No. 143 4733



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 19 DECEMBER 2002

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 19 December 2002

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

No. 49 of 2002—Criminal Law (Forensic Procedures) (Miscellaneous) Amendment Act 2002. An Act to amend the Criminal Law (Forensic Procedures) Act 1998.

No. 50 of 2002—Terrorism (Commonwealth Powers) Act 2002. An Act to refer certain matters relating to terrorist acts to the Parliament of the Commonwealth for the purposes of section 51 (xxxvii) of the Constitution of the Commonwealth.

By command,

J. W. WEATHERILL, for Acting Premier

DPC 02/0586

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF LEGISLATION REVISION AND PUBLICATION ACT 2002 COMMITTED TO THE ATTORNEY-GENERAL

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 5 of the Administrative Arrangements Act 1994 and with the advice and consent of the Executive Council, I commit the administration of the Legislation Revision and Publication Act 2002 to the Attorney-General.

Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command.

J. W. WEATHERILL, for Acting Premier

AGO 0234/02CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF VICTIMS OF CRIME ACT 2001 COMMITTED TO THE ATTORNEY-GENERAL

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 5 of the *Administrative Arrangements Act* 1994 and with the advice and consent of the Executive Council, I commit the administration of the *Victims of Crime Act* 2001 to the Attorney-General.

Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

AGO 0380/02CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF UPPER SOUTH EAST DRY-LAND SALINITY AND FLOOD MANAGEMENT ACT 2002 COMMITTED TO THE MINISTER FOR ENVIRONMENT AND CONSERVATION

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 5 of the Administrative Arrangements Act 1994 and with the advice and consent of the Executive Council, I commit the administration of the Upper South East Dryland Salinity and Flood Management Act 2002 to the Minister for Environment and Conservation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command

J. W. WEATHERILL, for Acting Premier

HIGHWAYS ACT 1926 SECTION 30A(1)(b): CESSATION OF CONTROL OF ACCESS—PORTION OF SOUTH EAST HIGHWAY AT CRAFERS INTERCHANGE, HUNDRED OF NOARLUNGA

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

Preamble

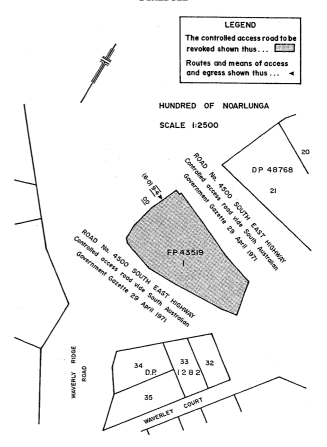
- 1. On 29 April 1971 a portion of RN 4500 South East Highway in the Hundred of Noarlunga was declared by proclamation to be a controlled-access road (see *Gazette* 29 April 1971 pp. 2264; 2268).
- 2. It is now intended that part of that controlled-access road ceases to be part of that controlled-access road.

Proclamation

PURSUANT to section 30A(1)(b) of the *Highways Act 1926*, on the recommendation of the Commissioner of Highways and with the advice and consent of the Executive Council, I declare—

- (a) that the part of the controlled-access road referred to in the preamble that is shaded on the plan in the Schedule of this proclamation ceases to be part of that controlledaccess road; and
- (b) that the routes and means of access by which persons may enter or leave the controlled-access road across the boundary of the land excised by paragraph (a) are as shown on the plan in the Schedule of this proclamation.

SCHEDULE



Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

CTSA 2002/13021

ECO 2/0065CS

HIGHWAYS ACT 1926 SECTION 30A(1)(a): CONTROL OF ACCESS—PORTION OF SOUTHERN EXPRESSWAY, HUNDREDS OF ADELAIDE AND NOARLUNGA

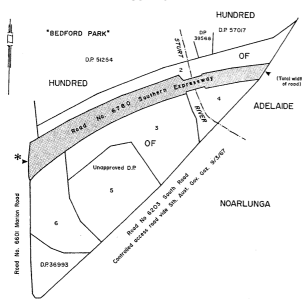
Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

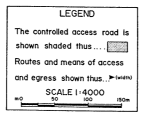
PURSUANT to section 30A(1)(a) of the *Highways Act 1926*, on the recommendation of the Commissioner of Highways and with the advice and consent of the Executive Council, I declare—

- (a) that the land shaded in grey on the plan in the Schedule is a controlled-access road; and
- (b) that the routes and means of access by which persons and vehicles may enter or leave the controlled-access road declared in paragraph (a) are as shown on the plan.

SCHEDULE



*
NOTE
Access only available to controlled access
road via overpass structure



Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

CTSA 2002/13001

LEGISLATION REVISION AND PUBLICATION ACT 2002 (Act No. 32 of 2002): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I fix 1 January 2003 as the day on which the *Legislation Revision and Publication Act 2002* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

AGO 0234/02CS

LEGAL SERVICES COMMISSION (MISCELLANEOUS) AMENDMENT ACT 2002 (Act No. 23 of 2002): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) MARIORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I-

- (a) fix 22 December 2002 as the day on which the *Legal Services Commission (Miscellaneous) Amendment Act* 2002 will come into operation; and
- (b) suspend the operation of section 11 of that Act until a day to be fixed by subsequent proclamation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

AGO 0435/02 CS

LOCAL GOVERNMENT ACT 1999 SECTIONS 9 AND 11: ALTERATION OF THE BOUNDARIES OF THE DISTRICT COUNCIL OF YORKE PENINSULA (AND GUM FLAT WARD)

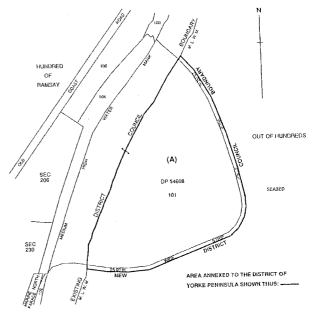
Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to sections 9 and 11 of the *Local Government Act* 1999, in pursuance of a proposal recommended by the Boundary Adjustment Facilitation Panel and with the advice and consent of the Executive Council, I alter the boundaries of the area of the District Council of Yorke Peninsula by incorporating in that area the land defined in the Schedule (and make a consequential amendment to the boundaries of the Gum Flat Ward).

SCHEDULE

That portion of allotment 101 of DP 54608, together with a 25.00 metre wide strip of seabed seaward of the said allotment 101, Out of Hundreds, Out of Districts, more particularly delineated on the following plan and marked "(A)":



Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

COLG 0016

NATIVE VEGETATION (MISCELLANEOUS) AMENDMENT ACT 2002 (Act No. 44 of 2002): DAY OF COMMENCE-MENT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I-

- (a) fix 19 December 2002 as the day on which the Native Vegetation (Miscellaneous) Amendment Act 2002 (the "Amendment Act") will come into operation;
- (b) suspend the operation of the following provisions of the Amendment Act until a day or days to be fixed by subsequent proclamation or proclamations:
 - (i) section 3(b), (d), (e) and (f);
 - (ii) sections 4 to 14 (inclusive);
 - (iii) sections 16, 17, 18 and 19;
 - (iv) sections 21, 22, 23 and 24;
 - (v) section 32;
 - (vi) sections 35 and 36;
 - (vii) the Schedule;
- (c) suspend the operation of section 33F (1), (4) (a), (5),
 (6) (a) and (7) (to be inserted into the *Native Vegetation Act 1991* by section 29 of the Amendment Act) until a day to be fixed by subsequent proclamation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

MEC 0038/02 CS

UPPER SOUTH EAST DRYLAND SALINITY AND FLOOD MANAGEMENT ACT 2002 (Act No. 48 of 2002): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I fix 19 December 2002 as the day on which the *Upper South East Dryland Salinity and Flood Management Act 2002* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

ECO 2/0065CS

VICTIMS OF CRIME ACT 2001 (Act No. 58 of 2001): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I fix 1 January 2003 as the day on which the *Victims of Crime Act 2001* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 19 December 2002.

By command,

J. W. WEATHERILL, for Acting Premier

AGO 0380/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Controlled Substances Advisory Council, pursuant to the provisions of the Controlled Substances Act 1984:

Deputy Member: (from 19 December 2002 until 18 July 2004)

Jason Mark White (Deputy to Ali)

By command,

J. W. WEATHERILL, for Acting Premier

MHEA-MGR 0029CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Multicultural and Ethnic Affairs Commission, pursuant to the provisions of the South Australian Multicultural and Ethnic Affairs Commission Act 1980:

Member: (from 1 January 2003 until 31 December 2004) John Antoine Kiosoglous

Member: (from 1 January 2003 until 31 December 2005) Peter Ppiros

Member: (from 1 January 2003 until 31 December 2004) Norman Schueler

Chair: (from 1 January 2003 until 31 December 2004) John Antoine Kiosoglous

Deputy Chair: (from 1 January 2003 until 31 December 2003)

Hieu Van Le

By command,

J. W. WEATHERILL, for Acting Premier

ATTG 0433/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Development Assessment Commission, pursuant to the provisions of the Development Act 1993:

Member: (from 19 December 2002 until 30 June 2003) James Bickford Jarvis

By command,

J. W. WEATHERILL, for Acting Premier

MUDP-PL 00034/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Development Policy Advisory Committee, pursuant to the provisions of the Development Act 1993:

Member: (from 2 January 2003 until 30 June 2003) Mario Barone

Presiding Member: (from 2 January 2003 until 30 June 2003) Mario Barone

By command,

J. W. WEATHERILL, for Acting Premier

MUDP-PL 00034/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER 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

Member: (from 19 December 2002 until 18 January 2004) Linda Dore

Deputy Member: (from 19 December 2002 until 18 January 2004)

Meredith Dickson (Deputy to Dore)

By command,

J. W. WEATHERILL, for Acting Premier

ATTG 0428/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Country Fire Service Board, pursuant to the provisions of the Country Fires Act 1989:

Member: (from 23 December 2002 until 28 February 2003) Barry Kym McHugh Jeffrey Gordon Cook

Member: (from 23 December 2002 until 22 December 2003)

Patrick John Forster Russell Branson Richard Andrew Stevens

Lisien Loan

Presiding Member: (from 23 December 2002 until 22 December 2003)

Richard Andrew Stevens

Deputy Presiding Member: (from 23 December 2002 until 22 December 2003) Russell Branson

By command.

J. W. WEATHERILL, for Acting Premier

MES 012/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has removed Trevor Dew as Member and Ivan Brooks, Richard Underdown and Andrew Watson as Deputy Members of the South Australian Bushfire Prevention Advisory Committee, pursuant to the Country Fires Act 1989 and the Acts Interpretation Act 1915.

J. W. WEATHERILL, for Acting Premier

MES010/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Bushfire Prevention Advisory Committee, pursuant to the provisions of the Country Fires Act 1989:

Member: (from 19 December 2002 until 26 September 2004)

Ivan Brooks John Hodges Choate Richard Philip Underdown Eric Anthony Drohan Andrew Watson

Deputy Member: (from 19 December 2002 until 26 September 2004)

Jasemin Rose (Deputy to Choate)

Dennis Raymond Page (Deputy to Underdown)

Trevor James Dew (Deputy to Drohan) Warwick Grace (Deputy to Watson)

By command,

J. W. WEATHERILL, for Acting Premier

MES 010/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

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

Member: (from 1 January 2003 until 31 December 2003)

Andrew Henry Lenthal Swifte Robert Wilfred Hamdorf David Neal Tamblyn Rex Clifton Senior Shannon Clair Murray Yvonne Hill

Deputy Member: (from 1 January 2003 until 31 December

2003)

Rosemary Joy Batt

Owen Llewelyn Willett Bevan

Michael Thomas Hudson

Ingrid Griggs Richard Way

David Nathan Hillan

Chair: (from 1 January 2003 until 31 December 2003)

Robert Wilfred Hamdorf

Deputy Chair: (from 1 January 2003 until 31 December 2003)

Owen Llewelyn Willett Bevan

By command,

J. W. WEATHERILL, for Acting Premier

MPO 010/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Stephanie Wendy Key, MP, Minister for Social Justice, Minister for Housing, Minister for Youth and the Minister for the Status of Women to be also Acting Minister for Urban Development and Planning, Acting Minister for Gambling, Acting Minister for Administrative Services and Acting Minister Assisting in Government Enter-prises for the period 11 January 2003 to 27 January 2003 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command.

J. W. WEATHERILL, for Acting Premier

DTRN 00014/2002CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned people as Her Majesty's Counsel in the State of South Australia:

Paul Anthony Heywood-Smith Patricia Kelly Michael Thomas Boylan Barry Francis Beazley David Cameron Lovell

By command.

J. W. WEATHERILL, for Acting Premier

ATTG 0423/02CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Jacynth Elizabeth Sanders to the office of Magistrate on an auxiliary basis from 1 January 2003 to 30 June 2003, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

J. W. WEATHERILL, for Acting Premier

ATTG 0414/02TC1CS

Department of the Premier and Cabinet Adelaide, 19 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Christine Ruth Swift, LLB (Hons) GDLP, Senior Assistant Parliamentary Counsel to the position of Commissioner for Legislation Revision and Publication commencing from 1 January 2003, pursuant to Section 4 of the Legislation Revision and Publication Act 2002.

By command.

J. W. WEATHERILL, for Acting Premier

ATTG 0234/02CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation

I, PATRICK CONLON, the Minister for Government Enterprises, hereby delegates, pursuant to section 9 of the Administrative Arrangements Act 1994, all of my powers and functions under sections 13B, 13C, 13D and 13E of the State Lotteries Act 1966, to the Minister for Gambling.

Dated 17 November 2002.

P. CONLON, Minister for Government Enterprises

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Adelaide Precincts United Group Incorporated

South Australian Vocational Rehabilitation Providers Association Incorporated

Asian Outreach Australia Incorporated

Naracoorte and District Community Club Incorporated

Albert James Lawrie and Sons Incorporated

Olive Park Association Incorporated

Murray River Boatshare Owners Association Incorporated

Parks Legal Service Incorporated

The South Australian Light Horse Historical Association Incorporated

Covenant Investors Association Incorporated

George Pearson Leedham Family Association Incorporated

Southern Australian Meat Alliance Incorporated

The Norwood Concert Hall Piano Association Incorporated

Panthers Softball Club Incorporated

The Recreational Nets and Pots Fishing Association Incorporated

Mt Lofty Ranges Art and Craft Society Incorporated

Ruddall Soldiers' Memorial Hall Incorporated

Adelaide Hills Harvest Festival Incorporated

Dated 13 December 2002.

B. I. COLQUIST, A delegate of the Corporate Affairs Commission

AERODROME FEES ACT 1998

PARAFIELD AIRPORT

Schedule of Charges-Effective from 1 January 2003

THE following charges apply to the use of Parafield Airport:

- (a) Landing Charge:
 - (i) For each aircraft weighing more than 10 000 kg MTOW, a charge of \$5.74 per 1 000 kg MTOW pro rata.
 - (ii) For aircraft landing at Parafield Airport for the purposes of undergoing substantial maintenance on the airport and weighing less than 10 000 kg MTOW, a single charge of \$5.74 per 1 000 kg MTOW pro rata.
 - (iii) For the purposes of an aircraft undergoing substantial maintenance, evidence in the form of a Substantial Maintenance Claim Form must be submitted to the Credit Controller at Parafield Airpot Ltd (PAL) within 24 hours of the aircraft landing at Parafield Airport. If PAL is not notified of an aircraft landing for substantial maintenance within 24 hours then a daily charge of \$5.74 per 1 000 kg MTOW pro rata will be levied in addition to the landing charge.
- (b) General Aviation Access Charge (GAAC)

For each aircraft not covered by (a) above a GAAC charge of \$5.74 per 1 000 kg MTOW pro rata per day or part of a day, will be made. GAAC may be paid in advance for periods of one month, six months or twelve months. Advance payment will attract a discount as shown in the table below:

	Rate per 1 000 kg MTOW (pro rata) \$	Effective discount rate %
One Month	157 838 1 467	10 20 30

(MTOW = maximum take-off weight as specified by the manufacturer).

The prices shown in this Schedule are inclusive of GST.

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Wojciech Kossovski, BLD 104913.

SCHEDULE 2

Work performed by the licensee to construct two small timber houses on the property described as 571 Brodie Road, Huntfield Heights.

Schedule 3

The licensee must not transfer his interest in the lands prior to five years from the date of completion of the building work without the authorisation of the Commissioner for Consumer Affairs

Dated 3 December 2002.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 610/02-00417

BUILDING WORK CONTRACTORS ACT 1995

Exemptions

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Christos Chaousis, BLD 30875.

SCHEDULE 2

Work performed by the licensee to construct a single storey house on land owned by the licensee on the property described as 7 Parish Court. Millswood.

SCHEDULE 3

The licensee must not transfer his interest in the land prior to five years from the date of completion of the building work without the authorisation of the Commissioner for Consumer Affairs.

Dated 10 December 2002.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 610/02-00437

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

- Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as an Emergency Services Reserve and declare that such land shall be under the care, control and management of the Minister for Police, Correctional Services and Emergency Services.

The First Schedule

Fire Station Reserve, allotment 127, Town of Tarpeena, Hundred of Mingbool, County of Grey, the notice of which was published in the *Government Gazette* of 1 December 1988 at page 1922, The Fifth Schedule, being the whole of the land comprised in Crown Record Volume 5551 Folio 612.

The Second Schedule

Allotment 1 of DP 49266, Town of Tarpeena, Hundred of Mingbool, County of Grey, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5551 Folio 612, subject nevertheless to:

- An easement to Telstra Corporation Limited for telecommunications purposes over that portion of allotment 1 marked A on DP 49266.
- A right of way over that portion of allotment 1 marked B on DP 49266 and appurtenant to allotments 2 and 3 (DP 49266).
 Dated 19 December 2002.
 - J. HILL, Minister for Environment and Conservation

DEHAA 09/1999

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Reserve for Community purposes and declare that such land shall be under the care, control and management of The Corporation of the City of Whyalla.

The Schedule

Allotment 1 of FP 7466, Hundred of Cultana, County of York, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5879 Folio 261.

Dated 19 December 2002.

J. HILL, Minister for Environment and Conservation

DEHAA 17/0947

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Recreation Reserve and declare that such land shall be under the care, control and management of The District Council of Mount Barker, subject to the following condition: that no dealing or development with the reserve will take place without the prior written approval of the Minister for Urban Development and Planning or his successor as the Minister responsible for the Planning and Development Fund.

The Schedule

Allotment 5 of DP 14394, Hundred of Macclesfield, County of Hindmarsh, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5784 Folio 939, subject nevertheless to an existing easement *vide* Certificate of Title Volume 4159 Folio 937 over that portion of allotment 5 marked B on DP 14394.

Dated 19 December 2002.

J. HILL, Minister for Environment and Conservation

PLN 02/0158

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Community and Recreation Reserve and declare that such land shall be under the care, control and management of the Municipal Council of Roxby Downs.

The Schedule

Allotment 689, Town of Roxby Downs, Out of Hundreds (Andamooka), exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5751 Folio 13.

Dated 19 December 2002.

J. HILL, Minister for Environment and Conservation

DENR 14/0266

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Land for the purposes of the Australian Mineral Foundation, allotment 20 of DP 33958, being portion of former section 663, hundred of Adelaide, county of Adelaide, the proclamation of which was published in the *Government Gazette* of 27 January 1972 at page 245, The Third Schedule, being the whole of the land comprised in Crown Record Volume 5856 Folio 771.

Dated 19 December 2002.

J. HILL, Minister for Environment and Conservation

DEHAA 17/1231

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

- Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as an Emergency Services Reserve and declare that such land shall be under the care, control and management of the Minister for Emergency Services.

The First Schedule

Community Purposes Reserve, section 136, Hundred of Minecrow, County of MacDonnell, the proclamation of which was published in the *Government Gazette* of 18 October 1984 at page 1260, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5476 Folio 688.

The Second Schedule

Section 136, Hundred of Minecrow, County of MacDonnell, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5476 Folio 688.

Dated 19 December 2002.

J. HILL, Minister for Environment and Conservation

DEHAA 09/2018

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

- Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as an Emergency Services Reserve and declare that such land shall be under the care, control and management of the Minister for Emergency Services.

The First Schedule

Country Fire Services Reserve, section 466, Hundred of Rivoli Bay, County of Grey, the proclamation of which was published in the *Government Gazette* of 6 March 1980 at page 458, The Third Schedule, being the whole of the land comprised in Crown Record Volume 5654 Folio 314.

The Second Schedule

Section 466, Hundred of Rivoli Bay, County of Grey, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5654 Folio 314.

Dated 19 December 2002.

J. HILL, Minister for Environment and Conservation

DEHAA 09/2019

DEVELOPMENT ACT 1993, SECTION 29 (2) (a): AMENDMENT TO THE PLAYFORD (CITY) DEVELOPMENT PLAN Preamble

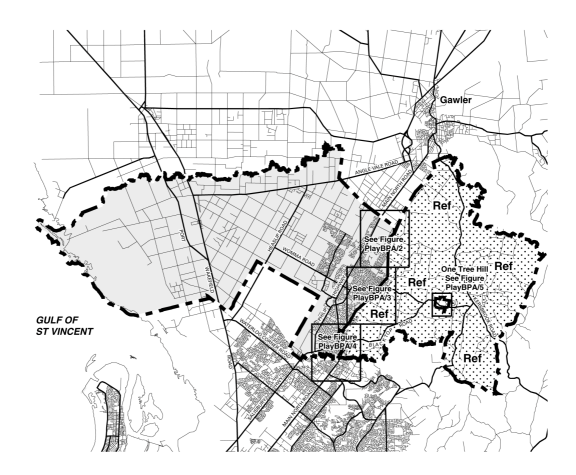
It is necessary to amend the Playford (City) Development Plan dated 22 August 2002.

NOTICE

PURSUANT to section 29 (2) (a) of the Development Act 1993, I, Jay Weatherill, MP, being the Minister administering the Act, amend The Playford (City) Development Plan dated 22 August 2002, as follows:

- (a) delete Maps Play/1 (Overlay 3) and Play/1 (Overlay 3) Enlargement A;
- (b) under Council-wide Bushfire Protection Principles of Development Control delete the wording 'Map Play/1 (Overlay 3)' and insert the wording 'Figures PlayBPA/1 to 5'; and
- (c) insert the figures contained in Attachment A.

ATTACHMENT A





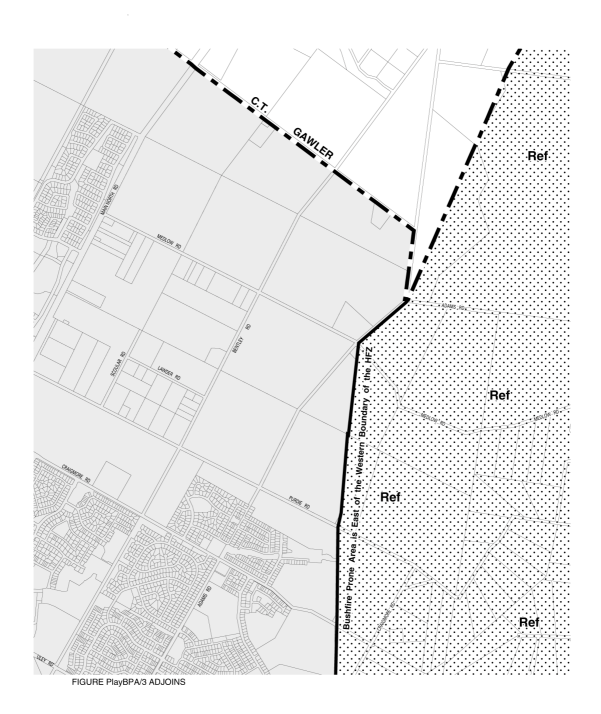
Not in Bushfire Prone Area

Ref: CFS Referral Area

Bushfire Prone Area Boundary

Development Plan Boundary

PLAYFORD (CITY)
INDEX TO BUSHFIRE PRONE AREA
FIGURE PlayBPA/1



Not in Bushfire Prone Area

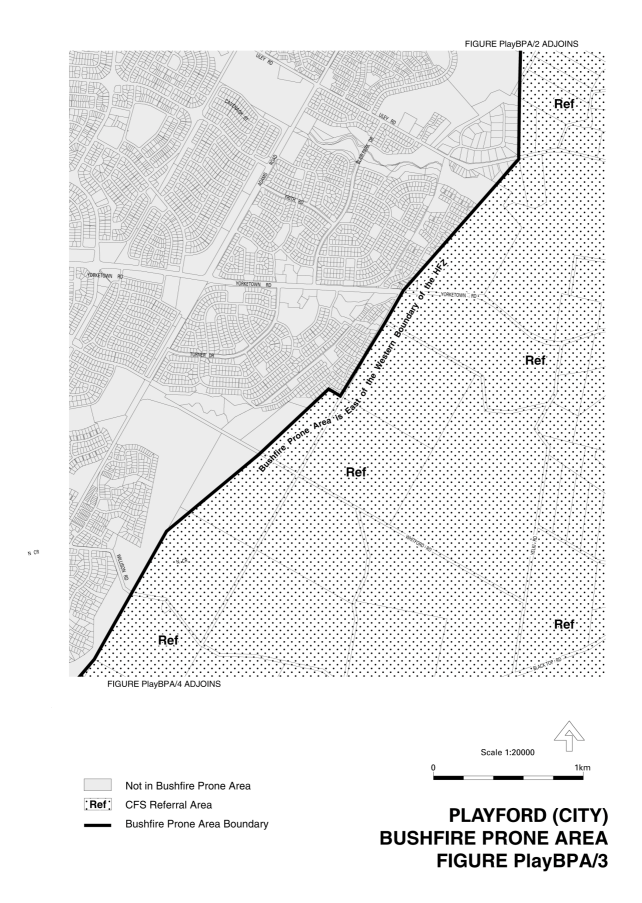
[Ref.] CFS Referral Area

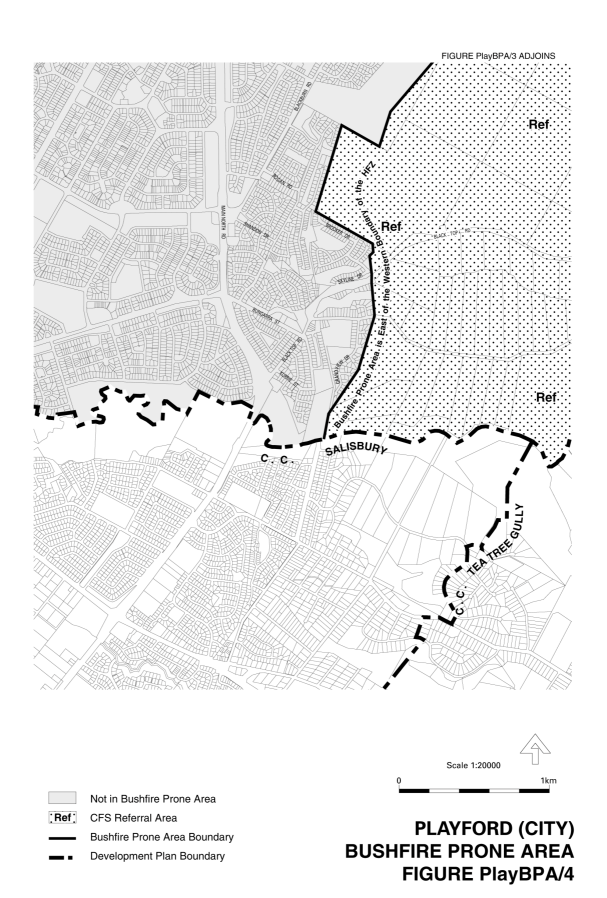
Bushfire Prone Area Boundary

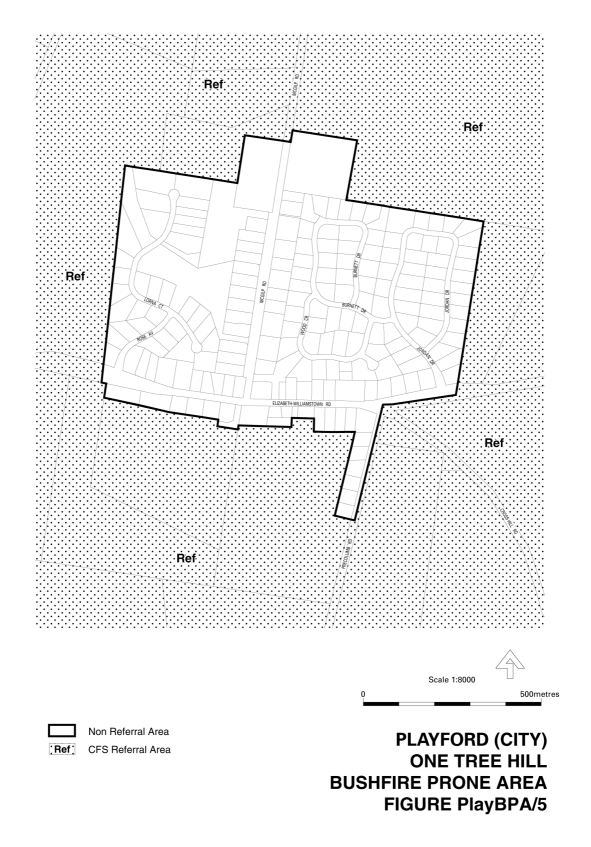
■ ■ Development Plan Boundary



PLAYFORD (CITY) BUSHFIRE PRONE AREA FIGURE PlayBPA/2







Dated 19 December 2002.

J. WEATHERILL, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993: SECTION 46 (1)

Preamble

Section 46 (1) of the Development Act 1993, allows the Minister for Urban Development and Planning to apply that section to a specified kind of development or project if the Minister is of the opinion that a declaration under that section is appropriate or necessary for the proper assessment of development or a project of major environmental, social or economic importance.

NOTICE

PURSUANT to section 46 (1) of the Development Act 1993, being of the opinion that a declaration under that section is appropriate for the proper assessment of development of major environmental, social and economic importance, I declare that section 46 of the Act applies to all development of a kind specified in Schedule 1, in that part of the State specified in Schedule 2.

SCHEDULE 1

The following kinds of development are specified if undertaken in, or in relation to, that part of the State specified in Schedule 2:

- (a) change in the use of the land and construction work for the establishment of a marina, boat harbour and waterways, including the excavation of an entrance channel, marina basin and residential canals; the excavation/filling and the formation of land for allotments; construction of flushing basins; construction of a breakwater; installation of edge treatments and navigational aids; construction of a boat ramp and associated structures; installation of moorings and pontoons; and construction of a wharf, travel lift jetty and associated structures, and
- (b) division of land into allotments, including the excavation/filling and the formation of land and the provision of infrastructure for water supply, electricity, telecommunications, stormwater disposal, effluent disposal, roads and parking,

for the purposes of, or ancillary to, establishing or operating a commercial/recreational marina facility and waterfront residential development.

SCHEDULE 2

All of the land delineated by the bold line in the map in Schedule 3 is specified for the purposes of Schedule 1, comprising:

- 1. The whole of the land comprised in certificate of title register book volume 5853, folio 840 and part of certificate of title register book volume 5560, folio 348.
 - 2. Part of Crown Reserve volume 5424, folio 383 and Crown Reserve volume 5659, folios 302 and 307.
 - 3. Part of Road Reserve number RP 6315.
 - 4. An area adjacent to the coastline extending into Lacepede Bay as shown on attached map of Schedule 3.

SCHEDULE 3 **CAPE JAFFA HUNDRED OF MT BENSON** SCALE 1:15000 MAJOR DEVELOPMENT BOUNDARY Lacepede Вау SECTION 223 HD OF MT BENSON CR 5659/302 MINISTER. FOR ENVIRONMENT & CONSERVATION OUT OF HUNDREDS (LACEPEDE BAY) LOT 44 DP 27532 CR 5424/383 MINISTER. FOR ENVIRONMENT CONSERVATION Council Boundary is Low Water Mark LOT 45 DP 27532 CR 5752/768 KINGSTON DC SECTION 92 HD OF MT BENSON CT 5560/348 M.A & I.D LANKENAU SECTION 306 CR 5659/307 KINGSTON DC (S.O.D. Book page 21) ALLOTMENT 123 DP 55486 CT 5853/840 A.S. JANZ ROAD JAFFA CAPE SECTION 90 ROTHALLS (S.O.D. Book page 20) ALLOTMENT 4 DP 45040 LIMESTONE COAST ROAD SECTION 196 ALLOTMENT 3 DP 45040

Minister for Urban Development & Planning

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional Collection Depots and Variations to Existing Depot Approvals

I, STEPHEN RICHARD SMITH Senior Adviser, Container Deposit Legislation, and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

1. APPROVED COLLECTION AREAS

Approve the following collection areas in relation to all classes of containers that are approved under the Act, at or subsequent to the date of this notice, as Category B Containers:

- (a) The area of South Australia north of the 32nd parallel is designated as 'the Northern Collection Area'; and
- (b) The area of South Australia south of the 32nd parallel is designated as 'the Southern Collection Area'.

2. APPROVAL OF ADDITIONAL COLLECTION DEPOTS

2.1 Approval of collection depots:

Approve the collection depots identified by reference to the following matters, to receive all containers belonging to a class of containers which is, at or subsequent to the date of this notice, approved as Category B Containers:

- (a) the name of the collection depot described in Schedule 1 of this notice;
- (b) the name of the proprietor of the depot identified in Schedule 1 of this notice;
- (c) the location of the depot described in Schedule 1 of this notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Schedule 1 of this notice.

2.2 *Conditions of approval:*

Impose the following conditions of these approvals:

- (a) the person in charge of a collection depot shall ensure the depot premises complies with Council planning regulations and shall be kept in an orderly condition;
- (b) the person in charge of a collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring;
- (c) the person in charge of a collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority;
- (d) the person in charge of a collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) a nuisance or offensive condition;
 - (ii) a risk to health or safety;
 - (iii) damage to the environment;
- (e) the person in charge of a collection depot is reminded of the 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, do not pollute the environment in a way which causes or may cause environmental harm.

3. VARIATION TO EXISTING APPROVALS OF COLLECTION DEPOTS

Vary the approvals of collection depots that were granted under the Act prior to the date of this notice and vary the conditions of these approvals to be as follows:

3.1 Approval of Collection Depots:

The collection depots identified by reference to the following matters are approved:

- (a) the name of the collection depot described in Schedule 2 of this notice;
- (b) the name of the proprietor of the depot identified in Schedule 2 of this notice;

- (c) the location of the depot described in Schedule 2 of this notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Schedule 2 of this notice.

These collection depots listed at Schedule 2 of this notice are, apart from those depots also listed on Schedule 3 of this notice, 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.

Those collection depots listed at Schedule 3 of this notice are approved for the classes of containers identified in Schedule 3 which were approved under the Act, at or subsequent to the date of this notice, as Category B Containers.

3.2 Conditions of approval:

Impose the following conditions on these approvals:

- (a) the person in charge of a collection depot shall ensure the depot premises complies with Council planning regulations and shall be kept in an orderly condition;
- (b) the person in charge of a collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring;
- (c) the person in charge of a collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority;
- (d) the person in charge of a collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) a nuisance or offensive condition;
 - (ii) a risk to health or safety;
 - (iii) damage to the environment;
- (e) the person in charge of a collection depot is reminded of the 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, do not pollute the environment in a way which causes or may cause environmental harm.

Dated 19 December 2002.

S. R. SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority.

SCHEDULE 1
Approval of Additional Collection Depots

Depot Name	Company/Trading Name	Proprietors	Depot Location	Certificate of Title Volume/ Folio No.	Collection Area
Aldinga Recycle Centre	Aldinga Recycle Centre	Southern Fly Pty Ltd (P. Bishop)	Lot 2, How Road, Aldinga	5238/333	Southern
Balhannah Salvage & Trading	Balhannah Salvage & Trading	Darren Johns	87 Main Road, Balhannah		Southern
Barmera Recycling Riverland Bottle Depot	Barmera Recycling Riverland Bottle Depot	M. J. Hobby & B. S. Stawa Philip and Debra Cmrlec	arz 4 Anderson Street, Barmera 18 Verrall Cresent, Berri	5117/728 5454/533	Southern Southern
Blanchetown Recycling Centre	Blanchetown Recycling Centre	R. J. Payne	Lot 510, Merrivale Road, Blanchetown		Southern
Blinman	J.K. & J.D. Henery	J.K. and J.D. Henery	Alpana Station, Block 69, Hundred of Carr,		Northern
Cape Recycling	Cape Recycling	C. Royans and D. R. Kelley	Blinman 89 Flinders Drive, Cape Jervis		Southern
Northern Saints Recycling Depot	Daryl Denton Pty Ltd	Daryl Denton	Lot 787, Flat Hill Road, Coober Pedy		Northern
Darke Peak Recycling Centre	A.J. Grey	A. J. Grey	Lot 49, Henry Street, Darke Peak		Southern
Scout Recycling Centre Elizabeth	Scouts Australia	Scouts Australia SA Branch	5 Ridgeway Road, Elizabeth	4086/4	Southern
Elizabeth Bottle & Wood Yard	Y.P. Logistics Pty Ltd	Neil and Sue Drogemuller	Corner Philip Highway and Coglin Road, Elizabeth South	5609/916	Southern
Greenwith Grove Recyclers	BTA Recyclers Pty Ltd	Wayne W. Owens and Ian T. Weber	Lot 10, Greenwith Road, Golden Grove		Southern
Scout Recycling Centre Port Wakefield	Scouts Australia	Scouts Australia SA Branch	Lot 74, Port Wakefield Road, Green Fields	4121/94	Southern
Scout Recycling Centre Adelaide Hills	Scouts Australia	Scouts Australia SA Branch	Windmill Hill Road, Hahndorf	4086/566	Southern
Hawker Recycle	Hawker Recycle	James and Naomi Matthews	Lot 395, Druid Range Drive, Hawker	2503/51	Northern
Jamestown Recycling	TM Box	Tim Box	Boundary Road, Jamestown	Section 616, Hundred of Belalie	Southern
YP Recycling	YP Logistics Pty Ltd	Neil and Sue Drogemuller	100 Port Road, Kadina		Southern
Island Recycling	Island Recycling	Chris Barrett	Lot 31, Addison Street, Kingscote		Southern
Mallee Express Pty Ltd	Mallee Express Pty Ltd	Allan Dunsford	Lot 3, Enterprise Road, Lameroo		Southern
Leigh Creek Bottle & Recycling Depot	Leigh Creek Bottle & Recycling Depot	Glen Freebairn	Pony Club Road, off Airport Road, Leigh Creek	0407748P	Northern
Lock Recycling Depot	Lock Recycling Depot	James C. Dearman	Palkagee Road (formally Dark Peak Road), Lock	5466/545	Southern
Lucindale Recycling Depot	Lucindale Recycling Depot	N.R. and M.J. Fallon	15 Banksia Street, Lucindale	5471/928	Southern
Magill Recycling Depot	Magill Recycling and Salvage	Dakatasi Pty Ltd	8 Nightingale Avenue, Magill		Southern
Marree Recycling Depot	Marree Recycling Depot	Lyall and Shirley Oldfield	Lot 63, Sixth Street, Marree		Northern
McLaren Vale Recycling Centre	McLaren Vale Recycling Centre	Terence Philip Vertue	Unit 6, 229 Main Road, McLaren Vale	5000/431	Southern
Meningie Bottle Yard	Meningie Bottle Yard	Warren Eric and Eileen Mary Schulz	Corner Princes Highway and Yumali Road, Meningie		Southern
Minlaton Modbury & Para Hills Bottle Depot	Minlaton Transport Cockrell Trading Pty Ltd trading as Modbury & Para Hills Bottle Depot	W. A. and M. J. Cadd Stephen Cockrell	3 Fifth Street, Minlaton 21 Famechon Crescent, Modbury	4291/292 5593/641	Southern Southern
Mount Barker Bottle & Can	Mount Barker Bottle & Can	Leslie, Kathleen, Paul Chandler	Lot 27, Oborn Road, Mount Barker	4269/31	Southern
Mooringie Avenue Bottle Company	Mooringie Avenue Bottle Company	A. B. and S. M. Rawlings	114 Mooringie Avenue, North Plympton	5082/229 5099/385	Southern
Northern Windmills & Agencies	Northern Windmills & Agencies	D. W. and D. J. Schultz	26 Second Street, Orroroo	3293/123	Southern
Penola Recycling Depot Port Kenny Recycling	Penola Recycling Depot L.J. Famiglietti, J.	Gary and Leanne Galpin L. J. Famiglietti and J.	4 Riddoch Street, Penola Section 73, Hundred of	5209/698/699 4222/98	Southern Southern
Port Neill Recyclers	Andrae Port Neill Recycling	Andrae Brian and Raelene Connell	Wright, Port Kenny 43 Wallis Street, Port Neill	5370/927	Southern

Approval of Additional Collection Depots—continued

Depot Name	Company/Trading Name	Proprietors	Depot Location	Certificate of Title Volume/ Folio No.	Collection Area
Pirie Bottle & Scrap Metal	Pirie Bottle & Scrap Metal	M. F. and J. L. Meyers	Port Broughton Road, Port Pirie	4354/254	Southern
TG Bottle & Can Depot	TG Bottle & Can Depot	T. G. Robertson	21 Catherine Street, Port Wakefield	3315/13	Southern
Quorn Recycling	RG Williams	Reginald G. Williams	Lot 40, Arden Vale Road, Ouorn	5267/33/145	Northern
Greenbanks Reynella Bottle & Can	Greenbanks Adelaide Recycling Depot	Paul and Mark Greenbank	143 Old South Road, Reynella	5671/620	Southern
Rodda Recycling	Rodda Recycling	Trevor B. and Paula J. Rodda	19 Alexander Street, Royal Park	5258/68	Southern
Scout Recycling Centre Salisbury	Scouts Australia	Scouts Australia SA Branch	81 Stanbel Road, Salisbury Plain	4132/400	Southern
P. & T. Recycling Seaford	P. & T. Recycling Seaford	Philip and Tina Martin	42-46 Seaford Road, Seaford	5364/293	Southern
Sheidow Park Recycling	Sheidow Park Recycling	Robin Ryan and Lana Dubronsky	Lot 3, Commercial Road, Sheidow Park		Southern
Oaklands Road Bottle Company	Oaklands Rd Bottle Company	A. B. and S. M. Rawlings	59 Oaklands Road, Somerton Park	5197/707	Southern
Strathalbyn Recycling	Strathalbyn Recycling Depot	Warren Eric and Eileen Mary Schulz	Dry Plains Road, Strathalbyn	5352/882	Southern
Tumby Bay Recycling Centre	RG Cave & Co. Refuse & Recycling Depot	Anthony and Paul Cave	Bratten Way, Tumby Bay	Sections 248 and 249, Hundred of Hutchison	Southern
South Coast Bottle & Can Co. Pty Ltd	South Coast Bottle & Can Co. Pty Ltd	Grant Levy	112 Maude Street, Victor Harbor		Southern
Welland Waste & Recycling Depot Pty Ltd	Welland Waste & Recycling Depot Pty Ltd	B. M. Erceg and K. Altmann	42 Musgrave Avenue, Welland		Southern
Collex Spencer Gulf Waste	(Division of Collex Waste Management)	Collex Waste Management Pty Ltd	8 Jacobs Street, Whyalla Norrie		Southern
Wudinna Recycling	Wudinna Recycling	H. H. Kowalewski	Section 18, Hundred of Pygery, Wudinna	1518/30	Southern
Coastal Recycle Yankalilla	Coastal Recycle	Graham Bruce Pomeroy	Lot 8, Bartlett Place, Yankalilla		Southern

SCHEDULE 2
Variation to Existing Approvals of Collection Depots

Depot Name	Company/Trading Name	Proprietors	Depot Location	Certificate of Title Volume/ Folio No.	Collection Area
S.M. & T.J. Lange	Lange's Can Bottle Depot	Stan and Trevor Lange	22-24 Newcastle Street, Angaston	1735/710	Southern
Arno Bay Recycling Depot	M.J. & M.F. Gaston	M. J. and M.F. Gaston	Block 71, First Street, Arno Bay		Southern
Blackwood Firewood & Recycling	Blackwood Firewood Service	Robin Ryan and Lana Dubrowsky	Lot 31 Main Road, Blackwood	4362/93	Southern
Bordertown Recycling Depot	Bordertown Recycling Depot	Peter John Fell	Brown Terrace, Bordertown	5584/38 5168/354/353	Southern
Bowhill General Store	Jetison Pty Ltd trading as Bowhill General Store	Marc and Sandy Williams	Lot 50, Chucka Bend Road, Bowhill	5674/193	Southern
Kamleh Cans Depot	Kamleh Cans Depot	Moufid Kamleh	53B Sturt Road, Brighton		Southern
Burra Recycling Centre	Burra Recycling Centre	M. J. and P. G. Van Gasteren	Quarry Street, Burra	5684/499	Southern
Waterloo Bottle & Can Depot	Waterloo Bottle & Can Depot	George Szwarc and John MacVicar	551 Waterloo Corner Road, Burton	4150/804	Southern
Carrieton	B.L. & K.A. Dorward	Brian and Kathleen Dorward	1 South Terrace, Carrieton	547/58	Southern
Ceduna Can & Bottle Depot	Genrich Transport Pty Ltd	Basil R. and Isobel J. Genrich	80 McKenzie Street, Ceduna		Southern
Clare Recycling Depot	Clare Recycling Depot	Mario and Justine Tizio	Lot 11, East Terrace, Clare	0314/778T	Southern
Cowell Recycling Depot	Cowell Recycling Depot	Yvonne Faye Simms	1 Smith Road, corner Franklin Terrace, Cowell	Section PT 1234	Southern
Cummins Can & Bottle Depot	Cummins Can & Bottle Depot	Brian L. Nagel and Coral F. Nagel	48 Light Road, Cummins	1573/21	Southern
Daws Road Bottle Company	Daws Road Bottle Company	A. B. and S. M. Rawlings	76 Daws Road, Edwardstown	5197/637	Southern

Variation to Existing Approvals of Collection Depots—continued

		0 11 3	1		
Depot Name	Company/Trading Name	Proprietors	Depot Location	Certificate of Title Volume/ Folio No.	Collection Area
Elliston Caravan Park	Elliston Caravan Park Recycling Centre	Troy Richard Sanders Taylor	2 Flinders Highway, Elliston	5268/583/584/ 585	Southern
Eudunda	M.R. & M.J. Schiller	M. R. and M. J. Schiller	Section 266, Hundred of Neales, Magpie Drive, Eudunda	4136/817	Southern
Leos Can & Bottle	Leos Can & Bottle	Arthur Wrigley	142 Findon Road, corner		Southern
Collection Service Edmonds Drinks	Collection Service Edmonds Drinks	Sonnet Investments Pty Ltd	Trimmer Parade, Findon 389 Glen Osmond Road, Glen Osmond	4035/382 525/ 88	Southern
South Coast Bottle & Can Co. Goolwa	South Coast Bottle & Can Co. Pty Ltd	Grant Levy	3 Dowdodd Crescent, Goolwa	5440/411	Southern
Hackham & Seaford Bottle Co.	Sardel Investments Pty Ltd	Robert, Christopher and Janice Delsar	14-16 Cottage Lane, Hackham	5238/334	Southern
Hampshire Recycling	Cockrell Trading Pty Ltd trading as Hampshire Recycling Pty Ltd	Stephen Cockrell	24 Pleasant Grove, Holden Hill	5593/649	Southern
Kimba Bottle Yard	Kimba Bottle Yard	Deborah Pilgrim and Daryl McCallum	17 Vintage Drive, Kimba	5475/75	Southern
Kingston Recycling Depot	Kingston Recycling Depot	Trevor and Judith Lloyd	10 Railway Terrace, Kingston		Southern
Port Noarlunga & Christies Bottle Co.	Sardel Investments Pty Ltd	Janice, Christopher and Robert Delsar	Lot 11, Liston Road, Lonsdale	4088/160	Southern
Loxton Ice Works	Loxton Ice Works	Ruth, Gilbert and Matthew Schutz	46 Bookpurnong Terrace, Loxton	2443/195	Southern
Mannum Can & Bottle Depot	Mannum Can & Bottle Depot	Tim and Cathy Male	Belvedere Road, Mannum	4035/788	Southern
Western Region Recyclers	Western Region Recyclers	WRWMA Western Region Waste Management Authority	59-61 Grove Avenue, Marleston	2141/43, 4163/ 800	Southern
Millicent Bottle & Can Centre	Millicent Bottle & Can Centre	Carlyne Donna Howell	Lot 3, Boandik Drive, Millicent	Lot 3, Part Section 507, Hundred of Mount	Southern
Minnipa Can & Bottle Depot	Minnipa Can & Bottle Depot	R. and J. Denton	McKenzie Road, Minnipa	Muirhead 2450/120	Southern
Green Triangle Recyclers	Green Triangle Recyclers Pty Ltd	Ian and Vicki Weber	1 Eucalypt Drive, Mount Gambier	5183/367	Southern
Wallys Bottleyard Recycling Centre	Wallys Bottleyard Recycling Centre	Reg Waltrovitz	12-14 Thelda Street, Murray Bridge	5218/897; 5498/858	Southern
Murray Bridge Recycling	Murray Bridge Recycling	Warren Eric and Eileen Mary Schulz	55 Thomas Street, Murray Bridge	1243/131, 1883/54	Southern
Murray Town Recycling Centre	Murray Town Recycling Centre	R. J and J. L. Deer	Tinline Road, Murray Town	2171/108	Southern
Naracoorte Recyclables Newton Bottle Yard	Naracoorte Recyclables Newton Bottle Yard Pty Ltd	M. L. and C. A. Healy Geoff and Paul Holmes	3 Arthur Street, Naracoorte 6 Antonio Court, Newton	0310546M	Southern Southern
Nildottie General Store	Nildottie IGA Friendly Grocer	I. and G. Brown	1 Main Road, Nildottie		Southern
Norwood Bottle & Can Recycling Depot	Norwood Bottle & Can Recycling Depot	Andrew Charles Bowden	3 Runge Street, Norwood	5324/698, 695, 697	Southern
Oodnadatta Depot	Oodnadatta Traders Pty Ltd	M. A. and L. L. Plate	Lot 41, Ikaturka Terrace, Oodnadatta		Northern
Betta Recycling Pty Ltd	Betta Recycling Pty Ltd	Mark Christensen	139-141 May Terrace, Ottoway		Southern
Pratt Bottle Depot	DB & JM Pratt Nominees Pty Ltd	Andrew and Shaun Pratt	Lot 171, Second Street, Owen	3320/182	Southern
AG Flavel	AG Flavel Nominees trading as Flavels Hardware & Rural Supply	A. G. Flavel	42-44 Main Street, Peterborough	660/105 1380/93	Southern
Pooraka Recycling	Pooraka Bottle & Can Recycling Co. Pty Ltd	Stan Townsend and Carri Hollis	10-12 Ween Road, Pooraka	4058/150	Southern
Scout Recycling Centre Port Adelaide	Scouts Australia	Scouts Australia SA Branch	326 Commercial Road, Port Adelaide	8232	Southern
Augusta Bottle & Can Recyclers	Augusta Bottle & Can Recyclers	John and Wendy Weerts	7 Woodcock Street, Port Augusta		Southern
Port Broughton Recycling Depot	R.W. & M.E. Arbon	Robert and Maxine Arbon	Casey Road, Port Broughton	4387/960	Southern
R.T. & F.J. Daniells	R.T. & F.J. Daniells	R. T. and F. J. Daniells	62 Mortlock Terrace, Port Lincoln	4189/208	Southern

Variation to Existing Approvals of Collection Depots—continued

Depot Name	Company/Trading Name	Proprietors	Depot Location	Certificate of Title Volume/ Folio No.	Collection Area
Prospect Bottle & Can Depot	Wingfield Recyclers	T. Lucas	277 Churchill Road, Prospect		Southern
FA Sonnemann Pty Ltd	FA Sonnemann Pty Ltd	Don A. Sonnemann	Allotments 5 and 6, section 58, Block A, Murray Avenue, Renmark		Southern
Robe Beachport Recycle	Robe Beachport Recycle	Jack Maughan	10-12 Flint Street, Robe	5464/594 5465/ 468	Southern
Roxby Woomera Recycling Pty Ltd	Roxby Woomera Recycling Pty Ltd	Brenton and Sonia Smith	10 Gosse Street, Roxby Downs		Northern
Scout Recycling Centre Munno Para	Scouts Australia	Scouts Australia SA Branch	43 Anderson Walk, Smithfield	4051/526	Southern
M.J. & R.J. Modra	M.J. & R.J. Modra	Malcolm John and Raelene Joy Modra	Lot 99, Brentwood Road, Stansbury		Southern
Scout Recycling Centre Payneham	Scouts Australia	Scouts Australia SA Branch	16 Payneham Road, Stepney	1816/169	Southern
Bay Recycling	Bay Recycling	J. P. Kelsh	3 McCormack Way, Streaky Bay	5520/929	Southern
Thorntons Complete Recycling Centre	Murray Street (SA) Pty Ltd	KPC Services Pty Ltd and Pegasus Enterprises Pty Ltd	4 Murray Street, Thebarton	2698/24 1052/ 125 1309/58 5109/624	Southern
Waikerie Bottle & Can Depot	Waikerie Bottle & Can Depot	RJ Sampson	Checker Road, Waikerie	5321/702	Southern
Warooka	W.A. & M.J. Cadd Carriers	Bill, Joan, Robert and David Cadd	Lot 25, Fourth Street, Warooka	4227/779	Southern
Scotty's Diner	Scotty's Diner	R. P. and K. J. Scott	71 Third Street, Warooka	3374/67 & 68	Southern
Yarcowie Hotel	M.R. & D.J. Bird	M. R. and D.J. Bird	Lots 75 and 77, Second Street, Whyte Yarcowie	5348/807	Southern
Scout Recycling Centre Gawler	Scouts Australia	Scouts Australia SA Branch	10 Paxton Street, Willaston		Southern
Dublin Bottle & Can Depot	Dublin Bottle & Can Depot	Simon Clark and Sharyn Violet Baker	Lot 91, Port Wakefield Road, Windsor	5397/638	Southern
Wingfield Bottle & Can Depot	Wingfield Recyclers	T. Lucas	423 Grand Junction Road, Wingfield		Southern

SCHEDULE 3
Approval for Acceptance of Limited Classes of Containers

Depot Name	Proprietors	Depot Location	Approved to Accept Category B Containers of the following type
Kamleh Cans Depot	Moufid Kamleh	53B Sturt Road, Brighton	Cans and Plastic Only
Leo's Can & Bottle	Arthur Wrigley	142 Findon Road, Findon	Cans and Plastic Only
Nildottie General Store	I. and G. Brown	1 Main Road, Nildottie	Cans and Plastic Only
Scotty's Diner	R. P. and K. J. Scott	71 Third Street, Warooka	Cans and Plastic Only
W.A. & M.J. Cadd Carriers	B., J., R. and D. Cadd	Lot 25, Fourth Street, Warooka	Cans and Glass Only

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2002

	\$		\$
Agents, Ceasing to Act as	34.10	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	17 40	Discontinuance Place of Business	22.70
Intention of Incorporation	43.00	Land—Real Property Act:	
Transfer of Properties	43.00	Intention to Sell, Notice of	43.00
		Lost Certificate of Title Notices	
Attorney, Appointment of	34.10	Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	43.00		4 3.00
Cemetery Curator Appointed		Mortgages: Caveat Lodgment	17.40
		Discharge of	18.30
Companies:	24.10	Foreclosures	
Alteration to Constitution		Transfer of	
Capital, Increase or Decrease of		Sublet	
Ceasing to Carry on Business	25.50	Subject	0.75
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	8.75
Incorporation	34.10	Lost Treasury Receipts (3 insertions) each	25.50
Lost Share Certificates:	25.50	• • • • • • • • • • • • • • • • • • • •	
First Name		Licensing	51.00
Each Subsequent Name		-	
Meeting Final	28.75	Municipal or District Councils:	401.00
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	341.00
Meeting')		Default in Payment of Rates:	
First Name	34.10	First Name	
Each Subsequent Name	8.75	Each Subsequent Name	8.75
Notices:	42.00	Noxious Trade	25.50
Call		D (1' D' 1' C	25.50
Change of Name		Partnership, Dissolution of	25.50
Creditors		Petitions (small)	17.40
Creditors Compromise of Arrangement	34.10		
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	17.40
be appointed')	43.00	Register of Unclaimed Moneys—First Name	25.50
Release of Liquidator—Application—Large Ad	68.00	Each Subsequent Name	
—Release Granted	43.00	Lacii Suosequeni ivanie	0.75
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	34.10	Rate per page (in 8pt)	218.00
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Summons in Action		Sale of Land by Fublic Auction	45.50
Order of Supreme Court for Winding Up Action	34.10	Advertisements	2.40
Register of Interests—Section 84 (1) Exempt	77.00	Advantisements of how them these listed are shoused at \$0	10
Removal of Office		Advertisements, other than those listed are charged at \$2	2.40 per
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Estates:		Councils to be charged at \$2.40 per line.	
Assigned	25.50	Where the notice inserted varies significantly in length	h from
Deceased Persons—Notice to Creditors, etc		that which is usually published a charge of \$2.40 per colu	
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Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	1.95	0.85	497-512	28.10	27.00
17-32	2.70	1.70	513-528	28.90	27.75
33-48	3.50	2.50	529-544	29.70	28.75
49-64	4.45	3.35	545-560	30.50	29.75
65-80	5.20	4.30	561-576	31.25	30.50
81-96	6.00	5.00	577-592	32.30	31.00
97-112	6.90	5.85	593-608	33.10	32.00
113-128	7.70	6.75	609-624	33.90	33.00
129-144	8.65	7.65	625-640	34.60	33.50
145-160	9.50	8.50	641-656	35.40	34.50
161-176	10.40	9.30	657-672	36.00	35.25
177-192	11.20	10.20	673-688	37.50	36.00
193-208	12.00	11.10	689-704	38.30	37.00
209-224	12.80	11.80	705-720	38.80	38.00
225-240	13.60	12.60	721-736	40.25	38.50
241-257	14.50	13.30	737-752	40.75	39.75
258-272	15.40	14.20	753-768	41.75	40.25
273-288	16.30	15.20	769-784	42.25	41.50
289-304	17.00	16.00	785-800	43.00	42.25
305-320	17.90	16.80	801-816	43.75	42.75
321-336	18.70	17.60	817-832	44.75	43.75
337-352	19.60	18.60	833-848	45.75	44.50
353-368	20.40	19.40	849-864	46.50	45.25
369-384	21.30	20.30	865-880	47.25	46.50
385-400	22.00	21.10	881-896	47.75	47.00
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433-448	24.60	23.60	929-944	50.50	49.75
449-464	25.50	24.40	945-960	51.50	50.25
465-480	26.00	25.20	943-900 961-976	52.50	51.25
481-496	27.10	26.00	977-992	53.50	52.00
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Christmas/New Year Holiday Publishing Information

Last Gazette for 2002 will be Thursday, 19 December 2002

Closing date for notices for publication will be **4 p.m. Tuesday, 17 December 2002**

First Gazette for 2003 will be Thursday, 9 January 2003
Closing date for notices for publication will be
4 p.m. Tuesday, 7 January 2003

(There will <u>NOT</u> be a Gazette in the period between these two dates)

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ELECTRICITY ACT 1996 ORIGIN ENERGY ELECTRICITY LTD

Default Contract Terms and Conditions Applicable from 1 January 2003

THIS contract is about the sale of electricity to you as a customer at your current supply address (but only if this contract is expressed to apply to you in relation to that supply address). It does not deal with how that electricity is supplied to your supply address. You have a separate contract with your distributor dealing with the connection of your supply address to the distribution network and the supply of electricity to your supply address.

These terms and conditions are published in accordance with section 36 of the South Australian Electricity Act 1996 and will come into force on 1 January 2003. When in force these terms and conditions will by law be binding on us and any customer to whom they are expressed to apply without the need for us or that customer to sign a document containing these terms and conditions.

1. THE PARTIES

This contract is between:

Origin Energy Electricity Ltd (ABN 33 071 052 287), Level 6, 1 King William Street, Adelaide, (in this customer sale contract referred to as "we", "our" or "us"); and

You, the *customer* to whom this *customer sale contract* is expressed to apply (in this *customer sale contract* referred to as "you" or "your").

2. **DEFINITIONS**

Words appearing in italic type like *this* are defined in Schedule 1 to this contract.

3. DO THESE TERMS AND CONDITIONS APPLY TO YOU?

This document sets out our current customer sale contract terms and conditions for the purposes of our current default customer sale contract terms and conditions for the purposes of section 36AB of the Act.

These terms and conditions will only apply to you (and as a consequence you will be deemed by section 36 of the *Act* to have a *default customer sale contract* with us) if:

- (a) you are a small customer in relation to your supply address;
- (b) you commence to take a *supply* of electricity at that *supply address* after 1 January 2003, without first entering into a *customer sale contract* for that *supply address* with us or another *retailer*; and
- (c) we were the last retailer to have a contract with a customer for the sale of electricity for that supply address.

4. WHAT IS THE TERM OF THIS CONTRACT?

4.1 When does this contract start?

Your contract with us for your *supply address* will start when you first start using electricity at that *supply address*.

4.2 When does this contract end?

Your contract will end when:

- (a) you enter into a different customer sale contract with us or another retailer for your supply address;
- (b) another customer enters into a customer sale contract with us or another retailer for that supply address;
- (c) if you have vacated or intend to vacate your *supply address*, on the day you cease to be responsible to pay for electricity supplied to that *supply address* under clause 18; or
- (d) on the day after you cease to have the right under the *retail code* to have your *supply address* reconnected following disconnection in accordance with clause 17.

4.3 Rights on the contract ending

The ending of this contract does not affect any rights or obligations which have accrued under this contract prior to that time.

5. COOLING-OFF

Part B, Clause 5 (a) of the Electricity Retail Code does not apply to this *customer sale contract*.

6. SCOPE OF THIS CONTRACT

6.1 What is covered by this contract?

This contract applies only to the sale of electricity to you at your *supply address*. We agree to sell to you electricity supplied to your *supply address* (by your *distributor*) and perform the other obligations set out in this contract.

In return, you are required to pay the amount billed by us under clause 11 of this contract, and perform your other obligations under this contract.

6.2 What is not covered by this contract?

We do not operate the electricity network to which your *supply address* is connected. This is the role of your *distributor*. You have a separate *connection and supply contract* with your *distributor*.

Your *distributor* is responsible for:

- (a) the connection of your *supply address* to the electricity network;
- (b) the maintenance of that connection;
- (c) the supply of electricity to your supply address; and
- (d) the quality and other characteristics of electricity.

Unless you negotiate a different arrangement with your distributor, your connection and supply contract will automatically come into place by operation of law.

6.3 Quality of electricity supplied to your *supply address*

We cannot regulate the quality or reliability of electricity supplied to your *supply address*. You should also be aware that electricity suffers fluctuations and interruptions from time to time for a number of reasons, including:

- (a) the location of the supply address;
- (b) whether your *supply address* is served by underground or overhead mains;
- (c) the weather conditions;
- (d) animals, vegetation, the actions of vandals and other people;
- (e) the existence of emergency or dangerous conditions;
- (f) damage to an electricity network;
- (g) the design and technical limitations of the electricity network; and
- (h) the demand for electricity at any point in time.

You should understand that unexpected fluctuations or interruptions may cause damage to your equipment or cause it to malfunction. We recommend that you give careful consideration to taking out insurance or installing devices to protect your equipment and property when these fluctuations or interruptions do occur.

7. YOU MUST SATISFY OUR PRECONDITIONS (IF ANY)

7.1 Application

When you apply for an account with us for the sale of electricity at your *supply address*, we may require you to satisfy some pre-conditions, which are set out in the *Electricity Retail Code*. We will explain any pre-conditions that may apply to you when you apply for an account with us.

7.2 Connection

In particular, if:

- (a) your supply address is not already connected to an electricity network; or
- (b) your existing connection or associated equipment requires modification or upgrading, you will need to make arrangements with your *distributor* about your connection. In some cases, we can arrange for these things on your behalf.

8. OUR LIABILITY

8.1 How this clause operates with the Trade Practices Act etc.

The Trade Practices Act 1974 (Cth) and other laws imply certain conditions, warranties and rights into contracts that cannot be excluded or limited. Unless one of these laws requires it, we give no condition, warranty or undertaking, and we make no representation to you about the condition or suitability of electricity, its quality, fitness or safety, other than those set out in this contract.

Any liability we have to you under these laws that cannot be excluded but that can be limited is (at our option) limited to:

- (a) providing equivalent goods or services provided under this contract to your supply address; or
- (b) paying you the cost of replacing the goods or services provided under this contract to your *supply* address, or acquiring equivalent goods or services.

8.2 Not liable

So far as the law allows, we are not liable for any loss or damage you suffer (whether due to negligence or otherwise), because of the electricity we sell to you under this contract.

In particular, we are not liable for any loss or damage you may suffer because:

- (a) there is a failure of electricity supply, or there is a defect in the electricity supplied (however caused); or
- (b) some characteristic of the electricity (for example, voltage or frequency) makes it unsuitable for some purpose.

8.3 National Electricity Law

This clause 8 applies in addition to, and does not vary or exclude, the operation of section 78 of the National Electricity Law.

8.4 Survival of this clause

This clause 8 survives the termination of this customer sale contract.

9. APPOINTMENTS

We will do our best to be on time for any appointment with you. Unless due to circumstances beyond our reasonable control, if we are more than 15 minutes late we will credit your next bill with \$20 (including GST) and phone you to apologise.

10. PRICE FOR ELECTRICITY AND OTHER SERVICES

- 10.1 What are our tariffs and charges?
 - (a) Our current tariffs and charges for the electricity and other services are set out in the *price list*. Some of the tariffs and charges are regulated by law.
 - (b) Our tariffs or charges will be stated as a single amount, including the amounts due to your distributor under your supply and connection contract for prescribed distribution services. Any other amounts relating to the sale of electricity to you, including special meter readings, street lighting, account application fees and fixed charges for special purpose electricity sales will be separately itemised on your bill.
 - (c) At your request, we must provide you with reasonable information setting out the components of the charges which appear on a bill.
- 10.2 Which tariff applies to you?
 - (a) Our price list explains the conditions that need to be satisfied for each tariff and charge.
 - (b) In some cases, you will be able to select a tariff to apply to you. In those cases, if you do not choose a tariff, we will assign one to you.
- 10.3 Variations to the customer's tariffs and charges:
 - (a) We may vary our tariffs and charges by giving you at least 20 business days' prior notice in writing.
 - (b) If the conditions applying to our tariffs and charges change so that your previous tariff and charges no longer apply to you at your *supply address*, we can decide which tariffs and charges will apply.

10.4 Switching tariffs

You must tell us if your circumstances relating to your eligibility for a tariff or charge change. If you think you satisfy all of the conditions applying to another tariff or charge, you can ask us to review your current circumstances to see whether that tariff or charge can apply to you.

10.5 Changes to the tariff rates and charges during a billing cycle

If a tariff rate or charge applying to you changes during a *billing cycle*, your bill for that *billing cycle* will be calculated on a *pro-rata* basis using:

- (a) the old tariff or charge up to and including the date of change; and
- (b) the new tariff or charge from that date to the end of the billing cycle.
- 10.6 Changes to the tariff type during a billing cycle

If the type of tariff or charge applying to you changes during a *billing cycle*, your bill for that *billing cycle* will be calculated using:

- (a) the old tariff or charge up to and including the date of change; and
- (b) the new tariff or charge from that date to the end of the billing cycle.
- 10.7 Pass through of taxes and other charges

In some cases we can pass through to you certain taxes and other charges in accordance with *applicable regulatory instruments*. We can do this by either changing the tariffs and charges, or including the amount as a separate item in your bill.

10.8 GST

Certain amounts in this contract are (or will be) stated to be inclusive of GST.

These are:

- (a) the amounts specified in our price list from time to time; and
- (b) the amount specified in clause 9.

Apart from these amounts, there may be other amounts paid by you or by us under this contract that are payments for "taxable supplies" as defined for GST purposes. To the extent permitted by law, these other payments will be increased so that the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

Any adjustments for GST under this clause will be made in accordance with the requirements of the Trade Practices Act 1974.

11. BILLING

11.1 When bills are sent

We will send a bill to you as soon as possible after the end of each billing cycle.

11.2 Payments to the distributor

We will arrange for one bill to be sent to you for each *billing cycle* covering tariffs and charges due to us and those tariffs and charges due to your *distributor* under your *connection and supply contract*. We will arrange for payment to the *distributor*.

11.3 Calculating the bill

We will calculate at the end of each billing cycle:

- (a) the bill for electricity sold during that *billing cycle* (using information obtained from reading your meter or using an approved estimating system); and
- (b) the amount for any other services supplied under this contract during the billing cycle.

The bill will also include amounts due to the distributor under your connection and supply contract.

- 11.4 Estimating the electricity usage
 - (a) If there is an approved estimating system or your meter is unable to be read for any reason (for example, if access to the meter cannot be gained, or the meter breaks down or is faulty), the amount of electricity which was purchased from us at your *supply address* may be estimated by using other information (such as your previous bills or your electricity usage history).

- (b) When your meter is subsequently read, the bill will be adjusted for the difference between the estimate and the actual amount of electricity used, based on the reading of the meter.
- (c) If the meter is unable to be read due to your actions, we can bill you the charge in the *price list* for returning to your *supply address* to read the meter.

11.5 How bills are issued

We must send a bill:

- (a) to you at the address or email address nominated by you; or
- (b) to a person authorised in writing by you to act on your behalf at the address specified by you.

11.6 Contents of a bill

The bill will be in a form and contain such information as is required by the *Electricity Retail Code*.

12. PAYING YOUR BILL

12.1 What you have to pay

You must pay to us the amount shown on each bill by the date shown on the bill as the date for payment.

12.2 How the bill is paid

You can pay the bill using any of the payment methods listed on the bill. If a payment you make is dishonoured (e.g. where a cheque or credit card payment is not honoured), and we incur a cost as a result, you must reimburse us that cost.

12.3 Late payments

- (a) If you do not pay your bill on time, we may require you to pay our reasonable costs of recovering that amount from you. If you are a business customer, you may also be required to pay interest on the outstanding amount as set out in the *price list*.
- (b) This clause does not affect our right to arrange for your supply address to be disconnected under clause 16 of this contract.

12.4 Difficulties in paying

- (a) If you have difficulties paying your bill, you should contact us as soon as possible. We will provide you with information about various payment options and, where applicable, payment assistance, in accordance with the *Electricity Retail Code*.
- (b) We are required by the *Electricity Retail Code* to identify situations where you may be experiencing difficulties in paying your bill. In such cases, we will provide you with information about various payment options and, where applicable, payment assistance, in accordance with the *Electricity Retail Code*.

13. **METER**

You must allow safe and convenient access to your *supply address* for the purposes of reading the meter.

14. OVERCHARGING AND UNDERCHARGING

14.1 Undercharging

- (a) We may recover from you any amount you have been undercharged.
- (b) Where you have been undercharged as a result of our error or the *distributor's* error, we can only recover the amount undercharged in the 12 months prior to your last bill. You may ask us to allow you to pay this amount in instalments over the same period of time during which you were undercharged.

14.2 Overcharging

Where you have been overcharged, we must tell you and follow the procedures set out in the *Electricity Retail Code* for repaying the money. Where the amount overcharged is \$100 or less, and you have already paid that amount, the amount will be credited to your next bill. Where the amount overcharged is more than \$100, and you have already paid that amount, we must repay the amount to you or to another person, as directed by you.

14.3 Reviewing your bill

If you disagree with the amount you have been charged, you can ask us to review your bill. The review will be undertaken in accordance with the requirements of the *Electricity Retail Code*.

If your bill is being reviewed, you are still required to pay the greater of:

- (a) the portion of the bill which you do not dispute; or
- (b) an amount equal to the average of your bills in the last 12 months.

You must also pay any future bills.

15. SECURITY DEPOSITS

15.1 Interest on security deposits

Where you have paid a *security deposit*, we must pay you interest on the deposit at a rate and on terms required by the *Electricity Retail Code*.

15.2 Use of a security deposit

We may use your *security deposit*, and any interest earned on the security deposit, to offset any amount you owe under this contract or under your *connection and supply contract* with your *distributor*:

- (a) if you fail to pay a bill and, as a result, we arrange for the disconnection of your *supply address*; or
- (b) in relation to a final bill (i.e., the bill we issue when you stop buying electricity from us at your supply address).

15.3 Business customers

If you are purchasing electricity for business use, we may request that you increase the amount of your security deposit in accordance with the *Electricity Retail Code*.

16. **DISCONNECTION OF SUPPLY**

16.1 When can we arrange for disconnection?

Subject to us satisfying the requirements in the *Electricity Retail Code*, we can arrange for the disconnection of your *supply address* if:

- (a) you do not pay your bill by the last day for payment and, in the case of residential customers, you refuse to agree to an instalment plan or payment option offered by us;
- (b) you fail to comply with the terms of an agreed instalment plan or payment option;
- (c) you use electricity illegally or breach clause 19 of this contract;
- (d) we are otherwise entitled or required to do so under the *Electricity Retail Code* or by law.

You should be aware that there are other circumstances in which your *distributor* can arrange for disconnection under your connection and supply contract, such as in cases of emergency or for safety reasons. These are detailed in your connection and supply contract.

16.2 Comply with the *Electricity Retail Code*

We must comply with the provisions of the *Electricity Retail Code* (such as giving you the required notices and warnings) before arranging for the disconnection of your *supply address*.

17. RECONNECTION AFTER DISCONNECTION

If you request us to arrange reconnection of your *supply address* and you pay to us all of our and the *distributor's* reconnection charges in advance, we will arrange for the reconnection of your *supply address*. We may refuse to arrange reconnection and terminate your *customer sale contract* if we are allowed to do so under the *Electricity Retail Code* (such as where the circumstances leading to your disconnection have not been fixed within a period of 10 *business days* after the date on which you were disconnected).

18. VACATING A SUPPLY ADDRESS

You must give us at least three *business days*' notice of your intention to vacate your *supply address*, together with a forwarding address for your final bill. When we receive the notice, we must use our best endeavours to arrange that the meter is read on the date specified in your notice (or as soon as possible after that date if you do not provide access to your meter on that date) and send a final bill to you at the forwarding address stated in your notice. If you do not provide the required notice, or if you do not provide access to your meter, you will be responsible for all electricity purchased at the *supply address* until:

- (a) we become aware that you have vacated your *supply address* and your meter has been read;
- (b) you give us the required notice; or
- (c) someone else commences to purchase electricity from us or another retailer for that supply address.

19. USE OF ELECTRICITY AND ILLEGAL USE

19.1 Use of electricity

You must not:

- (a) allow electricity purchased from us to be used other than at the *supply address* and in accordance with this contract or the *Electricity Retail Code*;
- (b) use at the *supply address* electricity purchased for use at another address;
- (c) sell electricity to any other person except in accordance with a licence issued by the Commission or with an exemption granted under the Act;
- (d) tamper with, or permit tampering with, the meter or associated equipment;
- (e) allow electricity supplied to the *supply address* to bypass the meter;
- (f) give us false information about which tariffs and charges should apply to you; or
- (g) use electricity sold under a specific tariff to be used for a purpose other than as contemplated by that tariff.

19.2 Illegal use

If you have breached clause 19.1 of this contract, we may, in accordance with the *Electricity Retail Code*:

- (a) estimate the amount of the electricity so obtained and bill you for that amount;
- (b) recover that amount from you, as well as costs and interest; and
- (c) request your distributor to disconnect your supply address immediately.

20. INFORMATION WE NEED

You must provide us with all information we reasonably require for the purposes of this contract. All information must be correct. We have rights under the *Act* and the *Electricity Retail Code* if information you provide is incorrect. You must tell us if information you have provided to us changes (for example, if your address changes, or the purpose for which you are buying electricity changes).

21. WE CAN AMEND THIS CONTRACT

We can amend our contract with you at any time in accordance with the *Act*, provided the amendments satisfy the requirements of the *Electricity Retail Code*, any special conditions to this contract and our licence.

22. NOTICES

Unless this document or the *Electricity Retail Code* says otherwise (for example, where phone calls are allowed), all notices must be sent in writing. We can send to you notices at the address at which you buy electricity from us or the most recent address that we have for you. If a notice is sent by post, we can assume that you have received the notice on the second business day after it was sent.

23. PRIVACY AND CONFIDENTIALITY

23.1 Privacy of information

Subject to clause 23.2 of this contract we must keep your information about you confidential.

23.2 Disclosure

We may, however, disclose information about you:

- (a) if required by law to do so;
- (b) if we are required or permitted by our licence to do so, such as to a law enforcement agency;
- (c) where you give us written consent; or
- (d) to your *distributor* or a metering provider to the extent that information is for the purposes of arranging connection, disconnection, reconnection, testing of a meter and billing.

24. QUERIES AND COMPLAINTS

If you have a query or a complaint relating to the sale of electricity by us to you, or this contract generally, you may contact us as follows (as updated and notified to you from time to time): Origin Energy, G.P.O. Box 1199, Adelaide, S.A. 5001 or call: 13 21 14.

25. FORCE MAJEURE

- (a) If but for this clause 25, either party would breach this contract due to the occurrence of a *force majeure* event:
 - (i) The obligations of the party under this contract, other than any obligation to pay money, are suspended to the extent to which they are affected by the *force majeure event* for so long as the *force majeure event* continues; and
 - (ii) The affected party must give the other prompt notice of that fact including full particulars of the *force majeure event*, an estimate of its likely duration, the obligations affected by it and the extent of its effects on those obligations and the steps taken to remove, overcome or minimise those effects.
- (b) For the purposes of this clause, if the effects of a *force majeure event* are widespread we will be deemed to have given you prompt notice if we make the necessary information available by way of a 24 hour telephone service within 30 minutes of being advised of the *force majeure event* or otherwise as soon as practicable.
- (c) Either party relying on this clause by claiming a *force majeure event* must use its best endeavours to remove, overcome or minimize the effects of that *force majeure event* as quickly as practicable.
- (d) Nothing in this clause will require either party to settle an industrial dispute which constitutes a *force* majeure event in any manner other than the manner preferred by that party.
- (e) Nothing in this clause 25 varies or excludes the operation of section 78 of the National Electricity Law.

26. APPLICABLE LAW

- (a) We, as your retailer, and you, as our customer, agree to comply with any applicable requirements of any codes or guidelines issued by the *Commission* from time to time.
- (b) The laws of South Australia govern this contract.

SCHEDULE 1: DEFINITIONS

- "Act" means the Electricity Act 1996;
- "applicable regulatory instruments" means any Act or regulatory instrument made under an Act, or regulatory instrument issued by the Commission, which applies to us as a retailer;
- "billing cycle" means the regular recurrent period for which you receive a bill from us;
- "business customer" means a retail code customer who is not a residential customer;
- "business day" means a day on which banks are open for general banking business in Adelaide, other than a Saturday, or a Sunday;
- "connection and supply contract" means the contract you have with your distributor to connect and supply electricity to your supply address;
- "connection point" means the agreed point of supply between your electrical installation and the distribution network:
- "customer" means a customer as defined in the Act who buys or proposes to buy electricity from a retailer;
- "customer sale contract" means a standard customer sale contract, a market contract or a default customer sale contract;
- "distributor" means a holder of a licence to operate a distribution network under Part 3 of the Act;
- "Electricity Retail Code" means the code made by the Commission relating to the sale of electricity to certain customers, including you;
- "force majeure event" means an event outside the control of you or us;
- "market contract" means a customer sale contract other than a standard customer sale contract or a default customer sale contract;
- "prescribed distribution services" has the same meaning as is given to that term in the Electricity Pricing Order;
- "price list" means our list of current tariffs and charges applying to you from time to time;
- "residential customer" means a retail code customer who acquires electricity for domestic use;
- "retail code customer" has the same meaning as is given to that term in the Electricity Retail Code;
- "retailer" means a person licensed under the Act to retail electricity;
- "security deposit" means an amount of money or other arrangement acceptable to the retailer as a security against a customer defaulting on a bill;
- "small customer" has the same meaning as is given to that term in the Electricity Retail Code;
- "standard customer sale contract" has the same meaning as is given to that term in the Electricity Retail Code;
- "supply" means the delivery of electricity;
- "supply address" means:
 - the address for which you purchase electricity from us where there is only one *connection point* at that address; or
 - where there is more than one *connection point* at that address, each *connection point* through which you purchase electricity from us.

Electricity Act 1996 Origin Energy Electricity Ltd

Default Contract Prices Applicable from 17 January 2003

		GST inclusive
Domestic Light/Power	From 1 Jan - 31 Mar First 300 kWh/qtr (c/kWh) Thereafter (c/kWh) 20.5931 Supply Charge (\$/qtr)	17.3525 31.053
	From 1 Apr - 31 Dec First 300 kWh/qtr (c/kWh) Thereafter (c/kWh) Supply Charge (\$/qtr)	17.3525 31.053
Off-Peak Controlled Load	For all consumption (c/kWh) 6.9729 Supply Charge (\$/qtr)	6.259
General Supply	From 1 Jan - 31 Mar First 7,500 kWh/qtr (c/kWh) 18.3172 Thereafter (c/kWh) 18.3172 Supply Charge (\$/qtr)	31.053
	From 1 Apr - 31 Dec First 7,500 kWh/qtr (c/kWh) 16.9598 Thereafter (c/kWh) 16.3328 Supply Charge (\$/qtr)	31.053
General Supply Time of Use	From 1 Jan - 31 Mar First 7,500 kWh/qtr (c/kWh) 20.8824 Thereafter (c/kWh) 20.8824 Supply Charge (\$/qtr)	67.342
	From 1 Apr - 31 Dec First 7,500 kWh/qtr (c/kWh) 19.8605 Thereafter (c/kWh) 17.9894 Supply Charge (\$/qtr)	67.342
	Off-Peak For all consumption (c/kWh) 9.5942	

Notes:

- 1. Origin Energy's SA Default Contract prices are inclusive of the GST.
- 2. Default Contract price categories will only apply to small customers, that is, those customers who consume less than 160MWh of electricity per annum, who have entered into a default customer sale contract with Origin Energy, in accordance with the following principles:
 - (a) Domestic Light/Power is applicable to all residential consumption (excluding Off-Peak Controlled Load Tariff) in premises used wholly or principally as private residences.
 - (b) Off-Peak Controlled Load is for electricity used in permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved thermal storage applications. The hours of application are fixed from time to time by ETSA with control by time switch or other means. This price is only available in conjunction with tariffs Domestic Light/Power, General Supply and General Supply Time of Use.
 - (c) General Supply is available only to non-residential customers.
 - (d) General Supply Time of Use is available only to non-residential customers.
- 3. Peak period is 0700 hours to 2100 hours from Monday to Friday (Central Standard Time).
- 4. Off-peak period is all times other than Peak period.

These Default Contract prices will apply until this determination is revoked or replaced by the Commission.

 $For \ details \ on \ peak \ and \ of f-peak \ hours \ for \ individual \ tariffs, \ and \ availability \ of \ tariffs, \ visit \ www.originenergy.com. au$

Origin Energy's Default Contract Terms and Conditions are available on request and free of charge by calling 13 21 14.

Origin Energy Electricity Ltd ABN 33 071 052 287.

Dated 19 December 2002.

ELECTRICITY (GENERAL) REGULATIONS 1997

Determination

PURSUANT to Regulation 7D of the Electricity (General) Regulations 1997, I determine the following to be excluded areas for the purposes of the definition of an 'excluded area' in that regulation:

- 1. Glendambo
- 2. Kingoonya
- 3. Mannahill
- 4. Marla
- 5. Marree
- 6. Nundroo
- 7. Oodnadatta
- 8. Parachilna
- 9. Cockburn
- 10. Iron Knob
- 11. Iron Baron
- 12. Coober Pedy
- 13. Yunta
- 14. Andamooka
- 15. Roxby Downs
- 16. Pimba
- 17. Cook
- 18. Woomera
- 19. Tarcoola
- 20. Aboriginal Lands located at:

Amata

Ernabella

Fregon

Indulkana

Mimili

Pipalytjara

Kenmore Park

- 21. Nepabunna
- 22. Yalata
- 23. Blinman
- 24. Watson
- 25. Manguri26. Barton
- 27. Chandler

Dated 18 December 2002.

PATRICK CONLON, Minister For Energy

ESSENTIAL SERVICES COMMISSION ACT 2002

Electricity Distribution Code

NOTICE is hereby given that pursuant to section 28 (1) of the Essential Services Commission Act 2002, the Essential Services Commission has made the Electricity Distribution Code to apply to the electricity supply industry, a regulated industry under the Electricity Act 1996, to have effect on and from 1 January 2003.

The Essential Services Commission has, pursuant to section 28 (2) of the Essential Services Commission Act 2002, revoked the Distribution Code made by the Industry Regulator under the Independent Industry Regulator Act 1999, with effect on 31 December 2002.

A copy of the Electricity Distribution Code may be inspected or obtained from the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide, S.A. 5000 and is also available at:

www.escosa.sa.gov.au.

Queries in relation to the Electricity Distribution Code may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide, S.A. 5000. Telephone (08) 8463 4444 or Freecall 1800 633 592.

Execution:

The seal of the ESSENTIAL SERVICES COMMISSION was affixed with due authority by the Chairperson of the ESSENTIAL SERVICES COMMISSION.

Dated 17 December 2002.

(L.S.) LEWIS. W. OWENS, Chairperson

ESSENTIAL SERVICES COMMISSION ACT 2002

Electricity Metering Code

NOTICE is hereby given that pursuant to section 28 (1) of the Essential Services Commission Act 2002, the Essential Services Commission has varied clause 7.1.3 of the Electricity Metering Code to apply to the electricity supply industry, a regulated industry under the Electricity Act 1996, to have effect on and from 1 January 2003.

A copy of the Electricity Metering Code as varied (reference: Issue No. EMTC/02) may be inspected or obtained from the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide, S.A. 5000 and is also available at:

www.escosa.sa.gov.au.

Queries in relation to the Electricity Metering Code may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide, S.A. 5000. Telephone (08) 8463 4444 or Freecall 1800 633 592.

Execution:

The seal of the ESSENTIAL SERVICES COMMISSION was affixed with due authority by the Chairperson of the ESSENTIAL SERVICES COMMISSION.

Dated 17 December 2002.

(L.S.) LEWIS. W. OWENS, Chairperson

ESSENTIAL SERVICES COMMISSION ACT 2002

Electricity Metering Code

NOTICE is hereby given that pursuant to section 28 (1) of the Essential Services Commission Act 2002, the Essential Services Commission has made the Electricity Metering Code to apply to the electricity supply industry, a regulated industry under the Electricity Act 1996, to have effect on and from 1 January 2003.

The Essential Services Commission has, pursuant to section 28 (2) of the Essential Services Commission Act 2002, revoked the Metering Code made by the Industry Regulator under the Independent Industry Regulator Act 1999, with effect on 31 December 2002.

A copy of the Electricity Metering Code may be inspected or obtained from the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide, S.A. 5000 and is also available at:

www.escosa.sa.gov.au

Queries in relation to the Electricity Metering Code may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide, S.A. 5000. Telephone (08) 8463 4444 or Freecall 1800 633 592.

Execution:

The seal of the ESSENTIAL SERVICES COMMISSION was affixed with due authority by the Chairperson of the ESSENTIAL SERVICES COMMISSION.

Dated 19 December 2002.

(L.S.) LEWIS. W. OWENS, Chairperson

EQUAL OPPORTUNITY TRIBUNAL

No. 497 of 2002

NOTICE OF EXEMPTION

Before Deputy Presiding Officer Rice Members Altman and Bachmann

I HEREBY certify that on 13 November 2002, the Equal Opportunity Tribunal of South Australia, on the application of the Sexual Assault Unit South Australia Police made the following orders for exemption:

An exemption is granted to the applicant pursuant to section 92 of the Equal Opportunity Act 1984 from the provisions of section 30 of the said Act subject to the following conditions:

- (1) This exemption shall apply for a period of 3 years commencing on 13 November 2002 and concluding on 12 November 2005.
- (2) This exemption shall apply to enable the Sexual Assault Unit South Australia Police to recruit and appoint officers of female gender only.

Dated 17 November 2002.

D. HOBAN, Deputy Registrar, Equal Opportunity Tribunal

FIREARMS ACT 1977

Recognised Firearms Club

PURSUANT to the Firearms Act 1977, I, Patrick Frederick Conlon, the Minister of the Crown to whom the administration of the Firearms Act 1977, (hereinafter referred to as the 'said Act') is for the time being committed by the Governor, as a result of changes to their name and constitutions, the clubs mentioned in the Second Schedule, previously recognised in *Government Gazette* notices referred to in the First Schedule, do hereby declare that the clubs mentioned in the Second Schedule are recognised rifle, pistol or gun clubs for the purposes of the said Act.

FIRST SCHEDULE Gazette References

Date	Page
22 May 1980	
6 June 1980	
3 July 1980	7
25 March 1982	866

SECOND SCHEDULE

North Eastern Sports Shooting Club Incorporated The Cyclists and Torrens Valley Rifle Club Incorporated Target Rifle South Australia Incorporated Blanchetown Pistol and Shooting Club Incorporated Spencer Gulf Shooting Club Incorporated

Dated 4 December 2002.

P. CONLON, Minister for Police

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, those classes of persons specified in Schedule 1 are exempt from section 42 of the Fisheries Act 1982 and Regulation 6 of the Fisheries (General) Regulations 2000, insofar as they may catch, kill or destroy White Pointer Shark (*Carcharodon carcharias*) in waters of the State ('the exempted activity'), subject to the conditions specified in Schedule 2 from the date of gazettal of this notice until it is varied or revoked.

SCHEDULE 1

- · All Fisheries Officers.
- All members of the South Australian Police Force.
- · All National Parks and Wildlife Officers.

SCHEDULE 2

- 1. Subject to Condition 2, the exempt activity must not be carried out without the express prior authorisation and direction of one of the following persons:
 - The Minister administering the Fisheries Act 1982.
 - · Director of Fisheries.
 - · General Manager Fisheries Services.
 - · Manager Operations (Fisheries Compliance).
 - · Regional Team Leaders (Fisheries Compliance).
 - Director, National Parks and Wildlife Service.
 - Deputy Director, National Parks and Wildlife Service.
 - 2. No prior authorisation is required if:
 - reasonable attempts to contact any of the persons listed in Condition 1 have been unsuccessful; or
 - the threat to human life from shark attack is considered to be so immediate such that seeking authorisation is impracticable; or
 - a shark that has threatened human life or attacked a person is likely to escape before authorisation can be obtained.

Dated 10 December 2002.

P. HOLLOWAY, Minister for Agriculture, Food and Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Stephen Donnellan and Terry Bertozzi (hereinafter referred to as the 'exemption holders') from the South Australian Museum, North Terrace, Adelaide S.A. 5000 are exempt from section 43 of the Fisheries Act 1982 but only insofar as the exemption holders may collect marine organisms from South Australian coastal waters including intertidal 'rocky' reefs (excluding aquatic reserves), using the gear specified in Schedule 1 or by using clove oil as an anaesthetic (hereinafter referred to as the 'exempted activity'), subject to the conditions set out in Schedule 2 from the date of gazettal of this notice until 31 December 2003, unless varied or revoked earlier.

SCHEDULE 1

- 5 shrimp traps
- 1 dab net per person
- 1 hand spear per person
- 1 spear gun per person

SCHEDULE 2

- 1. The specimens collected by the exemption holder are for scientific purposes only and may not be sold.
- 2. At least 24 hours prior to collecting any specimens pursuant to this notice, the exemption holder must advise PIRSA Fisheries Compliance on 1800 065 522 with details of the proposed locations, the dates on which the collections are to be made and names of any agents.
- 3. The exemption holder must provide a report in writing detailing the collection of organisms pursuant to this notice to the Director of Fisheries, (Attention: Roger Hill, P.O. Box 282, Port Adelaide, S.A. 5015) within 3 months of the expiry of this notice, giving the following details:
 - the date and time of collection;
 - the description of all species collected; and
 - · the number of each species collected.
- 4. While engaging in the exempted activity, the exemption holder or his agents must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if such an officer requests that it be produced.
- 5. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 13 December 2002.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Arthur C. Smith, 15 Harvey Avenue, Victor Harbor, S.A. 5211 (hereinafter referred to as the 'principal exemption holder'), and the class of persons specified in Schedule 1 (hereinafter referred to as the 'other exemption holders'), are exempt from the provisions of Clauses 66, 70, 73, 77A, 77B and 77C of Schedule 1 of the Fisheries (General) Regulations 2000, insofar as the exemption holders may exceed the bag or boat limits as specified in Schedule 2 (hereinafter referred to as the 'exempted activity'), subject to the conditions specified in Schedule 3.

SCHEDULE 1

Any person or persons who charter the boat *Invader* (hereinafter referred to as the 'permitted boat') from the principal exemption holder in South Australia, for the purpose of recreational fishing for scalefish, abalone, blue crab or sand crab, and rock lobster.

SCHEDIJI E 2

- 1. The exemption holders may engage in the taking of no more than one rock lobster (*Jasus edwardsii*) per other exemption holder in any one day where the number of other exemption holders exceeds eight, excluding the principal exemption holder and assistants.
- 2. The exemption holders may engage in the taking of no more than one abalone (*Haliotis* spp.) per other exemption holder in any one day where the number of other exemption holders exceeds ten, excluding the principal exemption holder and assistants.
- 3. The exemption holders may engage in the taking of no more than twenty blue crab or sand crab or a combination thereof per other exemption holder in any one day, where the number of other exemption holders exceeds six, excluding the principal exemption holder and assistants.
- 4. The exemption holders may engage in the taking of no more than one half of the daily bag limit (rounded up to the nearest whole number if necessary) (for those species of scalefish subject to such a limit as specified in the Fisheries (General) Regulations 2000) per other exemption holder in any one day, where the number of other exemption holders exceeds six, excluding the principal exemption holder and assistants.

SCHEDULE 3

- 1. This exemption is valid from the date of gazettal of this notice until 30 November 2003, unless varied or revoked earlier.
- 2. The principal exemption holder shall not use any other boat other than the permitted boat for the purpose of engaging in the exempted activity.
- 3. The principal exemption holder shall not accept any fish taken by the other exemption holders as all or part of the consideration for the charter agreement.
- 4. While engaged in the exempted activity the principal exemption holder shall have in his possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if such an officer requests that it be so produced.

- 5. The principal exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act except where specifically exempted by this notice.
- 6. The principal exemption holder shall not cause, suffer or permit any other exemption holder to contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act except where specifically exempted by this notice.

Dated 13 December 2002.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Dr Ian Whittington or persons acting as his agents (hereinafter referred to as the 'exemption holder') from Parasitology Section, South Australian Museum, North Terrace, Adelaide, S.A. 5000 is exempt from the provision of Section 41 of the Fisheries Act 1982 to engage in the activities specified in Schedule 1 (hereinafter referred to as the 'exempted activity'), using the gear specified in Schedule 2, subject to the conditions set out in schedule 3 from the date of gazettal of this notice until 30 June 2003, unless varied or revoked earlier.

SCHEDULE 1

The collection of fish from all marine waters of South Australia, excluding aquatic reserves.

SCHEDULE 2

1 seine net (the maximum length of which does not exceed 30 m, and minimum mesh size of 10 mm).

SCHEDULE 3

- 1. The specimens collected by the exemption holder are for scientific and research purposes only and may not be sold.
- 2. All fish not required for scientific or research purposes must be immediately returned to the water.
- 3. Before collecting any specimens pursuant to this notice, the exemption holder must advise the PIRSA Fisheries Compliance Unit on 1800 065 522 with the name of the person who will be conducting the exempted activity, details of the proposed locations and the dates on which the collections are to be made.
- 4. Within 14 days of the collection of organisms pursuant to this notice, the exemption holder must provide a report in writing to the Director of Fisheries, (Attention: Roger Hill, P.O. Box 282, Port Adelaide, S.A. 5015), giving the following details:
 - the date and time of collection;
 - the name and number of each species taken, including any mortalities resulting from collecting;
 - · and details of any organisms released.
- 5. While engaging in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if such an officer requests that it be produced.
- 6. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 16 December 2002.

W. ZACHARIN, Director of Fisheries

HISTORIC SHIPWRECKS ACT 1981

Description of Historic Shipwreck

I, JOHN DAVID HILL, the Minister for Environment and Conservation and the Minister for the time being administering the Act, being of the opinion that the remains described in the Schedule, being remains of a ship that is situated in territorial waters of the State, is of historical significance, in pursuance of section 5 (1) of the Historic Shipwrecks Act 1981, hereby declare the remains described in the Schedule to be an historic shipwreck.

SCHEDULE

Name by which remains commonly known	Nature of remains	Year in which ship built/sunk	Parallel of latitude and meridian of longitude at the intersection of which remains of ship is located
HMAS Hobart	4 570 tonnes, steel hull, Adams class destroyer	1964/2002	35°28′09″S 138°09′05″E
Dated 17 December 2002.		JOHN HILL, Minis	ster for Environment and Conservation

HISTORIC SHIPWRECKS ACT 1981

Declared Articles with Historic Shipwreck

I, JOHN DAVID HILL, the Minister for Environment and Conservation and the Minister for the time being administering the Act, being of the opinion that all articles that were associated with the ship described in the Schedule, being articles that are situated in, or have been removed from, territorial waters of the State, are of historical significance, in pursuance of section 5 (2) of the Historic Shipwrecks Act 1981, hereby declare all articles associated with the ship to be historic relics.

SCHEDULE

Ship with which articles associated	Year in which ship built/sunk	Parallel of latitude and meridian of longitude at the intersection of which remains of ship is located
HMAS Hobart	1964/2002	35°28′09″S 138°09′05″E
Dated 17 December 2002.		JOHN HILL, Minister for Environment and Conservation

HISTORIC SHIPWRECKS ACT 1981

Declaration of a Protected Zone

I, JOHN DAVID HILL, the Minister for Environment and Conservation and the Minister for the time being administering the Act, being of the opinion that in order to adequately conserve and protect the historic shipwreck HMAS *Hobart* hereby declare a protected zone in pursuance of section 7 (1) of the Historic Shipwrecks Act 1981.

SCHEDULE

Name by which remains commonly known	Parallel of latitude and meridian of longitude at the intersection of which remains of ship is located	Description of Protected Zone
HMAS Hobart	35°28′09″S 138°09′05″E	A circular area of sea having a radius of 550 m centred on the location of the remains set out in this schedule

General Provisions

A person shall not:

- bring into a protected zone equipment constructed or adapted for purposes of diving, salvage or recovery operations, or any explosives, instruments or tools, the use of which would be likely to damage or interfere with an historic shipwreck or historic relic situated within that protected zone;
- use within a protected zone any such equipment, explosives, instruments or tools;
- cause a ship carrying such equipment, explosives, instruments or tools to enter, or remain within, a protected zone;
- trawl or dive or engage in any other underwater activity within a protected zone;
- · moor or use ships within a protected zone,

except in accordance with a permit granted under the Historic Shipwrecks Act 1981.

Dated 17 December 2002.

JOHN HILL, Minister for Environment and Conservation

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation of Powers

I, JOHN DAVID HILL, MINISTER for Environment and Conservation and the Minister for the time being administering the Historic Shipwrecks Act 1981, hereby delegate, pursuant to section 9 of the Administrative Arrangements Act 1994, all of my powers and functions under section 15 of the Historic Shipwrecks Act 1981 in relation to the historic shipwreck and relics described in the schedule, and the power to delegate those powers and functions under section 27 of the Historic Shipwrecks Act 1981, to the Minister for Tourism.

SCHEDULE

Wreck:

Name by which remains commonly known	Nature of remains	Year in which ship built/sunk	Parallel of latitude and meridian of longitude at the intersection of which remains of ship is located
HMAS Hobart	4 570 tonnes, steel hull, Adams class destroyer	1964/2002	35°28′09″S 138°09′05″E

Relics:

All articles associated with the Wreck.

Dated 17 December 2002.

JOHN HILL, Minister for Environment and Conservation

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
19 Parson Street	Goodwood	Allotment 47 in Filed Plan 10396, Hundred of Adelaide	5435	518
70 Valley Road	Hope Valley	Allotment 50 in Filed Plan 130995, Hundred of Yatala	5802	770
Lot 1 Chapman Road	Port Lincoln	Allotment 1 in Filed Plan 131675, Hundred of Lincoln	5240	430
81 Sherriffs Road	Reynella	Allotment101 in Filed Plan 215625, Hundred of Noarlunga	5707	225
34 Brooker Terrace	Richmond	Allotment 26 in Deposited Plan 2469, Hundred of Adelaide	5474	796
8 View Street	Ridgehaven	Allotment 16 in Deposited Plan 6223, Hundred of Yatala	5644	741
42 Virginia Road	Salisbury North	Allotment 34 in Deposited Plan 7215, Hundred of Munno Para	5589	277
11 Dudley Street	Semaphore	Allotment 290 in Filed Plan 16223, Hundred of Port Adelaide	5443	586
20 Webb Street	Tailem Bend	Allotment 310, Town of Tailem Bend, Hundred of Seymour	5196	151

Dated at Adelaide, 19 December 2002.

H. FULCHER, Acting General Manager, Housing Trust

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
22 May Street, Albert Park	Allotment 18 in Deposited Plan 2451,	5487	421	27.9.73, page 2134
21 Glebe Street, Alberton	Hundred of Yatala Allotment100 in Filed Plan 39262, Hundred	5647	640	4.7.68, page 16
18 Melbourne Place, Alberton	of Yatala Allotment 40 in Filed Plan 143104, Hundred	5851	213	17.9.70, page 1280
57 Sussex Street, Alberton	of Yatala Allotment 64 in Filed Plan 143128, Hundred of Yatala	5633	448	11.6.81, page 1785
59 Sussex Street, Alberton	Allotment 64 in Filed Plan 143128, Hundred of Yatala	5633	448	11.6.81, page 1785
61 Sussex Street, Alberton	Allotment 64 in Filed Plan 143128, Hundred of Yatala	5633	448	9.8.79, page 361
Homestead 91, 92, 93 and 94 (aka 8, 9 and 10) Angle Vale Road, Angle Vale	Allotments 91, 92, 93 and 94 in Filed Plan 163002, Hundred of Munno Para	5303	760	24.4.85, page 1338
21 Addison Road, Black Forest	Allotment 89 in Deposited Plan 2015, Hundred of Adelaide	5878	453	30.11.00, page 3362
7 Deuter Road, Burton	Allotment 51 in Deposited Plan 50534, Hundred of Munno Para	5602	285	7.5.92, page 1352
853 Lower North East Road,	Allotment 100 in Deposited Plan 3073,	5686	164	28.3.85, page 934
Dernancourt 13 Balk Street, Largs Bay	Hundred of Yatala Allotment 95 in Filed Plan 4424, Hundred of	5093	199	24.10.74, page 2846
13 Wigley Street, Largs Bay	Port Adelaide Allotment 75 in Deposited Plan 1996,	5491	549	20.11.75, page 2841
2 Edward Street, Mannum (aka 28	Hundred of Port Adelaide Allotment 5 in Filed Plan 115090, Hundred	5353	498	30.1.92, page 283
Edwards Street) 12 John Street, Mansfield Park	of Finniss Allotment 78 in Filed Plan 126246, Hundred	5272	262	3.6.76, page 2915
Lots 36, 37 and 38 Tilley Street, (aka Nos 29-33 Lots 36, 37 and	of Yatala Allotments 36, 37 and 38 in Deposited Plan 4496, Hundreds of Mayurra and Mount	5255	301	24.3.94, page 799
38 Grosser Street) Millicent 17 Hart Street, Mount Gambier	Muirhead Allotment 16 in Deposited Plan 219,	5311	199	24.8.95, page 508
21 Stewart Terrace, Naracoorte	Hundred of Blanche Allotment 485 in Filed Plan 205831,	5731	698	27.7.00, page 309
75 Queen Street, Norwood	Hundred of Naracoorte Allotment 12 in Deposited Plan 60143,	5883	44	9.9.76, page 856
2 Davey Street, Parkside	Hundred of Adelaide Allotment 182 in Filed Plan 14660, Hundred	5498	322	16.2.89, page 491
39 Hill Street, Parkside	of Adelaide Allotment 173 in Deposited Plan 1005,	5309	501	26.6.97, page 3078
Flat at rear of 101 Kenilworth	Hundred of Adelaide Allotment 51 in Filed Plan 14669, Hundred	5261	643	3.8.95, page 351
Road, Parkside 8 Wooldridge Street, Peterhead	of Adelaide Allotment 42 in Deposited Plan 596,	5440	875	16.11.78, page 1567
163A Port Road, Queenstown	Hundred of Port Adelaide Allotment 20 in Filed Plan 142661, Hundred	5826	824	30.7.70, page 331
40 Crown Terrace, Royal Park	of Yatala Allotment 103 in Deposited Plan 58889,	5873	630	30.10.97, page 1113
Flat 3, 15 Marine Street, Somerton	Hundred of Yatala Allotment 101 in Filed Plan 11328, Hundred	5220	439	26.5.94, page 1278
Park Flat 4, 15 Marine Street, Somerton	of Noarlunga Allotment 101 in Filed Plan 11328, Hundred	5220	439	26.5.94, page 1278
Park Flat 5, 15 Marine Street, Somerton	of Noarlunga Allotment 101 in Filed Plan 11328, Hundred	5220	439	21.4.94, page 1083
Park 5 Penley Avenue, Wingfield	of Noarlunga Allotment 38 in Deposited Plan 4464, Hundred of Port Adelaide	5686	836	29.4.76, page 2323

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	payable in
26 Angas Street, Alberton	Allotment 26 in Deposited	5420	835	23.12.93, page 3049	\$ 150.00
20 Aligas Street, Alberton	Plan 535, Hundred of Yatala	3420	633	23.12.93, page 3049	130.00
32 Fifth Street, Ardrossan	Allotment 108 in Filed Plan 197479, Hundred of Cunningham	5393	44	30.5.91, page 1742	110.00
34 Fifth Street, Ardrossan	Allotment 109 in Filed Plan 197480, Hundred of	5587	532	14.2.91, page 580	110.00
14 Tenth Street, Bowden	Cunningham Allotment 65 in Filed Plan 121912, Hundred of Yatala	5406	514	3.8.72, page 990	170.00 (whole house) 70.00 (per room) 85.00 (room with
					en-suite)
9 Stafford Street, Clearview	Allotment 1 in Deposited Plan 20738, Hundred of Yatala	5716	67	28.11.96, page 1755	120.00
3 Bristol Street, Eastwood	Allotment 2 in Deposited Plan 39202, Hundred of Adelaide	5850	509	24.12.70, page 2927	160.00
27 Kentish Road, Elizabeth Downs	Allotment 52 in Deposited Plan 7078, Hundred of	5264	980	24.10.02, page 3892	102.00
50 Pertwood Road, Elizabeth North	Munno Para Allotment 100 in Deposited Plan 27640, Hundred of	5191	745	24.10.02, page 3892	95.00
184 Woodford Road, Elizabeth North	Munno Para Allotment 790 in Deposited Plan 6447, Hundred of	5263	489	24.10.02, page 3892	130.00
40 Fourteenth Street, Gawler South	Munno Para Allotment 23 in Filed Plan 154324, Hundred of Mudla	5601	351	24.10.02, page 3892	110.00
47 Devon Street South, Goodwood	Wirra Allotment 211 in Deposited Plan 684, Hundred of	5466	551	26.6.86, page 1640	70.00
49 Devon Street South, Goodwood	Adelaide Allotment 211 in Deposited Plan 684, Hundred of Adelaide	5466	551	14.8.86, page 547	70.00
80 Avenue Road, Highgate	Allotment 21 in Filed Plan 14662, Hundred of Adelaide	5827	700	24.10.02, page 3892	147.00
20 Crase Street, Kapunda	Allotment 92 in Filed Plan 171358, Hundred of	5330	473	9.11.73, page 2870	84.00
41A High Street, Kensington	Kapunda Allotment 97 in Filed Plan 139077, Hundred of	5697	542	24 10 02 2002	110.00
	Adelaide Allotment 98 in Filed Plan 139078, Hundred of	5853	173	24.10.02, page 3892	110.00
Section 144 (3D), Hundred of Forster, 'Claypans',	Adelaide Section 144, Hundred of Forster	5671	176	24.1.91, page 255	100.00
Nildottie 135 Beulah Road, Norwood	Allotment 5 in Deposited Plan 423, Hundred of Adelaide	5508	441	22.1.70, page 378	120.00
27 Cairns Street, Norwood	Allotments 6 and 12 in Deposited Plan 2120,	5257	937	24.10.02, page 3892	150.00
65 Alfred Street, Parkside	Hundred of Adelaide Allotment 380 in Filed Plan	5153	16	24.10.02, page 3892	144.00
Main house including old shop front, 101 Kenilworth Road, Parkside	14666, Hundred of Adelaide Allotment 51 in Filed Plan 14669, Hundred of Adelaide	5261	643	3.8.95, page 351	154.00

Date and page of Maximum rental

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Government Gazette in which notice declaring house to be substandard published	per week payable in respect of each house \$
3 St Andrews Terrace, Port Lincoln	Section 920, Hundred of Lincoln	5474	364	25.7.02, page 2936	120.00
22 Seventh Street, Quorn	Allotment 227, Town of Quorn, Hundred Pichi Richi	5819	540	26.9.02, page 3466	60.00
62-64 Ann Street, Stepney	Allotment 76 in Filed Plan 134927, Hundred of Adelaide	4244	675	4.9.65, page 1032	95.00
55 Henry Street, Stepney	Unit 1, Strata Plan 10727, Hundred of Adelaide	5000	749	23.7.70, page 301	175.00
8 Stockwell Road, Stockwell	Allotment 30 in Deposited Plan 59475, Hundred of Moorooroo	5877	172	24.10.02, page 3892	87.00
Lot 31 Johns Street, Two Wells (aka Lots 24 and 25 Ellis Street)	Allotment 24 in Filed Plan 106053, Hundred of Port Gawler	5167	818	30.7.92, page 759	70.00
Ellis Succey	Allotment 25 in Filed Plan 106054, Hundred of Port Gawler	5167	957	30.7.92, page 139	70.00
5 Dew Court, Vista	Allotment 9 in Deposited Plan 7811, Hundred Yatala	5320	651	29.8.02, page 3220	145.00
9 Marden Street, Wallaroo	Allotment 93 in Filed Plan 162380, Hundred of Wallaroo	5301	426	26.9.02, page 3466	40.00
House at rear of shop at 7 Stansbury Road, Yorketown	Allotment 21 in Deposited Plan 23922, Hundred of Melville	5386	6	26.9.02, page 3466	80.00
Dated at Adelaide, 19 December	2002.		H. Fulc	CHER, Acting General Manag	ger, Housing Trust

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the date mentioned in the South Australian Housing Trust did declare the house described to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas in consequence of an Appeal under Part 7, Section 53 (1) of the Housing Improvement Act 1940 to the District Court of South Australia, the Court has set aside on 11 December 2002, the declaration made pursuant to Part 7 of the Housing Improvement Act.

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
1 Steuart Place, North Adelaide	Allotment 7 in Deposited Plan 663, Hundred of Yatala	5461	782	26.6.02, page 2710
Dated at Adelaide, 19 December 20	02.	H. FULCHER, Ac	ting Gene	eral Manager, Housing Trust

HIGHWAYS ACT 1926

Section 26 (3)

I, TREVOR NOEL ARGENT, Commissioner of Highways, with the approval of the Minister for Transport and pursuant to my powers under section 26 (3) of the Highways Act 1926, do hereby give notice that I will undertake the care, control and management of all unnamed road reserves from Eastern Parade to Salisbury Highway that form part of the Port River Expressway, contained within the boundaries of the City of Port Adelaide Enfield until further notice.

Dated 19 December 2002.

T. N. ARGENT, Commissioner of Highways

HIGHWAYS ACT 1926

Section 26 (3)

I, TREVOR NOEL ARGENT, Commissioner of Highways, with the approval of the Minister for Transport and pursuant to my powers under section 26 (3) of the Highways Act 1926, do hereby give notice that I will undertake the care, control and management of that part of Millers Road, from the intersection with Port River Expressway to 150 m south, contained within the boundaries of the City of Port Adelaide Enfield until further notice.

Dated 19 December 2002.

T. N. ARGENT, Commissioner of Highways

HIGHWAYS ACT 1926

Section 26 (3)

I, TREVOR NOEL ARGENT, Commissioner of Highways, with the approval of the Minister for Transport and pursuant to my powers under section 26 (3) of the Highways Act 1926, do hereby give notice that I will undertake the care, control and management of that part of Wingfield Road, from the intersection with Port River Expressway to 150 m south, contained within the boundaries of the City of Port Adelaide Enfield until further notice.

Dated 19 December 2002.

T. N. ARGENT, Commissioner of Highways

HIGHWAYS ACT 1926

Section 26 (3)

I, TREVOR NOEL ARGENT, Commissioner of Highways, with the approval of the Minister for Transport and pursuant to my powers under section 26 (3) of the Highways Act 1926, do hereby give notice that I will undertake the care, control and management of that part of Hanson Road, from the intersection with Wilkins Road north to the Port River Expressway, contained within the boundaries of the City of Port Adelaide Enfield until further notice.

Dated 19 December 2002.

T. N. ARGENT, Commissioner of Highways

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Melissa Jane Florance, an officer/employee of Boeldate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5008, folio 677, situated at 2/4 Centenary Avenue, Kingscote, S.A. 5223.

Dated 19 December 2002.

Signed for and on behalf of the Minister for Consumer Affairs by the Commissioner for Consumer Affairs:

M. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Peter William Redden, an officer/employee of Jack Redden Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5115, folio 919, and book volume 5115, folio 922, as being allotments 7 and 9, Cockburn Road, Jamestown, S.A. 5491

Dated 19 December 2002.

Signed for and on behalf of the Minister for Consumer Affairs by the Commissioner for Consumer Affairs:

M. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Owen Carl Ingram Herbert, an officer/employee of Kies Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5663, folio 338, situated at 4 Princess Street, Willaston, S.A. 5118.

Dated 19 December 2002

Signed for and on behalf of the Minister for Consumer Affairs by the Commissioner for Consumer Affairs:

M. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Australian Pacific Hotels (Challa Gardens) Pty Ltd, 337 Torrens Road, West Croydon, S.A. 5008 has applied to the Licensing Authority for a Variation to Extended Trading Authorisation in respect of the premises situated at 337 Torrens Road, West Croydon, S.A. 5008 and known as Challa Gardens Hotel.

The application has been set down for hearing on 17 January 2003 at 9 a.m.

Condition

The following licence condition is sought:

The following Variation to Extended Trading Authorisation is sought for Monday, Tuesday and Wednesday, midnight to 3 a.m. the following day.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 December 2002

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 Fairfield Developments Pty Ltd, c/o David Watts & Associates, Liquor Licensing Consultants, 1 Cator Street, Glenside, S.A. 5065, has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 41 King Street, Brighton, S.A. 5048 and to be known as Fairfield Developments.

The application has been set down for hearing on 17 January 2003 at 9 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 Jeffrey Wayne Bickmore and Susan Lesley Bickmore have applied to the Licensing Authority for a Producer's Licence in respect of the premises to be situated at Twenty Eighth Street, Renmark, S.A. 5341 and to be known as Wangara Estate.

The application has been set down for hearing on 17 January 2003 at 9 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 10 December 2002.

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 Brian Gregory Silcock and Patricia Jean Silcock have applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at Mount Barker/Langhorne Creek Road, Langhorne Creek, S.A. 5255 and to be known as Bremer River Vineyard.

The application has been set down for hearing on 17 January 2003 at 9 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 11 December 2002.

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 Rose Kentish and Sam Harrison, Upper Penney's Hill Road, Onkaparinga Hills, S.A. 5163, have applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at Upper Penney's Hill Road, Onkaparinga, S.A. 5163 and to be known as Ulithorne.

The application has been set down for hearing on 17 January 2003 at 9 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 December 2002.

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 Bubba Joe's (Salisbury) Pty Ltd (ACN 101 902 845), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Restaurant Licence with Entertainment Consent in respect of premises situated at Tenancy 3, Lot 23, Elizabeth Way, Elizabeth, S.A. 5112 and to be known as Bubba Joe's.

The application has been set down for hearing on 17 January 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

- 1. Extended Trading Authorisation to apply to the whole of the licensed premises as follows: Monday to Saturday, midnight to 2 a.m. the following day; Sunday, 10 a.m. to 11 a.m. and 8 p.m. to 2 a.m. the following day.
- Entertainment consent to apply to the whole of the licensed premises including the above hours sought for Extended Trading Authorisation.

3. A condition under section 34 (1) (c) of the Act to allow the licensee to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises to persons seated at a table or attending a function at which food is provided.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 December 2002.

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 Kabminye Pty Ltd, c/o Julia Woithe of Heuzenroeder & Heuzenroeder Solicitors, has applied to the Licensing Authority for a Variation to Conditions and Removal of Licence in respect of the premises situated at 13 Kokoda Road, Nuriootpa, S.A. 5355, to be situated at Lots 7 and 11 Krondorf Road, Tanunda, S.A. 5352, known as Kabminye Pty Ltd and to be known as Kabminye Wines.

The application has been set down for hearing on 17 January $2003 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

Conditions

The following licence conditions are sought to be removed from the licence:

- 1. There shall be no production or walk-in sales on the licensed premises.
- 2. There shall be no storage of commercial quantities of liquor on the licensed premises.
- 3. All activities associated with the producer's licence are to meet the criteria under the 'Home Activites' guidelines as defined in the Development Act 1993.

The following licence condition is sought:

To sell the licensee's product at any time for consumption in a designated dining area with or ancillary to a meal.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 13 December 2002.

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 Thomco (No. 2043) Pty Ltd as trustee for Lot 103 Unit Trust, c/o Kelly & Co. Lawyers, Level 17, Santos House, 91 King William Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for a Hotel Licence with an Extended Trading Authorisation in respect of the premises proposed for Lot 103 Paradise Drive, Wirrina Cove and to be known as the Boardwalk Tavern.

The application has been set down for hearing on 17 January 2003.

Conditions

The following licence conditions are sought:

- 1. An Extended Trading Authorisation to sell liquor for consumption on the licensed premises Mondays to Saturdays, from midnight to 2 a.m. the following day and Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 2 a.m. the following day.
- 2. An Extended Trading Authorisation to sell liquor for consumption off the licensed premises on Sundays, $8\,\mathrm{a.m.}$ to $11\,\mathrm{a.m.}$ and $8\,\mathrm{p.m.}$ to $9\,\mathrm{p.m.}$
- 3. Entertainment Consent for the whole of the licensed premises whenever the premises is open and including periods of extended trading.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 December 2002.

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 Woolies Liquor Stores Pty Ltd (ACN 007 939 531), 599 Main North Road, Gepps Cross, has applied to the Licensing Authority for the grant of a Retail Liquor Merchant's Licence in respect of premises situated at Shop 6, Northgate Shopping Centre, Corner Fosters Road and Folland Avenue, Northgate, S.A. 5085 and to be known as Woolworth's Liquor—Northgate.

The application has been set down for hearing on 17 January 2003.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 Mount Adam Vineyards Pty Ltd, 1 Alexandra Avenue, Rose Park, S.A. 5067 has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of the premises situated at Mount Adam Vineyard, 1 Alexandra Avenue, Rose Park, S.A. 5067 and known as Mount Adam Vineyard and to be removed to High Eden Road, Eden Valley, S.A. 5235.

The application has been set down for hearing on 17 January 2003 at 10 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 December 2002.

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 Julie Ellen Hales, c/o Mead Robson Steele, 26 Mann Street, Mount Barker, S.A. 5251 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of the premises situated at Shop 1, 49 Main Street, Hahndorf, S.A. 5245 and known as Caffe Casalinga.

The application has been set down for hearing on 20 January 2003 at 9.30 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 December 2002.

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 Christopher Dwayne Cotton and Smelisha Bianusa, Shop 1, 88 Victor Harbor Road, Old Noarlunga, S.A. 5168 have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 1, corner Victor Harbor and Main South Roads, Noarlunga, S.A. 5168 and known as Riverview Function Centre.

The application has been set down for hearing on 20 January 2003 at 10.30 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 December 2002.

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 Raymond William Neindorf and Louise Barbara Spangler, c/o Stuart Andrew Solicitors, 11 Ahern Street, Berri, S.A. 5343 have applied to the Licensing Authority for the transfer of a Producer's Licence in respect of the premises situated at Loch Luna, Morgan Road Overland Corner, S.A. 5320 and known as Loch Luna.

The application has been set down for hearing on 20 January 2003 at 11.30 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 December 2002.

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 Wandering Sheep Pty Ltd, c/o Teusner & Co., 106 Murray Street, Tanunda, S.A. 5352 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Seal Bay Turnoff, South Coast Road, Kangaroo Island, S.A. 5220 and known as Kaiwarra Food Barn

The application has been set down for hearing on 20 January 2003 at 11.30 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 December 2002.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Chapati Investments Pty Ltd (ACN 008 278 279) c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and the Gaming Machine Licence in respect of the premises situated at 96 Ellen Street, Port Pirie, S.A. 5540 and known as Portside Tavern.

The applications have been set down for hearing on 20 January 2003 at 10 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 December 2002.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Capri Ventures Pty Ltd (ACN 065 932 827) c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence held in respect of premises situated at 24 Main Street, Cowell, S.A. 5602 and known as Commercial Hotel.

The applications have been set down for hearing on 20 January 2003 at 10 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 12 December 2002.

Applicant

MOTOR ACCIDENT COMMISSION ACT 1992

Formula for Sufficient Level of Solvency

PURSUANT to section 13A of the Motor Accident Commission Act 1992, I, Kevin Owen Foley, Treasurer, publish the formula by which the sufficient level of solvency of the Compulsory Third Party Fund (the Fund) will be calculated:

- The Fund will have a sufficient level of solvency if its assets are greater than liabilities by an amount equal to 10% of the provision for outstanding claims plus 10% of investments in equities and real property.
- Liability for outstanding claims will be calculated by reference to a central estimate that has a 50% probability of sufficiency plus a prudential margin of 15% as reported in actuarial reports to the Motor Accident Commission.
- 3. The calculation of liability for outstanding claims must comply with Accounting Standard AASB1023 and Professional Standard Number 300, 'Actuarial reports and advice on outstanding claims in general insurance', issued by the Institute of Actuaries of Australia. It must also comply with Australian Prudential Regulation Authority Prudential Standard GPS210 in respect of the outstanding claims liability.

Dated 12 December 2002.

K. O. FOLEY, Treasurer

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

Notice Under Section 6 (2) of the National Electricity Law and National Electricity Code—Queensland Technical Standards Derogation Code Change

NOTICE is hereby given pursuant to section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996, and clause 9.1.1 (h) of the National Electricity Code, approved under section 6 of the National Electricity Law, that Chapter 9, Part E ('Transitional Arrangements for Queensland') of the National Electricity Code is amended.

These amendments to the National Electricity Code commence at the beginning of 1 January 2003.

As required by section 6 (2) of the National Electricity Law and clause 9.1.1 (h) of the National Electricity Code, a copy of the ACCC's letter dated 27 November 2002 to the National Electricity Code Administrator ('NECA') (ACN 073 942 775) providing authorisation for these amendments is set out below.

The amendments referred to above and a copy of the ACCC's letter dated 27 November 2002 providing authorisation for these amendments can be viewed in full in the document entitled 'Queensland technical standards derogation' which can be viewed on the Internet website of NECA at www.neca.com.au under 'The Code'—'Gazette notices' section of that website.

The National Electricity Code can be viewed on the NECA Internet website at www.neca.com.au and at the offices of NECA and the National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Dated 19 December 2002.

ACCC Letter of Authorisation

27 November 2002 Stephen Kelly Managing Director National Electricity Code Administrator Limited Level 5, 41 Currie Street ADELAIDE, S.A. 5000

Dear Stephen

Final Determinations:

- South Australian full retail competition and system planning derogation (Nos A90838, A90839, A90840)
- Queensland technical standards derogation (Nos A90841, A90842, A90843)
- Safety net provisions and reserve contracting derogation (Nos A90844, A90845, A90846)

The Australian Competition and Consumer Commission (Commission) received applications for authorisation of derogations from the National Electricity Code (code) for the above matters on 16 August, 26 August and 10 September 2002, respectively.

The South Australian full retail competition derogation amends the existing derogation to delay the introduction of competition for metering services for a transitional period of two and a half years. This is intended to facilitate a smooth transition to full retail competition. The system planning derogation amends the existing derogation to ensure it is consistent with the code as amended by the Network and Distributed Resources code changes. It is also intended to enhance the information available to the Electricity Supply Industry Planning Council.

The Queensland technical derogation extends the existing technical derogation for a further two years. This will bring the expiry date in line with those of the recently extended technical derogations of New South Wales, South Australia and Victoria and will allow a managed transition to the new technical standards regime which is part of an application for authorisation that is currently being assessed by the Commission.

The safety net provisions and reserve contracting derogation is aimed at widening the scope of the existing reserve trader provisions to allow National Electricity Market Management Company to enter into reserve contracts with non-scheduled generating units and loads.

Interim authorisation of this derogation was granted on 6 November 2002 and has been extended until the final authorisation takes effect.

Please find enclosed copies of the determinations outlining the Commission's decisions to grant authorisation and any conditions of authorisation. Further copies may be obtained from the Commission's website at www.accc.gov.au.

In accordance with s.101 of the *Trade Practices Act 1974* a person dissatisfied with the Commission's determination may apply to the Australian Competition Tribunal for a review of the determination. Each application must be lodged on the appropriate form within 21 days of the date of the determination, with the Registrar of the Tribunal. The Tribunal is located in the Office of the Registrar of the Federal Court in each State.

A copy of this letter together with the determinations will be placed on the Public Register kept by the Commission.

If you have any queries or require any further information please contact Mrs Maxine Helmling on (02) 6243 1246. Yours sincerely,

SEBASTIAN ROBERTS, Acting General Manager, Regulatory Affairs— Electricity.

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

Notice Under Section 6 (2) of the National Electricity Law and National Electricity Code—Queensland Intra-regional Loss Factors Derogation Code Change

NOTICE is hereby given pursuant to section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996, and clause 9.1.1 (h) of the National Electricity Code, approved under section 6 of the National Electricity Law, that Chapter 9, Part E ('Transitional Arrangements for Queensland') of the National Electricity Code is amended.

These amendments to the National Electricity Code commence at the beginning of 1 January 2003.

As required by section 6 (2) of the National Electricity Law and clause 9.1.1 (h) of the National Electricity Code, a copy of the ACCC's letter dated 4 December 2002 to the National Electricity Code Administrator ('NECA') (ACN 073 942 775) providing interim authorisation for these amendments is set out below.

The amendments referred to above and a copy of the ACCC's letter dated 4 December 2002 providing interim authorisation for these amendments, can be viewed in full in the document entitled 'Queensland intra-regional loss factors derogation' which can be viewed on the Internet website of NECA at www.neca.com.au under 'The Code'—'Gazette notices' section of that website.

The National Electricity Code can be viewed on the NECA Internet website at www.neca.com.au and at the offices of NECA and the National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Dated 19 December 2002.

ACCC Letter of Authorisation

4 December 2002 Stephen Kelly Managing Director National Electricity Code Administrator Limited Level 5, 41 Currie Street ADELAIDE, S.A. 5000

Dear Stephen

I refer to your letter of 11 October 2002 and the attached application for authorisation of changes to Chapter 9 of the National Electricity Code. In your letter you have requested interim authorisation to the extension to Queensland Technical Derogations concerning the calculation of Queensland intraregional loss factors.

The Commission grants interim authorisation to the changes and in conjunction, has released its draft determination on the matter. Yours sincerely,

SEBASTIAN ROBERTS, Acting General Manager, Regulatory Affairs— Electricity.

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

Notice Under Section 6 (2) of the National Electricity Law and National Electricity Code—South Australia Full Retail Competition and System Planning Derogations Code Changes

NOTICE is hereby given pursuant to section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996, and clause 9.1.1 (h) of the National Electricity Code, approved under section 6 of the National Electricity Law, that Chapter 9, Part D ('Transitional Arrangements for South Australia') of the National Electricity Code is amended

The amendments to the National Electricity Code commence as follows. Amendments to clause 9.28.3 and the insertion of new clause 9.29A relating to system planning will commence on 19 December 2002 and amendments to clause 9.30.1 relating to full retail competition will commence on 1 January 2003.

As required by section 6 (2) of the National Electricity Law and clause 9.1.1 (h) of the National Electricity Code, copies of the

letter from the Honourable Patrick Conlon, M.P. dated 16 December 2002 notifying the National Electricity Code Administrator Limited (ACN 073 942 775) ('NECA') of the amendments and the letter from the ACCC dated 27 November 2002 to NECA providing authorisation for these amendments, are set out below.

The amendments referred to above, and a copy of the ACCC's letter dated 27 November 2002 providing authorisation for these amendments, can be viewed in full in the document entitled 'South Australia full retail competition and system planning derogations' on the Internet website of NECA at www.neca.com.au under 'The Code'—'Gazette notices' section of that website.

The National Electricity Code can be viewed on the NECA Internet website at www.neca.com.au and at the offices of NECA and the National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Dated 19 December 2002.

ACCC Letter of Authorisation

27 November 2002 Stephen Kelly Managing Director National Electricity Code Administrator Limited Level 5, 41 Currie Street ADELAIDE, S.A. 5000

Dear Stephen

Final Determinations:

- South Australian full retail competition and system planning derogation (Nos A90838, A90839, A90840)
- Queensland technical standards derogation (Nos A90841, A90842, A90843)
- Safety net provisions and reserve contracting derogation (Nos A90844, A90845, A90846)

The Australian Competition and Consumer Commission (Commission) received applications for authorisation of derogations from the National Electricity Code (code) for the above matters on 16 August, 26 August and 10 September 2002, respectively.

The South Australian full retail competition derogation amends the existing derogation to delay the introduction of competition for metering services for a transitional period of two and a half years. This is intended to facilitate a smooth transition to full retail competition. The system planning derogation amends the existing derogation to ensure it is consistent with the code as amended by the Network and Distributed Resources code changes. It is also intended to enhance the information available to the Electricity Supply Industry Planning Council.

The Queensland technical derogation extends the existing technical derogation for a further two years. This will bring the expiry date in line with those of the recently extended technical derogations of New South Wales, South Australia and Victoria and will allow a managed transition to the new technical standards regime which is part of an application for authorisation that is currently being assessed by the Commission.

The safety net provisions and reserve contracting derogation is aimed at widening the scope of the existing reserve trader provisions to allow National Electricity Market Management Company to enter into reserve contracts with non-scheduled generating units and loads.

Interim authorisation of this derogation was granted on 6 November 2002 and has been extended until the final authorisation takes effect.

Please find enclosed copies of the determinations outlining the Commission's decisions to grant authorisation and any conditions of authorisation. Further copies may be obtained from the Commission's website at www.accc.gov.au.

In accordance with s.101 of the *Trade Practices Act 1974* a person dissatisfied with the Commission's determination may apply to the Australian Competition Tribunal for a review of the determination. Each application must be lodged on the approp-

riate form within 21 days of the date of the determination, with the Registrar of the Tribunal. The Tribunal is located in the Office of the Registrar of the Federal Court in each State.

A copy of this letter together with the determinations will be placed on the Public Register kept by the Commission.

If you have any queries or require any further information please contact Mrs Maxine Helmling on $(02)\ 6243\ 1246.$

Yours sincerely,

SEBASTIAN ROBERTS, Acting General Manager, Regulatory Affairs— Electricity.

Mr Stephen Kelly Managing Director National Electricity Code Administrator Limited Level 5, 41 Currie Street ADELAIDE, S.A. 5000

Dear Mr Kelly

ACCC Determination on South Australian Derogations

On 16 August 2002 NECA, on behalf of the South Australian Government, sought authorisation from the Australian Competition and Consumer Commission (Application Nos A90838, A90839 and A90840) to amend derogations in Chapter 9, Part D of the National Electricity Code relating to metering arrangements (Chapter 7 of the Code) and system planning provisions (Chapter 5 of the Code).

The ACCC issued a final determination on 27 November 2002 with certain conditions, a copy of which is attached.

In accordance with clause 9.1.1 (h) of the Code, I notify NECA of the final determination and attach the changes to Chapter 9 modified in accordance with that final determination.

It is requested that the amended derogations relating to Chapter 7 of the Code come into effect on 1 January 2003 and those relating to Chapter 5 come into effect from the date of publication in the *Government Gazette*.

It would be appreciated if you could please take the necessary steps to arrange for gazettal of these Code changes on Thursday, 19 December 2002.

Yours sincerely,

HON. PATRICK CONLON, M.P. Minister for Energy

Dated 16 December 2002.

Attachment

The Code changes to Chapter 9, Part D referred to in the letter from the Honourable Patrick Conlon, MP, are set out in full in the document entitled 'South Australia full retail competition and system planning derogations' which can be viewed on the Internet website of NECA at www.neca.com.au under 'The Code'— 'Gazette Notices' section of that website.

PASSENGER TRANSPORT ACT 1994

Appointment

PURSUANT to section 57 of the Passenger Transport Act 1994 the following persons have been authorised by the Passenger Transport Board to act as a prescribed officer:

Yvonne Joy Whellum Michael Patrick Makowiecki

> H. WEBSTER, Executive Director, Passenger Transport Board

PETROLEUM ACT 2000

Statement of Environmental Objectives for Existing Regulated Activities

PURSUANT to section 6 (1) of the Schedule and 134 (1) to the Petroleum Act 2000 (the Act), I, Barry Alan Goldstein, Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Mineral Resources Development, pursuant to delegation dated 28 March 2002, *Gazetted* 11 April 2002, do hereby vary item 1 of the gazette notice dated 10 January 2002, page 13, to read as follows:

 Santos alternative arrangements approved on 8 June 2000 under regulation 16 (2) of the Petroleum Regulations 1989. Subject to review and assessment in accordance with the requirements of Part 12 of the Petroleum Act 2000 prior to 30 June 2003.

This document is available for public inspection on the Environmental Register section of the Petroleum Group's web site: www.petroleum.pir.sa.gov.au or at the Public Office determined pursuant to section 107 (1) of the Act to be at:

Minerals and Petroleum Centre Office of Minerals and Energy Resources Ground Floor 101 Grenfell Street Adelaide. S.A. 5000

Dated 16 December 2002.

B. A. GOLDSTEIN, Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Statement of Environmental Objectives for Existing Regulated Activities

PURSUANT to section 6 (1) of the Schedule and 134 (1) to the Petroleum Act 2000 (the Act), I, Barry Alan Goldstein, Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Mineral Resources Development, pursuant to delegation dated 28 March 2002, *Gazetted* 11 April 2002, do hereby vary item 2 of the gazette notice dated 7 March 2002, page 1157, to read as follows:

 Santos statement of environmental objectives for drilling and well operations in the Cooper/Eromanga Basin of South Australia, approved on 17 August 2000. Subject to review and assessment in accordance with the requirements of Part 12 of the Petroleum Act 2000 by 30 June 2003.

This document is available for public inspection on the Environmental Register section of the Petroleum Group's web site: www.petroleum.pir.sa.gov.au or at the Public Office determined pursuant to section 107 (1) of the Act to be at:

Minerals and Petroleum Centre Office of Minerals and Energy Resources Ground Floor 101 Grenfell Street Adelaide, S.A. 5000

Dated 16 December 2002

B. A. GOLDSTEIN, Delegate of the Minister for Mineral Resources Development

PREVENTION OF CRUELTY TO ANIMALS ACT 1985

Appointment

PURSUANT to section 28 of the Prevention of Cruelty to Animals Act 1985, I, John Hill Minister for Environment and Conservation, appoint the following person nominated by the Royal Society for the Prevention of Cruelty to Animals South Australia Incorporated to be an inspector for the purpose of the Act.

Russell Brady Jarman

Dated 14 December 2002.

J. HILL, Minister for Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Gainsborough/Romney Avenues/Constable Street, Ferryden Park Deposited Plan 60486

BY Road Process Order made on 13 December 2002, The Development Assessment Commission ordered that:

- 1. Portion of the public roads (Gainsborough Avenue, Romney Avenue and Constable Street) adjoining allotments 134, 173, 175, 198 and 197 in Deposited Plan 4234 and the whole right of way between Romney Avenue and Reynolds Street, more particularly delineated and lettered 'A', 'B', portion of the land 'C' and 'D' (respectively) in the Preliminary Plan No. 01/0708 be closed.
- 2. The whole of the land subject to closure be transferred to the SOUTH AUSTRALIAN HOUSING TRUST in accordance with agreement for transfer dated 30 August 2002 entered into between the City of Port Adelaide Enfield and the South Australian Housing Trust.
- 3. The following easement is granted over portion of the land subject to that closure:

Grant to the South Australian Water Corporation an easement for sewerage purposes.

On 17 December 2002 that order was confirmed by the Minister for Administrative Services.

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

Dated 19 December 2002.

P. M. KENTISH, Surveyor-General

COMMONWEALTH OF AUSTRALIA

PETROLEUM (SUBMERGED LANDS) ACT 1967

Grant of Exploration Permit for Petroleum EPP 32

Office of Minerals and Energy Resources, Adelaide, 13 December 2002

NOTICE is hereby given that Exploration Permit EPP 32 has been granted to Santos Offshore Pty Ltd in respect of the blocks described hereunder to have effect for a period of six years from and including 13 December 2002.

Description of Blocks

The reference hereunder is to the name of the map sheets of the 1:1 000 000 series prepared and published for the purposes of the Petroleum (Submerged Lands) Act 1967 and to the numbers of graticular sections shown thereon.

Man	Sheet	SI	53—	_R1∩a	٠k	Nos

2775 2851 2922 2993 3064 3135 3141 3212 3283 3356 3429 Map Sheet SJ 53—	2776 2852 2923 2994 3065 3136 3207 3213 3284 3357	2847 2853 2924 2995 3066 3137 3208 3279 3285 3425	2848 2919 2925 2996 3067 3138 3209 3280 3353 3426	2849 2920 2991 2997 3068 3139 3210 3281 3354 3427	2850 2921 2992 3063 3069 3140 3211 3282 3355 3428
41 114 187	42 115 188	43 116 189	44 117	45 185	113 186

Assessed to contain 76 blocks.

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

B. A. GOLDSTEIN, Delegate of the Designated Authority. Pursuant to the Instrument of Delegation, dated 21 August 2001, for and on behalf of the Commonwealth-South Australia Offshore Petroleum Joint Authority.

ROAD TRAFFIC ACT 1961

Driving Hours Exemptions for Vehicles driven by ETSA employees

NOTICE is hereby given that under Regulation 5 (4) of the Road Traffic (Driving Hours) Regulations 1999, I hereby exempt a driver of a heavy truck or commercial bus that is owned by, or operating under the direction of an authorised officer of ETSA Utilities Pty Ltd from the following requirements of the Road Traffic (Driving Hours) Regulations 1999:

- Regulation 19 (1) (c) Regulated hours—maximum driving times, only in respect of relevant period 3 as defined in Regulation 18;
- Regulation 20 (1) (c) Regulated hours—maximum work times, only in respect of relevant period 3 as defined in Regulation 18;
- Regulation 21 (1) (c) Regulated hours—required minimum rest times, only in respect of relevant period 3 as defined in Regulation 18.

This exemption is made subject to the following conditions:

- (1) the vehicle must be used in construction services for electrical infrastructure;
- (2) the driver of a vehicle being used in construction services for electrical infrastructure must comply with all requirements of the document titled 'Field Services Instruction—Hours of Work and Rest Periods' Ref. No. FSI: 3J15 dated December 2002;
- (3) the driver of a vehicle being used in construction services for electrical infrastructure must carry a copy of this exemption and the document titled 'Field Services Instruction—Hours of Work and Rest Periods', Ref. No. FSI: 3J15 dated December 2002 when driving on roads, and must present both on request to a Police Officer or an Inspector appointed under the Road Traffic Act 1961;
- (4) ETSA Utilities Pty Ltd shall make no changes to the document titled 'Field Services Instruction—Hours of Work and Rest Periods' Ref. No. FSI: 3J15 dated December 2002 without consultation and approval from Transport SA; and
- (5) ETSA Utilities Pty Ltd and drivers of a vehicle being used in construction services for electrical infrastructure work in accordance with their obligations under the Occupational Health, Safety and Welfare Act 1986 and associated Regulations.

This notice will expire at midnight on 30 June 2006.

This notice has effect only for travel entirely within South Australia.

Dated 19 December 2002.

T. N. ARGENT, Executive Director, Transport SA, an authorised delegate under section 11 of the Road Traffic Act 1961, for the Minister for Transport.

Trailerable Boat-Rear Overhang

1. Exemption

- 1.1 Pursuant to section 163AA of the Road Traffic Act 1961, I hereby exempt Trailerable Boats from the following provisions of the:
 - 1.1.1 Road Traffic (Vehicle Standards) Rules 1999:
 - Rule 70 (3) (b)—Rear Overhang
 - 1.1.2 Road Traffic (Mass and Loading Requirements) Regulations 1999:
 - Schedule 1, Part 2, Regulation 5 (2)—Size Limits

subject to the conditions specified in this Notice.

2. Definition

For the purpose of this notice, a 'trailerable boat' is defined as a monohull or multi-hull, ballasted boat which can be transported on the road on the same trailer used to launch and retrieve it without the assistance of external equipment or detachment from the towing vehicle.

- 3. Conditions Applying to this Exemption
 - 3.1 The trailer is fitted with a single, dual or triaxle group.
 - 3.2 The constructed dimensions of the trailer must comply with the Road Traffic Act and Regulations.
 - 3.3 The trailer shall only be used for the purpose of transporting trailerable boats and any accessories associated with the trailerable boat.
 - 3.4 This exemption is only valid whilst the trailer is transporting trailerable boats.
 - 3.5 Only the trailerable boat (not the trailer) can exceed 3.7 m in rear overhang.
 - 3.6 The rear overhang (boat only) measured from the centre of the trailer axle or axle group to the rearmost point of the boat (including the horizontal mast) carried on the trailer, shall not exceed 5 m.
 - 3.7 The portion of the load (boat) that exceeds a rear overhang of 3.7 m shall not exceed a width of 2 m.
 - In the daytime, the rear projection (boat) behind the trailer, must be fitted with brightly coloured red, yellow or red and yellow flags each at least 450 mm by 450 mm that delineates the outer extremities of the load and, in addition, at night time be fitted with a red light/s at the extremity of the rear projection that is visible at a distance of 200 m.
 - 3.9 The overall length of the trailer including the load, measured from the point of articulation between the trailer and the towing vehicle to the rearmost point of the load carried on the trailer, shall not exceed 13.5 m.
 - 3.10 This notice or a legible copy of this notice shall be carried by the driver of the vehicle at all times when operating under this exemption and be produced when requested by an inspector appointed under the Road Traffic Act 1961 and/or the Motor Vehicles Act 1959, or a Police Officer.

Notes

- The overall length of the towing vehicle and trailer combination including any load shall not exceed 19 m.
- ii. That the distance from the point of articulation of the trailer and the towing vehicle, to the centre of the trailer axle group, shall not exceed 8.5 m.
- iii. The part of any load, which projects forward, may extend up to 1.2 m beyond the point of articulation between the trailer and the towing vehicle.

Exemption for Buses to Exceed a Width of 2.5 m

1. Exemption

PURSUANT to section 163AA of the Road Traffic Act 1961, I hereby exempt ex-Government Route Services Buses originally manufactured with an overall width greater than 2.5 m:

- (i) From the following provision of the Road Traffic (Vehicle Standards) Rules 1999:
 - Rule 66-Width

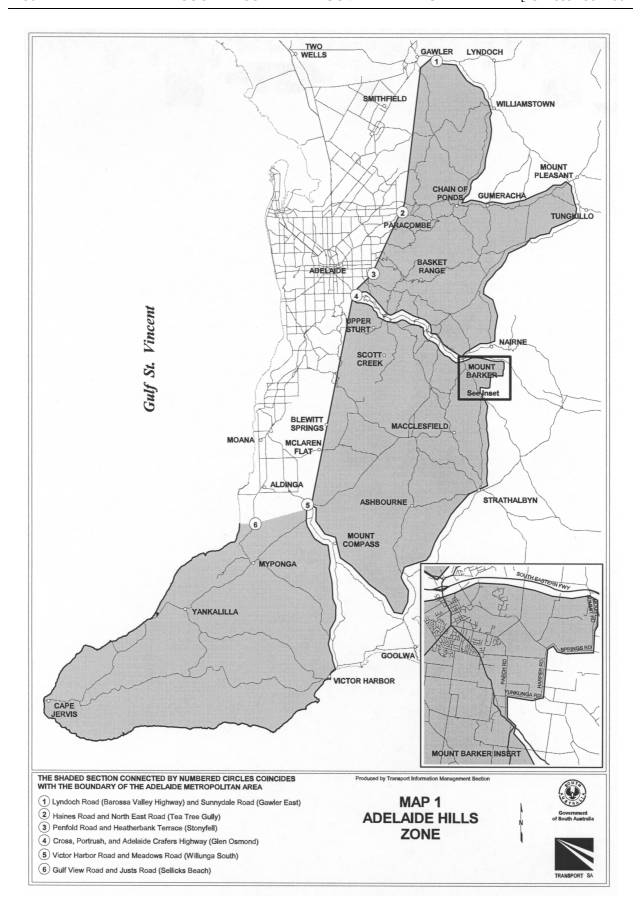
subject to the conditions specified in this notice.

- 2. Conditions Applying to this Exemption
 - 2.1 The vehicle is used solely as a bus for the carriage of passengers.
 - 2.2 Travel is not permitted on roads in the Adelaide Hills Area.
 - 2.3 For the purposes of this notice the 'Adelaide Hills Area' is defined as the shaded areas shown in 'Map 1, Adelaide Hills Area—Overwidth Buses' of this notice.
 - 2.4 The width of the vehicle must not exceed 2.6 m at any part excluding any anti-skid device mounted on the wheels, central tyre inflation systems, lights, mirrors, reflectors, signalling devices and tyre pressure gauges.
 - 2.5 Except as otherwise specified in this exemption notice, the standard form conditions prescribed in the *Road Traffic* (Oversize or Overmass Vehicle Exemptions) Regulations 1999 for the purposes of section 115 of the Act, shall not apply.
 - 2.6 The vehicle shall be fitted with a Transport SA, Modification Plate which:
 - 2.6.1 Is supplied and marked by Transport SA.
 - 2.6.2 Is permanently affixed to the bus with rivets or hammer driven screws. The use of adhesive or other types of screws is not acceptable.
 - 2.6.3 Is not removed, relocated, modified or defaced in anyway without the formal consent of Transport SA.
 - 2.6.4 Is located within the passenger compartment in the front door footwell area adjacent to the Australian Design Rule compliance plate.
 - 2.6.5 Is marked with:
 - 2.6.5.1 Transport SA Reference Number.
 - 2.6.5.2 The Vehicle Identification Number or Chassis Number allocated to the bus.
 - 2.6.5.3 The Approval Code '2.6W'
 - 2.7 The conditions set out in this notice apply to the vehicles specified and do not relieve the owner and/or driver of the duty to observe all other provisions of the Road Traffic Act and Regulations and Local Government by-laws.
- 3. Commencement of Notice

This notice is effective from midnight on 31 December 2002.

Note: The owner and/or driver operating under the provisions of this notice are advised that some parts of the road system bridges, signs, roadside furniture and vegetation may not provide sufficient clearance for the passage of a bus at the dimensions permitted by this notice.

Note: Section 106 of the Road Traffic Act—Damage to roads and works, includes provisions concerning damage to roads, bridges and culverts, interference with roadside furniture and the obligations of persons causing such damage to notify the appropriate authority.



T. N. ARGENT, Executive Director, Transport SA, Authorised delegate for the Minister for Transport

Driving Hours Exemptions for Emergency Vehicles

NOTICE is hereby given that under Regulation 5 (4) of the Road Traffic (Driving Hours) Regulations 1999, I hereby exempt an employee and their employer or a self-employed person driving a heavy truck or commercial bus from the following requirements of the Road Traffic (Driving Hours) Regulations 1999 subject to the related conditions listed below:

- 1. Travelling to and responding to an emergency
 - 1.1 This part exempts an employee and their employer or a self-employed person from all provisions of the Road Traffic (Driving Hours) Regulations 1999 when travelling to and responding to an emergency:

Subject to the following conditions:

- (a) This exemption applies only when the heavy truck or commercial bus is being used:
 - · as an ambulance vehicle to transport injured persons for urgent purposes; or
 - for urgent purposes requiring immediate response arising from flood, fire, explosion, natural disaster or similar emergency; or
 - for urgent purposes requiring immediate response where an event has disrupted, or may disrupt, communications, energy, water supply or sewerage services; or
 - pursuant to the directions of a supervisor of an emergency service (as defined in Regulation 105) in control or assisting the emergency response until the driver ceases to be involved in the emergency.
- (b) A driver must ensure that the driver's rest time for the preceding 24 hours from when the driver commences the return journey complies with the driver's required minimum rest times subject to relevant period 2 (as defined in Regulation 21).
- 2. Return journey from the emergency to base
 - 2.1 This part exempts an employee and their employer or a self-employed person from Part 4, Division 2—Driving records for non-local area work (i.e. logbook and logbook record requirements) when on the return journey from an emergency to the driver's base:

Subject to the following conditions:

- (a) This exemption applies only to the return journey from an emergency to the driver's base that commences when the driver ceases to be involved in the emergency.
- (b) Records for the return journey to base must include the following prescribed information:

Documented prior to beginning the return journey:

- · description of the emergency;
- work records detailing work and rest times while travelling to and attending the emergency for the preceding 24 hours from when the driver commences the return journey;
- driver's name and current driver's licence number;
- · State or Territory where the licence was issued; and

Documented daily from when the return journey commences:

- · registration number of the vehicle;
- date of each day(s) when the driver drives a heavy truck or commercial bus returning from an emergency;
- an estimate of the driver's total driving time, total work time and total rest time on each day of the return journey from an emergency; and
- an estimate of the approximate daily distance travelled for the return journey.
- (c) Records of the return journey to the driver's base are to be maintained for a minimum period of 12 months by the employer or at the self-employed driver's base.
- (d) This notice does not exempt an employee and their employer or a self-employed driver of a heavy truck or commercial bus from any other provisions of the Road Traffic (Driving Hours) Regulations 1999, for the return journey from when a driver ceases to be involved in the emergency to the driver's base. For this part the time travelled to and attendance at the emergency is regarded as work time.

Note: This notice does not exempt employers, employed drivers and self-employed drivers from their obligations under the Occupational Health, Safety and Welfare Act 1986 and the Occupational Health, Safety and Welfare Regulations 1995.

Note: To assist in the understanding of this gazette notice a flyer has been distributed to state emergency organisations.

This exemption will expire at midnight on 31 December 2007.

This notice has effect only for travel entirely within South Australia.

Under Regulation 5 (5) of the Road Traffic (Driving Hours) Regulations 1999, the previous exemption titled 'Declaration under Regulation 5 (4) Exemptions for Emergency Vehicles' appearing in the *South Australian Government Gazette*, dated 6 April 2000, is hereby revoked.

This exemption may be varied or revoked at any time by notice in writing.

Dated 19 December 2002.

T. N. ARGENT, Executive Director, Transport SA, an authorised delegate under section 11 of the Road Traffic Act 1961, for the Minister for Transport.

Exemption for Remote Area and Rural Construction Operations

NOTICE is hereby given that under Regulation 5 (4) of the Road Traffic (Driving Hours) Regulations 1999, I exempt an employee and their employer or a self-employed person driving a heavy truck or commercial bus that is owned by, or operating under the direction of an authorised officer of, Transport SA from the following requirements of the Road Traffic (Driving Hours) Regulations 1999 under:

- Regulation 21 (c) Regulated Hours—required minimum rest times, only in respect of relevant period 3 as defined in Regulation 18: and
- Regulation 21 (d) Regulated Hours—required minimum rest times, only in respect of relevant period 4 as defined in Regulation 18.

subject to the following condition:

This exemption applies when engaged in remote area operations, on the condition that drivers are working in accordance with their obligations under the Occupational Health, Safety and Welfare Act 1986 and associated Regulations.

This exemption will expire at midnight on 31 December 2004.

This notice has effect only for travel entirely within South Australia.

Under Regulation 5 (5) of the Road Traffic (Driving Hours) Regulations 1999, the previous exemption titled 'Declaration under Regulation 5 (4) Exemptions for Remote Area and Rural Construction Operations' appearing in the *South Australian Government Gazette*, dated 6 April 2000, is hereby revoked.

Dated 19 December 2002.

T. N. ARGENT, Executive Director, Transport SA, an authorised delegate under section 11 of the Road Traffic Act 1961, for the Minister for Transport.

ROAD TRAFFIC ACT 1961

Exemption for Vehicles Operating under the Fatigue Management Pilot Scheme (FMP) Operated by Queensland Transport

NOTICE is hereby given that under Regulation 5 (4) of the Road Traffic (Driving Hours) Regulations 1999, I hereby exempt an employee and their employer or self-employed person driving a heavy truck or commercial bus who is a member of the Fatigue Management Pilot Scheme operated by Queensland Transport from the operation of all the provisions of the Road Traffic (Driving Hours) Regulations 1999, while the heavy truck or commercial bus is being operated in accordance with an Accreditation Pilot Operator Agreement under the scheme ('the Agreement') subject to the following conditions:

- the provisions of the Agreement entered into with Queensland Transport are complied with;
- a copy of this notice must be carried in each vehicle participating in the Pilot Scheme while driving in South Australia, and must be produced upon request for inspection by police and authorised persons;
- that unless Transport SA gives notice that the exemption is cancelled, it will continue for the period of the Agreement; and
- vehicles being used in the Pilot Scheme must display an FMP identification sticker.

This notice has effect only for travel entirely within South Australia.

Under Regulation 5 (5) of the Road Traffic (Driving Hours) Regulations 1999, the previous exemption titled 'Declaration under Regulation 5 (4) Vehicles operating under the Fatigue Management Pilot Scheme (FMP) operated by Queensland Transport' appearing in the *South Australian Government Gazette*, dated 6 April 2000, is hereby revoked.

Dated 19 December 2002.

T. N. ARGENT, Executive Director, Transport SA, an authorised delegate under section 11 of the Road Traffic Act 1961, for the Minister for Transport.

ROAD TRAFFIC ACT 1961

Driving Records Exemption for Armed Forces Vehicles

NOTICE is hereby given that under Regulation 5 (4) of the Road Traffic (Driving Hours) Regulations 1999, I hereby exempt the driver of a heavy truck or commercial bus that is owned by, and or operating under the direction of an authorised officer of the Australian Defence Forces from the requirements to keep driving records as required under Part 4 (Driving Records).

This notice has effect only for travel entirely within South Australia.

Under Regulation 5 (5) of the Road Traffic (Driving Hours) Regulations 1999, the previous exemption titled 'Declaration under Regulation 5 (4) Armed Forces Exemption' appearing in the *South Australian Government Gazette*, dated 6 April 2000, is hereby revoked.

This exemption may be varied or revoked at any time by notice in writing.

Dated 19 December 2002.

T. N. ARGENT, Executive Director, Transport SA, an authorised delegate under section 11 of the Road Traffic Act 1961, for the Minister for Transport.

PUBLIC SECTOR MANAGEMENT ACT 1995

Section 69

IN terms of sections (5) and (6) of the Public Sector Management Act 1995, the following information relating to the appointment of all Ministers' personal staff is provided as at 17 December 2002:

APPOINTEI	2	POSITION	SALARY
		er for Economic Development, Minister for the Arts, Minister for Volunteers NUMBER OF MINISTERIAL STAFF:	26
		Chief of Staff vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park, private plated motor vehicle, home delivered newspapers	\$139 050
Chataway home	Peter telephone rental and tw	Executive Assistant vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, me delivered newspapers	\$123 600
	Jill telephone rental and tw outer lines and calls, car	Principal Media Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$117 420
	Randall telephone rental and two outer lines and calls, can	Senior Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$117 420
	Lance telephone rental and tw outer lines and calls	Senior Adviser - Economic Policy to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$113 300
	Paul telephone rental and tw outer lines and calls, ca	Media Unit Manager vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$108 150
	Sally telephone rental and tw outer lines and calls, ca	Senior Legal Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$108 150
	Catherine telephone rental and tv outer lines and calls, ca	Media Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$92 700
	John telephone rental and tv outer lines and calls, ca	Media Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$87 550
Gale home	Penelope telephone rental and tv	Arts Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park, home delivered newspapers	\$87 500
Duigan home	Angela	Adviser Social Inclusion, Community Cabinet vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$82 400
Bignell home	Leon	Media Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$73 130
Dignam home	Stuart	Media Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$73 130
Ieath home	David	Media Adviset vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$73 130
aris home	Sky	Media Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$73 130
Manuel home	Leah	Media Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$73 130
	Nicholas telephone rental and two touter lines and calls, ca	Media Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$73 130
Thomas home	Nicole	Media Adviser wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$73 130
Purman 0.8 F	Victoria TE (Salary based on we	Adviser - Parliamentary Liaison/Communications orking 4 days per week), reasonable personal use of mobile telephone, car park	\$65 920

irgo car park		POSITION	SALARY
car narb	Michele	Chief Administration Officer	\$63 474
-		The Harris A. J. Program	DEC (50
ones	Tamsin	Policy Adviser	\$56 650
		o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
•	lines and calls, car	·	\$54.500
ange	Ethne	Appointment Secretary	\$54 590
homas	Robyn	Personal Assistant to the Chief of Staff and Executive Assistant	\$48 922
icholson	Catherine	Assistant to the Media Unit	\$47 000
asch	Andrew	Personal Assistant - Policy Unit	\$39 549
e Silva	Monique	Personal Assistant - Policy Unit	\$32 960
	•	rking 4.5 days per week)	******
0,, 1, 1, 2, 1, 2			
MINISTER:	Deputy Premier.	Treasurer, Minister for Industry and Investment, Minister for Federal/State	
	Relations	NUMBER OF MINISTERIAL STAFF:	5
Vall	Cressida	Chief of Staff	\$108 150
		o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
	lines and calls, car		
lole	Jeffrey	Economic Adviser to the Treasurer	\$97 850
		thirds of calls, reasonable personal use of mobile telephone, home facsimile,	,
	lines and calls, car		
ufnell	Benjamin	Ministerial Adviser	\$72 100
		to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	ψ12 100
	none rentat and tw lines and calls, cat		
•	Thomas	Ministerial Adviser	\$70 040
Kenyon howa talar			φ/U U 4 U
	none rental ana tw lines and calls, cal	o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
•		•	\$46.25A
Vilding	Amy	Personal Assistant	\$46 350
reasonable	e personal use of m	oone tetephone	
	Minister for Agr	iculture, Food and Fisheries, Minister for Mineral Resources Development	
MINISTER:			
MINISTER:		NUMBER OF MINISTERIAL STAFF:	4
MINISTER:	Kevin	Chief of Staff	\$97 850
Gent		Chief of Staff	
Gent home telep	phone rental and tw	Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Gent home telep computer	phone rental and tw lines and calls, ca	Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$97 850
Gent home telep computer Brown	phone rental and tw lines and calls, can Michael	Chief of Staff vo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park Ministerial Adviser	\$97 850
Gent home telep computer Grown home telep	phone rental and tw lines and calls, can Michael phone rental and tw	Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone	\$97 850 \$70 040
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Gent home telep computer Frown home telep tomputer Rodwell home telep MINISTER: Cing home telep computer Hancock home telep computer Bailey home telep home telep computer home telep computer home telep	chone rental and tw lines and calls, can Michael chone rental and tw Paula chone rental and tw lines and calls Helen chone rental and tw Minister for Gov Emergency Serv Catherine chone rental and tw lines and calls Mark chone rental and tw lines and calls Melissa chone rental and tw Patrick chone rental and tw lines and calls Susan	Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile, repark Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone, home facsimile, Parliamentary Adviser to thirds of calls, reasonable personal use of mobile telephone Ternment Enterprises, Minister for Energy, Minister for Police, Minister for ices NUMBER OF MINISTERIAL STAFF: Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile, Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone, home facsimile, Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone Ministerial Adviser To thirds of calls, reasonable personal use of mobile telephone Ministerial Adviser To thirds of calls, reasonable personal use of mobile telephone, home facsimile, Parliamentary Adviser	\$97 850 \$70 040 \$70 040 \$66 950 \$108 150 \$77 250 \$70 040 \$70 040
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Gent home telep computer Frown home telep tomputer Rodwell home telep MINISTER: Cing home telep computer Hancock home telep computer Hancock home telep computer Hancock home telep computer Hansen home telep computer Hansen home telep home telep home telep	chone rental and tw lines and calls, can Michael chone rental and tw Paula chone rental and tw lines and calls Helen chone rental and tw Minister for Gov Emergency Serv Catherine chone rental and tw lines and calls Mark chone rental and tw lines and calls Melissa chone rental and tw Patrick chone rental and tw lines and calls Susan	Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile, repark Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone, home facsimile, Parliamentary Adviser to thirds of calls, reasonable personal use of mobile telephone Ternment Enterprises, Minister for Energy, Minister for Police, Minister for ices NUMBER OF MINISTERIAL STAFF: Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile, Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone, home facsimile, Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone Ministerial Adviser To thirds of calls, reasonable personal use of mobile telephone Ministerial Adviser To thirds of calls, reasonable personal use of mobile telephone, home facsimile, Parliamentary Adviser	\$97 850 \$70 040 \$70 040 \$66 950 6 \$108 150 \$77 250 \$70 040 \$70 040

APPOINTEE	POSITION	SALARY
Affairs	l, Minister for Justice, Minister for Consumer Affairs, Minister for Multicultural NUMBER OF MINISTERIAL STAFF:	5
Lamb Andrew home telephone rental and tw computer lines and calls, car	Chief of Staff o thirds of calls, reasonable personal use of mobile telephone, home facsimile, park	\$97 850
Karzis George	Ministerial Adviser o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$70 040
Brown Sally	Ministerial Adviser	\$66 950
Louca Procopis home telephone rental and two computer lines and calls	onte tetepnone Ministerial Adviser o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$66 950
Bradley Anna	Personal Assistant	\$48 641
Assisting the Min Maher Kyam home telephone rental and tw	riginal Affairs and Reconciliation, Minister for Correctional Services, Minister ister for Environment and Conservation NUMBER OF MINISTERIAL STAFF: Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	5 \$97 850
computer lines and calls, can Jarvis Justin home telephone rental and tw	park Ministerial Adviser o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$70 040
	Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$70 040
computer lines and calls Bartlett Naomi	Ministerial Officer	\$50 793
reasonable personal use of m Kalionis Josephine	obile telephone Personal Assistant	\$48 410
MINISTER: Minister for Hea	Ith, Minister Assisting the Premier in Social Inclusion NUMBER OF MINISTERIAL STAFF:	5
Loveday Geoffrey home telephone rental and two computer lines and calls	Chief of Staff vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$108 150
Broderick Danny	Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$74 988
Forest Teresa	Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$71 070
Vincent Michelle	Personal Assistant	\$46 350
Asimakopoulos Adriana	Personal Assistant to the Chief of Staff and Parliamentary Secretary	\$46 350
MINISTER: Minister for Edu	cation and Children's Services NUMBER OF MINISTERIAL STAFF:	3
	Chief of Staff vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$103 000
	Ministerial Adviser so thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$77 250
computer lines and calls, ca Ellis Katherine	r park Personal Assistant	\$49 955

APPOINTEE	POSITION	SALARY
	ironment and Conservation, Minister for the River Murray, Minister for the s. Minister Assisting the Premier in the Arts NUMBER OF MINISTERIAL STAFF:	4
Winter-Dewhirst Kym	Chief of Staff to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$97 850
Adams Brer home telephone rental and tw	Ministerial Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$70 040
	Ministerial Adviser to thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$70 040
Pow Deborah	Personal Assistant	\$55 316
MINISTER: Minister for Soci Women	al Justice, Minister for Housing, Minister for Youth, Minister for the Status of NUMBER OF MINISTERIAL STAFF:	4
Story Angas	Chief of Staff or thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$97 850
Fairley Alan	Ministerial Adviser of thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$72 100
Macdonald Sarah	Ministerial Adviser vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$72 100
Georganas Wendy	Personal Assistant	\$48 641
MINISTER: Minister for Trai	nsport, Minister for Industrial Relations, Minister for Recreation, Sport and NUMBER OF MINISTERIAL STAFF:	4
Baynes Geoffrey	Chief of Staff vo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$97 850
Ats Michael	Ministerial Adviser wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$75 190
Westley Annette	Ministerial Adviser wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$75 190
Hancock Sandra	Personal Assistant	\$50 470
Minister for Em	rism, Minister for Small Business, Minister for Science and Information Economy, ployment, Training and Further Education NUMBER OF MINISTERIAL STAFF:	3
Fraser Gael home telephone rental and tw computer lines and calls, ca.	Chief of Staff wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, r park	\$97 850
Crafter Samuel home telephone rental and tw	r park Ministerial Adviser wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$70 040
computer lines and calls Gregory Vicky	Personal Assistant	\$56 135

APPOINTEE		POSITION	SALARY
MINISTER:		rban Development and Planning, Minister for Gambling, Minister for Administra	tive
		ster Assisting in Government Enterprises NUMBER OF MINISTERIAL	14
Petrovski	Mick	Chief of Staff	\$97 850
	phone rental and r lines and calls, (two thirds of calls, reasonable personal use of mobile telephone, home facsimile, car park	
Green	Peter	Media Monitoring Service Manager	\$90 806
reasonab	le personal use oj	f mobile telephone, home computer/fax line rental and calls, car park	******
Portolesi	Grace	Senior Ministerial Adviser	\$77 250
	phone rental and r lines and calls	two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Georganas	Steve	Ministerial Adviser	\$70 040
		two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$,00.0
	r lines and calls	, , , , , , , , , , , , , , , , , , , ,	
Cooper	Angelina	Principal Monitor, Media Monitoring Service	\$56 650
Vaughan	Julienne	Personal Assistant	\$48 641
Church	Susan	Media Monitor	\$46 760
Burford	Christine	Media Monitor	\$45 398
Young	Patricia	Personal Assistant to Chief of Staff and Ministerial Advisers	\$42 230
Allen	Connie	Media Monitor	\$39 140
Bukva	Renata	Media Monitor	\$39 140
Marsden	Belinda	Media Monitor	\$39 140
Moloney	Kaye	Media Monitor	\$39 140
	Elisabeth	Media Monitor	\$39 140

Dated 19 December 2002.

M. D. RANN, Premier

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

PART 4 - CONTRACTS OF TRAINING

Pursuant to the provisions of the Vocational Education, Employment and Training Act (VEET Act), the Accreditation and Registration Council (ARC) gives notice that it has determined the following:

Occupations that Constitute Trades and Other Declared Vocations

The following schedule is additional to the gazettals of:

30.	13 May 1999 (pg 2595)
31.	27 May 1999 (Errata) (pg 2723)
32.	17 June 1999 (pg 3123)
33.	24 June 1999 (pg 3261)
34.	1 July 1999 (pg 22)
35.	29 July 1999 (pg 602)
36.	30 September 1999 (pg 1364)
37.	14 October 1999 (pg 1973)
38.	11 November 1999 (pg 2327)
39.	6 January 2000 (pg 1169)
40.	30 March 2000 (pg 1921)
41.	6 April 2000 (pg 2047)
42.	13 April 2000 (Errata) (pg 2167)
43.	4 May 2000 (pg 2416)
44.	
45.	15 June 2000 (pg 3282) Errata (pg 3285)
	29 June 2000 (pg 3490)
47.	6 July 2000 (pg 22) Errata (pg 24)
48.	20 July 2000 (pg 267)
49.	10 August 2000 (pg 467)
50.	24 August 2000 (pg 643)
51.	14 September 2000 (pg 2002)
52.	12 October 2000 (pg 2475) Errata (pg 2480)
53.	16 November 2000 (pg 3208) Errata (pg 3211)
54.	7 December 2000 (pg 3461) Errata (pg 3467)
55.	15 February 2001 (pg 641) Errata (pg 647)
56.	5 April 2001 (pg 1561)
57.	19 April 2001 (pg 1645)
58.	31 May 2001 (pg 1914)

59.	28 June 2001 (pg 2416)
60.	12 July 2001 (Errata) (pg 2610)
61.	19 July 2001 (Errata) (pg 2713)
62.	26 July 2001 (pg 2785)
63.	16 August 2001 (pg 3091)
64.	20 September 2001 (pg 4268)
65.	27 September 2001 (pg 4316)
66.	11 October 2001 (Errata) (pg 4466)
67.	15 November 2001 (pg 5041)
68.	29 November 2001 (pg 5227)
69.	13 December 2001 (pg 5385)
70.	20 December 2001 (Errata) (pg 5646)
71.	10 January 2002 (pg 19) Errata (pg 20)
72.	14 February 2002 (pg 861) Errata (pg 869)
73.	14 March 2002 (pg 1329)
74.	11 April 2002 (pg 1579)
75.	18 April 2002 (pg 1613)
76.	24 April 2002 (pg 1665) Errata (pg 1666)
77.	2 May 2002 (Errata) (pg 1809)
78.	9 May 2002 (Errata) (pg 1852)
79.	16 May 2002 (pg 1913)
80.	13 June 2002 (pg 2134)
81.	11 July 2002 (pg 2869)
82.	15 August 2002 (pg 3066)
83.	12 September 2002 (pg3414) Errata (pg3415)
84.	46 /
85.	12 December 2002
86.	19 December 2002

which set out the occupations that constitute trades and other declared vocations and the terms and conditions applicable to such declared vocations.

SCHEDULE - DECLARED VOCATIONS, REQUIRED COURSES OF INSTRUCTION AND ASSOCIATED CONDITIONS The following declared vocation and conditions are new.

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
# Enrolled Nurse (Approved by ARC December 2002)	National Code: 1936	Certificate IV in Health (Nursing)	677	Full Time 18 months Part Time 36 Months	Full Time 6 weeks Part Time 12 weeks

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

Part 4 – Contracts of Training

PURSUANT to the provisions of the Vocational Education, Employment and Training Act 1994 (VEET Act) the Accreditation and Registration Council (ARC) gives notice that it has determined the following:

Form of Apprenticeship/Traineeship Training Contract Form of Apprenticeship/Traineeship Training Plan

Following is the national Apprenticeship/Traineeship Training Contract and the revised Apprenticeship/Traineeship Training Plan required by ARC effective from 1 January 2003 to the 30 June 2003.

REGULATIONS UNDER THE CRIMINAL INJURIES COMPENSATION ACT 1978

No. 230 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the Criminal Injuries Compensation Act 1978 and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

M. J. Atkinson, Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 6—Legal costs
- 4. Substitution of Sched.
- Transitional provision

SCHEDULE

Substituted Schedule

SCHEDULE

Prescribed Scale of Costs

Citation

1. The *Criminal Injuries Compensation Regulations 2002* (see *Gazette 29 August 2002* p. 3313) are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 6—Legal costs

- **3.** Regulation 6 of the principal regulations is varied by striking out subregulation (2) and substituting the following subregulations:
 - (2) No fee is payable in respect of proceedings under the Act except as set out in the Schedule.
 - (3) However, subregulation (2) does not prevent the Crown from recovering its costs in respect of proceedings under the Act.

Substitution of Sched.

4. The Schedule of the principal regulations is revoked and the Schedule set out in the Schedule to these regulations is substituted.

Transitional provision

- 5. The prescribed scale of costs that applies in respect of proceedings under the Act is—
- (a) if notice is served under section 7(3) of the Act before the commencement of these regulations, the scale set out in the Schedule of the principal regulations immediately before that commencement; and
- (b) if notice is served under section 7(3) of the Act after the commencement of these regulations, the scale set out in the Schedule of the principal regulations (as substituted by regulation 4).

SCHEDULE

Substituted Schedule

SCHEDULE

Prescribed Scale of Costs

1. Interpretation

In this Schedule-

- (a) a claim for compensation is a **limited claim** for compensation if it is limited to a claim for compensation for one or both of the following:
 - (i) for grief suffered in consequence of the death of a person killed by homicide (*see* section 7(2a) of the Act);
 - (ii) for funeral expenses where a victim dies in consequence of an offence (see section 7(2b) of the Act); and
- (b) a claim for compensation is a **related claim** for compensation if—
 - in proceedings under the Act, the same legal practitioner represents more than one victim of an offence claiming compensation in respect of injury arising from the offence; or
 - ii) in proceedings under the Act, the same legal practitioner represents more than one victim of a series of offences claiming compensation in respect of injury arising from the series of offences; and
- (c) a series of offences means offences committed consecutively by one offender, or offences committed simultaneously or consecutively by offenders acting in concert (see section 9 of the Act).

2. Solicitors fee for claim for compensation

Note: A solicitor is not entitled to a fee in respect of a limited claim for compensation where the identity of the offender is unknown and the Crown agrees to settle the claim. Such a claim should be dealt with by writing to the Crown Solicitor and providing the Crown Solicitor with details of the claim.

(2) For any other claim—

(b) in the case of related claims—

(i) for one of the related claims......\$1 000

) for each of the other related claims.....\$800

3. Counsels fee

(1) Preliminary fee

Not more than \$750

4.

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

5. **Disbursements**

\$500

- (1) If—
- an application for an order for compensation is made to the court, a legal practitioner may recover all disbursements reasonably incurred under the Act as allowed by certificate of the court;

On appeal.....

- (b) a claim for compensation is settled without an application for an order for compensation being made to the court, a legal practitioner may recover all disbursements reasonably incurred as certified by the Crown Solicitor.
- (a) a legal practitioner may not recover the cost of obtaining a copy of a hospital record before an application for compensation is made to the court unless the Crown Solicitor has agreed that it is necessary to obtain a copy of the record;
- (b) a legal practitioner may not recover the cost of obtaining a medical or psychological report (other than a report from the claimant's usual or treating general medical practitioner) before an application for compensation is made to the court unless the Crown Solicitor has agreed that it is necessary to obtain the report; and
- a legal practitioner may not recover the cost of obtaining a report from more than one expert in the same specialty unless the Crown Solicitor has agreed that it is necessary to obtain the additional report.
- (3) For the purposes of subclause (2)(c), psychiatrists and psychologists will be taken to be experts in the same specialty.

AGO0380/02CS

R. Dennis, Clerk of the Council

REGULATIONS UNDER THE VICTIMS OF CRIME ACT 2001

No. 231 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the Victims of Crime Act 2001 and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

 $M.\ J.\ A_{\text{TKINSON}},\ Attorney\text{-}General$

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Requirements for applications for statutory compensation (s. 18 of Act)
- 6. Prescribed scale of costs (s. 25 of Act)
- 7. Prescribed proportion to be paid into Fund (s. 30 of Act)
- 8. Imposition of levy (s. 32 of Act)
- 9. Review of operation of these regulations

SCHEDULE 1

Requirements for Applications for Statutory Compensation

SCHEDULE 2

Prescribed Scale of Costs

SCHEDULE 3

Victims of Crime Levy

Citation

1. These regulations may be cited as the *Victims of Crime Regulations* 2002.

Commencement

2. These regulations will come into operation on the day on which the *Victims of Crime Act 2001* comes into operation.

Revocation

- **3.** (1) The *Criminal Injuries Compensation Regulations 2002* (see *Gazette 29 August 2002 p. 3313*), as varied, are revoked.
- (2) The *Criminal Injuries Compensation (Fund) Regulations 1997* (see *Gazette 21 August 1997 p. 431) are revoked.*

Interpretation

4. In these regulations—

"Act" means the Victims of Crime Act 2001;

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

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

and "limited application" has a corresponding meaning;

"**period for negotiation**"—in relation to a claim for statutory compensation, the **period for negotiation** is 3 months from the making of the application or a longer period agreed between the Crown Solicitor and the claimant (*see* section 18(5) of the Act);

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

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

"series of offences" means offences committed consecutively by one offender, or offences committed simultaneously or consecutively by offenders acting in concert (see section 23 of the Act).

Requirements for applications for statutory compensation (s. 18 of Act)

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

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

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

Prescribed scale of costs (s. 25 of Act)

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

Prescribed proportion to be paid into Fund (s. 30 of Act)

7. For the purposes of section 30(3) of the Act, the prescribed proportion of the aggregate amount paid into General Revenue by way of fines that is to be paid into the Victims of Crime Fund is 20 per cent.

Imposition of levy (s. 32 of Act)

8. For the purposes of section 32 of the Act, the levy to be imposed for the purpose of providing a source of revenue for the Victims of Crime Fund is fixed by Schedule 3.

Review of operation of these regulations

- **9.** (1) The Minister must, at the end of 2 years from the commencement of these regulations, review their operation.
- (2) A report on the review must be prepared and laid before the Legislative Review Committee of the Parliament.

SCHEDULE 1

Requirements for Applications for Statutory Compensation

PART A: INFORMATION TO BE INCLUDED IN APPLICATION

Claimant information

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

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

Offender information

- 2. A claimant must include in an application for statutory compensation the following information about the offender:
- (a) the name and address of the offender (if known);
- (b) if the offender was charged with any offence—
 - (i) details of the charges laid; and
 - (ii) details of the court in which the charges were laid; and
 - (iii) the date of the trial (if any);
- (c) the outcome of the prosecution of any offence, including, if the offender was convicted of an offence—
 - (i) details of the conviction recorded; and
 - (ii) details of the court in which the conviction was recorded; and
 - (iii) the date of the conviction;

- (d) whether the claimant gave evidence for the prosecution at the trial of the offender and, if not, the reasons why the claimant did not give evidence;
- (e) if the claimant seeks an exemption from the requirement to serve the application on the offender on the ground that the whereabouts of the offender are unknown (see section 18(4)(c) if the Act)—details of attempts by the claimant to locate the offender.

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

Information about action taken to ascertain defendant's assets

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

Information about statutory compensation being claimed

- **4.** (1) A claimant must include in an application for statutory compensation that is limited to compensation for funeral expenses an itemised list of funeral expenses (*see* section 17(4) of the Act).
- (2) A claimant must include in an application for statutory compensation the following information about the compensation being claimed:
 - (a) particulars of special damages, including—
 - an itemised list of expenses in relation to any treatment and the name of the person or institution to whom the expense was paid or is payable;
 - as to each item, details of any refund or entitlement to refund of treatment costs from Medicare, an insurer or any other source;
 - (iii) an itemised list of funeral expenses;
 - (b) particulars of loss of earnings as follows:
 - if past loss of earnings is being claimed, details of the period off work or any period of reduced work and the amount that would have been earned had the claimant worked during that period (showing how this is calculated);
 - (ii) if an ongoing loss of earnings or a loss of earning capacity is being claimed, details of—
 - the occupation or business of the claimant at the time of the injury and during the 12 months prior to the injury;
 - (B) the gross income received from the occupation or business during the 12 month period ending on 30 June last prior to the injury;
 - (C) any disability (including mental disability) from which the claimant is suffering or has suffered in consequence of the injury and which is preventing or has prevented (wholly or in part) the claimant from performing his or her occupation or business;
 - (D) the periods since the injury during which the claimant has been unable (wholly or in part) to perform his or her usual occupation or business, together with the periods during which the incapacity has been total and the periods during which it has been partial;
 - (E) where there has been partial incapacity, the nature and extent of the partial incapacity;

- (F) the periods since the injury during which the claimant has been employed or otherwise engaged in an occupation or business and, in respect of each such occupation or business—
 - · the nature of the occupation or business;
 - the address at which it was conducted or performed;
 - the name of the employer;
 - the gross income received by the claimant.

Formulated claim

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

PART B: DOCUMENTS REQUIRED TO ACCOMPANY APPLICATION

Police records, statements, etc.

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

General medical practitioner's report

- 2. If there is no other medical or psychological report relevant to an injury caused by an offence, the claimant's application (other than a limited application) for statutory compensation must be accompanied by a report from the claimant's usual or treating general medical practitioner summarising—
 - (a) the history taken from the claimant; and
 - (b) the nature and extent of the injury; and
 - (c) the history of the treatment of the injury; and
 - (d) whether there is a need for any future treatment and, if so, the nature of the future treatment; and
 - (e) the prognosis; and
 - (f) the nature and extent of any permanent disability as a result of the injury.

[See also clause 4(2) of Schedule 2.]

Photographs

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

Statement of loss of earnings, etc.

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

[Note: A claimant may obtain copies of tax returns by making an application under the Freedom of Information Act to the Australian Taxation Office.]

Documents relating to amounts received by claimant from other sources

- 5. An application for statutory compensation must be accompanied by—
- (a) copies of any documents relating to any amounts received, or likely to be received, by or on behalf of the claimant from the offender, an insurer or any other source, and details of any steps taken to obtain payment or compensation from the offender or any other person, body corporate or government department or agency in respect of the injury; and
- (b) details of any potential claim (apart from this claim) that the claimant may have against the offender or any other person for compensation or damages arising out of the injury, including details of the steps taken to pursue such a claim.

SCHEDULE 2

Prescribed Scale of Costs

			,					
1.	. Solicitor's fee for claim for statutory compensation							
	(1) I agreed an	\$500						
	Note unkr							
	(2) I	For any ot	ther claim—					
	(a)	in the	case of a claim that is not a related claim	\$1 000				
	(b)	in the	case of related claims—					
		(i)	for one of the related claims	\$1 000				
		(ii)	for each of the other related claims	\$800				
2.	Counsels	fee						
	(1) I For (incl conf appl	Not more than \$750						
	(2) A For appl	1/5 of the preliminary fee actually charged						
	(3) (Subj	\$500						
	(4) (For com	\$350 for each opinion						
3.	On appea	վ		\$500				
4.	Disburse	ments						
	(1) I	f—						
	(a) an application for statutory compensation is made to the court, a legal							

- practitioner may recover all disbursements reasonably incurred under the Act as certified by the court;
- (b) an application for statutory compensation is settled during the period for negotiation, a legal practitioner may recover all disbursements reasonably incurred as certified by the Crown Solicitor.

(2) However—

- a legal practitioner may not recover the cost of obtaining a copy of a hospital record before the end of the period for negotiation unless the Crown Solicitor has agreed that it is necessary to obtain a copy of the record; and
- (b) a legal practitioner may not recover the cost of obtaining a medical or psychological report (other than a report from the claimant's usual or treating general medical practitioner) before the end of the period for negotiation unless the Crown Solicitor has agreed that it is necessary to obtain the report; and
- (c) a legal practitioner may not recover the cost of obtaining a report from more than one expert in the same specialty unless the Crown Solicitor has agreed that it is necessary to obtain the additional report.
- (3) For the purposes of subclause (2)(c), psychiatrists and psychologists will be taken to be experts in the same specialty.

SCHEDULE 3

Victims of Crime Levy

- (1) Subject to this clause, the amount of the levy is—
- (a) in relation to a summary offence—
 - (i) if the offence is expiated—\$10;
 - (ii) in any other case—\$35;
- (b) in relation to an indictable offence—\$60.
- (2) If a summary or an indictable offence appears in the following list, the levy in relation to that offence is twice the levy that would otherwise be payable under subclause (1):
 - (a) an offence under the Aircraft Offences Act 1971;
 - (b) an offence against section 11, 12, 12A, 13, 19, 19AA, 20, 21, 23, 25, 27, 29, 30, 33A, 39, 40, 41, 42, 43, 44, 47A, 48, 49, 56, 58, 58A, 59, 64, 74, 80, 81, 82, 85(1), 155, 158, 167, 168, 169, 170, 170A, 206, 207, 208, 209 or 270A of the Criminal Law Consolidation Act 1935;
 - (c) an offence under the Kidnapping Act 1960;
 - (d) an offence against section 6 of the Summary Offences Act 1953.
 - (3) If, but for this subclause, the amount of the levy payable by a youth—
 - (a) under subclause (1) would exceed \$20, the amount of the levy will be \$20;
 - (b) under subclause (2) would exceed \$40, the amount of the levy will be \$40.

AGO0380/02CS

REGULATIONS UNDER THE DEVELOPMENT ACT 1993

No. 232 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the Development Regulations 1993 and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

J. W. Weatherill, Minister for Urban Development and Planning

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 61—Declaration by the Minister (s. 46)
- 4. Variation of reg. 63B—Prescribed fee
- 5. Variation of reg. 64—Referral of assessment of building work
- 6. Variation of reg. 65—Notification of decision
- 7. Variation of reg. 76—Essential safety provisions
- 8. Variation of reg. 88—Certificate of independent technical expert in certain cases
- 9. Insertion of Schedule 12A

SCHEDULE 12A

Building Rules Certification—Major Developments or Projects

Citation

1. The *Development Regulations 1993* (see *Gazette 27* October 1993 p. 1954), as varied, are referred to in these regulations as "the principal regulations".

Commencement

- 2. (1) Subject to subregulation (2), these regulations come into operation on 17 February 2003.
- (2) Regulation 8 will come into operation on 1 January 2003.

Variation of reg. 61—Declaration by the Minister (s. 46)

- **3.** Regulation 61 of the principal regulations is varied—
- (a) by inserting in subregulation (4) "(but subject to subregulation (5))" after "section 46 of the Act";
- (b) by inserting after subregulation (4) the following subregulation:
 - (5) If—
 - (a) an application lodged with the Minister under section 46 of the Act will require an assessment against the Building Rules; and

(b) the Minister indicates that it will be recommended to the Governor that the assessment against the Building Rules be referred to the council for the area in which the proposed development is to be undertaken, or be undertaken by a private certifier or by some other person,

then, unless otherwise directed by the Minister—

- (c) the application lodged with the Minister need only be accompanied by one copy of the plans, drawings, specifications and other documents and information required by subregulation (4); and
- (d) the applicant must, at an appropriate time, provide two copies of those documents and that information to the council, private certifier or other person who is to undertake the assessment against the Building Rules (and if the council, private certifier or other person requires additional copies then the applicant must also comply with that requirement).

Variation of reg. 63B—Prescribed fee

- **4.** Regulation 63B of the principal regulations is varied—
- (a) by inserting in subregulation (1) "(but subject to subregulation (2a))" after "section 46(16) of the Act";
- (b) by inserting in subregulation (2) "(and subject to the operation of subregulation (2a))" after "determined by the Minister";
- (c) by inserting after subregulation (2) the following subregulation:

(2a) If—

- (a) an application under section 46 of the Act will require an assessment against the Building Rules; and
- (b) the assessment is to be referred to the council for the area in which the proposed development is to be undertaken, or is to be undertaken by a private certifier,

then, unless otherwise determined by the Minister—

- (c) if the assessment is to be referred to a council—the fee under components (8) and (9) of item 1 of schedule 6 will be payable to the council (and must be paid before any assessment of the development under the Building Rules occurs); and
- (d) if the assessment is to be undertaken by a private certifier—the fee under components (8) and (9) of item 1 of schedule 6 is not payable but the fee payable under item 5(1) of schedule 6 is payable as part of the prescribed fee (and must be held by the private certifier pending payment to the Minister under schedule 7).

Variation of reg. 64—Referral of assessment of building work

5. Regulation 64 of the principal regulations is amended by inserting after subregulation (2) the following subregulations:

- (3) If a council or person acting under subregulation (1) determines that it is appropriate to give a certification with respect to the development complying with the Building Rules (and if the assessment of the council or person is consistent with any provisional development plan consent), the council or person must—
 - (a) provide the certification in the form set out in Schedule 12A; and
 - (b) to the extent that may be relevant and appropriate—
 - (i) issue a schedule of essential safety provisions under Division 4 of Part 12: and
 - (ii) assign a classification to the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the *Construction Industry Training Fund Act 1993*.
- (4) If a council or person issues a certificate under subregulation (3)(a), the council or person must—
 - (a) in the case of a council—furnish to the Minister a copy of the certificate, together with a copy of any schedule of essential safety provisions;
 - (b) in the case of a person—furnish to the Minister—
 - (i) two copies of the certificate, together with two copies of any schedule of essential safety provisions; and
 - (ii) one copy of any plans, drawings, specifications and other documents and information relating to the proposed development provided by the applicant for assessment in respect of the Building Rules.

Variation of reg. 65—Notification of decision

- **6.** Regulation 65 of the principal regulations is varied by inserting after subregulation (1) the following subregulation:
 - (1a) A written notification under subregulation (1) must be accompanied by a copy of any documentation relating to the assessment of the development in respect of the Building Rules received by the Minister under regulation 64(4)(b).

Variation of reg. 76—Essential safety provisions

7. Regulation 76 of the principal regulations is varied by inserting after paragraph (b) of subregulation (3) the following word and paragraph:

or

(ba) on issuing any other certification with respect to building work complying with the Building Rules in a case where this regulation applies,.

Variation of reg. 88—Certificate of independent technical expert in certain cases

8. Regulation 88 of the principal regulations is varied by inserting after paragraph (b) of subregulation (1) the following word and paragraph:

or

(c) energy efficiency matters referred to in SA V2.6.2—Housing Provisions—Volume 2 of the Building Code.

Insertion of Schedule 12A

9. The following schedule is inserted after Schedule 12 of the principal regulations:

SCHEDULE 12A

Building Rules Certification—Major Developments or Projects

			Development No:			
Applicant/owner details:						
Applicant's name:		Owner's name:	от наменую на применя на пределения пределения пределения на пределения на пределения на пределения на пределе			
		Owner's name.				
Full postal address of applica	nt:	Full postal address of ov	wner:			
	Postcode:		Postcode:			
Contact person:		Phone (work):	Phone (home):			
THE HELD CONTROL OF THE CONTROL OF T			Notes and the state of the stat			
Details of the proposed d						
Project name (or other identif	ying description):					
Full site address of proposed	development:	oder ungestrick mittelsteller alleger met de Oraș en le Mittelle pri a engel par une mar				
	•					
			Postcode:			
Section No:	Hundred:	Volume:	Folio:			
Description by use:		Council area:				
Rise in storeys (BCA clause C	71 2).	Building Classification assigned:				
Tribe in storeys (Bort chause C	2).	Building Classification a	assigned.			
Construction type (BCA claus	se C1.1):	Floor area of building:				
Name and address of Building	g Rules certifier:	Name and address of builder:				
	Postcode:	Postcode:				
Certification details:						
warming and a decided and a second a second and a second	PPU CPPENS MANAGEMENT CONTROL OF THE PROPERTY		tere regulation in the decrease of the property of the contraction of the contract of the cont			
The proposed development described above and shown on the attached certified drawings has been assessed against the Building Rules and is hereby certified as complying with the Building Rules.						
The proposed development is consistent with any provisional development authorisation issued for the proposed development by the Governor or his/her delegate.						
A schedule of essential safety provisions has been issued in accordance with Development Regulations $64(3)(b)(i)$ and $76(3)(ba)$ and a copy is attached.						
The appropriate levy under the Construction Industry Training Fund Act 1993 has been paid.						
Signed by certifier: Date:						
Contact details:						
No building						

No building work can commence until a final development approval has been issued and gazetted by the Governor.

Forward certification and all relevant documentation to the Minister for Urban Development & Planning c/-EIA Branch, Planning SA, GPO Box 1815, Adelaide SA 5001 in accordance with regulation 64(4) of the Development Regulations

REGULATIONS UNDER THE UPPER SOUTH EAST DRYLAND SALINITY AND FLOOD MANAGEMENT ACT 2002

No. 233 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the *Upper South East Dryland Salinity and Flood Management Act 2002* and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

 $J_{\mbox{\scriptsize OHN}}$ $H_{\mbox{\scriptsize ILL}},$ Minister for Environment and Conservation

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Interpretation
- 4. Upper South East
- 5. Establishment of Project scheme
- 6. Project Area
- 7. Applications for warrants (s. 10 of the Act)
- 8. Public authorities and relevant interests (s. 12 of the Act)
- 9. Application Fee

SCHEDULE 1

The Upper South East

SCHEDULE 2

Project Works Scheme

Citation

1. These regulations may be cited as the *Upper South East Dryland Salinity and Flood Management Regulations* 2002.

Commencement

2. These regulations come into operation on the day on which the *Upper South East Dryland Salinity and Flood Management Act 2002* comes into operation.

Interpretation

3. In these regulations—

"Act" means the Upper South East Dryland Salinity and Flood Management Act 2002.

Upper South East

4. For the purposes of the Act, the Upper South East consists of the area or areas described in Schedule 1 of these regulations.

Establishment of Project scheme

5. (1) Pursuant to section 4(1) of the Act, the Project scheme referred to in subregulation (2) is established to further the objects of the Act.

- (2) The Project scheme consists of the following:
- (a) the Upper South East Project lodged as Deposit No. 481 of 2002 in the General Registry Office (except to the extent that the effect of that document is modified by or inconsistent with the document referred to in paragraph (b)); and
- (b) the Notice of Intention for Stage 3 of Upper South East Dryland Salinity and Flood Management Plan (prepared under the *Environmental Protection (Impact of Proposals) Act* 1974) lodged as Deposit No. 486 of 2002 in the General Registry Office; and
- (c) the Project works scheme described in Schedule 2 of these regulations.

Project Area

6. For the purposes of section 4(3) of the Act, the Project Area consists of the area or areas described in Rack Plan 895 lodged in the Surveyor-General's Office at Adelaide.

Applications for warrants (s. 10 of the Act)

- 7. (1) The grounds of an application for a warrant made personally must be verified by affidavit.
- (2) An application for a warrant cannot be made by telephone unless in the opinion of the applicant a warrant is urgently required and there is not enough time to make the application personally.
 - (3) If an application for a warrant is made by telephone—
 - (a) the applicant must inform the magistrate of the applicant's name and identify himself or herself as an authorised officer, and the magistrate, on receiving that information, is entitled to assume, without further inquiry, that the applicant is an authorised officer; and
 - (b) the applicant must inform the magistrate of the purpose for which the warrant is required and the grounds on which it is sought; and
 - (c) if it appears to the magistrate from the information given by the applicant that there are proper grounds to issue a warrant, the magistrate must inform the applicant of the facts that justify, in the magistrate's opinion, the issue of the warrant, and must not proceed to issue the warrant unless the applicant undertakes to make an affidavit verifying those facts; and
 - (d) if the applicant gives such an undertaking, the magistrate may then make out and sign a warrant, noting on the warrant the facts that justify, in the magistrate's opinion, the issue of the warrant; and
 - (e) the warrant is taken to have been issued, and comes into force, when signed by the magistrate;
 - (f) the magistrate must inform the applicant of the terms of the warrant; and
 - (g) the applicant must, as soon as practicable after the issue of the warrant, forward to the magistrate an affidavit verifying the facts referred to in paragraph (c).
- (4) A magistrate by whom a warrant is issued must file the warrant, or a copy of the warrant, and the affidavit verifying the grounds on which the application for the warrant was made, in the Magistrates Court.

Public authorities and relevant interests (s. 12 of the Act)

- **8.** (1) The following bodies are brought within the ambit of the definition of "**public authority**" in section 12 of the Act:
 - (a) ANP Sea Gas SPV2 Pty Ltd (ACN 099 332 368);
 - (b) ANP Sea Gas SPV3 Pty Ltd (ACN 099 332 395);
 - (c) Distribution Lessor Corporation;
 - (d) Electranet Pty Ltd;
 - (e) ETSA Corporation;
 - (f) OE Sea Gas SPV2 Pty Ltd (ACN 095 483 453);
 - (g) OE Sea Gas SPV3 Pty Ltd (ACN 095 483 462);
 - (h) South East Australia Gas Pty Ltd (ACN 096 437 900);
 - (i) Transmission Lessor Corporation;
 - (j) TXU Sea Gas SPV1 Pty Ltd (ACN 095 483 444);
 - (k) TXU Sea Gas SPV2 Pty Ltd (ACN 099 332 331).
- (2) A lease, or an underlease, conferring a right in the nature of an easement in favour of a public authority is excluded from the definition of "**relevant interest**" in section 12 of the Act.

Application Fee

9. For the purposes of section 19(3) of the Act, a fee of \$143.80 is prescribed.

SCHEDULE 1

The Upper South East

That part of the State constituted by the following Hundreds:

Archibald

Beeamma

Binnum

Bowaka

Cannawigara

Colebatch

Conmurra

Coombe

Duffield

Field

Geegeela

Glen Roy

Glyde

Hynam

Jessie

Joanna

Joyce

Lacepede

Laffer

Landseer

Lochaber

Makin

Marcollat

McCallum

McNamara

Messent

Minecrow

Mount Benson

Murrabinna

Naracoorte

Neville

Parsons

Peacock

Pendleton Petherick

Richards

Robertson

Ross

Santo

Senior

Shaugh

Spence

Stirling

Tatiara

Townsend Wells

Willalooka

Wirrega

Woolumbool

SCHEDULE 2

Project Works Scheme

1. The schedule for the engineering and construction aspects (described in the documents referred to in Part B of Schedule 1 of the Act) of the Project works scheme is as follows:

Item	Project Works	Date
1.	Commence design of Kercoonda drain extensions	January 2003
2.	Commence construction of Northern Catchment drains (Mount Charles, Taunta Hut and Bunbury drains)	March 2003
3.	Commence design of Bakers Range, Ballater East, East Avenue, Rosemary Downs and Wongawilli drains	March 2003
4.	Commence cadastral surveys of constructed drains	March 2003
5.	Complete design of Kercoonda drain extensions	April 2003
6.	Complete design of Central Catchment drains (Taratap, Bald Hill, Wimpinmerit and Diddicoolum drains)	June 2003
7.	Commence construction of Kercoonda drain extensions	July 2003
8.	Complete construction of Northern Catchment drains (Mount Charles, Taunta Hut and Bunbury drains)	October 2003
9.	Commence construction of Central Catchment drains (Taratap, Bald Hill, Wimpinmerit and Diddicoolum drains)	October 2003
10.	Complete construction of Kercoonda drain extensions	November 2003
11.	Complete design of Bakers Range, Ballater East, East Avenue, Rosemary Downs and Wongawilli drains	December 2003
12.	Commence construction of Bakers Range, Ballater East, East Avenue, Rosemary Downs and Wongawilli drains	January 2004
13.	Complete construction of Central Catchment drains (Taratap, Bald Hill, Wimpinmerit and Diddicoolum drains)	April 2004
14.	Complete construction of Bakers Range, Ballater East, East Avenue, Rosemary Downs and Wongawilli drains	June 2004
15.	Complete cadastral surveys of constructed drains	January 2005

2. Tilley Swamp Risk Management

This part of the Project will commence in December 2002, and be completed in December 2006, and consists of ongoing measures including the following:

- development of risk assessment for use of Tilley Swamp as a buffer to hold excess water for release in conjunction with Morella Basin;
- provision of complementary wetland management to the Upper South East wetland complex and the southern lagoon of the Coorong;
- the utilisation of Tilley Swamp Watercourse as a high quality brackish wetland ecosystem.

3. Upper South East Wetland Types and their ecological requirements

This part of the project, to be commenced in December 2002 and concluded in December 2006, will consist of the gathering of data, testing and monitoring, including in relation to the following:

- the use of indigenous native species for reclamation of salt affected areas;
- the definition of wetland floristic plant communities, and preparation of categories for wetland definition based on character species;
- the optimum wetting and drying frequencies and duration, and salinity levels, for wetlands;
- the flooding and drought tolerances of the most sensitive plant and invertebrate species.

4. Watercourse Renovation

This part of the Project, known as the watercourse restoration project, will provide wetland habitat for aquatic species, refuge for waterbirds and assist in the protection and regeneration of riparian vegetation through measures including:

- · the protection of representative wetland types;
- · the undertaking of rehabilitation works; and
- · the carrying-out of wetland inventories and monitoring.

The watercourse restoration project will commence in December 2002.

5. Regional Revegetation Targets

This part of the Project promotes recharge control methods, and provide technical and planning support to landholders. Preliminary investigations suggest that a further 70 000 hectares of deep-rooted perennial pasture will be required to be planted.

This part of the Project will commence in December 2002, and conclude in December 2006, and consist of gathering baseline data at strategic sites within the Project Area.

EC 02/0065 CS

REGULATIONS UNDER THE DEVELOPMENT ACT 1993

No. 234 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the *Development Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

J. W. Weatherill, Minister for Urban Development and Planning

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched. 2
- 4. Variation of Sched. 8
- 5. Variation of Sched. 14

Citation

1. The *Development Regulations 1993* (see *Gazette 27* October 1993 p. 1954), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on the day on which the *Upper South East Dryland Salinity and Flood Management Act 2002* comes into operation.

Variation of Sched. 2

3. Schedule 2 of the principal regulations is varied by striking out clause 1A.

Variation of Sched. 8

4. Schedule 8 of the principal regulations is varied by striking out item 19.

Variation of Sched. 14

5. Schedule 14 of the principal regulations is varied by striking out clause 3.

REGULATIONS UNDER THE LIQUOR LICENSING ACT 1997

No. 235 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the *Liquor Licensing Act 1997* and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

 $M.\ J.\ A_{\text{TKINSON}},\ Minister\ for\ Consumer\ Affairs$

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched. 1—Short Term Dry Areas

Citation

1. The *Liquor Licensing (Dry Areas—Short Term) Regulations 1997* (see *Gazette 2* October 1997 p. 965), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of Sched. 1—Short Term Dry Areas

3. Schedule 1 of the principal regulations is varied by striking out the column headed "*Period*" in the item headed "**Tumby Bay—Area 1**" and substituting the following column:

Period 6.00 p.m. on 6 January 2003 to 6.00 a.m. on 11 January 2003.

OLGC14/95

REGULATIONS UNDER THE LIQUOR LICENSING ACT 1997

No. 236 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the *Liquor Licensing Act 1997* and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

M. J. Atkinson, Minister for Consumer Affairs

SUMMARY OF PROVISIONS

- 1. Citation
- Commencement
- 3. Variation of Sched. 1—Short Term Dry Areas

Citation

1. The *Liquor Licensing (Dry Areas—Short Term) Regulations 1997* (see *Gazette 2 October 1997* p. 965), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of Sched. 1—Short Term Dry Areas

- **3.** Schedule 1 of the principal regulations is varied—
- (a) by striking out from the column headed "*Period*" in the item headed "**Alexandrina Council— Area 1 (Chiton Rocks)**" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (b) by striking out from the column headed "Period" in the item headed "Alexandrina Council—Area 2 (Port Elliot)" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (c) by striking out from the column headed "*Period*" in the item headed "**Alexandrina Council— Area 3 (Middleton)**" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (d) by striking out from the column headed "Period" in the item headed "Alexandrina Council—Area 4 (Goolwa Beach Carpark)" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (e) by striking out from the column headed "Period" in the item headed "Alexandrina Council—Area 5 (Rotunda Reserve Area)" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (f) by striking out from the column headed "Period" in the item headed "Beachport—Area 1" "2001" and "2002" and substituting, respectively, "2002" and "2003";

- (g) by striking out from the column headed "*Period*" in the item headed "**Glenelg—Area 1**" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (h) by striking out the column headed "Period" in the item headed "Peterborough—Area 1" and substituting the following column:

Period

6.00 p.m. on 20 December 2002 to 12.00 midnight on 20 December 2002.

(i) by striking out the column headed "Period" in the item headed "Peterborough—Area 2" and substituting the following column:

Period

6.00 p.m. on 20 December 2002 to 12.00 midnight on 20 December 2002.

- (j) by striking out from the column headed "*Period*" in the item headed "**Robe—Area 1**" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (k) by striking out from the column headed "*Period*" in the item headed "**Robe—Area 2**" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (l) by striking out from the column headed "*Period*" in the item headed "**Robe—Area 3**" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (m) by striking out from the column headed "Period" in the item headed "Robe—Area 4" "2001" and "2002" and substituting, respectively, "2002" and "2003";
- (n) by striking out from the column headed "*Period*" in the item headed "**Robe—Area 5**" "2001" and "2002" and substituting, respectively, "2002" and "2003".

OLGC 13/94

OLGC 5/99

OLGC 6/99

OLGC 4/2001

OLGC 7/2002

REGULATIONS UNDER THE LIQUOR LICENSING ACT 1997

No. 237 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the *Liquor Licensing Act 1997* and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

M. J. Atkinson, Minister for Consumer Affairs

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched. 1—Long Term Dry Areas

Citation

1. The *Liquor Licensing (Dry Areas—Long Term) Regulations 1997* (see *Gazette* 6 November 1997 p. 1217), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of Sched. 1—Long Term Dry Areas

3. Schedule 1 of the principal regulations is varied by striking out from the column headed "*Period*" in the item headed "**Port Pirie**—**Area 1**" "2001" and "2002" and substituting, respectively, "2002" and "2003".

OLGC 7/95

REGULATIONS UNDER THE HARBORS AND NAVIGATION ACT 1993

No. 238 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the *Harbors and Navigation Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

M. J. Wright, Minister for Transport

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched.—Restricted Waters

Citation

1. The *Harbors and Navigation (Control of Caulerpa Taxifolia) Regulations 2002* (see *Gazette* 8 April 2002 p. 1541), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of Sched.—Restricted Waters

3. The Schedule of the principal regulations is varied by striking out from item 1 "31 December 2002" and substituting "31 August 2003".

MAFF 02/0076 CS

REGULATIONS UNDER THE DEVELOPMENT ACT 1993

No. 239 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the *Development Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

J. W. Weatherill, Minister for Urban Development and Planning

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 6A—Significant trees

Citation

1. The *Development Regulations 1993* (see *Gazette 27* October 1993 p. 1954), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 6A—Significant trees

- 3. Regulation 6A of the principal regulations is varied—
- (a) by striking out from subregulation (1)(b) "31 December 2002" and substituting "30 June 2003";
- (b) by striking out from subregulation (1)(c) "31 December 2002" and substituting "30 June 2003";
- (c) by inserting after subregulation (1a) the following subregulation:
 - (1b) For the purposes of subregulation (1)(a) and (b), the measurement of the circumference of the trunks of a tree with multiple trunks is to be undertaken on the basis of the actual circumference of each trunk and without taking into account any space between the trunks.

CPSA00024/02CS

REGULATIONS UNDER THE LEGISLATION REVISION AND PUBLICATION ACT 2002

No. 240 of 2002

At the Executive Council Office at Adelaide, 19 December 2002

PURSUANT to the Legislation Revision and Publication Act 2002 and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

M. J. Atkinson, Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Interpretation
- 4. Definition of legislation

Citation

1. These regulations may be cited as the *Legislation Revision and Publication Regulations* 2002.

Commencement

2. These regulations will come into operation on 1 January 2003.

Interpretation

3. In these regulations—

"Act" means the Legislation Revision and Publication Act 2002.

Definition of legislation

4. For the purposes of paragraph (c) of the definition of "**legislation**" in section 3 of the Act, an environment protection policy made under Part 5 of the *Environment Protection Act 1993* is an instrument of a prescribed kind.

AGO 0234/02 CS

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CITY OF ADELAIDE

Temporary Street Closure

NOTICE is hereby given that the council of the Corporation of the City of Adelaide, at its meeting held on 25 November 2002, adopted the following resolution:

Pursuant to section 359 (1) of the Local Government Act 1934, as amended, and section 32 of the Road Traffic Act 1961, all vehicles other than those vehicles indicated in Column 3 shall be excluded from the section of road named in Column 1 and described in Column 2:

Column 1	Column 2	Column 3		
Street	Location	Class of Vehicles Exempt		
Gouger Street	Between a point 95 m west of the western building alignment of Victoria Square and a point 188 m west of the western building alignment of Victoria Square	Those vehicles displaying a current Central Market Permit Those vehicles owned or operated by or on behalf of the Adelaide City Council for the purpose of street cleaning and/or maintenance		

On Friday, 20 December, Saturday, 21 December, Monday, 23 December and Tuesday, 24 December 2002, this section of Gouger Street will be closed to through traffic from 4.30 a.m. to 8 a.m. on Market Days.

During this period, only vehicles displaying a current Central Market Permit will be permitted to enter the closed area of Gouger Street to unload produce. Access to the remainder of Gouger Street will not be affected.

Access to Market Street and Coglin Street will be from Wright Street only during the hours of operation of the closure.

Gouger Street will be reopened to through traffic by 8 a.m.

Further information can be obtained from Charles Mountain, Asset Management, phone 8203 7486.

SUSAN LAW, Chief Executive Officer

CITY OF HOLDFAST BAY

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that in accordance with section 193 of the Local Government Act 1999, the City of Holdfast Bay at the Council meeting of 10 December 2002, (resolution number EE02/0076), proposed to exclude the following properties from community land classification:

Council Offices, 22-24 Jetty Road, Brighton, Portion CT 5775/258 and CT 5775/259.

Glenelg Town Hall, Moseley Square, Glenelg, CT 5751/949. Brighton Library, 20 Jetty Road, Brighton, CT 5775/260.

Glenelg Library, Colley Terrace, Glenelg, CT 5849/796.

Council Depots, 15 Wilton Avenue and 16 Seaforth Avenue, Somerton Park, CT 5424/949, CT 5424/948, CT 5424/871, CT 5472/943 and CT 5236/548.

Ringwood Community Centre, 14 Jetty Road, Brighton, CT 5775/261

Seacliff Car Park, 237 Esplanade, Seacliff, CT 5846/227 and CT 5861/750.

Seacliff Tennis Club, Aboyne Avenue, Seacliff Park, CT 5713/366.

Durham Street Car Park, 10 Durham Street, Glenelg East, CT 5279/495.

Dunbar Terrace Car Park, 44 Brighton Road, Glenelg East, CT 5848/30.

Partridge Street Car Park, 6-12 Partridge Street, Glenelg, CT 5840/213, CT 5840/214, CT 5840/215, CT 5555/121 and CT 5864/948.

Elizabeth Street Car Park, 1-8 Elizabeth Street, Glenelg, CT 5840/221, CT 5840/222, CT 5129/84, CT 5100/305 and CT 5370/573.

Milton Street Car Park, 1 Cowper Street, 24-26 Milton Street, Glenelg, CT 5651/969, CT 5117/402 and CT 5853/854.

Cowper Street Car Park, 2-4 Cowper Street and 5-7 Partridge Street, Glenelg, CT 5123/173, CT 5123/219, CT 5397/315, CT 5397/316, CT 5397/317, CT 5402/363 and CT 5402/364.

Kauri Parade Car Park, 15 Kauri Parade, Seacliff, CT 5751/758.

Former Works Depot, 7-11 Buckle Street, Glenelg, CT 5859/174, CT 5859/183 and CT 5874/326.

Brighton Road Public Conveniences, 447 Brighton Road, Brighton, CT 5398/870.

Brighton Caravan Park, 250 Esplanade, Kingston Park, CT 5557/560.

Buffalo Restaurant, Adelphi Terrace, Glenelg North, CT 5645/338.

Glenelg Oval, Brighton Road, Glenelg East, Portion of CT 5869/949.

Tourist Information/Restaurant, Foreshore, Glenelg, Portion of CT 5797/594.

Alwyndor Aged Care Facility, 48-64 Dunrobin Road, Hove, CT 5479/801 and CT 5738/728.

Somerton Park Kindergarten, 1/3 Grantham Road, Somerton Park, CT 5719/136 and CT 5796/800.

Seacliff Community Kindergarten, 47 Kauri Parade, Seacliff, CT 5098/M.

Meals on Wheels, 15 Goods Crescent, Hove, CT 1290/71 and CT 4008/675.

Seacliff Girl Guides, 41 Kauri Parade, Seacliff, CT 5098/K.

Glenelg North Community Centre, Corner Alison Street and Kibby Avenue, Glenelg North, CT 5511/96.

Seacliff Youth Centre, 32 Yacca Road, Seacliff, CT 5855/958, CT 5855/959 and CT 5855/962.

Holdfast Bay Community Centre, 51 King George Avenue, Hove, CT 5984/985.

Brighton Senior Citizens Club, 376 Brighton Road, Hove, CT 5664/439.

Brighton RSL Clubrooms, 388 Brighton Road, Hove, Portion of CT 5148/889.

South Brighton Community Hall, 44 Folkestone Road, Seacliff, Portion of CT 5558/563.

Somerton Surf Life Saving Club, 57 Repton Road, North Brighton, CT 5476/969.

Brighton Institute, 411 Brighton Road, Hove, CT 5826/627.

Seacliff Yacht Club/SLSC, 246-248 Esplanade, Seacliff, CT 5590/814.

S. R. GAWLER, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM & ST PETERS

Supplementary Election for Payneham Ward

NOMINATIONS are hereby invited and will be received at the City of Norwood, Payneham & St Peters, located at 175 The Parade, Norwood from Tuesday, 24 December 2002 until 12 noon Thursday, 16 January 2003, from any person eligible to be a candidate for election to the vacancy of Councillor.

Nomination forms and candidate's handbooks are available from the City of Norwood, Payneham & St Peters, 175 The Parade, Norwood

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

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

A briefing session for prospective candidates will be conducted at 7 p.m. on Monday, 6 January 2003 in the Mayors Parlour of the City of Norwood, Payneham & St Peters, 175 The Parade, Norwood.

If more than the required number of nominations are received for the vacancy, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Returning Officer no later than 12 noon on Monday, 17 February 2003.

STEVE TULLY, Returning Officer

CITY OF ONKAPARINGA

Road Closure

NOTICE is hereby given that the Council of the City of Onkaparinga at its meeting held on 16 July 2002 resolved, pursuant to section 359 of the Local Government Act 1934, as amended, to exclude motor vehicles other than emergency, public utility or council vehicles, from the section of Adey Road, Aldinga from a point 595 m south of Malpas Road to a point 240 m north of Little Road. Pursuant to council's resolution suitable barriers and notices will be erected giving effect to this closure.

J. TATE, City Manager

CITY OF PORT AUGUSTA

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that at a Special Meeting held on 12 December 2002, the Corporation of the City of Port Augusta resolved, pursuant to section 193 of the Local Government Act 1999, to exclude the following parcels of land from the classification of community land (IDXA0033):

341/155 367/87		Hamilton Road Eyre Highway	179, 184, 185 158			Golf Course Golf Course
369/215		Eyre Highway	157, 159, 166, 167			Golf Course
371/188	6625114005	Hundred of Davenport	584, 619, 627, 644		HP330600	Vacant
378/165		Hundred of Davenport	276, 277			Vacant
508/78		Hundred of Davenport	192 portion			Vacant
508/80		Hundred of Davenport	193 portion			Vacant
1343/57	6625356506	r	973	30, 49	DP2371	Vacant
3181/45	6625080052	Hundred of Davenport	454-456	50, .,	HP330600	Vacant
8824/104	661282100	Edgar Street	601	114-119	DP2373	Vacant
1104/198	6625127009	Hundred of Davenport	629	1-19	DP2380	Vacant
104/203	6625130005	Hundred of Davenport	642	3-30, 33-37, 42, 43, 46-48	DP2358	Vacant
118/836	6613861003	Woodcock Street	543	18	DP10600	SES
143/459	6610234004	Browns Lane	5.5	380	FP186082	Carpark
276/507	6625285509	Browns Lane	766	1	DP17232	Refuse Depot
		Handard of Donous out	870	5		
290/91	662532650	Hundred of Davenport	870		DP17996	Vacant
087/329	6610258508	Flinders Terrace		1	DP14344	Gallery
109/206	6610213000	Church Street		5	DP35010	Carpark
120/102	6614671105	Seaview Road		80	FP13933	Aged Care
132/560	6610254005	Jervois Street		4	DP26188	Office
227/915	6625047009		177, 186, 189-191,	•	HP330600	Vacant
2211713	0023047007		198, 200, 202, 20	3,	111 330000	v acant
			212			~ -
5250/607	6625270104			114	DP36576	Sewerage Pond
253/942		Carlton Parade		21	FP17627	Vacant
329/54	6613861003	Pycroft Street		15-17, 18-23	DP1011	Vacant
354/844	6610374007	McCarthy Street		91	FP199717	Vacant
388/389	6625058007	Hundred of Davenport		Portions 91, 92	FP199760	Vacant
300/307	0023030007	Trundred of Davenport		41, 42, 46 and		Vacant
				, , ,	FP10104	
				96	FP216871	Vacant
403/646	6610258508	Flinders Terrace		3	DP26188	Tourism Centr
403/692	6610563000	Crocker Street		17	TP540201	Vacant
403/692	6610373506	Crocker Street		28	TP540201	Vacant
415/849	6625131008	Joffre Street	642	31, 32	DP2358	Vacant
422/741	6610369304	La France Terrace	0.2	10	DP873	Vacant
		Clive Street		292		Vacant
452/566	6612783509		100	292	FP17455	
459/393	661258100	Tarcoola Road	190		HP540200	Vacant
459/394	661258100	Tarcoola Road	191		HP540200	Cemetery
459/395	661258100	Tarcoola Road	193		HP540200	Cemetery
462/358		Power Station Road	173		Hundred of Davenport	Sports Ground
5467/392	6615230504	Simms Street	1131	14	FP17809	Playground
467/396	6615276000	Artlett Avenue	1131 portion	105	FP17809	Netball Courts
5471/266	6610132200	Young Street		13	TP330601	Foreshore
	6610132104	Young Street		14	TP330601	
484/760	6625029054	Highway 1	937, 939, 940, 943, 944		HP330600	Vacant
488/123	6625043008	Government Road	204-208, 218-222,		HP330600	Vacant
			292, 293			
499/389	6614189001	Conroy Street		47	DP2355	Vacant
501/695	6625028000	Power Station Road	179		HP330300	Toilet Shelter
506/263	6615118002	Stirling Road	338	53	FP8251	Childcare
508/234	6612553009	Slade Road	198		HP540200	Vacant
509/709	6615114001	High Street	338	11	DP1082	Special Needs
		Joffre Street		40		
514/825	6625133003		642		DP2358	Vacant
514/826	6625132000	Joffre Street	642	38, 39	DP2358	Vacant
514/827	6625041002	Government Road		50	DP2287	Vacant
514/828	6610371009	Pycroft Street		24	DP1011	Vacant
514/848	6625137004	Hundred of Davenport	645		HP330600	Vacant
514/849	6625131008	Joffre Street		31, 32	DP2358	Vacant
514/850	6614645003	Hundred of Davenport	321	20	DP1158	Vacant
		Hundred of Davenport	321	21		Vacant
514/851	6614645003				DP1158	
514/852	6614645003	Hundred of Davenport	321	22	DP1158	Vacant
514/853	6614645003	Hundred of Davenport	321	23	DP1158	Vacant
514/854	6625122005	Hundred of Davenport	621		HP330600	Vacant
514/855	6625081004	Hundred of Davenport	438, 439		HP330600	Vacant
514/857	6625049004	Hundred of Davenport	214, 215, 245, 269		HP330600	Vacant
514/858	6625048001	Hundred of Davenport			HP330600	Vacant
			213			
514/859	6625126006	Hundred of Davenport	628		HP330600	Vacant
514/860	6625037003	Hundred of Davenport	195, 270		HP330600	Vacant
514/861	6625134006	Joffre Street	642	41	DP2358	Vacant
514/862	6625136001	Joffre Street	642	49	DP2358	Vacant
		Joffre Street	642	44, 45	DP2358	Vacant
	6625135009					
514/863 520/630	6625135009 6613845003	Hundred of Davenport	508, 509, 1133,	44, 43	HP330600	Industrial

5520/718	6610200007	Chapel Street		93	FP207164	Carpark
5520/974	6610198007	El Alamein Road		92	FP207163	Carpark
5521/302	6610373004	La France Terrace		3-9	DP1011	Vacant
3321/302	6610386008	Tiver Street		6, 7	DP1118	Vacant
	6614645003	Pvcroft Street		1-28	DP1254	Vacant
	6614645003	Gladstone Terrace		46-96	DP1254	Vacant
	6610369101	McCarthy Street		8, 11, 27	DP873	Vacant
				, , , , , , , , , , , , , , , , , , ,		Vacant
5520/202	661036700	La France Terrace Crocker Street		5-7, 25	TP540201	Vacant
5530/302	6610560504			20	TP540201	
5530/888	6610560504	Crocker Street	caa caa	19	TP540201	Vacant
5531/469	6625124000	Hundred of Davenport	623-625		HP330600	Vacant
5558/60	6615431007	Margaret	***	229	FP185931	Vacant
5566/58	6614647500	Kingston	318	19	DP1106	Vacant
5571/545	6625008050	La France Terrace		8-10	TP540201	Vacant
5572/604	6612572007	Eyre Highway	171-174		HP540200	Golf Course
5574/875	6610369507	La France Terrace		31	TP540201	Vacant
5574/875	6610369507	La France Terrace		31	TP540201	Vacant
5602/231	6625105053	Racecourse Road	445		HP330600	Vacant
5613/651	6616064106	Hannagan Street		1	DP12384	Swimming
		8				Clubrooms
5671/204	6613389001	Frome Street		391	FP186093	Vacant
5671/205	6613389001	Frome Street		394	FP186096	Vacant
5671/648	6610562008	Crocker Street	18	18	TP540201	Vacant
5679/157	6625121002	Hundred of Davenport	10	7	DP2287	Vacant
5682/248	661511700	High Street	338, 339	12, 13	DP1082	Vacant
5695/443	6610370006	La France Terrace	330, 337	1, 2	DP1011	Vacant
5696/235			111	· · · · · · · · · · · · · · · · · · ·		
	6613192006	Pybus Street Richardson Crescent	111	8-15	DP738	Aged Care
5696/317	661.4020007			69	FP12032	Vacant
5697/18	6614930007	Parkside Row		91	FP217502	Depot
5700/862	6615278102	Railway Parade	1131	20	DP16104	Netball Courts
5705/651	662504000	Hundred of Davenport	201	45-50	DP2287	Vacant
5723/936	6616461005	Oval Road		819	FP186521	Vacant
5725/169	6625003559	Hundred of Copley		106	DP50393	Aerodrome
5751/483	6616428272	Johnson Avenue		109	DP14582	Vacant
5765/121	662529009	Hundred of Davenport		844	FP186456	Oxidation Pond
5774/821	6625319457	Hundred of Davenport		34	DP17997	Vacant
5774/825	6625319406	Hundred of Davenport		32	DP17997	Vacant
5779/924	6610204008	Chapel Street		348	FP186050	Carpark
5779/938	6610204008	Chapel Street		333	FP186035	Carpark
5784/267	6614178003	Pearce Street		21	DP2355	Vacant
5785/567	6614889008	Victoria Parade		61	FP2081	Vacant
5788/532	6625183051	Stirling Road		201	FP185903	Vacant
5789/279	6614645003	Clontarf Street		10	DP1106	Vacant
5795/76	6615498009	Paringa Road	101	236	FP185938	Residence
			101	362		
5796/138	6610204008	Chapel Street	216 217	302	FP186064	Carpark
5797/850	6625043008	Government Road	216, 217		HP330600	Vacant
5799/91	6612572007	Eyre Highway	168-170	24 25 20 20	HP540200	Golf Club/Course
5802/720	6625356506	Smyth Road		24, 26, 28, 30,	DP2371	Vacant
				48, 49		
5809/952	6610200007	Chapel Street		340	FP186042	Carpark
5815/812	6610889000	Bryant Street		301	FP9291	Vacant
5822/152	661020100	Chapel Street		339	FP186041	Senior Citizens
5822/842	661257300	Eyre Highway	155-159		HP540200	Golf Course
5823/693	6615278102	Railway Parade	1131	91-102, 106-108	FP17809	Netball Courts
5828/528	6625036000	Hundred of Davenport		202	FP185904	Vacant
5829/175	6625119009	Henry Street	595	1-3	DP1087	Vacant
5830/493	6614888005	Victoria Parade	332	60, 62	FP2081	Vacant
5834/325	6625054006	Hundred of Davenport	249		HP330600	Vacant
5835/51	6625058007	Hundred of Davenport		Portion 91, 92	FP199760	Vacant
2000/01	00200007	Transact of Buvenport		41, 42 and 46	FP10104	Vacant
				96	FP216871	Vacant
5939/175	6614645003	Clontarf Street	321	61	DP1158	Vacant
5838/175 5838/569	6614645003	Hundred of Davenport	197	01		Vacant
5840/187	6625038006 6614645003	Clontarf Street	17/	37	HP330600 DP1254	Vacant Vacant
5841/935	6625322007	Hundred of Davenport		503	FP21299	Vacant
5841/936	6625320001	Hundred of Davenport		504	FP21299	Vacant
5841/937	6625320007	Hundred of Davenport		512	FP21299	Vacant
5843/21	6625321004	Hundred of Davenport		505	FP21299	Vacant
5845/24	6625117003	Hundred of Davenport	591-593		HP330600	Vacant
5846/566		Hannagan Street		82	DP49527	Swimming Pool
5846/883	6625377008	Racecourse Road	1212		HP330600	Thoroughbred
						Racecourse
5861/650	6614645003	Clontarf Street		5, 6, 32, 40	DP1106	Vacant
5863/265	6610233001	Flinders Terrace		370	FP186072	Carpark
5867/846		Julia Street		252	FP185954	Aged Care
5870/652		Bailey Street		3	DP50346	Vacant
5870/653	6625080052	Carlton Parade		5	DP50346	Vacant
5870/654	6625083050	Carlton Parade		6	DP50346	Vacant
5871/383	6610118206	El Alemein Road		51, 52	DP16635	Carpark
				,		

Dated 13 December 2002.

CITY OF TEA TREE GULLY

Excluding Land from Community Land Classification

NOTICE is hereby given that the City of Tea Tree Gully ('Council'), at its Council meeting of 12 November 2002, resolved pursuant to section 193 of the Local Government Act 1999, to exclude the following land from classification as community land:

Carpark Senior Citizens Club	Lot 19	11 Leslie Crescent, Tea Tree Gully	(CT5575/851)
Building Senior Citizens Club	Lot 18	13 Leslie Crescent, Tea Tree Gully	(CT5575/852)
Building Senior Citizens Club	Lot 17	15 Leslie Crescent, Tea Tree Gully	(CT5575/853)
Carpark	Lot 22	4 Payne Street, Hope Valley	(CT5574/779)
Carpark	Lot 23	2 Payne Street, Hope Valley	(CT5577/070)
Rental Property	Lot 4	91 Valley Road, Hope Valley	(CT5777/645)
Civic Centre	Lot 100	571 Montague Road, Modbury	(CT5420/636)
Carpark	Lot 81	86 Capulet Crescent, Modbury	(CT5068/128)
Council Depot	Lot 20	118 Tolley Road, St Agnes	(CT5100/167)
Community Centre	Lot 13	82 Valiant Road, Holden Hill	(CT5250/270)
Hope Youth Housing	Lot 51	500 Wright Road, Modbury	(CT5284/319)
Scout Hall	Lot 86	449-451 Milne Road, Ridgehaven	(CT5526/304)
Family Health Centre	Lot 27	17A Farnham Terrace, Dernancourt	(CT5532/44)
Vacant Land	Lot 106	2 Palmer Street, Fairview Park	(CT5673/138)
Traffic Control Device	Lot 42	Donovan Street, Greenwith	(CT5434/703)
Vacant Land	Lot 83	10A Wandana Avenue, Gilles Plains	(CT5608/472)
Community Centre	Lot 804	Sunnybrook Drive, Wynn Vale	(CT5780/910)
Vacant Land	Lot 277	42 Shelley Street, Tea Tree Gully	(CT5629/526)
Golden Grove Recreation & Art Centre	Lot 500	Tenison Place, Golden Grove	(CT5110/310)

Further, that portion of the following allotments (which portions are detailed in Appendices 1, 2 and 3, in Report to Council reference CC.CLWG.07/2002) be excluded from classification as community land:

Kindy	Lot 6	18-28 Memorial Drive, Tea Tree Gully	(CT5251/458)
GullyCorp Site	Lot 6	One Tree Hill Road, Golden Grove	(CT5218/242)
Dwelling	Lot 47	554 Montague Road, Modbury North	(CT5848/759)

G. J. PERKIN, Chief Executive Officer

CITY OF VICTOR HARBOR

Exclusion of Land From Classification as Community Land

NOTICE is hereby given pursuant to section 193 of the Local Government Act 1999, that council at its meeting held on 16 December 2002 resolved to exclude the following properties from Classification as Community Land:

(1) Closed Road A in Road Plan 5702 being the whole of the land contained in Certificate of Title Volume 5481 Folio 579.

This land, a strip running between Whalers Road and Bluff Crescent, abuts the rear of 19 properties. It is proposed to be subdivided, sold and merged into the adjoining properties:

(2) Closed Road A in Road Plan 1245 being the balance of the land in Road Order 1245. The 1922 Road Order determined that the land was to be sold, however this has not occurred.

This land, which abuts the Second Valley Forest Reserve, is proposed to be sold and merged into an adjoining property:

(3) Allotment 80 in approved Deposited Plan 58401 (Portion of Allotment 51 in DP 50026) being portion of the land contained *vide* CT Volume 5165 Folio 766, being Day Road/Fuller Road.

This land, which contains a shed and two water tanks, is proposed to be transferred to W. Haug as payment for land acquired for the Ring Road:

(4) Portion of Allotment 408 in Filed Plan 165657 being portion of the land contained in Certificate of Title Volume 5810 Folio 537.

This land, on Henderson Road, contains a major drain, recreation grounds and portion of the Ring Road. The land containing the drain is operational and considered inappropriate for inclusion in the classification of Community Land.

G. MAXWELL, City Manager

ADELAIDE HILLS COUNCIL

Exclusion of Land from Community Land Classification

TAKE notice that on 27 March 2001 the Adelaide Hills Council resolved pursuant to section 193 (4) of the Local Government Act 1999 to exclude the following land from classification as community land:

Vacant land situated at 92 Onkaparinga Road, Balhannah S.A. 5242 being the land comprised in Certificate of Title register book Volume 5882 Folio 853.

Take notice that on 23 July 2002 the Adelaide Hills Council resolved pursuant to section 193 (4) of the Local Government Act 1999 to exclude the following land from classification as community land:

Vacant land being portion of Lot 260 Filed Plan 4588 Main Street, Lobethal being portion of land comprised in Certificate of Title register book Volume 5583 Folio 828.

P. PEPPIN, Chief Executive Officer

THE BAROSSA COUNCIL

Notice of Cancellation of Council Meeting and Development Assessment Panel Meeting

NOTICE is hereby given that the ordinary Council Meeting and Development Assessment Panel Meeting scheduled to be held on Tuesday, 7 January 2003 have been cancelled.

All business will be transacted at the meeting to be held on Tuesday, 21 January 2003.

J. G JONES, Chief Executive Officer

THE BAROSSA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Newcastle Street, Angaston

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Barossa Council proposes to make a Road Process Order to close and transfer portion of the public road (Newcastle Street), east of Middle Street, which divides Allotments 61 and 62 in Deposited Plan 17789, Allotment 713 in Deposited Plan 1573 and Allotment 332 in Filed Plan 172593 from Allotments 121 to 127 inclusive in Filed Plan 212543, shown more particularly delineated and lettered 'A' on Preliminary Plan PP02/0140.

Closed road 'A' is to be transferred to the Minister for Education and Children's Services and merged with the adjoining Allotments 61 and 62 in Deposited Plan 17789, Allotment 713 in Deposited Plan 1573 and Allotment 332 in Filed Plan 172593 to form one allotment.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 1 Washington Street Angaston S.A. 5353 and at the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council, P.O. Box 295, Angaston, S.A. 5353 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 time the matter will be considered.

J. G. JONES, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No.—Permits And Penalties

TO provide for a permit system and continuing penalties in Council by-laws, to clarify the construction of such by-laws, and to repeal by-laws.

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

Permits

- 1. (1) In any by-law of the Council, unless the contrary intention is clearly indicated, the word 'permission' means the permission of the Council given in writing.
- (2) The Council may attach such conditions to a grant of permission as it thinks fit, and may vary or revoke such conditions or impose new conditions by notice in writing to the permit holder.
 - (3) Any permit holder shall comply with every such condition.
- (4) The Council may revoke such grant of permission at any time by notice in writing to the permit holder.

Offences and Penalties

- 2. (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.
- (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 is continued, such penalty being the maximum amount referred to in the Local Government Act 1934 and/or Local Government Act 1999 which may be prescribed by by-law for offences of a continuing nature.

Construction

3. Every by-law of the Council shall be subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the District Council of Coober Pedy held on 16 December 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. MCLEOD, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2—Moveable Signs

TO set standards for moveable signs on streets and roads and to provide conditions for and the placement of such signs.

Definitions

- 1. In this by-law:
 - (1) 'footpath area' means that part of a street or road between the boundary of the street or road and the edge of the carriageway on the same side as that boundary;

- (2) 'moveable sign' has the same meaning as in the Local Government Act 1999;
- (3) 'authorised person' means a person appointed as an authorised person pursuant to Section 260 of the Local Government Act 1999;
- (4) 'approved construction' means a moveable sign which:
 - (a) is not more than 1 m high, 600 mm in length and 600 mm in width; and
 - (b) when placed on a footpath in a display position is not more than 600 mm in length; and
 - (c) is constructed so as not to be (or likely to be) a hazard to a member of the public using the footpath upon which the moveable sign has been placed; and
 - (d) does not rotate, contain flashing lights or is illuminated internally or externally; and
 - (e) does not have balloons, flags, streamers or other things attached to it;
 - (f) shall be a kind known as an 'A' Frame or Sand-wich Board sign, an inverted 'T' sign, or a flat sign;
 - (g) is constructed of timber and/or metal and/or plastic
- (5) 'business premises' means the premises from which a business, trade or calling is conducted.
- (6) 'the Council' means the District Council of Coober Pedy.

Placement

- 2. A moveable sign displayed on a public street or road:
 - (1) must not be placed anywhere except on the footpath; and
 - (2) must not be placed on a footpath that is less than 2.5 m wide; and
 - (3) must not be placed on the sealed part of a footpath unless the sealed part is wide enough to contain the moveable sign and still leave a clear thoroughfare of at least 1.2 m wide; and
 - (4) must not be placed on a landscaped area; and
 - (5) must not be placed on a designated parking area or within 1 m of an entrance to or exit from premises; and
 - (6) must not be placed within 3 m of an intersection; and
 - (7) must not, without Council's permission, be fixed, tied or chained to, leaned against or closer than 2 m to any other structure, object or plant (including another move-able sign); and
 - (8) must not unreasonably restrict the use of the footpath or road or endanger the safety of members of the public.

Restrictions

- 3. A moveable sign displayed on a public street or road is subject to the following conditions:
 - the moveable sign must only contain material which advertises a business being conducted on premises adjacent to the sign;
 - only one moveable sign is to be displayed in relation to a business premises;
 - (3) the moveable sign must not be displayed unless the business to which it relates is open to the public;
 - (4) the moveable sign must be clearly visible during hours of darkness;
 - (5) the moveable sign must be of an approved construction;
 - (6) Development Approval has been obtained under the Development Act 1993 (if required by that Act).

Exemptions

- 4. This by-law does not apply to a moveable sign that:
 - directs people to premises that are open for inspection, for sale or lease;
 - (2) directs people to a charitable function;
 - (3) advertises a garage sale taking place from residential premises;
 - (4) is a flat sign containing only the banner or headlines of a newspaper or magazine;

- (5) is a moveable sign in a location for which the written permission of the council has first been obtained;
- (6) is 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.

Removal of Unauthorised Moveable Signs

- 5. (1) If a moveable sign has been placed on any public street, road or footpath in contravention of this by-law or of Section 226 of the Local Government Act 1999, an authorised person may order the owner of the sign to remove the moveable sign from the street, road or footpath.
- (2) If the authorised person can not find the owner, or the owner fails to comply immediately with the order, the authorised person may remove the sign.
- (3) If a moveable sign is removed under subparagraph (2) of this by-law and is not claimed within 30 days of such removal the authorised person may sell, destroy or otherwise dispose of the moveable sign as the authorised person thinks fit.
- (4) Any person who displays an unauthorised moveable sign or who is the owner of an unauthorised moveable sign which has been removed under sub-paragraph (2) of this by-law must pay the Council any reasonable costs incurred in removing, storing or attempting to dispose of the moveable sign before being entitled to recover the moveable sign.

Removal of Authorised Moveable Signs

6. A moveable sign must be removed or relocated by the person who placed the moveable sign on a street, road or footpath or the owner of the moveable sign, at the request of an authorised person if, in the opinion of the 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. Such hazard or obstruction may be of a temporary nature during a special event, parade, road or footpath work or any other circumstance.

Construction

7. This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the District Council of Coober Pedy held on 16 December 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. MCLEOD, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3—Local Government Land

FOR the management and regulation of the use of and access to local government land vested in or under the control of council, including the prohibition and regulation of particular activities on local government land.

Definitions

- 1. In this by-law:
 - 'local government land' means land owned by the council or under the council's care, control and management;
 - 'liquor' has the same meaning as defined in the Liquor Licensing Act 1997;
 - (3) 'open container' means a container which:
 - (a) after the contents thereof have been sealed at the time of manufacture and:
 - being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);

- (ii) being a can, it has been opened or punctured;
- (iii) being a cask, has had its tap placed in a position to allow it to be used;
- (iv) being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or
- (b) is a flask, glass or mug or other container used for drinking purposes;
- (4) 'electoral matter' has the same meaning as in the Electoral Act 1985 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- (5) 'the Council' means the District Council of Coober Pedy;
- (6) 'authorised person' means a person appointed as an authorised person pursuant to Section 260 of the Local Government Act 1999;
- (7) 'public place' means a place (including a place on private land) to which the public has access (except a street or road) but does not include any part of a community parcel divided by a plan of community division under the Community Titles Act 1996;
- (8) 'council market' means land vested in or under control of the council and set aside for use as a market either generally or on particular days or occasions;
- (9) 'park' means community land reserved or delineated as a park or designated by a council as a park;
- (10) 'reserve' means community land reserved or dedicated as a reserve or designated by the council as a reserve.

Obey Signs

2. The driver of a vehicle on local government land shall obey the indications given by any sign erected by or with the authority of the Council.

Activities Requiring Permission

3. No person shall without permission on any local government land:

Vehicles Generally

- (a) being the driver of a vehicle, fail to obey the indications given by any sign erected by or with the authority of the Council for regulating traffic or indicating the direction or route to be followed by traffic on that land;
 - (b) drive or propel a vehicle where the council has excluded vehicles generally or of that class, pursuant to Section 359 of the Local Government Act 1934:

Vehicles on Parks, etc.

- (2) comprising parks or reserves:
 - (a) drive, park or propel a motor vehicle unless on an area or road constructed or set aside by the council for the parking or travelling of motor vehicles;
 - (b) except on a properly constructed area for the purpose, promote, organise or take part in any race, test or trial of any kind in which motor vehicles, motor cycles, motor scooters, or bicycles take part;

Working on Vehicles

(3) 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 breakdown;

Busking

(4) sing, busk or play a musical instrument for the purpose of, or so as to appear to be for the purpose of entertaining others or receiving money;

Preaching

(5) preach or harangue;

Horses, Cattle etc.

(6) ride, lead or drive any horse, cattle or sheep except on any street, road or car park or where the Council has set aside a track or other area for use by or in connection with the animal of the kind;

Donations

(7) ask for or receive or indicate that he or she desires a donation of money or any other thing;

Amplification

(8) use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound;

Distribution

(9) give out or distribute to any bystander or passer-by any handbill, book, notice, or other printed matter, provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government Election or to a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum;

Handbills on Cars

(10) place or put on any vehicle any handbill, advertisement, notice or printed matter except for any electoral matter posted on a vehicle with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

Canvassing

(11) convey any advertising, religious or other message to any bystander, passer-by or person;

Advertising

(12) display any sign for the purpose of commercial advertising, other than a moveable sign which is displayed in accordance with Council's moveable sign by-law;

Fires

- (13) light any fires except:
 - (a) in a place provided by the council for that purpose; or
 - (b) in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material; and
 - (c) in accordance with the provision of the Country Fires Act 1989;

Attachments to Trees

(14) attach, hang or fix any rug, blanket, sheet, rope or other material to any tree, shrub, plant, tree guard, notice board, seat, fence, post or other item or structure which is the property of Council except for any electoral matter posted on a structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

Removing Soil

(15) carry away or remove any soil, sand, timber, stones, pebbles, other organic or inorganic materials or any part of the land:

Picking Fruit

(16) pick fruit, nuts or berries from any trees or bushes;

Flora and Fauna

- (17) subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:
 - (a) damage, pick, or interfere with any plant or flower thereon; or
 - (b) tease, or cause harm to any animal, bird or marine creature;

Athletic and Ball Sports

(18) (a) promote, organise or take part in any organised athletic sport; (b) to which this sub-paragraph applies, play or practice the game of golf;

Swimming

(19) swim or bathe in any pond or lake to which this subparagraph applies:

No Liquor

- (20) (a) consume, carry or be in possession or charge of any liquor between the hours of 9 p.m. on any day and 9 a.m. the day following provided the land constitutes a park or reserve;
 - (b) excepting sealed containers, consume, carry, be in possession or charge of any liquor in an open container between the hours of 9 p.m. on any day and 9 a.m. the day following provided the land constitutes a park or reserve;

Weddings

(21) conduct or participate in a marriage ceremony on any parks or reserves;

Closed Lands

- (22) enter or remain on any part of local government land:
 - (a) at any time during which the Council has declared that it shall be closed to the public and which is indicated by a sign to that effect;
 - (b) where land is enclosed with fences and/or walls, and gates, at any time when the gates have been closed and locked; or
 - (c) where admission charges are payable, to enter without paying those charges;

Cemeteries

- (23) comprising a cemetery:
 - (a) bury or inter any human or animal remains;
 - (b) erect any memorial;
 - (c) drive or propel any vehicle except on paths or roads constructed and set aside for that purpose and in compliance with any signs that have been erected;

Camping

(24) camp or stay overnight;

Toilet

- (25) in any public convenience on local government land:
 - (a) urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
 - (b) smoke tobacco or any other substance;
 - (c) deposit anything in a pan, urinal or drain which is likely to cause a blockage;
 - (d) use it for a purpose for which it was not designed or constructed;
 - (e) enter any toilet that is set aside for use of the opposite sex except where:
 - (i) a child under the age of five years accompanied by an adult person of that other sex; and/or
 - (ii) to provide assistance to a disabled person.

Rubbish Dumps

(26) interfere with, remove or take away any rubbish that has been discarded at any rubbish dump on Council land.

Posting of Bills

4. No person shall without the Council's permission post any bills, advertisements or other papers or items on a building or structure on local government land or other public place except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

Prohibited Activities

5. No person shall on local government land:

Smoking

 smoke tobacco or any other substance in any building or part of any building to which this sub-paragraph applies;

Use of Equipment

(2) use any item of equipment and/or facilities or other Council property other than in the manner and for the purpose for which it was designed or set aside;

Annoyances

(3) annoy or unreasonably interfere with any other person's use of land by making a noise or by creating a disturbance that has not been authorised by the Council;

Interference with Permitted Use

(4) interrupt or disrupt or interfere with any person's use of parks or reserves for which permission has been granted;

Encroachment

(5) erect or place any fencing, posts or other structures or any other items or substance such as to encroach onto the land:

Interference with Land

(6) interfere with the land such as levelling or flattening sand hills, planting grass, lawn or other vegetation, paving the land, or otherwise use the land in a manner contrary to the purpose for which the land was designed to be used;

Defacing Property

(7) deface, paint, write, cut names or make marks on or fix bills or advertisements to any tree, rock, gate, fence, building, sign or other property of the Council therein except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

Removal of Encroachment or Interference

(8) any person who encroaches onto or interferes with local government land contrary to this by-law must at the request in writing of an authorised person, cease the encroachment or interference and remove the source of the encroachment or interference, and reinstate the land to the same standard as the state of the land prior to the encroachment or interference;

Council may do work

- (9) if a person fails to remove an encroachment or interference on local government land in accordance with a request of an authorised person pursuant to subparagraph 5 (8) of this by-law, then the Council may:
 - (a) undertake the work itself; and
 - (b) recover the cost of doing so from that person.

Missiles

(10) throw, roll or discharge any stone, substance or missile to the danger of any person or animal therein;

Glass

(11) wilfully break any glass, china or other brittle material;

Directions

- 6. Any person on local government land must comply with any reasonable direction or request from an authorised person relating to:
 - (1) that person's use of the land;
 - (2) that person's conduct and behaviour on the land;
 - (3) that person's safety on the land;
 - (4) the safety, use and enjoyment of the land by other persons.

Removal of Animals and Persons

- 7. (1) If any animal is found on local government land in breach of a by-law:
 - (a) any person in charge of the animal shall remove it on the request of an authorised person; and
 - (b) an authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
- (2) Any authorised person may direct any person found committing a breach of these by-laws to cease the action or to take specified action to remedy the breach.

Exemptions

8. The restrictions in this by-law do not apply to any Police Officer, Council Officer or 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 of a Council Officer, or an emergency worker when driving an Emergency Vehicle in a emergency situation.

Application of Paragraphs

9. Any of sub-paragraphs 3 (18) (b) and 3 (19) of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with Section 246 (3) of the Local Government Act 1999.

Construction

 $10.\,\mathrm{This}$ by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the District Council of Coober Pedy held on 16 December 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. McLeod, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 4—Roads

FOR the management, control and regulation of activities on roads.

Definitions

- 1. In this by-law:
 - (1) 'authorised person' means a person appointed as an authorised person pursuant to Section 260 of the Local Government Act 1999;
 - (2) 'Emergency Vehicle' has the same meaning as in the Australian Road Rules 1999 and the Road Traffic (Road Rules Ancillary and Miscellaneous Provisions) Regulations 1999;
 - (3) 'electoral matter' has the same meaning as in the Electoral Act 1995 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
 - (4) 'Road' has the same meaning as in the Local Government Act 1999.

Activities Requiring Permission

2. No person shall without permission on any road:

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 breakdown;

Preaching

(2) preach or harangue;

Horses, Cattle, Sheep

(3) ride, lead or drive any horse, cattle or sheep, except on any street, road or car park or where the Council has set aside a track or other area for use by or in connection with the animal of that kind;

Donations

(4) ask for or receive or indicate that he or she desires a donation of money or any other thing;

Amplification

(5) use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements or advertisements;

Canvassing

(6) convey any advertising, religious or other message to any bystander, passer-by or other person;

Advertising

(7) display any sign for the purpose of commercial advertising, other than a moveable sign which is displayed on a public street or road in accordance with Council's moveable signs by-law.

Posting of Bills

3. No person shall, without the Council's permission, post 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 with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

Removal Of Animals And Persons

- 4. (1) If any animal is found on a street or road in breach of a by-law:
 - (a) any person in charge of the animal shall remove it on the request of an authorised person; and
 - (b) an authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
- (2) An authorised person may direct any person found committing a breach of these by-laws to cease the action or to take specified action to remedy the breach.

Application

5. The restrictions in this by-law do not apply to any Police Officer, Council officer or 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 of a Council officer, or an emergency worker when driving an Emergency Vehicle in an emergency situation.

Construction

 $\,$ 6. This by-law is subject to any Act of Parliament and Regulations made thereunder.

Application of Paragraphs

7. Paragraph 2 (3) of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct 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 Coober Pedy held on 16 December 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. MCLEOD, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 5—Nuisances

TO prevent and suppress certain kinds of nuisance in the town of Coober Pedy.

Definition

- 1. 'blower' means a mechanical or electrical device which is designed to convey soil through the use of a fan or fans.
 - 2. 'council' means the District Council of Coober Pedy.
- 3. 'authorised person' means a person appointed an authorised person pursuant to Section 260 of the Local Government Act 1999.

4. 'township' means the township of Coober Pedy as defined by the local government boundary depicted in Map CoP/1 of the District Council of Coober Pedy Plan Amendment Report as amended from time to time.

Blowers

- 2. (1) No person shall without permission use a blower within the township.
- (2) Permission shall be granted by the Council to use a blower where the Council is satisfied that the use and the circumstances and times of intended use are such that a nuisance will not be created or continued.

Devices Causing Nuisance

- 3. No person shall use a blower or other mechanical or electrical device in the township so as to cause a nuisance by reason of:
 - (1) the generation of dust;
 - (2) fumes emanating from the blower or device;
 - (3) noise.

Construction

4. This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the District Council of Coober Pedy held on 16 December 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. MCLEOD, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

BY-LAW MADE UNDER THE DOG AND CAT MANAGEMENT ACT 1995 AND THE LOCAL GOVERNMENT ACT 1999

By-Law No. 6-Dogs

FOR the control of dogs within the area, to limit the number of dogs kept in premises and to require dogs to be effectively secured.

Definitions

- 1. In this by-law:
 - (1) 'dog' means an animal of the species canis familiaris;
 - (2) 'small dwelling' means a flat, a service flat, home unit, or a suite of rooms which is wholly occupied, or designed or intended or adapted to be occupied, as a separate dwelling, but does not include a detached, semidetached or row dwelling house;
 - (3) 'approved kennel establishment' means a building, structure or area approved by the relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
 - (4) 'public place' means all streets, roads, parklands, reserves, open space and all other land in the ownership of the council or under the care, control and management of council;
 - (5) 'council' means the District Council of Coober Pedy.

Limit On Dog Numbers

- 2. The limit on the number of dogs shall be:
 - (1) in a small dwelling, one dog; and
- (2) in premises other than a small dwelling, two dogs.

Kennel Establishments

- 3. (1) No person shall, without the council's written permission, keep any dog on any premises where the number of dogs on those premises exceeds the limit specified, in paragraph 2 of this by-law unless:
 - (a) the council is satisfied that approval under the Development Act 1993 is not required; or
 - (b) an approved kennel establishment is able to operate lawfully under the Development Act 1993.

(2) The limit does not apply to those dogs being kept on any premises when this by-law comes into effect, but the limit does apply if the number of dogs kept on those premises exceeds the limit after that time.

Dog Free Areas

4. No person shall in a public place to which this paragraph applies cause, suffer or permit any dog (except guide dogs guiding a person who is wholly or partially blind; or wholly or partially deaf), under that person's control, charge or authority to be in, or remain in that place.

Dogs on Leashes

5. No person shall in a public place to which this paragraph applies cause, suffer or permit any dog (except guide dogs guiding a person who is wholly or partially blind; or wholly or partially deaf), under that person's control, charge or authority to be or remain in that place unless such dog is restrained by a strong leash not exceeding 2 m in length and either tethered securely to a fixed object or held by a person capable of controlling the dog and preventing it from being a nuisance or danger to other persons.

Dog Exercise Areas

6. Any person may enter upon any part of Council land to which this paragraph applies in accordance with the application of paragraphs of this by-law, for the purpose of exercising a dog under his or her control.

Where a person enters upon such part of the Council land for that purpose, he or she shall ensure that the dog or dogs under his or her control remain under effective control within the meaning of the Dog and Cat Management Act 1995 while on the land.

Signs shall be erected to denote the land to which this paragraph applies, and information shall be provided to the public in a manner determined by the Chief Executive Officer to inform the public of such land.

Application of Paragraphs

7. Any of paragraphs 4, 5 and 6 of this by-law shall apply only in such portions of the Council land as the Council may by resolution direct in accordance with Section 246 (3) (*e*) of the Local Government Act 1999.

Construction

8. This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the District Council of Coober Pedy held on 16 December 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. McLeod, Chief Executive Officer

FLINDERS RANGES COUNCIL

Temporary Road Closure

NOTICE is hereby given that in accordance with section 33 of the Road Traffic Act 1961, the Flinders Ranges Council at its meeting held on Tuesday, 12 November 2002 passed a resolution that First Street, at the intersection of First and Seventh Streets, from lots 100 to 96 and entrances to road named, be closed to all vehicles, excluding council and emergency vehicles between 3.30 p.m. and 11 p.m. on Tuesday, 24 December 2002 for the purpose of conducting Quorn's Christmas Eve Street Party.

P. KWATERSKI, Acting Chief Executive Officer

FLINDERS RANGES COUNCIL

Office Closure

NOTICE is hereby given that at a meeting held on 12 November 2002, council resolved that pursuant to section 45 of the Local Government Act 1999, the council offices will be closed over the Christmas/New Year period from 5 p.m. on Friday, 20 December 2002 through until:

Ouorn

9 a.m. on Thursday, 2 January 2003.

Hawker

8.30 a.m. on Friday, 3 January 2003.

Quorn Works Depot

8 a.m. on Thursday, 2 January 2003.

P. KWATERSKI, Acting Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Results of Supplementary Election for Area Councillor conducted on Monday, 16 December 2002

Ouota: 335

Candidates	First Preference Votes	Result After Distribution of Preferences	
McFarlane, Rob	198 220 250 0 668	Elected	

STEVE TULLY, Returning Officer

DISTRICT COUNCIL OF GRANT

ROADS (OPENING AND CLOSING) ACT 1991

Attiwill Road, Hundred of Gambier

PURSUANT to section 10 of the Roads (Opening and Closing) Act 1991, the District Council of Grant hereby gives notice of its intent to implement a Road Process Order to close and transfer portion of Public Road (Attiwill Road) and merge with the adjoining Allotment comprising Pieces 1 and 4 in Deposited Plan 42516 in the name of Mount Gambier Racing Club Inc. shown delineated as 'A' on Preliminary Plan PP02/0138.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 324 Commercial Street West, Mount Gambier and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and 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, 324 Commercial Street West, Mount Gambier, S.A. 5290 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

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

Dated 10 December 2002.

R. PEATE, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Exclusion from Classification as Community Land

NOTICE is hereby given pursuant to section 193 (6) of the Local Government Act 1999, that at the council meeting held on 16 December 2002, council resolved pursuant to section 193 (4) of the said Act that the following land be excluded from classification as community land:

Allotment 17 in DP 60581 Post Office Road, Mount Schank

R. PEATE, Chief Executive Officer

DISTRICT COUNCIL OF KAROONDA EAST MURRAY

Temporary Road Closure

NOTICE is hereby by given that at a meeting held on 10 December 2002, council resolved to exercise the powers, pursuant to section 33 of the Road Traffic Act 1961 and Clause F of the Instrument of General Approval of the Minister dated 12 March 2001, accordingly declares that the events to be conducted, being a Christmas Eve Street Party and New Year's Eve Street Party, are

events to which section 33 of the Road Traffic Act 1961 applies and as such, makes an order that Railway Terrace, Karoonda between Bodey Street and East Terrace, will be closed to traffic from 5 p.m. until 10.30 p.m. on Tuesday, 24 December 2002 and 5 p.m. on Tuesday, 31 December 2002 until 3 a.m. on Wednesday, 1 January 2003.

P. SMITHSON, District Clerk

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Supplementary Election for Two Area Councillors

NOMINATIONS are hereby invited and will be received at the District Council of Lower Eyre Peninsula located at Railway Terrace, Cummins, from Tuesday, 24 December 2002 until 12 noon Thursday, 16 January 2003, from any person eligible to be a candidate for election to the two vacancies.

Nomination forms and candidate's handbooks are available from Railway Terrace, Cummins.

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

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

A briefing session for prospective candidates will be conducted at 6.00 p.m. on Monday, 6 January 2003 at the District Council of Lower Eyre Peninsula located at Railway Terrace, Cummins.

If more than the required number of nominations are received for the two vacancies, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Returning Officer no later than 12 noon on Monday, 17 February 2003.

STEVE TULLY, Returning Officer

MID MURRAY COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1—Permits and Penalties

TO provide for a permit system and continuing penalties in Council by-laws, to clarify the construction of such by-laws, and to repeal by-laws.

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

Permits

- (1) In any by-law of the Council unless the contrary intention is clearly indicated the word 'permission' means the permission of the Council given in writing.
 - (2) The Council may attach such conditions to a grant of permission as it thinks fit, and may vary or revoke such conditions or impose new conditions by notice in writing to the permit holder.
 - (3) Any permit holder shall comply with every such condition.
 - (4) The Council may revoke such grant of permission at any time by notice in writing to the permit holder.

Offences and Penalties

- 2. (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.
 - (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 further penalty for every day on which the offence is continued, such penalty being the maximum amount referred to in the Local Government Act 1934, as amended, and/or the Local Government Act 1999, which may be prescribed by by-law for offences of a continuing nature.

Construction

3. Every by-law of the Council shall be subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the Mid Murray Council held on 9 December 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. BRUS, Chief Executive Officer

MID MURRAY COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2—Moveable Signs

TO set standards for moveable signs on streets and roads to provide conditions for and the placement of such signs.

Definitions

- 1. In this by-law:
 - (1) 'footpath area' means that part of a street or road between the property boundary of the street or road and the edge of the carriageway on the same side as that boundary;
 - (2) 'moveable sign' has the same meaning as in the Local Government Act 1999;

Construction

- 2. A moveable sign displayed on a public street or road shall:
 - (1) be of a kind known as an 'A' Frame or Sandwich Board sign, an 'inverted "T"' sign, or a flat sign;
 - be well constructed and maintained in good condition so as not to present a hazard to any member of the public;
 - (3) be of strong construction so as to be stable when in position and to be able to keep its position in adverse weather conditions with no sharp or jagged edges or corners:
 - (4) not be unsightly or offensive in appearance or content;
 - (5) not contain flashing parts;
 - (6) be constructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials;
 - (7) not exceed 1.2 m in perpendicular height, or have a base with any side exceeding 800 mm in length;
 - (8) not have a display area exceeding 1 $\rm m^2$ in total or, if the sign is two-sided, 1 $\rm m^2$ on each side;
 - (9) be stable when in position;
- (10) in the case of an 'A' Frame or Sandwich Board sign:
 - (a) be hinged or joined at the top;
 - (b) be of such construction that its sides shall be securely fixed or locked in position when erected;
- (11) 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.

Position

- 3. A moveable sign shall only be positioned on a public street or road on the footpath area subject to the following conditions. Where there is no kerb to define the footpath, a set back of 400 mm from the edge of the carriageway is required:
 - (1) in the case of a flat sign, must be in line with and against the property boundary of the street or road;
 - (2) must be placed no less than 2 m between the sign and any structure, fixed object, tree, bush or plant (including another moveable sign);
 - (3) must not be placed on a sealed part of any footpath area, unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare at least 1.2 m wide;

- (4) not within 1 m of the corner of a street or road;
- (5) must be adjacent to the premises of the business to which it relates:

Restrictions

- 4. A moveable sign shall:
 - display material which advertises a business being conducted on commercial premises adjacent to the sign, or the products available from that business;
 - (2) be limited to two per business premises;
 - (3) only be displayed when the business is open;
 - (4) be securely fixed in position such that it cannot be blown over or swept away;
 - (5) not be in such a position or in such circumstances that the safety of any user of the street or road is at risk;
 - (6) not be displayed during the hours of darkness unless it is clearly visible;
 - (7) not to be displayed on a median strip, traffic island or on a carriageway of a street or road.

Exemptions

- 5 (1) Paragraph 3 (5) and paragraph 4 (1) do not apply to a moveable sign which is used:
 - (a) to advertise a garage sale taking place from residential premises;
 - (b) as a directional sign to an event run by an incorporated association or a charitable body;
 - (c) with permission.
 - (2) Paragraphs 4 (1) and 4 (2) do not apply to a flat sign, the message of which only contains newspaper headlines and the name of a newspaper.

Application

- 6. This by-law does not apply to:
 - (1) the moveable sign is placed there pursuant to an authorisation under another Act; or
 - (2) the moveable sign is designed to direct people to the open inspection of any land or building that is available for purchase or lease; or
 - (3) the moveable sign is related to a State or Commonwealth election and is displayed 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.

Construction

7. This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the Mid Murray Council held on 9 December 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. BRUS. Chief Executive Officer

MID MURRAY COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3—Roads

FOR the management of roads vested in or under the control of the Council.

Definitions

- 1. In this by-law:
 - (1) 'Animal' includes birds and poultry but does not include a dog.
 - (2) 'authorised person' means a person appointed an authorised person pursuant to Section 260 of the Local Government Act 1999;

- (3) 'electoral matter' has the same meaning as in the Electoral Act 1995 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- (4) 'Emergency Vehicles' has the same meaning as in the Australian Road Rules 1999 and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- (5) 'road' has the same meaning as in the Local Government Act 1999.

Activities requiring permission

- 2. No person shall without permission on any road:
 - (1) Repairs to vehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, provided that this paragraph shall not extend to running repairs in the case of breakdown;

(2) Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing;

(3) Preaching

preach or harangue;

(4) Amplification

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

(5) Animals on roads

allow or permit any animal or bird, to wander on any road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind and then only if under the person's effective control.

Posting of bills etc.

3. No person shall, without the Council's permission, post 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 with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

Public Exhibitions and Displays

4. No person shall, without the Council's permission, allow any public exhibition or display to occur on a road.

Removal of animals and persons

- 5 (1) If any animal is found on part of a road in breach of a by-law any person in charge of the animal shall forthwith remove it from that part on the request of any authorised person; and
 - (2) An authorised person may direct any person who is considered to be committing or has committed a breach of this by-law to leave that part of the road. Failure to comply with that direction forthwith is a breach of this by-law.

Exemptions

6. The restrictions in this by-law do not apply to any Police Officer, Council officer or 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 of a Council officer, or an emergency worker when driving an Emergency Vehicle.

Application of Paragraphs

7. Paragraph 2.5 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

Construction

8. This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the Mid Murray Council held on 9 December 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. BRUS, Chief Executive Officer

MID MURRAY COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4—Local Government Land

FOR the management of all land vested in or under the control of the Council.

1. Definitions

In this by-law:

- 'Animal' includes birds and poultry but does not include a dog;
- 1.2 'authorised person' means a person appointed an authorised person pursuant to section 260 of the Local Government Act 1999;
- 1.3 'electoral matter' has the same meaning as in the Electoral Act 1995 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.4 'Emergency Vehicle' has the same meaning as in the Australian Road Rules 1999 and the Road Traffic (Road Rules) Ancillary and Miscellaneous Provisions Regulations 1999;
- 1.5 'local government land' means all land vested in or under the control of the Council (except streets and roads);
- 1.6 'vehicle' has the same meaning as in the Australian Road Rules 1999;

2. Activities requiring permission

No person shall without permission on any local government land:

2.1 Vehicles generally

- 2.1.1 being the driver of a vehicle, fail to obey the indications given by any sign erected by or with the authority of the Council, for regulating traffic or indicating the direction or route to be followed by traffic on that land;
- 2.1.2 drive or propel a vehicle on any part thereof where the Council has excluded vehicles generally, (or of that class) pursuant to section 359 of the Local Government Act 1934;

2.2 Trading

- 2.2.1 carry on the business of selling or offering or exposing for sale any goods, merchandise, commodity, article or thing; or
- 2.2.2 set up a van or other vehicle or stall or other structure, tray, carpet or device for the purpose of buying or selling any goods, merchandise, commodity, article or thing;

2.3 Overhanging articles

suspend or hang any article or thing from any building, verandah, pergola, post or other structure where it might present a nuisance or danger to any person using local government land;

2.4 Entertainers

sing, busk or play any recording or upon any musical instrument so as to appear to be for the purpose of entertaining other persons;

2.5 Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing;

2.6 Preaching

preach or harangue;

2.7 Distribute

give out or distribute to any bystander or passer-by any handbill, book, notice, or other printed matter, provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government Election or to a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum:

2.8 Handbills on Cars

place or put on any vehicle any handbill, advertisement, notice or printed matter except for any electoral matter placed on a vehicle with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

2.9 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements;

2.10 Removing soil, etc.

carry away or remove any soil, clay, gravel, sand, timber, stones, pebbles or any part of the land;

2.11 Depositing soil

deposit any soil, clay, gravel, sand, timber, stones, pebbles or any other matter on the land;

2.12 Picking fruit, etc.

pick fruit, nuts or berries from any trees or bushes thereon;

2.13 Games

- 2.13.1 participate in any game recreation or amusement which involves the use of a ball, missile or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land;
- 2.13.2 play any organised competition sport, as distinct from organised social play, in accordance with paragraph 7 of this by-law;

2.14 Athletic and ball sports

- 2.14.1 to which this subparagraph applies, in accordance with paragraph 7 of this by-law, promote, organise or take part in any organised athletic sport;
- 2.14.2 to which this subparagraph applies, in accordance with paragraph 7 of this by-law, play or practice the game of golf;

2.15 Smoking

smoke tobacco or any other substance in any building or part thereof;

2.16 Closed lands

enter or remain on any part of local government land:

- 2.16.1 at any time during which the Council has declared that the part shall be closed to the public, and which is indicated by a sign adjacent to the entrance to that part;
- 2.16.2 where the land is enclosed with fences and/or walls, and gates have been closed and locked; or
- 2.16.3 where admission charges are payable, for that person to enter that part without paying those charges;

2.17 Tents

(except with the Council or other Government authority) erect any tent or other structure of calico, canvass, plastic or similar material as a place of habitation:

2.18 Camping

camp or remain overnight;

2.19 Fauna

- 2.19.1 take, interfere with or disturb any animal or bird or the eggs or young of any animal or bird;
- 2.19.2 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird;
- 2.19.3 use, possess or have control of any device for the purpose of killing or capturing any animal or bird;

2.20 Flora

- 2.20.1 take, uproot or damage any plant;
- 2.20.2 remove, take or disturb any soil, stone, wood, tender or bark;
- 2.20.3 collect or take any dead wood or timber for the purpose of using the same to make or maintain a fire: or
- 2.20.4 ride or drive any vehicle or animal or run, stand or walk on any flowerbed or garden plot;

2.21 Animals

- 2.21.1 allow any stock to stray into or depasture therein; or
- 2.21.2 allow any animal to damage any flowerbed, garden plot, tree, lawn or other item or place;

2.22 Fires

light any fire except:

- 2.22.1 in a place provided by the Council for that purpose; or
- 2.22.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material;

2.23 Fireworks

use, discharge or explode any fireworks;

2.24 Swimming

to which this subparagraph applies in accordance with paragraph 7 of this by-law swim or bathe in any pond, river, creek, lagoon, swamp or lake;

2.25 Bridge jumping

jump or dive from any bridge, wharf, landing or jetty;

2.26 Boat ramps

to which this subparagraph applies in accordance with paragraph 7 of this by-law launch or retrieve a boat to or from any pond, river, creek, lagoon, swamp or lake;

2.27 Use of boats

2.27.1 hire out a boat or otherwise use it for commercial purposes in any pond, river, creek, lagoon, swamp or lake;

2.28 Toilets

in any public convenience on local government land:

- 2.28.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 2.28.2 smoke tobacco or any other substance;
- 2.28.3 deposit anything in a pan, urinal or drain that is likely to cause a blockage;
- 2.28.4 use it for a purpose for which it was not designed or constructed;
- 2.28.5 enter any toilet that is set aside for use of the opposite sex except where:
 - (a) a child under the age of 5 years accompanied by an adult person; and/or
 - (b) to provide assistance to a disabled person;

2.29 Cemeteries

comprising a cemetery:

- 2.29.1 bury or inter any human or animal remains;
- 2.29.2 erect any memorial;

2.30 Moorings

- 2.30.1 moor any boat, raft or other water craft in any area that the Council has not set aside for the mooring of any boat, raft or other water craft; or
- 2.30.2 obstruct any boat, raft or other water craft or any mooring place, or any access to any boat, raft, object (either floating or sunk) whether that access is by water or by land.

3. Posting of bills

No person shall without the Council's permission post any bills, advertisements or other papers or items on a building or structure except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

4. Prohibited activities

No person shall on any local government land:

4.1 Use of equipment

use any form of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed or set aside;

4.2 Repairs to Vehicles

perform the work of repairing, washing, painting, panelbeating or other work of any nature on or to any vehicle, provided that this paragraph shall not extend to running repairs in the case of breakdown;

4.3 Annoyances

annoy, or unreasonably interfere with any other person's use of the land by making a noise or creating a disturbance that has not been authorised by the Council;

4.4 Directions

fail to comply with any reasonable direction or request from an authorised person of the Council relating to:

- 4.4.1 that person's use of the land;
- 4.4.2 that person's conduct and behaviour on the land;
- 4.4.3 that person's safety on the land; or
- 4.4.4 the safety and enjoyment of the land by other persons.

4.5 Missiles

throw, roll or discharge any stone, substance or missile to the danger of any person or animal;

.6 Glass

wilfully break any glass, china or other brittle material;

4.7 Defacing Property

deface, paint, write, cut names or make marks on or fix bills or advertisements to any tree, rock, gate, fence, building, sign or other property of the Council therein except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

4.8 Animals

- 4.8.1 send, drive, lead, ride or take any animal or permit any animal to be sent, driven, led, ridden or taken on any land which the Council has, by resolution, declared to be prohibited for such purpose;
- 4.8.2 allow any animal to be let loose or left unattended on any land which the council has, by resolution, declared to be prohibited for such purpose;

5. Removal of animals and persons

- 5.1 If any animal is found on any part of local government land in breach of a by-law:
 - 5.1.1 any person in charge of the animal shall forthwith remove it from that part on the request of an authorised person; and
 - 5.1.2 any authorised person may remove it therefrom if the person fails to comply with the request, or if no person is in charge of the animal.
- 5.2 An authorised person may direct any person who is considered to be committing or has committed a breach of this by-law to leave that part of the local government land. Failure to comply with that direction forthwith is a breach of this by-law.

6. Exemptions

The restrictions in this by-law do not apply to any Police Officer, Council Officer or 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 of a Council Officer, or an emergency worker when driving an Emergency Vehicle.

7. Application of Paragraphs

Any of subparagraphs 2.13.2, 2.14, 2.24 and 2.26 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

8 Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the Mid Murray Council held on 9 December 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. BRUS, Chief Executive Officer

MID MURRAY COUNCIL

BY-LAW MADE UNDER THE DOG AND CAT MANAGEMENT ACT 1995 AND THE LOCAL GOVERNMENT ACT 1999

By-law No. 5—Dogs and Cats

FOR the management and control of dogs and cats within the Council's area.

Definitions

- 1. In this by-law unless the context otherwise requires:
 - (1) 'Act' means the Dog and Cat Management Act 1995;
 - (2) 'approved kennel establishment' means a building, structure or area approved by the relevant authority, pursuant to the Development Act 1993, for the keeping of cats and/or dogs on a temporary or permanent basis;
 - (3) 'cat' means an animal of the species felis catus;
 - (4) 'council land' means all parklands, reserves, ornamental grounds, streets, roads, jetties, bridges, foreshore, public places and other land vested in or under the control of the Council:
 - (5) 'dog' means an animal of the species canis familiaris but does not include a dingo or cross of a dingo;
 - (6) 'premises' means any domestic and non-domestic premises, except a kennel establishment in respect of which a development authorisation is in force under the Development Act 1993.

Dog Free Areas

2. No person shall on any Council land to which this paragraph applies, in accordance with paragraph 7 of this by-law cause, suffer or permit any dog under that person's control, charge or authority to be in, or remain in that place.

Dogs on Leash Areas

3. No person shall on any Council land to which this paragraph applies, in accordance with paragraph 7 of this by-law, cause, suffer or permit any dog under that person's control, charge or authority to be or remain in that public place unless such dog is restrained by a strong leash not exceeding 2 m in length and either tethered securely to a fixed object or held by a person capable of controlling the dog and preventing it from being a nuisance or danger to other persons.

Dog Exercise Areas

- 4. (1) Any person may enter upon any part of Council land to which this paragraph applies in accordance with paragraph 7 of this by-law, for the purpose of exercising a dog under his or her control.
- (2) Where a person enters upon such part of Council land for that purpose, he or she shall ensure that the dog or dogs under his or her control remain under effective control (within the meaning of the Dog and Cat Management Act 1995) while on the land.
- (3) Signs shall be erected to denote the land to which this paragraph applies and information shall be provided to the public in a manner determined by the Council's Chief Executive Officer to inform the public about such land.

Limit on Dog Numbers

- 5. (1) The limit on the number of dogs kept shall be:
 - (a) in a township:
 - (i) in a small dwelling, one dog; and
 - (ii) in a premises other than a small dwelling, two dogs;
 - (b) outside of a township, three dogs (other than up to five working dogs).
- (2) No person shall, without the written permission of the Council, keep any dog on any premises where the number of dogs on those premises exceeds the limit unless the premises are an approved kennel establish-ment.

Limit on Cat Numbers

- 6. (1) The limit on the number of cats kept on premises shall be two.
- (2) No person shall, without obtaining the written permission of the Council, keep any cat on any premises where the number of cats on those premises exceeds the limit unless the premises are an approved kennel establishment.

Application of Paragraphs

7. Any of paragraphs 2, 3 and sub-paragraph 4 (1) of this bylaw shall apply only in such portion or portions of Council land as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

Construction

8. This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the Mid Murray Council held on 9 December 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. BRUS, Chief Executive Officer

MID MURRAY COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1934

By-law No. 6—Bird Scarers

TO regulate the use of bird scaring devices for the prevention of nuisance.

Definitions

- 1. In this by-law:
 - 'device' means any kind of gas powered or electronic noise generating device used for the purpose of scaring birds from land:

'flammable undergrowth' means grass, weeds and other flammable or potentially flammable growth;

'land' means any piece or section of land or any aggregation of contiguous land subject to the same ownership or occupation.

Prohibited Activities

- 2. No person being the owner or occupier of land, shall for the purpose of scaring birds from the land use or employ any mechanical or other device:
 - (1) in such a manner as to be, in the opinion of the Council an unreasonable nuisance or danger to any other person;
 - (2) on Christmas Day or Good Friday;
 - (3) where the device is gas powered:
 - (a) unless all flammable undergrowth within a 4 m radius of the device is destroyed by cutting, slashing or utilising other means; and
 - (b) unless any other flammable material within a 4 m radius of the device is removed.

Activities requiring permission

- 3. No person being the owner or occupier of land shall without permission:
 - (1) activate a device:
 - (a) other than between the hours of 7 a.m. and 8 p.m.;
 - (b) at frequencies greater than 5 per hour;

in this context an activation:

- (i) for a gas powered device is one detonation producing a single emission; and
- (ii) for an electric powered device is a single noise emission or one which produces a sequence of noise emissions and which does not exceed 20 seconds in duration and at frequencies no greater than 5 per hour:
- (2) activate a device within 200 m of a residence that does not form part of the land on which the device is located;
- (3) activate a device within 200 m of a hospital or school that does not form part of the land on which the device is located;
- (4) direct a device towards a residence other than that person's residence;
- (5) activate more than one device within 10 ha of any other device on the land;
- (6) activate a device on land of less than 5 ha;
- (7) activate a device in a building or structure;
- (8) activate a device within 200 m of a public roadway or stock watering trough;
- (9) in the case of small parcels of adjacent land that are separately owned or occupied on which devices are used:
 - (a) activate more than one device per 10 ha of aggregated land; or
 - (b) activate more than one device per 10 ha of aggregated land so that the aggregated number of emissions is not more than 5 per hour; and
- (10) activate multiple devices on the same property without ensuring that the emissions are synchronised.

Notice

- 4. (1) Where there is a breach of any provision of this by-law the Council may serve notice in writing on the owner or occupier of any land requiring that person to remove a device.
- (2) Any person on whom a notice is served shall comply with the notice.

(3) If the notice is not complied with the Council may carry out or cause to be carried out the measures required by the notice and may recover the cost of so doing from the person to whom the notice was directed.

The foregoing by-law was duly made and passed at a meeting of the Mid Murray Council held on 9 December 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. BRUS, Chief Executive Officer

MID MURRAY COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Process Order

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the Mid Murray Council proposes to make a Road Process Order to close the following road in the Hundred of Finniss, Town of Port Mannum, being an irregularly-shaped portion of River Lane situate adjoining the eastern boundary of allotment 111 and marked 'A' in Preliminary Plan No. 02/0142.

It is proposed that the road to be closed marked 'A' be transferred to Thomas Dipaolo and merged with allotment 111, Town of Port Mannum.

A preliminary plan of the proposal and a statement, are available for public inspection at the Mid Murray Council Office, 49 Adelaide Road, Mannum between the hours of 9 a.m. and 5 p.m., Monday to Friday or at the Adelaide office of the Surveyor-General during normal office hours.

Any person may object to the proposal (and any adjoining landowner or other person substantially affected by the proposed road closure may apply for an easement relative to the closure). Such objection (or application for an easement) must be made in writing to the Mid Murray Council within 28 days of the date of this notice. If a submission is made the Mid Murray Council is required to give notice of the time and place at which a meeting will be held to consider the matter, so that the person making the submission (or a representative) may attend to support the submission, if desired. Any submission must set out the full name and address of the person making the submission, and must be fully supported by reasons (and any application for the grant of an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining of nearby land, specify the land to which the easement is to be annexed). A copy of the submission must be forwarded to the Surveyor-General at Adelaide.

G. BRUS, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Assign a Name to a Road

PURSUANT to section 219 of the Local Government Act 1999, council has resolved to assign a road name within the District Council of Mount Barker.

A previously unnamed government road off Princes Highway, Kanmantoo opposite Mine Road, Kanmantoo will be now known as Hawke Lane.

The portion of Range Road, Prospect Hill within the District Council of Mount Barker will now be known as Milligan Road.

All the relevant government agencies and emergency services are being notified as are the residents affected by these changes.

Should anyone need further clarification of these name changes, please contact the Customer Service Centre at the District Council of Mount Barker, 23 Mann Street, Mount Barker or phone 8391 1633.

A. STUART, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that on 18 December 2002, the Port Pirie Regional Council resolved, pursuant to section 193 of the Local Government Act 1999, to exclude the following land from classification as Community Land:

Valuation No.	Property Address	Common Name	Title Ref
3525575003	6 Agnes Street, Port Pirie West, Lot 33		CT 5215/900
3525362008	34 The Terrace, Port Pirie West, Lot 1		CT 5268/191
3525353005	58 The Terrace, Port Pirie West, Lot 93, F170272		CT 5317/294
3525355000	54 The Terrace, Port Pirie West, Lot 9		CT 5360/372
3531670007	35 Horner Street, Solomontown, Lot 100, D30097	House EHC	CT 5363/176
3531055004	29 Alpha Terrace, Solomontown, Lot 354, F184436		CT 5367/665
3525527001	17 Lily Street, Port Pirie West, Lot 82		CT 5429/487
3525376004	2-4 The Terrace, Port Pirie West, Lots 14 and 15		CT 5431/105
3525525006	11 Lily Street, Port Pirie West, Lot 85		CT 5470/911
3525577009	2 Agnes Street, Port Pirie West, Lot 31	House EHC	CT 5476/574
3525404001	12 Greenwood Street, Port Pirie West, Lot 6	House EHC	CT 5522/648
3525576006	4 Agnes Street, Port Pirie West, Lot 32		CT 5551/182
3525539002	18 Vera Street, Port Pirie West, Lot 69		CT 5614/81
3525568006	20 Agnes Street, Port Pirie West, Lot 40	House EHC	CT 5701/999
3525567003	22 Agnes Street, Port Pirie West, Lot 41	House EHC	CT 5705/454 CT 5725/930
3525376004			
3525363000	32 The Terrace, Port Pirie West, Lot 2		CT 5737/403
3525571002 3525393007	12 Frances Street, Port Pirie West, Lot 269, F189211	House EHC	CT 5777/704 CT 5787/448
3525676007	2 Wardang Street, Port Pirie West, Lot 74	House EHC	CT 5788/684
3525590000	25 Agnes Street, Port Pirie West, Lot 248, F189190	House EHC	CT 5792/711
3526664008	10 Ninth Street, Port Pirie West, Lot 256, D622	House EHC	CT 5793/154
3525586001	19 Agnes Street, Port Pirie West, Lot 21	House EHC	CT 5795/349
3525541006	12 Vera Street, Port Pirie West, Lot 66		CT 5809/703
3526572007	11 Seventh Street, Port Pirie West, Lot 18, D1552		CT 5098/139
3526617009	12 Eighth Street, Port Pirie West, Lot 305, D622		CT 5797/971
3526060503	7 Revell Street, Port Pirie West, Lots 168, 169 and 856		CT 5456/85
3525018004	85 Ellen Street, Port Pirie, Lot 134	Development Board	CT 5633/971
3525215008	17 Little Gertrude Street, Port Pirie, Lot 587, F184669	Vacant Land	CT 1590/21
3525282008	Wandearah Road, Port Pirie, Section 1091, Part Lot 279		CT 1660/80
3525686002	Butler Street, Port Pirie West, Lot 34		CT 2826/96
3525384004	6 Duffy Street, Port Pirie West, Lot 260, F189202.		CT 3036/7
353147601*	Boundary Road, Solomontown, Lot 100, D34772		CT 5079/939
3525547002	3 Vera Street, Port Pirie West, Lot 59		CT 5118/358
3525354008	56 The Terrace, Port Pirie West, Lot 10		CT 5132/329
352557000*	16 Agnes Street, Port Pirie West, Lot 38		CT 5133/787
3525521005	22 Lily Street, Port Pirie West, Lot 101	EHC	CT 5135/5
3500412507	John Štreet, Crystal Brook, Lot 32, D26523	Vacant Land	CT 5140/757
3525389008	25 Greenwood Street, Port Pirie West, Lot 28	Vacant Land	CT 5141/214
3525540003	14 Vera Street, Port Pirie West, Lot 67		CT 5146/221
3525944008	58 Federation Road, Port Pirie West, Lot 38		CT 5147/953
3525912102	13 Charles Street, Port Pirie West, Lot 16		CT 5149/972
3531378057	35 Feeley Street, Solomontown, Lot 13, D454		CT 5159/674
3525534009	28 Vera Street, Port Pirie West, Lot 74		CT 5188/141
3525587004	21 Agnes Street, Port Pirie West, Lot 5		CT 5204/101
352539400*	10 Frances Street, Port Pirie West, Lot 10		CT 5209/170
3526882005	10 Fourth Street, Port Pirie West, Lot 67, D403		CT 5210/136
3525589501	21A-23 Agnes Street, Port Pirie West, Lots 1 and 3		CT 5221/138
3525589501	21A-23 Agnes Street, Port Pirie West, Lots 1 and 3	Vacant Land	CT 5221/139
3525584006	13 Agnes Street, Port Pirie West, Lot 24		CT 5243/763
3525360002	38 The Terrace, Port Pirie West, Lot 2		CT 5254/45
3525564005	28 Agnes Street, Port Pirie West, Lot 2		CT 5257/981
3525369007	18 The Terrace, Port Pirie West, Lot 3		CT 5283/744
3525405004	10 Greenwood Street, Port Pirie West, Lot 5		CT 5283/870
3525383001	17 Agnes Street, Port Pirie West, Lot 22		CT 5284/473
3525585009 3525582000	9 Agnes Street, Port Pirie West, Lot 26		CT 5310/751 CT 5311/92
3525371000	14 The Terrace, Port Pirie West, Lot 91, F166879		CT 5311/92 CT 5314/848
3525566000	24 Agnes Street, Port Pirie West, Lot 42		CT 5314/646 CT 5316/53
3525947006	50 Federation Road, Port Pirie West, Lot 93, F170326		CT 5310/53
3525368004	20 The Terrace, Port Pirie West, Lot 93, F170976		CT 5336/500
3525356003	48-50 The Terrace, Port Pirie West, Lots 7, 8 and 23		CT 5337/704
3525387504	23 Greenwood Street, Port Pirie West, Lots 26 and 27.		CT 5338/603
3525387504	23 Greenwood Street, Port Pirie West, Lots 26 and 27		CT 5338/770
3525573008	10 Agnes Street, Port Pirie West, Lot 35		CT 5354/896
3525558000	25 Vera Street, Port Pirie West, Lot 48		CT 5362/745
3525537007	22 Vera Street, Port Pirie West, Lot 71		CT 5364/550
3500822004	Barr Street, Redhill, Lot 49		CT 5364/609
352556200*	32 Agnes Street, Port Pirie West, Lot 45		CT 5367/512
	36 Eighth Street, Port Pirie West, Lot 199, D622		CT 5368/806
3526603002 3525580005		Vacant Land	CT 5370/631
3526603002	5 Agnes Street, Port Pirie West, Lot 28		CT 5370/631 CT 5373/160
3526603002 3525580005	5 Agnes Street, Port Pirie West, Lot 28	Vacant Land	

Valuation No.	Property Address	Common Name	Title Ref
3525367503	22-24 The Terrace, Port Pirie West, Lots 264, 265 and 266	Vacant Land	CT 5375/430
3525581008	7 Agnes Street, Port Pirie West, Lot 27		CT 5383/334
3525403009	14 Greenwood Street, Port Pirie West, Lot 7	Vacant Land	CT 5386/98
3525532003	29 Lily Street, Port Pirie West, Lot 76		CT 5392/702
3525557008	23 Vera Street, Port Pirie West, Lot 49		CT 5392/748
3525536004	24 Vera Street, Port Pirie West, Lot 72		CT 5393/124
3531221009	8 Prince Street, Solomontown, Lots 71 and 72		CT 5406/571
3531223506	59 Alpha Terrace, Solomontown, Lots 69, 70 and 200 Etc		CT 5406/797
3525593009 3531555009	3 Wright Street, Solomontown, Lot 399, F188531		CT 5407/369 CT 5410/448
3525390009	27 Greenwood Street, Port Pirie West, Lot 29		CT 5423/400
3525556005	21 Vera Street, Port Pirie West, Lot 50		CT 5428/770
3525392506	29 Greenwood Street, Port Pirie West, Lots 270 and 271		CT 5438/52
3525542009	10 Vera Street, Port Pirie West, Lot 65	Vacant Land	CT 5443/544
3531221009	8 Prince Street, Solomontown, Lots 71 and 72		CT 5444/995
3525694758	Iron Knob Road, Port Pirie West, Lots 68 and 69		CT 5462/778
3527702002	11 Campbell Street, Risdon Park, Lot 28		CT 5464/120
3529685007 3531576002	Lawrie Street, Risdon Park South, Lot 222		CT 5468/921 CT 5476/991
353208400*	34 Oliver Street, Port Pirie South, Lot 93, D635	Vacant Land	CT 5481/627
3527794007	Gordon Street, Risdon Park, Lot 12, D8505		CT 5491/924
3530858008	49 Jeffrey Street, Port Pirie South, Lot 87, D2220		CT 5493/569
3525352002	60 The Terrace, Port Pirie West, Lot 249, F189191		CT 5494/583
3525392506	29 Greenwood Street, Port Pirie West, Lots 270 and 271	Vacant Land	CT 5499/549
3531335006	9 Square Street, Solomontown, Lot 35, D454		CT 5503/540
3531223506	59 Alpha Terrace, Solomontown, Lots 69, 70 and 200 Etc.		CT 5503/853
3525385007	2 Duffy Street, Port Pirie West, Lot 259, F189201		CT 5515/523
3525743003 3526214007	23 Wilcher Street, Port Pirie West, Lot 28		CT 5517/170 CT 5520/505
3525214007	1 Vera Street, Port Pirie West, Lot 60		CT 5527/113
3525563002	30 Agnes Street, Port Pirie West, Lot 257, F189199	Vacant Land	CT 5537/183
353158650*	Haslam Road, Solomontown, Lot 368, F188500.		CT 5541/617
3531231207	1 Albert Terrace, Solomontown, Lots 282 and 283		CT 5545/600
3526755006	Goode Road, Port Pirie West, Sections 24 and 37		CT 5569/471
353135205*	Feeley Street, Solomontown, Lots 2 and 3		CT 5572/436
3525830000	18 May Street, Port Pirie West, Lot 55		CT 5578/506
3525973001	28 Mansom Street, Port Pirie West, Lot 65		CT 5609/677
3532024007	Simpson Street, Port Pirie South, Lots 199 and 200, F214576	Vacant Land	CT 5619/705
353133605* 3531684003	7 Manders Street, Solomontown, Lots 93 and 94, F214548		CT 5623/302 CT 5627/971
3528730005	5 Pannell Street, Risdon Park, Lot 777, F188909		CT 5658/908
3500879000	South Terrace, Redhill, Lot 273, F188405		CT 5664/773
3525399003	30-32 Greenwood Street, Port Pirie West, Lots 15 and 16		CT 5668/293
352594100*	64 Federation Road, Port Pirie West, Lot 32	Vacant Land	CT 5670/744
3525349006	68 The Terrace, Port Pirie West, Lot 245, F189187		CT 5670/748
3526891008	Lot 108 First Street, Port Pirie West, Lot 108, F184190		CT 5670/863
3525373006	10 The Terrace, Port Pirie West, Lot 10		CT 5681/325
3525395002 3500518002	8 Frances Street, Port Pirie West, Lot 268, F189210		CT 5690/642
3525565008	Darbon Street, Crystal Brook, Lot 30		CT 5698/720 CT 5699/458
3531475009	Boundary Road, Solomontown, Sections 215 and 216	Vacant Land	CT 5702/266
3525583003	11 Agnes Street, Port Pirie West, Lot 25		CT 5705/233
3532019005	Harris Road, Port Pirie South, Lots 13 and 14		CT 5708/268
3532018205	57 John Street, Port Pirie South, Lots 9-12, D2276	Vacant Land	CT 5708/296
3500599009	Darbon Terrace, Crystal Brook, Lot 9, D12771		CT 5717/386
3531231207	1 Albert Terrace, Solomontown, Lots 282 and 283		CT 5726/61
3526036001	43 Federation Road, Port Pirie West, Lot 7		CT 5733/920
3525801007 3525948009	7 Rodda Street, Port Pirie West, Lot 117		CT 5734/673 CT 5752/415
3525510007	72-68 Frederick Road, Port Pirie West, Lots 54, 55 and 56		CT 5779/419
3532027005	Key Street, Port Pirie South, Lots 2 and 3		CT 5779/44
3527712008	28 Howe Street, Risdon Park, Lot 821, F184093		CT 5780/758
3525790002	80 Senate Road, Port Pirie West, Lot 10		CT 5782/708
3525524003	9 Lily Street, Port Pirie West, Lot 86		CT 5785/614
3525909501	2 Charles Street, Port Pirie West, Lots 48 and 140		CT 5787/141
3526000009	35 Mansom Street, Port Pirie West, Lot 63		CT 5793/629
3531332059	3 Square Street, Solomontown, Lot 32, D454		CT 5794/91
3525909501 3526478053	2 Charles Street, Port Pirie West, Lots 48 and 140		CT 5797/808 CT 5798/736
3525510007	72-68 Frederick Road, Port Pirie West, Lots 54, 55 and 56		CT 5803/523
3525900005	11 Hallam Street, Port Pirie West, Lot 46		CT 5807/497
3525569009	18 Agnes Street, Port Pirie West, Lot 39	Vacant Land	CT 5807/499
352535100*	64-62 The Terrace, Port Pirie West, Lot 250, F189192	Vacant Land	CT 5808/986
3525529007	21 Lily Street, Port Pirie West, Lot 80		CT 5815/101
3526423503	4 Scott Street, Port Pirie West, Lot 183, F184265		CT 5817/272
3525591003	8 Frederick Road, Port Pirie West, Lot 247, F189189		CT 5817/990
3526897004 3525262007	29 Fourth Street, Port Pirie West, Lot 94, F209466		CT 5825/751 CT 5837/274
3525232007	30 Vera Street, Port Pirie West, Lot 75		CT 5837/701
3525754001	45 Amanda Street, Port Pirie West, Lot 35.		CT 5838/457
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3525528004 3525807003	10.17 G D . D'. W I . 01		
3525807003	19 Lily Street, Port Pirie West, Lot 81	Vacant Land	CT 5838/522
	30 Rodda Street, Port Pirie West, Lot 30	Vacant Land	CT 5839/134
3525214005	15 Little Gertrude Street, Port Pirie, Lot 586, F184668		CT 5850/817
3525959007	16 Federation Road, Port Pirie West, Lot 228, F189170	Vacant Land	CT 5860/775
353104820*	6A Kings Lane Solomontown, Lot 369, 184451, Lot 370		CT 5860/785
3525370008	16 The Terrace, Port Pirie West, Lot 258, F189200		CT 5861/671
352685002*	75 Fifth Street, Port Pirie West, Lots 97 and 98		CT 5862/982
3531740001	64 Railway Terrace, Port Pirie South, Lot 480, F189422		CT 5872/14
3531744002	Harris Road, Port Pirie South, Part Section 170, Lot 448		CT 5872/17
3525560004	29 Vera Street, Port Pirie West, Lot 225, F189197	Vacant Land	CT 5872/18
3525561007	31 Vera Street, Port Pirie West, Lot 254, F189196		CT 5872/6
3525559003	27 Vera Street, Port Pirie West, Lot 256, F189198		CT 5872/9
3525372003	12 The Terrace, Port Pirie West, Lot 261, F189203		CT 922 /109
3526239503	Hopkins Street, Port Pirie West, Lots 239 and 240		CT 5463/908
3500855009	Ellis Street, Redhill, Lot 1		CT 5494/480
3540193505	Flinders Street, Warnertown, Lot 91, F216243		CT 5795/496
3526791058	Senate Road, Port Pirie West, Lot 888, F184160		CT 5849/31
3532273003	17-15 Osborne Street, Port Pirie South, Lots 106 and 107, D635		CT 5443/218
3531570102	Wright Street, Solomontown, Lot 64, D12368		CT 5471/279
352648105*	Fifth Street, Port Pirie West, Lot 308, F12896		CT 5480/876
3526451053	Fifth Street, Port Pirie West, Lots 2, 3, 11-14 Etc.		CT 5625/78
3529278006	Plenty Street, Risdon Park South, Block 4, Part Section 794		CT 5640/991
3532255008	129 Three Chain Road, Port Pirie South, Lot 434, F189376		CT 5672/19
3528250001	Symonds Street, Risdon Park, Lot 422		CT 5676/339
3526426501	Read Street, Port Pirie West, Lots 105-109, 114 Etc.	Vacant Land	CT 5696/241
3501324701	Hundred of Koolunga, Lot 255, F188387		CT 5717/458
3541122004	Hundred of Napperby, Lot 54, F32670		CT 5751/82
3534061004	34-48 Major Road, Hundred of Pirie, Lot 5, F9018		CT 5798/275
3532245002	Three Chain Road, Port Pirie South, Lot 470, F189412	Vacant Land	CT 5827/85
3526426501	Read Street, Port Pirie West, Lots 105-109, 114 Etc.	Vacant Land	CT 5827/83
3529905508	Wandearah Road, Port Pirie South, Cld Rda	Vacant Land	R6 277 /A
3500623005	Cattle Trac, Crystal Brook, Lot 2	Vacant Land	CT 5422/426
3527018008	Gerald Street, Port Pirie West, Section 455		CT 5424/153
353406300*	Three Chain Road, Hundred of Pirie, Lot 81, D21234		CT 5559/736
3534056002	Senate Road, Hundred of Pirie, Lot 480, F188612		CT 5720/109
3531353052	Feeley Street, Solomontown, Lots 4, 5, 39 and 40		CT 5732/691
3501100505	Hundred of Crystal Brook, Lot 143	Drainage Channel	F7 471 /143
3525180001	43 Alexander Street, Port Pirie, Lot 487, F184569		CT 5401/309
350118805*	Hundred of Crystal Brook, Lot 101, D48499	Rubbish Dump	CT 5643/362
350118803	Hundred of Crystal Brook, Lot 1		CT 5500/285
3301071004	•	Brook	C1 3300/203
3534089007	Lower Aerodrome Road, Hundred of Pirie, Lot 479, F188611		CT 5725/968
3500865004	Bowman Street, Redhill, Lot 1, D24957		CT 5434/339
3525025255	107-119 Ellen Street, Port Pirie, Lots 97, 184 and 185	Administration Office	CT 5589/667
3500055001	40 Brandis Street, Crystal Brook, Lot 200, D15267		CT 5682/811
3500094000	21 Bowman Street, Crystal Brook, Lots 145, 146 and 149	Brook	CT 5786/824
3500094000	21 Bowman Street, Crystal Brook, Lots 145, 146 and 149	Administration Office	CT 5824/161
3525019605	97 Ellen Street, Port Pirie, Lots 131, 132 and 133	Library Port Pirie	CT 5453/570
3500893005	Bowman Street, Redhill, Lot 104	Redhill Museum	CT 5778/780
3525268759	3 Mary Elie Street, Port Pirie, Lot 511, D38468		CT 5190/223
3529901005	Kingston Road, Port Pirie South, Lot 7, D16578		CT 5399/30
3531876005	28-30 Afford Road, Port Pirie South, Lots 46 and 47		CT 5868/662
3531251005	57 Albert Terrace, Solomontown, Part Lot 51, F9464		CT 5484/335
3525285006	42 Mary Elie Street, Port Pirie, Section 1070		CT 5241/371
3500861003	Bowman Street, Redhill, Lot 294, F188426		CT 1437/175
3500301003	39 Railway Terrace, Crystal Brook, Lot 201, D15267	CES Station	CT 5682/810
3500757003	Sixth Street, Koolunga, Lot 78		CT 5824/133
3534066008	Hundred of Pirie, Lot 502, D21234		CT 5397/667
3534000008	Aerodrome Road, Hundred of Pirie, Sections 338 and 339	Aerodrome Port Dirio	CT 5441/360
3525280002	Councl Depot, Wandearah Road, Port Pirie, Part Lot 279, F184361		CT 1660/80
3323200002	SES Depot, Wandearah Road, Port Pirie, Lot 280, F184362		CT 5553/64
3525281005			
3525281005 3527024504	Kitchener Terrace, Port Pirie West, Lot 1, D24751		CT 5424/153

J. VUCIC, Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

Review of Classification of Local Government Land

NOTICE is hereby given that on 13 November 2002 and 11 December 2002, the Southern Mallee District Council resolved pursuant to section 193 of the Local Government Act 1999, to exclude the following land from classification as community land:

Property Description	Property Location	Town	Land Title Reference
Geranium Depot	Lot 2, Geranium Terrace	Geranium	5658/833
Vacant Land 1	Lot 526, Part Section 12, Railway Terrace	Geranium	5778/193
Kulkami CFS Station	Section 204, Hundred of Cotton	Kulkami	5759/575
Vacant Land	Part Section 89N, Lot 111, Hundred of Bews	Lameroo	5131/654
Sewage Ponds	Section 89S, Chandos Terrace	Lameroo	5855/884
Vacant Land (Industrial)	Lot 4, Enterprise Road	Lameroo	5251/118
Recycling Depot	Enterprise Road	Lameroo	5251/116
Depot Depot	Part Section 92, Chandos Terrace	Lameroo	5773/74
Craft Shop and Museum	45 Chandos Terrace	Lameroo	5413/775
Vacant Land	Sections 71 and 72, Lot 611, North Avenue	Lameroo	5776/870
Council Residence	37 Railway Terrace South	Lameroo	5428/241
Vacant Land	Lot 574, 17 Oval Terrace	Lameroo	5410/97
Council Residence	91 Chandos Terrace	Lameroo	5602/496
Council Residence	4 Lehmanns Road	Lameroo	5767/946
Vacant Land	Lot 18, Louisa Street	Lameroo	5484/803
Vacant Land Vacant Land	Part Lot 18, Townsend Street	Lameroo	4180/362
Vacant Land	Lot 8, 2 Townsend Street	Lameroo	5484/797
Vacant Land	Lot 16, 4 Nairns Place	Lameroo	
			5484/801
Former Westpac Building	46 Railway Terrace North	Lameroo	5474/145 3211/148
Council Offices and Chambers	Railway Terrace North	Lameroo	
CFS Station	Railway Terrace North	Lameroo	5561/621
Dental Clinic	Railway Terrace North	Lameroo	5561/621
CWA Hall	Railway Terrace North	Lameroo	5561/621
Vacant Land	Oval Terrace	Lameroo	RP5303
Seasonal Workers' Accomm. Unit	Lot 33, McCoy Street	Parilla	5343/506
Seasonal Workers' Accomm. Unit	Lots 31 and 32, McCoy Street	Parilla	5799/511
Accommodation Unit Vacant Land Adjacent	_	_	5799/512
Vacant Land	Lot 30, McCoy Street	Parilla	5833/625
Stormwater Dam	Devon Lane	Pinnaroo	5791/29
Vacant Land	25 Symonds Street	Pinnaroo	5159/750
Vacant Land	27 Symonds Street	Pinnaroo	5159/751
Vacant Land	29 Symonds Street	Pinnaroo	5159/752
Vacant Land	31 Symonds Street	Pinnaroo	5159/753
Council Residence	18 Hensley Street	Pinnaroo	5788/328
Masonic Lodge	11 Railway Terrace North	Pinnaroo	5819/976
Council Residence	16 Railway Terrace North	Pinnaroo	5731/785
Aged Homes	1-2 Jenkins Terrace	Pinnaroo	5816/27
Aged Homes	3-7 Jenkins Terrace	Pinnaroo	5708/37
Council Offices	17 Jenkins Terrace	Pinnaroo	5670/629
Vacant Land (Industrial)	Lot 10, Hanton Sharrad Court	Pinnaroo	5851/455
Vacant Land (Industrial)	Lot 11, Hanton Sharrad Court	Pinnaroo	5851/456
Vacant Land (Industrial)	Lot 12, Hanton Sharrad Court	Pinnaroo	5851/457
Vacant Land (Industrial)	Lot 13, Hanton Sharrad Court	Pinnaroo	5851/458
Vacant Land (Industrial)	Lot 14, Hanton Sharrad Court	Pinnaroo	5851/459
Vacant Land (Industrial)	Lot 15, Hanton Sharrad Court	Pinnaroo	5851/460
Vacant Land (Industrial)	Lot 16, Hanton Sharrad Court	Pinnaroo	5851/461
Vacant Land (Industrial)	Lot 17, Hanton Sharrad Court	Pinnaroo	5851/462
Vacant Land (Industrial)	25 and 27 McIntosh Avenue	Pinnaroo	5204/582
acum Zuna (mausum)		1 1111111100	5204/581
Vacant Land	15 and 17 McIntosh Avenue	Pinnaroo	5256/204
Vacant Land	Lots 71 and 72, McIntosh Avenue	Pinnaroo	5204/579
acant Land	3 Adelaide Road	Pinnaroo	5200/10
Vacant Land	5 Adelaide Road	Pinnaroo	5699/456
Vacant Land	7 Adelaide Road	Pinnaroo	5132/844
Vacant Land	9 and 11 Adelaide Road	Pinnaroo	5780/142
vacam Lanu	7 and 11 Augustuc Road	r iiiia100	
Dinnara Airstrin	Lot 22 Hundred of Director	Dinnorse	5807/656
Pinnaroo Airstrip	Lot 33, Hundred of Pinnaroo	Pinnaroo	5318/221
Pinnaroo Airstrip	Lot 10, Hundred of Pinnaroo	Pinnaroo	5410/97
Depot	Section 280, Part Section 272, Gordon Terrace	Pinnaroo	5759/587
	G 250 200 11111 5	D.	5743/813
Caravan Park	Section 258, 238 Adelaide Road	Pinnaroo	5743/812
Mallee Tourist and Heritage Centre	Part Lot 106	Pinnaroo	5327/408
Senior Citizens Centre	Lots 55 and 56, Railway Terrace South Lot 4, Section 170, Hundred of Pinnaroo	Pinnaroo	5806/678
Sewage Pond	1 4 4 G 4' 170 H 1 1 CD'	Pinnaroo	5865/149

P. WOOD, Chief Executive Officer

DISTRICT COUNCIL OF TATIARA

Declaration of Public Road

NOTICE is hereby given that at its meeting held on 10 December 2002, council resolved pursuant to the provisions of section 208 of the Local Government Act 1999, that the land transferred to the District Council of Tatiara from Trevor Keith Kennett and Lynette Sue Kennett being Allotment 2 in Deposited Plan 53441 being portion of the land comprised in Certificate of Title Register Book Volume 5358 Folio 822, be declared a public road.

R. J. HARKNESS, Chief Executive Officer

DISTRICT COUNCIL OF TATIARA

Declaration of Public Road

NOTICE is hereby given that at its meeting held on 10 December 2002, council resolved pursuant to the provisions of section 208 of the Local Government Act 1999, that the land transferred to the District Council of Tatiara from Dennis Maxwell Bittner and Merrilyn Louise Bittner being Allotment 11 in Deposited Plan 53442 being portion of the land comprised in Certificate of Title Register Book Volume 5450 Folio 975, be declared a public road.

R. J. HARKNESS, Chief Executive Officer

DISTRICT COUNCIL OF TATIARA

Declaration of Public Road

NOTICE is hereby given that at its meeting held on 10 December 2002, council resolved pursuant to the provisions of section 208 of the Local Government Act 1999, that the land transferred to the District Council of Tatiara from YB Holdings Pty Ltd being Allotment 2 in Deposited Plan 53135 being portion of the land comprised in Certificate of Title Register Book Volume 5811 Folio 605, be declared a public road.

R. J. HARKNESS, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Renaming of Public Roads

NOTICE is hereby given in accordance with section 219 of the Local Government Act 1999, that the Wakefield Regional Council:

- At its ordinary meeting held on 13 November 2002 approved the change in name of a public road from Kenton Angels Road to Tower Hill Road, Hundred of Blyth.
- At its ordinary meeting held on 11 December 2002 approved the change in name of the following public roads:
 - Robins Ford Road from Granny Creek Road to Lake Road be renamed Des Ross Road, Hundred of Alma.
 - Wilson's Road from O'Hara's Road to Watchman Road be renamed Watchman Exchange Road, Hundred of Stow
 - Reg Chapman's Road west of Hoyleton North Road to Chapman Road and east of Hoyleton North Road to Chapman Road East, Hundred of Hall.
 - A section of Hoyleton Road from Halbury to Simons Road be renamed Catford Road, Hundred of Hall.
 - Extend Hoyleton Road previously Simon's Road south to Port Wakefield-Auburn Road, Hundred of Hall.
 - Rienke's Road from Hoyleton Road heading east to the Council boundary be renamed Heards Hill Road, Hundred of Hall.

- Hoyleton-Stow Road from Stow-Standpipe Road to Balaklava-Blyth Road be renamed Stow Road, Hundred of Hall.
- Russell Newtons Road from Reinke's Road to Tucker Road be renamed Newton Road, Hundred of Hall.

P. BARRY, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that the council at its meeting held on 11 December 2002, resolved pursuant to section 193 (4) (a) of the Local Government Act 1999, to exclude the following parcel of land from classification as community land for the purpose of future residential land development:

Portions of Allotment 436 in Filed Plan 175756, Allotment 437 in Filed Plan 175757 and Allotment 61 of Deposited Plan 47837, all in the Hundred of Balaklava and comprised in Development Application 373/D501/02.

P. J. BARRY, Chief Executive Officer

DISTRICT COUNCIL OF YORKE PENINSULA

Prohibition—Dry Zone

NOTICE is hereby given pursuant to the Liquor Licensing Act 1997, that the District Council of Yorke Peninsula hereby declares a Dry Zone on the Port Victoria foreshore area west of Victoria Terrace from section 291 to the low water mark, commencing at the south-western point from Rogers Terrace heading in a northerly direction through to and including the total portion of section 1, Victoria Terrace to the northern end of the playground, south to the end of the grassed area below the car park, to also include the jetty situated on Lot 10 in Deposited Plan No. 48117, Certificate of Title 5600, Folio 28 for 24 hours per day until further notice.

S. GRIFFITHS, Chief Executive Officer

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

Bowden, Edna May, late of 251 Payneham Road, Joslin, of no occupation, who died on 18 November 2002.

Cook, Mavis Patricia, late of 2 Jelley Street, Woodville, of no occupation, who died on 23 December 2001.

Figura, Stanislaw, late of 285 Goodwood Road, Kings Park, of no occupation, who died on 24 August 2002.

Frost, Mary Lorraine, late of 89 Nunyah Avenue, Morphettville, retired domestic worker, who died on 23 October 2002.

Gregson, Helen Durward, late of 27 Desoto Drive, Port Willunga, finance officer, who died on 3 November 2002.

Harden, Florence Mabel, late of 21 Foster Street, Parkside, of no occupation, who died on 7 September 2002.

Keane, Beryl Audrey, late of 3 Grant Avenue, Gilles Plains, of no occupation, who died on 6 October 2002.

MacDonald, Margaret Antonia, late of 147 St Bernard's Road, Rostrevor, retired draftswoman, who died on 3 October 2002.

McMullin, Eva Louise, late of 54 Gloucester Avenue, Belair, widow, who died on 14 August 2002.

O'Dea, Sadie, late of 1 Kent Street, Hawthorn, of no occupation, who died on 2 September 2002.

O'Neill, Leslie Arthur, late of 49 Lloyd Street, St Marys, retired sheltered workshop supervisor, who died on 19 September 2002.

Power, Naomi, late of 60 Corcoran Drive, West Lakes, home duties, who died on 30 June 2001.

Rowen, Veronica Elizabeth, late of 206 Sir Donald Bradman Drive, Cowandilla, of no occupation, who died on 6 September 2002.

Sherry, Denis Harold, late of 11 Brenda Terrace, Largs North, retired railway employee, who died on 1 November 2002.

Simons, Christina Sarah, late of 150 Reynell Road, Woodcroft, of no occupation, who died on 29 June 2002. Stuart, Claude Keith, late of 7 Deemster Avenue, Christies

Beach, retired carpenter, who died on 25 October 2002.

Varro, Alexander, late of Newton Street, Whyalla, retired

vulcaniser, who died on 8 August 2002.

Wallace, Clifford Frederick, late of 30 Sussex Terrace. Westbourne Park, retired jewellery craftsman, who died on 12 October 2002.

Weiss, Margaret Emily, late of 157 Beulah Road, Norwood, retired secretary, who died on 5 November 2002.

Wylie, Nellie May, late of 160 Walkerville Terrace, Walkerville, widow, who died on 31 October 2002.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 17 January 2003, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 19 December 2002.

C. J. O'LOUGHLIN, Public Trustee

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

Bennett, Desmond, late of Morpeth Aged Care Facility, 52 Esplanade, Semaphore, retired packager, who died on 24 September 2002.

Notice is hereby given pursuant to the Trustee Act 1936 as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975 that all creditors, beneficiaries and other persons having claims against the above estate are directed to send full particulars and evidence of such claims to the undersigned on or before 17 January 2003 otherwise they will be excluded from the distribution of the 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.

ANZ EXECUTORS & TRUSTEE COMPANY LIMITED (ACN 006 132 332), 530 Collins Street, Melbourne, Vic. 3000.

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