilator Suppt	5.1573	3.8969	6.0706	4.5499
E41Z	Resp Sys Dx +Non-Invas Ventiln	4.2856	3.3293	5.0450	3.8828
E60A	Cystic Fibrosis +Cscc	3.6782	2.9209	4.0715	3.2022
E60B	Cystic Fibrosis -Cscc	2.8508	2.3750	2.9332	2.4151
E61A	Pulmonary Embolism + Cscc	2.1605	1.5467	2.4567	1.7944
E61B	Pulmonary Embolism - Cscc	1.1519	0.7582	1.3755	0.9609
E62A	Respiratry Infectn/Inflamm+Ccc	2.3860	1.8101	2.8601	2.1970
E62B	Respiratry Infectn/Inflam+Smcc	1.4423	1.0732	1.6161	1.2512
E62C	Respiratory Infectn/Inflamm-Cc	0.7763	0.5608	0.9364	0.7187
E63Z	Sleep Apnoea	0.3442	0.2297	0.5072	0.3976
E64Z	Pulmonry Oedema & Resp Failure	1.5156	1.1643	1.5847	1.2262
E65A	Chrnic Obstrct Airway Dis+Cscc	1.6673	1.2590	1.9775	1.5422
E65B	Chrnic Obstrct Airway Dis-Cscc	0.9785	0.7303	1.1981	0.9465
E66A	Major Chest Trauma A >69 + Cc	1.8959	1.3998	2.1608	1.6287
E66B	Mjr Chest Trma A>69/+Cc	1.0962	0.7509	1.3167	0.9984
E66C	Major Chest Trauma A<70 - Cc	0.5809	0.3604	0.6339	0.4342
E67A	Respiratry Signs & Symptm+Cscc	0.9946	0.6949	1.0837	0.7722
E67B	Respirtry Signs & Symptm -Cscc	0.4560	0.2953	0.5135	0.3388
E68Z	Pneumothorax	1.0633	0.7335	1.1607	0.8451
E69A	Bronchitis & Asthma A>49 + Cc	1.0705	0.7878	1.2625	0.9887
E69B	Brnchts&Asthma A>49/+Cc	0.7678	0.5671	0.8927	0.6916
E69C	Bronchitis & Asthma A<50 -Cc	0.4645	0.3442	0.5597	0.4242
E70A	Whoopng Cgh &Acte Brnchio+Cc	1.4493	1.1394	1.6511	1.3329
E70B	Whoopng Cgh &Acte Brnchio-Cc	0.7401	0.5700	0.8980	0.7116
E71A	Respiratory Neoplasms +Ccc	2.4415	1.8375	2.8730	2.1565
E71B	Respiratory Neoplasms +Smcc	1.2193	0.8924	1.5080	1.1409
E71C	Respiratory Neoplasms -Cc	0.6555	0.4291	0.8154	0.5588
E72Z	Resp Probs From Neonatl Period	1.8306	1.4507	3.2749	2.6781
E73A	Pleural Effusion + Ccc	2.6079	1.8933	3.0178	2.2481
E73B	Pleural Effusn + Scc	1.3987	0.9598	1.6693	1.1821
E73C	Pleural Effusion - Cscc	0.7380	0.4656	0.8249	0.5406
E74A	Interstital Lung Dis +Ccc	2.6409	1.8755	3.1329	2.3877

		Cost Weight			
		Teaching H			ing Hospitals
AR-DRG	AR-DRG Description	Public Patient	Private Patient	Public Patient	Private Patient
E74B	Interstitial Lung Dis +Scc	1.5566	1.1239	1.7732	1.3441
E74C	Interstitial Lung Dis -Cscc	0.8383	0.5629	1.0785	0.7799
E75A	Other Resp Sys Dx A>64+Cc	1.2393	0.9207	1.5672	1.2274
E75B	Ot Resp Sys Dx A>64/+Cc	0.9832	0.7089	1.0449	0.7982
E75C	Other Resp Sys Dx A<65 - Cc	0.5176	0.3682	0.6094	0.4548
F01A	ImpIntn/Replcmnt Aicd Ttl+Cscc	9.7749	2.8834	11.5704	3.4365
F01B	ImpIntn/Replcmnt Aicd Ttl-Cscc	6.9228	1.3135	8.5134	2.1242
F02Z	Aicd Cmpnt ImpIntn/Replcmnt	5.1482	2.5494	4.9327	2.4322
F03Z	Crdc Valv Pr+Pmp+Inv Inves	12.1099	7.8404	0.0000	0.0000
F04A	Crd VIv Pr+Pmp-Inv Inves+Ccc	8.9511	5.3276	0.0000	0.0000
F04B	Crd VIv Pr+Pmp-Inv Inves-Ccc	6.4072	3.6789	0.0000	0.0000
F05A	Coronary Bypass+Inv Inves+Ccc	9.5126	6.6994	0.0000	0.0000
F05B	Coronary Bypass+Inv Inves-Ccc	6.9007	5.0128	0.0000	0.0000
F06A	Coronary Bypass-Inv Inves+Cscc	5.9816	3.9698	0.0000	0.0000
F06B	Coronary Bypass-Inv Inves-Cscc	4.4919	3.1406	0.0000	0.0000
F07A	Other Cardthor/Vasc Pr+Pmp+Ccc	10.4408	6.7708	0.0000	0.0000
F07B	Other Cardthor/Vasc Pr+Pmp-Ccc	4.9139	3.1800	6.0206	3.9211
F08A	Mjr Reconstrc Vasc Pr-Pump+Ccc	7.5625	5.1072	9.9305	6.7233
F08B	Mjr Reconstrc Vasc Pr-Pump-Ccc	3.8773	2.3130	4.8106	2.8487
F09A	Oth Cardiothor Pr-Pmp+Ccc	5.5036	3.7723	6.6258	4.4978
F09B	Oth Cardiothor Pr-Pmp -Ccc	3.4270	2.3250	4.1257	2.8884
F10Z	Perc Corony Intervent+Ami	2.4047	1.5323	3.2494	2.1702
F11A	Amputn Circ Sys-Up Lmb&Toe+Ccc	8.5610	6.3507	10.8753	8.3304
F11B	Amputn Circ Sys-Up Lmb&Toe-Ccc	4.5199	3.3907	5.1209	3.7866
F12Z	Cardiac Pacemaker Implantation	2.9402	1.3186	3.6104	1.7429
F13Z	Up Limb&Toe Amp Circ Dis	3.8164	2.8028	3.5975	2.6713
F14A	Vasc Pr-Mjr Reconstrc-Pump+Ccc	4.3008	2.9263	5.2983	3.5363
F14B	Vasc Pr-Mjr Reconstrc-Pump+Scc	1.9099	1.1748	2.2811	1.3394
F14C	Vasc Pr-Mjr Reconstr-Pump-Cscc	1.3368	0.6924	1.4783	0.7239
F15Z	Perc Crny Intervent-Ami+Stent	1.6618	0.9694	2.1968	1.3752
F16Z	Perc Crny Intervent-Ami-Stent	1.2779	0.9053	1.8617	1.3496
F17Z	Cardiac Pacemaker Replacement	1.8764	0.7191	2.5131	1.1198
F18Z	Crdc Pcmkr Revsn -Dvc Rplcmnt	1.6742	1.1385	1.8120	1.1574
F19Z	Oth Trns-Vscir Perc Crdc Intrv	2.4718	1.0942	0.0000	0.0000
F20Z	Vein Ligation & Stripping	0.8733	0.5914	1.1358	0.7240
F21A	Oth Circ Sys Or Pr+Ccc	4.6974	3.3768	7.8421	5.6287
F21B	Oth Circ Sys Or Pr -Ccc	1.6745	1.2081	2.1213	1.5274
F40Z	Circ Sys Dx+Ventilator Support	5.2522	4.0203	5.7548	4.3134
F41A	Crc Dsrd+Ami+Inva Inve Pr+Cscc	2.1209	1.5731	3.2421	2.3814
F41B	Crc Dsrd+Ami+Inva Inve Pr-Cscc	1.2129	0.9201	2.0149	1.4993
F42A	Crc Dsrd-Ami+lc In Pr+Cmpdx/Pr	1.4290	1.0707	1.9852	1.4724
F42B	Crc Dsrd-Ami+Ic In Pr-Cmpdx/Pr	0.8028	0.6338	1.1257	0.8649
F60A	Crc Dsrd+Ami-Inva Inve Pr+Cscc	1.7984	1.3465	2.3413	1.7869
F60B	Crc Dsrd+Ami-Inva Inve Pr-Cscc	0.8204	0.6041	1.1400	0.8622
F60C	Crc Dsrd+Ami-Inva Inve Pr Died	1.1268	0.8166	1.3608	1.0039
F61Z	Infective Endocarditis	4.9341	3.6301	4.2044	3.1914
F62A	Heart Failure & Shock + Ccc	2.3269	1.7571	3.0073	2.3250
F62B	Heart Failure & Shock - Ccc	1.0480	0.7786	1.2936	1.0074
F63A	Venous Thrombosis + Cscc	1.7391	1.2563	2.1353	1.5600
F63B	Venous Thrombosis - Cscc	0.7590	0.5153	1.0022	0.7318

		Cost Weight			
		Teaching H			ng Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
F64Z	Skin Ulcers Circulatory Disord	2.1286	1.6200	2.3504	1.9324
F65A	Peripheral Vascular Dsrd +Cscc	1.8585	1.3529	2.3140	1.7490
F65B	Peripheral Vascular Dsrd -Cscc	0.5586	0.3288	0.7972	0.4972
F66A	Coronary Atherosclerosis + Cc	0.7136	0.5185	0.8455	0.6392
F66B	Coronary Atherosclerosis - Cc	0.3756	0.2597	0.4530	0.3309
F67A	Hypertension + Cc	1.0166	0.7168	1.1981	0.9118
F67B	Hypertension - Cc	0.5083	0.3374	0.5793	0.4318
F68Z	Congenital Heart Disease	0.6343	0.4361	0.7028	0.4958
F69A	Valvular Disorders + Cscc	1.4386	1.0798	1.7424	1.3220
F69B	Valvular Disorders - Cscc	0.3813	0.2659	0.4380	0.3011
F70A	Mjr Arrhythmia&Crdc Arrst+Cscc	1.4734	1.1086	1.5269	1.1273
F70B	Mjr Arrhythmia&Crdc Arrst-Cscc	0.5335	0.3862	0.6891	0.5009
F71A	N-Mjr Arythm&Condctn Dsrd+Cscc	1.2362	0.9152	1.6294	1.2290
F71B	N-Mjr Arythm&Condctn Dsrd-Cscc	0.4868	0.3478	0.6283	0.4637
F72A	Unstable Angina + Cscc	1.0664	0.7851	1.3639	1.0276
F72B	Unstable Angina - Cscc	0.5319	0.3815	0.7283	0.5393
F73A	Syncope & Collapse + Cscc	1.0682	0.7930	1.4160	1.0807
F73B	Syncope & Collapse - Cscc	0.4184	0.2851	0.5142	0.3688
F74Z	Chest Pain	0.3761	0.2493	0.4383	0.2955
F75A	Other Circulatry System Dx+Ccc	3.0198	2.2467	3.3229	2.5291
F75B	Other Circulatry System Dx+Scc	1.5509	1.1514	1.6322	1.2345
F75C	Other Circulaty System Dx-Cscc	0.8616	0.6047	0.8819	0.6618
G01A	Rectal Resection +Ccc	6.7081	4.7013	7.9061	5.5057
G01B	Rectal Resection -Ccc	3.8257	2.6295	4.9299	3.3654
G02A	Mjr Small & Large Bowel Pr+Ccc	6.6690	4.7576	7.7599	5.5317
G02B	Mjr Small & Large Bowel Pr-Ccc	3.0631	2.1438	3.7965	2.6298
G03A	Stomch,Oeshpgl & Duodnl Pr+Mal	7.1024	5.0374	8.7250	6.0939
G03B	Stmch,Oeshpgl&Ddnl Pr-Mal+Cscc	5.2431	3.8910	6.0017	4.2797
G03C	Stmch,Oeshpgl&Ddnl Pr-Mal-Cscc	2.0942	1.5029	2.4424	1.6811
G04A	Peritoneal Adhesolysis A>49+Cc	4.4502	3.1842	5.0530	3.5919
G04B	Prtnl Adhly A>49/+Cc	2.7526	1.9470	2.8905	2.0210
G04C	Peritoneal Adhesolysis A<50-Cc	1.5729	1.0921	1.7253	1.1379
G05A	Mnr Small & Large Bowel Pr +Cc	2.7922	2.0245	3.6377	2.6305
G05B	Mnr Small & Large Bowel Pr -Cc	1.4218	0.9915	1.9145	1.3265
G06Z	Pyloromyotomy Procedure	1.4534	1.0510	1.8043	1.2549
G07A	Appendicectomy + Cscc	2.4869	1.7456	2.8594	2.0043
G07B	Appendicectomy - Cscc	1.2504	0.8701	1.4860	1.0046
G08A	Abdom & Oth Hern Pr A>59/+Cscc	1.6558	1.1628	1.7410	1.1588
G08B	Abdom & Oth Hrn Pr 0 <a<60-cscc< th=""><th>0.8253</th><th>0.5648</th><th>1.0585</th><th>0.6716</th></a<60-cscc<>	0.8253	0.5648	1.0585	0.6716
G09Z	Inguinal&Femoral Hernia Pr A>0	0.7922	0.5358	1.0690	0.6776
G10Z	Hernia Procedures A<1	0.7792	0.5665	1.0323	0.6484
G11A	Anal & Stomal Procedures +Cscc	1.7007	1.2108	1.7753	1.2278
G11B	Anal & Stomal Procedures -Cscc	0.6229	0.4361	0.7315	0.4832
G12A	Oth Digest Sys Or Pr+Cscc	3.7791	2.7230	4.3051	2.9991
G12B	Oth Digest Sys Or Pr-Cscc	1.4467	0.9922	1.5714	1.0607
G42A	Oth Gastroscopy+Mjr Digest Dis	1.3593	0.9845	1.6427	1.1856
G42B	Oth Gastroscopy+Mjr Dig Dis,Sd	0.2841	0.1973	0.3187	0.1891
G43Z	Complex Colonoscopy	0.5311	0.3912	0.5936	0.3838
G44A	Other Colonoscopy+Cscc	2.2062	1.6027	2.5057	1.8139
G44B	Other Colonoscopy-Cscc	1.0773	0.7602	1.0764	0.7498

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		Cost Weight			
		Teaching H	lospitals		ing Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
G44C	Other Colonoscopy, Sameday	0.2984	0.2136	0.3823	0.2194
G45A	Other Gastrpy+N-Mjr Digest Dis	1.0892	0.7835	1.2870	0.9179
G45B	Other Gastrpy+N-Mjr Dig Dis,Sd	0.2766	0.1969	0.2875	0.1729
G46A	Complex Gastroscopy+Cscc	2.7044	1.9754	3.0913	2.2252
G46B	Complex Gastroscopy-Cscc	1.2673	0.9023	1.4384	0.9899
G46C	Complex Gastroscopy,Sd	0.3321	0.2314	0.4408	0.2421
G60A	Digestive Malignancy + Cscc	1.3977	1.0723	1.6672	1.3233
G60B	Digestive Malignancy - Cscc	0.6778	0.5043	0.8364	0.6524
G61A	Gi Haemorrhage A>64/+Cscc	0.7235	0.5219	0.8843	0.6678
G61B	Gi Haemorrhage A<65 - Cscc	0.3790	0.2640	0.4747	0.3376
G62Z	Complicated Peptic Ulcer	1.6678	1.1991	1.2387	0.8903
G63Z	Uncomplicated Peptic Ulcer	0.3403	0.2266	0.4093	0.2881
G64Z	Inflammatory Bowel Disease	0.8222	0.6617	0.9368	0.7203
G65A	Gi Obstruction + Cc	1.3839	0.9960	1.4825	1.1136
G65B	Gi Obstruction - Cc	0.6693	0.4584	0.7119	0.5199
G66A	Abdmnl Pain/Mesentrc Adents+Cc	0.6861	0.4651	0.7493	0.5290
G66B	Abdmnl Pain/Mesentrc Adents-Cc	0.3442	0.2226	0.4089	0.2732
G67A	Oesphs, Gastr&Mis Dig A>9+Cscc	1.1771	0.8732	1.4104	1.0831
G67B	Oesphs, Gastr&Mis Dig A>9-Cscc	0.4044	0.2791	0.4750	0.3452
G68A	Gastroenteritis A<10 + Cc	0.9549	0.7036	1.2761	1.0023
G68B	Gastroenteritis A<10 - Cc	0.4539	0.3231	0.5845	0.4471
G69Z	Oesphs & Misc Dig Sys Dis A<10	0.5817	0.4290	0.5719	0.4356
G70A	Other Digestive System Diag+Cc	1.1102	0.8061	1.2219	0.9097
G70B	Other Digestive System Diag-Cc	0.3442	0.2397	0.4173	0.2899
H01A	Pancreas, Liver & Shunt Pr+Ccc	7.7839	5.4658	8.9279	6.0921
H01B	Pancreas, Liver & Shunt Pr-Ccc	3.2681	2.2358	4.2250	2.7965
H02A	Mjr Biliary Tract Pr+(Mal/Ccc)	5.9912	4.1899	7.4695	5.2128
H02B	Mjr Biliary Tract Pr-Mal+Smcc	2.8363	1.9060	3.6636	2.3809
H02C	Mjr Biliary Tract Pr-Mal-Cc	1.3811	0.9303	1.8802	1.2081
H05A	Hepatobiliary Diagntic Pr+Cscc	3.5678	2.4987	4.2716	2.8172
H05B	Hepatobiliary Diagntic Pr-Cscc	1.4884	0.9875	1.7788	1.1456
H06Z	Oth Heptobilry & Pancrs Or Pr	3.3436	2.2493	4.4111	2.8761
H07A	Open Cholecystectomy+Cde/+Ccc	5.2594	3.6763	5.7614	4.0641
H07B	Open Cholecystectomy-Cde-Ccc	2.3314	1.6395	2.5540	1.7631
H08A	Lap Cholecystectmy+Cde/+Cscc	2.4477	1.6747	2.7376	1.7797
H08B	Lap Cholecystectmy-Cde-Cscc	1.1797	0.7874	1.4370	0.9029
H40Z	Endospic Pr Bleed Oes Varices	2.4534	1.7995	2.8321	2.0343
H41A	Ercp Cx Theraputic Pr + Cscc	2.6823	1.8551	3.3799	2.2334
H41B	Ercp Cx Theraputic Pr - Cscc	1.0877	0.6867	1.4636	0.8659
H42A	Ercp Oth Theraputic Pr +Cscc	2.5574	1.7746	3.4082	2.2855
H42B	Ercp Oth Theraputic Pr +Mcc	1.2250	0.8282	1.6319	1.0408
H42C	Ercp Oth Theraputic Pr -Cc	0.7315	0.4901	0.9963	0.6064
H60A	Cirrhosis & Alc Hepatitis +Ccc	3.1344	2.2488	3.1305	2.1945
H60B	Cirrhosis & Alc Hepatitis+Scc	1.1050	0.7739	1.4521	1.0358
H60C	Cirrhosis & Alc Hepatitis-Cscc	0.5716	0.3846	0.7920	0.5493
H61A	Mal Hept Sys (A>69+Cscc)/+Ccc	1.9959	1.4648	2.4676	1.9234
H61B	Mal Hept Sys (A>69-Cscc)/-Ccc	0.8904	0.6223	0.9406	0.6758
H62A	Disorders Pancreas-Malig+Cscc	2.1862	1.5542	2.2864	1.6666
H62B	Disorders Pancreas-Malig-Cscc	0.8629	0.6007	0.9868	0.7159
H63A	Dsrd Lvr-Mal,Cirr,Alc Hep+Cscc	2.1242	1.4859	2.2405	1.6306

		Cost Weight			
		Teaching H	lospitals	Non-Teach	ing Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
H63B	Dsrd Lvr-Mal,Cirr,Alc Hep-Cscc	0.6014	0.3680	0.7084	0.4650
H64A	Disorders Of Biliary Tract +Cc	1.2634	0.8812	1.3979	1.0249
H64B	Disorders Of Biliary Tract -Cc	0.4808	0.3272	0.5922	0.4299
101Z	Bil/Mlti Mjr Jt Pr Lwr Extrmty	8.5975	4.2712	10.5458	4.9712
102A	Mcrvas Tt/Skin Graft+Cscc-Hand	10.7399	7.5837	12.2445	8.5606
102B	Skin Graft -Cscc -Hand	3.8034	2.6778	4.0564	2.6942
103A	Hip Revision + Cscc	8.0205	4.4348	9.6695	5.1528
103B	Hip Replac+Cscc/Hip Revsn-Cscc	4.9784	2.9652	5.6750	3.1357
103C	Hip Replacement - Cscc	3.8698	1.9436	4.7270	2.2421
104Z	Knee Replacemt & Reattach	4.4590	2.1288	5.5284	2.4672
105Z	Oth Mjr Jnt Replace&Limb Reatt	3.9045	1.9399	4.6200	2.0736
106Z	Spinal Fusion + Deformity	8.6890	4.4787	0.0000	0.0000
107Z	Amputation	6.1405	4.5332	7.3831	5.3325
108A	Other Hip & Femur Proc + Cscc	4.4709	3.0801	5.2881	3.5035
108B	Other Hip & Femur Pr -Cscc	2.7432	1.8163	3.3998	2.1228
109A	Spinal Fusion + Cscc	7.7554	4.1554	9.8598	5.1490
109B	Spinal Fusion - Cscc	4.3465	2.2548	5.2559	2.4176
110A	Other Back & Neck Procs + Cscc	3.9525	2.7697	4.4171	2.9238
I10B	Other Back & Neck Procs - Cscc	2.0833	1.4350	2.4756	1.5755
111Z	Limb Lengthening Procedures	3.8641	1.7898	3.5618	1.9806
I12A	Infc/Infm Bone/Jnt+Misc Pr+Ccc	7.4606	5.2760	8.3784	5.9585
I12B	Infc/Infm Bone/Jnt+Misc Pr+Scc	3.7985	2.7172	4.2716	3.1121
112C	Infc/Infm Bne/Jnt+Misc Pr-Cscc	1.9710	1.3656	2.2433	1.5153
I13A	Humer, Tibia, Fibul, Ankl Pr+Cscc	4.4654	3.0529	4.7389	3.0249
I13B	Humer, Tib, Fib, Ank Pr A>59-Cscc	2.4752	1.6401	2.6708	1.6405
113C	Humer, Tib, Fib, Ank Pr A<60-Cscc	1.8160	1.1725	2.1440	1.2658
I14Z	Stump Revision	2.6491	1.9143	2.3675	1.6665
I15Z	Cranio-Facial Surgery	2.6865	1.7550	3.0213	1.7804
I16Z	Other Shoulder Procedures	1.2691	0.8388	1.4692	0.9360
117Z	Maxillo-Facial Surgery	1.9806	1.3108	1.8414	1.1003
118Z	Other Knee Procedures	0.7984	0.5321	0.9144	0.5622
I19Z	Other Elbow, Forearm Procs	1.4744	0.9028	1.7840	1.0028
120Z	Other Foot Procedures	1.2862	0.8676	1.3573	0.8638
121Z	Loc Ex, Rem Int Fix Dev Hp&Fmr	1.0568	0.7267	1.4111	0.9666
123Z	Loc Ex,Rem Int Fix-Hp&Fmr	0.6073	0.4117	0.7479	0.4627
124Z	Arthroscopy	0.6638	0.4436	0.8060	0.4912
125Z	Bone, Joint Dxtic Pr Inc Biopsy	2.5004	1.7489	2.5396	1.6864
127A	Soft Tissue Procedures +Cscc	3.3037	2.3645	3.9343	2.8629
I27B	Soft Tissue Procedures -Cscc	1.0039	0.6888	1.1477	0.7559
I28A	Other Connect Tissue Procs +Cc	3.5061	2.4521	3.7080	2.5332
128B	Other Connect Tissue Procs -Cc	1.1369	0.7418	1.3524	0.8320
129Z	Knee Reconstruction/Revision	1.4516	0.8933	1.8498	1.1046
130Z	Hand Procedures	0.8448	0.5592	1.0103	0.6194
160Z	Femoral Shaft Fractures	3.4626	2.8127	3.1574	2.5715
l61Z	Distal Femoral Fractures	1.6758	1.2730	1.5927	1.2316
163Z	Spr,Str&Dsloc Hip,Pelvis&Thigh	0.7543	0.5270	0.8668	0.6121
164A	Osteomyelitis +Cc	2.6346	1.8590	3.7010	2.8801
164B	Osteomyelitis -Cc	0.7538	0.5338	1.5388	1.1855
165A	Con Tis Mal, Inc Path Fx +Cscc	2.1953	1.7120	2.7653	2.1550
165B	Con Tis Mal, Inc Path Fx -Cscc	1.1480	0.9051	1.4237	1.1643

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		Cost Weight			
		Teaching H	lospitals	Non-Teach	ing Hospitals
AR-DRG	AR-DRG Description	Public Patient	Private Patient	Public Patient	Private Patient
166A	Inflm Muscl Dsr +Cscc	3.0584	2.1673	3.1469	2.2959
166B	Infim Musculsktl Dsr -Cscc	0.5112	0.3755	0.7210	0.5352
167A	Septic Arthritis + Cscc	3.7127	2.7083	4.5392	3.4995
167B	Septic Arthritis - Cscc	1.3712	0.9773	1.1638	0.8758
168A	Non-Surg Spinal Disorders +Cc	1.9239	1.4290	2.3381	1.8120
168B	Non-Surg Spinal Disorders -Cc	0.8733	0.6294	1.0316	0.8170
168C	Non-Surg Spinal Disorders, Sd	0.2704	0.1587	0.3043	0.1803
169A	Bne Dis&Spcfc Arthro A>74+Cscc	2.1271	1.5976	2.8436	2.2711
169B	Bne Dis&Sp Arth A>74/+Cscc	0.7146	0.5268	1.1505	0.9138
169C	Bne Dis&Spcfc Arthro A<75-Cscc	0.3906	0.2771	0.6003	0.4375
170Z	Non-Specific Arthropathies	0.8126	0.5486	0.9508	0.7011
I71A	Oth Musctendin Disrd A>69 +Cc	1.0674	0.7911	1.3839	1.0847
I71B	Oth Musctendin Disrd A>69/+Cc	0.5024	0.3507	0.7143	0.5333
171C	Oth Musctendin Disrd A<70 -Cc	0.3515	0.2239	0.4380	0.2939
172A	Spec Musctend Disrd A>79/+Cscc	1.4853	1.0920	1.6774	1.2786
172B	Spec Musctend Disrd A<80-Cscc	0.5379	0.3730	0.5300	0.3454
173A	Aftcare Muscsk Impl A>59+Cscc	2.0895	1.5528	2.8181	2.2872
173B	Aftcare Muscsk Impl A>59/+Cscc	0.8678	0.6218	1.1855	0.9201
173C	Aftcare Muscsk Impl A<60-Cscc	0.5329	0.3769	0.5775	0.4181
174A	Inj Frarm,Wr,Hnd,Foot A>74+Cc	1.3466	1.0201	1.6875	1.2976
I74B	Inj Frarm,Wr,Hnd,Foot A>74/+Cc	0.6501	0.4464	0.7154	0.5084
174C	Inj Frarm,Wr,Hand,Foot A<75-Cc	0.4388	0.2957	0.4936	0.3113
175A	Inj Sh,Arm,Elb,Kn,Leg A>64+Cc	1.8319	1.3970	2.3994	1.8763
175B	Inj Sh,Arm,Elb,Kn,Leg A>64/+Cc	0.8424	0.6131	0.9137	0.6929
175C	Inj Sh,Arm,Elb,Kn,Leg A<65-Cc	0.4601	0.3149	0.4691	0.3136
176A	Oth Musculoskeletl Dsr A>69+Cc	1.6665	1.2918	1.8792	1.424
176B	Oth Musctl Dsr A>69/+Cc	0.6721	0.4758	0.8941	0.644
176C	Oth Musculoskeletl Dsr A<70-Cc	0.3702	0.2419	0.4506	0.2927
177A	Fracture Of Pelvis+Cscc	2.7878	2.1545	3.8563	3.0887
177B	Fracture Of Pelvis -Cscc	1.2302	0.9148	1.6459	1.2833
178A	Fracture Neck Femur+Cscc	1.8510	1.3873	2.1258	1.6707
I78B	Fracture Of Neck Femur-Cscc	0.6986	0.4945	0.6811	0.4853
J01Z	Microvasc Tiss Transf Skn/Brst	5.3416	3.8485	6.7619	4.5104
J06A	Major Pr Malig Breast Condtns	1.5065	0.9502	2.0485	1.2644
J06B	Major Pr Non-Malig Breast Cnds	1.2580	0.8412	1.6658	1.0170
J07A	Minor Pr Malig Breast Condns	0.7955	0.4977	1.0277	0.5903
J07B	Minor Pr Non-Malig Breast Cnds	0.5889	0.3640	0.7241	0.4109
J08A	Oth Skn Grf&/Dbrdmnt Pr+Cscc	2.8176	2.0415	3.0014	2.1349
J08B	Oth Skn Grf&/Dbrdmnt Pr-Cscc	0.9479	0.6623	1.0047	0.6600
J09Z	Perianal & Pilonidal Pr	0.7351	0.5046	0.9260	0.6018
J10Z	Skn,Subc Tis & Brst Plastic Pr	0.6701	0.4539	0.7808	0.4895
J11Z	Other Skin, Subc Tis & Brst Pr	0.4308	0.2802	0.5125	0.3286
J12A	L Lmb Pr +Ulcr/Cels+Ccc	8.1050	6.2622	9.9410	7.6178
J12B	L Lmb Pr+Ulcr/Cels-Ccc+Graft	4.2451	3.2122	4.8218	3.7672
J12C	L Lmb Pr+Ulcr/Cels-Ccc-Graft	2.4226	1.7896	2.9010	2.1744
J13A	L Lmb Pr-Ulcr/Cels+Graft+Cscc	3.0113	2.2316	3.4813	2.6580
J13B	L Lmb Pr-Ulcr/Cels-(Grft&Cscc)	1.3523	0.9759	1.5098	1.0758
J14Z	Major Breast Reconstructions	3.7003	2.4141	4.3842	2.4952
J60A	Skin Ulcers	2.0646	1.5892	2.7572	2.2369
J60B	Skin Ulcers, Sameday	0.1576	0.1281	0.2281	0.1437

		Cost Weight			
		Teaching H	lospitals	Non-Teach	ing Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
J62A	Mal Breast Dis (A>69+Cc)/+Cscc	1.3850	1.0573	1.5203	1.1719
J62B	Mal Breast Dis (A>69-Cc)/-Cscc	0.3308	0.2485	0.5793	0.4106
J63Z	Non-Malignant Breast Disorders	0.3201	0.2146	0.6758	0.4619
J64A	Cellulitis A>59 + Cscc	1.8842	1.4399	2.3049	1.7951
J64B	Cellulitis A>59 -Cscc / A<60	0.8339	0.6068	0.9735	0.7425
J65A	Trauma To Skn,Sub Tis&Bst A>69	0.8217	0.5968	0.9620	0.7369
J65B	Trauma To Skn,Sub Tis&Bst A<70	0.3883	0.2458	0.4701	0.3201
J67A	Minor Skin Disorders	0.9298	0.6611	0.9963	0.7387
J67B	Minor Skin Disorders, Sameday	0.2151	0.1417	0.2970	0.1845
J68A	Major Skin Disorders	1.3539	1.0097	1.4972	1.1527
J68B	Major Skin Disorders, Sameday	0.1301	0.0918	0.2092	0.1417
K01Z	Diabetic Foot Procedures	6.5018	4.7210	7.0172	5.1772
K02Z	Pituitary Procedures	4.0126	2.6860	4.0673	2.6121
K03Z	Adrenal Procedures	3.4213	2.3422	4.1922	2.7047
K04Z	Major Procedures For Obesity	2.0615	1.1725	2.3528	1.3059
K05Z	Parathyroid Procedures	1.6800	1.1310	2.0314	1.3042
K06Z	Thyroid Procedures	1.5853	1.0650	2.1146	1.2959
K07Z	Obesity Procedures	1.5244	1.1516	2.0754	1.4539
K08Z	Thyroglossal Procedures	0.8261	0.5552	1.1645	0.7490
K09Z	Other Endcrn, Nutr& Meta Or Pr	3.9221	2.6447	3.7605	2.5123
K40Z	Endosc/Invest Pr Metab Dsdr-Cc	0.6364	0.4580	0.5468	0.3205
K60A	Diabetes + Cscc	1.8998	1.3915	2.2857	1.7473
K60B	Diabetes - Cscc	0.8640	0.6210	1.0229	0.7776
K61Z	Severe Nutritional Disturbance	3.5743	2.7884	3.6814	2.8873
K62A	Misc Metabolic Disrd + Ccc	2.1035	1.6130	2.5795	2.0129
K62B	Misc Metabolic Disrd A>74/+Scc	0.9879	0.7454	1.3163	1.0224
K62C	Misc Metabolic Disrd A<75-Cscc	0.5998	0.4402	0.6297	0.4778
K63Z	Inborn Errors Of Metabolism	0.6861	0.5077	0.6437	0.4648
K64A	Endocrine Disorders + Cscc	1.9783	1.3728	2.4791	1.8070
K64B	Endocrine Disorders - Cscc	0.6550	0.3909	0.9700	0.6356
L02A	Op Ins Peri Cath Dialysis+Cscc	4.6964	3.3588	5.0377	3.5412
L02B	Op Ins Peri Cath Dialysis-Cscc	1.8570	1.2643	1.8694	1.2198
L03A	Kdny,Urt&Mjr Bldr Pr Npsm+Cscc	5.9569	4.1396	6.7206	4.4802
L03B	Kdny,Urt&Mjr Bldr Pr Npsm-Cscc	3.0056	2.0312	3.6461	2.3711
L04A	Kdy,Urt&Mjr Bldr Pr N-Npm+Ccc	4.7861	3.3764	5.5865	3.7416
L04B	Kdy,Urt&Mjr Bldr Pr N-Npm+Smcc	2.3811	1.6196	2.8212	1.7326
L04C	Kdy,Urt&Mjr Bldr Pr N-Npm-Cc	1.6304	1.0823	1.9156	1.1835
L05A	Tranureth Prostatectomy +Cscc	3.2039	2.2808	3.7301	2.5970
L05B	Tranureth Prostatectomy -Cscc	1.2204	0.8391	1.5231	0.9415
L06A	Minor Bladder Procedures+Cscc	2.6129	1.8646	2.7474	1.9121
L06B	Minor Bladder Procedures -Cscc	0.8964	0.6235	1.0414	0.6823
L07A	Transurethral Procs + Cscc	1.8490	1.2972	1.9040	1.2454
L07B	Transurethral Procs - Cscc	0.6869	0.4626	0.8095	0.4905
L08A	Urethral Procedures + Cc	1.3290	0.9246	1.2884	0.8268
L08B	Urethral Procedures - Cc	0.7175	0.5048	0.7916	0.4870
L09A	Oth Kidny & Urnry Tract Pr+Ccc	6.9873	5.2223	9.3694	6.6952
L09B	Oth Kidny & Urnry Tract Pr+Scc	2.7557	1.9523	3.1039	2.0824
L09C	Oth Kidny & Urnry Trct Pr-Cscc	1.2976	0.8600	1.6371	1.0707
L40Z	Ureteroscopy	0.8715	0.5761	1.1323	0.6459
L41Z	Cystourethroscopy, Sameday	0.3302	0.2233	0.3600	0.2195

		Cost Weight			
		Teaching H	ospitals	Non-Teach	ing Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
L42Z	Esw Lithotripsy+Urinary Stones	0.3945	0.2907	0.6377	0.4832
L60A	Renal Failure +Ccc	3.5385	2.6381	4.0764	3.0676
L60B	Renal Failure +Scc	1.6906	1.2537	1.9516	1.4678
L60C	Renal Failure -Cscc	0.9238	0.6738	1.1673	0.8982
L61Z	Admit For Renal Dialysis	0.1304	0.1147	0.1623	0.1443
L62A	Kdny&Unry Trct Neoplasms +Cscc	1.6522	1.2488	2.0132	1.5512
L62B	Kdny&Unry Trct Neoplasms -Cscc	0.6618	0.4723	0.8343	0.6036
L63A	Kdny & Unry Trct Inf +Ccc	2.3249	1.7704	2.8282	2.1766
L63B	Kdny & Unry Trct Inf A>69/+Scc	1.0296	0.7724	1.2772	0.9999
L63C	Kdny & Unry Trct Inf A<70-Cscc	0.6050	0.4235	0.7035	0.5178
L64Z	Urinary Stones & Obstruction	0.4873	0.3054	0.5552	0.3568
L65A	Kdny & Unry Tr Sgns&Symps+Cscc	1.3264	1.0088	1.5381	1.1991
L65B	Kdny & Unry Tr Sgns&Symps-Cscc	0.4531	0.3051	0.6059	0.4453
L66Z	Urethral Stricture	0.4676	0.3238	0.5712	0.3898
L67A	Oth Kidny & Urnry Tract Dx+Ccc	2.8257	2.1133	3.4460	2.5760
L67B	Oth Kidny & Urnry Tract Dx+Scc	1.1672	0.8591	1.5080	1.1496
L67C	Oth Kidny & Urnry Trct Dx-Cscc	0.4588	0.3406	0.6041	0.4656
M01Z	Major Male Pelvic Procedures	3.0714	2.1248	3.8427	2.4530
M02A	Transurethral Prostectomy+Cscc	2.3373	1.6527	2.8146	1.9473
M02B	Transurethral Prostectomy-Cscc	1.2559	0.8810	1.5115	0.9684
M03A	Penis Procedures + Cc	1.6870	1.2250	1.8897	1.1904
M03B	Penis Procedures - Cc	0.8061	0.5593	0.8805	0.5483
M04A	Testes Procedures + Cc	1.1846	0.8301	1.5605	1.0591
M04B	Testes Procedures - Cc	0.5941	0.3907	0.8378	0.5162
M05Z	Circumcision	0.4184	0.2852	0.5877	0.3860
M06A	Oth Male Reprod Sys Or Pr +Mal	1.6592	1.0885	3.4037	1.9454
M06B	Oth Male Reprod Sys Or Pr - Mal	1.0529	0.7287	1.1236	0.6984
M40Z	Cystourethroscopy - Cc	0.3292	0.2372	0.3320	0.2105
M60A	Malignancy, Male Repr Sys+Cscc	1.5319	1.1883	1.9492	1.6052
M60B	Malignancy, Male Repr Sys-Cscc	0.5583	0.4009	0.6916	0.4905
M61A	Benign Prostatic Hypertry+Cscc	1.1452	0.8330	1.3611	0.9912
M61B	Benign Prostatic Hypertry-Cscc	0.3463	0.2385	0.4722	0.3284
M62A	Inflammation Male Reprd Sys+Cc	1.0389	0.7538	1.1974	0.9115
M62B	Inflammation Male Reprd Sys-Cc	0.4855	0.3356	0.6045	0.4278
M63Z	Sterilisation, Male	0.5094	0.3707	0.4236	0.2696
M64Z	Other Male Reproductive Sys Dx	0.3676	0.2449	0.4565	0.3026
N01Z	Pelvic Evscrtn & Radcl Vlvctmy	3.4797	2.5705	4.9072	3.3217
N02A	Utrn,Adnx Pr+Ovrn/Adnxl Mal+Cc	3.8591	2.8258	4.5724	3.0929
N02B	Utrn,Adnx Pr+Ovrn/Adnxl Mal-Cc	2.1735	1.5098	2.5953	1.7133
N03A	Utrn,Adnx Pr-Ovrn/Adnxl Mal+Cc	3.2399	2.3452	4.1435	2.7666
N03B	Utrn,Adnx Pr-Ovrn/Adnxl Mal-Cc	2.1668	1.5334	2.3263	1.5132
N04Z	Hysterectomy For Non-Malignanc	1.7728	1.2572	2.0272	1.3780
N05A	Ooph&Com Fal Tube Pr Nmal+Cscc	2.5623	1.8201	3.0122	2.0079
N05B	Ooph&Com Fal Tube Pr Nmal-Cscc	1.4557	1.0067	1.6791	1.0843
N06Z	Fem Repr Sys Reconstructive Pr	1.3666	0.9492	1.5364	1.0131
N07Z	Oth Utern & Adnexa Pr For Nmal	0.7820	0.4764	0.8931	0.5363
N08Z	Endos & Lapar Pr, Fem Repr Sys	0.6978	0.4707	0.7878	0.4894
N09Z	Conistn,Vagina,Cervix&Vulva Pr	0.5042	0.3365	0.5468	0.3385
N10Z	Dxc Curettge, Dxc Hysteroscopy	0.4630	0.3084	0.5086	0.3111
N11A	Oth Fem Rep S Pr A>64/+Mal/+Cc	3.3985	2.4723	3.9896	2.7150

		Cost Weight			
		Teaching Hospitals Non-Teaching Hosp			ing Hospitals
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
N11B	Oth Fem Rep Sys Pr A<65-Mal-Cc	0.6301	0.4361	0.6744	0.4088
N60A	Malignancy Fem Reprod Sys+Cscc	1.7137	1.3231	1.8743	1.4374
N60B	Malignancy Fem Reprod Sys-Cscc	0.8041	0.6050	0.8532	0.6089
N61Z	Infections, Female Reprod Syst	0.5586	0.3814	0.6947	0.5144
N62A	Mnstrl&Oth Fem Repr Sys Dis+Cc	0.5589	0.3986	0.6153	0.4428
N62B	Mnstrl&Oth Fem Repr Sys Dis-Cc	0.2810	0.1880	0.3313	0.2200
001A	Caesarean Delivery +Ccc	3.1481	2.4669	4.0085	3.0158
O01B	Caesarean Delivery +Scc	2.0309	1.6002	2.9353	2.2012
001C	Caesarean Delivery -Cscc	1.6214	1.2793	2.3441	1.7730
002A	Vaginal Delivery +Or Pr +Cscc	1.7178	1.3985	2.2528	1.7291
O02B	Vaginal Delivery +Or Pr -Cscc	1.1893	1.0051	1.7868	1.4444
003Z	Ectopic Pregnancy	1.0801	0.7267	1.3846	0.9006
004Z	Postpartum & Post Abortn+Or Pr	0.8414	0.5861	0.9064	0.6135
005Z	Abortion+ Or Proc	0.4199	0.2819	0.5782	0.3651
O60A	Vaginal Delivery +Cscc	1.4293	1.1948	1.9047	1.5268
O60B	Vaginal Delivery -Cscc	0.9513	0.8220	1.4251	1.1949
O60C	Vaginal Del Single Uncompl	0.7528	0.6627	1.2076	1.0343
061Z	Postpartum & Post Abortn-Or Pr	0.4109	0.3350	0.7021	0.5975
063Z	Abortion-Or Proc	0.3562	0.2365	0.4082	0.2826
O64A	False Labour <37 Wk/+Ccc	0.4873	0.3923	0.4212	0.3370
O64B	False Labour >=37 Wk -Ccc	0.1330	0.1078	0.2242	0.1816
066A	Antenatal&Oth Obstetric Adm	0.5348	0.4145	0.5817	0.4547
O66B	Antenatal&Oth Obstetric Adm,Sd	0.1153	0.0788	0.1452	0.0986
P01Z	Neonate,D/T<5Day Adm+Sig Or Pr	1.0426	0.6974	0.9910	0.6454
P02Z	Neo,Cardiothoracic/Vascular Pr	17.0782	11.7461	12.9301	8.5871
P03Z	Neo,Admwt 1000-1499G+Sig Or Pr	18.5217	14.7955	0.0000	0.0000
P04Z	Neo,Admwt 1500-1999G+Sig Or Pr	15.2694	11.7635	15.9252	12.4327
P05Z	Neo,Admwt 2000-2499G+Sig Or Pr	11.3208	8.8366	7.4720	5.7717
P06A	Neo,Admwt >2499G+Sig Or Pr+Mmp	13.6527	10.5184	0.0000	0.0000
P06B	Neo,Admwt >2499G+Sig Or Pr-Mmp	4.7993	3.5676	3.2589	2.4090
P60A	Neo,D/Tr<5D Adm-Sig Pr+Newborn	0.3956	0.2893	0.4467	0.3156
P60B	Neo,D/Tr<5D Adm-Sig Pr-Newborn	0.9358	0.7297	0.4922	0.3401
P61Z	Neonate, Admission Wt <750 G	28.6035	23.2262	0.0000	0.0000
P62Z	Neonate, Admission Wt 750-999G	22.8254	18.4631	25.2904	20.2447
P63Z	Neo,Admwt 1000-1249G-Sig Or Pr	10.5377	8.6744	7.6462	6.0305
P64Z P65A	Neo,Admwt 1250-1499G-Sig Or Pr Neo,Admwt 1500-1999G-Sg	7.3489	5.9904	7.2527	5.5604
P65B	Op+Mmp	7.2872	5.8613	6.5446	4.8737
P65B P65C	Neo,Admwt 1500-1999G-Sg Op+Mjp	5.1101	4.1920	5.6705	4.3513
P65C P65D	Neo,Admwt 1500-1999G-Sg Op+Otp	3.6684	3.0348	4.6382	3.5006
P65D P66A	Neo,Admwt 1500-1999G-Sg Op-Prb Neo,Admwt 2000-2499G-Sg Op+Mmp	3.4574 4.9605	2.7067 3.9956	3.9816 4.4521	3.1061 3.3335
P66B	Neo,Admwt 2000-2499G-Sg Op+Mjp	3.4395	2.8029		
P66C	Neo,Admwt 2000-2499G-Sg Op+Otp	2.2860	1.8840	3.6090 2.6750	2.8044
P66D	Neo,Admwt 2000-2499G-Sg Op-Prb	0.9446	0.7518	2.6750 1.0610	2.0449
P67A	Neo,Admwt >2499G-Sig Or Pr+Mmp	3.7415	2.9715	2.8412	0.8136
P67B	Neo,Admwt >2499G-Sig Or Pr+Mip	1.9418	1.5590	1.7347	2.1336
P67C	Neo,Admwt >2499G-Sig Or Pr+Otp	1.0065	0.8076	1.1362	1.3071
P67D	Neo,Admwt >2499G-Sig Or Pr-Prb	0.4401	0.3541	0.5870	0.8430
Q01Z	Splenectomy	3.3972	2.3274		0.4425
	-p.shootiny	3.39/2	2.3214	4.2775	2.8978

		Cost Weight			
		Teaching Hospitals Non-Teaching Hospital			ing Hospitals
AR-DRG	AR-DRG Description	Public Patient	Private Patient	Public Patient	Private Patient
Q02A	Oth Or Pr Bld&Bld Frm Org+Cscc	4.9341	3.4350	5.1143	3.5750
Q02B	Oth Or Pr Bld&Bld Frm Org-Cscc	1.0591	0.6638	1.0330	0.6168
Q60A	Reticlendo&Imnty Dis+Cscc	2.2546	1.7552	2.2689	1.7677
Q60B	Reticlendo&Imnty Dis-Cscc+Mal	1.1182	0.8705	1.0368	0.8029
Q60C	Reticlendo&Imnty Dis-Cscc-Mal	0.2802	0.1790	0.4184	0.3089
Q61A	Red Blood Cell Disders + Ccc	1.7372	1.2695	1.9894	1.4804
Q61B	Red Blood Cell Disders + Scc	0.8655	0.6192	1.0400	0.7765
Q61C	Red Blood Cell Disders - Cscc	0.3318	0.2368	0.4149	0.2897
Q62Z	Coagulation Disorders	0.5729	0.4080	0.8245	0.6082
R01A	Lymphma&Leukma+Mjr Or Pr +Cscc	9.3254	6.6601	8.5382	5.9602
R01B	Lymphma&Leukma+Mjr Or Pr -Cscc	3.0561	2.0194	2.5855	1.5303
R02A	Oth Nplstc Dsrd+Mjr Or Pr+Cscc	4.6313	3.2752	5.4406	3.8142
R02B	Oth Nplstc Dsrd+Mjr Or Pr-Cscc	2.2189	1.5029	2.5057	1.5928
R03A	Lymphma Leukma+Oth Or Pr +Cscc	7.3829	5.2241	6.8322	4.6952
R03B	Lymphma Leukma+Oth Or Pr -Cscc	1.5275	0.9561	1.3636	0.7914
R04A	Oth Nplstc Dsrd+Oth Or Pr+Cscc	2.6411	1.8942	2.2979	1.5194
R04B	Oth Nplstc Dsrd+Oth Or Pr-Cscc	1.1364	0.6497	1.2775	0.7213
R60A	Acute Leukaemia + Ccc	7.3684	5.6673	8.8723	6.8685
R60B	Acute Leukaemia + Scc	1.4993	1.1434	1.5350	1.2504
R60C	Acute Leukaemia - Cscc	0.9205	0.6995	0.8654	0.6540
R61A	Lymphma &N-Acute Leukaemia+Ccc	5.1404	3.9142	5.4690	4.1439
R61B	Lymphma &N-Acute Leukaemia-Ccc	1.7243	1.3492	1.6662	1.3312
R61C	Lymphoma/N-A Leukaemia,Sameday	0.1957	0.1320	0.3173	0.2225
R62A	Other Neoplastic Disorders +Cc	1.7626	1.3671	1.9855	1.5425
R62B	Other Neoplastic Disorders -Cc	0.6864	0.4862	0.7556	0.5501
R63Z	Chemotherapy	0.2136	0.1752	0.3225	0.2825
R64Z	Radiotherapy	0.4606	0.3982	0.0000	0.0000
S60Z	Hiv, Sameday	0.4147	0.3163	0.4670	0.3727
S65A	Hiv-Related Diseases +Ccc	9.1585	5.6758	10.2215	6.9879
S65B	Hiv-Related Diseases +Scc	3.2980	2.0114	4.0099	2.5577
S65C	Hiv-Related Diseases -Cscc	2.4076	1.3635	2.5568	1.5902
T01A	Or Proc Infect& Paras Dis+Ccc	8.9340	6.6288	10.1327	7.3569
T01B	Or Proc Infect& Paras Dis+Smcc	3.2142	2.3400	3.8829	2.7960
T01C	Or Proc Infect & Paras Dis-Cc	1.9633	1.3865	2.3217	1.6193
T60A	Septicaemia + Cscc	2.6823	2.0206	2.8520	2.1671
T60B	Septicaemia - Cscc	1.2968	0.9280	1.2618	0.9523
T61A	Pstop&Psttr Inf A>54/+Cscc	1.4516	1.0595	1.5993	1.2315
T61B	Postop&Posttr Infect A<55-Cscc	0.8318	0.6087	0.8847	0.6778
T62A	Fever Of Unknown Origin + Cc	1.3378	0.9708	1.3832	1.0337
T62B	Fever Of Unknown Origin - Cc	0.5560	0.3852	0.5782	0.4181
T63A	Viral Illness A>59/+Cc	0.8901	0.6238	0.9130	0.6728
T63B	Viral Illness A<60 -Cc	0.4497	0.3102	0.5328	0.3863
T64A	Oth Infectous&Parstic Dis+Cscc	3.6240	2.7426	2.8443	2.1732
T64B	Oth Infectous&Parstic Dis-Cscc	0.7533	0.5356	0.9109	0.6809
U40Z	Mental Health Treat,Samedy+Ect	0.1366	0.1039	0.1903	0.1330
U60Z	Mental Health Treat,Samedy-Ect	0.2159	0.1526	0.2508	0.1733
U61A	Schizophrenia Disorders+Mhls	3.2090	2.6372	4.0358	3.4022
U61B	Schizophrenia Disorders-Mhls	1.6455	1.3300	2.3462	1.9591
U62A	Par&Acute Psych Dsrd+Cscc/Mhls	2.2375	1.8399	2.8328	2.3319
U62B	Par&Acute Psych Dsrd-Cscc-Mhls	1.0915	0.8452	1.1782	0.9382

		Cost Weight				
					n-Teaching Hospitals	
		Public	Private	Public	Private	
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient	
U63A	Mjr Affect Dsrd A>69/+Cscc	3.4486	2.7855	4.1673	3.4498	
U63B	Major Affective Dsrd A<70-Cscc	2.1896	1.7616	2.5830	2.1086	
U64Z	Oth Affect & Somatoform Dsrd	1.2766	1.0015	1.3919	1.1350	
U65Z	Anxiety Disorders	1.0501	0.8221	1.0008	0.8314	
U66Z	Eating & Obsessv-Compulsv Dsrd	4.8200	3.9392	4.7428	3.9593	
U67Z	PersonIty Dsrd&Acute Reactions	1.0625	0.8550	1.3240	1.1111	
U68Z	Childhood Mental Disorders	2.6945	2.3018	2.6957	2.3132	
V60A	Alcohol Intoxicatn&Withdrwl+Cc	0.8445	0.6262	0.9497	0.7204	
V60B	Alcohol Intoxicatn&WithdrwI-Cc	0.3095	0.2213	0.4240	0.3132	
V61Z	Drug Intoxictn & Withdrawal	0.9409	0.7408	1.3692	1.1060	
V62A	Alcohol Use Dsrd & Dependence	0.8538	0.6674	1.3226	1.0796	
V62B	Alcohol Use Dsrd & Dependnc+Sd	0.1457	0.1026	0.3813	0.2406	
V63A	Opioid Use Dsrd & Dependence	0.6651	0.5091	1.0134	0.8193	
V63B	Opioid Use Dsrd&Depend-Advice	0.4964	0.3695	0.5744	0.4295	
V64Z	Other Drug Use Disord & Depend	0.4979	0.3793	0.7475	0.5966	
W01Z	Ventiln/Cranio Mult Sig Trauma	19.3103	13.9607	23.2933	16.5901	
W02Z	Hip,Femr&Limb Pr Mult Sig Trma	7.7289	5.1002	8.3234	5.2473	
W03Z	Abdominal Pr Mult Sig Trauma	5.4041	3.6829	6.0647	4.2034	
W04Z	Othr Or Pr For Mult Sig Trauma	7.2750	4.9555	8.1198	5.4266	
W60Z	Multiple Trauma, Died/Transf<5	1.9542	1.1826	1.5812	0.7551	
W61Z	Multiple Trauma - Signif Procs	3.2899	2.4546	3.1228	2.3475	
X02Z	Mic Tt/Skin Grafts Inj To Hand	1.2427	0.8612	1.3965	0.9026	
X04A	Other Pr Inj Lwr Lmb A>59/+Cc	2.6815	1.8476	2.6817	1.7859	
X04B	Other Pr Inj Lowr Limb A<60-Cc	1.0794	0.7624	1.2506	0.8499	
X05Z	Other Pr For Injuries To Hand	0.8131	0.5637	1.0438	0.6945	
X06A	Other Pr Other Injuries + Cscc	3.2477	2.2872	3.2935	2.2947	
X06B	Other Pr Other Injuries - Cscc	0.9803	0.6784	1.1197	0.7590	
X07A	Sk Graft Inj-Hand+Mic Tt/+Cscc	5.0189	3.6919	6.3033	4.6544	
X07B	Sk Graft Inj-Hand-Mic Tt-Cscc	2.1621	1.5993	2.7278	1.9909	
X60A	Injuries A>64 + Cc	1.1436	0.8563	1.3790	1.0628	
X60B	Injuries A>64 - Cc	0.3774	0.2487	0.4866	0.3453	
X60C	Injuries A<65	0.3510	0.2276	0.4180	0.2845	
X61Z	Allergic Reactions	0.3476	0.2508	0.4061	0.3020	
X62A	Poisng/Toxc Eff Drugs A>59/+Cc	0.9039	0.6765	0.9466	0.7042	
X62B	Poisng/Toxc Eff Drugs A<60 -Cc	0.3476	0.2519	0.4128	0.2964	
X63A	Sequelae Of Treatmnt+Cscc	1.4487	1.0634	1.5294	1.1240	
X63B	Sequelae Of Treatmnt-Cscc	0.5441	0.3904	0.6842	0.5019	
X64A	Ot Inj,Pois&Tox Ef Dx A>59/+Cc	0.9474	0.6960	1.0540	0.8096	
X64B	Ot Inj,Pois&Tox Eff Dx A<60-Cc	0.3271	0.2441	0.3816	0.2866	
Y01Z	Severe Full Thick Burns	36.9577	27.9638	0.0000	0.0000	
Y02A	Oth Burn+Skn G A>64/+Cscc/Comp	8.2901	6.6684	7.4493	5.6959	
Y02B	Oth Burn+Skn Gr A<65-Cscc-Comp	2.7531	2.1571	3.2001	2.3957	
Y03Z	Other Or Procs For Other Burns	1.6512	1.2963	2.0674	1.5850	
Y60Z	Burns,Trans Oth Acut Care <5 D	0.4855	0.3577	0.4383	0.2976	
Y61Z	Severe Burns	1.4197	1.1247	1.1089	0.8703	
Y62A	Other Burns A>64/+Cscc/Comp	1.7585	1.3992	1.9016	1.6369	
Y62B	Other Burns A<65 -Cscc -Comp	0.6623	0.5331	0.6755	0.5401	
Z01A	Or Pr+Dx Oth Cnt Hith Srv+Cscc	1.3476	0.9352	1.6438	1.0922	
Z01B	Or Pr+Dx Oth Cnt Hith Srv-Cscc	0.7131	0.4726	0.7671	0.4718	
Z40Z	Follow Up +Endoscopy	0.2613	0.1895	0.3190	0.1957	

		Cost Weight			
		Teaching H	lospitals	Non-Teaching Hospitals	
		Public	Private	Public	Private
AR-DRG	AR-DRG Description	Patient	Patient	Patient	Patient
Z60A	Rehabilitation + Cscc	2.0574	1.7309	4.2040	2.7628
Z60B	Rehabilitation - Cscc	1.9392	1.6727	2.7884	2.4422
Z60C	Rehabilitation, Sameday	0.4015	0.2851	0.2134	0.1681
Z61Z	Signs & Symptoms	0.6444	0.4398	0.7038	0.5138
Z62Z	Follow Up -Endoscopy	0.2906	0.1791	0.3460	0.2365
Z63A	Other Aftercare + Cscc	1.8536	1.4613	2.3154	1.9290
Z63B	Other Aftercare - Cscc	0.5770	0.4251	0.8273	0.6794
Z64A	Oth Fctr Infl Health Status	0.6752	0.4458	1.9715	1.6537
Z64B	Oth Fctr Infl Health Status,Sd	0.1947	0.1325	0.2526	0.1573
Z65Z	Mult, Oth&Unspcfd Congntl Anmls	0.8028	0.5391	2.4945	1.8639
901Z	Ext Or Pr Unrel To Pdx	4.1344	2.9185	4.2712	2.9747
902Z	Non-Ext Or Pr Unrel To Pdx	2.2754	1.6443	2.0870	1.4751
903Z	Prostatic Or Pr Unrel To Pdx	4.9642	3.6611	8.6257	6.7632
960Z	Ungroupable	1.1296	0.7607	0.9207	0.4767
961Z	Unacceptable Principal Dx	0.3328	0.2306	0.3299	0.1431
963Z	Neonatal Dx Not Consnt Age/Wgt	3.1777	2.5690	2.6453	2.2147

5—Variation of Schedule 2—Recognised hospitals: fees for non-admitted patients

- (1) Schedule 2, clause 2(1)(a)—delete paragraph (a) and substitute:
 - (a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and
- (2) Schedule 2, clause 2(2)(a)—delete paragraph (a) and substitute:
 - (a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and
- (3) Schedule 2, clause 3(a)—delete paragraph (a) and substitute:
 - (a) the OP Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outpatient service; and
- (4) Schedule 2, clause 4(a)—delete paragraph (a) and substitute:
 - (a) the OP Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outpatient service; and
- (5) Schedule 2, clause 5(a)—delete paragraph (a) and substitute:
 - (a) the Outreach Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outreach service; and
- (6) Schedule 2, clause 6(a)—delete "\$475" and substitute:

\$627.20

(7) Schedule 2, clause 6(b)—delete "\$19" and substitute:

\$24.60
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(8) Schedule 2, clause 7—delete "\$1 475" and substitute:

\$1 749

(9) Schedule 2, clause 9, Table 1—delete the table and substitute:

Table 1: Non-admitted Patient Prices

	Price			
Type of Service	Public Patient	Private Patient		
Emergency Department	\$198	\$147		
Outpatient	\$159	\$79		
Outreach	\$153	\$77		

(10) Schedule 2, clause 9, Table 3—delete the table and substitute:

Table 3: Outpatient ((OP) Weights
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	Hospital or Facility OP Classifications					
Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country	
Adolescent health	3.77	3.77	3.77	0.168	0.168	
Allergy	1.77	0.915	1.002	0.079	0.079	
Asthma	1.577	1.501	1.501	1.012	1.012	
Audiology	0.628	0.564	0.909	0.39	0.39	
Behavioural Medicine	1.518	1.518	1.518	0.208	0.208	
Bone Marrow Transplant	6.084	6.084	6.084	6.084	6.084	
Breast	1.351	1.351	1.351	2.915	1.378	
Burns	1.682	1.87	1.87	1.293	0.572	
Cardiac	2.901	1.029	0.888	0.091	0.091	
Cardiac Surgery	1.516	1.516	1.516	0.091	0.091	
Chemotherapy	10.005	5.230	5.230	5.602	5.602	
Colorectal	0.791	0.791	0.933	0.232	0.533	
CPU	1.063	0.804	0.804	0.804	0.804	
Craniofacial	1.491	0.822	0.822	0.804	0.804	
Dental	0.551	1.296	1.296	0.064	0.064	
Dermatology	0.999	1.208	0.52	0.464	0.464	
Diabetes	1.659	0.549	1.316	0.258	0.309	
Diabetes Education	0.631	0.631	0.369	0.276	0.353	
Diagnostic service	0	0	0	0	0	
Ear Nose Throat	0.751	0.937	0.486	0.192	0.192	
Eating Disorders	0.836	0.836	0.836	0.319	0.297	
Endocrine	1.259	0.6	0.568	0.53	0.53	
Endoscopy Colonoscopy	20.126	6.336	6.336	6.788	6.788	
Endoscopy Other	13.240	7.313	7.313	7.834	7.834	
Endoscopy Oesophagoscopy	6.369	6.369	6.369	6.823	6.823	
Endoscopy Panendoscopy	14.674	5.755	5.755	6.165	6.165	
Endoscopy Sigmoidoscopy	10.482	10.482	10.482	11.229	11.229	
Family Planning	1.425	1.01	1.01	0.583	0.583	
Fracture	0.916	0.821	1.033	0.83	0.83	
Gastroenterology	2.828	1.731	0.78	0.667	0.424	
General Medical	1.727	1.134	1.134	0.928	0.323	
General Surgery	1.424	1.128	0.583	0.232	0.533	
Genetic	1.008	2.27	2.27	0.928	0.323	
Geriatric	1.502	1.502	2.341	0.846	0.846	
Gynaecology	0.884	0.98	0.628	0.206	0.248	
Gynaecology Oncology	1.621	1.621	0.575	0.206	0.248	
Haematology	2.94	2.963	0.519	0.296	0.425	
Hepatobiliary	1.227	1.227	1.227	0.928	0.323	
HIV	6.258	6.258	6.258	6.258	6.258	
Hypertension	0.877	0.877	0.877	0.091	0.091	
Immunology	2.483	0.915	0.915	0.655	0.655	
Infectious Disease	2.702	1.186	1.186	0.928	0.323	
Liver Transplant	2.683	1.183	1.183	1.183	1.183	

		Hospital or Facility OP Classifications				
Treatment or Care	Specialist	Teaching	Other Metro	Large Country	Other Country	
Metabolic	2.81	2.81	2.81	2.888	2.888	
Neonatal	2.228	2.214	2.214	0.388	0.388	
Nephrology	3.151	2.584	2.23	0.983	0.983	
Neurology	2.631	1.514	1.402	0.949	0.949	
Neurosurgery	0.942	1.584	0.377	0.064	0.064	
Nutrition/Dietetic	0.824	0.876	0.319	0.319	0.297	
Obstetrics	0.87	0.975	0.603	0.479	0.377	
Occupational Therapy	0.719	0.893	0.337	0.693	0.602	
Oncology	3.913	2.435	2.185	0.586	0.586	
Ophthalmology	0.804	0.575	0.382	0.093	0.303	
Optometry	0.443	0.443	0.443	0.093	0.303	
Orthopaedic	0.98	0.821	0.37	0.179	0.293	
Orthoptics	0.213	0.376	0.376	0.376	0.376	
Orthotics	1.122	1.693	0.729	1.87	1.87	
Paediatric	0.901	0.901	2.031	0.168	0.168	
Paediatric -	4.02	0.839	0.839	0.168	0.168	
Developmental/Disabilities Paediatric Surgery	1.323	0.866	0.866	0.168	0.168	
Pain	1.872	1.872	0.698	0.493	0.493	
Palliative Care	0.343	0.343	0.343	0.928	0.323	
Physiotherapy	0.415	0.29	0.236	0.436	0.223	
Plastic Surgery	1.095	1.024	0.235	0.078	0.078	
Podiatry	0.544	0.544	0.249	0.265	0.274	
Pre-admission	0.903	1.304	1.378	1.083	0.447	
Pre-anaesthesia	1.359	0.91	0.661	0.252	0.252	
Prosthetics	3.559	3.559	3.559	2.625	2.625	
Psychiatric	0.86	0.879	1.119	0.208	0.208	
Psychology	1.114	1.114	0.605	0.479	0.479	
Radiation Oncology	1.453	1.453	1.375	0.241	0.241	
Rehabilitation	1.034	1.551	0.57	0.928	0.323	
Renal Transplant	2.372	3.929	2.524	2.524	2.524	
Respiratory	3.021	1.825	1.335	1.012	1.012	
Rheumatology	2.113	1.293	0.672	0.064	0.064	
Social work	0.343	0.782	0.671	0.54	0.861	
Speech pathology	0.583	1.214	0.938	0.981	0.332	
Spinal	1.423	0.948	0.948	0.232	0.532	
Staff Vaccinations	0.155	0.839	0.839	0.514	0.514	
Stomal Therapy	0.715	0.836	0.823	1.494	1.494	
Termination of pregnancy	1.588	1.28	1.28	0.479	0.377	
Thoracic Surgery	1.44	1.44	0.716	0.479	0.716	
Treatment room	0.105	0.105	1.174	1.293	0.572	
Urology	0.103	0.103	0.764	0.245	0.249	
Vascular Surgery	0.931	0.931	0.988	0.245	0.249	

6—Variation of Schedule 3—Recognised hospitals and incorporated health centres: accommodation, rehabilitation, domiciliary care, transportation and related fees

Schedule 3, clause 3—delete the clause

7—Substitution of Schedule 4

Schedule 4—delete the Schedule and substitute:

Schedule 4—Classification of recognised hospitals

Hospital classifications for emergency department (ED) services, outpatient (OP) services and services to admitted patients

Recogni	sed hospital or facility	ED type	OP type	Admitted Type
	Northern Adelaide Health Service ated (CNA)			
•	CNA Crammond Clinic facility	Teaching	Teaching	Non-teaching
•	CNA Hampstead Rehabilitation facility	Teaching	Teaching	Non-teaching
•	CNA Lyell McEwin Health Service facility	Teaching	Teaching	Non-teaching
•	CNA Royal Adelaide Hospital facility	Teaching	Teaching	Teaching
•	CNA St Margaret's Rehabilitation Hospital facility	Other Metro	Other Metro	Non-teaching
•	CNA The Queen Elizabeth Hospital facility	Teaching	Teaching	Teaching
•	CNA Modbury Hospital facility	Teaching	Teaching	Non-teaching
	, Youth and Women's Health incorporated (CYW)			
•	CYW Women's and Children's Hospital facility (Paediatric)	Specialist	Specialist	Teaching
•	CYW Women's and Children's Hospital facility (Women's)	Other Metro	Teaching	Teaching
Gawler H	Health Service Incorporated	Other Country	Large Country	Non-teaching
Repatriat Incorport	tion General Hospital ated	Other Metro	Teaching	Non-teaching
	Adelaide Health Service ated (SAdel)			
•	SAdel Flinders Medical Centre facility	Teaching	Teaching	Teaching
•	SAdel Noarlunga Health Service facility	Other Metro	Other Metro	Non-teaching
	a and Riverton Districts Health ncorporated	Other Country	Other Country	Non-teaching
Barossa . Incorpora	Area Health Services ated	Other Country	Other Country	Non-teaching
	• Centre District Hospital and ervices Incorporated	Other Country	Other Country	Non-teaching
Borderto Incorpor	wn Memorial Hospital ated	Other Country	Other Country	Non-teaching

Recognised hospital or facility	ED type	OP type	Admitted Type
Burra Clare Snowtown Health Service Incorporated	Other Country	Other Country	Non-teaching
Ceduna District Health Services Incorporated	Other Country	Other Country	Non-teaching
Central Yorke Peninsula Hospital Incorporated	Other Country	Other Country	Non-teaching
Coober Pedy Hospital and Health Services	Other Country	Other Country	Non-teaching
Crystal Brook District Hospital Incorporated	Other Country	Other Country	Non-teaching
Eastern Eyre Health and Aged Care Incorporated	Other Country	Other Country	Non-teaching
Eudunda and Kapunda Health Service Incorporated	Other Country	Other Country	Non-teaching
Hawker Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Kangaroo Island Health Service	Other Country	Other Country	Non-teaching
Kingston Soldiers Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Leigh Creek Health Services Incorporated	Other Country	Other Country	Non-teaching
Lower Eyre Health Services Incorporated	Other Country	Other Country	Non-teaching
Loxton Hospital Complex Incorporated	Other Country	Other Country	Non-teaching
Mallee Health Service Incorporated	Other Country	Other Country	Non-teaching
Meningie & Districts Memorial Hospital and Health Service Incorp.	Other Country	Other Country	Non-teaching
Mid-west Health	Other Country	Other Country	Non-teaching
Millicent and District Hospital and Health Services Incorporated	Other Country	Other Country	Non-teaching
Mt Barker District Soldiers' Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Mt Gambier and Districts Health Service Incorporated	Country A&E SMO	Large Country	Non-teaching
Murray Bridge Soldiers' Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Naracoorte Health Service Incorporated	Other Country	Other Country	Non-teaching
Northern Adelaide Hills Health Service Incorporated	Other Country	Other Country	Non-teaching

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Recognised hospital or facility	ED type	OP type	Admitted Type
Northern Yorke Peninsula Health Service	Other Country	Other Country	Non-teaching
Orroroo and District Health Service Incorporated	Other Country	Other Country	Non-teaching
Penola War Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Peterborough Soldiers' Memorial Hospital and Health Service Incorp.	Other Country	Other Country	Non-teaching
Pt Augusta Hospital and Regional Health Services Incorporated	Large Country	Large Country	Non-teaching
Pt Broughton District Hospital & Health Services Incorporated	Other Country	Other Country	Non-teaching
Pt Lincoln Health Services Incorporated	Other Country	Other Country	Non-teaching
Pt Pirie Regional Health Service Incorporated	Large Country	Large Country	Non-teaching
Quorn Health Services Incorporated	Other Country	Other Country	Non-teaching
Renmark Paringa District Hospital Incorporated	Other Country	Other Country	Non-teaching
Riverland Regional Health Service Incorporated	Other Country	Other Country	Non-teaching
Rocky River Health Service Incorporated	Other Country	Other Country	Non-teaching
South Coast District Hospital Incorporated	Other Country	Other Country	Non-teaching
Southern Yorke Peninsula Health Service Incorporated	Other Country	Other Country	Non-teaching
Strathalbyn & District Health Service	Other Country	Other Country	Non-teaching
Tailem Bend District Hospital	Other Country	Other Country	Non-teaching
The Jamestown Hospital and Health Service Incorporated	Other Country	Other Country	Non-teaching
The Mannum District Hospital Incorporated	Other Country	Other Country	Non-teaching
The Whyalla Hospital & Health Service Incorporated	Large Country	Large Country	Non-teaching
Waikerie Health Services Incorporated	Other Country	Other Country	Non-teaching

Schedule 1—Transitional provisions

1—Interpretation

In this Schedule, unless the contrary intention appears-

principal regulations means the South Australian Health Commission (Compensable and Non-Medicare Patients Fees) Regulations 2004.

2—Transitional provisions

- (1) Despite regulation 4 of these regulations, the fees prescribed for a period of treatment, care and accommodation of an admitted patient of a recognised hospital for a specified AR-DRG, by Schedule 1 of the principal regulations, as in force immediately before the commencement of these regulations, continue to apply to such a period of treatment, care and accommodation after the commencement of these regulations if the period began before, and continues after, that commencement.
- (2) For the purpose of calculating the fee for a period of rehabilitation or maintenance care for an admitted patient of a recognised hospital under Schedule 1 of the principal regulations where the period began before the commencement of these regulations and continues after that commencement—
 - (a) clause 5 of Schedule 1 as in force immediately before the commencement of these regulations applies to the portion of the length of stay (*LOS*) of the patient that occurs before that commencement; and
 - (b) clause 5 of Schedule 1 as in force after the commencement of these regulations applies to the portion of the length of stay (*LOS*) of the patient that occurs after that commencement.

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

on the recommendation of the Minister for Health and with the advice and consent of the Executive Council on 14 February 2008

No 15 of 2008

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Fax transmission:	(08) 8207 1040
Enquiries:	(08) 8207 1045

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

CITY OF ONKAPARINGA

Declaration of Public Road

NOTICE is hereby given that pursuant to section 208 (4) of the Local Government Act 1999, Council at its meeting held on 22 January 2008, resolved to declare that portion of Lynton Terrace, Seaford being allotment 2117 in Deposited Plan 46284, comprised in certificate of title volume 5384, folio 135, as a Public Road.

J. TATE, Chief Executive Officer

CITY OF ONKAPARINGA

Exclusion of Land from Classification as Community Land

NOTICE is hereby given pursuant to section 193 (6) of the Local Government Act 1999, that the Council of the City of Onkaparinga resolved pursuant to section 193 (4) of the Local Government Act 1999, at its meeting held on 22 January 2008, that the following land be excluded from Classification as Community Land:

Allotment 7 in Filed Plan 3532, certificate of title volume 5843, folio 707.

J. TATE, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Assignment of Names for New Roads

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 22 January 2008, resolved pursuant to section 219 (1) of the Local Government Act 1999, that certain new roads all located in the suburb of Osborne be assigned the street names, as detailed below:

- new road as marked 'A' on Map 1 be assigned the name Annie Watt Circuit; and
- new road as marked 'B' on Map 1 be assigned the name Nelcebee Street.

A map that delineates the new roads that have been assigned the street names, together with a copy of the Council's resolution are both available for inspection at the Council's Principal Office, 163 St Vincent Street, Port Adelaide; The Parks Library Council Office, 2-46 Cowan Street, Angle Park; Enfield Library Council Office, 1-9 Kensington Crescent, Enfield and Greenacres Library Council Office, 2 Fosters Road, Greenacres, during their normal business hours.

H. J. WIERDA, City Manager

CITY OF PORT ADELAIDE ENFIELD

Assignment of Names for Public Roads

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 22 January 2008, resolved pursuant to section 219 (1) of the Local Government Act 1999, that certain public roads all located in the suburb of Clearview be assigned the street names, as detailed below:

- public road as marked 'A' in Map 1, be assigned the name Frazer Lane (being Allotments 1179 and 1180 in Deposit Plan 2964 and Allotment 11 in Deposit Plan 68441);
- public road as marked 'B' in Map 1, be assigned the name Gale Lane (being Allotment 1181 in Deposit Plan 2964);
- public road as marked 'C' in Map 2, be assigned the name Kelly Lane (being Allotments 1166 and 1167 in Deposit Plan 2964);
- public road as marked 'D' in Map 2, be assigned the name Kilsby Lane (being Allotment 1165 in Deposit Plan 2964);
- public road as marked 'E' in Map 3, be assigned the name Reed Lane (being Allotment 1162 in Deposit Plan 2964);
- public road as marked 'F' in Map 3, be assigned the name Taylor Lane (being Allotment 1163 in Deposit Plan 2964); and

• public road as marked 'G' in Map 3, be assigned the name Williams Lane (being Allotment 1164 in Deposit Plan 2964).

Maps that delineate the public roads that have been assigned the street names, together with a copy of the Council's resolution are both available for inspection at the Council's Principal Office, 163 St Vincent Street, Port Adelaide; The Parks Library Council Office, 2-46 Cowan Street, Angle Park; Enfield Library Council Office, 1-9 Kensington Crescent, Enfield and Greenacres Library Council Office, 2 Fosters Road, Greenacres, during their normal business hours.

H. J. WIERDA, City Manager

CITY OF SALISBURY

CLOSE OF NOMINATIONS

Supplementary Election for Mayor

AT the close of nominations at 12 noon on Thursday, 7 February 2008, the following people have been accepted as candidates and are listed below in the order in which they will appear on the ballot paper.

Nominations Received

Mayor—(1 vacancy) Goodall, Brian Jobson, Phillip Scott Pilkington, Keith Caruso, Linda Aldridge, Gillian

Postal Voting

The election will be conducted by post. Ballot papers and prepaid envelopes for each entitlement will be mailed out between Wednesday, 20 February 2008 and Tuesday, 26 February 2008 to every person, body corporate and group listed on the voters roll at roll close on Friday, 14 December 2007. Voting is voluntary.

A person who has not received voting material by Tuesday, 26 February 2008 and believes they are entitled to vote should contact the State Electoral Office on 8401 4318.

Completed voting material must be returned to reach the Returning Officer no later than 12 noon on Tuesday, 11 March 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 in Committee Rooms 1, 2 and 3 at the Civic Centre, 12 James Street, Salisbury as soon as practicable after 12 noon on Tuesday, 11 March 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 SALISBURY

Road Name Change

NOTICE is hereby given, pursuant to section 219 of the Local Government Act 1999, that the City of Salisbury resolved the following:

• the road between Main North Road, Parafield and Elder Smith Road, Mawson Lakes shown as Lot 52 in Deposited Plan 69022 be known as Elder Smith Road and the necessary statutory notifications take place.

S. HAINS, City Manager

THE COORONG DISTRICT COUNCIL

Resignation of Councillor

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for Lakes Ward, due to the resignation of Councillor Keith Scobie, to take effect from 30 January 2008.

T. DREW, Chief Executive Officer

Close of Roll for Supplementary Election

Due to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Councillor for Lakes Ward.

The voters roll to conduct this supplementary election will close at 5 p.m. on Friday, 29 February 2008.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form. Electoral enrolment forms are available from post offices or online at www.seo.sa.gov.au

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 27 March 2008 and will be received up until 12 noon on Thursday, 10 April 2008.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 12 May 2008

K. MOUSLEY, Returning Officer

REGIONAL COUNCIL OF GOYDER

ROADS (OPENING AND CLOSING) ACT 1991

Road Closures-Public Road, Burra

NOTICE is hereby given pursuant to section 10 of the said Act, that Council proposes to make a Road Process Order to close and sell to Belcunda Pastoral Co. Pty Ltd, the public roads generally south of White Hill Road in the Hundred of Kingston, dividing sections 362 to 365 from sections 366 and 367 and dividing sections 370 to 372 from sections 366, 365, 356 and 355, as delineated as 'A', 'B', 'C', 'D' and 'E' on Preliminary Plan No. 08/0008

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 1 Market Square, Burra and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000, during normal office hours.

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

Any submissions must be made in writing within 28 days from 14 February 2008, to the Council, 1 Market Square, Burra, S.A. 5417 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001

Where a submission is made, the Council will give notification of a meeting to deal with the matter.

W. L. MADER, Acting Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

ROADS (OPENING AND CLOSING) ACT 1991

Hundred of Warrow near Coulta

PURSUANT to section 10 of the Roads (Opening and Closing) Act 1991, the District Council of Lower Eyre Peninsula hereby gives notice of its intent to make a Road Process Order to close portion of the public road between allotment 6 in Filed Plan 108467 and section 30, Hundred of Warrow lettered 'A' in Preliminary Plan No. 08/0007. The closed road is to be transferred to John Arnold Foster and Rose-Marie Foster and merged with section 30, Hundred of Warrow.

A copy of the preliminary plan and statement of persons affected are available for public inspection at the Council Office, 32 Railway Terrace, Cummins, S.A. 5631 or the Adelaide office of the Surveyor-General, during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 41, Cummins, S.A. 5631 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

P. W. AIRD, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons

- Adams, Dean George, late of 9 Hogarth Street, Ardrossan, retired miner, who died on 3 July 2007.
- Alban, Winifred Pearl, late of 1099 Grand Junction Road, Hope Valley, retired clerical worker, who died on 28 November 2007
- Blackwood, Robert Thomas, late of 276 Portrush Road, Beaulah Park, of no occupation, who died on 3 October 2007. Brown, Mavis, late of 53-59 Austral Terrace, Morphettville, of
- no occupation, who died on 26 December 2007. Cameron, Lyndal Lea, late of 5 Brooks Street, Meadows,
- occupational therapist, who died on 2 September 2007.
- Coluk, Frank, late of 6 Dean Street, Prospect, of no occupation, who died on 18 June 2007.
- Davies, Marjorie Alicia, late of 80 Moseley Street, Glenelg South, of no occupation, who died on 13 December 2007. Dobra, Lily Lillian, late of 4 Bonveti Close, Tuncurry, New
- South Wales, widow, who died on 25 October 2007
- Eitzen, Jean Phoebe, late of 342 Marion Road, North Plympton, of no occupation, who died on 1 December 2007. Emmerton, Monica Fay, late of 19 Palm Court, Parafield
- Gardens, of no occupation, who died on 1 November 2007
- Fleming, David, late of 48 Jarvis Road, Elizabeth South, retired glazier, who died on 15 July 2007
- Johnston, Margaret Boyd, late of 122 Esplanade, Semaphore, of no occupation, who died on 12 December 2007.
- MacGillivray, Ian Alexander, late of Sturdee Street, Linden Park, retired bank officer, who died on 12 November 2007.
- Maegraith, Paul Reginald, late of 18 Cross Road, Myrtle Bank, retired public servant, who died on 30 December 2007.
- Martens, Ashley John, late of 15 Rosemary Street, Woodville West, retired aluminium window assembler, who died on 12 July 2007.
- McKay, Mary Theresa, late of 43A Flinders Avenue, Whyalla Stuart, of no occupation, who died on 13 October 2007
- McNeil, June Mary, late of 24 Hazel Road, Salisbury East, of no occupation, who died on 24 November 2007.
- Minervini, Pasqua, late of 15 Margitich Street, Croydon Park, home duties, who died on 1 November 2007
- Mitchell, Roy Wallace, late of 50 Gulfview Road, Christies Beach, retired animal trainer, who died on 6 August 2007.
- Murcott, Gordon Walter, late of 200 Fosters Road, Oakden, of no occupation, who died on 1 November 2007
- Norman, Victor Colin, late of 296 Military Road, Largs Bay, retired labourer, who died on 8 December 2007.
- Petherbridge, Stanley Frederick, late of 24-28 Wayford Street, Elizabeth Vale, retired plumber, who died on 17 December 2007
- Reed, Pansy Lydia, late of 14 Wright Street, Ridleyton, home duties, who died on 29 October 2007.
- Roberts, Frederick Donald, late of Blamey Road, Elizabeth East, retired pilot, who died on 20 August 2007.
- Smith, Eva Lilian, late of Shepherd Road, Echunga, retired shop proprietor, who died on 18 December 2007.
- Waite, Jack Francis Enos, late of 19 Myrona Avenue, Glen Osmond, retired school principal, who died on 15 September 2007.
- Wright, Gloria Linda, late of 20B Universal Road, Salisbury Downs, general inspector, who died on 19 October 2007.
- Wrigley, Charles Royston Leonard, late of 78-96 Dumfries Avenue, Northgate, of no occupation, who died on 19 November 2007.

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 14 March 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 February 2008.

M. I. BODYCOAT, Public Trustee

IN the matter of the estate of the undermentioned deceased person:

Tregilgas, Maxwell George, late of Elizabeth Village, Andrews Road, Penfield, who died on 26 January 2005.

Notice is hereby given by the executor and trustee of the estate that creditors or other persons having claims against the estate or property of the estate should send particulars of such claims, including supporting documentation to O'Loughlins Lawyers, Level 2, 99 Frome Street, Adelaide, S.A. 5000 within 31 days of the publication of this notice after which time the estate will be distributed having regard only to claims of which notice has been received.

SALE OF PROPERTY

Auction Date: Friday, 7 March 2008 at 11 a.m.

Location: Unit 4, 273 Brighton Road, Somerton Park

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Action No. 8100 of 2007, directed to the Sheriff of South Australia in an action wherein Strata Corporation 12324 Inc. are the Plaintiffs and G. R. Land is the Defendant, I, Mark Stokes, Sheriff of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the Defendant G. R. Land as the registered proprietors of an estate in fee simple in the following:

That piece of land situated in the area named Somerton Park, being Unit 4, 273 Brighton Road, being the property comprised in certificate of title register book volume 5128, folio 294.

Further particulars from the auctioneers:

Griffin Real Estate 8 Greenhill Road Wayville, S.A. 5034 Telephone (08) 8372 7872

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys Held by Australian Executor Trustees Limited (ACN 007 869 794) (formerly Tower Trust Ltd and formerly Austrust Ltd)

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys (Interest in deceased estates)	Date of Last Claim
Stark, Malcolm Roy Stanley, 2/550 Cross Road, South Plympton, S.A. 5038	78.63	Stark, William Stanley (interest from estate)	1.5.99
Bradshaw, Frederick John, 34 Drax Avenue, Wimbledon, England, SW 20 OEJ	613.27	Result of legacy from fathers estate	22.3.00
Jordan, Peter Richard, 5 Cambell Street, South Perth, W.A. 6151	341.40	Stale cheque drawn from a/c 50760500 closed a/c 432972	27.3.01
McTaggart, Ian Richard (deceased) (address unknown)	51.99	Source of funds: Margery & Margery SA Film Corp.	25.7.01
Bulbeck, Paquita M., (address unknown)	65.22	Unpresented cheque drawn from M. D. Wayne Estate closed c/n 440312	30.10.01
Total	\$1 150.51		

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by Executor Trustee Australia Limited (ACN 007 869 276)

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys (Interest in deceased estates)	Date of Last Claim
Pinkerton, James S., 10 Telopea Road, Redfern, N.S.W. 2016	82.50	State Cheque 224039, dated 8 July 1996 Reversed from Suspense a/c	21.1.00
Mansell, Walter Sydney (address unknown)	1 517.33	F. Mansell Estate, W. S. Mansell Trust (ex a/c 22161001)	27.2.01
Lighton, Harold Thomas (address unknown)	7 532.07	Harold Thomas Lighton (Estate), beneficiary can not be traced	24.9.01
Lighton, Harold Thomas (address unknown)	136.25	Harold Thomas Lighton (Estate), beneficiary can not be traced	9.11.01
Total	\$9 268.23		

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by IOOF Australian Trustee

Name and Address of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Morrison and Sawers A. M. and B., (contracts/statements fees) Masonic Homes Inc Van Alpe, Petronella T Rush, Annie Hilda (estate) Total	756.25 379.11 195.76	Interest in Estate, G. V. Grinter Interest in Estate, R. D. Hein Interest in Estate, J. Teakle Interest in Estate 1959 S.E.A.S. Distribution	1998 1998 1998 1998 2001

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.

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