

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 19 JUNE 2008

CONTENTS

	Page
Acts Assented To	2344
Appointments, Resignations, Etc.	2344
Compulsory Third Party Insurance—Notice	2348
Corporations and District Councils-Notices	2408
Crown Lands Act 1929—Notices	2345
Development Act 1993—Notice	2345
Emergency Services Funding (Declaration of Levy and	
Area and Land Use Factors) Notice 2008	2375
Emergency Services Funding (Declaration of Levy for	
Vehicles and Vessels) Notice 2008	
Equal Opportunity Tribunal-Notices	2346
Housing Improvement Act 1940-Notices	
Land Acquisition Act 1969-Notices	2355
Land and Business (Sale and Conveyancing) Act 1994-	
Notice	2356
Liquor Licensing Act 1997—Notices	
Mining Act 1971—Notices	
Mount Gambier Circuit Court-Notice	2346
Natural Resources Management Act 2004-Notices	
Proclamations	2381
Public Finance and Audit Act 1987—Notice	2361
Public Trustee Office-Administration of Estates	2411

I	Page
Radiation Protection and Control Act 1982-Notice	361
REGULATIONS	
Senior Secondary Assessment Board of South	
Australia Act 1983 (No. 163 of 2008) 2	382
Waterworks Act 1932 (No. 164 of 2008)	385
Emergency Services Funding Act 1998	
(No. 165 of 2008)	
Motor Vehicles Act 1959 (No. 166 of 2008) 2	
Liquor Licensing Act 1997 (No. 167 of 2008) 2	392
Natural Resources Management Act 2004	
(No. 168 of 2008)	399
South Australian Health Commission Act 1976	
(No. 169 of 2008)	401
Primary Industry Funding Schemes Act 1998	
(No. 170 of 2008)	404
Roads (Opening and Closing) Act 1991-Notices 2	362
RULES OF COURT	
Corporations Rules 2003	352
Trade Standards Act 1979-Notice	
Training and Skills Development Act 2003-Notices	
Treasury—Quarterly Statement	

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, 19 June 2008

HIS Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz .:

No. 16 of 2008-WorkCover Corporation (Governance Review) Amendment Act 2008. An Act to amend the WorkCover Corporation Act 1994.

No. 17 of 2008-Workers Rehabilitation and Compensation (Scheme Review) Amendment Act 2008. An Act to amend the Workers Rehabilitation and Compensation Act 1986.

By command,

DPC06/0875

PAUL CAICA, for Premier

Department of the Premier and Cabinet Adelaide, 19 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dental Professional Conduct Tribunal, pursuant to the provisions of the Dental Practice Act 2001:

Member: (from 23 June 2008 until 22 June 2011) Janet Fiona Scott Janet Megan Fuss Frank John Van der Linden Barry James Newman Lesley Steele Annabel Faith Catford Digance

By command.

PAUL CAICA, for Premier

HEACS/08/291

Department of the Premier and Cabinet Adelaide, 19 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Public and Environmental Health Council, pursuant to the provisions of the Public and Environmental Health Act 1987:

Member: (from 23 June 2008 until 22 June 2011) John Lynton Coombe

Deputy Member: (from 23 June 2008 until 22 June 2011) Helen Wright (Deputy to Coombe)

By command.

PAUL CAICA, for Premier

HEACS/08/272

Department of the Premier and Cabinet Adelaide, 19 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dental Board of South Australia, pursuant to the provisions of the Dental Practice Act 2001:

Member: (from 23 June 2008 until 22 June 2011) Patrick Collette David Sinclair Mann Erika Vinczer Richard Martin Logan Joanna Catherine Richardson

Member: (from 23 June 2008 until 23 December 2009) Donald Wilson

Deputy Member: (from 23 June 2008 until 22 June 2011) Adut Zita Ngor (Deputy to Richardson)

By command,

PAUL CAICA, for Premier

HEACS/08/290

PAUL CAICA, for Premier

MCS08/014SC

Department of the Premier and Cabinet Adelaide, 19 June 2008

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

Chair: (from 19 June 2008 until 25 April 2010) Richard Vincent Ryan

By command,

PAUL CAICA, for Premier

ASACAB001/02

Department of the Premier and Cabinet Adelaide, 19 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Hieu Van Le as Governor's Deputy of South Australia for the period from 9 a.m. on Monday, 23 June 2008 until 6 p.m. on Tuesday, 24 June 2008 and for the period from 9 a.m. on Monday, 30 June 2008 until 5 p.m. on Tuesday, 1 July 2008

By command,

PAUL CAICA, for Premier

Department of the Premier and Cabinet Adelaide, 19 June 2008

the appointment as officers of the Crown for the purpose of providing the range of custodial services for the management of the Mount Gambier Prison, the former staff of GSL Custodial Services Pty Ltd listed, pursuant to section 68 of the Constitution

Glenn Ahern Craig Gull Leah Griffin Michael Griffiths Linclon Hannet Anthony Pevitt Nathan Hammond Brenton Primmer Kylie Schultz (now known as Allen) Deborah Winterfield Wendy Lunsmann Dale Harris-Walker Trevor Buckell Russell Petty Curt Miller Michael Evans Andrea Knight Allan Bridges Simon Ruwoldt Colin Crafter Wayne Richardson John Wing Scott O'Dea Peter Watson Matthew Luke Wehrman Giovanna Meyer (now known as Reato) Phillip Gleed John Lacey Ken Diedrich Nevvn Wilson Christine Richardson Rodney Wewer Ian Forbes

HIS Excellency the Governor in Executive Council has revoked Act 1934 and the Acts Interpretation Act 1915:

By command,

Department of the Premier and Cabinet Adelaide, 19 June 2008

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

Glenn Ahern Craig Gull Leah Griffin Michael Griffiths Linclon Hannet Anthony Pevitt Nathan Hammond Brenton Primmer Kylie Schultz (now known as Allen) Deborah Winterfield Wendy Lunsmann Dale Harris-Walker Trevor Buckell Russell Petty Curt Miller Michael Evans Andrea Knight Stephen Altus Nathan Tidy Allan Bridges Simon Ruwoldt Colin Crafter Wayne Richardson John Wing Scott O'Dea Peter Watson Matthew Luke Wehrman Giovanna Meyer (now known as Reato) Phillip Gleed John Lacey Ken Diedrich Nevyn Wilson Christine Richardson Rodney Wewer Ian Forbes Denise Suto Lisa Hawkins Murray Horrigan

By command,

PAUL CAICA, for Premier

MCS08/014SC

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:

1. Resume the land defined in The First Schedule.

2. Dedicate the Crown Land defined in The Second Schedule as a Reserve for Boat Ramp, Marine, Public Recreation and Vehicle Parking Purposes and declare that such land shall be under the care, control and management of The District Council of Ceduna.

The First Schedule

Marine and Harbors Reserve, Section 247, Hundred of Bonython, County of Way, the proclamation of which was published in the *Government Gazette* of 24 March 1983 at pages 738 and 739, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5757, Folio 759.

The Second Schedule

Section 247, Hundred of Bonython, County of Way, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5757, Folio 759.

Dated 19 June 2008.

GAIL GAGO, Minister for Environment and Conservation

DENR 08/0580

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 dedicate the Crown Land defined in The Schedule as Public Road.

The Schedule

Allotments 67 and 68 in Deposited Plan 77171, Town of Coober Pedy, Out of Hundreds (Coober Pedy), being within the district of Coober Pedy.

Dated 19 June 2008.

GAIL GAGO, Minister for Environment and Conservation

DEH 14/0355

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii): AMENDMENT TO THE KANGAROO ISLAND COUNCIL DEVELOPMENT PLAN

Preamble

It is necessary to amend the Kangaroo Island Council Development Plan dated 1 November 2007.

NOTICE

PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the Kangaroo Island Council Development Plan dated 1 November 2007 as follows:

 Amend cross-referencing contained in the following Principles of Development Control (PDC), as per instructions below:

Council Wide Policies

- PDC 81—delete '73' and '74' and replace with '79' and '80' respectively.
- PDC 233-delete '239' and replace with '245'.
- PDC 242 (a)—delete '234' and '238' and replace with '240' and '244' respectively.
- PDC 242 (b)—delete '238' and '234' and replace with '240' and '244' respectively.
- PDC 246-delete '230' and replace with '233'.
- PDC 248-delete '238' and replace with '244'.
- PDC 303—delete '74' and replace with '80'.

Residential Zone

- PDC 6 (Land Division)—delete '73 to 77' and replace with '79 to 81' respectively.
- PDC 7 (Building Height and Bulk)—delete '80' and replace with '86'.

Country Township Zone

PDC 6 (Building Height and Bulk)—delete '80' and replace with '86'.

Country Living Zone

PDC 3 (Building Height and Bulk)—delete '80' and replace with '86'.

Rural Living Zone

PDC 7 (Building Height and Bulk)—delete '80' and replace with '86'.

Holidav House Zone

PDC 2 (Building Height and Bulk)-delete '80' and replace with '86'.

Deferred Urban Zone

PDC 2 (Building Height and Bulk)—delete '80' and replace with '86'.

PDC 44 (i) of the Coastal Zone

Deleting the words 'Principle 5 (d)' at the end of the entry 'dwelling' and replace with 'Principle 5 (c)'.

Dated 19 June 2008

PAUL HOLLOWAY, Minister for Urban Development and Planning

MOUNT GAMBIER CIRCUIT COURT DISTRICT COURT OF SOUTH AUSTRALIA

Sheriff's Office, Adelaide, 12 June 2008

IN pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Over and Terminer and General Gaol Delivery at the Courthouse at Mount Gambier on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders, as follows:

Monday, 7 July 2008 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to ex officio informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court

Juries will be summoned for Tuesday, 8 July 2008 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on Bail for Sentence and for Trial at the Sittings of the Mount Gambier Courthouse, commencing Monday, 7 July 2008.

Beck, Joshua	Commit assault that causes harm; resist police; threaten to harm person—aggravated offence	In gaol
Betterman, Richard Shane	Selling a controlled substance (5); possessing a controlled substance for sale	On bail
Davidson, Mark William	Aggravated assault against a child or spouse; threaten to harm person—aggravated offence	On bail
Jackway, Shirley Patricia	Selling a controlled substance (6)	On bail
Plunkett, Percy Gordon	Selling a controlled	On bail
Kasparian, Jakob	substance (6) Indecent assault (3); carnally know a female between 12 and 13 years; gross indecency (2); inciting a child to commit	On bail
	an indecent act	~
K	Causing serious harm with intent to	On bail
Krause, Benjamin Manfred	Serious criminal trespass- residential; commit assault	On bail
Kviesitis, George John	Serious criminal trespass- residence unoccupied; cause serious harm to another; damage property	In gaol
Matthews, Dayna Moana	Serious criminal trespass- residence occupied	On bail
Nash, Nathan Adam John	Have sexual intercourse with a person under 14 years	On bail
Perry, Nathan John	Supplying a controlled substance; possess a firearm without a licence; owner firearm not registered in own name	On bail

Perryman, Luke	Threaten to kill or endanger life; commit assault commit an assault that causes harm	On bail
Pink, Darren John	Possessing a controlled substance for sale	On bail
Plunkett, Percy Gordon	Selling a controlled substance; sell a controlled drug (2)	On bail
Rigney, Anthony John	Cause serious harm to another	In gaol
Rigney, Jonathon Howard	Cause serious harm to another	In gaol
Rowe, Craig Brenton	Indecently assault a person (2)	On bail
Smith, Graham Bruce	Application for enforcement of a breached bond; aggravated serious criminal trespass- residence occupied; common assault on person other than family member (2)	On bail

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By Order of the Court,

M. A. STOKES, Sheriff

EOUAL OPPORTUNITY TRIBUNAL

NO. 88 OF 2007

Notice of Exemption

BEFORE DEPUTY PRESIDING OFFICER BEAZLEY MEMBERS SHETLIFFE AND BACHMANN

I HEREBY certify that on 31 March 2007, the Equal Opportunity Tribunal of South Australia on the application of Raytheon Australia Pty Ltd, Aerospace Technical Services Pty Ltd, Australian Maritime Surveillance Pty Ltd and Aeronautical Consulting, Training & Engineering Pty Ltd made the following orders for exemption:

A. Pursuant to section 92 (6) (b) of the Act, the applicants are exempted from compliance with the provisions of sections 52 and 54 of the Act to the extent that they may:

- 1.1 request nationality information from existing and potential employees and contractors;
- 1.2 take a person's nationality into account in determining who should be offered employment or contract work in areas requiring access to ITAR-controlled material and when making decisions as to the participation of employees or contractors in such work;
- 1.3 maintain records of the nationalities of all employees and contractors who have or may have access to ITAR-controlled material;
- 1.4 ensure that ITAR-controlled material is disclosed only to persons who are authorised by ITAR controls to receive it:
- 1.5 impose limitations or prohibitions on persons of particular nationalities having access to ITARcontrolled material:
- 1.6 disclose to other defence contractors for whom the applicants perform work and to the USA and Australian Governments, the nationalities of all employees and contractors who will have access to ITAR-controlled material in the performance of their work;
- 1.7 establish security systems which will prevent the unauthorised re-export or re-transfer of ITARcontrolled material.

B. This exemption will be granted for a period of three years from the date of this Order, but will be subject to the following conditions

- 1.1 It will apply only to conduct by the applicants where:
 - (a) that conduct is necessary to enable them to enter into and/or perform contractual undertakings requiring access to ITAR-controlled material;

- (b) they have taken all steps that are reasonably available (including steps which might be taken in negotiating and performing the terms of their agreements with contractors in the USA) to avoid the necessity for engaging in conduct which would otherwise be in breach of sections 52 and 54 of the Act.
- 1.2 Where, in the exercise of this exemption, an employee or contract worker is moved from a project involving the use of ITAR-controlled material to any other work controlled by the applicants or any of their related entities, the applicants must through a duly authorised officer explain to the person why he or she is being transferred and must otherwise take all reasonable steps to avoid or limit harm or loss to that person.
- 1.3 Where the applicants use a system of security passes to reflect the fact of access to ITAR-controlled material or levels of access to any security-sensitive material by employees and contract workers, the passes may be coded but not in such a way as to identify the nationality of the person or the reasons for that person's level of access.
- 1.4 All information relating to security passes, security clearance levels and access to ITAR-controlled material shall be restricted to designated 'Contracts Company' personnel with responsibility for export/import operations and compliance, or their properly appointed nominee, on a 'need to know' basis.
- 1.5 The applicants' employment policies shall be amended as soon as reasonably possible so as to refer to the terms of this exemption, including all conditions attaching to it, and to make it clear that the purpose of the request for information regarding nationality is made solely for the purposes of compliance with the laws of the USA.

Dated 19 May 2008.

(L.S.) J. DAVOLI for I. PHILLIPS, Registrar Equal Opportunity Tribunal

EQUAL OPPORTUNITY TRIBUNAL

NO. 404 OF 2006

Notice of Exemption

BEFORE DEPUTY PRESIDING OFFICER HERRIMAN MEMBERS BACHMANN AND YAPP

I HEREBY certify that on 21 January 2008, the Equal Opportunity Tribunal of South Australia, on the application of BAE Systems Australia Limited made the following orders for exemption:

1. Pursuant to section 92 (6) (b) of the Equal Opportunity Act 1984, the applicant is exempted from compliance with the provisions of sections 52 and 54 of the Act to the extent that it may:

- (1) request nationality information from existing and potential employees and contractors;
- (2) take a person's nationality into account in determining who should be offered employment or contract work in areas requiring access to ITAR-controlled material and when making decisions as to the participation of employees or contractors in such work;
- (3) maintain records of the nationalities of all employees and contractors who have or may have access to ITAR-controlled material;

- (4) ensure that ITAR-controlled material is disclosed only to persons who are authorised by ITAR controls to receive it;
- (5) impose limitations or prohibitions on persons of particular nationalities having access to ITARcontrolled material;
- (6) disclose to the ADF the nationalities of all employees and contractors who will have access to ITARcontrolled material in the performance of their work;
- (7) disclose to USA-based contractors for whom the applicant performs work under subcontract and to the USA Government, the nationalities of all employees and contractors who will have access to ITARcontrolled material in the performance of their work;
- (8) establish security systems which will prevent the unauthorised re-export or re-transfer of ITAR-controlled material.
- 2. The exemption is subject to the following conditions:
 - (1) It will apply only to conduct by the applicant where:
 - (a) that conduct is necessary to enable it to enter into and/or perform contractual undertakings requiring access to ITAR-controlled material;
 - (b) it has taken all steps that are reasonably available (including steps which might be taken in negotiating and performing the terms of its agreements with contractors in the USA) to avoid the necessity for engaging in conduct which would otherwise be in breach of sections 52 and 54 of the Act.
 - (2) Where, in the exercise of this exemption, an employee or contract worker is moved from a project involving the use of ITAR-controlled material to any other work controlled by the applicant or any of its related entities, the applicant must through a duly authorised officer explain to the person why he or she is being transferred and must otherwise take all reasonable steps to avoid or limit harm or loss to that person.
 - (3) Where the applicant uses a system of security passes to reflect the fact of access to ITAR-controlled material or levels of access to any security-sensitive material by employees and contract workers, the passes may be coded but not in such a way as to identify the nationality of the person or the reasons for that person's level of access.
 - (4) All information relating to security passes, security clearance levels and access to ITAR-controlled material shall be restricted to the company secretary and human resources officer of the applicant or their properly appointed nominees on a 'need to know' basis.
 - (5) The applicant's employment policies shall be amended as soon as reasonably possible so as to refer to the terms of this exemption, including all conditions attaching to it, and to make it clear that the purpose of the request for information regarding nationality is made solely for the purposes of compliance with the laws of the USA.

3. The exemption is granted for a period of three years from this day, 21 January 2008.

Dated 19 May 2008

(L.S.) J. DAVOLI for I. PHILLIPS, Registrar Equal Opportunity Tribunal

MR85 oe/os

COMPULSORY THIRD PARTY INSURANCE PREMIUM SCHEDULE

Compulsory Third Party (CTP) Insurance - Policy of Insurance

- 1. The insurer (the Motor Accident Commission) insures the owner of the motor vehicle and any other person who at any time drives or is a passenger vehicle, whether with or without the consent of the owner, in respect of all liability that may be incurred by the owner or other person in respect of the death of, or bodily injury to, any person caused by, or arising out of the use of the vehicle in any part of the Commonwealth.
- 2. A person so insured warrants that he or she will not-
- (a) drive the vehicle, or do or omit to do anything in relation to the vehicle, with the intention of causing the death of, or bodily injury to, a person or damage to another's property or with reckless indifference as to whether such death, bodily injury or damage results; or
- (b) drive the vehicle while so much under the influence of intoxicating liquor or a drug as to be incapable of exercising effective control of the vehicle; or (c) drive the vehicle while there is present in his or her blood a concentration of .15 grams* or more of alcohol in 100 millilities of blood; or
- (d) drive the vehicle while not duly licensed or otherwise permitted by law to drive the motor vehicle; or
- (e) drive the vehicle while the vehicle is overloaded, or in an unsafe, unroadworthy or damaged condition; or
- (f) use the vehicle otherwise than-
 - (i) for the purposes stated in the application for registration, renewal of registration, exemption from registration or a permit, in respect of the vehicle; or
- if trade plates are affixed to the vehicle for purposes stated in the application for the issuing of those plates; or
 - (iii) for purposes agreed on between the insurer and the registered owner of the vehicle.
- 3. The owner of the vehicle warrants that no person will, with his or her knowledge or consent (which will be presumed in any proceedings in the absence of proof to the contrary), drive or use the vehicle, or do or omit to do anything in relation to the vehicle, contrary to any paragraphs of clause 2.
- 4. This policy of insurance does not extend to liability arising from death of, or bodily injury to, a participant in a road race caused by the act or omission of another participant in the road race.

The insurer's right to recover claims costs is in addition to all other penalties applying to offences involving the driving of a vehicle with a blood alcohol concentration in excess of the legal limit, namely 0.05%.

IMPORTANT INFORMATION FOR VEHICLE OWNERS ON CTP INSURANCE

ASSISTANCE IN DETERMINING THE APPROPRIATE PREMIUM CLASS

The premium class and premium payable may be determined by referring to the CTP Insurance Schedule shown overleaf. In determining the premium class, attention should be given to:

- Type of vehicle
- The purpose for which it is used
- The input tax credit (ITC) entitlement of the registered owner (see below)
- The postcode area in which it is usually garaged (see below)

GST

The premiums shown overleaf include a component to recover the cost of stamp duty payable by the insurer. In accordance with GST laws, no GST is payable on this component of the premium. Consequently, the GST payable will be less than 1/11th of the total premium.

The Input Tax Credit (ITC) Entitlement of the registered owner

You MUST select an 'ITC Entitled' higher premium class if the vehicle is used for any purpose that entitles you to claim back any part of the GST component of the CTP Premium. Under the Commonwealth GST Law*, this is known as an 'Input Tax Credit' (ITC). Upon payment of any 'ITC Entitled' premium, a Tax Invoice will automatically be provided with your Certificate of Registration.

A 'No ITC Entitlement' premium is only available where you are NOT entitled to an ITC in relation to the premium paid. Where a 'No ITC Entitlement' premium class has been selected a Tax Invoice will not be provided with your Certificate of Registration. If a Tax Invoice is required for a 'No ITC Entitlement' premium class payment, an Application for Issue of a Tax Invoice form (MR173) must be completed and lodged with the Department for Transport, Energy and Infrastructure

Failure to notify the insurer of the correct premium may incur a penalty up to \$250. This penalty is in addition to any premium differential payable.

In addition, if the incorrect premium is paid this constitutes a breach of the Policy of Insurance. Section 124A(2) of the Motor Vehicles Act 1959 allows the insurer, by action in a court of competent jurisdiction, to recover from the insured person a portion of the money paid or costs incurred by the insurer in respect of the liability incurred by the insured person. Accordingly, use of the vehicle otherwise than for the purposes stated in your application renders you liable to recovery action in the event that a claim on your policy is paid by the insurer. In cases of incorrect registration of GST status, the insurer may seek 10% of the money paid or costs incurred by the insurer as settlement of its claim under Section 124A(2) of the Motor Vehicles Act 1959.

*GST Law means the Commonwealth legislation: A New Tax System (Goods and Services Tax) Act 1999.

The postcode area in which the vehicle is garaged

"INSURANCE RATING DISTRICT 1" - "District 1" consists of the following postcodes.

All postcodes between 5000 and 5201 inclusive (with the exception of 5001 and 5174) and postcodes, 5231, 5232, 5233, 5240, 5241, 5242, 5243, 5244, 5245, 5250, 5251, 5252, 5942, and 5950.

"INSURANCE RATING DISTRICT 2" - "District 2" is any area within the State of South Australia outside the above postcodes, plus the following localities within the postcode areas listed below.

5118	Concordia	5157	McHarg Creek
5118	Kangaroo Flat	5172	Hope Forest
5118	Kingsford	5172	Kuitpo Colony
5120	Buckland Park	5172	Kyeema
5157	Ashbourne	5172	Pages Flat

517	2 Hoperoreat
517	2 Kuitpo Colony
517	2 Kyeema
517	2 Pages Flat

5172	Willunga South
5172	Yundi
5173	Aldinga Beach
5173	Silver Sands

5172 Willunga Hill

5244 Harrogate 5252 Kanmantoo

In the case of premium classes 16, 20, 36, 40, 66, 70, 86 and 90, the insurance premium payable is based on the normal place of residence of the owner or the principal place of business of a Body Corporate.

It is advisable to check the insurance class and insurance premium payable shown on the registration renewal notice. If the information shown is incorrect, a Customer Service Centre should be notified immediately.

An 'Application to Change the Insurance Premium Class on a Registration' may be required where the premium has altered due to:

A change of residential and/or garaging address

An alteration to the vehicle

- A change in concession status A change in the use of the vehicle
- A change in the GST status of the registered owner

'EXCESS' PROVISIONS - MOTOR VEHICLES ACT 1959

Section 124AB of the Motor Vehicles Act states that where an insured person (and that includes the driver) incurs a liability (against which he or she is insured under the policy) and is more than 25% at fault, the insurer may recover up to \$300.00 from the insured person as a debt. This does not prevent the insurer at a later date exercising any other right of recovery against you under Part IV of the Act (eg for breach of warranty relating to intoxicating liquor).

It is an offence to provide false information or withhold any information which may be necessary to determine the appropriate insurance premium.



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19 June 2008]

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

2349

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2351

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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
113-128	9.25	8.10	609-624	40.65	39.60
129-144	10.35	9.15	625-640	41.70	40.10
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		12.20	673-688	45.05	43.25
	13.45		689-704		
193-208	14.50	13.35		45.85	44.30
209-224	15.30	14.15	705-720	46.65	45.35
225-240	16.35	15.10	721-736	48.45	46.35
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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	21.15	817-832	53.65	52.60
337-352	23.55	22.30	833-848	54.70	53.65
353-368	24.50	23.35	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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CORPORATIONS RULES 2003 (South Australia) Amendment No. 4

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935 and all other enabling powers, We, Judges of the Supreme Court of South Australia, do hereby make the following Rules to take effect as amendments to the Corporations Rules 2003 (South Australia):

1. These Rules may be cited as the 'Corporations Rules 2003 (South Australia) Amendment No. 4'.

2. The Corporations Rules 2003 (South Australia), as amended by these Rules, may be cited as the 'Corporations Rules 2003 (South Australia)'.

3. These Rules come into operation on 1 July 2008, or upon their gazettal, whichever is the later.

4. Rule 2.8 (3) is amended by deleting from Item 2 of column 2 in the table the words 'of a compulsory' and inserting in their place the words 'or termination of a'.

5. Rule 9.2 (2) (d) is amended by deleting the word 'members' and inserting in its place the word 'member'.

6. Rule 9.3 (8) is amended by deleting 'subsection 473 (1)' and inserting in its place 'subsection 473 (10)'.

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 26th day of May 2008.

(L.S.) J. DOYLE, CJ B. M. DEBELLE, J D. J. BLEBY, J T. A. GRAY, J J. R. SULAN, J A. M. VANSTONE, J R. C. WHITE, J M. DAVID, J P. KELLY, J

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	<u>of Title</u> Folio		
65A Broadway	Glenelg South	Allotment 19 in Filed Plan 15386, Hundred of Noarlunga	5810	465		
11 Rogers Street	Goodwood	Allotment 1 in Filed Plan 9768, Hundred of Adelaide	5319	741		
467 South Road	Keswick	Allotment 314 in Filed Plan 19503, Hundred of Adelaide	5919	727		
Lot 454, Sturt Highway (Nissan Hut)	Nuriootpa	Allotment 454 in Deposited Plan 72170, Hundred of Belvidere	5981	907		
Dated at Adelaide, 19 June 2008. D. HUXLEY, Director, Corporate and Board Services						

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
Unit 1/11 Williams Avenue, Dulwich (also known as Street)	Common Property in Strata Plan 5389, Hundred of Adelaide	5028	347	29.10.98, page 1289
Unit 2/11 Williams Avenue, Dulwich (also known as Street)	Unit 2 in Strata Plan 5389, Hundred of Adelaide	5028	348	30.9.99, page 1348
37 Caroline Drive, Fulham Gardens	Allotment 72 in Filed Plan 120491, Hundred of Yatala	5991	703	14.2.08, page 469
2 Ninth Street, Gawler South	Allotment 91 in Filed Plan 204009, Hundred of Mudla Wirra	5385	385	23.8.73, page 1039
1 Chisholm Court, Golden Grove	Allotment 104 in Deposited Plan 25392, Hundred of Yatala	5311	836	27.3.08, page 1102
12 Tutt Avenue, Kingswood	Part of Section 244 of Allotment 261, Hundred of Adelaide	5094	204	30.8.90, page 759
24 Scott Street, Pooraka	Allotment 61 in Filed Plan 113070, Hundred of Yatala	5447	906	12.12.74, page 3722
36 David Street, Port Pirie	Allotment 572 in Filed Plan 184654, Hundred of Pirie	5759	505	25.10.07, page 4033
24-26 Sixth Street, Quorn	Allotments 248 and 257, Town of Quorn, Hundred of Pichi Richi	5311	226	28.5.92, page 1571
141 (also known as 137) Winzor Street, Salisbury Downs	Allotment 40 in Deposited Plan 51402, Hundred of Yatala	5696	755	28.9.95, page 831
Dated at Adelaide, 19 June 2008.	Ι	D. HUXLEY, D	irector, Co	orporate 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, 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 \$
6 Hart Street, Elizabeth Park	Allotment 471 in Deposited Plan 6709, Hundred of Munno Para	5487	875	27.3.08, page 1102	120.00
28 Morris Street, Evandale	Allotment 36 in Filed Plan 135187, Hundred of Adelaide	5412	95	21.1.71, page 253	148.00
Unit 1/16 Jellicoe Street, Linden Park	Unit 1 in Strata Plan 12738, Hundred of Adelaide	5160	61	27.3.08, page 1102	180.00
19 Princess Street, Peterborough	Allotment 419 in Deposited Plan 3873, Hundred of Yongala	5244	851	26.5.05, page 1334	74.00
336 Anzac Highway, Plympton	Allotment 8 in Deposited Plan 2658, Hundred of Adelaide	5773	687	24.4.08, page 1422	180.00
54 Goode Road, Port Pirie West (54-56 also known as flat at rear of 56)	Allotment 1 in Filed Plan 147572, Hundred of Pirie	5267	384	24.4.08, page 1422	40.00
13 Ponsonby Street, West Hindmarsh	Allotment 22 in Deposited Plan 1342, Hundred of Yatala	5715	895	30.11.06, page 4104	67.00
19A Beaufort Street, Woodville	Allotment 101 in Deposited Plan 20115, Hundred of Yatala	5088	112	31.1.08, page 330	140.00
Dated at Adelaide, 19 June 2008			D. Hu	XLEY, Director, Corporate a	and Board 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 Allotment 50, Sturt Highway, Shea-Oak Log, being portion of allotment 50 in Deposited Plan 40467 comprised in certificate of title volume 5227, folio 909 and being the whole of the land numbered 533 in an unapproved plan numbered D76712 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:

Hanna Samuels, P.O. Box 1, Walkerville, S.A. 5081 Telephone: (08) 8402 1805

Dated 16 June 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

2008/05204/01

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 21, Sturt Highway, Shea-Oak Log, being portion of allotment 21 in Deposited Plan 40795 comprised in certificate of title volume 5244, folio 263 and being the whole of the land numbered 529 on an unapproved plan numbered D76716 that has been lodged in the Land 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:

Hanna Samuels, P.O. Box 1, Walkerville, S.A. 5081 Telephone: (08) 8402 1805

Dated 16 June 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

2008/05205/01

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

First: Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 207, Sturt Highway, Shea-Oak Log, being portion of allotment 207 in Deposited Plan 43367 comprised in certificate of title volume 5514, folio 374 and being the whole of the land numbered 543 in an unapproved plan numbered D76714 that has been lodged in the Lands Titles Office; and

Secondly: Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 209, Sturt Highway, Shea-Oak Log, being portion of allotment 209 in Deposited Plan 43367 comprised in certificate of title volume 5514, folio 375 and being the whole of the land numbered 541 in an unapproved plan numbered D76714 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:

Hanna Samuels, P.O. Box 1, Walkerville, S.A. 5081 Telephone: (08) 8402 1805

Dated 16 June 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

2007/11312/01

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 103, Sturt Highway, Kingsford, being portion of allotment 103 in Deposited Plan 56218 comprised in certificate of title volume 5855, folio 997 and being the whole of the land numbered 523 in an unapproved plan numbered D76643 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:

Hanna Samuels, P.O. Box 1, Walkerville, S.A. 5081 Telephone: (08) 8402 1805

Dated 16 June 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

2007/11534/01

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 105, Sturt Highway, Kingsford, being portion of allotment 105 in Deposited Plan 41295 comprised in certificate of title volume 5986, folio 543 and being the whole of the land numbered 511 on an unapproved plan numbered D76636 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:

Hanna Samuels, P.O. Box 1, Walkerville, S.A. 5081 Telephone: (08) 8402 1805

Dated 16 June 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

2007/11648/01

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 estate in fee simple in that piece of land situated at Lot 31, Martins Road, Daveyston, being portion of allotment 31 in Deposited Plan 48236 comprised in certificate of title volume 5855, folio 958 and being the whole of the land numbered 61 on the plan numbered DP 76493 that has been lodged in the Lands Titles Office, subject to the existing easement created by T2820279.

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:

Hanna Samuels, P.O. Box 1, Walkerville, S.A. 5081 Telephone: (08) 8402 1805

Dated 16 June 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

2007/03697/01

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

Alisha Jane Nagel an employee of Elders Ltd.

SCHEDULE 2

The land described in a whole of certificate of title register book volume 5803, folio 434, situated at 11 Station Drive, Tailem Bend, S.A. 5260.

Dated 12 June 2008.

J. RANKINE, Minister for Consumer Affairs

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that La'Marc Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 23 Stanley Street, North Adelaide, S.A. 5006 and known as Kentish Arms Hotel.

The application has been set down for hearing on 21 July 2008 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 14 July 2008).

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

Dated 17 June 2008.

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.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Bonsung Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 95 Belair Road, Kingswood, S.A. 5062 and known as Torrens Arms Hotel.

The application has been set down for hearing on 21 July 2008 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 14 July 2008).

The applicant's address for service is c/o Piper Alderman, G.P.O. Box 65, Adelaide, S.A. 5001 (Attention: Geoff Forbes).

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

Dated 13 June 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 Promotion in Motion Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at corner South Road and Aruma Street, Regency Park, S.A. 5010 and to be known as Wyndham Estate Mobile Cellar Door.

The application has been set down for callover on 18 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

The drivers are to be totally alcohol free while in charge of the vehicle.

All liquor in the vehicle shall be securely stored while a minor is in the vehicle unless the minor is in the company of an adult guardian or an adult spouse of the minor. A guardian in relation to the minor means a parent including a step parent or legal guardian of the minor.

The vehicle shall at all times be fitted with a telephone or like instrument to enable immediate contact with the police, if that be necessary.

The licensed area shall include the area immediately outside of and adjacent to the vehicle and which will be surrounded by a portable fence monitored by the licensee, or security, or an approved representative of the licensee. The fenced area will provide for a single palace of entry and egress from the vehicle and area adjacent to the vehicle and in addition, provide for both standing room and chairs and tables for attendees.

The responsible person(s) must regulate the supply of liquor and remove and dispose of all empty containers from the licensed area in an appropriate manner. The licensed premises shall only be for the purpose of the supply of and education and training in the produce of Wyndham Estate Wines.

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: 11 July 2008).

The applicant's address for service is c/o Ryan Commercial Lawyers, P.O. Box 530, Collins Street West, Melbourne, Vic. 8007.

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 17 June 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 Earth To Wine Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 35 West Terrace, Laura, S.A. 5480 and to be known as Earth To Wine Pty Ltd.

The application has been set down for callover on 18 July 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: 11 July 2008).

The applicant's address for service is c/o Earth To Wine Pty Ltd, 35 West Terrace, Laura, S.A. 5480 (Attention: Anthony Matulick).

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 17 June 2008.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Vines Lifestyle Residents Association has applied to the Licensing Authority for a Limited Club Licence with Entertainment Consent in respect of premises situated at 35 Coleman Parade, Evanston Park, S.A. 5116 and to be known as The Vines Lifestyle Residents Association.

The application has been set down for callover on 18 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

• Entertainment Consent is sought 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 applicant at the applicant's address, at least seven days before the callover date (viz: 11 July 2008).

The applicant's address for service is c/o The Vines Lifestyle Residents Association, c/o Dudley James, Unit 69, 35 Coleman Parade, Evanston Park, S.A. 5116.

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.

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 BMPG Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 930 South Road, Edwardstown, S.A. 5039 and to be known as BMPG Pty Ltd.

The application has been set down for callover on 18 July 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: 11 July 2008).

The applicant's address for service is c/o Wallmans Lawyers, 173 Wakefield 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 12 June 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 Godfrey Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 1/20 King Street, Gawler, S.A. 5118 and to be known as Godfrey Wines.

The application has been set down for callover on 18 July 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: 11 July 2008).

The applicant's address for service is c/o Godfrey Wines Pty Ltd, 1/20 King Street, Gawler, S.A. 5118.

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 June 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 Some Young Punks Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Lot 2, Wendouree Road East, Clare, S.A. 5453 and to be known as Some Young Punks Pty Ltd.

The application has been set down for callover on 18 July 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: 11 July 2008).

The applicant's address for service is c/o Some Young Punks Pty Ltd, P.O. Box 75, Sevenhill, S.A. 5453.

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 13 June 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 Beach Road Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 53, Barytes Road, McLaren Vale, S.A. 5171 and to be known as Beach Road Wines Pty Ltd.

The application has been set down for callover on 18 July 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: 11 July 2008).

The applicant's address for service is c/o Beach Road Wines Pty Ltd, P.O. Box 1106, McLaren Flat, S.A. 5171.

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 13 June 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 Dangerous Reef Pty Ltd has applied to the Licensing Authority for the removal of a Licence and variation to Conditions in respect of premises situated at 27 North Parade, Port Adelaide, S.A. 5015 and to be situated at Berth 37, North Quay Boulevard, Port Lincoln, S.A. 5067 and known as Rodney Fox Shark Expeditions.

The application has been set down for callover on 18 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

· Variation to Conditions from:

When the *Faile* vessel is in Port Adelaide and the persons on the licensed premises are attending an organised function not to open to the general public.

For consumption on the licensed premises in conjunction with accommodation and food to ships passengers and crew 24 hours per day only when the ship is outside of Port Adelaide or other South Australian port limits.

To:

For consumption on the licensed premises—Monday to Sunday: 9 a.m. to midnight, at any time with or ancillary to a meal.

- To remove the following conditions:
 - The business conducted on the licensed premises will consist primarily and predominantly of the regular supply of meals to the public.

Dated 10 June 2008.

- (2) There will be no application made to the Licensing Court to vary the above authorisation and conditions above without prior written notice being given by the licensee to the Australian Hotels Association (S.A. Branch).
- (3) The licensee may on not more than six days per year, conduct an 'open day' when liquor can be supplied to the general public without a meal when the *Faile* vessel is in Port Adelaide (the date of those 'open days' to be notified in writing to the Liquor and Gambling Commissioner at least 14 days to each such occasion).

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: 11 July 2008).

The applicant's address for service is c/o Duncan Basheer Hannon, 66 Wright Street, Adelaide, S.A. 5000 (Attention: David Tillett).

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

Dated 13 June 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 Man To and Kwok Way Sze have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 3, 31-39 Gouger Street, Adelaide, S.A. 5000, known as Jiving Monkey and to be known as Noodle Kingdom.

The application has been set down for hearing on 21 July 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 14 July 2008).

The applicants' address for service is c/o Windevere Bellman Solicitors, 24-26 Halifax Street, Adelaide, S.A. 5000 (Attention: Jenny Matthews).

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 13 June 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 Urban Render Pty Ltd as trustee for Serves You Right Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 139 Unley Road, Unley, S.A. 5061 and known as Serves You Right.

The application has been set down for hearing on 22 July 2008 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 15 July 2008).

The applicant's address for service is c/o Urban Render Pty Ltd, 139 Unley Road, Unley, S.A. 5061.

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

Dated 13 June 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 Portlin No. 4 Pty Ltd, Azif Pty Ltd and Nikola Marjanovic as trustee for the Portlin Trust No. 4, Anthony Smith Family Trust and the Marjanovic Family Trust have applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 410 North East Road, Windsor Gardens, S.A. 5087 and known as Windsor Hotel.

The application has been set down for hearing on 23 July 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 16 July 2008).

The applicants' address for service is c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

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

Applicants

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: Hiltaba Gold Pty Ltd

Location: Tarcoola area—Approximately 170 km south of Coober Pedy.

Pastoral Lease: Wilgena, Collading, Pinding and Malbooma Stations.

Term: 1 year

Area in km²: 1 249

Ref.: 2008/00174

Dated 16 June 2008.

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: Eyre Energy Ltd

Location: Pinkawillinie area—Approximately 60 km northwest of Kimba.

Pastoral Lease: Pt Thurlga Station

Term: 1 year

Area in km²: 186

Ref.: 2008/00212

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: Tasman Resources NL

Location: Stuart Creek area—Approximately 80 km west of Marree.

Pastoral Lease: Stuarts Creek Station

Term: 1 year

Area in km²: 533

Ref.: 2008/00213

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

NATURAL RESOURCES MANAGEMENT ACT 2004

Declaration of Penalty in Relation to the Unauthorised Taking of Water

I, GAIL GAGO, Minister for Environment and Conservation, to whom administration of the Natural Resources Management Act 2004 (the Act) is committed, hereby declare that pursuant to section 115 (1) (c) and (d) of the Act, the following rate will apply during the financial year commencing on 1 July 2007, in relation to the taking of water by a person who is not the holder of a water licence and is not authorised under section 128 of the Act to take water from a prescribed water resource, or a person who uses water in contravention of a notice declared under section 132 of the Act:

• a rate of \$17.70 per kilolitre of water determined or assessed to have been taken in accordance with section 106 of the Act.

Dated 16 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Assessment of Quantity of Water Taken when Meter Readings are not used

I, GAIL GAGO, Minister for Environment and Conservation, pursuant to section 106 of the Natural Resources Management Act 2004, hereby declare that the basis of assessment of water use rates and the method by which the assessment of water use where meter readings are not used or when water is taken without licence or authorisation will be as set out in Schedule 1.

SCHEDULE 1

The basis of the assessment of water use will be the estimation of water requirements for a crop.

The method by which the estimation of water requirements for crops will be used is the methodology of Doorenbos and Pruitt (1977), as refined by Allen *et al*, (1998) and set out in the PIRSA Technical Report No. 263, second edition (the Report). Crop factors will be calculated from Kc (crop coefficient) values from Food and Agriculture Organisation of the United Nations, Rome Irrigation and Drainage Paper 56 (Allen, Pereira *et al*, 1998) ('FAO 56') and using site specific monthly Kp (pan coefficient) values and average monthly Kg values (bird guard coefficient) set out in the Report.

The methodology incorporates the use of Bureau of Meteorology evaporation data, the application of crop specific factors to evaporation figures to calculate crop evapotranspiration for the crop and location in question, subtraction of effective rainfall and an allowance for leaching for salinity control and irrigation efficiency.

The water requirement calculated by this method is expressed as depth of water required in millimetres for a particular crop grown over a particular season. Depth multiplied by the number of hectares of that crop grown (in each specified season for short season crops), multiplied by 10 gives the volume of water required for each crop in kilolitres. A copy of the Report and FAO 56 can be accessed at the GEO Science Library at the Department of Primary Industries and Resources South Australia. The reference number for the Report is ISBN No. 07308-4349-1 and the reference number for FAO 56 is Kinetica/Amicus No. 000020037000 or ISBN No. 92-5-104219-5.

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 16 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004 Notice of Restriction on the Taking of Water from the River Murray Prescribed Watercourse

PURSUANT to section 132 (1) of the Natural Resources Management Act 2004 ('the Act') and pursuant to the delegation of the powers under section 132 of the Act made to me by the Minister for Environment and Conservation (under section 9 (1) of the Administrative Arrangements Act 1994 and by the notice published in the *Government Gazette* (page 3307) of 15 September 2005) I, Karlene Maywald, Minister for the River Murray being of the opinion that due to reduced River Murray flow to South Australia, the rate at which water is being taken from the River Murray Prescribed Watercourse as described in Schedule 1:

- is such that the quantity of water available can no longer meet the demand;
- is such that there is a risk that the available water will not be sufficient to meet future demand; and
- is affecting the quality of water in the watercourse,

hereby restrict the taking of water from the River Murray Prescribed Watercourse in the manner and subject to the conditions specified in Schedule 2.

SCHEDULE 1

The River Murray Prescribed Watercourse established by proclamation under the Water Resources Act 1976 and continued in existence as if it had been proclaimed under the Water Resources Act 1990 and continued in existence by virtue of Clause 2 (1) (*a*) of Schedule 3 of the Water Resources Act 1997 and Clause 52 (*a*) of Schedule 4 of the Natural Resources Management Act 2004 and described in the General Registry Office Plan No. 926/78, sheets 1-13.

SCHEDULE 2

1. Water may only be taken from the River Murray Prescribed Watercourse in the following circumstances:

- (a) If a person holds a water licence endorsed with a water (taking) allocation to take water from the River Murray Prescribed Watercourse for purposes other than domestic, stock, intensive farming, industrial or industrial-dairy purposes, as defined in the Act and the Water Allocation Plan for the River Murray Prescribed Watercourse adopted on 1 July 2002 (as amended on 12 January 2004), that person is entitled to take a quantity of water equivalent to 2% of the water (taking) allocation endorsed on the water licence, subject to the provisions of paragraphs 2-9 inclusive of this Schedule.
- (b) In respect of its water licence (Metropolitan Adelaide) for the taking of water for urban water supply through reticulated water supply infrastructure under the Waterworks Act 1932, the South Australian Water Corporation is entitled to take 150 gigalitres.
- (c) In respect of its water licence (Country Towns) for the taking of water for urban water supply through reticulated water supply infrastructure under the Waterworks Act 1932, the South Australian Water Corporation is entitled to take 31 gigalitres.
- (d) If, during the period of this Notice, a person receives approval under the Act to permanently convert a water (holding) allocation to a water (taking) allocation, that person is entitled to take a quantity of water equivalent to 2% of the resultant water (taking) allocation.

- (e) If, during the period of this Notice, a person receives approval under the Act to convert, for 2008-2009 only, a water (holding) allocation (that has been transferred to the licence from another South Australian water licence holder and the allocation transferred is identified on the prescribed transfer application form as an 'entitlement transfer' (as defined on the prescribed application form)) to a water (taking) allocation, that person is entitled to take a quantity of water equivalent to 2% of the resultant water (taking) allocation.
- (f) If, during the period of this Notice, a person receives approval under the Act to convert, for 2008-2009 only, a water (holding) allocation (that has been transferred to the licence from another South Australian water licence holder for 2008-2009 and the allocation transferred is identified on the prescribed transfer application form as an 'allocation transfer' (as defined on the prescribed application form)) to a water (taking) allocation, that person is entitled to take a quantity of water equivalent to 100% of the resultant water (taking) allocation.
- (g) If, during the period of this Notice, a person receives approval under the Act to convert, for 2008-2009 only, a water (holding) allocation (that has been transferred to the licence from interstate during 2008-2009) to a water (taking) allocation, that person is entitled to take a quantity of water equivalent to 100% of the resultant water (taking) allocation.
- (h) If a person holds a water licence endorsed with a water (taking) allocation for carry-over purposes to take water from the River Murray Prescribed Watercourse, that person is entitled to take a quantity of water equivalent to 50% of that water allocation in accordance with the carry-over arrangements adopted by the Minister for Environment and Conservation.
- (i) If a person has been authorised in writing by myself, or my agent, to take a quantity of water to maintain existing genetic resource material, that person is entitled to take the quantity of water stated on the written authorisation, subject to any conditions stated on the written authorisation.

2. Where a South Australian water licence holder permanently or temporarily transfers a water (taking) allocation during the term of this Notice to another South Australian water licence holder (the transferee), and the allocation transferred is identified on the prescribed application form as an 'entitlement transfer' (as defined on the prescribed application form), the transferee is entitled to take a quantity of water equivalent to 2% of the water (taking) allocation transferred.

3. Where a South Australian water licence holder temporarily transfers a water (taking) allocation during the term of this Notice to another South Australian water licence holder (the transferee), and the allocation transferred is identified on the prescribed application form as an 'allocation transfer' (as defined on the prescribed application form), the transferee is entitled to take a quantity of water equivalent to 100% of the water transferred.

4. Where an annual water allocation is temporarily transferred to the State of South Australia from interstate for 2008-2009 only and is endorsed on the South Australian water licence as a water (taking) allocation, the transferee is entitled to take a quantity of water equivalent to 100% of volume transferred.

5. Where an annual water allocation is temporarily transferred to the State of South Australia from interstate for 2008-2009 only and is endorsed on the South Australian water licence as a water (holding) allocation, the volume transferred cannot be taken by the South Australian licence holder, unless converted to a water (taking) allocation.

6. Where a South Australian water licence holder (the transferor) temporarily transfers a water (taking) allocation (including an allocation for carry-over purposes) for use in New South Wales or Victoria during 2008-2009 only, a volume that is the equal to or less than the volume of water able to be taken under Clauses 1 (a), (b), (c), (d), (e), (f), (g) or (h) of this Schedule can be transferred.

7. Where a South Australian water licence holder (the transferor) temporarily transfers a water (holding) allocation for use in New South Wales or Victoria during 2008-2009 only, a volume that is equal to or less than the volume that would be authorised for use following conversion under Clauses 1 (d), (e), (f) or (g) of this Schedule, can be transferred.

8. Where a water (taking) allocation for carry-over purposes is temporarily transferred within South Australia, the transferee is entitled to take a quantity of water equivalent to 50% volume transferred.

9. Where water is transferred to or from a South Australian water licence subject to the provisions of paragraphs 2-8 inclusive of this Schedule, the volume of water authorised to be taken under this Schedule will be adjusted to reflect the transfer.

10. Where water is approved for use in the State of South Australia under an Interstate Water Entitlement Transfer Scheme, 100% of the water allocation authorised for use in the State of Origin may be taken.

11. The following condition applies to the taking of all water in accordance with this Notice:

• The water may only be taken through a meter that accurately measures the quantity of water taken and is at all times in good working condition, unless otherwise authorised by the Minister for Environment and Conservation or that Minister's agents.

12. This Notice of Restriction does not apply to the taking of water for fire fighting, road making, stock, domestic, intensive farming, industrial or industrial-dairy purposes, or for the application of chemicals for the control of pest plants and animals to non-irrigated crops or non-irrigated pasture.

This restriction on the taking of water from the River Murray Prescribed Watercourse will remain in effect up to and including 30 June 2009, unless earlier varied or revoked.

Dated 19 June 2008

K. MAYWALD, Minister for the River Murray

PUBLIC FINANCE AND AUDIT ACT 1987

Regulation 5a—Governor's Appropriation Fund

FORM 1

Approval to Appropriate Funds from the Consolidated Account

PURSUANT to section 12 of the Act, I appropriate from the Consolidated Account to the public purposes of the State an amount of \$250 682 000 for the financial year ending 30 June 2009.

Given under my hand this 19th day of June 2008.

KEVIN SCARCE, Governor

RADIATION PROTECTION AND CONTROL ACT 1982 SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Acting Director of the Radiation Protection Division of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt any person who has been authorised to conduct *in vivo* research involving the use of ionising radiation on a human being at the Spencer Gulf Rural Health School, University of South Australia Whyalla Campus ('the University') from Regulation 45 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the conditions appearing in the Schedule.

THE SCHEDULE

1. Such person shall only be exempted if the Human Research Ethics Committee ('the Committee') of the University has considered and approved such research, and the exemption is limited to the extent specifically approved by the Committee. 2. Such person so exempted shall have provided the following written details to the Committee for consideration at the time of making an application for approval of such research:

- (a) full details of the research that the applicant intends to undertake;
- (b) the reasons why it is necessary to expose a person to ionising radiation for the purposes of the research;
- (c) an independent assessment or verification by a medical physicist of the radiation doses and risks associated with the radiation exposure;
- (d) the written information to be given to the persons who may be exposed relating to the radiation doses and risks associated with the radiation exposure;
- (e) the number of persons who may be exposed in the course of the research; and
- (f) the precautions that the applicant will be taking to keep such exposure to a minimum.

3. In considering whether or not to approve an application of research by a person seeking exemption under this notice, the Committee shall have regard to:

- (a) the purpose of the research;
- (b) the balance between the likely benefits and risks that may be caused by the exposure of a person to ionising radiation;
- (c) the radiation doses to which any person may be exposed and the associated radiation risks;
- (d) the manner in which the radiation doses and risks are provided to the persons who may be exposed in the information sheet;
- (e) the steps to be taken by the applicant to keep such exposure to a minimum;
- (f) the number of persons who may be exposed;
- (g) the general objective as specified in section 23 of the Radiation Protection and Control Act 1982; and
- (h) the Australian Radiation Protection and Nuclear Safety Agency (ARPANSA) 'Code of Practice for the Exposure of Humans to Ionizing Radiation for Research Purposes (2005)' published as Radiation Protection Series No. 8 on 27 May 2005, and as subsequently amended from time to time.

4. The University shall notify the Radiation Protection Division of the Environment Protection Authority (EPA) in writing of the Committee's approval of any such application. Such notification to the EPA shall be made within seven days of the approval being given.

5. Any research undertaken by a person exempted under this notice shall be conducted so as to ensure that estimates of the effective dose to any individual shall not exceed the following values:

- (a) from conception to birth—0.1 millisievert;
- (b) from birth to 18 years—0.5 millisievert in any year; and
- (c) in any other case—5 millisieverts in any year.

Dated 16 June 2008.

G. PALMER, Delegate of the Minister for Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Berkshire Street and Gateshead Street, Athol Park

BY Road Process Order made on 24 April 2008, the Development Assessment Commission ordered that:

1. Portions of the public roads (Gateshead Street and Berkshire Street) generally adjoining allotments 9, 24 to 26, and 44 in Deposited Plan 7469 and allotment 12 in Deposited Plan 23016, more particularly delineated and lettered 'C' and portion of the land 'B' in Preliminary Plan No. 07/0025 be closed.

2. The whole of the land subject to closure be transferred to the South Australian Housing Trust in accordance with agreement for transfer dated 17 April 2008 entered into between the City of Charles Sturt and South Australian Housing Trust.

On 19 May 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 77548 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 19 June 2008.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Walkway, Elizabeth Grove

BY Road Process Order made on 18 January 2008, the City of Playford ordered that:

1. The whole of the walkway between Argent Street and Deptford Street (being Allotment 727 in Deposited Plan 6244), more particularly delineated and lettered 'A' in Preliminary Plan No. 07/0070 be closed.

2. Issue a certificate of title to City of Playford for the whole of the land subject to closure which land is being retained by Council for public purposes.

3. The following easements are granted over of the land subject to that closure:

Grant to Distribution Lessor Corporation (subject to Lease 8890000) an easement for underground electricity supply purposes over the whole of the land.

Grant to the South Australian Water Corporation an easement for sewerage purposes over portion of the land.

On 7 May 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 76894 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 19 June 2008.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Clampett and Joseph Roads, Blakiston

BY Road Process Order made on 31 January 2008, The District Council of Mount Barker ordered that:

1. The whole of Clampett Road adjoining allotment 16 in Deposited Plan 27738, and portions of Joseph Road adjoining allotments 14 and 15 in Deposited Plan 27738, more particularly delineated and lettered 'B', 'C' and 'D' in Preliminary Plan No. 06/0034 be closed.

2. The whole of the land subject to closure be transferred to Clampett Properties Pty Ltd in accordance with the agreement for transfer dated 27 August 2007 entered into between the District Council of Mount Barker and Clampett Properties Pty Ltd.

3. The following easement be granted over portion of the land subject to that closure:

Grant to Distribution Lessor Corporation an easement for electricity supply purposes.

On 14 May 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 76865 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 19 June 2008.

P. M. KENTISH, Surveyor-General

TRADE STANDARDS ACT 1979

Discretionary Exemption

TAKE notice that, pursuant to Part 7, Section 36 (1) (b) and (c) of the Trade Standards Act 1979, I, Jennifer Rankine, Minister for Consumer Affairs, do hereby exempt the article named in Schedule 1 from the Declaration of Dangerous Goods.

SCHEDULE 1

The expanding foam novelty toy, known as 'The Frog to Prince' toy, is exempted from the requirements of the Declaration of Dangerous Goods, which was signed by the Minister for Consumer Affairs on 9 August 1990 and published in the *Government Gazette* on 30 August 1990. 'The Frog to Prince' toy is characterised by its clear plastic container housing a green frog. Dated 17 June 2008.

JENNIFER RANKINE, Minister for Consumer Affairs

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2003, the Training and Skills Commission (TaSC) gives notice that determines the following: Trades, Declared Vocations or Other Occupations in addition to the gazettals of:

21. 25. 29. 33. 37. 41. 45. 49.	5 February 2004 1 July 2004 16 December 2004 10 March 2005 2 June 2005 18 August 2005 6 October 2005 22 December 2005 4 May 2006 3 August 2006 21 September 2006 23 November 2006 4 January 2007 15 February 2007	18. 22. 26. 30. 34. 38. 42. 46.	19 February 2004 15 July 2004 27 January 2005 24 March 2005 16 June 2005 1 September 2005 20 October 2005 9 March 2006 18 May 2006 10 August 2006 29 September 2006 30 November 2006 11 January 2007 19 April 2007	 23. 27. 31. 35. 39. 43. 47. 51. 	11 March 2004 22 July 2004 3 February 2005 5 May 2005 7 July 2005 15 September 2005 27 October 2005 6 April 2006 25 May 2006 31 August 2006 12 October 2006 7 December 2006 1 February 2007 10 May 2007	32. 36. 40. 44.	1 April 2004 30 September 2004 10 February 2005 12 May 2005 24 August 2005 22 September 2005 8 December 2005 20 April 2006 1 June 2006 7 September 2006 9 November 2006 21 December 2006 8 February 2007 26 July 2007
53.	15 February 2007		.	55.	10 May 2007		5
	2 August 2007	58.	30 August 2007		6 September 2007	60.	13 September 2007
	8 November 2007	62.	22 November 2007		6 December 2007		3 January 2008
	10 January 2008	66.	24 January 2008		3 April 2008	68.	1 May 2008
69.	8 may 2008	70.	15 May 2008	71.	12 June 2008		

which set out the Trades, Declared Vocations or Other Occupations and the terms and conditions applicable to the Trades, Declared Vocations or other Occupations.

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the

Financial Services Training Package (FNS04)

*Trade/ #Declared Vocation/ Other Occupation	National Code	Qualification Title	Nominal Term of Contract of Training	Probationary Period
# Bookeeper	FNS40207	Certificate IV in Financial Services (Bookkeeping)	24 months	2 months

Bold denotes new declared vocation

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2003, the Training and Skills Commission gives notice that determines the following Apprenticeship and Traineeship conditions in addition to the gazettals of:

21. 25. 29. 33. 37. 41. 45. 49. 53. 57. 61. 65.	2 June 2005 18 August 2005 6 October 2005 22 December 2005 4 May 2006 3 August 2006 21 September 2006 23 November 2006 4 January 2007 15 February 2007 2 August 2007 8 November 2007	14. 18. 22. 26. 30. 34. 38. 42. 46.	19 February 2004 15 July 2004 27 January 2005 24 March 2005 16 June 2005 1 September 2005 9 March 2006 10 August 2006 29 September 2006 30 November 2006 31 January 2007 19 April 2007 30 August 2007 22 November 2007 24 January 2008	15. 19. 23. 27. 31. 35. 39. 43. 47. 51. 55. 59. 63.	7 July 2005 15 September 2005 27 October 2005 6 April 2006 25 May 2006 31 August 2006 12 October 2006 7 December 2006 1 February 2007 10 May 2007	20. 24. 28. 32. 36. 40. 44. 48. 52. 56. 60.	22 September 2005 8 December 2005 20 April 2006 1 June 2006 7 September 2006 9 November 2006 21 December 2006 8 February 2007	
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Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the

*Trade/ #Declared Vocation/Other Occupation	Code	Title	Nominal term of contract of training	Nominal hours range	Probationary Period
#Asset Maintenance	PRM20406 PRM20404	Certificate II in Asset Maintenance (Fire Protection Equipment) No new contracts of training to commence in the superseded qualification identified in italics below after 1 July 2005. Certificate II in Asset Maintenance (Fire Protection Equipment)	12 months 12 months	220-295 210-290	1 month 1 month
	PRM30406 PRM30404	Certificate III in Asset Maintenance (Fire Protection Equipment) No new contracts of training to commence in the superseded qualification identified in italics below after 1 July 2005. Certificate III in Asset Maintenance (Fire Protection Equipment)	24 months 24 months	310-530 298-485	2 months 2 months

Asset Maintenance Training Package (PRM04)

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2003, the Training and Skills Commission (TaSC) gives notice that determines the following: Trades, Declared Vocations or Other Occupations in addition to the gazettals of:

17. 21. 25.	5 February 2004 1 July 2004 16 December 2004 10 March 2005 2 June 2005 18 August 2005 6 October 2005 22 December 2005	14. 18. 22.	19 February 2004 15 July 2004 27 January 2005 24 March 2005 16 June 2005 1 September 2005 20 October 2005 9 March 2006	15. 19. 23. 27. 31.	11 March 2004 22 July 2004 3 February 2005 5 May 2005 7 July 2005 15 September 2005 27 October 2005 6 April 2006	28.	4 August 2005 22 September 2005
	4 May 2006	34.	18 May 2006		25 May 2006		1 June 2006
	3 August 2006	38.	10 August 2006		31 August 2006	40.	7 September 2006
41.	21 September 2006	42.	29 September 2006	43.	12 October 2006	44.	9 November 2006
45.	23 November 2006	46.	30 November 2006	47.	7 December 2006	48.	21 December 2006
49.	4 January 2007	50.	11 January 2007	51.	1 February 2007	52.	8 February 2007
53.	15 February 2007	54.	19 April 2007	55.	10 May 2007	56.	26 July 2007
57.	2 August 2007	58.	30 August 2007	59.	6 September 2007	60.	13 September 2007
	8 November 2007	62.	22 November 2007		7 December 2007		3 January 2008
	10 January 2008	66.	24 January 2008		3 April 2008	68.	1 May 2008-06-17
69.	8 May 2008	70.	15 May 2008	71.	12 June 2008		

which set out the Trades, Declared Vocations or Other Occupations and the terms and conditions applicable to the Trades, Declared Vocations or other Occupations.

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the

Electrotechnology Training Package (UEE07)

*Trade/ #Declared Vocation/ Other Occupation	#Declared Vocation/ National Qualification Title		Nominal Term of Contract of Training	Probationary Period
*Advanced Tradesperson (Electrical Instrumentation)	UEE40407	Certificate IV in Electrical – Instrumentation	24 months ¹	2 months
*Advanced Tradesperson (Systems Electrician)	UEE40607	Certificate IV in Electrotechnology – Systems Electrician	24 months ¹	2 months
Advanced Tradesperson (Industrial Electronics and Control)	UEE40907	Certificate IV in Industrial Electronics and Control	24 months ¹	2 months
*Advanced Tradesperson (Television/Radio/Electronics)	UEE40707	Certificate IV in Electronics and Communications	24 months ¹	2 months
*Advanced Tradesperson (Refrigeration and/or Air Conditioning)	UEE41307	Certificate IV in Refrigeration & Air Conditioning Servicing	24 months ¹	2 months

*Trade/ #Declared Vocation/ Other Occupation	#Declared Vocation/ National Code Qualification Title		Nominal Term of Contract of Training	Probationary Period
*Advanced Tradesperson (Refrigeration and/or Air Conditioning)	UEE41407	Certificate IV in Refrigeration & Air Conditioning Systems	24 months ¹	2 months
*Advanced Tradesperson (Video and Audio Systems)	UEE41507	Certificate IV in Video & Audio Systems	48 months ¹	3 months
#Engineering Technician	UEE50507	Diploma of Electronics and Communications Engineering	48 months ²	3 months
	UEE60207	Advanced Diploma of Electronics & Communications Engineering	48 months ²	3 months

¹ The nominal term of contract implies that the trainee/apprentice has already completed the appropriate Certificate III. If entering directly into the qualification the term will be 60 months with a 3 month probationary period.

² Term implies direct entry into Diploma/Advanced Diploma. If trainee/apprentice has already completed appropriate Certificate III the nominal term will be 24 months with a 2 month probationary period.

Bold denotes new declared vocations and trades



Government of South Australia

TREASURER'S QUARTERLY STATEMENT

for the

THREE MONTHS and NINE MONTHS ended on 31 MARCH 2008 and 31 MARCH 2007

Presented by the Honourable Kevin Foley MP Treasurer of South Australia

COMMENTARY TO THE STATEMENT OF THE AMOUNTS CREDITED TO AND ISSUED FROM THE CONSOLIDATED ACCOUNT FOR THE QUARTERS ENDED 31 MARCH 2008 AND 31 MARCH 2007

Receipts

Taxation

Payroll tax receipts for the March quarter 2008 and for the first nine months of 2007-08 were higher than for the same periods in 2006-07 (notwithstanding the cut in the payroll tax rate from 5.5% to 5.25% effective from 1 July 2007). Growth in payroll tax revenue reflects buoyancy in employment and earnings in the State flowing through to taxable payrolls.

Growth in stamp duty revenue mainly reflects underlying strength in the property market impacting on conveyance duty receipts including the timing of large commercial transactions, while higher land tax collections reflect underlying growth in land values.

Lack of growth in gambling taxes for the nine months to March 2008 compared to the same period a year ago largely reflects the impact of the smoking ban on gaming machines in hotels and clubs. This also explains the reduction in receipts between the March quarters 2008 and 2007.

Recoveries

Recoveries for the first three quarters of 2007-08 were higher than for the same period in 2006-07 mainly due to the once-off return of \$18.8 million in surplus funds to the Consolidated Account from the Department for Environment and Heritage's Accrual Appropriation Excess Funds special deposit account and higher returns of unclaimed monies to the Consolidated Account compared with the same period last financial year.

Fees and Charges

Fees and charges were higher in the first three quarters of 2007-08, compared with the same period in 2006-07 as a result of higher Land Services Fees and SA Police Infringement Notice Scheme receipts.

Royalties

Higher levels of royalty revenue in the nine months to March 2008 compared with the same period a year ago are mainly due to differences in the timing of some royalty payments in the March quarter 2008 compared with the March quarter 2007.

Commonwealth – General Purpose Grants

Growth in general purpose grants in the first nine months of 2007-08 compared with the same period of 2006-07 is not indicative of underlying Goods and Services Tax (GST) revenue growth. This is because monthly grants are paid according to a payment schedule prepared by the Commonwealth Government at the commencement of a financial year rather than in accordance with the actual pattern of monthly GST collections.

The Commonwealth in its 2008-09 Budget (released on 13 May 2008) estimates that the total GST pool will grow by around 7.8 per cent in 2007-08.

Other Receipts

Other receipts were higher in the first three quarters of 2007-08 compared with the same period in 2006-07 due to the timing of the South Australian Housing Trust's payment of interest and principal in respect of the various Concessional Housing Loans, paid in July 2007 instead of June 2007, and the repayment in full of the Department for Environment and Heritage's capital investment loan with the Treasurer.

Higher earnings on investments and the proceeds from the sale of government land and buildings also contributed to higher Other Receipts for the nine months ended 31 March 2008 compared with the same period last year.

Payments

Payments were made pursuant to the *Appropriation Act 2007* and also in accordance with various other Acts for which specific appropriation has been authorised.

Payments made from the Consolidated Account during the first three quarters of 2007-08 were higher than the same period in 2006-07.

The higher level of payments was in line with the higher budgeted appropriation for 2007-08 compared with 2006-07.

Note

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

SUMMARY OF THE STATEMENT ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH 2008 AND 31 MARCH 2007

(Prepared on a Cash Basis)

- Nine	e months ended	-	- Q	uarter ended -	
31 March 2008	31 March 2007	Variation	31 March 2008	31 March 2007	Variation
\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
		RECEIP	ГS		
6,261,182	5,501,785	759,397	2,136,233	1,882,896	253,33
		PAYMEN	TS		
6,539,323	6,060,433	478,890	2,030,516	1,988,506	42,010
		FINANCING REQ	UIREMENT		
278,141	558,648	-280,507	-105,717	105,610	-211,32
		BORROW	INGS		
-	-	-	-	-	
	-	CONSOLIDATED ACC Deficit / - Su			
278,141	558,648	-280,507	-105,717	105,610	-211,32'

STATEMENT OF THE RECEIPTS AND BORROWINGS ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH 2008 AND 31 MARCH 2007

		- Nine month	ns ended -	- Quarter of	ended -
	Budget 2007-08	31 March 2008	31 March 2007	31 March 2008	31 March 2007
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
RECEIPTS -					
Taxation -					
Debits Tax	-	-43	-2	-	-
Gambling	406,734	316,582	316,737	92,959	102,587
Land Tax	395,500	319,947	272,995	184,105	159,220
Payroll Tax	1,033,000	809,419	763,536	267,016	245,013
Stamp Duties	1,188,630	1,108,225	899,300	338,652	283,543
Commonwealth Places Mirror Tax	20,100	15,782	14,759	4,964	4,444
Other taxes on property	10	24	46	24	-
River Murray Levy	21,800	16,630	16,102	5,487	5,416
Total Taxation	3,065,774	2,586,566	2,283,473	893,207	800,223
Contributions from State Undertakings	411,736	141,052	135,659	49,895	41,619
Recoveries	68,808	36,487	5,997	10,856	1,959
Fees and charges	272,106	221,337	179,747	74,178	60,458
Royalties	125,800	112,313	101,571	38,898	24,402
Commonwealth -					
General Purpose Grants	3,854,600	2,921,539	2,655,705	1,003,107	909,232
Specific Purpose Grants	46,829	35,282	34,555	8,349	8,182
Total Commonwealth	3,901,429	2,956,821	2,690,260	1,011,456	917,414
Other Receipts	276,154	206,606	105,078	57,743	36,821
Total Receipts	8,121,807	6,261,182	5,501,785	2,136,233	1,882,896
BORROWINGS - Funds borrowed from South Australian					
Government Financing Authority	358,946	-	-	-	-
- Total Receipts and Borrowings	8,480,753	6,261,182	5,501,785	2,136,233	1,882,896

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH 2008 AND 31 MARCH 2007

	_	- Nine months	ended -	- Quarter ended -	
	Budget	31 March	31 March	31 March	31 March
	2007-08	2008	2007	2008	2007
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
PAYMENTS -					
Department of the Premier and Cabinet ^(a) Administered Items for the Department of the Premier and	152,701	118,874	80,374	40,818	50,054
Cabinet ^(b)	31,964	25,632	17,429	9,650	2,954
Office of Public Employment	1,646	1,272	4,258	441	1,558
State Governor's Establishment	2,909	2,286	2,081	862	591
Arts SA	109,602	90,501	97,024	26,464	36,875
South Australian Tourism Commission	46,642	37,528	34,347	14,370	10,232
Minister for Tourism	5,277	5,277	5,127		
Auditor-General's Department	11,412	8,754	8,192	2,987	2,860
Department of Treasury and Finance ^(a)	98,924	71,360	48,474	16,765	21,654
Administered Items for the Department of Treasury and	,	,	,	10,100	-1,001
Finance ^(b)	1,065,167	908,464	784,287	244,630	239,590
Independent Gambling Authority	1,486	1,114	1,080	371	360
Department of Trade and Economic Development ^(e)	67,366	51,820	43,873	18,137	21,105
Office of Venture Capital Board	2,679	2,294	1,562	420	795
Port Adelaide Maritime Corporation (e)	162,302	17,931	70,354	-	31,882
Defence SA ^(e)	-	109,496	-	63,318	-
Department of Primary Industries and Resources ^(c) Administered Items for the Department of Primary	164,061	127,784	101,139	41,849	30,014
Industries and Resources ^(d)	4,886	1,621	1,862	167	463
Attorney-General's Department ^(a)	85,288	66,000	58,927	23,100	23,958
Administered Items for the Attorney-General's Department	50,841	35,575	37,937	12,539	14,281
Courts Administration Authority	78,745	61,749	58,700	19,421	19,713
Department for Correctional Services	159,845	123,660	107,307	41,042	37,926
South Australia Police	490,795	383,609	355,258	141,769	112,853
Administered Items for South Australia Police	354	99	88	49	88
State Electoral Office	2,253	1,673	1,552	559	542
Department of Health	1,893,087	1,390,083	1,281,832	427,333	388,500
Department for Families and Communities Administered Items for the Department for Families and	722,219	593,896	542,077	227,842	241,677
Communities	125,949	90,883	83,500	24,653	19,000
Department of Education and Children's Services	1,700,459	1,222,592	1,188,693	370,539	395,164
Administered Items for the Department of Education and Children's Services	157,399	151,137	143,552	-	15,908
Department of Further Education, Employment, Science and Technology	284,428	227,992	218,458	69,136	68,674
Department for Environment and Heritage	134,717	103,512	95,850	28,900	24,200
Administered Items for the Department for Environment and Heritage	3,606	3,606	3,606	87	87

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH 2008 AND 31 MARCH 2007

		- Nine months ended -		- Quarter ended -	
	Budget	31 March	31 March	31 March	31 March
	2007-08	2008	2007	2008	2007
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
PAYMENTS -					
Department of Water, Land and Biodiversity Conservation Administered Items for Department of Water, Land and	92,038	72,081	78,899	18,350	20,302
Biodiversity Conservation	15,078	7,594	11,283	4,566	7,116
Environment Protection Authority	4,331	4,135	8,533	1,259	3,686
Department for Transport, Energy and Infrastructure (a)	390,173	295,723	283,910	98,577	102,152
Administered Items for the Department for Transport,					
Energy and Infrastructure ^(b)	11,539	9,049	7,788	2,999	3,221
TransAdelaide	2,720	1,590	1,293	1,075	476
Department for Administrative and Information Services ^(a)	-	-	80,724	-	-
Administered Items for the Department for Administrative					
and Information Services ^(b)	-	-	2,880	-	-
House of Assembly	7,296	4,492	4,300	1,520	1,520
Joint Parliamentary Services	9,285	7,669	6,004	2,298	2,290
Legislative Council	4,609	2,974	2,605	970	948
Payments for which specific appropriation is authorised in		,	,		
various Acts	124,675	95,942	93,414	30,684	33,237
Total Payments	8,480,753	6,539,323	6,060,433	2,030,516	1,988,506

(a) The Department for Administrative and Information Servcies ceased operations on 31 December 2006 and all of its functions were transferred to various recipient agencies.

(b) The Department for Administrative and Information Servcies ceased operations on 31 December 2006 and all of its Administered Items were transferred to the Administered Items of various recipient agencies.

(c) Includes the Office for State/Local Government Relations, Offices for Sustainable Social, Environmental and Economic Development and Planning SA shown separately in 2006-07.

(d) Includes the Administered Items for the Office for State/Local Government Relations and the Administered Items for Planning SA shown separately in 2006-07.

(e) Defence SA was established on 1 September 2007 and absorbs the operations of the Port Adelaide Maritime Corporation and the Defence Unit of the Department of Trade and Economic Development.

South Australia

Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2008

under section 10 of the Emergency Services Funding Act 1998

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2008.*

2—Commencement

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

3—Interpretation

In this notice—

Act means the Emergency Services Funding Act 1998.

4—Declaration of levy

The levy under Part 3 Division 1 of the Act for the 2008/2009 financial year comprises—

- (a) an amount of 0.1171 cents in respect of each dollar of the value of land subject to assessment; and
- (b) a fixed charge of \$50 for each piece, section or aggregation of contiguous or noncontiguous land subject to separate assessment.

5—Declaration of area factors

The area factors for each of the emergency services areas for the 2008/2009 financial year are as follows:

- (a) Regional area 1—0.8;
- (b) Regional area 2—0.5;
- (c) Regional area 3—0.2;
- (d) Regional area 4—1.0.

6—Declaration of land use factors

The land use factors for each of the land uses referred to in section 8(1) of the Act for the 2008/2009 financial year are as follows:

- (a) commercial—1.0;
- (b) industrial—1.5;
- (c) residential—0.4;
- (d) rural—0.3;
- (e) all other uses—0.5.

[19 June 2008

7-Relevant day

The relevant day for the purposes of section 8 of the Act in respect of the 2008/2009 financial year is 30 June 2008.

8—Required statement of amount and description of method used to determine amount

The following information is provided in accordance with section 10(6) of the Act:

- (a) the Minister has determined under section 10(4)(a) of the Act that \$173.5 million needs to be raised by means of the levy under Part 3 Division 1 of the Act to fund emergency services in the 2008/2009 financial year, of which \$81.8 million (net of remissions) needs to be raised from private and local government property ownerships;
- (b) the method used for determining the amount referred to in paragraph (a) is as follows:
 - a strategic and business planning process was undertaken to establish a strategic context for assessing amounts to be expended for the kinds of emergency services and other purposes referred to in section 28(4) of the Act;
 - (ii) the amount to be raised from the levy under Part 3 Division 1 of the Act was determined on the basis of—
 - (A) forward estimates of expenditure for emergency services during the 2008/2009 financial year, excluding expenditure carried over from previous years, consistent with the 2008/2009 budget; and
 - (B) the shortfall between projected 2008/2009 emergency services expenditure and projected 2008/2009 revenue from the levy under Part 3 Division 2 of the Act and non-levy revenue (such as interest earnings) paid into the Community Emergency Services Fund.

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 19 June 2008

T&F08/019CS

South Australia

Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2008

under section 24 of the Emergency Services Funding Act 1998

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2008.*

2—Commencement

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

3—Application of Notice

This notice applies in relation to the 2008/2009 financial year.

4—Declaration of levy in respect of vehicles and vessels

For the purposes of section 24 of the Emergency Services Funding Act 1998-

- (a) motor vehicles are divided into classes referred to in Schedule 1 (being the same classes as the Premium Class Code published by the Motor Accident Commission); and
- (b) the amount of the levy in respect of each such class of motor vehicle is as specified in Schedule 1; and
- (c) the amount of the levy in respect of vessels is \$12.

Schedule 1—Classes of motor vehicles

	Premium Clas	Amount of levy	
<u>Tier One</u>	1—District 1	Cars, multi passenger or motor homes seating up to 12 No ITC Entitlement	\$32
	2—District 1	Light goods No ITC Entitlement	
	3—District 1	Medium goods ITC Entitled	
	4—District 1	Primary production—goods ITC Entitled	
	5—District 1	Taxis	
	6—District 1	Hire and drive yourself	
	7—District 1	Public passenger—up to 12 passengers ITC Entitled	
	8—District 1	Public passenger—13-35 passengers ITC Entitled	
	9—District 1	Public passenger—35+ passengers ITC Entitled	
	10—District 1	Public passenger, no fare No ITC Entitlement	
	15—District 1	Motorcycle—51cc-250cc No ITC Entitlement	
	16—District 1	Motorcycle—251cc-660cc No ITC Entitlement	

- 20—District 1 Motorcycle—661cc+ No ITC Entitlement
- 21-District 1 Heavy goods (over 35 tonnes GVM) ITC Entitled
- 22—District 1 Light car carrier ITC Entitled
- 23—District 1 Medium car carrier ITC Entitled
- 24—District 1 Heavy car carrier ITC Entitled
- 25—District 1 Trailer car carrier ITC Entitled
- 26—District 1 Light car carrier No ITC Entitlement
- 27—District 1 Medium car carrier No ITC Entitlement
- 28—District 1 Heavy car carrier No ITC Entitlement
- 29—District 1 Special purpose/miscellaneous ITC Entitled
- 30-District 1 Trailer car carrier No ITC Entitlement
- 32—District 1 Municipal bus ITC Entitled
- 33—District 1 Special purpose/miscellaneous No ITC Entitlement
- 35—District 1 Motorcycle—51cc-250cc ITC Entitled
- 36—District 1 Motorcycle—251cc-660cc ITC Entitled
- 40—District 1 Motorcycle—661cc+ ITC Entitled
- 41—District 1 Cars, multi passenger or motor homes seating up to 12 ITC Entitled
- 42—District 1 Light goods ITC Entitled
- 43—District 1 Medium goods No ITC Entitlement
- 44—District 1 Goods carrying, primary producers No ITC Entitlement
- 45—District 1 Public passenger, no fare ITC Entitled
- 46-District 1 Heavy goods No ITC Entitlement
- 47-District 1 Public passenger-up to 12 passengers No ITC Entitlement
- 48—District 1 Public passenger—13-35 passengers No ITC Entitlement
- 49—District 1 Public passenger—35+ passengers No ITC Entitlement
- 51—District 2 Cars, multi passenger or motor home seating up to 12 No ITC Entitlement
- 52—District 2 Light goods carrier No ITC Entitlement
- 53—District 2 Medium goods carrier ITC Entitled
- 55—District 2 Taxis
- 56—District 2 Hire and drive yourself ITC Entitled
- 57—District 2 Public passenger—up to 12 passengers ITC Entitled
- 58—District 2 Public passenger —13-35 passengers ITC Entitled
- 59—District 2 Public passenger —35+ passengers ITC Entitled
- 66—District 2 Motorcycle—251cc-660cc No ITC Entitlement
- 70—District 2 Motorcycle—661cc+ No ITC Entitlement
- 71-District 2 Heavy goods ITC Entitled
- 72—District 2 Light car carrier ITC Entitled
- 73—District 2 Medium car carrier ITC Entitled

- 74—District 2 Heavy car carrier ITC Entitled 76—District 2 Light car carrier No ITC Entitlement 77—District 2 Medium car carrier No ITC Entitlement 78—District 2 Heavy car carrier No ITC Entitlement 86—District 2 Motorcycle—251cc-660cc ITC Entitled 90—District 2 Motorcycle—661cc+ ITC Entitled 91—District 2 Cars, multi passenger or motor homes seating up to 12 ITC Entitled 92—District 2 Light goods ITC Entitled 93—District 2 Medium goods carrier No ITC Entitlement 96—District 2 Heavy goods No ITC Entitlement 97-District 2 Public passenger-up to 12 passengers No ITC Entitlement 98—District 2 Public passenger—13-35 passengers No ITC Entitlement 99—District 2 Public passenger—35+ passengers No ITC Entitlement 14—District 1 Motorcycle—not exceeding 50cc No ITC Entitlement \$12 Tier Two 34—District 1 Motorcycle—not exceeding 50cc ITC Entitled 54—District 2 Primary producer's goods carrying vehicles ITC Entitled 60—District 2 Public passenger no fare No ITC Entitlement 64—District 2 Motorcycle—not exceeding 50cc No ITC Entitlement 65—District 2 Motorcycle—51cc-250cc No ITC Entitlement 75-District 2 Car carrier-trailers ITC Entitled 79—District 2 Special purpose/miscellaneous ITC Entitled 80—District 2 Car carrier—trailers No ITC Entitlement 83-District 2 Special purpose/miscellaneous No ITC Entitlement 84—District 2 Motorcycle—not exceeding 50cc ITC Entitled 85—District 2 Motorcycle—51cc-250cc ITC Entitled 94—District 2 Goods carrying, primary producers No ITC Entitlement 95—District 2 Public passenger no fare ITC Entitled Tier Three 11-District 1 Trailers No ITC Entitlement \$8 19—District 1 Historic and left hand drive ITC Entitled 31—District 1 Trailers ITC Entitled 39-District 1 Historic and left hand drive No ITC Entitlement 61-District 2 Trailers No ITC Entitlement 69—District 2 Historic and left hand drive ITC Entitled 81—District 2 Trailers ITC Entitled 89—District 2 Historic and left hand drive No ITC Entitlement
 - 68—District 2 Conditionally registered farm tractors No ITC Entitlement \$0
 - 18-District 1 Conditionally registered farm tractors No ITC Entitlement

- 88—District 2 Conditionally registered farm tractors ITC Entitled
- 38-District 1 Conditionally registered farm tractors ITC Entitled
- 67—District 2 Permit No ITC Entitlement
- 17—District 1 Permit No ITC Entitlement
- 87—District 2 Permit ITC Entitled
- 37—District 1 Permit ITC Entitled

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 19 June 2008

T&F08/019CS

Electricity (Feed-In Scheme—Solar Systems) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Electricity (Feed-In Scheme—Solar Systems)* Amendment Act (Commencement) Proclamation 2008.

2—Commencement of Act

The *Electricity (Feed-In Scheme—Solar Systems) Amendment Act 2008* (No 1 of 2008) will come into operation on 1 July 2008.

Made by the Governor

with the advice and consent of the Executive Council on 19 June 2008

MEN08/003CS

South Australia

Motor Vehicles (Miscellaneous) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Motor Vehicles (Miscellaneous) Amendment Act (Commencement) Proclamation 2008.*

2—Commencement of Act

The *Motor Vehicles (Miscellaneous) Amendment Act 2007* (No 59 of 2007) will come into operation on 23 June 2008.

Made by the Governor

with the advice and consent of the Executive Council on 19 June 2008

MTR08/036CS

Senior Secondary Assessment Board of South Australia Variation Regulations 2008

under the Senior Secondary Assessment Board of South Australia Act 1983

Contents

5

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Senior Secondary Assessment Board of South Australia Regulations 2000

- 4 Variation of regulation 1—Short title
 - Substitution of regulations 4 and 5
 - 2 Interpretation
 - 3 Transitional arrangements associated with existing and future qualifications
 - 4 Designated entities
- 6 Revocation of Schedules 1 and 2

Part 1—Preliminary

1—Short title

These regulations may be cited as the Senior Secondary Assessment Board of South Australia Variation Regulations 2008.

2—Commencement

These regulations will come into operation on the day on which the *Senior Secondary* Assessment Board of South Australia (Review) Amendment Act 2008 comes into operation.

3—Variation provisions

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

Part 2—Variation of Senior Secondary Assessment Board of South Australia Regulations 2000

4—Variation of regulation 1—Short title

Regulation 1—delete "Senior Secondary Assessment Board of South Australia Regulations 2000" and substitute:

SACE Board of South Australia Regulations 2000

5—Substitution of regulations 4 and 5

Regulations 4 and 5—delete the regulations and substitute:

2—Interpretation

In these regulations, unless the contrary intention appears—

Act means the SACE Board of South Australia Act 1983;

prescribed qualification requirements means any qualification requirements for the achievement of the SACE—

- (a) prescribed by these regulations (including before the commencement of the 2008 Amendment Act); or
- (b) determined by the Board;

2008 Amendment Act means the Senior Secondary Assessment Board of South Australia (Review) Amendment Act 2008.

3—Transitional arrangements associated with existing and future qualifications

- (1) The Board may continue to award the qualification in existence on the commencement of the 2008 Amendment Act on such basis as the Board may determine from time to time.
- (2) The certification requirements prescribed by these regulations before the commencement of the 2008 Amendment Act will continue to apply (as may be relevant) for students undertaking senior secondary education (as defined immediately before the commencement of the 2008 Amendment Act) until otherwise determined by the Board.
- (3) All approvals given or other steps taken by the Board before the commencement of the 2008 Amendment Act (and still having force or effect immediately before that commencement) will continue to have effect in all respects on and after that commencement unless or until the Board determines otherwise.
- (4) All achievements recognised by the Board before the commencement of the 2008 Amendment Act (and being so recognised at the time of that commencement) will continue to have effect in all respects on or after that commencement (unless the Board has valid grounds to revoke the recognition of an achievement in a particular case after that commencement).

4—Designated entities

Pursuant to clause 2 of Schedule 1 of the Act, clause 1 of that Schedule is amended by adding after paragraph (v) the following paragraph:

(w) The Association of Independent Schools of South Australia Incorporated.

6-Revocation of Schedules 1 and 2

Schedules 1 and 2-delete the Schedules

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 19 June 2008

No 163 of 2008

Waterworks Variation Regulations 2008

under the Waterworks Act 1932

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Waterworks Regulations* 1996

4 Variation of regulation 17—Directions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Waterworks Variation Regulations 2008*.

2-Commencement

These regulations come into operation on the date 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 *Waterworks Regulations* 1996

4—Variation of regulation 17—Directions

 Regulation 17(1)—delete "In order to ensure the safe and proper operation of the waterworks and the pipes, fittings, appliances and apparatus connected to it, the Corporation may publish written directions" and substitute:

The Corporation may publish written directions relating to the waterworks and the pipes, fittings, appliances and apparatus connected to it

(2) Regulation 17(1)—after paragraph (e) insert:

and

(f) specifying performance or other standards that must be met by pipes, fittings, appliances or apparatus that may be connected to the waterworks (and, in so doing, specifying methodologies or other processes or criteria for assessing compliance with those standards, including as to the efficiency, impact or effectiveness of any such pipes, fittings, appliances or apparatus).

(3) Regulation 17—after subregulation (1) insert:

- (1a) A direction under these regulations may—
 - (a) be of general or limited application;
 - (b) make different provision according to the matters or circumstances to which it is expressed to apply;
 - (c) provide that a matter or thing is to be determined according to the discretion of the Corporation.

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 19 June 2008

No 164 of 2008

MEN07/006CS

Emergency Services Funding (Remissions—Land) Variation Regulations 2008

under the Emergency Services Funding Act 1998

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Emergency Services Funding (Remissions—Land)* Regulations 2000

4 Variation of regulation 4—Interpretation

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Emergency Services Funding (Remissions—Land)* Variation Regulations 2008.

2—Commencement

These regulations will come into operation on 1 July 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 *Emergency Services Funding (Remissions—* Land) Regulations 2000

4—Variation of regulation 4—Interpretation

Regulation 4, definition of *relevant financial year*—delete "2007/2008" and substitute:

2008/2009

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 Treasurer and with the advice and consent of the Executive Council on 19 June 2008

No 165 of 2008

T&F08/019CS

Motor Vehicles Variation Regulations 2008

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Motor Vehicles Regulations 1996

4	Variati	ion of regulation 38—Fees
5		ion of regulation 47—Remission and reduction of fees
6		tution of regulation 51A
	51A	Manner of giving Registrar notice of election under section 98BE of Act
	51B	Manner of giving Registrar notice of change of name, address etc under section 136 of Act
7	Inserti	on of regulation 52AA
	52AA	Places at which receipt of notice of disqualification may be personally acknowledged
8	Variati	ion of Schedule 5—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Motor Vehicles Variation Regulations 2008.

2—Commencement

These regulations will come into operation on the day on which the *Motor Vehicles* (*Miscellaneous*) Amendment Act 2007 comes into operation.

3—Variation provisions

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

Part 2—Variation of Motor Vehicles Regulations 1996

4—Variation of regulation 38—Fees

Regulation 38—after subregulation (1) insert:

(1aa) For the purposes of section 81BA(3) of the Act, the fee payable for the issue of a P2 licence under that section is an amount equal to the fee that would be payable for the issue of a licence under section 75 of the Act.

5—Variation of regulation 47—Remission and reduction of fees

Regulation 47—after its present contents (now to be designated as subregulation (1)) insert:

(2) The Registrar may, for reasonable cause, reduce a fee payable under section 139BD of the Act for personal service of a notice of disqualification.

6—Substitution of regulation 51A

Regulation 51A—delete the regulation and substitute:

51A—Manner of giving Registrar notice of election under section 98BE of Act

Notice of an election under section 98BE(2) of the Act is to be given by a person to the Registrar by lodging the notice of disqualification sent to or served on the person, completed in accordance with the instructions contained in the notice and signed by the person, at a place of a kind prescribed for the purposes of section 139BD(3)(a)(i) of the Act.

51B—Manner of giving Registrar notice of change of name, address etc under section 136 of Act

Notice under section 136 of the Act is to be given by a person to the Registrar in a following manner:

- (a) in writing;
- (b) by telephone to a telephone number nominated by the Registrar for the purposes of giving notice;
- (c) by fax transmission to a fax number nominated by the Registrar for the purpose of giving notice by fax;
- (d) by other telephonic or electronic means made available by the Registrar to members of the public for the purpose of giving notice in such manner.

7—Insertion of regulation 52AA

After regulation 52 insert:

52AA—Places at which receipt of notice of disqualification may be personally acknowledged

For the purposes of section 139BD(3)(a)(i) of the Act, places of the following kinds are prescribed:

- (a) offices of the Transport Department known as Registration and Licensing Centres or Service SA Customer Service Centres;
- (b) Australia Post outlets that have electronic point of sale (EPOS) systems.

8—Variation of Schedule 5—Fees

Schedule 5-after clause 39 insert:

39A—Fees payable in connection with service of notices of disqualification

(1)	Administration fee payable under section 139BD of the Act	\$24
-----	---	------

(2) Service fee payable under section 139BD of the Act \$60

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 19 June 2008

No 166 of 2008

MTR06/040CS

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

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

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

Schedule 1—Plan to be inserted

Part 1—Preliminary

1—Short title

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

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4—Variation of Schedule 1—Long term dry areas

Schedule 1-after the item headed "Port Pirie-Area 3" insert:

Port Vincent—Area 1

(see Schedule 2: Port Vincent-Plan No 1)

The area in Port Vincent 10 p.m. on each day to bounded as follows: 8 a.m. on the following day, commencing at the point at until 8 a.m. on which the eastern boundary 19 June 2009. of Lot 47 DP 61751 meets the western boundary of Marina Drive, then generally south-westerly along that boundary of Marina Drive and of Marine Parade North to the point at which the western boundary of Marine Parade North meets the southern boundary of Lot 1 FP 128918, then westerly along the southern boundary of Lot 1 to the eastern boundary of Lot 26 FP 3593, then southerly along that eastern boundary of Lot 26 and of the adjoining Lots to the northern boundary of Lot 32 FP 17100, then easterly along that northern boundary of Lot 32 to the western boundary of Marine Parade North, then southerly along that boundary of Marine Parade North to the north-eastern boundary of Lime Kiln Road, then north-westerly along that boundary of Lime Kiln Road to the point at which it intersects the prolongation in a straight line of the western boundary of Kempe Street, then south-easterly along that prolongation and boundary of Kempe Street to the northern boundary of Parsons Street, then south-westerly along that boundary of Parsons Street to its intersection with the prolongation in a straight line of the western boundary of Talbot Road, then south-easterly along that prolongation and boundary of Talbot Road to the northern boundary of

The consumption and y, possession of liquor are prohibited.

[19 June 2008

Cameron Street, then south-westerly along that boundary of Cameron Street to the eastern boundary of Adonis Road, then generally north-westerly, westerly and south-easterly around the boundary of Adonis Road back to the northern boundary of Cameron Street, then generally south-westerly, southerly and north-easterly around the boundary of Cameron Street back to the western boundary of Adonis Road, then south-easterly and south-westerly along that boundary of Adonis Road to the northern boundary of Lulu Court, then generally north-westerly, southerly and south-easterly around the boundary of Lulu Court back to the western boundary of Adonis Road, then south-westerly along that boundary of Adonis Road to the northern boundary of Ventnor Street, then generally westerly to the western end of Ventnor Street (the point at which it meets the eastern boundary of Lot 202 DP 62958), then southerly, easterly and south-easterly along the western and south-western boundaries of Ventnor Street to the north-western boundary of Main Street, then in a straight line by the shortest route across Main Street to the northern corner of Lot 152 DP 6070 (Bennett Park), then south-westerly, south-easterly and north-easterly along the north-western. south-western and south-eastern boundaries of Lot 152 to the south-western boundary of Wauraltee Road, then south-easterly along that boundary of Wauraltee Road to the north-western

boundary of The Esplanade, then south-westerly along that boundary of The Esplanade to the north-eastern boundary of McPharlin Avenue, then north-westerly along that boundary of McPharlin Avenue to its intersection with the prolongation in a straight line of the south-eastern boundary of Ponder Parade, then south-westerly along that prolongation and boundary of Ponder Parade to the south-western end of that boundary, then in a straight line by the shortest route to the point at which the south-western boundary of Bennett Street meets the north-western boundary of The Esplanade, then south-westerly along that boundary of The Esplanade to the point at which it meets the boundary between Lot 6 DP 40247 and Lot 14 DP 43811, then south-easterly along the prolongation in a straight line of that common boundary to the point at which it intersects the low water mark on the western side of Gulf St Vincent, then generally north-easterly, easterly, north-westerly, westerly, north-westerly, northerly and north-easterly along the low water mark to the southern side of the entrance to the Port Vincent Marina, then along the low water mark inside the marina back to the entrance on the northern side of the marina, then generally north-westerly along the low water mark on the outer side of the northern breakwater of the marina to the point at which the breakwater continues north-westerly inland above the low water mark, then north-westerly along the

outer boundary of the breakwater as it continues north-westerly inland to the eastern boundary of Lot 103 DP 54608, then generally south-westerly, north-westerly, south-westerly and north-westerly along the eastern and southern boundaries of Lot 103 to the eastern boundary of Lot 47 DP 61751, then southerly along that boundary of Lot 47 to the point of commencement. The area includes the public boat ramp and pontoon inside the Port Vincent Marina and any wharf or jetty outside the marina extending from the area described above, but does not include the Port Vincent Caravan Park (Lot 4 DP 24058) or any part of a jetty or mooring (other than the public boat ramp and pontoon) inside the Port Vincent Marina.

Port Vincent—Area 2

(see Schedule 2: Port Vincent-Plan No 1)

The reserve in Port Vincent 10 p.m. on each day to that lies between Chester Avenue and Ford Avenue, being the whole of the land 19 June 2009. contained in Lot 145 DP 6071.

until 8 a.m. on

The consumption and 8 a.m. on the following day, possession of liquor are prohibited.

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

Schedule 2-after the plan headed "Port Pirie-Plan No 3" insert the plan headed "Port Vincent-Plan No 1" in Schedule 1 of these regulations

Schedule 1—Plan to be inserted

Port Vincent—Plan No 1 Lot 103 JUNO Port Vincent Marina Boat Rami CERES CRT LIME Area 1 does not include any part of a jetty or mooring within the Port Vincent Marina (other then BUTTFIELD Note the public boat ramp and pontoon). Lot 23 Lot 32 **PORT VINCENT** AREA 1 Area 1 includes any wharf or jetty outside the Port Vincent Marina extending from within the area. Note: WA S Break Boat Ramp Gulf Lot 202 St Vincent PORT VINCENT LAD AREA 2 PONDER PDE 2 Lot 1 Port Vincent - Plan No 1 Lot 6 Dry Area 100 200 300 400 500 metres 0

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 19 June 2008 No 167 of 2008

MCA08/007CS

Natural Resources Management (Baroota Prescribed Water Resources Area) Regulations 2008

under the Natural Resources Management Act 2004

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Declaration of prescribed water resources
- 5 Establishment and prescribed periods
- 6 Operation of section 124(4)

1—Short title

These regulations may be cited as the *Natural Resources Management (Baroota Prescribed Water Resources Area) Regulations 2008.*

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Natural Resources Management Act 2004;

Baroota Prescribed Water Resources Area means the area bounded by the bold line in GRO Plan No 170/2004.

4—Declaration of prescribed water resources

- (1) All watercourses in the Baroota Prescribed Water Resources Area are declared to be prescribed watercourses.
- (2) All wells in the Baroota Prescribed Water Resources Area are declared to be prescribed wells.
- (3) The Baroota Prescribed Water Resources Area is declared to be a surface water prescribed area.

5—Establishment and prescribed periods

- (1) The establishment period in relation to the prescribed water resources declared under regulation 4 commenced on 30 June 2000 and ended at the commencement of the prescribed period (13 June 2002).
- (2) The prescribed period in relation to the prescribed water resources declared under regulation 4 commenced on 13 June 2002 and will end on the day that coincides with the third anniversary of the commencement of this regulation.

6—Operation of section 124(4)

The operation of section 124(4) of the Act is not excluded in relation to the prescribed water resources declared under regulation 4.

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 Environment and Conservation and with the advice and consent of the Executive Council on 19 June 2008

No 168 of 2008

WBCS07/0031

South Australian Health Commission (Recognised Hospital—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 (Recognised Hospital— Medicare Patients Fees) Regulations 2002

- 4 Variation of regulation 4—Interpretation
- 5 Substitution of Schedule

Schedule—Fees for services provided to Medicare patients by recognised hospitals

Part 1—Preliminary

1—Short title

These regulations may be cited as the South Australian Health Commission (Recognised Hospital—Medicare Patients Fees) Variation Regulations 2008.

2—Commencement

These regulations will come into operation on 1 July 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 (Recognised Hospital—Medicare Patients Fees) Regulations 2002

4—Variation of regulation 4—Interpretation

(1) Regulation 4(1)—after the definition of *Commonwealth benefit* insert:

hospital in the home service, in relation to a recognised hospital, means treatment or care provided by the hospital to a patient at a location outside the hospital premises (being treatment or care provided as a direct substitute for treatment or care that would normally be provided as an inpatient service on the hospital premises);

(2) Regulation 4(1), definition of *outreach service*—delete the definition

5—Substitution of Schedule

Schedule—delete the Schedule and substitute:

Schedule—Fees for services provided to Medicare patients by recognised hospitals

			Fee (per day)
1		accommodation, maintenance, care and treatment at a see the hospital of a public overnight stay patient	no fee
2		accommodation, maintenance and care at a recognised of a private overnight stay patient—	
	(a)	where the patient requests and subsequently receives single room accommodation	\$494.00
	(b)	in any other case	\$287.00
3		accommodation, maintenance, care and treatment at a see the hospital of a public patient who is a same day patient	no fee
4		accommodation, maintenance and care at a recognised of a private patient who is a same day patient—	
	(a)	for gastro-intestinal endoscopy or other minor surgical and non-surgical procedures that do not normally require an anaesthetic (Band 1)	\$208.00
	(b)	for procedures (other than Band 1 procedures) carried out under local anaesthetic with no sedation given where the actual time in the theatre is less than 1 hour (Band 2)	\$237.00
	(c)	for procedures (other than Band 1 procedures) carried out under general or regional anaesthesia or intravenous sedation where the actual time in the theatre is less than 1 hour (Band 3)	\$261.00
	(d)	for any procedures carried out under general or regional anaesthesia or intravenous sedation where the actual time in the theatre is 1 hour or more (Band 4)	\$287.00
5		accommodation, maintenance, care and treatment at a sed hospital of a public long stay patient who is acutely	no fee

		Fee (per day)
6	For the accommodation, maintenance, care and treatment at a recognised hospital of a public long stay patient who is not acutely ill	87.5 per cent of the Commonwealth benefit
7	For the accommodation, maintenance and care at a recognised hospital of a private long stay patient who is not acutely ill	\$97.50 plus 87.5 per cent of the Commonwealth benefit
8	For hospital in the home services provided by a recognised hospital to a private patient	\$173.00 (maximum fee per day)

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 19 June 2008

No 169 of 2008

HEACS/08/286

Primary Industry Funding Schemes (Rock Lobster Fishing Industry Fund) Regulations 2008

under the Primary Industry Funding Schemes Act 1998

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Establishment of Fund
- 5 Contributions to Fund
- 6 Application of Fund
- 7 Exclusion from benefits of person in default in relation to contributions
- 8 False or misleading statements

1—Short title

These regulations may be cited as the *Primary Industry Funding Schemes (Rock Lobster Fishing Industry Fund) Regulations 2008.*

2—Commencement

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

3—Interpretation

In these regulations—

Fund—see regulation 4;

rock lobster fishery means-

- (a) the Northern Zone Rock Lobster Fishery; or
- (b) the Southern Zone Rock Lobster Fishery,

constituted by the Fisheries Management (Rock Lobster Fisheries) Regulations 2006;

rock lobster fishery licence means a licence in respect of a rock lobster fishery issued under the *Fisheries Management Act* 2007.

4—Establishment of Fund

- (1) The Rock Lobster Fishing Industry Fund (the **Fund**) is established.
- (2) The Fund will be administered by the Minister.
- (3) The Fund consists of—
 - (a) contributions paid under these regulations; and
 - (b) income of the Fund from investment; and
 - (c) any other money received by the Minister for payment into the Fund.

5—Contributions to Fund

- (1) A contribution of \$1 200 is payable on or before 1 July in each year to the Minister for payment into the Fund by a person who holds a rock lobster fishery licence.
- (2) A person may elect to pay a contribution in equal instalments at intervals fixed by the Minister by notice in writing to the person.
- (3) A refund of a contribution may be claimed by notice in writing to the Minister within 12 months after it became payable.
- (4) A person claiming a refund must supply the Minister with evidence acceptable to the Minister of the amount paid as a contribution by the claimant in respect of which the claim for refund is made.
- (5) If a person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contribution (or each instalment) paid by the person in respect of the financial year to which the claim for refund relates, together with interest on that amount calculated at the short term interest rate (as published by the Reserve Bank of Australia for the financial year immediately preceding the date the contribution became payable) on a monthly basis for the number of whole months in the period commencing on the date of payment of the contribution (or each instalment) and ending on the date of the refund.

6—Application of Fund

The Fund may be applied by the Minister for any of the following purposes:

- (a) payments to the South Australian Rock Lobster Advisory Council Incorporated (the *Council*) for—
 - (i) implementation or facilitation of projects for the benefit of the rock lobster fishing industry in accordance with a 5 year strategic plan developed by the Council in consultation with industry and reviewed by the Council in consultation with industry on an annual basis, including—
 - (A) research projects;
 - (B) industry development and management projects;
 - (C) marketing projects;
 - (D) projects designed for gathering and disseminating information about resource management;
 - (ii) the reasonable operating and management expenses of the Council;
- (b) payments for other purposes for the benefit of the rock lobster fishing industry;
- (c) payment of the expenses of administering the Fund;
- (d) repayment of contributions to the Fund under regulation 5.

7—Exclusion from benefits of person in default in relation to contributions

(1) A person who is in default in relation to contributions to the Fund is not entitled to receive direct benefits or services funded by payments from the Fund.

- (2) A person is in default in relation to contributions to the Fund if, within the immediately preceding 2 financial years—
 - (a) all or some of the contributions payable to the Fund by the person have not been paid; or
 - (b) the person has been refunded a contribution from the Fund.

8—False or misleading statements

A person must not make a statement that is false or misleading in a material particular (whether by reason of the inclusion or omission of any particular) in any information provided, or record kept, for the purposes of these regulations.

Maximum penalty: \$5 000.

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 19 June 2008

No 170 of 2008

MAFF08/012CS

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ADELAIDE CITY COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Coglin Street, Adelaide

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Corporation of the City of Adelaide proposes to make a Road Process Order to close and transfer to Kyren Pty Ltd, Theo Samaras Pty Ltd and Theodoras Samaras a portion of Coglin Street adjoining allotment 8 in Filed Plan 35606, more particularly delineated as 'B' on Preliminary Plan No. 08/0044.

A copy of the plan and statement of persons affected are available for public inspection at the offices of the Council, Customer Centre, 25 Pirie Street, Adelaide and the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

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

The application for an easement or objections must be made in writing to the Council, G.P.O. Box 2252, Adelaide, S.A. 5001 within 28 days of this notice and a copy shall 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.

S. MOSELEY, Chief Executive Officer

CITY OF CHARLES STURT

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 10 June 2008, the Council:

1. Adopted the most recent valuations of the Valuer-General available to the Council of the Capital Value of all land within the Council's area, totalling \$21 356 845 900 of which \$20 008 961 900 is the capital value of all rateable land within the area for rating purposes for the financial year ending on 30 June 2009, in accordance with section 167 (2) (*a*) of the Local Government Act 1999.

2. Declared differential general rates on rateable land within its area pursuant to and in accordance with sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, varying according to land use as follows:

- (a) 0.25398 cents in the dollar on rateable land of Category 1 use;
- (b) 0.6596 cents in the dollar on rateable land of Categories 2, 3 and 4 use;
- (c) 0.7812 cents in the dollar on rateable land of Categories 5 and 6 use;
- (d) 0.3723 cents in the dollar on rateable land of Category 7 use;
- (e) 0.757 cents in the dollar on rateable land of Category 8 use;
- (f) 0.462 cents in the dollar on rateable land of Category 9 use.

3. Declared a minimum rate of \$740 for rateable land within its area pursuant to section 158 (1) (a) of the Local Government Act 1999.

4. Declared the following separate rates in accordance with section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, in order to reimburse to the Council the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board for the Council's area, being \$1 366 881, a separate rate of \$0.007191 cents in the dollar, based on the capital value of rated land, on all rateable land in the Council's area, the capital value of such land comprising \$19 026 288 560.

M. WITHERS, Chief Executive

RURAL CITY OF MURRAY BRIDGE

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Mannum Road, Murrav Bridge

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Rural City of Murray Bridge proposes to make a Road Process Order to close portion of Mannum Road (also known as Rocky Gully Road) between Allotment 670 in Filed Plan 167485 and Allotment 1 in Deposited Plan 40450, as delineated and lettered 'A' on Preliminary Plan No. 08/0039.

A copy of the plan and a statement of persons affected are available for public inspection at the Local Government Centre, 2 Seventh Street, Murray Bridge, S.A. 5253 and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and 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 421, Murray Bridge, S.A. 5253 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 19 June 2008.

D. ALTMANN, Chief Executive Officer

CITY OF SALISBURY

Results of Supplementary Election for Councillor in Para Ward Conducted on Tuesday, 10 June 2008

Formal Ballot Papers: 2 550

Informal Ballot Papers: 8

Quota: 1 276

Candidates	First Preference Votes	Result after Distribution of Preferences
Haidar, Gaby	155	
Jobson, Phillip Scott	212	
Duffy, Brendan	1 580	Elected
Clarke, Sharon	189	
Biddlecombe, Tamika	205	
Edwards, Pat	209	
Lawarus, 1 at	209	

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF BARUNGA WEST

Adoption of Valuations for Rating

NOTICE is hereby given that at a meeting of Council held on 10 June 2008, it was resolved that the Council of the District Council of Barunga West adopts the capital valuations of the Valuer-General, dated 23 May 2008, that are to apply for the area of rating purposes for the 2008-2009 financial year, being capital valuations totalling \$802 894 280, comprising \$773 575 760 for ratable land and \$29 318 520 for non-rateable land.

Adoption of Budget and Declaration of Rates

Notice is hereby given that by virtue of the powers vested in it by the Local Government Act 1999, and all other powers there unto enabling the Council of the District Council of Barunga West (hereinafter called 'the Council') at a meeting on 10 June 2008:

1. Adopts the Annual Budget as prepared pursuant to section 123 of the Local Government Act 1999 and Regulation 5B of the Local Government (Financial Management) Regulations 1999, including Estimates of Income (excluding general rate income) totalling \$1 439 643 as amended and the Estimates of Expenditure of \$3 870 409 as amended for the financial year ending 30 June 2009. 2. Declared differential general rates on rateable land with the area of the Council for the financial year ended 30 June 2009, which differential general rates are pursuant to section 152 (1) (c) based on two components—(1) one being the value of the rateable land and (2) the other being the fixed charge applicable to the rateable land and which general rates vary according to the use in accordance with section 156 (1) (a) of the Local Government Act 1999.

3. Declared that an amount of \$240 as a fixed charge on each separate piece of rateable land in the area of the Council for the purposes of rates, pursuant to section 152 of the Local Government Act 1999, for the year ending 30 June 2009.

4. That the amounts of differential general rates are as follows:

- (a) that the differential general rate for all rateable land within the area of the Council which has a land use of Residential be declared at 0.2406 cents in the dollar; and
- (b) that the differential general rate for all rateable land within the area of the Council which has a land use of Commercial—Shop—Office or Other, Industrial— Light or Other be declared at 0.4468 cents in the dollar; and
- *(c)* that the differential general rate for all rateable land within the area of the Council which has a land use of Primary Production be declared at 0.2156 cents in the dollar; and
- (d) that the differential general rate for all rateable land within the area of the Council which has a land use of Vacant be declared at 0.1844 cents in the dollar.

Community Wastewater Management System (STEDS) Schemes

1. PORT BROUGHTON SCHEME

- Adopts the Estimates of Expenditure totalling \$204 615 (excluding depreciation), relating to the operation, maintenance, replacement and improvements and residual balance being allocated to reserves for the financial year 2008-2009.
- (2) Pursuant to section 155 of the Local Government Act 1999, imposes annual service charges on rateable and non-rateable land within the District to which this service is provided as specified:
 - in respect of each effluent unit applying to occupied allotments a charge of \$290; and
 - in respect of each vacant allotment, a charge of \$205.
- 2. BUTE SCHEME
 - Adopts the Estimates of Expenditure totalling \$30 445 (excluding depreciation), relating to the operation, maintenance, replacement and improvements and residual balance being allocated to reserves for the financial year 2008-2009.
 - (2) Pursuant to section 155 of the Local Government Act 1999, imposes annual service charges on rateable and non-rateable land within the District to which this service is provided as specified:
 - in respect of each effluent unit applying to occupied allotments a charge of \$210; and
 - in respect of each vacant allotment, a charge of \$55.

3. Any reference to a 'unit' being as defined in the CWMS Property Units Code in accordance with Regulation 9A of the Local Government (General) Regulations 1999.

Natural Resources Management Levy

That pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999 and in order to reimburse the Council the amount contributed to the Northern and Yorke Natural Resources Management Board for the year ending 30 June 2009, being \$127 639 a separate rate in the dollar of 0.0165 is declared on all rateable land in the Council's area.

Payment of Rates

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

1. Rates (i.e. Differential General Rates plus Fixed Charges, Service Charges and Separate Rates) declared by Council for the financial year ending 30 June 2009, will fall due in four equal or approximately equal instalments.

2. The said instalments shall be payable on or before 3 September 2008, 3 December 2008, 3 March 2009 and 3 June 2009, failing which the said rates shall be regarded as being in arrears and subject to the imposition of fines, as prescribed.

N. HAND, District Manager

Cantain

DISTRICT COUNCIL OF CLEVE

Adoption of 2008-2009 Annual Business Plan

NOTICE is hereby given that at its meeting held on 11 June 2008, the Council, in accordance with section 123 of the Local Government Act 1999, adopted the 2008-2009 Annual Business Plan.

Adoption of Valuations

Notice is hereby given that the District Council of Cleve in accordance with section 167 (2) (a) of the Local Government Act 1999, hereby adopt for the year ending 30 June 2009, the site valuations made by the State Valuation Office in relation to the area of the Council, being the most recent valuations available and totalling $228\ 218\ 180$.

Declaration of Rates and Charges

Notice is hereby given pursuant to section 170 of the Local Government Act 1999, that the District Council of Cleve at a meeting held on 11 June 2008, declared the following rates and charges for the year ending 30 June 2009:

1. Pursuant to section 153 of the Local Government Act 1999, differential general rates be hereby declared for the financial year ending 30 June 2009, on the assessed site value of all rateable land within the area of the Council as follows:

	Cents in
	the \$
Arno Bay—Town	1.3632
Arno Bay—Coastal Zone	0.6311
Cleve—Town	2.6067
Cleve—Rural Living/Fringe Zone	1.7932
Other Towns-Rudall, Darke Peak, etc.	46.6800
Outside Towns—Rural	0.5901
Special Industry Zone (Grain Storage Silos)	18.5490

2. Pursuant to section 158 (1) (a) of the Local Government Act 1999, a minimum amount that shall be payable by way of rates on rateable properties of \$350.

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

	Per Unit
	\$
Cleve Community Wastewater Management Scheme	280
Arno Bay Community Wastewater Management Scheme	
	Per Unit (GST inc.) \$
Common Antenna TV Retransmission Service: Elson Subdivision Whyte Street/Cottages Division	

4. Pursuant to section 154 of the Local Government Act 1999, a separate rate of 1.4273 cents in the dollar payable on the site value of the following specified land at Arno Bay undergoing the shack site freeholding process, which activity, the Council has agreed to support. Allotment Nos 1, 4, 7, 10, 14, 16, 19 and 21 of DP35669, Hundred of Boothby, Arno Bay.

5. Pursuant to section 154 of the Local Government Act 1999, a separate rate of 0.2647 cents in the dollar payable on the site value of all rateable properties abutting the Arno Bay Centenary Lane Kerbing and Sealing Project, together with discretionary rebates pursuant to section 166 (1) (a) and (i) and (ii), on all such properties where valuation anomalies would result in any property ratepayers paying any more than \$180 per year, to assist in defraying the capital cost of the works directly benefiting those properties.

6. Pursuant to section 154 of the Local Government Act 1999, a separate rate of 0.5715 cents in the dollar on the site value of

2 Hauschild Road, Cleve, to recoup approximately \$180 per year, to assist in defraying the capital cost of the works directly benefiting these properties.

7. Pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, the Council declared a separate rate being a fixed NRM levy of \$76.10 upon all rateable property in the Council area. The fixed NRM levy was declared in order to reimburse the Council the amount of \$80 615 which Council is required to contribute towards the costs of operating the Eyre Peninsula Natural Resources Management Board for the 2008-2009 financial year.

Payment of Rates and Discounts

The District Council of Cleve has resolved pursuant to section 181 of the Local Government Act 1999, that rates shall be payable in four equal or approximately equal instalments due on 15 September 2008, 15 December 2008, 13 March 2009 and 15 June 2009 for the 2008-2009 financial year.

Pursuant to section 181 (11) of the Act, a discount of 2% is offered if the annual rates amount is paid in full prior to 15 September 2008.

A. C. SIVIOUR, Chief Executive Officer

DISTRICT COUNCIL OF KAROONDA EAST MURRAY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the District Council of Karoonda East Murray at its meeting held on Tuesday, 10 June 2008, resolved the following:

Adoption of Valuations

That in accordance with provision of section 167 (2) (a) of the Local Government Act 1999, the Council adopt the most recent valuation of the Valuer-General capital values that is to apply for rating purposes for the year ending 30 June 2009, being capital valuation totalling $$210\,944\,020$ of which $$202\,639\,420$ represents rateable land.

Declaration of General Rates

Pursuant to section 153 of the Local Government Act 1999, the Council declare a general rate of 0.4051 cents in the dollar on the capital value of all rateable land within the area for the 2008-2009 financial year.

Minimum Amount Payable

Pursuant to section 158 (1) (a) of the Local Government Act 1999, the Council declare a minimum rate of \$145 to be fixed for rateable land within the whole of the Council area for the 2008-2009 financial year.

Service Charge

Pursuant to section 155 of the Local Government Act 1999, the Council declare a service charge for the Community Waste Water Management System of \$150 per unit and \$125 for vacant allotment in Karoonda, for properties serviced by the system for the 2008-2009 financial year.

Payment of Rates

Pursuant to section 181 (2) (*a*) of the Local Government Act 1999, the Council declare that the Council rates for the financial year ending 30 June 2009, shall be payable in four equal instalments with instalments falling due on 18 September 2008, 18 December 2008, 18 March 2009 and 18 June 2009.

P. SMITHSON, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Appointment of Authorised Officer

NOTICE is hereby given that at a Council meeting held on Wednesday, 11 June 2008, Council revoked all previous delegations to Mike Thompson and resolved to appoint Keith Simmonds as the Environmental Health Officer for the District Council of Kimba with the following authorisations and delegations:

- Local Government Act 1999-Section 260 (1).
- Public and Environmental Health Act 1987, as amended— Section 7.
- Food Act 2001—Section 95 (1).
- Expiation of Offences—to issue Expiation Notices Act 1997.

D. A. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Temporary Road Closure

NOTICE is hereby given that the District Council of Kimba at its meeting held on Wednesday, 11 June 2008, made the following order:

That pursuant to section 33 of the Road Traffic Act 1961 and the instrument of approval given by the Minister dated 17 June 2006, to:

- Pursuant to section 33 (1) of the Road Traffic Act 1961, declare that the event described below ('The Event') that is to take place on the roads described below is an event to which section 33 of the Road Traffic Act applies; and
- 2. Pursuant to section 33 (1) (a) of the Road Traffic Act 1961, make an order directing that the roads on which the event is to be held and any adjacent or adjoining roads specified below be closed to traffic (except Council and Emergency Services Vehicles) from 9 a.m. to 12 noon on Wednesday, 27 August 2008:
 - 'The Event' Emergency Services mock accident;
 - 'the roads' the intersection of Cross Street and West Terrace (50 m in each direction).
- 3. Pursuant to section 33 (1) (b) of the Road Traffic Act 1961, make an order directing persons taking part in the event be exempted, in relation to the roads, from the duty to observe the Australian Road Rules described below:
 - Rule 230 Crossing a Road—General.

D. A. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF YORKE PENINSULA ROADS (OPENING AND CLOSING) ACT 1991

Road Closure, Portion of South Terrace, Wool Bay

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that Council proposes to make a Road Process Order to close and sell to G. E. and L. M. Vine the portion of public road adjoining the southern boundary of allotment 50 shown as 'A' on Preliminary Plan No. 08/0049.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 8 Elizabeth Street, Maitland, and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objections must be made in writing by 17 July 2008, to the Council, P.O. Box 88, Minlaton, S.A. 5575 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

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

R. BRUHN, Chief Executive Officer

MID MURRAY COUNCIL

Mannum Township Boundary

NOTICE is hereby given that at a meeting of Mid Murray Council held on 14 April 2008, Council resolved pursuant to the provisions of section 4 of the Local Government Act 1999, that the area of the township of Mannum shall be that land situate in the Hundred of Finniss, County of Sturt bounded as follows:

Commencing at the south-eastern corner of the land contained in allotment 52; thence north-easterly along north-eastern boundary of the said land; north-easterly along north-eastern boundary of section 802, allotment 1; north-westerly along north-east boundary of allotment 1; south-westerly along northwestern boundary across a one chain road to north-eastern boundary of allotment 8; north-westerly along north-eastern boundary and then north-westerly along northern boundary; north-westerly along north-eastern boundary of allotment 9; north-westerly along north-eastern boundary of part section 770, allotment 61 and allotment 62 to the northern point of allotment 62; south-westerly along north-western boundary of allotment 62 to north-western boundary of allotment 61; across Belvedere Road to south-eastern boundary of allotment 42; northerly along eastern boundary of allotments 42 and 331 to south-eastern boundary of 336, north-easterly along north-eastern boundary of allotment 336 to south-eastern boundary of allotment 1; northeasterly along north-eastern boundaries of allotments 1, 2 and 3; north-easterly then north-westerly along north-eastern boundary of allotment 4; north-westerly along north-eastern boundaries of allotments 1002, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 and 22; across Adelaide Road to the south-western boundary of section 124; south-easterly along south-western boundary of sections 124, 224 and 225 to south-western boundary of allotments 1 and 2; north-easterly along southeastern boundary then north-westerly on north-eastern boundary of allotments 1 and 2; across Male Road to north-west boundary of section 127; north-easterly along north-western boundaries of sections 127 and 128; south-easterly along north-eastern boundaries of section 128 and allotments 479 and 91 and the land contained in L.T.R.O. Deposited Plan 9166 to the intersection of Walker Avenue, Wanke Road, Gass Road and Dollard Avenue; across this intersection to the south-western corner of section 714; north-easterly along north-western boundaries of section 714 and allotment 51; south-easterly along north-eastern boundary of allotment 51; south-easterly along north-eastern boundary of allotment 1; north-easterly along south-eastern boundary of section 143/231, allotment 1; north-easterly along north-western boundary of allotment 25;

south-easterly and then easterly and then south-easterly then north-easterly along the south, south-easterly boundary of allotment 26 to the north-western point of allotment 13; east then south-easterly along north-eastern and eastern boundary of allotment 13; south then south-westerly along south-eastern boundary of allotment 12; south-westerly along south-eastern boundaries of allotments 11, 483, 484, 1, 2, 1, 39, 40, 41, 42, 43, 44 and 45; across Purnong Road to north-western boundary of section 286; then south-easterly along the north-eastern boundaries of sections 286 and 844 to the River Murray.

D. H. GOLLAN, Chief Executive Officer

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

- Darroch, Hilda Elizabeth, late of corner of Fort Street and Sylvan Way, Grange, of no occupation, who died on 27 April 2008.
- Davis, Marjorie Constance, late of 13 Fitzroy Terrace, Fitzroy, retired secretary, who died on 21 March 2008.
- Gainer, David William, late of Leighton Avenue, Klemzig, retired manager of industrial therapy, who died on 17 March 2008.
- Inkenharg, Shirlee Helen, late of 122 Reid Avenue, Magill, retired secretary, who died on 9 April 2008.
- Nolan, Anthony Wayne, late of Webb Street, Clare, of no occupation, who died on 10 May 2008.
- Stewart, George Black, late of 3 Codd Street, Para Hills West, retired storeman, who died on 19 April 2008.
- Warren, Alfred Hedlee, late of 43 Boord Street, Semaphore South, toolmaker, who died on 14 March 2008.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 18 July 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 19 June 2008.

M. I. BODYCOAT, Public Trustee

ATTENTION

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