



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 8 SEPTEMBER 2011

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet
Adelaide, 8 September 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Centre Trust, pursuant to the provisions of the Adelaide Festival Centre Trust Act 1971:

Member: (from 11 September 2011 until 10 September 2014)
Hieu Van Le

By command,
THOMAS RICHARD KENYON, for Premier

ASACAB009/02

Department of the Premier and Cabinet
Adelaide, 8 September 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Training Centre Review Board, pursuant to the provisions of the Young Offenders Act 1993:

Member: (from 8 September 2011 until 7 March 2012)
Karen Lorraine Robinson
Peter John Evans

Deputy Member: (from 8 September 2011 until 7 March 2012)
Carole Jean Johnson (Deputy to Robinson)

By command,
THOMAS RICHARD KENYON, for Premier

AGO0428/02CS

Department of the Premier and Cabinet
Adelaide, 8 September 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Administrative and Disciplinary Division of the District Court, pursuant to the provisions of the Guardianship and Administration Act 1993:

Section 66 (2) Panel Assessor: (from 8 September 2011 until 7 September 2014)
Astrid Birgden
Andrew John Dallin Day
Jennifer Ann Everett
Colin David Field
Patricia Sylvana Kent
Garry Allan Raymond
Leonard Jack White
David Stuart Kelly
Abdulghani Mohammed Usman
Julia Hanna

Section 66 (3) Panel Assessor: (from 8 September 2011 until 7 September 2014)
Christine Carolyn Bindon
Florina D'Sylva
Mark Christian Leach
Karen Elizabeth Monaghan
Sharon Elaine Olsson
Christopher Paul Shimmers
Timothy John Crowley
Adrian Jackson

By command,
THOMAS RICHARD KENYON, for Premier

AGO0320/04CS

Department of the Premier and Cabinet
Adelaide, 8 September 2011

HIS Excellency the Governor in Executive Council has accepted the resignations and revoked the appointments of Martin William Small as Registrar of Motor Vehicles and Brian Edward Hemming as Deputy Registrar of Motor Vehicles with effect from 8 September 2011, pursuant to the Motor Vehicles Act 1959 and the Acts Interpretation Act 1915.

By command,
THOMAS RICHARD KENYON, for Premier

MTR/11/078

Department of the Premier and Cabinet
Adelaide, 8 September 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Julie-Anne Holmes as the Registrar of Motor Vehicles commencing on 8 September 2011, pursuant to Section 7 of the Motor Vehicles Act 1959.

By command,
THOMAS RICHARD KENYON, for Premier

MTR/11/078

Department of the Premier and Cabinet
Adelaide, 8 September 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Timothy Peter Harker and Peter Hugo Welling as Deputy Registrars of Motor Vehicles commencing on 8 September 2011, pursuant to Section 7 of the Motor Vehicles Act 1959.

By command,
THOMAS RICHARD KENYON, for Premier

MTR/11/078

CONTROLLED SUBSTANCES ACT 1984

Prohibition Order

TAKE notice that on 22 August 2011, I, Stephen Christley, Executive Director, Public Health and Clinical Coordination, Department of Health, having formed the opinion that Dr Philip Jeffrey Clarke has administered a prescription drug in an irresponsible manner, exercised the authority delegated by the Minister for Mental Health and Substance Abuse under Section 62A of the Controlled Substances Act 1984, and made the following order under Section 57 (1) (c) of the Act:

Dr Philip Jeffrey Clarke, date of birth 10 April 1965,

is prohibited from supplying, prescribing, administering or having possession of the following substances or class of substances:

- a drug of dependence as declared by Regulation 7 of the Controlled Substances (Poisons) Regulations 2011, pursuant to Section 12 (3) of the Controlled Substances Act 1984, namely any poison listed in Schedule 8 of the Standard for the Uniform Scheduling of Medicines and Poisons as published and amended by the Secretary to the Department of Health and Ageing under the Commonwealth's Therapeutic Goods Act 1989.

This order does not apply to any of the above substances, drugs or class of drugs lawfully supplied or prescribed for the treatment of Dr Philip Jeffrey Clarke by a registered health practitioner or by a veterinary surgeon for administration to an animal in his care.

The order took effect when it was served on Dr Philip Jeffrey Clarke on 2 September 2011.

DR STEPHEN CHRISTLEY, Delegate for
the Minister for Mental Health and
Substance Abuse

DEVELOPMENT ACT 1993: SECTION 48

*Decision by the Minister for Urban Development, Planning and The City of Adelaide as Delegate of the Governor**Preamble*

1. On 17 April 2008 the then Minister for Urban Development and Planning gave notice in the *Government Gazette* that he was of the opinion that it was appropriate for the proper assessment of a development of major environmental, social or economic importance that Section 46 of the Development Act 1993, applied to any development of a kind listed in Schedule 1 of that notice in the parts of the State listed in Schedule 2 of that notice related to the Port Stanvac Desalination Plant.

2. The Minister subsequently amended the declaration in the *Government Gazette* on 24 July 2008, to expand the gazetted marine boundaries to allow for greater flexibility in the design of the intake and outfall pipelines.

3. On 12 November 2008, an Environmental Impact Statement for the development was published in accordance with Section 46 of the Development Act 1993. Subsequently, the Minister prepared an Assessment Report in accordance with Sections 46 and 46B of the Development Act 1993.

4. On 26 February 2009, a provisional development authorisation was granted under Section 48 (6) of the Development Act 1993, and a final authorisation was given by *Gazette* notice of 12 March 2009, subject to conditions set out therein.

5. The final authorisation specified all matters in relation to the authorisation as matters in relation to which the conditions of the authorisation might be varied, or new conditions attached.

6. On 11 June 2009, the then Minister for Urban Development and Planning, as delegate of the Governor, gave notice in the *Government Gazette* that, under Section 48 of the Development Act 1993, a variation of the development authorisation for modifications to the landscaping plan (and to correct various typographical and other minor errors appearing in the conditions) was granted.

7. An application for variations to the landscaping plan related to modified stormwater drainage and the inclusion of fencing around the Interpretive Centre has been under consideration by the Minister for Urban Development, Planning and the City of Adelaide, as delegate of the Governor, under Division 2 of Part 4 of the Development Act 1993.

8. The proposed variations to the development are contained in the letter from SA Water to the Department of Planning and Local Government dated 11 May 2011.

9. The Minister for Urban Development, Planning and the City of Adelaide has, in considering the application, had regard to all relevant matters under Section 48 (5) of the Development Act 1993.

10. The Minister for Urban Development, Planning and the City of Adelaide is satisfied there is no requirement to prepare a further or amended Environmental Impact Statement.

11. For ease of reference, I have decided to revoke all conditions and substitute therefore the conditions contained herein.

Decision

PURSUANT to Section 48 (7) (b) of the Development Act 1993, as the Governor's delegate I:

- (a) Revoke all conditions and notes to the authorisation appearing in the *Gazette* of 11 June 2009,
- (b) Impose the following conditions (together with notes) in lieu thereof; and
- (c) Specify all matters herein as matters which may be varied or revoked, or in respect of which new conditions attached.

PART A: CONDITIONS OF DEVELOPMENT AUTHORISATION

General Conditions

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

- Development application dated 23 June 2008.

- Environmental Impact Statement (Volumes 1 and 2), Proposed Adelaide Desalination Plant EIS dated November 2008.

- The Environmental Objectives and Performance Criteria prescribed in Table 3.1 EIS or as modified in the conditions below, but in the case of conflict with a specific condition below the specific condition will apply.

- The detailed stormwater and runoff measures proposed in Tables 8.9 and 8.10 of the EIS or as modified in the conditions below but in the case of conflict with a specific condition below the specific condition will apply.

- Response to Submissions, Proposed Adelaide Desalination Plant by SA Water Corporation dated 22 January 2009, but in the case of conflict with a specific condition below the specific condition shall apply.

- Correspondence from SA Water to DPLG dated 4 February 2009, containing additional information including a Statement from the Independent Technical Review Panel information including ecotoxicology studies and marine water quality.

- Correspondence from SA Water to DPLG dated 24 April 2009 and the attached Landscape Plan submitted with the letter, subject to variations if and to the extent necessitated by any changes in the location of structures as design of the desalination plant is refined and finalised.

- Correspondence from SA Water to DPLG dated 11 May 2011 and the attached landscaping plans submitted with the letter, subject to variations if and to the extent necessitated by any changes in the location of structures as design of the desalination plant is refined and finalised.

2. Before any building work is undertaken on the site, the building work is to be certified by a private certifier, or by some person determined by the Minister for Urban Development, Planning and the City of Adelaide, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Regulations).

Construction Phase

3. All works and site activities shall be undertaken in accordance with an approved Construction Environmental Management and Monitoring Plan prepared to the satisfaction of the EPA before the commencement of construction activities. The CEMMP must include measures that at a minimum address:

- Groundwater management and monitoring, including disposal of groundwater if dewatering is required during construction.

- Site contamination management issues, including measures for the assessment, management, remediation or removal of any contaminated material, including soil and/or groundwater.

- A Soil Erosion and Drainage Management Plan on the construction site, including:

- minimising areas disturbed;
- appropriate location of stockpiles to protect drainage lines;
- installation of erosion control measures;
- maintenance of erosion control devices and sediment control measures;
- progressive rehabilitation and stabilisation (including revegetation) of disturbed areas;
- minimising entry/exit points to the site; and
- stabilisation of entry/exit points and the installation of devices (truck grates) to minimise the amount of soil and sand deposited on roads.

- A Noise and Vibration Management Plan, including:

- controlling noise at source;
- scheduling noisy activities between 7 a.m. and 10 p.m. and in accordance with the general environmental duty as described in Section 25 of the Environment Protection Act 1993;

- equipment maintenance and use of mufflers and silencers;
 - use of noise barriers; and
 - management of underwater noise to minimise adverse impact on marine fauna.
 - A Construction Air Quality Management Plan, including:
 - minimising the area and extent of earthworks required and ensure disturbed areas are protected and revegetated in a timely manner;
 - specific measures to manage dust and limit emissions, including covered construction vehicles to prevent any loss of load; and
 - management of any odours from any organic and other sources.
 - A Waste Management and Minimisation Plan, that provides:
 - mixed construction and demolition wastes to be stored in an undercover area or within skip bins with removable lids capable of preventing the infiltration and ponding of stormwater within the waste body and removed to an appropriately licensed waste depot;
 - descriptions of on-site storage waste facilities;
 - waste loading and off-loading areas;
 - routes taken by waste disposal vehicles;
 - locations for off site waste disposal;
 - steps taken to minimise waste generation and maximise reuse and recycling; and
 - waste oil is to be stored in a bunded enclosure preventing the infiltration of stormwater into that bund in accordance with EPA Guideline Bunding and Spill Management June 2007.
 - Identification of 'no go' zones for construction, including a 10 m buffer along the coastal cliff.
 - Entry/exit points to the site should be minimised, stabilised and devices installed (i.e. truck gates) to minimise the amount of soil and sand leaving the site.
4. Access to and egress from the site (including internal movements within the site) shall be undertaken in accordance with an approved Traffic Management Plan prepared to the satisfaction of DTEI and in consultation with the Onkaparinga Council (as appropriate) prior to commencing construction works. The Traffic Management Plan must identify:
- (a) the preferred access route;
 - (b) outline measures to manage and mitigate traffic impacts to the local community and businesses during construction; and
 - (c) the internal access route and on-site parking arrangements for at least 550 vehicles.
5. All upgrading works required to improve transport infrastructure shall be designed and constructed to the satisfaction of DTEI and in consultation with the Onkaparinga Council (as appropriate) with all costs (including the design, construction and project management) being the responsibility of the proponent.
6. The Onkaparinga and Marion Councils shall be given seven days notice, before the commencement of works, and shall be provided with the name and contact details of a person responsible for co-ordinating site works by this approval.
- Operational Phase*
7. The operation of the plant shall be undertaken in accordance with an approved Operational Environmental Management and Monitoring Plan (OEMMP) prepared to the satisfaction of the EPA prior to operation of the plant commencing. The OEMMP must include measures that at a minimum address:
- Ongoing management of environmental controls to protect stormwater quality, including:
 - diversion of clean water away from potentially contaminated water;
 - excavation of sediment from detention basins as required;
 - regular inspection of bunded areas to assess the integrity of bunds;
 - assessment of pollutant concentrations prior to reuse or off-site discharge from detention facilities; and
 - regular inspection and maintenance of drainage channels.
 - The reuse or recycle water including rainwater harvesting and stormwater recycling.
 - The minimisation and validation of underwater noise levels during the operational phase.
 - The minimisation of noise generation from the plant, equipment, machinery and vehicles on site.
 - Commitment to solid waste management strategies, with a preference given to implementation of the waste hierarchy (in order of preference): avoid, reduce, reuse, recycle, recover, treat, dispose.
 - Ongoing protection of groundwater.
 - Emergency response and contingency procedures for dealing with spillages of chemicals and contaminants to the terrestrial and/or marine environment.
 - Potential dust and odour generation.
 - Measures that ensure marine sediments and debris that collect and accumulate along the fine screens in the pumping station are stored in skip bins with removable lids or in an undercover area capable of preventing the infiltration and ponding of stormwater within the waste body. Marine sediments and debris should be stored for a maximum period of 72 hours prior to removal to an appropriately EPA licensed compost facility or waste depot to reduce potential impacts associated with odour generation and the attraction of vermin.
8. A report should be prepared by an experienced and suitably qualified environmental consultant for approval by the EPA, in relation to any potential site contamination, prior to the operational phase of the plant commencing.
- Design of Intake and Outfall Infrastructure*
- Intake Structure*
9. The proponent shall design, construct and operate the intake infrastructure in accordance with design parameters provided in the Environmental Objectives and Performance Criteria (or as modified by the EPA through licensing requirements) including the following parameters:
- (a) location of the intake structure must be within the mid to deep benthic zone (envelope/zone shown on Figures 3.4 and 3.5 of the EIS);
 - (b) intake structure to be located at a sufficient distance from the subtidal reef area to minimise the risk of entrainment or entrapment of reef species;
 - (c) seawater intake velocity at the entry to the intake structure should not exceed 0.15 m/s under any operating condition;
 - (d) seawater intake to incorporate screen/grill to restrict ingress of marine biota with a maximum clear grill spacing of 75 millimetres (as installed); and
 - (e) any chlorination (or approved biocide) dosing system from the intake structure must ensure that there is no backflow of chemical dosing into the marine environment.
- In addition to the above performance criteria, the proponent shall design the intake infrastructure as follows (or as modified by the EPA through licensing requirements):
- (f) installation of the full tunnel option (and not the hybrid tunnel option) for the intake and outfall infrastructure.

Outfall Structure

10. The proponent shall design, construct and operate the outfall infrastructure in accordance with design parameters provided in the Environmental Objectives and Performance Criteria (or as modified by the EPA through licensing requirements) including the following parameters:

- (a) location of the outfall structure must be positioned within the envelope zone shown on Figures 3.4 and 3.5 of the EIS and far enough from the intake to avoid any short circuiting;
- (b) the outfall system must terminate with diffusers designed to promote rapid dispersion of the saline concentrate into the surrounding seawater;
- (c) the outfall must achieve the required initial dilution of 50:1 (or the dilution rate identified by ecotoxicity assessments, if higher) at the seabed, under all current scenarios for the full range of operating conditions/flows and the plume height must not reach the water surface at any time;
- (d) the design of the outfall system should include consideration of the use of bypass flows or other measures to ensure the achievement of the target dilution requirements, particularly under low discharge flows;
- (e) the outfall diffuser shall be capable of:
 - being extended; and
 - being modified to reduce the number of diffuser outlets and/or to adjust dispersion rates from each diffuser outlet; and
- (f) the saline concentrate discharge must not contain Cleaning in Place (CIP) chemicals or any other preservation chemicals, unless permitted by the EPA through licensing requirements.

Built Form

11. The proponent shall design, build and operate the built form structures in accordance with design parameters provided in the Environmental Objectives and Performance Criteria. In addition the proponent shall:

- (a) all landscaping shall be maintained in good health and condition at all times. A plant shall be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased; and
- (b) all lighting required on site must use low profile lighting.

PART C: NOTES TO PROPONENT

EPA Licensing and General Environmental Duty of Care

- The applicant is reminded of its general environmental duty, as required by Section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, including during both construction and operation, do not pollute the environment in a way which causes or may cause environmental harm.
 - Environmental authorisation in the form of a licence may be required for the construction and/or operation of this development. The applicant is advised to contact the Environment Protection Authority before acting on this approval to ascertain licensing requirements.
 - The following activities in relation to the components of the development hereby approved and/or requiring future approval will require licences under the Environment Protection Act 1993:
 - Earthworks Drainage: the conduct of earthworks operations in the course of which more than 100 kilolitres of waste water containing suspended solids in a concentration exceeding 25 milligrams per litre is discharged directly or indirectly to marine waters or inland waters.
 - Dredging: removing solid matter from the bed or any marine waters by any digging or suction apparatus, but excluding works carried out for the establishment of a visual aid to navigation and any lawful fishing or recreational activity. SA Water already holds a 5 year dredging licence under the Environment Protection Act 1993 initiated in 2008, as part of the pilot desalination plant. A dredging licence will be required from the EPA prior to commencing any dredging activities associated with the full scale plant. To approve such a licence the EPA will require the preparation of a Dredge Management Plan which incorporates but is not limited to:
 - sediment turbidity control including a monitoring plan and turbidity trigger that when exceeded will cease work;
 - management of spoil from dredging works, including any spoil to be disposed of in accordance with the National Ocean Disposal Guidelines for Dredged Material;
 - timing of any dredging to avoid dodge tides and recruitment periods for key reef species (July to December) where feasible;
 - address contingency, spill management and emergency responses associated with potential spillage of chemicals and contaminants to the marine environment; and
 - address solid waste management strategies.
- If the EPA's preferred option is disposal of any dredge spoil to land, the proponent must consider suitable sites.
- If dredged soil is deposited to land with large volumes of waste water (especially with cutter suction) method of dredging needing to be placed in settlement ponds and returned to marine waters, it is likely that a licence under the Environment Protection Act 1993, for the activity of Earthworks Drainage will be required.
- All excess fill material generated during the excavation taken off site for reuse or disposal to an EPA licensed waste depot will require appropriate classification prior to removal from the site. Any reuse of material (on or off site) should include an assessment of the potential adverse impacts associated with the fill material.
- Fill material that exceeds EPA waste fill classification criteria will require approval and sign off by an appropriately qualified environmental consultant indicating that the material is suitable for that purpose. Alternatively, if there is no beneficial reuse option for the fill material it will require disposal at an appropriately licensed waste depot:
- discharge to Marine or Inland Waters when the volume of discharge exceeds 50 kilolitres per day.
 - It is likely that as a condition of such licences the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of water quality and to make reports of the results of such monitoring to it. For the purposes of the Discharge Licence the EPA will require, at a minimum, for the operator to monitor and report on:
 - discharge water quality, including whole effluent ecotoxicity testing;
 - diffuser performance validation;
 - process monitoring to confirm that performance is within the acceptable range as originally designed;
 - water quality and ecological impacts on the marine environment (including the use of reference sites); and
 - identify management responses to exceedences of the trigger values/criteria used in association with monitoring programs.
 - All works associated with the rehabilitation and remediation of the site are required by law to be undertaken in accordance with:
 - Section 25(1) of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment;

- the Environment Protection (Water Quality) Policy 2003; and
- other relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993.

Building Rules

- The proponent must obtain a Building Rules assessment and certification referred to in Condition 2 from either the Onkaparinga Council or a private certifier (at the proponent's option) and forward to the Minister for Urban Development, Planning and the City of Adelaide all relevant certification documents as outlined in Regulation 64 of the Development Regulations 2008.
- Pursuant to Development Regulation 64, the proponent is especially advised that the Onkaparinga Council or private certifier conducting a Building Rules assessment must:
 - provide to the Minister for Urban Development, Planning and the City of Adelaide a certification in the form set out in Schedule 12A of the Development Regulations 2008, in relation to the building works in question; and
 - to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.
- Regulation 64 of the Development Regulations 2008, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development, Planning and the City of Adelaide. The Onkaparinga Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including its Conditions and Notes).

Construction Environmental Management and Monitoring Plan

- Construction activities must be undertaken in accordance with the approved CEMMP. In addition, the proponent must comply with:
 - Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1999); and
 - Environment Protection (Water Quality) Policy 2003.

In addition:

- Marine construction activities must not impact upon existing shipping lanes and works will be undertaken in accordance with the Harbours and Navigation Act 1993.

Operational Environmental Management and Monitoring Plan

- It is likely that license conditions imposed by the EPA will require the proponent to appoint an independent acoustic consultant (other than the company that prepared the acoustic report) to monitor noise levels at two localities at least; at one noise sensitive receiver adjacent to the boundary of the nearest residential zone to the north of the site, and the nearest noise sensitive receiver to the west from the site. The noise monitoring should be executed in accordance with Environmental Protection (Noise) Policy 2007, procedures where all of the noise sources associated with the desalination plant are in operating mode. The results of the monitoring should be submitted to the EPA no later than two months from the date of the plant commissioning.
- All marine ecological monitoring needs to be conducted as a beyond Before After Control Impact (BACI) design and the hypothesis of the monitoring needs to be explicitly detailed before the monitoring is undertaken. This monitoring needs to be undertaken using multiple control sites in order to allow for seasonal differences at Port Stanvac not being confused with impacts from the desalination plant.

- There is a need to keep large vessels clear of the area as the vessels may have a deep enough draft to hit the intake pipes at 13 m below the surface. This has already been addressed for the pilot plant by establishing an exclusion zone around the infrastructure in the water with temporary navigation markers. A new exclusion zone will need to be established for the full scale plant when the design is finalised taking into account the shipping channels and the Harbours and Navigation Act 1993. Furthermore, notices to mariners will have to be issued highlighting the new exclusion zone and statutory navigation markers will need to be installed, wherever necessary. Signage should be installed on shore (near boat ramp) showing a plan of 'exclusion zone' including plant infrastructure in the water and other important information to mariners.
- A detailed plan of infrastructure drawn to scale should be submitted to DTEI to enable the details to be inserted on navigational charts.

Traffic Management Plan

- The Traffic Management Plan shall include details for Restricted Access Vehicle (RAV) routes. Should RAV's access the site (i.e. B-doubles, over-dimensional vehicles) it will be necessary for the route to be assessed and appropriate upgrades made prior to DTEI issuing approval for these vehicles to utilise the surrounding road network.
- The following additional analysis shall be undertaken in consultation with DTEI prior to the completion of the Traffic Management Plan and commencement of construction:
 - modelling of the Sheriffs/Lonsdale Road signalised intersection assuming that a link road between Sheriffs Road and Meyer Road is provided and will be utilised by construction traffic. The modelling (SIRDA analysis) is to be done utilising the most up to date SCATS report and phasing operation;
 - modelling of the Lonsdale/Meyer Road junction as a fully signalised T junction rather than a partially signalised junction, assuming that the link road is not provided. The analysis must look at both a single (i.e. existing situation) and dual right turn lanes on the Meyer Road approach to Lonsdale Road; and
 - the analysis shall include a cost comparison between upgrading the Meyer/Lonsdale Road junction to signals, or the creation of a suitable roadway to link the proposed site to Sheriffs Road. The analysis for upgrading Lonsdale/Meyer Road to signals should consider the additional accidents likely to occur as a result of the signals, operating costs and the ongoing maintenance/operational costs.

Engineering Construction Plans for Roads, Drainage, Footpaths and Intersections

- These plans shall be finalised in accordance with the requirements of the DTEI and the Onkaparinga Council prior to its submission to the Minister for approval.

Land Management Plan

- This plan shall be approved by the Environment Protection Authority, the Department of Water, Land and Biodiversity Conservation (including consideration by the Onkaparinga Council) prior to its submission to the Minister for approval.

Pest and Weed Management Plan

- This plan should address both weeds and feral animals and shall be considered by the Onkaparinga Council and approved by the Minister.

Sustainability Management Plan

- The design, construction and operational Sustainability Management Plans shall be approved by the Environment Protection Authority, and the Department of Premier and Cabinet (Sustainability and Climate Change Office) prior to its submission to the Development Assessment Commission for approval.

Cultural Heritage Management Plan

- This plan shall be approved by the Department of Premier and Cabinet (AARD Division) prior to its submission to the Minister for approval.
- The proponent is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any 'clearance' work, which may require permission to disturb damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to Section 23 of the Aboriginal Heritage Act 1988.
- The proponent, and all agents, employees and contractors, such as construction crews, should be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Premier and Cabinet (Aboriginal Affairs and Reconciliation) in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.

Emergency Response Management Plan

- The proponent shall ensure satisfactory chemical spill and fire-fighting facilities and contingency plans in the form of an, determined in consultation with responsible officers within the Department for Transport, Energy & Infrastructure and the Metropolitan Fire Service (MFS) or the Country Fire Service (CFS) (as applicable), are in place prior to commencement of operation of the ADP.

General Advice

- Should the proponent wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this development authorisation. If an application for variation involves substantial changes to the proposal, it will be processed pursuant to Section 47 (2) (b) of the Development Act 1993.

Given under my hand at Adelaide, 26 August 2011.

JOHN RAU, Deputy Premier, Minister for
Urban Development, Planning and the City
of Adelaide

DEVELOPMENT ACT 1993: SECTION 48

*Notice by the Minister for Urban Development and Planning**Preamble*

1. The Governor has given a provisional development authorisation pursuant to Section 48 of the Development Act 1993 for the Port Stanvac Adelaide Desalination Plant by SA Water, which authorisation is published in the *Gazette* of 11 June 2009.

2. The Governor delegated certain of his powers to the Minister for Urban Development and Planning.

3. It is appropriate to now further sub delegate my powers under Section 48 (9) (b) of the Development Act 1993 to the Development Assessment Commission (DAC).

Delegation

PURSUANT to Section 48 (9) (b) of the Development Act 1993, I delegate to:

1. The Development Assessment Commission:
 - (a) the power to grant or permit any variation associated with that development authorisation (provided that the essential nature of the development is not changed); and
 - (b) in relation to that development authorisation, or any variation—the power to vary or revoke conditions, or to attach new conditions, under Section 48 (7) of the Development Act 1993 (provided that the essential nature of the development is not changed),

for the proposed development, as amended from time to time.

Given under my hand at Adelaide, 26 August 2011.

JOHN RAU, Minister for Urban Development,
Planning and the City of Adelaide

ENVIRONMENT PROTECTION ACT 1993

Revocation of Approval of Category B Containers

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

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

These approvals are revoked as the Authority is satisfied that the waste management arrangement between the approval holder and the party named in Column 5 of Schedule 1 of this Notice has been cancelled.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
A&W Root Beer	355	Can—Aluminium	Hahndorf Sweets	Statewide Recycling
Dr Pepper	355	Can—Aluminium	Hahndorf Sweets	Statewide Recycling
Apricot Yoghourt On The Go	1 000	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Jalna Creamy & Smooth Low Fat Strawberry	250 g	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Jalna Vitalize Breakfast + Low Fat Vanilla	250	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Jalna Vitalize Breakfast + Vanilla	1 000	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Jalna Vitalize Immune + Low Fat Acai	250	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Raspberry & Pear				
Jalna Vitalize Vitamins + Low Fat Multi Vitamin	250	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Passionfruit Yoghourt On The Go	1 000	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Swiss Vanilla Yoghourt On The Go	1 000	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Vitalize Multi Vitamin Cultured Milk Fruit Drink	1 000	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Wildberry Yoghourt On The Go	1 000	HDPE	Jalna Dairy Foods Pty Ltd	Statewide Recycling
DNA Cosmo 10%	250	Can—Aluminium	South State Food & Beverage Pty Ltd	Statewide Recycling
DNA JBomb 10%	250	Can—Aluminium	South State Food & Beverage Pty Ltd	Statewide Recycling
Amul Kool Cafe	250	Can—Steel	Spiceroute Australia	Statewide Recycling
Amul Kool Koko	250	Can—Steel	Spiceroute Australia	Statewide Recycling
Amul Kool Saffron	250	Can—Steel	Spiceroute Australia	Statewide Recycling
Frooti Mango	500	PET	Spiceroute Australia	Statewide Recycling
Frooti Mango	1 000	PET	Spiceroute Australia	Statewide Recycling
Frooti Mango	300	LPB—Aseptic	Spiceroute Australia	Statewide Recycling
Fruizy Guava	330	PET	Spiceroute Australia	Statewide Recycling
Fruizy Lychee	330	PET	Spiceroute Australia	Statewide Recycling
Fruizy Mango	330	PET	Spiceroute Australia	Statewide Recycling
Fruto Apple	350	Glass	Spiceroute Australia	Statewide Recycling
Fruto Mango	350	Glass	Spiceroute Australia	Statewide Recycling
Fruto Orange	350	Glass	Spiceroute Australia	Statewide Recycling
Fruto Orange Carrot	350	Glass	Spiceroute Australia	Statewide Recycling
Fruto Pineapple	350	Glass	Spiceroute Australia	Statewide Recycling
Fruto Strawberry	350	Glass	Spiceroute Australia	Statewide Recycling
Limca Lemon	300	Glass	Spiceroute Australia	Statewide Recycling
Limca Lemon	500	PET	Spiceroute Australia	Statewide Recycling
Limca Lemon	200	Glass	Spiceroute Australia	Statewide Recycling
Maaza Mango	300	PET	Spiceroute Australia	Statewide Recycling
Maaza Mango	500	PET	Spiceroute Australia	Statewide Recycling
Maaza Mango	1 000	PET	Spiceroute Australia	Statewide Recycling
Thumps Up Cola	200	Glass	Spiceroute Australia	Statewide Recycling
Thumps Up Cola	500	PET	Spiceroute Australia	Statewide Recycling
Thumps Up Cola	300	Glass	Spiceroute Australia	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot listed at Schedule 1 of this notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

Approval of Collection Depot

The collection depot identified by reference to the following matters is approved:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice; and
- (c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice.

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers, which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

Conditions of Approval

Impose the following conditions on the approval:

- (a) If the Approval Holder's name or postal address (or both) changes, then the Approval Holder must inform the Authority in writing, within 28 days of the change occurring.
- (b) If the collection depot is sold to another party, the Approval Holder must inform the Authority in writing, within 28 days of settlement.
- (c) The Approval Holder who wishes to cease operation of the depot shall notify the Authority in writing no less than 14 days from date of closing.
- (d) The Approval Holder, or a person acting on his or her behalf, must not pay a refund on, or seek reimbursement for, containers that the Approval Holder, or the person acting on his or her behalf, knows were not purchased in South Australia.
- (e) The Approval Holder must ensure that prominent signage is displayed, detailing the offence and the penalties under Section 69 the Act, for presenting interstate containers for refund.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Lameroo Recycling Depot	John A. Ribbons	John Ribbons	Lot 2, Part Section 92, Enterprise Road	Lameroo	5251/116	Regional

EQUAL OPPORTUNITY TRIBUNAL

No. 404 of 2006

NOTICE OF EXEMPTION

*Before Presiding Officer Costello
Members Yapp and Bachmann*

NOTICE is hereby given that on 20 July 2011, the Equal Opportunity Tribunal of South Australia, on the application of BAE Systems Australia Limited made the following orders for exemption:

1. BAE Systems Australia Limited be granted an exemption for a further period of three years pursuant to Section 92 of the Equal Opportunity Act 1984 (SA) from the provisions of Section 52 and Section 54 of the Act to enable it to discriminate in its employment practices with respect to persons of particular nationalities on the same terms and conditions as set out in paragraphs 64-66 of the judgment of the Tribunal in Judgment No. (2008) SAEOT 1.

2. BAE Systems Australia Limited, report to the Equal Opportunity Commissioner, commencing from 31 December 2011 and annually thereafter for the duration of the exemption period on its compliance with the exemption requirements, and changes in its procedure reflecting amendments to the International Traffic in Arms Regulations and how employees and contractors are affected in the context of the protections afforded by the Act.

Dated 19 August 2011.

BJORN DE JAGER for I. PHILLIPS, Registrar
Equal Opportunity Tribunal

EQUAL OPPORTUNITY TRIBUNAL

No. 187 of 2010

NOTICE OF EXEMPTION

*Before Presiding Officer Costello
Members Yapp and Shetliffe*

NOTICE is hereby given that on 22 July 2011, the Equal Opportunity Tribunal of South Australia, on the application of ASC Pty Ltd, ASC Shipbuilding Pty Ltd & ASC AWD Shipbuilder Pty Ltd made the following orders for exemption:

That upon the Applicants undertaking to incorporate measures into their employment practices to ameliorate the impact of the discriminatory conduct on particular employees:

1. The Applicants are exempted from compliance with the provisions of Sections 52, 54 and 103 (1) of the Act with respect to 'nationality' and 'country of origin';

2. The exemption will be granted for a period of three years from the date of this Order;

3. The Applicants' employment policies shall be amended as soon as reasonably possible, so as to refer to the terms of this exemption.

Dated 16 August 2011.

BJORN DE JAGER for I. PHILLIPS, Registrar
Equal Opportunity Tribunal

EQUAL OPPORTUNITY TRIBUNAL

No. 1194 of 2011

NOTICE OF EXEMPTION

*Before Presiding Officer Costello
Members Bachmann and Jasinski*

I HEREBY certify that on 16 August 2011, the Equal Opportunity Tribunal of South Australia, on the application of House-One Co-operative Incorporated made the following orders for exemption:

Pursuant to the provisions of Section 92 of the Equal Opportunity Act (SA) 1984, House-One Co-operative Incorporated is exempted from the provisions of Sections 35 (1), 38 (1), 40 (1) and 40 (2) of the Act to enable it to provide accommodation and interests in land exclusively to homosexual men.

This exemption will be in force for a period of three years from the date it is *Gazetted*.

Dated 19 August 2011.

BJORN DE JAGER for I. PHILLIPS, Registrar
Equal Opportunity Tribunal

GOODS SECURITIES ACT 1986

Appointment of Registrar of Goods Securities

PURSUANT to Section 3 of the Goods Securities Act 1986, I, Patrick Conlon, Minister for Transport, hereby assign the functions of registrar under the Act to Julie-Anne Holmes, effective from 8 September 2011.

Martin William Small, who was assigned the functions of registrar on 26 September 2009, will cease to exercise these functions from 8 September 2011.

Dated 2 September 2011.

PATRICK CONLON, Minister for Transport

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Elaine Browne and Allan James Holmes have applied to the Licensing Authority for a variation of Conditions of Licence, Extended Trading Authorisation and Section 34 (1) (c) Authorisation in respect of premises situated at 7A Randall Street, Mannum, S.A. 5238 and known as Bogan Pizza and Pasta.

The application has been set down for hearing on 10 October 2011 at 11.30 a.m.

Conditions

The following licence conditions are sought:

- Hours of operation:

From:

Monday and Tuesday: Closed.

Wednesday to Saturday: 12 noon to 11 p.m.

Sunday: 12 noon to 10 p.m.

To:

Monday to Thursday: 12 noon to 10 p.m.

Friday and Saturday: 12 noon to 12 midnight (with the Outdoor Cafe permit ceasing at 11 p.m.).

Sunday: 12 noon to 10 p.m.

- Approval under Section 34 (1) (c) to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:

Seated at a table; or attending a function at which food is provided.

- Extended Trading Authorisation is sought in relation to the abovementioned condition for the following day and time:

Sunday 8 p.m. to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 3 October 2011).

The applicants' address for service is c/o Allan Holmes, 16 Greening Street, Mannum, S.A. 5238.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 5 September 2011.

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 Thriving JJ Pty Ltd as trustee for Thriving JJ Trust has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 92 Gawler Place, Adelaide, S.A. 5000 and known as The Red Spice Cafe.

The application has been set down for hearing on 6 October 2011 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, on or before the hearing date (viz: 4 October 2011).

The applicant's address for service is c/o Jang Sung Hwang, 2/42 Adelaide Terrace, Ascot Park, S.A. 5043.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 1 September 2011.

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 Dog Day Wines Pty Ltd, 26 Columbia Avenue, Clapham, S.A. 5062 has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Dog Day Wines Pty Ltd.

The application has been set down for hearing on 5 October 2011 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: 28 September 2011).

The applicant's address for service is c/o Scott Heidrich, 26 Columbia Avenue, Clapham, S.A. 5062.

The application and certain documents and material relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 1 September 2011.

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 GJEM Holdings Pty Ltd as trustee for the G. & E. Mattschoss Family Trust and Stephen Graham Mattschoss and Nicole Heidi Mattschoss as trustee for the S. & N. Mattschoss Family Trust have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Sandy Church Road, Sandilands RMD via Ardrossan, S.A. 5571 and to be known as Halcyon Farming.

The application has been set down for hearing on 5 October 2011 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: 28 September 2011).

The applicants' address for service is c/o Graham Mattschoss, Sandy Church Road, Sandilands RMD via Ardrossan, S.A. 5571.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 1 September 2011.

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 J. E. & L. M. Jennings, P. R. & D. E. Jennings and J. A. R. & C. M. Wyers, 208 Almond Grove Road, Willunga, S.A. 5172 have applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Jennings Jennings & Wyers .

The application has been set down for hearing on 10 October 2011 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: 3 October 2011).

The applicants' address for service is c/o Cathryn Wyers, P.O. Box 229, Willunga, S.A. 5172.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 1 September 2011.

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 Go Staff 40 Plus Incorporated has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 22 Currie Street, Adelaide, S.A. 5000 and known as Gobble and Go Cafe.

The application has been set down for hearing on 10 October 2011 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 3 October 2011).

The applicant's address for service is c/o Colin Andrew Martin, 22 Currie Street, Adelaide, S.A. 5000.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 1 September 2011.

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 Fusion India Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 6, The Promenade, Mawson Lakes, S.A. 5095 known as Darshana's Curry & Tea House and to be known as Darshana's Curry & Tea House.

The application has been set down for hearing on 29 September 2011 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: 22 September 2011).

The applicant's address for service is c/o Frances Portelli, Port Adelaide Conveyancers, P.O. Box 3029, Port Adelaide, S.A. 5015.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 August 2011.

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 Concetta Calabro has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 248 Unley Road, Unley, S.A. 5061 and to be known as Our Espresso.

The application has been set down for hearing on 10 October 2011 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 3 October 2011).

The applicant's address for service is c/o Concetta Calabro, 248 Unley Road, Unley, S.A. 5061.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 August 2011.

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 Vintech Pty Ltd as trustee for GM Hardy Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 455, Willunga, S.A. 5172 and known as Pertaringa Wines.

The application has been set down for hearing on 4 October 2011 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 27 September 2011).

The applicant's address for service is c/o Clelands Solicitors, 208 Carrington Street, Adelaide, S.A. 5000 (Attention: Rinaldo D'Aloia).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 30 August 2011.

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 Robert Paul Roesler and Karen Nicole Roesler as Trustee for Fig22 Trust have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 2-4 Sunnysdale Avenue, Gawler East, S.A. 5118 and known as Wheatsheaf Inn Restaurant and to be known as Fig22.

The application has been set down for hearing on 5 October at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 28 September 2011).

The applicants' address for service is c/o Karen Roesler, 41 Stithians Drive, Gawler, S.A. 5118.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 August 2011.

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 Hahndorf Craft Brewery & Distillery Pty Ltd, c/o Foreman Legal, 60 Mount Barker Road, Stirling, S.A. 5152 has applied to the Licensing Authority for a Special Circumstances Licence with Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 91 Mount Barker Road, Hahndorf, S.A. 5245 and known as Hahndorf Brewery & Alehouse..

The application has been set down for hearing on 5 October 2011 at 9 a.m.

Conditions

The following licence conditions are sought:

Approval to sell liquor in accordance with Section 40 of the Liquor Licensing Act 1997, to sell liquor for consumption on the licensed premises to patrons seated at tables with or without food or attending a function limited to:

- Beer and spirits produced by the licensee;
- Beer and spirits produced by other micro-breweries, micro-distilleries or small producers (excluding any publicly listed company or subsidiary thereof); and
- South Australian wine.

And for consumption off the licensed premises limited to and to sell by direct sales:

- Beer and spirits produced by the licensee;
- Beer and spirits produced by other micro-breweries, micro-distilleries or small producers (excluding any publicly listed company or subsidiary thereof);

Extended trading authorisation for the premises for the following:

- For consumption on the premises:
Sunday: 10 a.m. to 11 a.m. and 8 p.m. to 10 p.m.
- For consumption off the premises:
Sunday: 8 p.m. to 9 p.m.

Entertainment consent for Areas 1, 4, 5, 6 and 7 confined to low key background music, jazz, acoustic, duo and solo musicians during trading hours.

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: 28 September 2011).

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

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 131 882. Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 30 August 2011.

Applicant

NATIONAL ELECTRICITY LAW

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

Under Section 95, the *Expiry of the Reliability and Emergency Reserve Trader (RERT) Rule proposal* (Project Ref. ERC0132) requested by the Reliability Panel. The proposal seeks to clarify the expiry date of the RERT and future associated reviews of the RERT mechanism. Submissions must be received by **13 October 2011**.

Submissions can be lodged online via the AEMC's website at www.aemc.gov.au. Before lodging your submission, you must review the AEMC's privacy collection statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website subject to a claim of confidentiality.

All documents in relation to the above matter are published on the AEMC's website and are available for inspection at the offices of the AEMC.

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

8 September 2011.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of The Dutchmans Stern Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Michael Joseph Williams, Director, Public Land Management and Operational Support, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of The Dutchmans Stern Conservation Park from 6 a.m. on Monday, 7 November 2011 until 6 p.m. on Friday, 11 November 2011.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

Use of Firearms Within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks and Wildlife (National Parks) Regulations 2001, I, Michael Joseph Williams, Director, Public Land Management and Operational Support, authorised delegate of the Director of

National Parks and Wildlife, grant permission to members of the Sporting Shooters Association of Australia Hunting & Conservation Branch (SA) Inc. in possession of both a current Hunting Permit and a firearm to enter and remain in the whole of The Dutchmans Stern Conservation Park from 6 a.m. on Monday, 7 November 2011 until 6 p.m. on Friday, 11 November 2011 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act 1972, National Parks and Wildlife (National Parks) Regulations 2001, and the National Parks and Wildlife (Hunting) Regulations 1996, including those requiring compliance with the Director's requests, requirements and orders of a Warden.

Dated 1 September 2011.

M. J. WILLIAMS, Director, Public Land Management and Operational Support, Department of Environment and Natural Resources

PRIMARY INDUSTRY FUNDING SCHEMES ACT 1998

Review of the Contribution Rate

NOTICE is hereby given in accordance with Regulation 7 (3) of the Primary Industry Funding Schemes (Eyre Peninsula Grain Growers Rail Fund) Regulations 2006, that following a review of the contribution rate for the Eyre Peninsula Grain Growers Rail Fund, the prescribed amount is reduced to \$0 from the date of this notice.

Dated 31 August 2011.

MICHAEL O'BRIEN, Minister for Agriculture and Fisheries

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Gas Storage Exploration Licences— GSELS 576, 577, 578, 579, 580, 581, 582 and 583

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Gas Storage Exploration Licences have been suspended for the period from and including 22 August 2011 until 21 August 2012, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 1 October 2009.

The expiry date of GSELS 576, 577, 578, 579, 580, 581, 582 and 583 is now determined to be 28 July 2017.

Dated 31 August 2011.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licences— PEL 147 and PEL 148

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licences have been suspended for the period from and including 22 August 2011 until 21 August 2012, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 1 October 2009.

The expiry date of PEL 147 and PEL 148 is now determined to be 28 July 2017.

Dated 30 August 2011.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Exploration Licences—PEL 570

NOTICE is hereby given that the undermentioned Petroleum Exploration Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 1 October 2009.

No. of Licence	Licensee	Locality	Expiry
PEL 570	Ambassador Exploration Pty Ltd	Cooper Basin	4 September 2016

Description of Area—PEL 570

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

Area 1

Commencing at a point being the intersection of latitude 26°35'00"S AGD66 and longitude 139°40'00"E AGD66, thence east to longitude 140°45'00"E AGD66, south to latitude 26°43'10"S GDA94, west to longitude 140°40'00"E GDA94, south to latitude 26°47'00"S GDA94, west to longitude 140°32'00"E GDA94, north to latitude 26°45'00"S GDA94, west to longitude 140°31'00"E GDA94, north to latitude 26°44'00"S GDA94, west to longitude 140°25'00"E GDA94, north to latitude 26°43'40"S GDA94, west to longitude 139°40'00"E AGD66, and north to point of commencement.

Area 2

Commencing at a point being the intersection of latitude 26°48'00"S GDA94 and longitude 140°25'00"E GDA94, thence east to longitude 140°28'00"E GDA94, south to latitude 26°52'00"S GDA94, east to longitude 140°30'00"E GDA94, south to latitude 26°55'00"S AGD66, west to longitude 140°30'00"E AGD66, south to latitude 26°55'00"S GDA94, west to longitude 140°25'00"E GDA94, and north to point of commencement.

Area 3

Commencing at a point being the intersection of latitude 26°55'00"S GDA94 and longitude 140°30'00"E AGD66, thence east to longitude 140°31'50"E GDA94, south to latitude 27°00'00"S AGD66, west to longitude 140°30'00"E AGD66, and north to point of commencement.

Area 4

Commencing at a point being the intersection of latitude 27°12'30"S AGD66 and longitude 140°23'10"E AGD66, thence east to longitude 140°25'50"E AGD66, south to latitude 27°13'40"S AGD66, east to longitude 140°30'00"E AGD66, south to latitude 27°17'00"S GDA94, west to longitude 140°29'00"E GDA94, south to latitude 27°17'40"S GDA94, west to longitude 140°25'30"E GDA94, north to latitude 27°17'10"S GDA94, west to longitude 140°24'20"E GDA94, south to latitude 27°17'40"S GDA94, west to longitude 140°22'50"E GDA94, north to latitude 27°16'40"S GDA94, west to longitude 140°21'30"E GDA94, south to latitude 27°18'20"S GDA94, west to longitude 140°20'00"E AGD66, north to latitude 27°15'30"S AGD66, east to longitude 140°22'40"E AGD66, north to latitude 27°15'20"S AGD66, east to longitude 140°23'00"E AGD66, north to latitude 27°15'10"S AGD66, east to longitude 140°23'10"E AGD66, north to latitude 27°15'00"S AGD66, east to longitude 140°23'20"E AGD66, north to latitude 27°14'50"S AGD66, east to longitude 140°23'30"E AGD66, north to latitude 27°14'20"S GDA94, east to longitude 140°24'50"E GDA94, north to latitude 27°13'00"S GDA94, west to longitude 140°23'50"E AGD66, north to latitude 27°12'50"S AGD66, west to longitude 140°23'10"E AGD66, and north to point of commencement.

Area 5

Commencing at a point being the intersection of latitude 27°18'00"S GDA94 and longitude 140°27'40"E GDA94, thence east to longitude 140°30'00"E AGD66, south to latitude 27°20'00"S AGD66, east to longitude 140°31'30"E GDA94, south to latitude 27°21'10"S GDA94, west to longitude 140°31'20"E GDA94, south to latitude 27°22'20"S GDA94, west to longitude 140°31'00"E GDA94, south to latitude 27°23'20"S GDA94, east to longitude 140°32'00"E GDA94, north to latitude 27°22'40"S GDA94, east to longitude 140°33'50"E GDA94, south to latitude 27°23'00"S GDA94, east to longitude 140°35'00"E AGD66, south to latitude 27°31'40"S AGD66, west to longitude 140°34'20"E AGD66, south to latitude 27°31'50"S AGD66, west to longitude 140°34'10"E AGD66, south to latitude 27°32'00"S AGD66, west to longitude 140°33'50"E AGD66, south to latitude 27°32'10"S AGD66, west to longitude 140°33'30"E AGD66, south to latitude 27°32'30"S AGD66, west to longitude 140°33'20"E AGD66, south to latitude 27°32'40"S AGD66, west to longitude 140°33'10"E AGD66, south to latitude 27°32'50"S AGD66, west to longitude 140°32'50"E AGD66, south to latitude 27°33'00"S AGD66, west to longitude 140°32'40"E AGD66, south to latitude 27°33'10"S AGD66, west to longitude 140°32'20"E AGD66, south to latitude 27°33'30"S AGD66, west to longitude 140°32'10"E AGD66, south to latitude 27°33'40"S AGD66, west to longitude 140°31'20"E AGD66, south to latitude 27°35'10"S AGD66, east to longitude 140°32'50"E AGD66, north to latitude 27°33'50"S AGD66, east to longitude 140°34'50"E AGD66, south to latitude 27°34'10"S AGD66, west to longitude 140°34'30"E AGD66, south to latitude 27°34'30"S AGD66, west to longitude 140°34'25"E AGD66, south to latitude 27°34'40"S AGD66, west to longitude 140°34'20"E AGD66, south to latitude 27°34'45"S AGD66, west to longitude 140°34'15"E AGD66, south to latitude 27°34'55"S AGD66, east to longitude 140°34'20"E AGD66, south to latitude 27°35'00"S AGD66, east to longitude 140°34'35"E AGD66, south to latitude 27°35'05"S AGD66, east to longitude 140°34'45"E AGD66, south to latitude 27°35'15"S AGD66, east to longitude 140°35'00"E AGD66, south to latitude 27°36'00"S AGD66, west to longitude 140°33'10"E AGD66, south to latitude 27°36'30"S AGD66, west to longitude 140°30'00"E AGD66, north to latitude 27°33'55"S AGD66, east to longitude 140°30'10"E AGD66, north to latitude 27°33'50"S AGD66, east to longitude 140°30'20"E AGD66, north to latitude 27°33'45"S AGD66, east to longitude 140°30'25"E AGD66, north to latitude 27°33'40"S AGD66, west to longitude 140°30'20"E AGD66, north to latitude 27°33'35"S AGD66, west to longitude 140°30'00"E AGD66, north to latitude 27°32'50"S AGD66, east to longitude 140°31'00"E AGD66, north to latitude 27°32'10"S AGD66, west to longitude 140°30'50"E AGD66, north to latitude 27°32'00"S AGD66, west to longitude 140°30'40"E AGD66, north to latitude 27°31'50"S AGD66, west to longitude 140°30'30"E AGD66, north to latitude 27°31'40"S AGD66, west to longitude 140°30'20"E AGD66, north to latitude 27°31'30"S AGD66, west to longitude 140°30'10"E AGD66, north to latitude 27°31'20"S AGD66, west to longitude 140°30'00"E AGD66, north to latitude 27°30'00"S AGD66, west to longitude 140°25'00"E AGD66, north to latitude 27°25'00"S GDA94, east to longitude 140°27'30"E GDA94, north to latitude 27°24'20"S GDA94, east to longitude 140°28'10"E GDA94, north to latitude 27°22'30"S GDA94, east to longitude 140°29'00"E GDA94, north to latitude 27°20'50"S GDA94, east to longitude 140°29'20"E GDA94, north to latitude 27°20'00"S GDA94, west to longitude 140°28'40"E GDA94, north to latitude 27°19'20"S GDA94, west to longitude 140°27'40"E GDA94, south to latitude 27°19'50"S GDA94, west to longitude 140°26'30"E GDA94, south to latitude 27°21'10"S GDA94, west to longitude 140°26'00"E GDA94, south to latitude 27°22'00"S GDA94, east to longitude 140°26'30"E GDA94, south to latitude 27°23'10"S GDA94, west to longitude 140°25'30"E GDA94, south to latitude 27°24'00"S GDA94, west to longitude 140°25'00"E GDA94, south to latitude 27°25'00"S AGD66, west to longitude 140°22'20"E GDA94, north to latitude 27°23'30"S GDA94, east to longitude 140°22'40"E GDA94, north to latitude 27°22'30"S AGD66, east to longitude 140°24'10"E AGD66, north to latitude

27°22'10"S AGD66, east to longitude 140°24'30"E AGD66, north to latitude 27°21'50"S AGD66, east to longitude 140°24'40"E AGD66, north to latitude 27°21'30"S AGD66, east to longitude 140°24'50"E AGD66, north to latitude 27°20'00"S AGD66, west to longitude 140°23'10"E AGD66, south to latitude 27°20'20"S AGD66, west to longitude 140°22'50"E AGD66, south to latitude 27°20'30"S AGD66, west to longitude 140°22'40"E AGD66, south to latitude 27°21'00"S AGD66, west to longitude 140°22'20"E AGD66, south to latitude 27°21'20"S AGD66, west to longitude 140°22'20"E GDA94, north to latitude 27°18'20"S GDA94, east to longitude 140°23'10"E GDA94, south to latitude 27°18'40"S GDA94, east to longitude 140°24'50"E GDA94, north to latitude 27°18'20"S GDA94, east to longitude 140°25'50"E GDA94, south to latitude 27°18'40"S GDA94, east to longitude 140°27'40"E GDA94, and north to point of commencement.

Area: 2 399 km² approximately.

Dated 5 September 2011.

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

REAL PROPERTY ACT NOTICE

WHEREAS the persons named at the foot hereof have each respectively for himself made application to have the land set forth and described before his name at the foot hereof brought under the operation of the Real Property Act: Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said lands on or before the expiration of the period herein below for each case specified, the said several pieces of land will be brought under the operation of the said Act as by law directed. Diagrams delineating these parcels of land may be inspected at the Lands Titles Registration Office, Adelaide, and in the offices of the several corporations or district councils in which the lands are situated.

THE SCHEDULE

No. of Application	Description of Property	Name	Residence	Date up to and inclusive of which caveat may be lodged
31159	Allotment 93 in Filed Plan No. 214453, portion of Section 114, Hundred of Milne	Gayle Barry and John Damien Barry	P.O. Box 703, Clare, S.A. 5453	8 November 2011

Dated 8 September 2011, at the Lands Titles Registration Office, Adelaide.

I. GANT, Deputy Registrar-General

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, Manager of the Radiation Protection Branch of the Environment and Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt: Dr Michael Innes Kitchener, MBBS, FRACP; Dr Steven Anthony Unger, MBBS, FRACP; and Dr Gabrielle Afifee Cehic, MBBS, FRACP, from the requirement of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, to the extent that they may authorise the treatment with radionuclides of patients suffering from the disorders listed in Column 1 of the Schedule provided that:

- (1) the authorisation and treatment shall be given in accordance with the requirements of Regulations 42 and 43;
- (2) the type and maximum activity of the radionuclides to be used in the treatment shall conform with those listed in Column 2 of the Schedule; and
- (3) the treatments shall only be carried out at premises registered under Section 29 of the Radiation Protection and Control Act 1982.

THE SCHEDULE

Column 1	Column 2
Neuro-endocrine and other tumours that are octreotide-avid	In-111 7 GBq
Hepatocellular carcinoma	I-131 2.2 GBq
Non-Hodgkins Lymphoma	I-131 6 GBq
Advanced malignant phaeochromocytoma, neuroblastoma or other endocrine tumours with active uptake	I-131 5 GBq
Thyroid malignancy	I-131 5 GBq
Thyrotoxicosis	I-131 600 MBq
Painful bone metastases	Sr-89 150 MBq
Painful bone metastases	Sm-153 5 GBq
Polycythaemia rubra vera	P-32 200 MBq
Thrombocytosis	P-32 200 MBq
Rheumatoid arthritis and related diseases	Y-90 500 MBq
Haemophilic arthropathy	Y-90 500 MBq
Neuro-endocrine and other tumours that are octreotide-avid	Y-90 14 GBq
Primary and secondary hepatic malignancies	Y-90 3 GBq
Rheumatoid arthritis and related diseases	Re-186 400 MBq
Haemophilic arthropathy	Re-186 400 MBq
Metastatic neuro-endocrine tumours	Lu-77 10 GBq

The exemptions from the requirement of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, granted to Dr Michael Innes Kitchener on 19 June 2003 and to Dr Gabrielle Afifee Cehic on 9 September 2004 respectively, are hereby revoked.

The exemption from the requirement of Regulation 55 of the Ionizing Radiation Regulations 1985, granted to Steven Anthony Unger on 13 March 1997, is hereby revoked.

Dated 1 September 2011.

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

SURVEY ACT 1992

Revocation of a Confused Boundary Area

PURSUANT to Section 50 (3) of the Survey Act 1992, notice is given that the Confused Boundary Area at Glanville bounded by Exmouth Road, Stewart Street, Bucknall Road and Swan Terrace is revoked.

Dated 8 September 2011.

P. M. KENTISH, Surveyor-General

Reference: Filed Plan 54566

TRAINING AND SKILLS DEVELOPMENT ACT 2003**Part 4—Apprenticeships/Traineeships**

Pursuant to the provisions of the Training and Skills Development Act 2003, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the *Gazette* notices of:

- | | | | |
|-----------------------|----------------------|-----------------------|-----------------------|
| 1. 25 September 2008 | 2. 23 October 2008 | 3. 13 November 2008 | 4. 4 December 2008 |
| 5. 18 December 2008 | 6. 29 January 2009 | 7. 12 February 2009 | 8. 5 March 2009 |
| 9. 12 March 2009 | 10. 26 March 2009 | 11. 30 April 2009 | 12. 18 June 2009 |
| 13. 25 June 2009 | 14. 27 August 2009 | 15. 17 September 2009 | 16. 24 September 2009 |
| 17. 9 October 2009 | 18. 22 October 2009 | 19. 3 December 2009 | 20. 17 December 2009 |
| 21. 4 February 2010 | 22. 11 February 2010 | 23. 18 February 2010 | 24. 18 March 2010 |
| 25. 8 April 2010 | 26. 6 May 2010 | 27. 20 May 2010 | 28. 3 June 2010 |
| 29. 17 June 2010 | 30. 24 June 2010 | 31. 8 July 2010 | 32. 9 September 2010 |
| 33. 23 September 2010 | 34. 4 November 2010 | 35. 25 November 2010 | 36. 16 December 2010 |
| 37. 23 December 2011 | 38. 17 March 2011 | 39. 7 April 2011 | 40. 21 April 2011 |
| 41. 19 May 2011 | 42. 30 June 2011 | 43. 21 July 2011 | |

**Trades or Declared Vocations and Required Qualifications and
Training Contract Conditions for the**

Community Services Training Package CHC Version 2

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# School Services Officer	CHC30808	Certificate III in Education Support	12 months	1 month
# School Assistant	CHC30808	Certificate III in Education Support	12 months	1 month

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2011

	\$		\$
Agents, Ceasing to Act as.....	45.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	30.25
Incorporation	23.00	Discontinuance Place of Business	30.25
Intention of Incorporation	57.00	Land—Real Property Act:	
Transfer of Properties	57.00	Intention to Sell, Notice of.....	57.00
Attorney, Appointment of.....	45.50	Lost Certificate of Title Notices	57.00
Bailiff's Sale	57.00	Cancellation, Notice of (Strata Plan).....	57.00
Cemetery Curator Appointed.....	33.75	Mortgages:	
Companies:		Caveat Lodgement	23.00
Alteration to Constitution	45.50	Discharge of	24.10
Capital, Increase or Decrease of	57.00	Foreclosures.....	23.00
Ceasing to Carry on Business	33.75	Transfer of	23.00
Declaration of Dividend.....	33.75	Sublet.....	11.60
Incorporation	45.50	Leases—Application for Transfer (2 insertions) each.....	11.60
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	33.75
First Name.....	33.75	Licensing.....	67.50
Each Subsequent Name.....	11.60	Municipal or District Councils:	
Meeting Final.....	38.00	Annual Financial Statement—Forms 1 and 2	636.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	452.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	90.50
First Name.....	45.50	Each Subsequent Name.....	11.60
Each Subsequent Name	11.60	Noxious Trade	33.75
Notices:		Partnership, Dissolution of.....	33.75
Call.....	57.00	Petitions (small)	23.00
Change of Name.....	23.00	Registered Building Societies (from Registrar-General)	23.00
Creditors.....	45.50	Register of Unclaimed Moneys—First Name	33.75
Creditors Compromise of Arrangement	45.50	Each Subsequent Name	11.60
Creditors (extraordinary resolution that 'the Com-		Registers of Members—Three pages and over:	
pany be wound up voluntarily and that a liquidator		Rate per page (in 8pt)	289.00
be appointed').....	57.00	Rate per page (in 6pt)	382.00
Release of Liquidator—Application—Large Ad	90.50	Sale of Land by Public Auction.....	57.50
—Release Granted	57.00	Advertisements	3.20
Receiver and Manager Appointed	52.50	¼ page advertisement	135.00
Receiver and Manager Ceasing to Act	45.50	½ page advertisement	270.00
Restored Name.....	42.50	Full page advertisement.....	529.00
Petition to Supreme Court for Winding Up.....	79.00	Advertisements, other than those listed are charged at \$3.20 per	
Summons in Action.....	67.50	column line, tabular one-third extra.	
Order of Supreme Court for Winding Up Action	45.50	Notices by Colleges, Universities, Corporations and District	
Register of Interests—Section 84 (1) Exempt.....	102.00	Councils to be charged at \$3.20 per line.	
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Proof of Debts	45.50	that which is usually published a charge of \$3.20 per column line	
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1-16	2.80	1.30	497-512	38.50	37.50
17-32	3.70	2.30	513-528	39.50	38.25
33-48	4.85	3.45	529-544	41.00	39.50
49-64	6.10	4.70	545-560	42.00	41.00
65-80	7.10	5.90	561-576	43.00	42.00
81-96	8.30	6.85	577-592	44.50	42.50
97-112	9.45	8.10	593-608	45.75	44.00
113-128	10.60	9.30	609-624	46.50	45.50
129-144	11.80	10.50	625-640	47.75	46.00
145-160	13.00	11.60	641-656	49.00	47.75
161-176	14.10	12.80	657-672	49.75	48.25
177-192	15.40	13.90	673-688	51.50	49.75
193-208	16.60	15.30	689-704	52.50	50.50
209-224	17.50	16.20	705-720	53.50	52.00
225-240	18.70	17.30	721-736	55.00	53.00
241-257	20.10	18.30	737-752	55.50	54.00
258-272	21.20	19.40	753-768	57.00	55.00
273-288	22.30	21.00	769-784	58.00	57.00
289-304	23.30	21.90	785-800	59.00	58.00
305-320	24.70	23.20	801-816	60.50	58.50
321-336	25.75	24.30	817-832	61.50	60.50
337-352	27.00	25.50	833-848	63.00	61.50
353-368	27.75	26.75	849-864	64.00	62.50
369-384	29.25	27.75	865-880	65.50	64.00
385-400	30.50	29.00	881-896	66.00	64.50
401-416	31.75	30.00	897-912	67.50	66.00
417-432	33.00	31.50	913-928	68.00	67.50
433-448	34.00	32.75	929-944	69.00	68.00
449-464	34.75	33.50	945-960	70.00	68.50
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South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2011

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
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2011*.

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule 1—Long term dry areas

- (1) Schedule 1, item headed "Aberfoyle Park—Area 1", column headed "Period"—delete "2011" and substitute:
2016
- (2) Schedule 1, item headed "Christies Beach—Area 1", column headed "Period", (a)—delete "2011" and substitute:
2016

- (3) Schedule 1, item headed "Moana—Area 1", column headed "Period"—delete "2011" and substitute:
2016
- (4) Schedule 1, item headed "Moana—Area 2", column headed "Period"—delete "2011" and substitute:
2016
- (5) Schedule 1, item headed "Morphett Vale—Area 1", column headed "Period"—delete "2011" and substitute:
2016
- (6) Schedule 1, item headed "Noarlunga Centre—Area 1", column headed "Period"—delete "2011" and substitute:
2016
- (7) Schedule 1, item headed "Port Noarlunga—Area 1", column headed "Period"—delete "2011" and substitute:
2016
- (8) Schedule 1, item headed "Port Noarlunga—Area 2", column headed "Period"—delete "2011" and substitute:
2016
- (9) Schedule 1, item headed "Port Noarlunga—Area 3", column headed "Period"—delete "2011" and substitute:
2016
- (10) Schedule 1, item headed "Woodcroft—Area 1", column headed "Period"—delete "2011" and substitute:
2016

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 8 September 2011

No 214 of 2011

11MCA0028CS

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CITY OF PLAYFORD
DEVELOPMENT ACT 1993

*Blakeview (Blakes Crossing) Commercial and Mixed Use
Development Plan Amendment—Public Consultation*

NOTICE is hereby given that the City of Playford, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The Amendment will change the Development Plan by proposing to re-zone a portion of vacant land at Blakeview from commercial to residential, and to include a similar sized portion of vacant land adjacent to the existing Blakes Crossing Neighbourhood Centre into the Neighbourhood Centre Zone.

The DPA is also proposing to the re-align the boundary of the existing Blakeview Neighbourhood Centre zone to match newly created allotment boundaries, and to include a portion of a proposed education site located to the south east.

The DPA report will be on public consultation from 7 September 2011 until 3 November 2011.

The DPA report can be viewed on the Internet at: <http://www.playford.sa.gov.au> or during normal office hours at the following locations:

- Customer Service at the Playford Civic Centre, 10 Playford Boulevard, Elizabeth.
- Customer Service at Shop 51 Munno Para Shopping Centre.
- The Playford Library at the Civic Centre, 10 Playford Boulevard, Elizabeth.
- The Playford Library at Shop 51 Munno Para Shopping City.

A public information session will be held on 21 September 2011, from 6 p.m.-7 p.m. at the Playford Civic Centre, 10 Playford Boulevard, Elizabeth.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 3 November 2011. All submissions should be addressed to Tim Jackson, Chief Executive Officer—City of Playford, 12 Bishopstone Road, Davoren Park, and marked 'Blakeview Commercial and Mixed Use DPA' and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to playford@playford.sa.gov.au.

Copies of all submissions will be available for inspection at Customer Service at the Playford Civic Centre, 10 Playford Boulevard, Elizabeth from 4 November 2011, until the conclusion of the public hearing.

A public hearing will be held on 15 November 2011 at 7 p.m. at Playford Civic Centre, 10 Playford Boulevard, Elizabeth at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, please contact Greg Salmon on 8256 0333 or by e-mail on gsalmon@playford.sa.gov.au.

T. JACKSON, Chief Executive Officer

- Re-zone land bound by London Street, Brougham Place, Stevenson Street and Wavell Road from Industry Zone to Commercial Zone.
- Re-zone land known as 15 Dublin Street from Industry Zone to Residential Zone.
- Retain remaining land within the existing Lincoln Harbor Policy Area within the Industry Zone within a new Policy Area.
- Re-zone a portion of land known as 17 Verran Terrace from Industry to create a new Bulky Goods Zone.
- Re-zone remaining land within the existing Adelaide Wallaroo Policy area from Industry Zone to Light Industry Zone.
- Update the Desired Future Character Statements of all Policy Areas within the Industry and Light Industry Zone.
- Consolidate the Commercial Zone and Mortlock Terrace Policy Area into one Commercial Zone and update policy provisions; and
- Re-zone and/or insert policy provisions to allow for commercial development along key access corridors including St Andrews Terrace, Ravendale Road and Verran Terrace including land bound by Ravendale Road, Lodge Street, Wingard Terrace and Marina Drive.

The DPA report will be on public consultation from Thursday, 8 September 2011 until 5 p.m. on Thursday, 10 November 2011.

Copies of the DPA report are available during normal office hours at the City of Port Lincoln office and the Port Lincoln Library. Alternatively, the DPA report can be viewed on the Internet at: www.portlincoln.sa.gov.au or during normal office hours at the following locations:

- City of Port Lincoln office, Level One, Civic Centre, 60 Tasman Terrace, Port Lincoln.
- Port Lincoln Library, 2 London Street, Port Lincoln.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Thursday, 10 November 2011. All submissions should be addressed to Geoff Dodd, Chief Executive Officer, City of Port Lincoln, P.O. Box 1787, Port Lincoln and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to plcc@plcc.sa.gov.au.

Copies of all submissions will be available for inspection at the City of Port Lincoln office from Tuesday, 15 November 2011 until the conclusion of the public hearing.

A public hearing will be held on Monday, 28 November 2011 at 7.30 p.m. at the Council Chambers, Level One, 60 Tasman Terrace, Port Lincoln at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, contact Bob Milic, Manager Development and Environmental Services on 8621 2318 or by email at bob.milic@plcc.sa.gov.au.

Dated 8 September 2011.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN
DEVELOPMENT ACT 1993

*Industry, Commercial and Bulky Goods Retailing Development
Plan Amendment—Public Consultation*

NOTICE is hereby given that the City of Port Lincoln, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The Amendment will change the Development Plan by proposing to:

- Re-zone the Port Lincoln port and silos from an Industry Zone to a Bulk Handling Zone.
- Extend the Regional Town Centre Zone to include land west of Railway Place and east of Porter Street.

CORPORATION OF THE TOWN OF WALKERVILLE
Area Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Area Councillor, due to the passing of Councillor James Tizard.

K. MAGRO, Chief Executive Officer

CORPORATION OF THE TOWN OF WALKERVILLE
Close of Roll for Supplementary Election

DUE to the passing of a member of the Council, a Supplementary Election will be necessary to fill the vacancy of Area Councillor.

The voters roll for this Supplementary Election will close at 5 p.m. on Friday, 30 September 2011.

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

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

Nominations to fill the vacancy will open on Thursday, 27 October 2011 and will be received until 12 noon on Thursday, 10 November 2011.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 12 December 2011.

K. MOUSLEY, Returning Officer

ALEXANDRINA COUNCIL

Road Closure—Nangkita Road, Nangkita

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Alexandrina Council proposes to make a Road Process Order to close portions of Nangkita Road adjoining Pieces 4, 6, 7 and 17 in Deposited Plan No. 86898 Hundred of Nangkita, shown more particularly delineated and lettered 'A', 'B' and 'C' on Preliminary Plan No. 11/0042.

Closed Road 'A' to be merged with adjoining Pieces 4 and 17. Closed Road 'B' to be merged with adjoining Piece 6 and Closed Road 'C' to be merged with adjoining Piece 7.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Alexandrina Council, 11 Cadell Street, Goolwa 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 at Alexandrina Council, P.O. Box 21, Goolwa, S.A. 5214, 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 8 September 2011.

P. DINNING, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Temporary Road Closure—Hill Street, Kapunda

NOTICE is hereby given that Hill Street, Kapunda from Main Street to the eastern alignment of Blyth Street, will be closed from 8 a.m. on Saturday, 15 October 2010 through to 5 p.m. on Sunday, 16 October 2010, due to the holding of the annual Kapunda Celtic Festival. For enquiries and further details, contact Light Regional Council on (08) 8525 3200.

B. CARR, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1—Permits and Penalties

TO provide for a permit system, to fix maximum and continuing penalties for breach of Council by laws, to clarify the construction of such by-laws, and to repeal Council's previous by-laws.

1. —

All by-laws previously made or adopted by the Council, prior to the date this by-law is made, are hereby repealed from the day on which this by-law comes into operation.

2. *Definition*

In this by-law 'person' includes a natural person, a body corporate, an incorporated association and an unincorporated association.

3. *Permits*

- 3.1 In any by-law of the Council, unless the contrary intention is clearly indicated, the word 'permission' means the permission of the Council, or such other person as the Council may by resolution authorise for that purpose, granted in writing prior to the act, event or activity to which it relates.
- 3.2 Where a by-law requires that permission be obtained, any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 3.3 The Council, or such other person as the Council may by resolution authorise for that purpose, may attach such conditions (including time limits, renewal and transfer requirements as it thinks fit) to a grant of permission, and may vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission.
- 3.4 Any person granted permission shall comply with every such condition.
- 3.5 The Council, or such other person as the Council may by resolution authorise for that purpose, may suspend or revoke a grant of permission at any time by notice in writing to the person granted permission.

4. *Offences and Penalties*

- 4.1 Any person who commits a breach of any by-law of the Council shall be guilty of an offence and shall be liable to a maximum penalty being the maximum penalty referred to in the Local Government Act 1999, that may be fixed by by-law for any breach of a by-law.
- 4.2 Any person who commits a breach of any by-law of the Council of a continuing nature shall be guilty of an offence and, in addition to any other penalty that may be imposed, shall be liable to a further penalty for every day on which the offence or breach of the by-law continues, such penalty being the maximum amount referred to in the Local Government Act 1999, that may be fixed by by-law for a breach of any by-law of a continuing nature.

5. *Construction*

- 5.1 Every by-law of the Council shall be subject to any Act of Parliament and Regulations made thereunder.
- 5.2 In any by-law of the Council, 'the Council' means the District Council of Mallala.

This foregoing by-law was duly made and passed at a meeting of the District Council of Mallala held on 31 August 2011, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

C. MANSUETO, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3—Roads

FOR the management of the use of roads in Council's area.

1. *Definition*

In this by-law:

- 1.1 'Authorised Person' has the same meaning as in the Local Government Act 1999.
- 1.2 'Road' has the same meaning as in the Local Government Act 1999.

2. *Activities Requiring Permission*

A person must not without the permission of the Council, on any Road:

2.1 *Advertising*

display any sign other than a moveable sign which is displayed on a Road in accordance with the Council's Moveable Signs By-law;

2.2 Amplification

use an amplifier or other device, whether mechanical or electrical, for the purpose of amplifying sound to broadcast announcements or advertisements;

2.3 Animals

2.3.1 lead or drive any horse, cattle, sheep or other like animal on any Road to which the Council has resolved this subparagraph shall apply;

2.3.2 cause or allow any animal to stray onto, move over, graze or be left unattended on any Road to which the Council has resolved this subparagraph shall apply;

2.3.3 lead, drive, or exercise any horse or other animal in such a manner as to endanger the safety of any person;

2.3.4 stand, draw up or allow to remain stationary any horse, cattle, sheep and other like animal whether attached to a vehicle or not;

2.4 Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing, or otherwise solicit for charitable purposes;

2.5 Public Exhibitions and Displays

2.5.1 sing, busk or play any recording or use any musical instrument;

2.5.2 conduct or hold any concert, festival, show, public gathering, circus, meeting, performance or any other similar activity; or

2.5.3 cause any other public exhibitions or displays;

2.6 Obstruction of a Road

erect, install or place or cause to be erected, installed or placed any structure, item or material of any kind so as to obstruct the Road or any footway, water channel, or water course in or on a Road;

2.7 Posting of Bills

post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on a Road except for any electoral matter posted on a building or structure by or with the authority of a candidate which:

2.7.1 is related to a Commonwealth or State election and is posted during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day;

2.7.2 is related to an election held under the Local Government Act 1999, or the Local Government (Elections) Act 1999 and is posted during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or

2.7.3 is posted during the course of and for the purpose of a Referendum;

2.8 Preaching

preach, harangue or otherwise solicit for religious purposes;

2.9 Tents and Camping

2.9.1 erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation;

2.9.2 camp or sleep overnight;

2.10 Working on vehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of vehicle breakdown.

3. Exemptions

The restrictions in this by-law do not apply to any Police Officer, Council Officer or Council employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision or authorisation of a Council Officer, or to the driver of an emergency vehicle when driving an emergency vehicle as defined in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999 and the Australian Road Rules 1999.

4. Directions

A person must comply with any reasonable direction or request from an Authorised Person of the Council relating to:

4.1 that person's use of the Road;

4.2 that person's conduct and behaviour on the Road;

4.3 that person's safety on the Road; or

4.4 the safety and enjoyment of the Road by other persons.

5. Application

Paragraphs 2.3.1 and 2.3.2 of this by-law shall apply only in such portion or portions of the Council's area as the Council may by resolution direct from time to time in accordance with Section 246 (3) (e) of the Local Government Act 1999.

The foregoing by-law was duly made and passed at a meeting of the District Council of Mallala held on 31 August 2011, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

C. MANSUETO, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 5—Moveable Signs

TO protect visual amenity and public safety on roads by setting standards for moveable signs on roads and providing conditions for the design, construction and placement of such signs in a manner which recognises the advertising needs of businesses to maximise economic viability.

1. Definitions

In this by-law:

1.1 'Authorised Person' has the same meaning as in the Local Government Act 1999.

1.2 'Banner' means a strip of cloth hung up or carried on a pole, fence or other structure.

1.3 'Boundary' means that line between private property and the Road or Road Related Area.

1.4 'Business premises' means the premises from which a business, trade or calling is conducted.

1.5 'Footpath Area' means that part of the Road between the boundary of the Road and the edge of the carriageway of the Road on the same side as that boundary.

1.6 'Local Government Land' means land owned by the Council or under the Council's care, control and management.

1.7 'Moveable Sign' has the same meaning as in the Local Government Act 1999.

1.8 'Road' has the same meaning as in the Local Government Act 1999.

1.9 'Road Related Area' has the same meaning as in the Road Traffic Act 1961 and the Australian Road Rules 1999.

1.10 'Vehicle' has the same meaning as in the Road Traffic Act 1961 and the Australian Road Rules 1999.

2. Design and Construction

A Moveable Sign displayed on a Road must:

2.1 be of a kind known as an 'A' frame or Sandwich Board sign, an 'inverted 'T'' sign or a flat sign, or, with the permission of the Council, a sign of some other kind;

2.2 be well designed, constructed and maintained in good quality and condition so as not to present a hazard to any member of the public;

- 2.3 be of strong construction so as to be stable when in position and be able to keep its position in adverse weather conditions;
- 2.4 not contain sharp or jagged edges or corners;
- 2.5 not be unsightly or offensive in appearance or content;
- 2.6 not contain flashing parts or rotate;
- 2.7 be constructed of timber, cloth, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 2.8 not have balloons, flags, streamers or other material attached to it;
- 2.9 not exceed 900 mm in perpendicular height, or have a base with any side exceeding 600 mm in length;
- 2.10 not have a display area exceeding one square metre in total or if the sign is two-sided, one square metre on each side;
- 2.11 in the case of an 'A' Frame or Sandwich Board sign:
 - 2.11.1 be hinged or joined at the top; and
 - 2.11.2 be of such construction that its sides shall be securely fixed or locked in position when erected; and
- 2.12 in the case of an inverted 'T' sign, contain no struts or supports that run between the display area and the base of the sign.

3. Appearance

A Moveable Sign on a Road must, in the opinion of an Authorised Person:

- 3.1 be painted or otherwise detailed in a competent and professional manner;
- 3.2 be aesthetically appealing, legible and simply worded to convey a precise message;
- 3.3 be of such design and contain such colours as are compatible with the architectural design of the premises adjacent to the moveable sign, and which relate well to the townscape and overall amenity of the locality in which it is situated;
- 3.4 contain combinations of colour and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated.

4. Placement

A Moveable Sign must:

- 4.1 only be positioned on the Footpath Area of a Road;
- 4.2 be adjacent to the Business Premises to which it relates;
- 4.3 be placed no closer than 400 mm from the edge of the carriageway of a Road;
- 4.4 in the case of a flat sign, must be in line with and against the property boundary of the Road;
- 4.5 not be placed on a Footpath Area less than 2 m from any structure, fixed object, tree, bush or plant (including another Moveable Sign);
- 4.6 not be fixed, tied, chained to or leant against any other structure, fixed object, tree, bush or plant (including another Moveable Sign);
- 4.7 not be placed on the sealed part of any Footpath Area, unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare for pedestrians of a width of at least 1.2 m;
- 4.8 not be placed within 1m of the corner of a Road;
- 4.9 not be placed on a landscaped area;
- 4.10 be placed on a designated parking area or within 1 m of an entrance to or exit from premises;
- 4.11 not be placed within 6 m of an intersection;
- 4.12 not unreasonably restrict the use of the Footpath Area or endanger the safety of members of the public;
- 4.13 not be placed on a Footpath Area that is less than 2 m wide;
- 4.14 not be placed on a Footpath Area with a minimum height clearance, of a structure above it of less than 2 m;
- 4.15 not be placed so as to interfere with the reasonable movement of persons using the Footpath Area in the vicinity of or adjacent to where the moveable sign is positioned;
- 4.16 in the case of a flat sign, the message of which only contains newspaper headlines and the name of the newspaper, be placed resting against the premises of the business to which the moveable sign relates; and
- 4.17 not be placed so as to obstruct or impede a vehicle door when opened, provided that the vehicle is parked lawfully on the carriageway.

5. Restrictions

5.1 A Moveable Sign must:

- 5.1.1 only display material which advertises a business being conducted on premises which is immediately adjacent to the Moveable Sign, or the products available from that business;
- 5.1.2 be limited to one Moveable Sign per business;
- 5.1.3 only be displayed when the business to which the Moveable Sign relates is open;
- 5.1.4 be securely fixed in position such that it cannot be blown over or swept away in adverse weather conditions;
- 5.1.5 not be in such a position or in such circumstances that the safety of any person or user of the Road is at risk;
- 5.1.6 not be displayed during the hours of darkness unless it is in a clearly lit area and clearly visible;
- 5.1.7 not be displayed on a median strip, traffic island or on the carriageway of a Road; and

5.2 if in the opinion of the Council a Footpath Area or other area forming the boundary of any Road is unsafe for any Moveable Sign to be displayed or placed the Council may by resolution prohibit or restrict the display or placement of a Moveable Sign or the times at which a Moveable Sign may be displayed or placed in that area.

6. Banners

A banner must:

- 6.1 only be displayed on a Road, Footpath Area or Road Related Area;
- 6.2 be securely fixed to a pole, fence or other structure so that it does not hang loose or flap;
- 6.3 not, without the Council's permission, be attached to any building, structure, fence, vegetation or other item owned by the Council on a Road, or other improvement to a Road owned by the Council;
- 6.4 not be displayed more than one month before and two days after the event it advertises;
- 6.5 not be displayed for a continuous period of more than one month and two days in any twelve month period; and
- 6.6 not exceed 3 m² in size.

7. Signs on Local Government Land

A person must not, without the Council's permission, display or cause to be displayed a Moveable Sign on any Local Government Land or resting on or attached to a vehicle on any Local Government Land except a moveable sign:

- 7.1 attached to a licensed taxi;
- 7.2 on or attached to a vehicle belonging to any council and which has been placed on or attached to the vehicle with the consent of the council to which the vehicle belongs;
- 7.3 on or attached to a bus greater than 6 m in length;
- 7.4 on or attached to a vehicle which only has a sign or signs painted on or glued to it the main purpose of which is to identify it as belonging to a business;
- 7.5 comprising a sunscreen on a vehicle, where any message or trade name or mark on the sunscreen does not advertise a business being carried on in the vicinity of the place the vehicle is parked, or the products available from that business.

8. Exemptions

- 8.1 Subparagraphs 5.1 and 5.2 of this by-law do not apply to a Moveable Sign which is displayed and used:
- 8.1.1 to advertise a garage sale taking place from residential premises provided that no more than four Moveable Signs per residential premises may be displayed at any one time in relation to a garage sale taking place at that residential premises; or
 - 8.1.2 as a directional sign to a short term (less than three days) event run by a community/charitable body or an unincorporated association.
- 8.2 Subparagraphs 5.1.1, 5.1.2 and 5.1.3 of this by-law do not apply to a flat sign the message of which only contains a newspaper or magazine headlines and the name of the newspaper or magazine.
- 8.3 A requirement of this by-law will not apply where the Council has granted permission for the Moveable Sign to be displayed contrary to the requirement.
- 8.4 This by-law will not apply to a Moveable Sign which is:
- 8.4.1 placed on a Road pursuant to an authorisation under the Local Government Act 1999 or another Act;
 - 8.4.2 designed to direct people to the open inspection of any land or building that is available for purchase or lease;
 - 8.4.3 related to a State or Commonwealth election and is displayed during the period commencing on the issue of writ or writs for the election and ending at the close of polls on polling day; or
 - 8.4.4 related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day.

9. Removal of Unauthorised Moveable Signs

- 9.1 If:
- 9.1.1 the design or construction of a Moveable Sign that has been placed on a Road does not comply with a requirement of this by-law;
 - 9.1.2 the positioning of a Moveable Sign does not comply with a requirement of this by-law;
 - 9.1.3 any other relevant requirement of this by-law is not complied with; or
 - 9.1.4 the sign unreasonably:
 - 9.1.4.1 restricts the use of the Road; or
 - 9.1.4.2 endangers the safety of members of the public,
 an Authorised Person may order the owner of the sign to remove the sign from the Road.
- 9.2 A person must comply with an Order of an Authorised Person made pursuant to Paragraph 9.1 of this by-law.
- 9.3 If the Authorised Person cannot find the owner, or the owner fails to comply immediately with the order, the Authorised Person may remove the Moveable Sign.
- 9.4 If a Moveable Sign that is removed pursuant to Clause 9.3 of this by-law, is not claimed within thirty days of such removal, the Authorised Person may sell, destroy or otherwise dispose of the Moveable Sign as the Authorised Person thinks fit.
- 9.5 The owner or other person entitled to recover a Moveable Sign removed pursuant to Paragraph 9.3 of this by-law must pay to the Council any reasonable costs incurred by the Council in removing, storing and attempting to dispose of the Moveable Sign before being entitled to recover the Moveable Sign.

10. Removal of Authorised Moveable Signs

- 10.1 The owner of, or other person responsible for, a Moveable Sign must remove or relocate the Moveable Sign at the request of an Authorised Person if, in the reasonable opinion of that Authorised Person, and notwithstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the Moveable Sign.
- 10.2 The owner of, or other person responsible for, a Moveable Sign must remove or relocate the Moveable Sign at the request of an Authorised Person for the purpose of special events, parades, Road works or in any other circumstances which, in the reasonable opinion of the Authorised Person, requires relocation or removal of the Moveable Sign to protect public safety or to protect or enhance the amenity of a particular locality.

The foregoing by-law was duly made and passed at a meeting of the District Council of Mallala held on 31 August 2011, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

C. MANSUETO, Chief Executive Officer

MUNICIPAL COUNCIL OF ROXBY DOWNS

Adoption of Valuations and Declaration of Rates 2011-2012

NOTICE is hereby given that the Municipal Council of Roxby Downs, for the financial year ending 30 June 2012 and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 and the Roxby Downs (Indenture Ratification) Act 1982, adopted the following resolutions:

1. Adoption of Valuation

- 1.1 The rates assessed on rateable land in the area of the Council will be based on the capital value of land for all rateable land.
- 1.2 Pursuant to Section 167 (2) (a) of the Local Government Act 1999, the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council's area be adopted, totalling \$735 811 100.

2. Fixed Charge

Pursuant to Section 152 of the Local Government Act 1999, a fixed charge of \$450 is imposed in respect of each separate piece of rateable land in the Council area.

3. Declaration of Differential General Rates

Pursuant to Sections 152 (1) (c), 153 (1) (a) and 156 (1) (a) of the Local Government Act 1999, Differential General Rates are declared in accordance with the use of the land in accordance with the differentiating factors specified at Regulation 10 of the Local Government (General) Regulations 1999 as follows:

- 3.1 Residential Land—a differential rate of 0.3150 cents in the dollar on the capital value of such land.
- 3.2 Commercial Shops, Commercial Office, Commercial Other—a differential rate of 0.8600 cents in the dollar on the capital value of such land.
- 3.3 Industrial Light, Industrial Other, Primary Production and Other—a differential rate of 0.7600 cents in the dollar on the capital value of such land.
- 3.4 Vacant Land—a differential rate of 0.5950 cents in the dollar on the capital value of such land.

4. Service Charges

Pursuant to Section 155 of the Local Government Act 1999, a service charge of \$195 is imposed upon each separate piece of rateable land to which the Council makes available a collection, treatment and disposal of domestic waste service.

5. *Declaration of Separate Rate—Natural Resources Management Levy*

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, a separate rate (fixed charge) of \$35 is declared on all rateable land in the Council area to raise the amount of \$59 543 on behalf of the S.A. Arid Lands Natural Resources Management Board.

6. *Method of Payment*

That in accordance with Section 181 of the Local Government Act 1999, the 2011-2012 General Rates (Fixed Charge and Differential Rate), Service Charge and Separate Rate shall be due in four instalments payable on 20 October 2011, 20 December 2011, 20 March 2012 and 20 June 2012.

Dated 31 August 2011.

W. J. BOEHM, Administrator

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

Abete, Pasqualina, late of 565 Lower North East Road, Campbelltown, retired shopkeeper, who died on 7 August 2010.

Bond, Geoffrey Clarence, late of 12 Pinto Court, Woodcroft, retired public servant, who died on 7 June 2011.

Booth, Dorothy, late of 14 Frew Street, Fullarton, widow, who died on 18 June 2011.

Brook, Horace Charles, late of 4 Walsh Avenue, Strathalbyn, retired farmer, who died on 28 July 2008.

Davies, Geoffrey Ross, late of 20D Harris Street, Palmyra, Western Australia, loss adjuster, who died on 14 August 2010.

Edwards, Philip Hugh, late of 11 Edmund Street, Port Broughton, retired public servant, who died on 13 July 2011.

Farrar, Robert Thomas, late of 66 Nelson Road, Valley View, retired machine operator, who died on 21 May 2011.

Iversen, Ronald James, late of 1099 Grand Junction Road, Hope Valley, retired carpenter, who died on 7 July 2011.

May, Patricia May Jill, late of 13 Ashbrook Avenue, Payneham, married woman, who died on 17 July 2011.

McDonald, Allen Grey, late of 18 Cudmore Terrace, Marleston, retired toolmaker, who died on 19 June 2011.

Naylor, Harry Richard Strachan, late of 34 Molesworth Street, North Adelaide, retired farmer, who died on 8 July 2011.

Riches, Malcolm Francis, late of 12 Willow Avenue, Murray Bridge, retired fisherman, who died on 19 December 2010.

Thomas, Yvonne Mary, late of 16 McKenzie Road, Elizabeth Downs, retired mail officer, who died on 14 July 2011.

Woodards, Eva Narma Cherrington, late of 336 Kensington Road, Leabrook, retired school teacher, who died on 1 July 2011.

Wozniak, Robert, late of 78-96 Dumfries Avenue, Northgate, of no occupation, who died on 15 January 2011.

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 Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 7 October 2011, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons 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 same to the Public Trustee.

Dated 8 September 2011.

D. A. CONTALA, Public Trustee

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

Doherty, Maureen Dawn, late of 49 Livingstone Avenue, Prospect, who died on 6 April 2011.

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 abovenamed estate are directed to send full particulars and evidence of such claims to the undersigned on or before 13 October 2011, 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 above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

NATIONAL AUSTRALIA TRUSTEES LIMITED,
The Manager, Trustee Services, Level
10, 22 King William Street, Adelaide,
S.A. 5000.

ATTENTION

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