



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, 24 JUNE 1999

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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 Riverside 2000 so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: govgaz@riv.ssa.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, 24 June 1999

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

No. 34 of 1999—An Act to amend the road Traffic Act 1961 and to repeal the Commercial Motor Vehicles (Hours of Driving) Act 1973.

No. 35 of 1999—An Act to amend the Mutual Recognition (South Australia) Act 1993.

By command,

IAIN EVANS, for Premier

LOCAL GOVERNMENT ACT 1934 SECTION 168:
EXEMPTION OF CERTAIN LAND FROM RATES

Proclamation By The Governor

(L.S.) E. J. NEAL

Preamble

1. Land owned or used by proclaimed bodies may be exempted from rates under the *Local Government Act 1934*, by proclamation under section 168(2)(h) of that Act, on the ground

- (a) that the land constitutes, or is used for the purposes of, a hospital; or
- (b) that the land is used for the purpose of providing assistance or relief to disadvantaged persons; or
- (c) that the land is used for the rehabilitation of persons addicted to alcohol or drugs.

2. It is proposed to exempt certain land from rates and, in accordance with section 168(3) of the *Local Government Act 1934*, councils for the areas in which the land is situated have been notified of the terms of the proposal and allowed a reasonable opportunity to comment on the proposal.

Proclamation

PURSUANT to section 168 of the *Local Government Act 1934* and with the advice and consent of the Executive Council, I—

1. Declare the bodies referred to in the Schedule to be proclaimed bodies for the purposes of section 168(2)(h) of the *Local Government Act 1934*.

2. Exempt the land set out in the Schedule from rates under the *Local Government Act 1934* (to the extent that the land is owned or used by the proclaimed bodies for one or more of the relevant purposes).

3. Declare that this proclamation will operate in respect of the financial year 1999/2000.

SCHEDULE

Proclaimed Body	Description of Land
THE CORPORATION OF THE CITY OF ADELAIDE	
Aboriginal Lands Trust	Certificate of Title, Volume 4168, Folio 990 Certificate of Title, Volume 4213, Folio 769 Certificate of Title, Volume 1281, Folio 124

Proclaimed Body	Description of Land
Adelaide Benevolent and Strangers Friend Society Inc.	Certificate of Title, Volume 318, Folio 155
Adelaide Central Mission Inc.	Certificate of Title, Volume 1751, Folio 37 Certificate of Title, Volume 5317, Folio 61 Certificate of Title, Volume 5317, Folio 62 Certificate of Title, Volume 5317, Folio 64 Certificate of Title, Volume 5371, Folio 521 Certificate of Title, Volume 5372, Folio 352 Certificate of Title, Volume 5523, Folio 576
Adelaide Day Centre for Homeless People Inc.	Certificate of Title, Volume 2208, Folio 2 Certificate of Title, Volume 5060, Folio 608 Certificate of Title Volume 5539, Folio 623
Adelaide Medical Centre for Women & Children Foundation	Certificate of Title, Volume 1352, Folio 45 Certificate of Title, Volume 5395, Folio 97 Certificate of Title, Volume 5501, Folio 703 Certificate of Title, Volume 5609, Folio 693 Certificate of Title, Volume 5609, Folio 694 Certificate of Title, Volume 5609, Folio 696 Certificate of Title, Volume 5609, Folio 697
Adelaide Theosophical Society	Certificate of Title, Volume 5358, Folio 89
Australian Churches of Christ Overseas Mission Inc.	Certificate of Title, Volume 5491, Folio 888
Australian Red Cross Society (South Australia) Inc.	Certificate of Title, Volume 4037, Folio 6
Box Factory Community Centre Inc.	Certificate of Title, Volume 5478, Folio 312
Carrington Cottages Inc.	Certificate of Title, Volume 2691, Folio 167 Certificate of Title, Volume 3109, Folio 50
Catherine House Inc.	Certificate of Title, Volume 4090, Folio 69 Certificate of Title, Volume 3698, Folio 122
Catholic Church Endowment Society	Certificate of Title, Volume 2063, Folio 59 Certificate of Title, Volume 2063, Folio 60 Certificate of Title, Volume 5557, Folio 448 Certificate of Title Volume 5604, Folio 216

Proclaimed Body	Description of Land	Proclaimed Body	Description of Land
Child Adolescent and Family Health Service Inc.	Certificate of Title, Volume 406, Folio 211 Certificate of Title, Volume 1190, Folio 173 Certificate of Title, Volume 1190, Folio 174 Certificate of Title, Volume 1363, Folio 84 Certificate of Title, Volume 1934, Folio 94 Certificate of Title, Volume 2638, Folio 99 Certificate of Title, Volume 2685, Folio 168 Certificate of Title, Volume 5479, Folio 163 Certificate of Title, Volume 5479, Folio 165	National Heart Foundation of Australia (S.A. Division) Nunkuwarrin Yunti Inc. Oasis Ministries Inc. Offenders Aid & Rehabilitation Services Inc. Royal Society for the Blind Inc.	Certificate of Title, Volume 5186, Folio 510 Certificate of Title, Volume 2513, Folio 175 Certificate of Title, Volume 3009, Folio 83 Certificate of Title, Volume 1269, Folio 74 Certificate of Title, Volume 5138, Folio 600 Certificate of Title, Volume 5299, Folio 920 Certificate of Title, Volume 5299, Folio 921 Certificate of Title, Volume 5200, Folio 985 Certificate of Title, Volume 4267, Folio 11 Certificate of Title, Volume 4267, Folio 12 Part Certificate of Title, Volume 601, Folio 141 Certificate of Title, Volume 601, Folio 142 Certificate of Title, Volume 1334, Folio 73 Certificate of Title, Volume 1751, Folio 37 Certificate of Title, Volume 5422, Folio 742 Certificate of Title, Volume 5513, Folio 304 Part Certificate of Title, Volume 1601, Folio 8 Certificate of Title, Volume 5155, Folio 468 Part Certificate of Title, Volume 5037, Folio 504 Certificate of Title, Volume 3355, Folio 195 Certificate of Title, Volume 2985, Folio 197 Certificate of Title, Volume 5254, Folio 608 Certificate of Title, Volume 4310, Folio 928 Certificate of Title, Volume 4335, Folio 698 Certificate of Title, Volume 4269, Folio 364 Certificate of Title, Volume 5541, Folio 583 Part Certificate of Title, Volume 5213, Folio 87 Certificate of Title, Volume 512, Folio 12 Certificate of Title, Volume 512, Folio 13 Part Certificate of Title, Volume 4337, Folio 278 Part Certificate of Title, Volume 5416, Folio 151 Certificate of Title, Volume 2096, Folio 82 Certificate of Title, Volume 2545, Folio 150 Certificate of Title, Volume 2545, Folio 152
Chinese Welfare Services of SA Inc.	Certificate of Title, Volume 5173, Folio 712	Salvation Army (S.A.) Property Trust	
Disability Information & Resource Centre Inc.	Certificate of Title, Volume 5382, Folio 789	Service to Youth Council	
Ex Services Welfare Bureau	Certificate of Title, Volume 4349, Folio 243	Sisters of Mercy Day Care Centre	
Elura Clinic	Certificate of Title, Volume 1277, Folio 175	Smith Family	
Frew Street House Inc.	Certificate of Title, Volume 3374, Folio 9	Society of St. Vincent de Paul Inc.	
Guide Dogs for Blind Association of South Australia & Northern Territory Inc.	Certificate of Title, Volume 4144, Folio 788 Certificate of Title, Volume 4144, Folio 789 Certificate of Title, Volume 4144, Folio 791 Certificate of Title, Volume 5553, Folio 793	South Australian Aboriginal Child Care Agency Forum Inc.	
Helping Hand Centre Inc.	Certificate of Title, Volume 360, Folio 3 Certificate of Title, Volume 360, Folio 5 Certificate of Title, Volume 1948, Folio 43 Certificate of Title, Volume 2010, Folio 69 Certificate of Title, Volume 4319, Folio 658	South Australian Aboriginal Trachoma & Eye Health Programme Inc.	
Heta Incorporated	Certificate of Title, Volume 5323, Folio 690 Certificate of Title, Volume 5323, Folio 691	South Australian Deaf Recreation Association Inc.	
Inner City Youth Services Inc.	Certificate of Title, Volume 5173, Folio 415	South Australian Health Commission Second Storey	
Intellectual Disability Services Council Inc.	Certificate of Title, Volume 3271, Folio 22	South Australian Huntingdons Disease Association	
Legacy Club of Adelaide Inc.	Certificate of Title, Volume 5153, Folio 944 Certificate of Title, Volume 5154, Folio 735 Certificate of Title, Volume 5167, Folio 96	St John Youth Service Inc.	
Legal Services Commission of South Australia	Certificate of Title, Volume 4196, Folio 399 Certificate of Title, Volume 1473, Folio 25 Certificate of Title, Volume 4115, Folio 256	St Lukes Mission Inc.	
Meals on Wheels Inc.	Certificate of Title, Volume 5061, Folio 649	Total and Permanently Disabled Ex Servicemen and Women (SA Branch) Inc.	
Mission Australia Ltd.	Certificate of Title, Volume 1354, Folio 98	Tubercular Soldiers Aid Society Inc.	
Napcan (SA) Inc.	Certificate of Title, Volume 1354, Folio 98		

Proclaimed Body	Description of Land	
Underground City Outreach Inc.	Part Certificate of Title, Volume 5258, Folio 631	Volume 5258, Folio 778 Certificate of Title, Volume 3509 Folio 151 (Pt Lot 2 Sect 398)
Victims Support Service Inc.	Certificate of Title, Volume 4209, Folio 49 Certificate of Title, Volume 4217, Folio 561	Certificate of Title, Volume 3097, Folio 81 Certificate of Title, Volume 3480, Folio 40
Volunteer Centre of S.A. Inc.	Certificate of Title, Volume 5418, Folio 345	Orana Inc. Certificate of Title, Volume 2273, Folio 192
Welfare Rights Centre Inc.	Certificate of Title, Volume 5418, Folio 345	Salvation Army Certificate of Title, Volume 2090, Folio 100
West End Baptist Mission Inc.	Certificate of Title, Volume 327, Folio 73 Certificate of Title, Volume 422, Folio 85 Certificate of Title, Volume 1857, Folio 34	Society of St Vincent de Paul Inc. Certificate of Title, Volume 2425, Folio 152 Certificate of Title, Volume 5167, Folio 706 Certificate of Title, Volume 5331, Folio 992
CITY OF BURNSIDE		
Meals on Wheels Inc.	Certificate of Title, Volume 2078, Folio 48	South Australian Spastic Paralysis Welfare Association Certificate of Title, Volume 5374, Folio 470 Certificate of Title, Volume 5374, Folio 558 Certificate of Title, Volume 1815, Folio 27 Certificate of Title, Volume 2449, Folio 114 Certificate of Title, Volume 2241, Folio 115 Certificate of Title, Volume 2241, Folio 116
CITY OF CAMPBELLTOWN		
Baltic Community Homes Inc.	Certificate of Title, Volume 5394, Folio 390	
Intellectual Disability Services. Council Inc.	Certificate of Title, Volume 5486, Folio 180 Certificate of Title, Volume 3650, Folio 146 Certificate of Title, Volume 3802, Folio 67 Certificate of Title, Volume 3267, Folio 128 Certificate of Title, Volume 3352, Folio 177 Certificate of Title, Volume 2959, Folio 162 Certificate of Title, Volume 3303, Folio 121 Certificate of Title, Volume 2203, Folio 5 Certificate of Title, Volume 2199, Folio 186	
CORPORATION OF THE TOWN OF GAWLER		
		Gawler Health Service Inc. Certificate of Title, Volume 5233, Folio 42
		Meals on Wheels Inc. Certificate of Title, Volume 319, Folio 43
		Society of St. Vincent de Paul Inc. Certificate of Title, Volume 3675, Folio 120 Certificate of Title, Volume 855, Folio 31
CITY OF HOLDFAST BAY		
James Brown Memorial Trust Inc.	Certificate of Title, Volume 3024, Folio 8 Certificate of Title, Volume 3024, Folio 9 Certificate of Title, Volume 3024, Folio 10 Certificate of Title, Volume 3024, Folio 11	Aged and Invalid Pensioners Homes Inc. Certificate of Title, Volume 5077, Folio 814 Certificate of Title, Volume 5203, Folio 430 Certificate of Title, Volume 5203, Folio 431 Certificate of Title, Volume 5203, Folio 432
CITY OF CHARLES STURT		
Bowden Brompton Community Centre	Certificate of Title, Volume 4359, Folio 119	Brighton and Glenelg Community Centre Certificate of Title, Volume 1566, Folio 1
Bowden Brompton Mission Inc.	Certificate of Title, Volume 5205, Folio 814	Intellectual Disability Services Council Inc. Certificate of Title, Volume 1516, Folio 177
Clubhouse SA Inc.	Certificate of Title, Volume 5327, Folio 788	Meals on Wheels Inc. Certificate of Title, Volume 1290, Folio 71 Certificate of Title, Volume 3540, Folio 161
Intellectual Disability Services Council Inc.	Certificate of Title, Volume 1512, Folio 11 Certificate of Title, Volume 1650, Folio 112 Certificate of Title, Volume 2311, Folio 174 Certificate of Title, Volume 2379, Folio 158 Certificate of Title, Volume 829, Folio 40 Certificate of Title, Volume 1368, Folio 71 Certificate of Title, Volume 1782, Folio 82 Certificate of Title, Volume 1782, Folio 83	South Australian Institute for the Blind and Deaf Certificate of Title, Volume 5256, Folio 161
		Society of St Vincent de Paul Inc. Certificate of Title, Volume 2360, Folio 3
CORPORATION OF THE CITY OF MARION		
		Housing Spectrum Inc. Certificate of Title, Volume 5183, Folio 318 Certificate of Title, Volume 2604, Folio 76
		James Brown Memorial Trust Inc. Certificate of Title, Volume 2891, Folio 156
		Meals on Wheels Inc. Certificate of Title, Volume 2091, Folio 14
		Orana Inc. Certificate of Title, Volume 5456, Folio 731
James Brown Memorial Trust Inc.	Certificate of Title, Volume 2679, Folio 30	
Proclaimed Body	Description of Land	
Meals on Wheels Inc.	Certificate of Title,	

Proclaimed Body	Description of Land	Proclaimed Body	Description of Land
Society of St. Vincent de Paul Inc.	Certificate of Title, Volume 5606, Folio 132 Certificate of Title, Volume 5103, Folio 888 Certificate of Title, Volume 5130, Folio 4	Orana Inc.	Certificate of Title, Volume 2346, Folio 94
		SA Health Commission	Certificate of Title, Volume 5550, Folio 565
		Society of St Vincent de Paul Inc.	Certificate of Title, Volume 5447, Folio 525 Certificate of Title, Volume 5447, Folio 590
CITY OF MITCHAM			
Aged and Invalid Pensioners Homes	Certificate of Title, Volume 5203, Folio 426 Certificate of Title Volume 5203, Folio 427 Certificate of Title Volume 5203, Folio 428	RURAL CITY OF MURRAY BRIDGE	
Blackwood and District Community Hospital	Certificate of Title, Volume 5349, Folio 564 Certificate of Title, Volume 5349, Folio 565	Murray Bridge Soldiers Memorial Hospital Inc.	Certificate of Title, Volume 4206, Folio 708 Certificate of Title, Volume 4206, Folio 709
Cottage Homes Inc.	Certificate of Title, Volume 1481, Folio 85	Offenders Aid & Rehabilitation Services	Certificate of Title, Volume 5111, Folio 27
Daw Park Repatriation Hospital & SA Health Commission Flinders Medical Centre	Certificate of Title, Volume 5275, Folio 332 Certificate of Title, Volume 4397, Folio 361	Orana Inc.	Certificate of Title, Volume 5219, Folio 639
Independent Living Centre (Amadeus Lutheran Assoc.) & SA Health Commission	Certificate of Title, Volume 2295, Folio 134 Certificate of Title, Volume 2296, Folio 120	Salvation Army Thrift Shop	Certificate of Title, Volume 4296, Folio 340
Intellectual Disability Services Council Inc. James Brown Memorial Trust	Certificate of Title, Volume 1194, Folio 165 Certificate of Title, Volume 5331, Folio 37	Society of St. Vincent de Paul Inc.	Certificate of Title, Volume 2857, Folio 15
Minda Inc.	Certificate of Title, Volume 3074, Folio 60 Certificate of Title, Volume 3878, Folio 80 Certificate of Title, Volume 5467, Folio 687 Certificate of Title, Volume 5306, Folio 749 Certificate of Title, Volume 5498, Folio 669 Certificate of Title, Volume 5571, Folio 648 Certificate of Title, Volume 5596, Folio 438 Certificate of Title, Volume 5605, Folio 746 Part Certificate of Title, Volume 5132, Folio 156 Certificate of Title, Volume 5132, Folio 155	CORPORATION OF THE CITY OF NORWOOD PAYNEHAM & ST PETERS	
		Adelaide Benevolent & Strangers Friend Society Inc.	Certificate of Title, Volume 1800, Folio 110 Certificate of Title, Volume 1800, Folio 111
		Alcohol and Drug Treatment Board	Certificate of Title, Volume 4000, Folio 7 Certificate of Title, Volume 4020, Folio 965
		Alcohol Unit	Certificate of Title, Volume 1344, Folio 122 Certificate of Title, Volume 1067, Folio 117
		Drug and Alcohol Services Council	Certificate of Title, Volume 1344, Folio 112 Certificate of Title, Volume 1067, Folio 117
		Intellectual Disability Services Council Inc.	Certificate of Title, Volume 1729, Folio 129 Certificate of Title, Volume 1203, Folio 14
		Lutheran Church of Australia S.A. District	Certificate of Title, Volume 1221, Folio 156
		Meals on Wheels Inc.	Certificate of Title, Volume 569, Folio 38 Certificate of Title, Volume 3577, Folio 149 Certificate of Title, Volume 4241, Folio 920 Certificate of Title, Volume 2405, Folio 14
Orana Inc.	Certificate of Title, Volume 2398, Folio 165	Orana Inc.	Certificate of Title, Volume 509, Folio 28
Society of St. Vincent de Paul Inc.	Certificate of Title, Volume 3252, Folio 53	Salvation Army	Certificate of Title, Volume 635, Folio 126
South Australian Aboriginal Child Care Agency Forum Inc.	Certificate of Title, Volume 1773, Folio 100	S.A. Health Commission	Certificate of Title, Volume 4391, Folio 676
CITY OF MT. GAMBIER			
Australian Red Cross Society Inc.	Certificate of Title, Volume 2589, Folio 88	SA Health Commission and St John Ambulance Australia - SA Inc.	Certificate of Title, Volume 4391, Folio 679
Intellectual Disability Services Council Inc.	Certificate of Title, Volume 2989, Folio 83	Society of St Vincent de Paul Inc.	Certificate of Title, Volume 3740, Folio 63 Certificate of Title, Volume 5140, Folio 970
Lifeline South East Inc.	Certificate of Title, Volume 5390, Folio 7 Certificate of Title, Volume 5445, Folio 583	St Basil's Homes for the Aged	Certificate of Title, Volume 4035, Folio 409
Meals on Wheels Inc. of	Portion 251—Hundred of Blanche County of Grey		
Mount Gambier and District Extended Care Service	Certificate of Title, Volume 2021, Folio 18		
Mt Gambier Community House Inc.	Certificate of Title, Volume 2472, Folio 173 Certificate of Title, Volume 5606, Folio 829		

Proclaimed Body	Description of Land	Proclaimed Body	Description of Land
CITY OF ONKAPARINGA		CORPORATION OF THE CITY OF PORT ADELAIDE ENFIELD	
Eleanora Centre	Certificate of Title, Volume 4383, Folio 91 Assessment No. 8624294402	Adelaide Benevolent & Strangers Friend Society Inc.	Certificate of Title, Volume 1600, Folio 200 Certificate of Title, Volume 2700, Folio 129 Certificate of Title, Volume 3021, Folio 49 Certificate of Title, Volume 3021, Folio 50 Certificate of Title, Volume 2254, Folio 96 Certificate of Title, Volume 5117, Folio 676 Certificate of Title, Volume 3208, Folio 192 Certificate of Title, Volume 1896, Folio 75 Certificate of Title, Volume 2598, Folio 76 Certificate of Title, Volume 3023, Folio 5 Certificate of Title, Volume 3212, Folio 42 Certificate of Title, Volume 5265, Folio 689 Certificate of Title, Volume 5615, Folio 968
Intellectual Disability Services Council Inc.	Certificate of Title, Volume 3935, Folio 130 Certificate of Title, Volume 4235, Folio 759		
James Brown Memorial Trust	Certificate of Title, Volume 5128, Folio 333		
Meals on Wheels Inc.	Certificate of Title, Volume 3720, Folio 50 Certificate of Title, Volume 5412, Folio 327		
Noarlunga Community Legal Service	Part Certificate of Title, Volume 5210, Folio 730 (Shop 1)		
Noarlunga Health Services	Certificate of Title, Volume 5432, Folio 395 but excluding Ass No 8628940627.006		
Offenders Aid & Rehabilitation Services	Part Certificate of Title, Volume 5413, Folio 355 Ass No 8619383804 Part Certificate of Title, Volume 2828, Folio 98 Ass No 8617289007.002 Certificate of Title, Volume 4323, Folio 902 Ass No 8612534755	Adelaide Inner Northern Community Legal Service Aged and Invalid Pensioners Homes	Certificate of Title, Volume 5370, Folio 8 Certificate of Title, Volume 2599, Folio 176 Certificate of Title, Volume 5203, Folio 429
St Basil's Homes for the Aged	Certificate of Title, Volume 4298, Folio 157 (Lot 35) Certificate of Title, Volume 4298, Folio 154 (Lot 32) Certificate of Title, Volume 4298, Folio 156	Archway Rehabilitation Centre Inc.	Certificate of Title, Volume 4308, Folio 436 Certificate of Title, Volume 4308, Folio 434 Certificate of Title, Volume 4289, Folio 571 Certificate of Title, Volume 2753, Folio 103
Salvation Army	Certificate of Title, Volume 5017, Folio 427 Certificate of Title, Volume 5017, Folio 428 Certificate of Title, Volume 5017, Folio 429	Blind Welfare Association of SA Inc.	Certificate of Title, Volume 3140, Folio 57 Certificate of Title, Volume 3140, Folio 56 Certificate of Title, Volume 3140, Folio 63 Certificate of Title, Volume 4241, Folio 617 Certificate of Title, Volume 5452, Folio 100 Certificate of Title, Volume 5452, Folio 396
Society of St Vincent de Paul Inc.	Part Certificate of Title, Volume 5322, Folio 271 Certificate of Title, Volume 5275, Folio 506 Certificate of Title, Volume 5275, Folio 748 Certificate of Title, Volume 4044, Folio 60	Bowden & Brompton Mission Inc.	Certificate of Title, Volume 927, Folio 73
Southern Districts War Memorial Hospital Inc.	Certificate of Title, Volume 5128, Folio 332	Crippled Children's Association of South Australia	Certificate of Title, Volume 4179, Folio 555
CITY OF PLAYFORD		Institute of Medical and Veterinary Science	Pt. Lot 1 in DP 24368, Blacks Road, Gilles Plains
Intellectual Disability Services Council Inc.	Certificate of Title, Volume 4103, Folio 738	Intellectual Disability Services Council Inc.	Certificate of Title, Volume 2304, Folio 40 Sections 855, 874, Pt. 872, Hundred of Yatala (Dedicated Reserve) Certificate of Title, Volume 4255, Folio 358
Lyell McEwin Health Service Inc.	Certificate of Title, Volume 4075, Folio 525		
Northern Metropolitan Community Health Inc.	Certificate of Title, Volume 3412, Folio 30		
Society of St Vincent de Paul Inc.	Certificate of Title, Volume 3444, Folio 107	Intellectually Disabled Accommodation Association Inc.	Certificate of Title, Volume 4308 Folio 998

Proclaimed Body	Description of Land	Proclaimed Body	Description of Land
James Brown Memorial Trust Inc.	Certificate of Title, Volume 3170, Folio 86 Certificate of Title, Volume 3281, Folio 77	Pika Wiya Health Service	Certificate of Title, Volume 5397, Folio 800 Certificate of Title, Volume 5461, Folio 56 Certificate of Title, Volume 5168, Folio 171 Certificate of Title, Volume 5168, Folio 175 Certificate of Title, Volume 5168, Folio 222 Certificate of Title, Volume 5168, Folio 223
Legacy Club of Adelaide Inc.	Certificate of Title, Volume 2048, Folio 146	Port Augusta Childhood Services Centre	Certificate of Title, Volume 4141, Folio 979
Meals on Wheels Inc.	Certificate of Title, Volume 2432, Folio 72 Certificate of Title, Volume 2114, Folio 77 Certificate of Title, Volume 3407, Folio 29	Port Augusta College of TAFE Childcare Centre	Treasury Receipt, Volume 1962, Folio 1
Mental Health Services Council Inc.	Pt. Section 872, Hundred of Yatala (Dedicated Reserve) Lot 2103 in DP 40980 Fosters Rd, Oakden	Salvation Army Men's Hostel	Certificate of Title, Volume 1046, Folio 6
Multiple Sclerosis Society of S.A. and N.T. Inc.	Certificate of Title, Volume 3229, Folio 106	Society of St Vincent de Paul Inc.	Certificate of Title, Volume 5168, Folio 358
Offenders Aid & Rehabilitation Services of S.A. Inc.	Certificate of Title, Volume 4278, Folio 900	CITY OF PORT LINCOLN	
Orana Inc.	Certificate of Title, Volume 5237, Folio 630	Matthew Flinders Nursing Home	Certificate of Title, Volume 4163, Folio 309
Phoenix Society	Certificate of Title, Volume 4170, Folio 164 Certificate of Title, Volume 5065, Folio 158	Port Lincoln Health and Hospital Services Inc	Section 487, 549 and Part Section 180, Hundred of Lincoln (Dedicated Reserve)
Port Adelaide Central Mission Inc.	Certificate of Title, Volume 4072, Folio 948 Certificate of Title, Volume 5173, Folio 856	Society of St. Vincent de Paul Inc.	Certificate of Title, Volume 2780, Folio 65
Royal Adelaide Hospital Inc.	Pt. Section 808, Hundred of Yatala (Dedicated Reserve)	PORT PIRIE AND DISTRICTS COUNCIL	
Royal Society for the Blind	Certificate of Title, Volume 3901, Folio 99	Crystal Brook District Hospital Inc.	Certificate of Title, Volume 1559, Folio 163
St Basil's Homes for the Aged	Certificate of Title, Volume 5171, Folio 543 Certificate of Title, Volume 4396, Folio 390 Certificate of Title, Volume 3070, Folio 54 Certificate of Title, Volume 2509, Folio 114	Institute of Medical and Veterinary Science	Section 1081, Hundred of Pirie (Dedicated Reserve)
Society of St Vincent de Paul Inc.	Certificate of Title, Volume 5239, Folio 363 Certificate of Title, Volume 5208, Folio 662 Certificate of Title, Volume 4131, Folio 221 Certificate of Title, Volume 4138, Folio 939	Meals on Wheels Inc.	Pt Section 1140, Hundred of Pirie
St. Margaret's Hospital	Certificate of Title, Volume 247, Folio 162 Certificate of Title, Volume 251, Folio 244	Orana Inc.	Certificate of Title, Volume 4297, Folio 589
University of South Australia Students' Housing Association Inc.	Certificate of Title, Volume 5582, Folio 249	Port Pirie Regional Health Service Inc.	211100/1787 241000/1085
CORPORATION OF THE CITY OF PORT AUGUSTA		Society of St Vincent de Paul Inc.	Certificate of Title, Volume 4179, Folio 85
Intellectual Disability Services Council Inc.	Certificate of Title, Volume 2241, Folio 60	South Australian Housing Trust Cottage Flats	Certificate of Title, Volume 4252, Folio 463
Minister of Education	Certificate of Title, Volume 1897, Folio 143 Certificate of Title, Volume 3608, Folio 140	Trustees of the Poor Sisters of Nazareth	Certificate of Title, Volume 4200, Folio 581
		CITY OF PROSPECT	
		Intellectual Disability Services Council Inc.	Certificate of Title, Volume 3509, Folio 95
		Meals on Wheels Inc.	Certificate of Title, Volume 2477, Folio 40
		Society of St Vincent de Paul Inc.	Certificate of Title, Volume 5007, Folio 782
		CITY OF SALISBURY	
		Barkuma Incorporated	Certificate of Title, Volume 5299, Folio 117
		Elizabeth and Districts Aged Housing Inc.	Certificate of Title, Volume 5158, Folio 954 Certificate of Title, Volume 5287, Folio 592 Certificate of Title, Volume 5287, Folio 603

Proclaimed Body	Description of Land	Proclaimed Body	Description of Land
Intellectual Disability Services Council Inc.	Certificate of Title, Volume 4227, Folio 488 Certificate of Title, Volume 2697, Folio 193 Certificate of Title, Volume 2813, Folio 6 Certificate of Title, Volume 2860, Folio 145 Certificate of Title, Volume 1281, Folio 137 Certificate of Title, Volume 5386, Folio 741 Certificate of Title, Volume 5386, Folio 742 Certificate of Title, Volume 5386, Folio 743	THE CORPORATION OF THE CITY OF UNLEY	
Meals on Wheels Inc.	Certificate of Title, Volume 3237, Folio 37	Amandus Lutheran Assoc. with Disabled Persons S.A. Inc. Julia Farr Services	Certificate of Title, Volume 2349, Folio 18 Certificate of Title, Volume 5369, Folio 861 Part Certificate of Title, Volume 5369, Folio 859 Part Certificate of Title, Volume 5369, Folio 860 Part Certificate of Title, Volume 5369, Folio 862 Part Certificate of Title, Volume 5369, Folio 863
Northern Metropolitan Community Health Service	Certificate of Title, Volume 5000, Folio 351 Certificate of Title, Volume 5000, Folio 352 Certificate of Title, Volume 5232, Folio 575	Meals on Wheels Inc.	Certificate of Title, Volume 3148, Folio 142 Certificate of Title, Volume 4303, Folio 858
Offenders Aid & Rehabilitation Services of SA	Certificate of Title, Volume 5517, Folio 399	Orana Incorporated	Certificate of Title, Volume 2858, Folio 29 Certificate of Title, Volume 3435, Folio 72 Certificate of Title, Volume 3246, Folio 39
Society of St. Vincent de Paul Inc.	Certificate of Title, Volume 2905, Folio 44 Certificate of Title, Volume 4219, Folio 857	Salvation Army (S.A.) Property Trust	Certificate of Title, Volume 2740, Folio 55
CITY OF TEA TREE GULLY		Schizophrenia Fellowship of SA	Certificate of Title, Volume 1510, Folio 38
Access Housing Association Inc.	Certificate of Title, Volume 5382, Folio 611 Certificate of Title, Volume 4344, Folio 126 Certificate of Title, Volume 5382, Folio 632 Certificate of Title, Volume 5382, Folio 855	Society of St. Vincent de Paul Inc.	Certificate of Title, Volume 1903, Folio 51
Intellectual Disability Services Council Inc.	Certificate of Title, Volume 5525, Folio 347 Certificate of Title, Volume 5513, Folio 758 Certificate of Title, Volume 5379, Folio 147 Certificate of Title, Volume 5495, Folio 907 Certificate of Title, Volume 5318, Folio 003 Certificate of Title, Volume 5323, Folio 119 Certificate of Title, Volume 5453, Folio 035	St. Vincent Trust Inc.	Certificate of Title, Volume 4091, Folio 29
Meals on Wheels Inc.	Certificate of Title, Volume 5278, Folio 527	South Australian Association for Mental Health Incorporated	Certificate of Title, Volume 580, Folio 139
Modbury Hospital Inc.	Certificate of Title, Volume 5386, Folio 503 Certificate of Title, Volume 5512, Folio 391 Certificate of Title, Volume 5281, Folio 404	CORPORATION OF THE TOWN OF WALKERVILLE	
Tea Tree Gully Community Health Services Inc.	Certificate of Title, Volume 5512, Folio 305 Certificate of Title, Volume 5512, Folio 304	Elderly Citizens Homes of S.A. Inc.	Certificate of Title, Volume 2131, Folio 46
Wandana Community Centre	Certificate of Title, Volume 5111, Folio 504	CORPORATION OF THE CITY OF WEST TORRENS	
		Aboriginal Hostels Limited	Certificate of Title, Volume 2880, Folio 66
		Adelaide Day Centre for Homeless Persons Inc.	Certificate of Title, Volume 1348, Folio 11
		Australian Refugee Association Inc.	Certificate of Title, Volume 5352, Folio 196
		Churches of Christ Community Care Services	Certificate of Title, Volume 3670, Folio 139
		Colostomy Association	Certificate of Title, Volume 5575, Folio 282
		Diocesan Association for Intellectually Disabled Persons Inc.	Certificate of Title, Volume 1289, Folio 50
		Drug and Alcohol Services	Certificate of Title, Volume 5511, Folio 407 Certificate of Title, Volume 2469, Folio 101
		Heta Inc.	Certificate of Title, Volume 5209, Folio 663
		Intellectual Disability Services Council Inc.	Certificate of Title, Volume 1493, Folio 124 Certificate of Title, Volume 1974, Folio 104
		Lutheran Church of Australia	Certificate of Title, Volume 1145, Folio 85

Proclaimed Body	Description of Land	Proclaimed Body	Description of Land
Meals on Wheels Inc.	Certificate of Title, Volume 5599, Folio 160	The Tanunda War Memorial Hospital Inc.	Certificate of Title, Volume 3321, Folio 39
Minda Inc.	Certificate of Title, Volume 1699, Folio 193	DISTRICT COUNCIL OF BARUNGA WEST	
Muscular Dystrophy Association of South Australia Inc.	Certificate of Title, Volume 5365, Folio 802	Port Broughton District Hospital	Certificate of Title, Volume 210602, Folio 0089
Phoenix Society Inc.	Certificate of Title, Volume 3747, Folio 152	THE BERRI BARMERA COUNCIL	
Service to Youth Council Inc.	Certificate of Title, Volume 4095, Folio 476	Barmera District Hospital Inc.	Certificate of Title, Volume 4197, Folio 63 Part Certificate of Title, Volume 4275, Folio 34
Society of St Vincent de Paul Inc.	Certificate of Title, Volume 1319, Folio 14	Orana Inc.	Certificate of Title, Volume 1351, Folio 29
The Diabetic Association of South Australia Inc.	Certificate of Title, Volume 5035, Folio 122 Certificate of Title, Volume 5035, Folio 123 Certificate of Title, Volume 5557, Folio 760	Riverland Regional Health Service	Certificate of Title, Volume 1329, Folio 9
CORPORATION OF THE CITY OF WHYALLA		Society of St. Vincent de Paul Inc.	Certificate of Title, Volume 681, Folio 66
Child Adolescence and Family Health Service	Certificate of Title, Volume 2748, Folio 35	DISTRICT COUNCIL OF CEDUNA	
Community Health Centre	Certificate of Title, Volume 5527, Folio 709	Ceduna Koonibba Aboriginal Health Service	Certificate of Title, Volume 3604, Folio 176
Legal Services Commission	Certificate of Title, Volume 1653, Folio 196	Department of Family and Community Services	Certificate of Title, Volume 2653, Folio 105 Certificate of Title, Volume 4254, Folio 484
Society of St Vincent de Paul Inc.	Certificate of Title, Volume 4155, Folio 920	Murat Bay District Hospital Inc.	Certificate of Title, Volume 3756, Folio 108
Whyalla Hospital and Health Services Inc.	Certificate of Title, Volume 5377, Folio 64 Certificate of Title, Volume 3566, Folio 77 Certificate of Title, Volume 5602, Folio 185	CLARE AND GILBERT VALLEYS COUNCIL	
Whyalla Communicare Inc.	Certificate of Title, Volume 3098, Folio 126 Certificate of Title, Volume 5012, Folio 150	Clare & District Hospital Inc.	Certificate of Title, Volume 1262, Folio 141 Certificate of Title, Volume 1343, Folio 174 Certificate of Title, Volume 4177, Folio 367 Certificate of Title, Volume 2997, Folio 95, 96, 97, 99, 100 Certificate of Title, Volume 2063, Folio 115
ADELAIDE HILLS COUNCIL		Riverton District Soldiers Memorial Hospital Inc.	Certificate of Title, Volume 1239, Folio 147
Gumeracha District Soldiers' Memorial Hospital Inc.	Certificate of Title, Volume 4087, Folio 726	DISTRICT COUNCIL OF CLEVE	
James Brown Memorial Trust	Certificate of Title, Volume 4005, Folio 378	Cleve District Hospital Inc.	Certificate of Title, Volume 1621, Folio 159
Meals on Wheels Inc.	Section 1544, Hundred of Noarlunga	DISTRICT COUNCIL OF COOBER PEDY	
Stirling District Hospital Inc. Day Care Centre	Certificate of Title, Volume 4231, Folio 527 Certificate of Title, Volume 4231, Folio 528	Coober Pedy Hospital Inc.	Allotment 89, Town of Coober Pedy (Dedicated Reserve)
ALEXANDRINA COUNCIL		Society of St Vincent de Paul Inc.	Certificate of Title, Volume 4217, Folio 164
Drug and Alcohol Services Council	Certificate of Title, Volume 4093, Folio 666	THE COORONG COUNCIL	
Strathalbyn & District Soldiers Memorial Hospital & Health Service	Certificate of Title, Volume 4341, Folio 631	Lower Murray District Hospital Inc.	Assessment No. 8000067017/001, being portion of the land comprised in Certificate of Title, Volume 3672, Folio 83
THE BAROSSA COUNCIL		Meningie & Districts Memorial Hospital Inc.	Certificate of Title, Volume 4148, Folio 484
Abbeyfield Society (SA) Ltd.	Certificate of Title, Volume 5123, Folio 610	Society of St. Vincent de Paul Inc.	Certificate of Title, Volume 645, Folio 167 Lots 35 and 36
Angaston & District Hospital Inc.	Certificate of Title, Volume 4188, Folio 21	DISTRICT COUNCIL OF COPPER COAST	
Barossa Valley Rural Activity Centre	Certificate of Title, Volume 4252, Folio 671	Intellectually Disabled Services Inc.	Certificate of Title, Volume 4035, Folio 103 Certificate of Title, Volume 5291, Folio 877
Mount Pleasant Hospital Inc.	Certificate of Title, Volume 4307, Folio 777 Certificate of Title, Volume 4307, Folio 778	Meals On Wheels Inc.	Pt Lot 259 (Moonta) Pt Lot 100 (Kadina)

Proclaimed Body	Description of Land	Proclaimed Body	Description of Land
Moonta Jubilee Hospital Inc.	Certificate of Title, Volume 5119, Folio 370 Certificate of Title, Volume 5119, Folio 368	DISTRICT COUNCIL OF LACEPEDE	
Northern Yorke Peninsula Aged Hostel Inc.	Certificate of Title, Volume 3057, Folio 15	Kingston Soldiers Memorial Hospital	Certificate of Title, Volume 3630, Folio 83 Certificate of Title, Volume 3630, Folio 84
Northern Yorke Peninsula Regional Health Services Inc.	Certificate of Title, Volume 4245, Folio 68	DISTRICT COUNCIL OF LE HUNTE	
Society of St Vincent de Paul Inc.	Certificate of Title, Volume 73, Folio 235	Central Eyre Peninsula Hospital	Certificate of Title, Volume 3820, Folio 136
Star of the Sea Hostel Nursing Home	Certificate of Title, Volume 656, Folio 159 Certificate of Title, Volume 656, Folio 160 Certificate of Title, Volume 3178, Folio 162 Certificate of Title, Volume 3731, Folio 55 Certificate of Title, Volume 3731, Folio 56 Certificate of Title, Volume 4080, Folio 809 Certificate of Title, Volume 4080, Folio 810	DISTRICT COUNCIL OF LOWER EYRE PENINSULA	
Wirrawee Inc.	Certificate of Title, Volume 5523, Folio 242 Certificate of Title, Volume 5523, Folio 503	Cummins & District Memorial Hospital	Certificate of Title, Volume 3953, Folio 170
DISTRICT COUNCIL OF ELLISTON		DISTRICT COUNCIL OF LOXTON WAIKERIE	
Elliston Hospital Inc.	Certificate of Title, Volume 4008, Folio 89 Certificate of Title, Volume 766, Folio 173	Loxton Hospital Complex Inc.	Certificate of Title, Volume 3601, Folio 13
Lock Community Health and Welfare Centre	Certificate of Title, Volume 1625, Folio 186	Meals on Wheels Inc. Orana Inc.	Part Section 203 Certificate of Title, Volume 3544, Folio 194 Certificate of Title, Volume 1384, Folio 18
THE FLINDERS RANGES COUNCIL		Waikerie District Hospital Inc.	Certificate of Title, Volume 4060, Folio 703
Great Northern War Memorial Hospital Inc.	Certificate of Title, Volume 1306, Folio 186	DISTRICT COUNCIL OF MALLALA	
Quorn & District Memorial Hospital Inc.	Certificate of Title, Volume 4186, Folio 922	Mallala Community Hospital Inc.	Certificate of Title, Volume 3948, Folio 84 Certificate of Title, Volume 3948, Folio 85 Certificate of Title, Volume 5164, Folio 169 Certificate of Title, Volume 5176, Folio 993
DISTRICT COUNCIL OF FRANKLIN HARBOUR		MID MURRAY COUNCIL	
Cowell District Hospital Inc.	Certificate of Title, Volume 1820, Folio 169	Mannum District Hospital Inc.	Certificate of Title, Volume 1212, Folio 32 Certificate of Title, Volume 1337, Folio 84 Certificate of Title, Volume 1428, Folio 182
REGIONAL COUNCIL OF GOYDER		DISTRICT COUNCIL OF MOUNT BARKER	
Burra Burra Hospital Inc.	Certificate of Title, Volume 1678, Folio 20	Mount Barker District Soldiers Memorial Hospital	Certificate of Title, Volume 1050, Folio 119
Eudunda Hospital Inc.	Certificate of Title, Volume 1199, Folio 91 Certificate of Title, Volume 1613, Folio 37	Society of St Vincent de Paul Inc.	Certificate of Title, Volume 3066, Folio 78
KANGAROO ISLAND COUNCIL		DISTRICT COUNCIL OF MOUNT REMARKABLE	
Kangaroo Island General Hospital	Certificate of Title, Volume 4197, Folio 118	Booleroo Centre District Hospital Inc.	Certificate of Title, Volume 492, Folio 79 Certificate of Title, Volume 539, Folio 53
DISTRICT COUNCIL OF KAPUNDA AND LIGHT		DISTRICT COUNCIL OF NARACOORTE	
Kapunda Hospital Inc.	Certificate of Title, Volume E, Folio 47 Certificate of Title, Volume 2382, Folio 13	Naracoorte Hospital & Health Service	Certificate of Title, Volume 2761, Folio 179
DISTRICT COUNCIL OF KAROONDA EAST MURRAY		Society of St Vincent de Paul Inc.	Certificate of Title, Volume 4118, Folio 242
Karoonda & District Soldiers Memorial Hospital Inc.	Certificate of Title, Volume 3801, Folio 53	NORTHERN AREAS COUNCIL	
DISTRICT COUNCIL OF KIMBA		The Jamestown Hospital Inc.	Certificate of Title, Volume 259, Folio 108
Kimba District Hospital Inc.	Certificate of Title, Volume 4207, Folio 555 Certificate of Title, Volume 2157, Folio 154	Laura & District Hospital Inc.	Certificate of Title, Volume 343, Folio 12 Certificate of Title, Volume 1701, Folio 37 Certificate of Title, Volume 1701, Folio 38 Certificate of Title, Volume 2668, Folio 33 Certificate of Title, Volume 4009, Folio 847 Certificate of Title, Volume 4352, Folio 283

Proclaimed Body	Description of Land
South Australian Housing Trust Cottage Flats	Certificate of Title, Volume 4305, Folio 967 Lot 121, Township of Gladstone (Dedicated Reserve) Lot 113, Part Lot 114, Township of Gladstone (Dedicated Reserve) Certificate of Title, Volume 404, Folio 206
DISTRICT COUNCIL OF PETERBOROUGH	
Peterborough Soldiers Memorial Hospital	Certificate of Title, Volume 1157, Folio 76
DISTRICT COUNCIL OF RENMARK PARINGA	
Meals on Wheels Inc.	Certificate of Title, Volume 3498, Folio 144
Renmark and Paringa District Hospital Inc.	Certificate of Title, Volume 1156, Folio 52
Womens Shelter Housing Assoc. Inc.	Certificate of Title, Volume 1297, Folio 152
SOUTHERN MALLEE DISTRICT COUNCIL	
Lameroo District Hospital Inc.	Certificate of Title, Volume 3080, Folio 68 Certificate of Title, Volume 4174, Folio 419
Pinnaroo Soldiers Memorial Hospital Inc.	Certificate of Title, Volume 1362, Folio 199
DISTRICT COUNCIL OF STREAKY BAY	
Streaky Bay Hospital Inc.	Certificate of Title, Volume 1737, Folio 142
DISTRICT COUNCIL OF TATIARA	
Bordertown Memorial Hospital Inc.	Certificate of Title, Volume 1419, Folio 19
Keith & District Hospital Inc.	Certificate of Title, Volume 3733, Folio 127 Certificate of Title, Volume 5519, Folio 252
DISTRICT COUNCIL OF TUMBAY BAY	
Tumby Bay Hospital Inc.	Assessment No. 9250090003/001, being portion of the land comprised in Certificate of Title, Volume 4317, Folio 880
DISTRICT COUNCIL OF VICTOR HARBOR	
Fleurieu Work Scheme Inc.	Certificate of Title, Volume 5287, Folio 678
Meals on Wheels Inc.	Certificate of Title, Volume 5450, Folio 315
South Coast District Hospital Inc.	Certificate of Title, Volume 2317, Folio 196 Certificate of Title, Volume 1449, Folio 122 Certificate of Title, Volume 1639, Folio 18 Certificate of Title, Volume 1854, Folio 57 Certificate of Title, Volume 5501, Folio 772
WAKEFIELD REGIONAL COUNCIL	
Balaklava Soldiers Memorial Hospital Inc.	Certificate of Title, Volume 4188, Folio 630
Snowtown Memorial Hospital Inc.	Assessment No. 30066390014, being portion of the land comprised in Certificate of Title, Volume 4187, Folio 770

Proclaimed Body	Description of Land
WATTLE RANGE COUNCIL	
Lifeline South East (SA) Inc.	Part Certificate of Title, Volume 5277, Folio 60
Millicent & District Hospital Inc.	Certificate of Title, Volume 3808, Folio 146
Penola War Memorial Hospital	Certificate of Title, Volume 4202, Folio 642
DISTRICT COUNCIL OF YANKALILLA	
Meals On Wheels Inc.	Certificate of Title, Volume 4263, Folio 298
DISTRICT COUNCIL OF YORKE PENINSULA	
Ardrossan & Districts Hospital Inc.	Certificate of Title, Volume 2080, Folio 150 Certificate of Title, Volume 5491, Folio 601 Certificate of Title, Volume 5594, Folio 174
Central Yorke Peninsula Hospital	Certificate of Title, Volume 4244, Folio 692
Southpark Minlaton Hostel For the 540783830 Aged Inc.	Valuation No Lot 50 in DP 36587
Society of St Vincent de Paul Inc.	Certificate of Title, Volume 5393, Folio 747
Southern Yorke Peninsula Health Services Inc.	Certificate of Title, Volume 5243, Folio 696 Certificate of Title, Volume 5243, Folio 697 Certificate of Title, Volume 5243, Folio 698 Certificate of Title, Volume 5476, Folio 394 Certificate of Title, Volume 5327, Folio 130 Part Certificate of Title, Volume 5327, Folio 131 Part Certificate of Title, Volume 5364, Folio 269 Part Certificate of Title, Volume 5429, Folio 394
Given under my hand and the Public Seal of South Australia at Adelaide, 24 June 1999.	
By command,	
IAIN EVANS, for Premier	
MLG 6/99 CS	

EXPLOSIVES (BROAD CREEK) AMENDMENT ACT 1999 (Act No. 30 of 1999): DAY OF COMMENCEMENT	
<i>Proclamation By The Governor</i>	
(L.S.) E. J. NEAL	
WITH the advice and consent of the Executive Council, I fix 24 June 1999 as the day on which the <i>Explosives (Broad Creek) Amendment Act 1999</i> will come into operation.	
Given under my hand and the Public Seal of South Australia at Adelaide, 24 June 1999.	
By command,	
IAIN EVANS, for Premier	
MGE 55/98 CS	

PUBLIC SECTOR MANAGEMENT ACT 1995 SECTION 7:
EXCLUSION OF CERTAIN PUBLIC SECTOR
EMPLOYEES FROM THE DEPARTMENT OF HUMAN
SERVICES AND APPOINTMENT TO OFFICE UNDER
THE SOUTH AUSTRALIAN HEALTH COMMISSION
ACT 1976

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 7 of the *Public Sector Management Act 1995* and with the advice and consent of the Executive Council, I—

1. Exclude from the Public Service the public sector employees referred to in the schedule (being public sector employees of the Department of Human Services in the Sexually Transmitted Diseases (STD) Clinic or the Mental Health Unit).

2. Appoint the employees referred to in the schedule to the Royal Adelaide Hospital as persons holding office under the *South Australian Health Commission Act 1976*.

3. Declare that each employee referred to in the schedule who was, immediately before the effective date, employed under a contract on a temporary basis, or for a fixed term, will be taken to be appointed to the Royal Adelaide Hospital on the same conditions and, if applicable, for the balance of the contract in existence immediately before that date.

4. Declare that this proclamation will take effect on 1 July 1999.

In this proclamation—

"the effective date" means 1 July 1999.

SCHEDULE

*Employees being Excluded from the
Department of
Human Services*

STD Clinic

Baker	CM
Brown	D
Copland	JG
Davey	TM
Davis-Woud	RM
Eckert	KA
Hart	G
Issacs	A
Jarrett	CA
Kovalenko	LD
Lim	PS
Mathews	K
Matsouliadis	K
McEvoy	PL
Miller	CS
Silvers	JE
Smith	NL
Waddell	RG
Wilson	TS
Winter	MM

Mental Health Unit

Leask	SA
Hansberry	LM
Munro	MT

Given under my hand and the Public Seal of South Australia at Adelaide, 24 June 1999.

By command,

IAIN EVANS, for Premier

DAS 9/99 CS

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS 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 July 1999 until 31 December 1999)

Randolph Ranjit Alwis

By command,

IAIN EVANS, for Premier

DPC 006/96CS

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Office of Financial Supervision Management Board, pursuant to the provisions of the South Australian Office of Financial Supervision Act 1982:

Member: (from 1 July 1999 until 30 June 2002 or until the expiry of the South Australian Office of Financial Supervision Act 1992, whichever is the sooner)

Kevin Patrick Lynch

John Neil Bishop

Billie Pamela Slater

Hillary Elizabeth Orr

Adrian John Griffiths

Presiding Member: (From 1 July 1999 until 30 June 2002 or until the expiry of the South Australian Office of Financial Supervision Act 1992, whichever is the sooner)

Kevin Patrick Lynch

Deputy Presiding Member: (From 1 July 1999 until 30 June 2002 or until the expiry of the South Australian Office of Financial Supervision Act 1992, whichever is the sooner)

John Neil Bishop

Acting Member: (From 1 July 1999 until 30 June 2002 or until the expiry of the South Australian Office of Financial Supervision Act 1992, whichever is the sooner)

John James Messenger

By command,

IAIN EVANS, for Premier

ATTG 23/98CS

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Construction Industry Training Board, pursuant to the provisions of the Construction Industry Training Fund Act 1993:

Member: (from 1 July 1999 until 30 June 2002)

Richard Joseph McKay

Robert Norman Stewart

Martin John Walsh

Christopher Percival Michelmore

Graeme Lawler

Stephen Hall

Martin James O'Malley

Robert Geraghty

Trevor Trewartha

Susan Ainslee Frazer

Anne Howe

Presiding Member: (from 1 July 1999 until 30 June 2002)
Richard Joseph McKay

Deputy Member: (from 1 July 1999 until 30 June 2002)
Maurice John Howard (Deputy of Stewart)
Peter Michael Jones (Deputy of Walsh)
Peter Harriand (Deputy of Michelmore)
Robert Samuel Osborne (Deputy of Lawler)
John Purdy (Deputy of Hall)
Bentley Edgar Brice Carslake (Deputy of O'Malley)
David Bruce Smith (Deputy of Geraghty)
Alan Harris (Deputy of Trewartha)
Carol Susan Ward (Deputy of Frazer)
Sally Jeremic (Deputy of Howe)

By command,

IAIN EVANS, for Premier

MECT 21/99CS

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS Excellency the Governor in Executive Council has accepted the resignation of Professor Mary O'Kane as a Member of the Board of the Botanic Gardens and State Herbarium, pursuant to section 8 (4) (c) of the Botanic Gardens and State Herbarium Act 1978.

By command,

IAIN EVANS, for Premier

MEH 26/99CS

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Botanic Gardens and State Herbarium, pursuant to the provisions of the Botanic Gardens and State Herbarium Act 1978:

Member: (from 24 June 1999 until 30 June 2000)
Allan Norman Holmes

By command,

IAIN EVANS, for Premier

MEH 26/99CS

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint Dr Basil Stuart Hetzel, Companion of the Order of Australia, as Governor's Deputy of South Australia for a period from 11.15 a.m. on Sunday, 4 July 1999 until 8.35 a.m. on Sunday, 25 July 1999.

By command,

IAIN EVANS, for Premier

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint Paul Rofe QC as the Director of Public Prosecutions for a term of 7 years from 6 July 1999, pursuant to section 4 of the Director of Public Prosecutions Act 1991.

By command,

IAIN EVANS, for Premier

ATTG 20/99CS

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint Anthony Townsend Gun to the office of Industrial Magistrate on an auxiliary basis from 1 July 1999 to 30 June 2000, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

IAIN EVANS, for Premier

MGE 062/99CS

Department of the Premier and Cabinet
Adelaide, 24 June 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint Andrew Craig Warner as an Inspector until 31 July 2000, pursuant to section 28 of the Prevention of Cruelty to Animals Act 1985.

By command,

IAIN EVANS, for Premier

MEH 32/99CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by DOROTHY KOTZ, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

1. Resume the land defined in The First Schedule.
2. Dedicate the Crown Land defined in The Second Schedule as a Depot Reserve and declare that such land shall be under the care, control and management of the Northern Areas Council.

THE FIRST SCHEDULE

Depot Purposes Reserve, section 255, Hundred of Belalie, County of Victoria, the proclamation of which was published in the *Government Gazette* of 11 August 1983 at page 326, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5658 Folio 839.

THE SECOND SCHEDULE

Section 255, Hundred of Belalie, County of Victoria, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5658 Folio 839.

Dated 21 June 1999.

P. M. KENTISH, Surveyor-General

DL 4138/1993

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by DOROTHY KOTZ, Minister for Environment and Heritage, 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

Reserve for Recreation Purposes, section 145, Hundred of Markaranka, County of Young, the proclamation of which was published in the *Government Gazette* of 7 April 1966 at pages 1637 and 1638, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5524 Folio 85.

Dated 21 June 1999.

P. M. KENTISH, Surveyor-General

DENR 11/1086

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by DOROTHY KOTZ, Minister for Environment and Heritage, 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 Hospital Purposes and declare that such land shall be under the care, control and management of the Board of Management of the Royal Adelaide Hospital.

THE SCHEDULE

Allotment 1 of DP 52118, Hundred of Yatala, County of Adelaide, exclusive of all necessary roads, subject nevertheless to:

1. An existing easement to ETSA Utilities Pty Ltd for the transmission of electricity by underground cable more particularly described in Land Grant Volume 4402 Folio 374 over that portion of allotment 1 marked B on DP 52118.
2. An existing easement to the Minister for Infrastructure for the purpose of laying down and maintaining pipes over that portion of allotment 1 marked A on DP 52118.

Dated 21 June 1999.

P. M. KENTISH, Surveyor-General

DENR 17/0644

DOG FENCE ACT 1946

Declaration of Rate

PURSUANT to the provisions of section 25 of the Dog Fence Act 1946, the Dog Fence Board, with the approval of the Minister for Primary Industries, Natural Resources and Regional Development, hereby declares that for the financial year ending 30 June 2000, the dog fence rate shall be:

1. For all the land in:

- (a) The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Alfred, Adelaide, Sturt, Hindmarsh, Russell, Buccieuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnarvon.
- (b) The whole of the Hundreds of Finlayson, Tariton, Cungena, Kaldoonera, Scott, Murray, Chandada, Karcultaby, Condada, Pildappa, Ripon, Forrest, Campbell, Inkster, Moorkitabie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera, Addison, Travers, Yaninee, Pygery, Wudinna, Hill, Peelia, Pordia, Palabie, Wannamanna, Mamblin, Kongawa, Pinkawillinie, Cortlince, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola, Warranboo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekina, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata, Kooringa, Baldina, Apoinga and Bright:

Zero cents per km² of rateable land and the minimum amount payable shall be zero dollars.

2. For all other separate holdings of more than 10 km² of land situated inside the dog fence not included in (a) or (b) above:

85 cents per km² of rateable land and the minimum amount payable shall be \$60.

M. J. BALHARRY, Manager, Dog Fence Administration

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE Commissioner of Highways (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

The Unregistered Lessee interest in that piece of land situated at 86-88 Burbridge Road, Hilton, S.A. 5033, being portion of the land formerly contained in certificate of title register book volume 1079, folio 44 and being the whole of the land delineated as allotments 128 and 129 in Deposited Plan 48893 and being the land transferred to Her Majesty Queen Elizabeth The Second for road purposes pursuant to transfer number 8643865 dated 9 March 1999 and registered in the Lands Titles Office on 18 May 1999.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Trestrail
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2753.

Dated 21 June 1999.

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

R. G. BEVAN, Manager, Land Acquisition and Disposal Transport SA

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE Commissioner of Highways (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

The Unregistered Lessee interest in that piece of land situated at 135 Burbridge Road, Hilton, S.A. 5033, being portion of the land contained in former certificate of title register book volume 1152, folio 38 and being the whole of the land delineated as allotment 94 in Deposited Plan 48883.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Trestrail
P.O. Box 1
Walkerville, S.A. 5081
Telephone (08) 8343 2753.

Dated 21 June 1999.

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

R. G. BEVAN, Manager, Land Acquisition and Disposal Transport SA

ACCIDENT TOWING ROSTER SCHEME REGULATIONS 1984

TAKE notice that I, Diana Vivienne Laidlaw, the responsible Minister of the Crown for the Transport and Urban Planning portfolio, do hereby alter in accordance with regulation 16 of the Accident Towing Roster Scheme Regulations 1984 (regulations under the Motor Vehicles Act 1959), the boundaries of Zones 6 and 10 used in conjunction with the operation of the Accident Towing Roster Scheme as described hereunder.

My approval in this regard shall commence from 1200 hours on 25 June 1999.

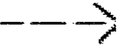
Dated at Adelaide, 19 June 1999.

DIANA LAIDLAW, Minister for Transport and Urban Planning

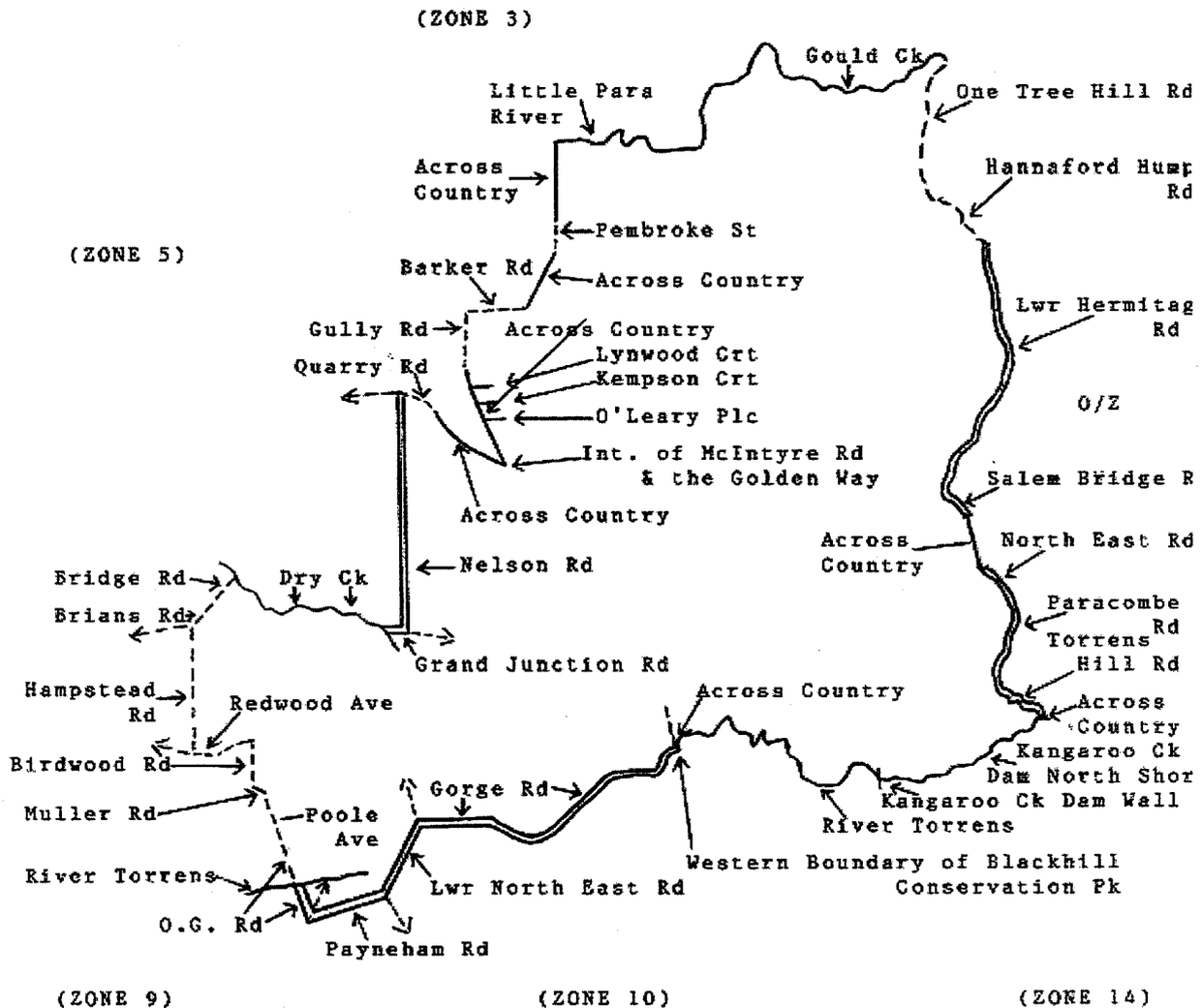
LEGEND

Denotes this road **is** included in this zone 

Denotes this road is **not** included in this zone 

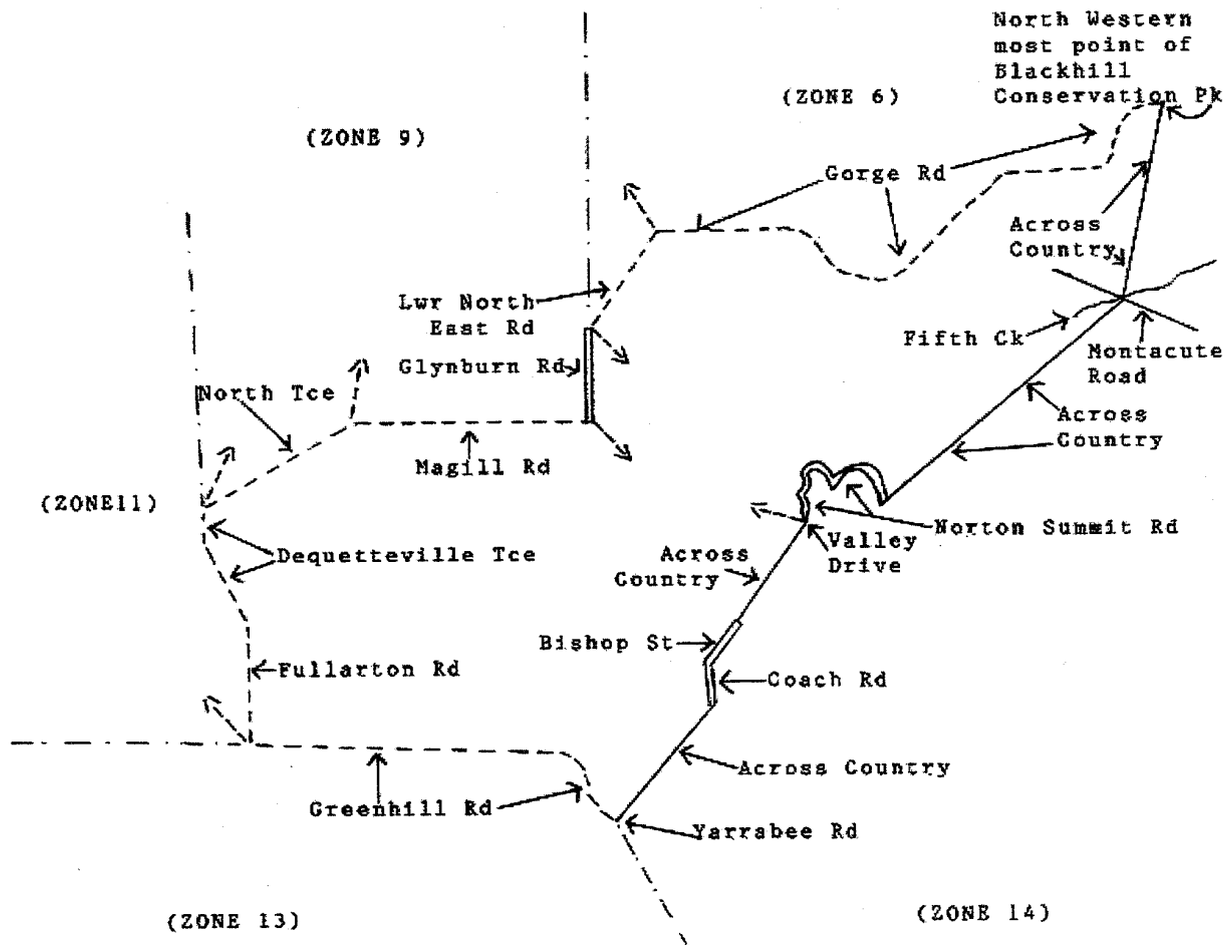
Denotes this intersection is included in appropriate zone 

ACCIDENT TOWING ROSTER SCHEME REGULATIONS 1984 ZONE 6



Zone 6

From - junction of BARKER RD and GULLY RD, SALISBURY EAST, south along GULLY RD till its end, south across country and across WYNN VALE DR to the western most point of LYNWOOD CRT, WYNN VALE, south across country to the western most point of KEMPSON CRT, south across country to the western most point of OLEARY PL, south across country to the intersection of McINTYRE RD and the GOLDEN WAY, north west across country to the eastern most end of QUARRY RD, PARA HILLS, follow north west and west to NELSON RD, PARA HILLS, south to GRAND JUNCTION RD, VALLEY VIEW, west to DRY CREEK, VALLEY VIEW, follow creek north west and west to BRIDGE RD, NORTHFIELD, south west to HAMPSTEAD RD, NORTHFIELD, south to REDWARD AVE, GREENACRES, east to BIRDWOOD RD, GREENACRES, south across MULLER RD to POOLE AVE, HAMPSTEAD GARDENS, south east to O.G. RD, KLEMZIG, south to PAYNEHAM RD, PAYNEHAM, north east to LOWER NORTH EAST RD, CAMPBELLTOWN north east to GORGE RD, CAMPBELLTOWN, follow Gorge RD east and north east to a point in line with the north western most point of BLACK HILL CONSERVATION PK, north across country to RIVER TORRENS, ATHELSTONE, follow river east to KANGAROO CREEK DAM wall, follow northern shore of KANGAROO CREEK DAM north east to a point in line with the intersection of TORRENS HILL RD and GORGE RD, PARACOMBE, west across country to TORRENS HILL RD, north and north west to PARACOMBE RD, north to NORTH EAST RD, north west to the junction of BLACKHILL RD, north west across country to SALEM BRIDGE RD, north west to LWR HERMITAGE RD, north to HANNAFORD HUMP RD, north to ONE TREE HILL RD, north to GOULD CRK, follow creek west through LITTLE PARA RESERVOIR to LITTLE PARA RIVER, follow river west to a point in line with the northern most point of PEMBROKE ST, SALISBURY HEIGHTS, south across country to the northern most point of PEMBROKE ST, follow PEMBROKE ST south to end and south across IMMANUEL DR, south across country to the eastern junction of HARVEY CRES and GREEN VALLEY DR, south west across country and across the GROVE WAY to the eastern most point of BARKER RD, SALISBURY EAST, west to GULLY RD, SALISBURY EAST.

ACCIDENT TOWING ROSTER SCHEME REGULATIONS 1984ZONE 10**Zone 10**

From - NORTH TCE and DEQUETTEVILLE TCE, KENT TOWN, follow DEQUETTEVILLE TCE south east to FULLARTON RD, ROSE PK, south to GREENHILL RD, DULWICH, follow GREENHILL RD east and south east to a point in line with the western end of YARRABEE RD, GREENHILL, north east across country WHITBREAD GR and COACH RD, SKYE, junction, follow COACH RD north west and north to BISHOP ST, SKYE, north until end then north east across country across OLD NORTON SUMMIT RD, and WOODLAND WAY to the intersection of NORTON SUMMIT RD and VALLEY DR, TERINGIE, north, south east, north and south east along NORTON SUMMIT RD, past MORIALTA FALLS RESERVE to a point in line with the eastern end of WOODLAND WAY, TERINGIE, north east across MORIALTA FALLS RESERVE to where MONTECUTE RD and FIFTH CRK join, north west across country across BLACK HILL CONSERVATION PARK to, GORGE RD, ATHELSTONE to a point in line with the north western most point of BLACK HILL CONSERVATION PK follow GORGE RD south west and west to LOWER NORTH EAST RD, CAMPBELLTOWN, south west to GLYNBURN RD, HECTORVILLE, south to MAGILL RD, ST MORRIS, west to NORTH TCE, KENT TOWN, south west to DEQUETTEVILLE TCE, KENT TOWN.

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 September 1998

	\$		\$
Agents, Ceasing to Act as.....	27.70	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	20.70
Incorporation.....	14.10	Discontinuance Place of Business.....	20.70
Intention of Incorporation.....	34.75	Land—Real Property Act:	
Transfer of Properties.....	34.75	Intention to Sell, Notice of.....	34.75
Attorney, Appointment of.....	27.70	Lost Certificate of Title Notices.....	34.75
Bailiff's Sale.....	34.75	Cancellation, Notice of (Strata Plan).....	34.75
Cemetery Curator Appointed.....	20.70	Mortgages:	
Companies:		Caveat Lodgment.....	14.10
Alteration to Constitution.....	27.70	Discharge of.....	14.95
Capital, Increase or Decrease of.....	34.75	Foreclosures.....	14.10
Ceasing to Carry on Business.....	20.70	Transfer of.....	14.10
Declaration of Dividend.....	20.70	Sublet.....	7.10
Incorporation.....	27.70	Leases—Application for Transfer (2 insertions) each.....	7.10
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	20.70
First Name.....	20.70	Licensing.....	41.30
Each Subsequent Name.....	7.10	Municipal or District Councils:	
Meeting Final.....	23.20	Annual Financial Statement—Forms 1 and 2.....	390.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	276.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name.....	55.40
First Name.....	27.70	Each Subsequent Name.....	7.10
Each Subsequent Name.....	7.10	Noxious Trade.....	20.70
Notices:		Partnership, Dissolution of.....	20.70
Call.....	34.75	Petitions (small).....	14.10
Change of Name.....	14.10	Registered Building Societies (from Registrar-	
Creditors.....	27.70	General).....	14.10
Creditors Compromise of Arrangement.....	27.70	Register of Unclaimed Moneys—First Name.....	20.70
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name.....	7.10
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	34.75	Rate per page (in 8pt).....	176.00
Release of Liquidator—Application—Large Ad.....	55.40	Rate per page (in 6pt).....	233.00
—Release Granted.....	34.75	Sale of Land by Public Auction.....	35.25
Receiver and Manager Appointed.....	32.30	Advertisements.....	1.95
Receiver and Manager Ceasing to Act.....	27.70	Advertisements, other than those listed are charged at \$1.95	
Restored Name.....	26.30	per column line, tabular one-third extra.	
Petition to Supreme Court for Winding Up.....	48.35	Notices by Colleges, Universities, Corporations and District	
Summons in Action.....	41.30	Councils to be charged at \$1.95 per line.	
Order of Supreme Court for Winding Up Action.....	27.70	Where the notice inserted varies significantly in length from	
Register of Interests—Section 84 (1) Exempt.....	62.45	that which is usually published a charge of \$1.95 per column line	
Removal of Office.....	14.10	will be applied in lieu of advertisement rates listed.	
Proof of Debts.....	27.70	South Australian Government publications are sold on the	
Sales of Shares and Forfeiture.....	27.70	condition that they will not be reproduced without prior	
Estates:		permission from the Government Printer.	
Assigned.....	20.70		
Deceased Persons—Notice to Creditors, etc.....	34.75		
Each Subsequent Name.....	7.10		
Deceased Persons—Closed Estates.....	20.70		
Each Subsequent Estate.....	0.90		
Probate, Selling of.....	27.70		
Public Trustee, each Estate.....	7.10		

GOVERNMENT GAZETTE NOTICES

ALL 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 Riverside 2000 so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040.*

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 SEPTEMBER 1998

Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	1.55	0.75	497-512	22.70	21.85
17-32	2.25	1.40	513-528	23.30	22.45
33-48	2.85	2.05	529-544	24.05	23.20
49-64	3.60	2.70	545-560	24.65	23.85
65-80	4.25	3.45	561-576	25.40	24.55
81-96	4.90	4.10	577-592	26.00	25.20
97-112	5.60	4.75	593-608	26.70	25.80
113-128	6.25	5.45	609-624	27.50	26.70
129-144	7.00	6.15	625-640	28.00	27.25
145-160	7.70	6.80	641-656	28.85	27.80
161-176	8.35	7.50	657-672	29.35	28.55
177-192	9.00	8.20	673-688	30.20	29.35
193-208	9.70	8.85	689-704	30.95	29.90
209-224	10.35	9.50	705-720	31.45	30.70
225-240	10.95	10.20	721-736	32.30	31.25
241-257	11.75	10.85	737-752	33.00	32.00
258-272	12.50	11.50	753-768	33.55	32.50
273-288	13.10	12.30	769-784	34.05	33.35
289-304	13.75	12.90	785-800	34.90	34.05
305-320	14.45	13.55	801-816	35.45	34.60
321-336	15.15	14.25	817-832	36.25	35.45
337-352	15.80	15.05	833-848	37.00	35.95
353-368	16.50	15.65	849-864	37.50	36.80
369-384	17.15	16.40	865-880	38.35	37.50
385-400	17.85	17.05	881-896	38.85	38.05
401-416	18.50	17.65	897-912	39.70	38.85
417-432	19.25	18.40	913-928	40.25	39.70
433-448	19.85	19.00	929-944	40.95	40.25
449-464	20.60	19.65	945-960	41.80	40.75
465-480	21.20	20.40	961-976	42.30	41.50
481-496	21.85	21.00	977-992	43.15	42.00

Legislation—Acts, Regulations, etc:	\$
Subscriptions:	
Acts.....	140.00
All Bills as Laid.....	335.00
Rules and Regulations.....	335.00
Parliamentary Papers.....	335.00
Bound Acts.....	155.00
Index.....	75.00
Government Gazette	
Copy.....	3.75
Subscription.....	185.00
	\$
Hansard	
Copy.....	10.00
Subscription—per session (issued weekly).....	290.00
Cloth bound—per volume.....	125.00
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Annual Subscription for fortnightly updates.....	660.00
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Counter Sales:	Information SA (State Government Bookshop) Australis Centre, Ground Floor, 77 Grenfell Street, Adelaide, S.A. 5000. Phone: (08) 8204 1900. Fax: (08) 8204 1909 S.A. Country Customer Free Call: 1800 182 234 TTY (Hearing Impaired): (08) 8204 1923
Mail Orders:	Information SA Subscription and Mail Order Service: Phone: (08) 8204 9449. Fax: (08) 8204 1898 P.O. Box 1, Rundle Mall, Adelaide, S.A. 5000.

**DEVELOPMENT ACT, 1993
SECTION 29(2)**

**AMENDMENT TO THE MOUNT GAMBIER (CITY)
DEVELOPMENT PLAN**

Preamble

It is necessary to amend the Mount Gambier (City) Development Plan dated 1 April 1999.

NOTICE

Pursuant to Section 29(2) of the Development Act, 1993, I, Diana Laidlaw, being the Minister administering the Act, amend

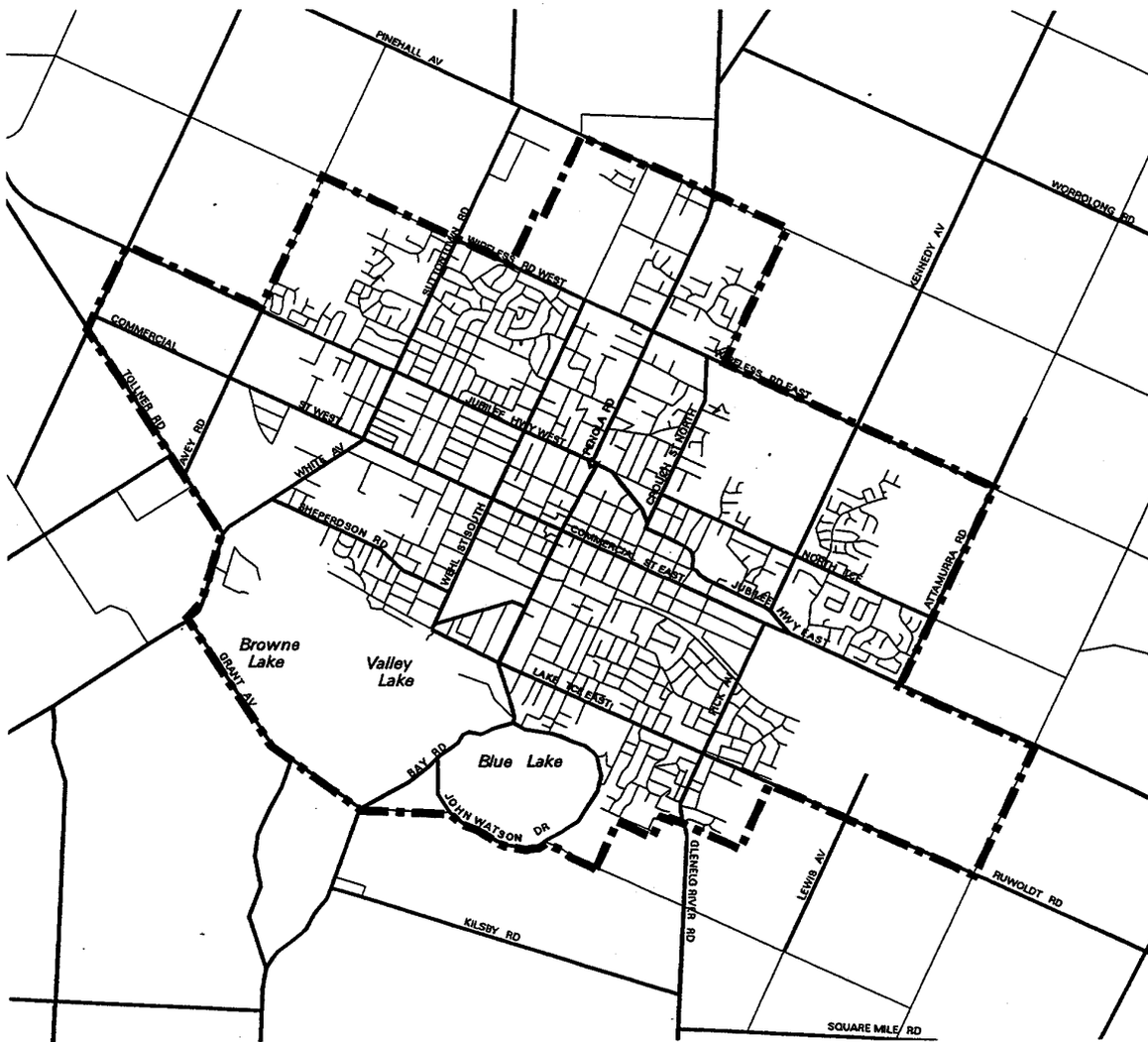
The Mount Gambier (City) Development Plan dated 1 April 1999, as follows:

- 1.(a) Delete Maps: MtG(CC)/2, MtG(CC)/3, MtG(CC)/4, MtG(CC)/5, MtG(CC)/6, MtG(CC)/7, MtG(CC)/8, MtG(CC)/9, MtG(CC)/10, MtG(CC)/11;
- 1.(b) Insert the contents of Attachment A, and;
- 1.(c) Adjust the mapping references in the City of Mount Gambier Development Plan text accordingly.
2. In Table MtG(CC)/2, on page 78, under Column 1, strike out the category 'Light Industry / Commerce Zone'.
3. In Table MtG(CC)/2, on page 78, under Column 1, strike out the category 'Urban Fringe Area'.
4. In the Light Industry Zone insert the reference Fig Lln/2, directly following the reference Fig Lln/1, in the introductory paragraph.
5. In the Light Industry Zone insert the reference Fig Lln/2, directly following the reference Fig Lln/1 in, principle number 4.

Dated 24 June 1999.

Diana Laidlaw MLC
MINISTER FOR TRANSPORT, URBAN PLANNING AND THE ARTS

ATTACHMENT 'A'



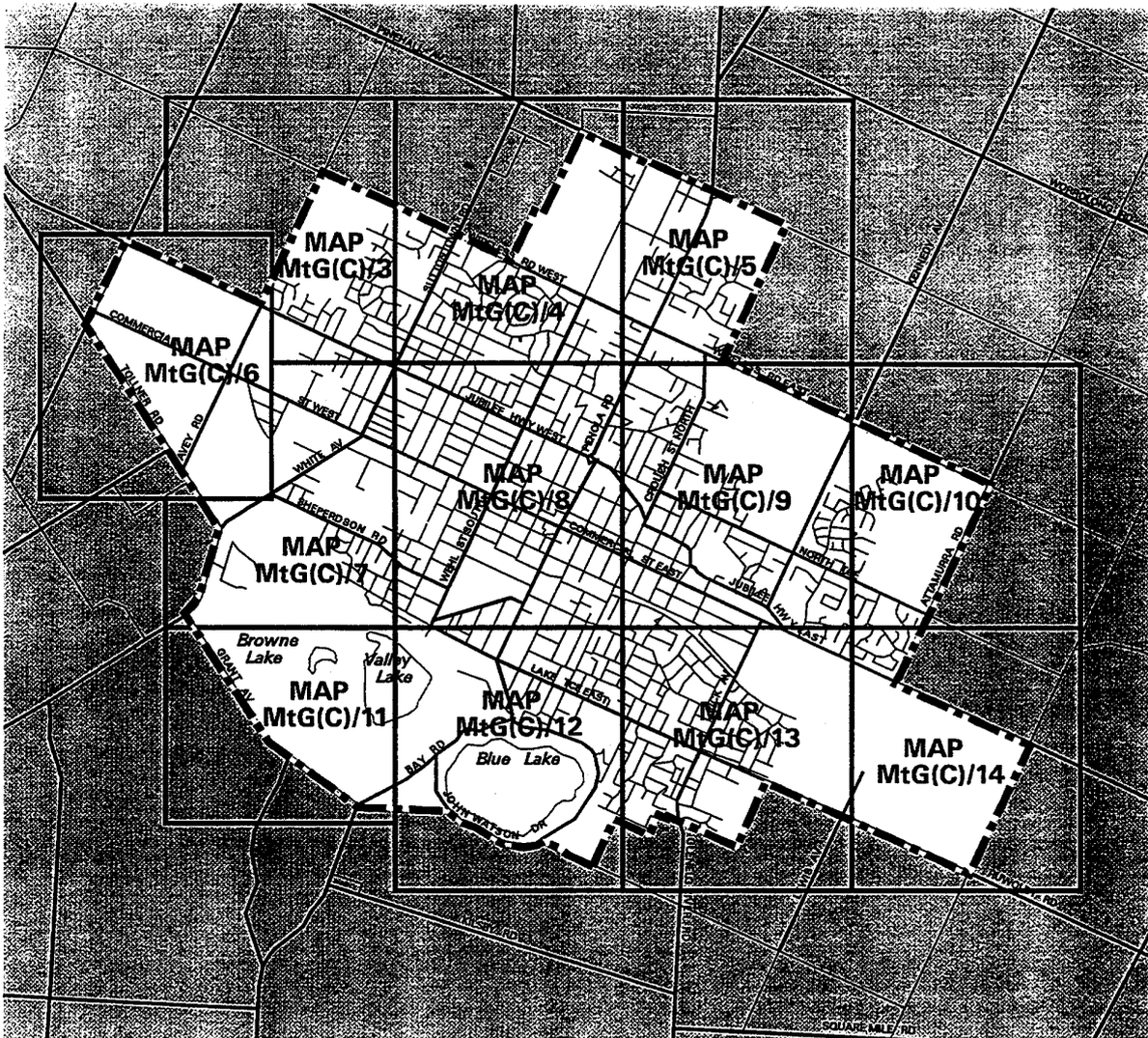
To identify the precise location of the Development Plan boundary refer to Map MtGC/2 then select the relevant Zone Map



MOUNT GAMBIER (CITY)

MAP MtGC/1

— ■ — Development Plan Boundary

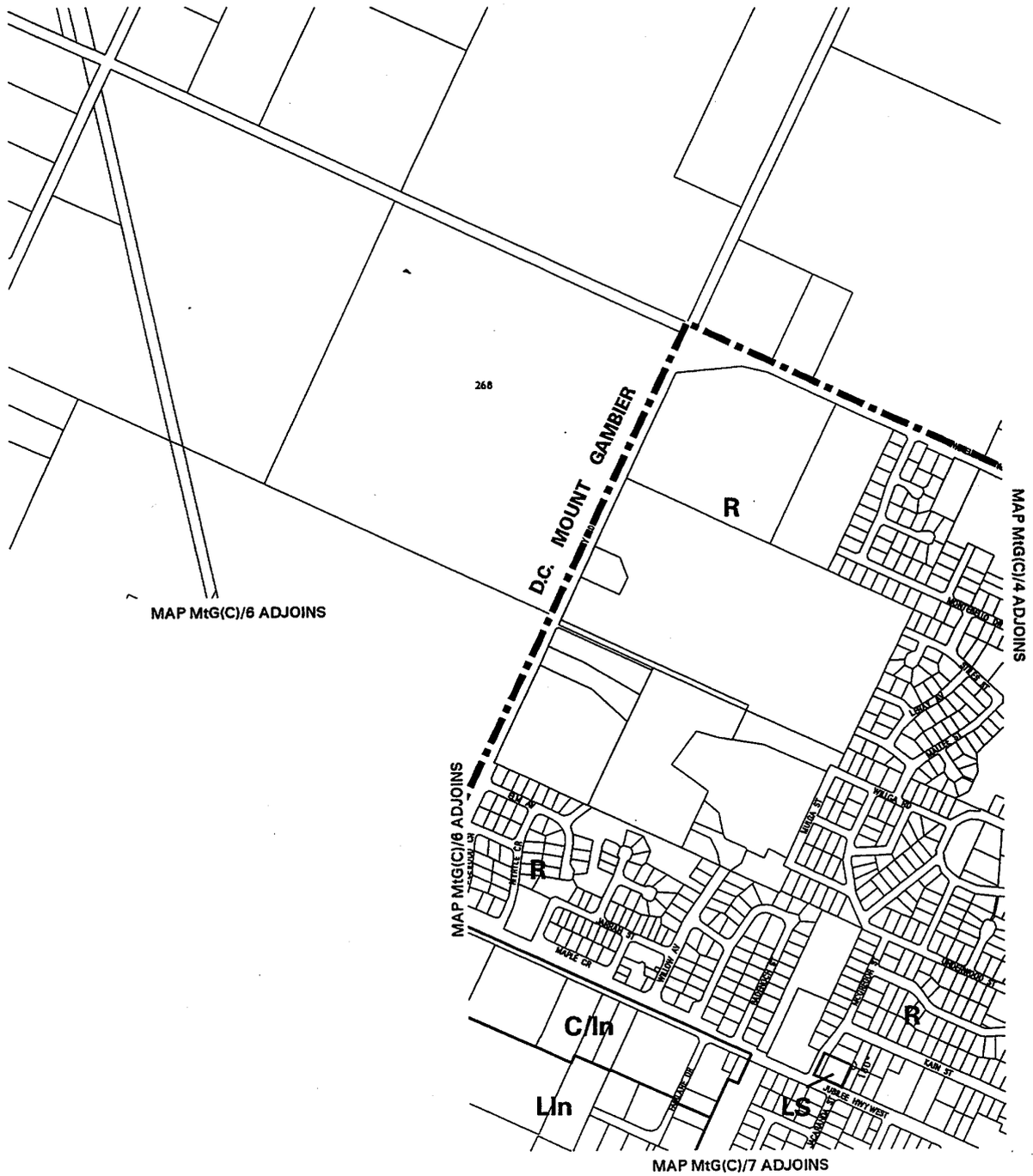


For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps MtG(C)/3 to MtG(C)/18 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.



**MOUNT GAMBIER (CITY)
INDEX
MAP MtG(C)/2**

--- Development Plan Boundary

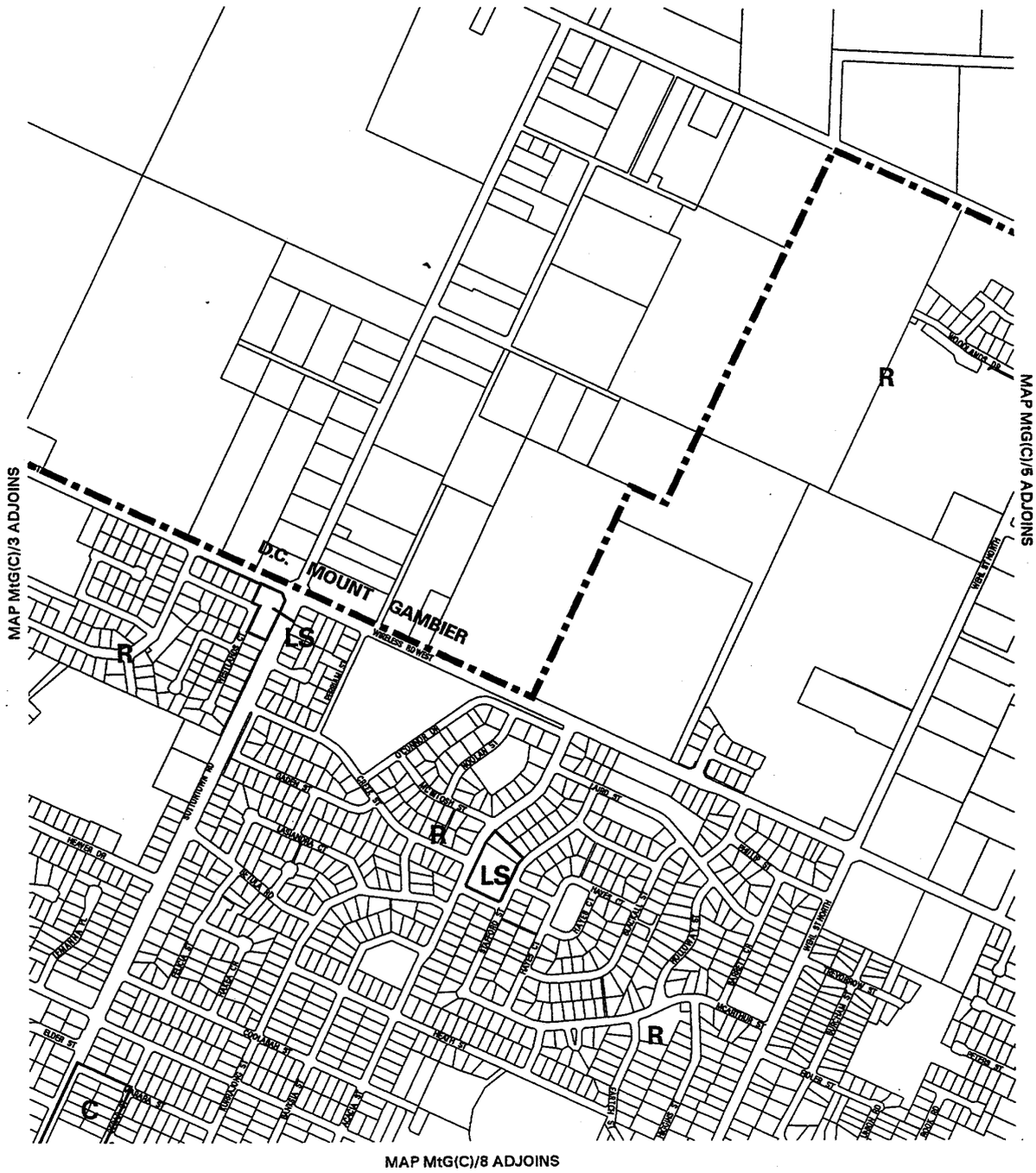


C/In Commerce/Industry
LIn Light Industry
LS Local Shopping
R Residential

——— Zone Boundary
 - - - - - Development Plan Boundary



MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/3



NOTE: For Policy Areas see Map MtG(C)/15

- C Commercial
- LS Local Shopping
- R Residential

Scale 1:10000



**MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/4**

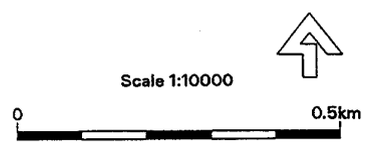
- Zone Boundary
- - - - - Development Plan Boundary



MAP MtG(C)/4 ADJOINS

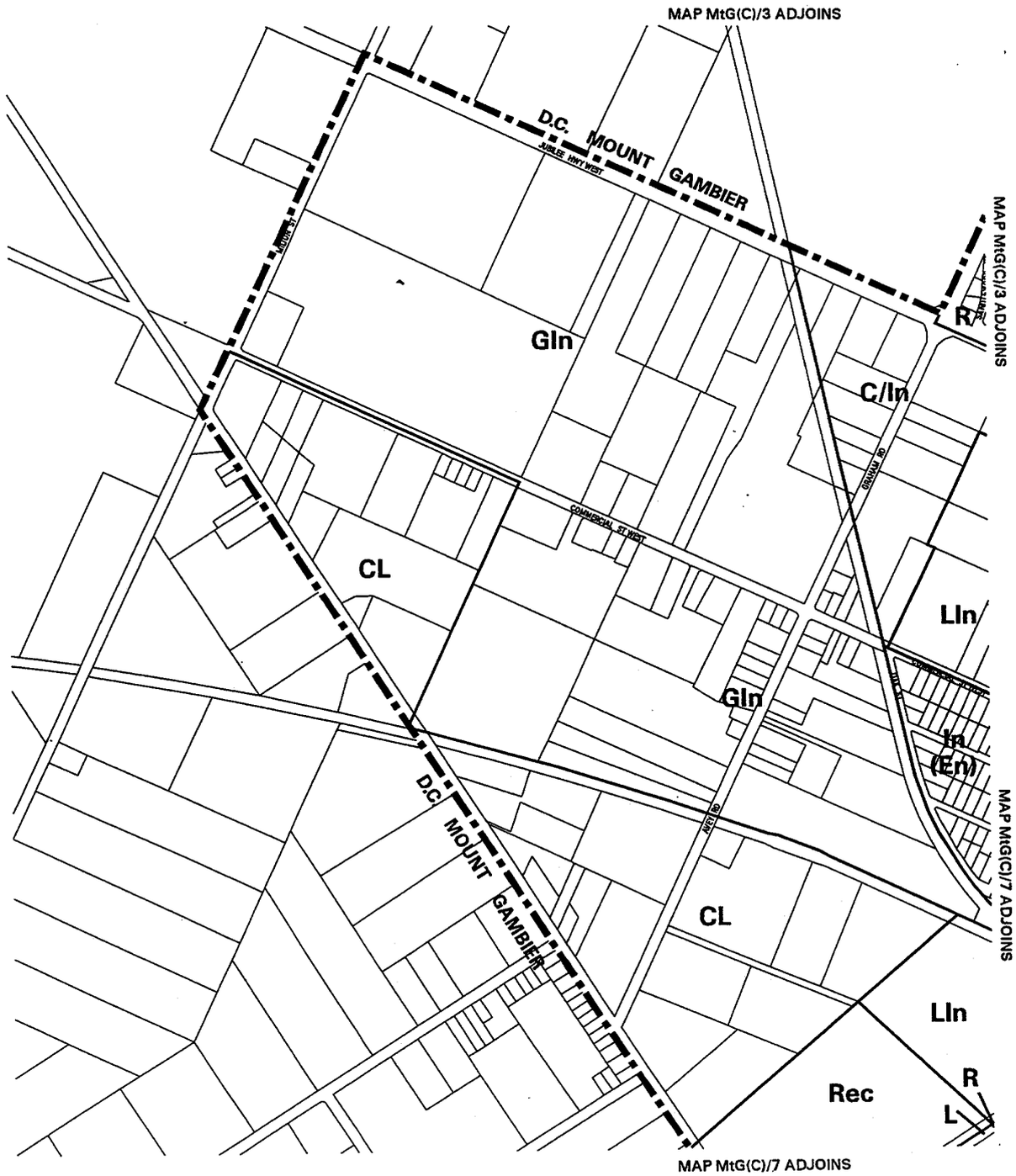
MAP MtG(C)/9 ADJOINS

NOTE: For Policy Areas see Map MtG(C)/15
C/In Commerce/Industry
LS Local Shopping
R Residential



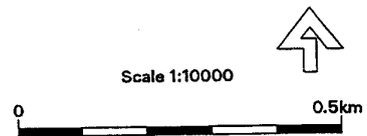
**MOUNT GAMBIER (CITY)
 ZONES
 MAP MtG(C)/5**

———— Zone Boundary
 - - - - - Development Plan Boundary

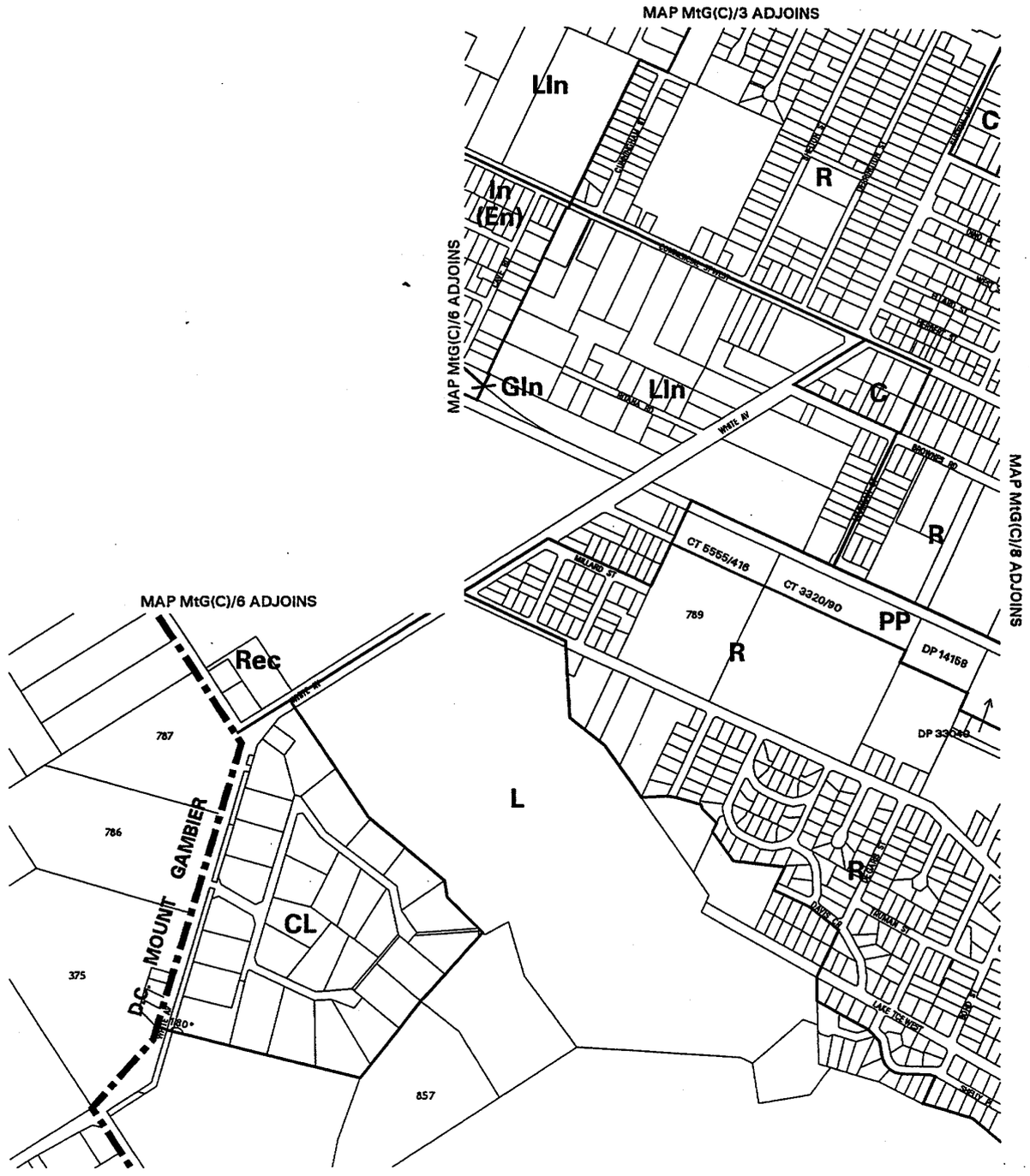


- C/In Commerce/Industry
- CL Country Living
- GIn General Industry
- In(En) Industry (Enterprise)
- L Lakes
- LIn Light Industry
- R Residential
- Rec Recreation

- Zone Boundary
- - - - - Development Plan Boundary

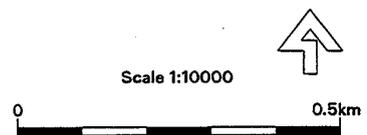


**MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/6**

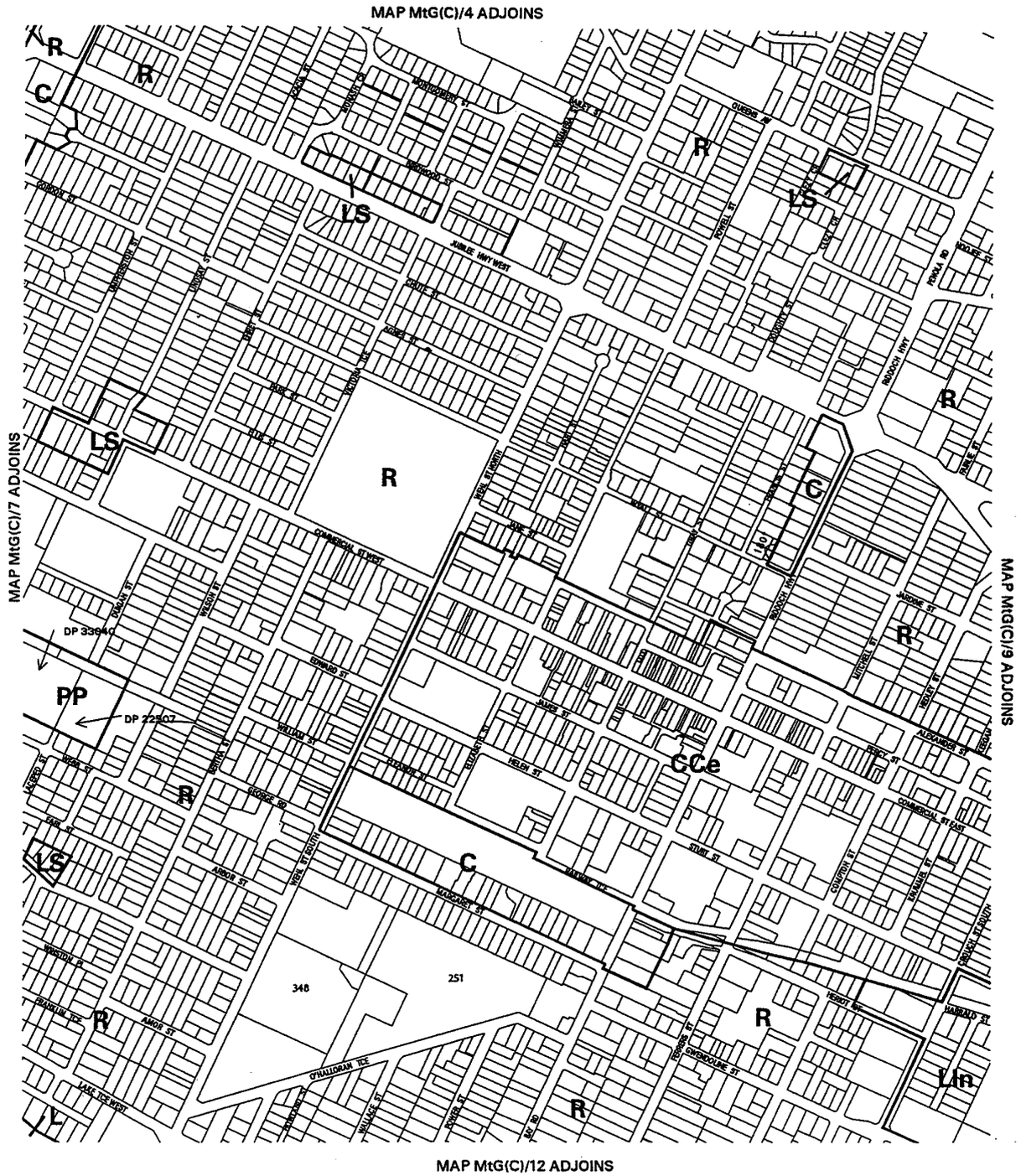


- | | |
|--------|----------------------------------|
| C | Commercial |
| CL | Country Living |
| Gln | General Industry |
| In(En) | Industry (Enterprise) |
| L | Lakes |
| LIn | Light Industry |
| PP | Public Purposes (Rail Transport) |
| R | Residential |
| Rec | Recreation |

- | | |
|--|---------------------------|
| | Zone Boundary |
| | Development Plan Boundary |



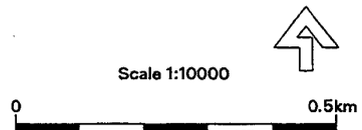
**MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/7**



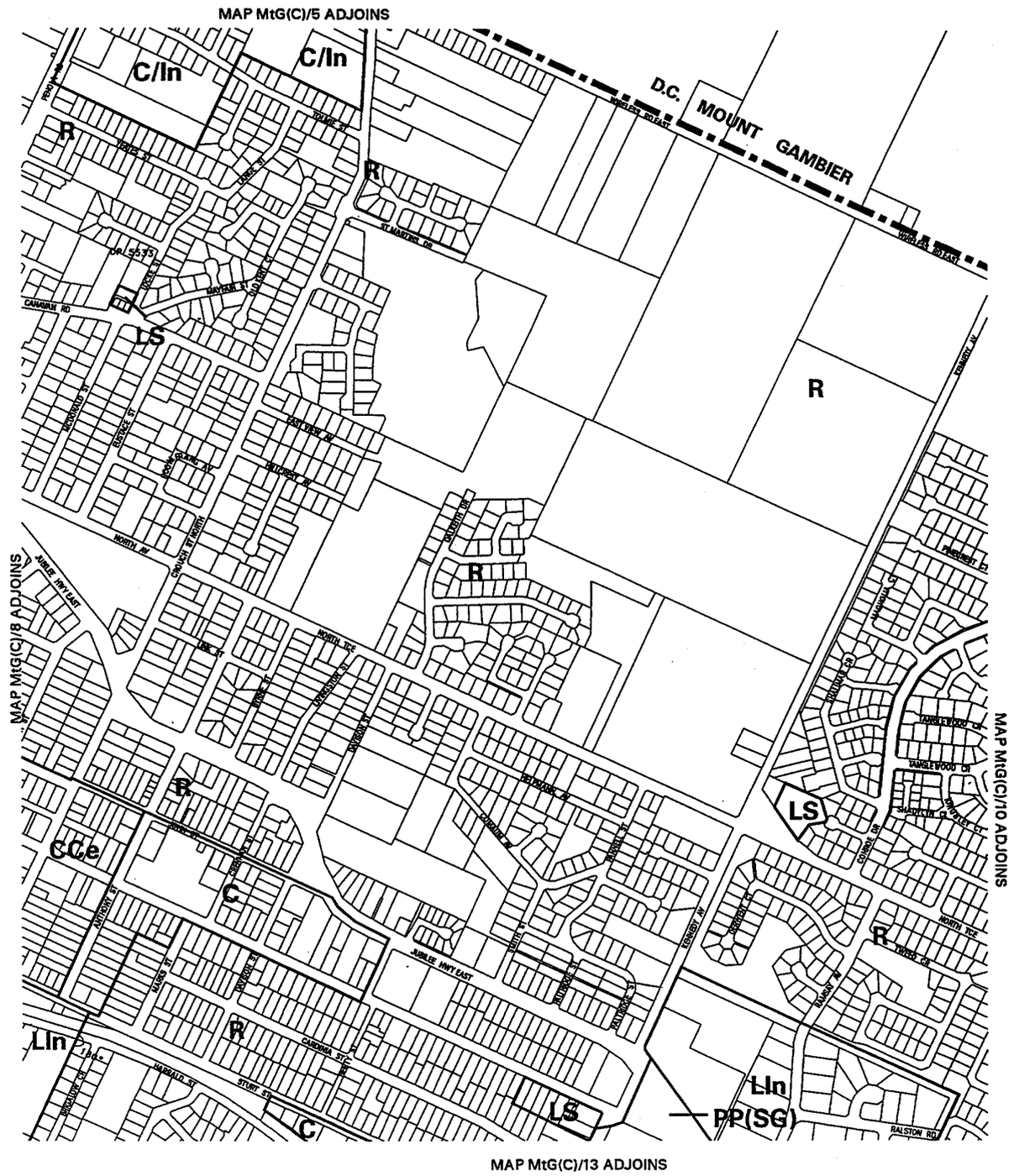
NOTE: For Policy Areas see Map MtG(C)/17

- C Commercial
- CCe City Centre
- L Lakes
- LIn Light Industry
- LS Local Shopping
- PP Public Purposes (Rail Transport)
- R Residential

- Zone Boundary
- - - - - Development Plan Boundary

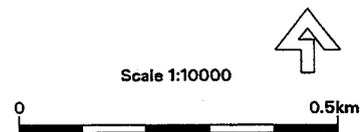


**MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/8**



- C Commercial
- C/in Commerce/Industry
- CCe City Centre
- LIn Light Industry
- LS Local Shopping
- PP(SG) Public Purposes (Show Grounds)
- R Residential

- Zone Boundary
- - - - - Development Plan Boundary



MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/9



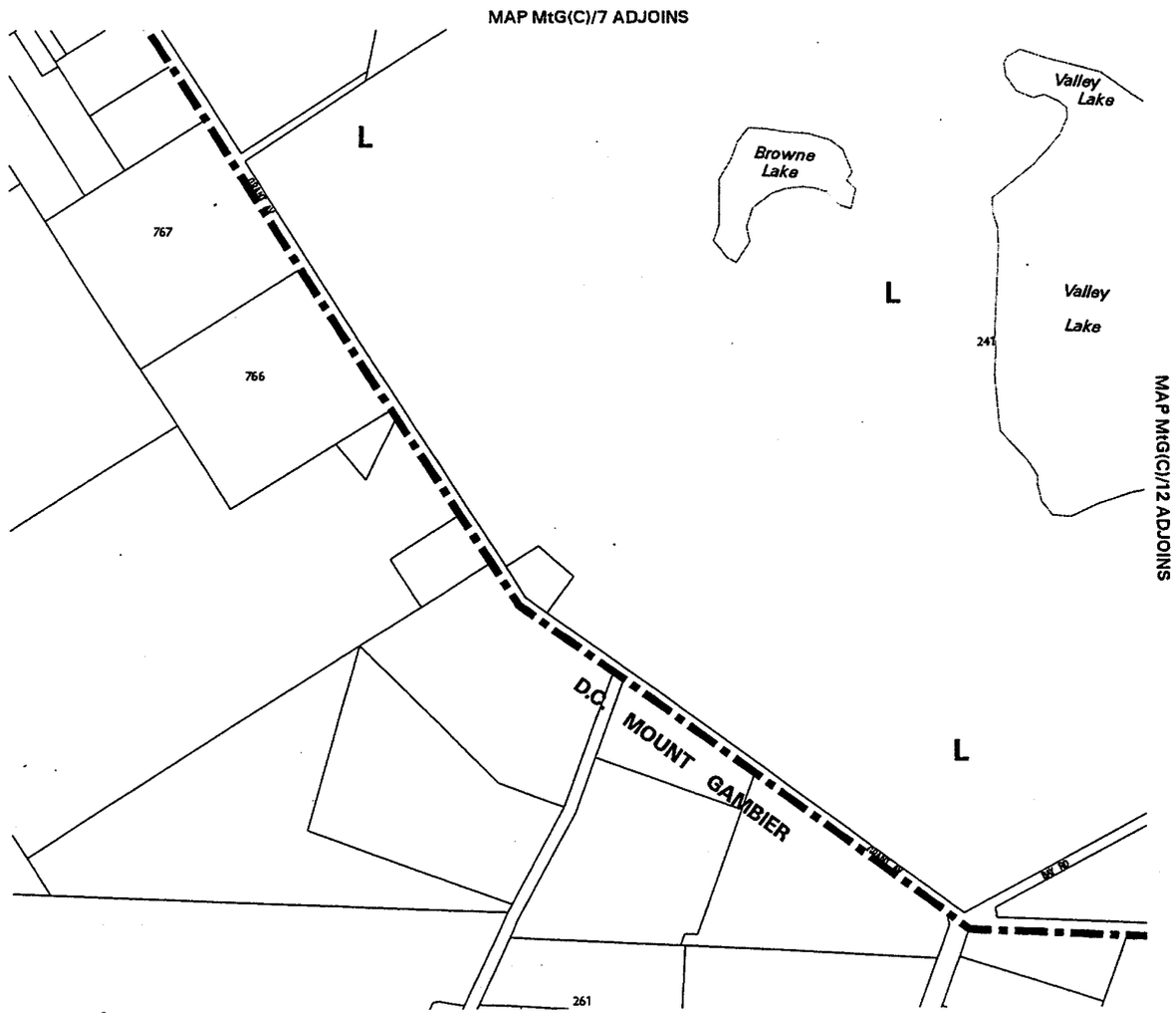
R Residential

Scale 1:10000

0 0.5km

**MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/10**

— Zone Boundary
- - - Development Plan Boundary

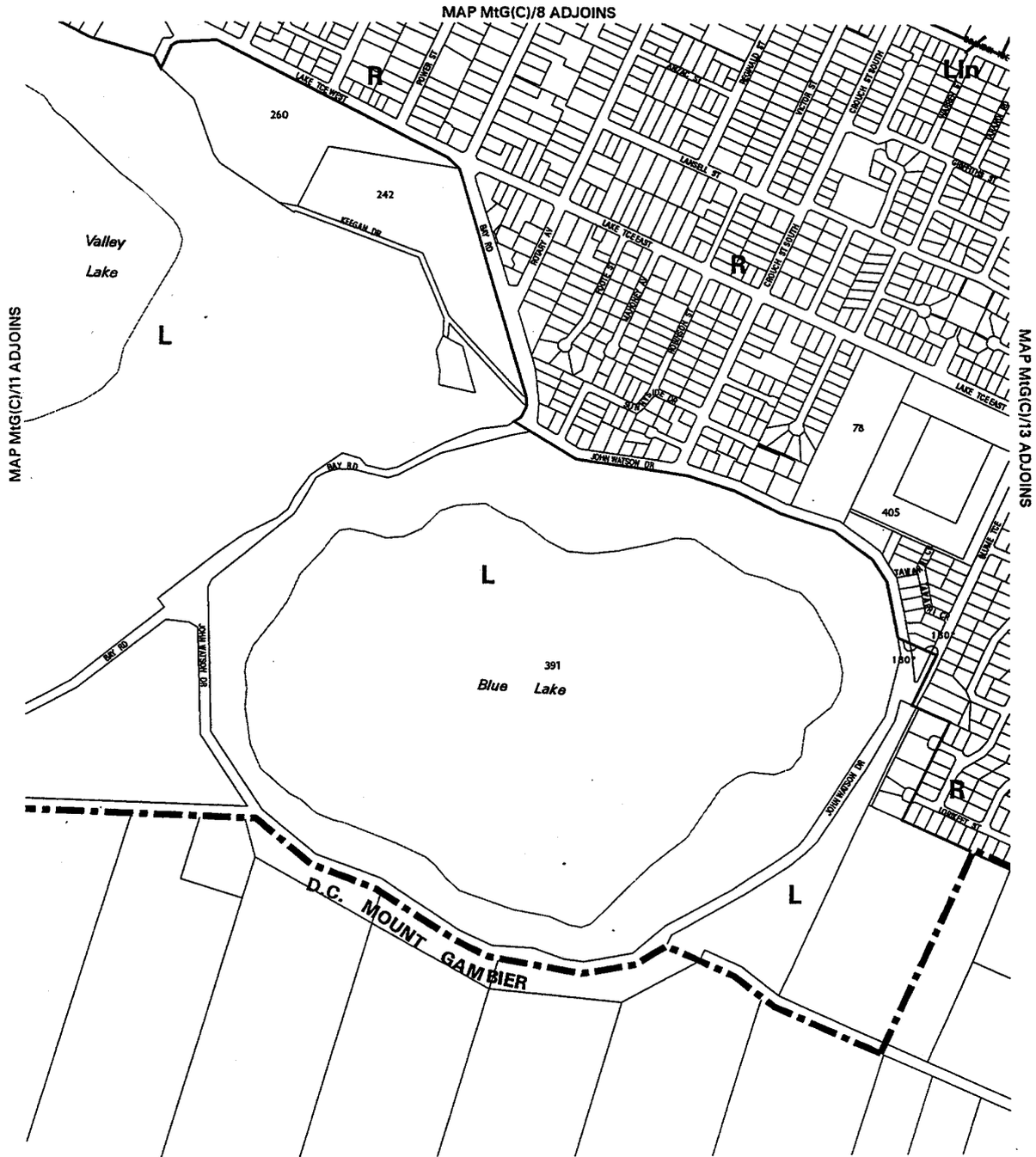


L Lakes



**MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/11**

— Zone Boundary
- - - - - Development Plan Boundary



NOTE: For Policy Areas see Map MtG(C)/18

- L Lakes
- Ln Light Industry
- R Residential

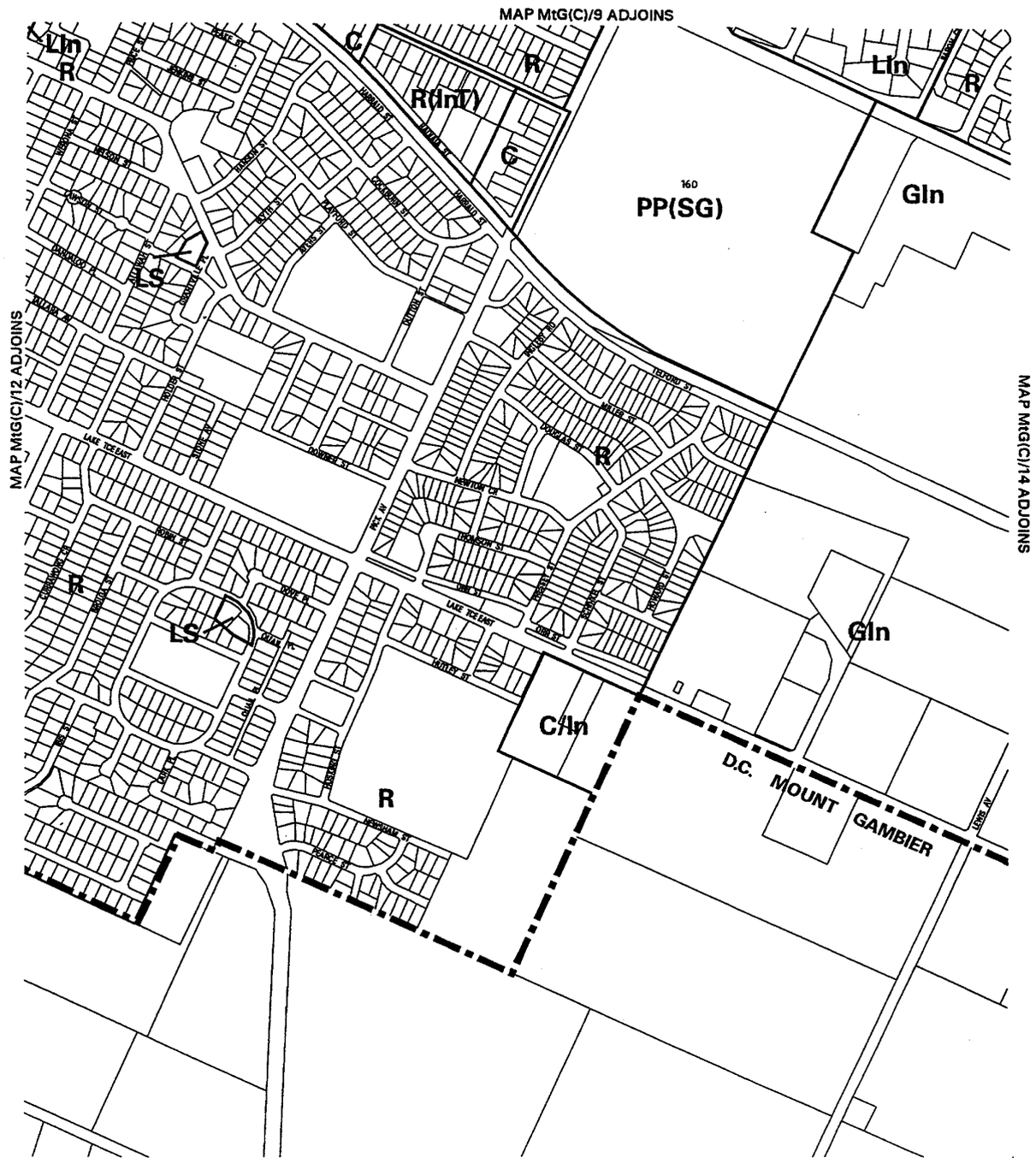


Scale 1:10000



**MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/12**

- Zone Boundary
- - - - - Development Plan Boundary



NOTE: For Policy Areas see Map MtG(C)/16

- C Commercial
- C/In Commercial/Industry
- Gln General Industry
- LIn Light Industry
- LS Local Shopping
- PP(SG) Public Purposes (Show Grounds)
- R Residential
- R(InT) Residential (Industry Transition)

- Zone Boundary
- - - - - Development Plan Boundary



MOUNT GAMBIER (CITY)
ZONES
MAP MtG(C)/13



Gln General Industry
 R Residential
 Rec Recreation
 Ru(DIn) Rural (Deferred industry)

— Zone Boundary
 - - - - - Development Plan Boundary



**MOUNT GAMBIER (CITY)
 ZONES
 MAP MtG(C)/14**



1 Northern Residential Policy Area



**MOUNT GAMBIER (CITY)
POLICY AREAS
MAP MtG(C)/15**

 Policy Area Boundary
 Development Plan Boundary



2 Eastern Residential Policy Area

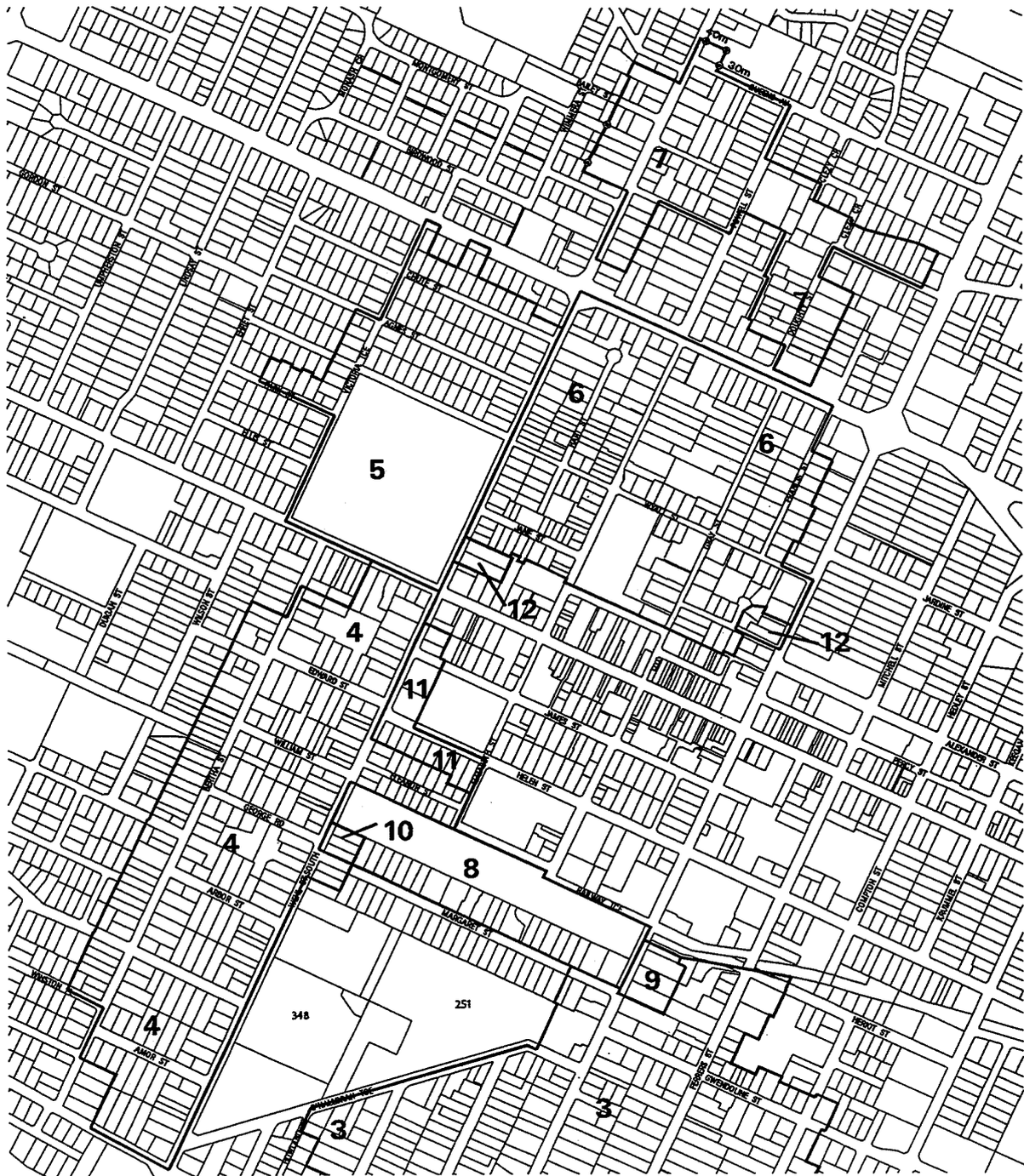


Scale 1:7500



**MOUNT GAMBIER (CITY)
POLICY AREAS
MAP MtG(C)/16**

———— Policy Area Boundary
- - - - - Development Plan Boundary



MAP MtG(C)/18 ADJOINS

- 10 Wehl Street South (Commercial) Local Heritage Policy Area
- 11 Wehl Street South (City Centre) Local Heritage Policy Area
- 12 St Andrews (City Centre) Local Heritage Policy Area
- 3 Bay Road (Residential) Local Heritage Policy Area
- 4 Wehl Street South (Residential) Local Heritage Policy Area
- 5 Vansittart Park (Residential) Local Heritage Policy Area
- 6 St Andrews (Residential) Local Heritage Policy Area
- 7 Doughty Street (Residential) Local Heritage Policy Area
- 8 Railway (Commercial) Local Heritage Policy Area
- 9 Bay Road (Commercial) Local Heritage Policy Area



**MOUNT GAMBIER (CITY)
POLICY AREAS
MAP MtG(C)/17**

- Policy Area Boundary
- - - - - Development Plan Boundary



3 Bay Road (Residential) Local Heritage Policy Area



**MOUNT GAMBIER (CITY)
POLICY AREAS
MAP MtG(C)/18**

———— Policy Area Boundary
- - - - - Development Plan Boundary

DAIRY INDUSTRY ACT 1992

SECTION 26

Notice of Approval of Voluntary Price Equalisation Scheme

TAKE notice that the Minister for Primary Industries, Natural Resources and Regional Development being the Minister to whom the administration of the Dairy Industry Act 1992, is committed, hereby approves the voluntary price equalisation scheme agreed between Dairy Vale Foods Limited, National Foods Milk Limited, The Warrnambool Cheese and Butter Factory Company Holdings Ltd, Murray Goulburn Cooperative Company Ltd, and DeCicco Industries Pty Ltd and The South Australian Dairy Farmers Association Incorporated and The South Australian Market Milk Equalisation Committee Limited and known as the 'South Australian Market Milk Equalisation Scheme' which scheme is established by an Agreement between the parties terms of which were published in the *Government Gazette* on 29 June 1995 (pages 2985-3026) and approved and amendments gazetted and approved on the following dates: 26 June 1997 (pages 3066-3069); 11 June 1998 (pages 2507-2510); 24 June 1999 (pages 3183-3185).

Dated 17 June 1999.

ROB KERIN, Minister for Primary Industries, Natural Resources and Regional Development

SOUTH AUSTRALIAN MARKET MILK EQUALISATION AMENDING AGREEMENT

AMENDING AGREEMENT

dated 1999

BETWEEN NATIONAL FOODS MILK SA LIMITED ACN 007 869 347 of 19-31 London Road, Mile End, South Australia, DAIRY VALE FOODS LIMITED ACN 065 923 597 of 154 Caulfield Avenue, Clarence Gardens, South Australia, THE WARRNAMBOOL CHEESE & BUTTER FACTORY COMPANY HOLDINGS LTD ACN 071 945 232 of Ocean Road, Allansford Victoria, MURRAY GOULBURN CO-OPERATIVE CO. LIMITED ACN 004 277 089 of 140 Dawson Street, Brunswick Victoria, De CICCIO INDUSTRIES PTY LTD ACN 005 753 677 of 10-16 Allenby Street, North Coburg, Victoria ('Processors')

THE SOUTH AUSTRALIAN DAIRY FARMERS ASSOCIATION INCORPORATED of Unit 5, 780 South Road, Glandore, South Australia ('SADA')

AND THE SOUTH AUSTRALIAN MARKET MILK EQUALISATION COMMITTEE LIMITED ACN 007 585 695 of C/- A. E. H. Evans & Co., Level 10, DaCosta Building, 68 Grenfell Street, Adelaide ('Company')

RECITAL

- A. By notice published in the *South Australian Government Gazette* on 29 June 1995, the Minister approved the voluntary price equalisation scheme established by the South Australian Market Milk Equalisation Agreement.
- B. By notice published in the *South Australian Government Gazette* on 26 June 1997, the Minister approved the South Australian Market Milk Amending Equalisation Agreement.
- C. By notice published in the *South Australian Government Gazette* on 11 June 1998, the Minister approved the South Australian Market Milk Amending Equalisation Agreement.
- D. The current parties to the South Australian Market Milk Equalisation Agreement now wish to amend that agreement in the following manner.

AGREEMENT

1. DEFINITIONS

In this Amending Agreement unless the context otherwise requires:

- (a) 'Amending Agreement' means this third amending Agreement to the South Australian Market Milk Equalisation Agreement;
- (b) 'Milk Equalisation Agreement' means the agreement published in the *South Australian Government Gazette* on 29 June 1995 establishing the 'South Australian Market Milk Equalisation Scheme' as amended from time to time; and
- (c) all terms defined in the Milk Equalisation Agreement will have the same meaning in this Amending Agreement.

2. COMMENCEMENT OF AMENDING AGREEMENT

2.1 Condition Precedent

Notwithstanding any other provision of this Amending Agreement, until the terms of this Amending Agreement have been approved by the Minister in accordance with Section 26(1) of the Act as an authorised amendment to an approved voluntary price equalisation scheme, none of the provisions of this Amending Agreement (other than **clause 2.2**) will have any legal effect.

2.2 Ministerial Approval

The parties will as soon as possible do all acts and execute all documents necessary to obtain the Minister's approval to the terms of this Amending Agreement under Section 26(1) of the Act.

2.3 Authorised Amendment

The parties acknowledge that when the terms of this Amending Agreement are approved by the Minister and published in the *South Australian Government Gazette*, the Milk Equalisation Agreement as amended by this Amending Agreement will by virtue of Section 26(2)(a) of the Act be binding on all Producers, Processors and Co-operatives.

2.4 Commencement

Subject to **clause 2.1**, this Amending Agreement will come into force on the 1st day of the month immediately after the month in which a notice by the Minister approving the terms of this Amending Agreement is published in the *South Australian Government Gazette* (in this **clause 2** called the '**Commencement Date**').

2.5 Saving Provision

Subject to **clause 2.6**, all rights and obligations accruing under the Milk Equalisation Agreement before the Commencement Date, will be governed by the Milk Equalisation Agreement as amended by this Amending Agreement after the Commencement Date.

2.6 Continued Application of Previous Agreement

Notwithstanding **clause 2.5**, the provisions of the South Australian Market Milk Equalisation Agreement applying prior to the Commencement Date (in this **clause 2.6** called the '**Prior Agreement**') will continue to bind persons who were parties to the Prior Agreement in relation to:

- (a) all amounts due under **clause 3** of the Prior Agreement relating to the Market Milk sold during the month preceding the Commencement Date;

- (b) the rights and obligations of the Processors who were parties to the Prior Agreement under **clause 5** (and in particular **clause 5.7**); and
- (c) the obligations under **clause 7** relating to information provided before the Commencement Date and information required to be provided after the Commencement Date relating to any period prior to the Commencement Date.

3. **AMENDMENTS**

3.1 **Amendment to Recital B**

Recital B of the Milk Equalisation Agreement is deleted and is replaced by the following:

‘The Co-operatives either:

- (a) act as wholesale purchasers of Milk from some Producers and sell that Milk to Processors; or
- (b) act as wholesale purchasers of Milk from some Producers and supply that Milk to other entities who supply that Milk to Processors; or
- (c) acquire Milk from other Co-operatives and on-supply that milk to Processors.’

3.2 **Amendment to Clause 1**

The following definition is inserted in clause 1 of the Milk Equalisation Agreement:

‘**“Co-operatives”** means Dairy Vale Farmers Co-operative Limited, Barossa mid/North Co-operative Dairymen Limited, Australian Co-operative Foods Limited, Dairy Farmers Supply Co-operative Limited, and any other co-operative, association or body corporate formed for the primary purpose of:

- (a) purchasing Milk from a Producer and selling it to a Processor; or
- (b) supplying Milk from a Producer to another entity who then supplies it to a Processor; or
- (c) acquiring Milk from another entity for on-supply to a Processor.’

3.3 **Amendment to Clause 3.7**

Clause 3.7 of the Milk Equalisation Agreement is deleted and is replaced by the following:

‘Deemed Direct Supply

For the purposes of calculating the Freight Adjusted Market Milk Rate for each region, the amount payable by the Company to Processors under clause 3.5 and the amount payable by Processors to Co-operatives under clause 3.6, Milk supplied by a Producer to a Co-operative (which is in turn supplied by a Co-operative to a Processor or supplied by a Co-operative to another entity which supplies to a Processor) will be treated as if it had been supplied by the relevant Producer to the Processor.’

3.4 **Amendment to Annexure C**

Paragraph 1.7 of Annexure C of the Milk Equalisation Agreement is deleted and is replaced by the following:

‘Each Producer who supplies Milk to a Co-operative for sale to a Processor or on-supply to another entity that sells it to a Processor will be deemed to have supplied milk directly to that Processor.’

4. **CONSENT**

The parties consent to the withdrawal, with less than six months notice, of National Foods Milk SA Limited A.C.N. 007 869 347 from the Milk Equalisation Agreement as and from 30 June 1999 in accordance with clause 8.3 of the Milk Equalisation Agreement.

5. **COUNTERPARTS**

This Amending Agreement may be executed in one or more counterparts each of which will be deemed to be an original and all of which will be deemed to be one and the same instrument.

6. **CONFIRMATION**

In all other respects the parties confirm the terms of the Milk Equalisation Agreement.

EXECUTED as a Deed

THE COMMON SEAL of)
NATIONAL FOODS MILK SA LIMITED ACN 007)
869 347 is affixed in accordance with its articles of)
 association in the presence of)
)

.....
Secretary/Director

.....
Director

.....
Names of Secretary/Director (Print)

.....
Name of Director (Print)

THE COMMON SEAL of DAIRY VALE FOODS)
LIMITED ACN 065 923 597 is affixed in accordance with)
 its articles of association in the presence of)
)

.....
Secretary/Director

.....
Director

.....
Names of Secretary/Director (Print)

.....
Name of Director (Print)

THE COMMON SEAL of THE WARRNAMBOOL)

CHEESE & BUTTER FACTORY COMPANY)
HOLDING LTD ACN 071 945 232 is affixed in)
accordance with its articles of association in the presence)
of)
)

.....
Secretary/Director

.....
Director

.....
Names of Secretary/Director (Print)

.....
Name of Director (Print)

THE COMMON SEAL of MURRAY GOULBURN)
CO-OPERATIVE CO. LIMITED ACN 004 277 089 is)
affixed in accordance with its articles of association in the)
presence of)
)

.....
Secretary/Director

.....
Director

.....
Names of Secretary/Director (Print)

.....
Name of Director (Print)

THE COMMON SEAL of De CICCO INDUSTRIES)
PTY LTD ACN 005 753 677 is affixed in accordance with)
its articles of association in the presence of)
)
)

.....
Secretary/Director

.....
Director

.....
Names of Secretary/Director (Print)

.....
Name of Director (Print)

THE COMMON SEAL of THE SOUTH AUSTRALIAN)
DAIRY FARMERS ASSOCIATION)
INCORPORATED is affixed in accordance with its)
articles of association in the presence of)
)
)

.....
Secretary/Director

.....
Director

.....
Names of Secretary/Director (Print)

.....
Name of Director (Print)

THE COMMON SEAL of THE SOUTH AUSTRALIAN)
MARKET MILK EQUALISATION COMMITTEE)
LIMITED ACN 007 585 695 is affixed in accordance with)
its articles of association in the presence of)
)
)

.....
Secretary/Director

.....
Director

.....
Names of Secretary/Director (Print)

.....
Name of Director (Print)



ETSA POWER

Standard Terms and Conditions of Supply

NOTICE is hereby given that the Standard Terms and Conditions governing the supply of electricity by ETSA Power Pty Ltd (ACN 082 928 701) have been amended as set out below and are published in accordance with Section 36(2) of the South Australian Electricity Act 1996.

These amendments to the Standard Terms and Conditions will come into force on 1 July 1999 and when in force will be contractually binding on ETSA Power Pty Ltd and the class of customers to whom these terms and conditions are expressed to apply.

SCHEDULE

1. Amend clause 1.1 (b) to add after the words 'negotiate a different agreement with us' the words 'or another licensed retailer'.

2. Amend clause 2 by adding:

"Licensed Retailer" means an electricity entity licensed to supply electricity to contestable customers pursuant to the Electricity Act 1996.'

3. Amend clause 2 by adding:

"Contestable Customer" has the same meaning as in the Electricity Act.'

4. Amend clause 2 by adding:

"Continuing Contestable Customer" means a contestable customer:

- (a) who has not entered into an agreement with us or another licensed retailer for the sale of electricity or who had entered into a contract with us that was in operation before becoming a contestable customer that expires or is terminated before 30 June 2000 ("Pre-Market Agreement");
- (b) to whom the Transition Tariff applies;
- (c) who is the same person as the person who was a customer of us immediately before becoming a contestable customer or, if a body corporate, is the same body corporate or a new body corporate that has the same underlying ownership and control as the original body corporate; and
- (d) who has not made a material change to the location or nature of their connection from that which existed immediately before becoming a contestable customer.'

5. Amend clause 2 by adding:

"Transition Tariff" means the tariff which is on the same terms and conditions as the tariff that applied to you (or would have applied to you but for the operation of a Pre-Market Agreement) immediately before you became a contestable customer ("Pre-Transition Tariff") subject to the following terms and conditions:

- (a) the Transition Tariff equals your Pre-Transition Tariff plus 1.8%;
- (b) the Transition Tariff commences from 1 July 1999 and ceases at midnight 30 June 2000;
- (c) the Transition Tariff ceases to apply to you once you enter into another agreement with us (other than a Pre-Market Agreement) or an agreement with another licensed retailer for the sale of electricity no matter what the terms or period of that agreement;
- (d) if, at the date you became a contestable customer, you represented an aggregated point of connection, the Transition Tariff ceases if that point of connection ceases to be aggregated in the same way or to the same extent;
- (e) a change to your Pre-Transition Tariff which comes into operation on or after the date you became a contestable customer will not change the Transition Tariff applicable to you;

(f) we will implement the policy of the State of South Australia with respect to the provision of a further Transition Tariff for the period 1 July 2000 until 30 June 2001 but no promise or assurance is provided that there will be any transition tariff beyond the expiration of that further period.'

6. Amend the definition of 'Price List' in clause 2 to add at the end of the current definition:

'and means, in the case of a Continuing Contestable Customer, the Transition Tariff.'

7. Amend clause 3.3 by adding a new sentence at the end:

'If you are a Continuing Contestable Customer, this Contract will end once you have ceased to be a Continuing Contestable Customer'.

S. KELLY, Company Secretary

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00012
(PREVIOUS LICENCE NO. F500)

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species') and, pursuant to section 48G (2) of the Act, the Director of Fisheries has also issued a permit to disturb the seabed for the purpose of installing structures necessary for the licensed activity at the undermentioned site, the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

John Filippidis
5 Haddy Street
Cheltenham, S.A. 5014,

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 1998 and ending, subject to any earlier termination under this licence, on 30 June 1999 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Licence*

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. *Marked-off Areas*

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. *Permitted Species*

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. *Permitted Use*

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence.

6. Marking and Maintaining the Site

The licensee:

- 6.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 6.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 6.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 6.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

7. Site Inspection and Supervision

The licensee:

- 7.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 7.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

8. Fees and Returns

The licensee:

- 8.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 8.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

9. Compliance With Relevant Laws

- 9.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 9.2 in particular, without derogating from the general requirement under condition 9 of this licence:
 - 9.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 9.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

10. Public Risk Liability

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

11. Release

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

12. Public Risk Insurance

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

13. Guarantee or Indemnity Scheme

The licensee must either:

- 13.1 provide a guarantee from its bankers; or
- 13.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

14. No Assignment

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

15. Default by Licensee and Termination

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 15.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 15.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default; or
- 15.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or

- 15.4 if the licensee is a body corporate, any of the following occur:
- 15.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
- 15.4.2 an order is made for the winding up or liquidation of the licensee;
- 15.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
- 15.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
- 15.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or
- 15.5 if the licensee is an individual, the licensee:
- 15.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 15.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

16. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 16.1 any word importing the plural includes the singular and *vice versa*;
- 16.2 any wording importing a gender shall include all other genders;
- 16.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 16.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 16.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 16.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 16.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 16.8 time is of the essence in respect of any obligation relating to time in this licence.

17. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

18. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

19. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

20. Waiver

- 20.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 20.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 20.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

21. Notices

- 21.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
- 21.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);
- 21.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;
- 21.1.3 deemed to be duly served or made in the following circumstances:
- (a) if delivered, upon delivery;
- (b) if sending by mail, upon posting;
- (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number, but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.
- 21.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 18 June 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

Signed by the said J. FILIPPIDIS

In the presence of: D. APPLEBY, Witness

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area				Licensed Hectares
Zone 53				
424582E	6375237N	134°11'41"	-32°45'28"	10
424764E	6375257N	134°11'48"	-32°45'28"	
424841E	6374880N	134°11'51"	-32°45'40"	
424505E	6374845N	134°11'38"	-32°45'41"	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
 - (2) Posts to be not less than 125 mm in diameter.
 - (3) Posts and crosses to be painted yellow.
 - (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
 - (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
 - (6) All buoys, posts, crosses and markers must be maintained in good condition.
- or
- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
 - (2) At distances not exceeding 50 m between the corner spar buoys, yellow spherical buoys not less than 300 mm in diameter.
 - (3) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
 - (4) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

Item 2—Marked-Off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee.]

White buoys of at least 12 inches in diameter must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 1—Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Pacific Oysters (*Crassostrea gigas*)

Item 2—Permitted Farming Methods

The Director of Fisheries has, pursuant to section 48G (2) of the Act, issued a permit to disturb the seabed for the purpose of installing the structures specified in this Schedule.

Longlines

Each unit must not exceed 100 m in length and 2 m in width, and each unit must be at least 6 m from any other unit.

Item 3—Stocking Rates

Oysters

Size (mm)	Number per Hectare
3	2 500 000
10	1 600 000
20	1 100 000
30	750 000
40	500 000
50	350 000
60	200 000
70	150 000
80	100 000

SCHEDULE 3

Item 1—Fees

Environmental Monitoring Program 10 at \$20 each	200.00
SASQAP (Classified Area) 10 at \$37 each	370.00
Base Licence Fee	328.00
Fisheries Research and Development Corporation Levy	92.60
Total Annual Licence Fee	990.60

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.
9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the state, the number of fish and the life stage of the fish.
11. If fish were brought into the state, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00119
(PREVIOUS LICENCE NO. F796)

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species') and, pursuant to section 48G (2) of the Act, the Director of Fisheries has also issued a permit to disturb the seabed for the purpose of installing structures necessary for the licensed activity at the undermentioned site, the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

BlueLine Investments Pty Ltd
10 Kurrajong Road
Gould Creek, S.A. 5114,

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 January 1999 and ending, subject to any earlier termination under this licence, on 30 June 1999 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Licence*

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. *Marked-off Areas*

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. *Permitted Species*

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. *Permitted Use*

The licensee must not use the site for any purpose other than the permitted use.

5. *Permitted Methods*

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence;
- 5.5 must conduct an environmental monitoring program as set out in Schedule 5 of this licence.

6. *Marking and Maintaining the Site*

The licensee:

- 6.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 6.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 6.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 6.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

7. *Site Inspection and Supervision*

The licensee:

- 7.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 7.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

8. *Fees and Returns*

The licensee:

- 8.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 8.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

9. *Compliance With Relevant Laws*

- 9.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 9.2 in particular, without derogating from the general requirement under condition 9 of this licence:
 - 9.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 9.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

10. *Public Risk Liability*

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

11. *Release*

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

12. *Public Risk Insurance*

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

13. *Guarantee or Indemnity Scheme*

The licensee must either:

- 13.1 provide a guarantee from its bankers; or
- 13.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

14. *No Assignment*

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

15. *Default by Licensee and Termination*

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 15.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 15.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default; or
- 15.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 15.4 if the licensee is a body corporate, any of the following occur:
 - 15.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 15.4.2 an order is made for the winding up or liquidation of the licensee;
 - 15.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 15.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 15.4.5 a mortgagee, chargee or other encumbrance is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or
- 15.5 if the licensee is an individual, the licensee:
 - 15.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 15.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

16. *Interpretation*

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 16.1 any word importing the plural includes the singular and *vice versa*;
- 16.2 any wording importing a gender shall include all other genders;
- 16.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 16.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 16.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;

16.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;

16.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and

16.8 time is of the essence in respect of any obligation relating to time in this licence.

17. *Delegation*

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

18. *Severance*

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

19. *Modification*

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

20. *Waiver*

20.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.

20.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.

20.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

21. *Notices*

21.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:

21.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);

21.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;

21.1.3 deemed to be duly served or made in the following circumstances:

(a) if delivered, upon delivery;

(b) if sending by mail, upon posting;

(c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,

but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

21.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

22. SASQAP

- 22.1 The licensee:
 - 22.1.1 must submit to the Manager, South Australian Shellfish Quality Assurance Program ('SASQAP') for testing such sample as the Manager, SASQAP requires of the fish farmed at the site and specified in Item 1.1 of Schedule 2;
 - 22.1.2 must comply with all reasonable requirements of the Manager, SASQAP in relation to such testing; and
 - 22.1.3 must obtain the written consent of the Manager, SASQAP, prior to making any of the fish farmed at the site and specified in Item 1.1 of Schedule 2, available for human consumption.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 21 June 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Blueline Investments Pty Ltd was hereunto affixed in the presence of:

(L.S.) J. R. CHAPMAN, Director
J. W. CHAPMAN, Witness

SCHEDULE 1
Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
Zone 54	
252500E 6153600N 138°17'49" -34°43'46"	1
252500E 6153800N 138°17'49" -34°43'40"	
252550E 6153800N 138°17'51" -34°43'40"	
252550E 6153600N 138°17'50" -34°43'46"	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
 - (2) Posts to be not less than 125 mm in diameter.
 - (3) Posts and crosses to be painted yellow.
 - (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
 - (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
 - (6) All buoys, posts, crosses and markers must be maintained in good condition.
- or
- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
 - (2) At distances not exceeding 50 m between the corner spar buoys, yellow spherical buoys not less than 300 mm in diameter.
 - (3) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
 - (4) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

Item 2—Marked-Off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee.]

White buoys of at least 12 inches in diameter must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 1—Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Mussels, Blue (*Mytilus edulis*)

Oysters, Native (*Ostrea angasi*)

Item 1.1—Fish subject to SASQAP testing

Mussels, Blue (*Mytilus edulis*)

Oysters, Native (*Ostrea angasi*)

Item 2—Permitted Farming Methods

The Director of Fisheries has, pursuant to section 48G (2) of the Act, issued a permit to disturb the seabed for the purpose of installing the structures specified in this Schedule.

Longlines

Each unit must not exceed 100 m in length and 2 m in width, and each unit must be at least 6 m from any other unit.

Item 3—Stocking Rates

Oysters	
Size (mm)	Number per Hectare
3	2 500 000
10	1 600 000
20	1 100 000
30	750 000
40	500 000
50	350 000
60	200 000
70	150 000
80	100 000

Mussels

Size (mm)	Number per Hectare
3	30 000 000
10	20 000 000
20	16 000 000
30	13 000 000
40	6 000 000
50	4 000 000
60	2 000 000
70	1 500 000
80	1 000 000
90	750 000
100	500 000

SCHEDULE 3

Item 1—Fees

Base Licence Fee	\$ 328.00
Total Annual Licence Fee.....	328.00

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.
9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the state, the number of fish and the life stage of the fish.
11. If fish were brought into the state, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

SCHEDULE 5

Approved Environmental Monitoring Program

An Environmental Monitoring Program for the site must comply with the general requirements for environmental monitoring specified in the notes to the Decision Notification Form issued for the site under Regulation 42 of the Development Regulations 1993.

The licensee must submit a draft Environmental Monitoring Program in writing to the Director of Fisheries within 60 days after the grant of the licence by the Minister.

FISHERIES ACT 1982

MARINE FINFISH FARMING LICENCE FF00026

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species') and, pursuant to section 48G (2) of the Act, the Director of Fisheries has also issued a permit to disturb the seabed for the purpose of installing structures necessary for the licensed activity at the undermentioned site, the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Spencer Gulf Aquaculture Pty Ltd
79 Essington Lewis Avenue
Whyalla, S.A. 5608,

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 7 June 1999 and ending, subject to any earlier termination under this licence, on 30 June 1999 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Licence*

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. *Marked-off Areas*

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. *Permitted Species*

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. *Permitted Use*

The licensee must not use the site for any purpose other than the permitted use.

5. *Permitted Methods*

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence.
- 5.5 must conduct an environmental monitoring program as set out in Schedule 5 of this licence.

6. *Sea Cages*

The Licensee:

- 6.1 must ensure that all sea cages on the Site have anti-predator protection satisfactory to the Minister at all times during the Term; and
- 6.2 must immediately inform an officer of PIRSA (Fisheries) on 1800 065 522 or such other officer as the Minister from time to time notifies to the Licensee in writing if any marine animal, other than the Permitted Species, is caught in any sea cage or other farm structure used by the Licensee on the Site.

7. *Location of Sea cages*

The Licensee must not erect or use any sea cages in any location on the Site where stocked sea cages have been used in the immediately preceding two year period.

8. *Marking and Maintaining the Site*

The licensee:

- 8.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 8.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;

8.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and

8.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

9. *Site Inspection and Supervision*

The licensee:

9.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and

9.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

10. *Fees and Returns*

The licensee:

10.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;

10.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

11. *Compliance With Relevant Laws*

11.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;

11.2 in particular, without derogating from the general requirement under condition 11 of this licence:

11.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and

11.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

12. *Public Risk Indemnity*

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

13. *Release*

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

14. *Public Risk Insurance*

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

15. *Guarantee or Indemnity Scheme*

The licensee must either:

15.1 provide a guarantee from its bankers; or

15.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

16. *No Assignment*

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

17. *Default by Licensee and Termination*

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

17.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or

17.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default; or

17.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or

17.4 if the licensee is a body corporate, any of the following occur:

17.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;

17.4.2 an order is made for the winding up or liquidation of the licensee;

17.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;

17.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or

- 17.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or
- 17.5 if the licensee is an individual, the licensee:
- 17.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 17.5.2 is convicted of an indictable offence.
- Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

18. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 18.1 any word importing the plural includes the singular and *vice versa*;
- 18.2 any wording importing a gender shall include all other genders;
- 18.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 18.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 18.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 18.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 18.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 18.8 time is of the essence in respect of any obligation relating to time in this licence.

19. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

20. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

21. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

22. Waiver

- 22.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 22.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 22.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

23. Notices

- 23.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
- 23.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);
- 23.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;
- 23.1.3 deemed to be duly served or made in the following circumstances:
- (a) if delivered, upon delivery;
- (b) if sending by mail, upon posting;
- (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,
- but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

- 23.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 18 June 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Spencer Gulf Aquaculture Pty Ltd was hereunto affixed in the presence of:

(L.S.) P. J. HART, Director

R. B. FAIRCLOUGH, Witness

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
Zone 53	
757985E 6352183N 137°45'33" -32°56'17"	20
758440E 6352171N 137°45'51" -32°56'17"	
758437E 6351734N 137°45'51" -32°56'31"	
757979E 6351745N 137°45'33" -32°55'31"	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
- (2) Posts to be not less than 125 mm in diameter.
- (3) Posts and crosses to be painted yellow.
- (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
- (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
- (6) All buoys, posts, crosses and markers must be maintained in good condition.
- or
- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
- (2) At distances not exceeding 50 m between the corner spar buoys, yellow spherical buoys not less than 300 mm in diameter.

- (3) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
- (4) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

All sea cages on the site must be marked with a unique sea cage number and the site's unique 'F number', that is, the licence number. All St Andrew's crosses must be marked with the site's unique 'F number'; that is the licence number.

Item 2—Marked-Off Areas

Marked-off areas must be marked with no less than eight equally spaced white buoys, each of at least 12 inches in diameter, each positioned no more than 70 m from each relevant sea cage situated on the site.

SCHEDULE 2

Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Snapper (*Pagrus auratus*)

Yellowtail King Fish (*Seriola lalandi*)

Permitted Farming Methods

The Director of Fisheries has, pursuant to section 48G (2) of the Act, issued a permit to disturb the seabed for the purpose of installing the structures specified in this Schedule.

Sea cages 12

Stocking Rates

The maximum stocking density of fish on the site must not exceed 10 kg/m³. The maximum standing stock on the site must not exceed 200 tonnes. Twelve sea cages each with a maximum circumference of 80 m.

SCHEDULE 3

Item 1—Fees

Fees for the period 1 June 1999 to 30 June 1999:	
	\$
Base Licence Fee	44.64
Total Annual Licence Fee	44.64

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.
9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the state, the number of fish and the life stage of the fish.
11. If fish were brought into the state, the purpose for which they were brought in.

12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

SCHEDULE 5

Approved Environmental Monitoring Program

An Environmental Monitoring Program for the site must comply with the general requirements for environmental monitoring specified in the Decision Notification Form issued for the site under Regulation 42 of the Development Regulations 1993.

An Environmental Monitoring Program for the site must comply with the relevant Schedule of Guidelines for Licensing Discharges to the Marine Environment, November 1993 pursuant to the Environment Protection Act 1993.

The licensee must submit a draft Environmental Monitoring Program in writing to the Director of Fisheries within 60 days after the grant of the licence by the Minister.

FISHERIES ACT 1982: SECTION 48G (2)

TAKE notice that pursuant to section 42G (2) of the Fisheries Act 1982, I hereby authorise Spencer Gulf Aquaculture Pty Ltd, P.O. Box 364, Whyalla, S.A. 5600 (hereinafter referred to as the 'permit holder') to disturb the seabed of the site specified in Item 1 of the Schedule for the purpose only of installing the structures specified in Item 2 of the Schedule in accordance with the application for Licence No. FF00026, dated 21 June 1999 (such structures not to be installed on the seabed itself) for the period commencing 21 June 1999 and ending upon the expiration or earlier termination of Licence No. FF00026, issued pursuant to section 53 of the Fisheries Act 1982.

SCHEDULE 1

Item 1—Location Co-ordinates

Licensed Area	Licensed Hectares
Zone 53	
757985E 6352183N 137°45'33" -32°56'17"	20
758440E 6352171N 137°45'51" -32°56'17"	
758437E 6351734N 137°45'51" -32°56'31"	
757979E 6351745N 137°45'33" -32°56'31"	

Item 2—Structures to be Installed

Sea cages

Twelve sea cages each with a maximum circumference of 80 m.
Dated 21 June 1999.

G. R. MORGAN, Director of Fisheries

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Spencer Gulf Aquaculture Pty Ltd, P.O. Box 364, Whyalla, S.A. 5600 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence No. FF00026.

SCHEDULE 1

The importation and release of:

Snapper (*Pagrus auratus*)

Yellowtail King Fish (*Seriola lalandi*)

Within the 20 hectares of water defined by the following co-ordinates:

Licensed Area	Licensed Hectares
Zone 53	
757985E 6352183N 137°45'33" -32°56'17"	20
758440E 6352171N 137°45'51" -32°56'17"	

758437E 6351734N 137°45'51" -32°56'31"
757979E 6351745N 137°45'33" -32°56'31"

SCHEDULE 2

1. Fish obtained within South Australia for use in the fish farms shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.

2. The fish farmer shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 or the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.

3. Any oysters brought into South Australia must undergo a soakage process whereby they are completely submerged in fresh water for a period of not less than two hours before being placed in the approved structures. Fresh water is deemed to be water suitable for human consumption or horticultural or agricultural use.

4. The fish farmer shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.

5. The fish farmer must retain the copy of this permit which has been supplied by the Director of Fisheries, and if requested by a Fisheries Officer, produce that permit for inspection.

Dated 21 June 1999.

G. R. MORGAN, Director of Fisheries

FISHERIES ACT 1982

MARINE FINFISH FARMING LICENCE FF00027

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species') and, pursuant to section 48G (2) of the Act, the Director of Fisheries has also issued a permit to disturb the seabed for the purpose of installing structures necessary for the licensed activity at the undermentioned site, the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Spencer Gulf Aquaculture Pty Ltd
79 Essington Lewis Avenue
Whyalla, S.A. 5608,

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 7 June 1999 and ending, subject to any earlier termination under this licence, on 30 June 1999 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence.
- 5.5 must conduct an environmental monitoring program as set out in Schedule 5 of this licence.

6. Sea Cages

The Licensee:

- 6.1 must ensure that all sea cages on the Site have anti-predator protection satisfactory to the Minister at all times during the Term; and
- 6.2 must immediately inform an officer of PIRSA (Fisheries) on 1800 065 522 or such other officer as the Minister from time to time notifies to the Licensee in writing if any marine animal, other than the Permitted Species, is caught in any sea cage or other farm structure used by the Licensee on the Site.

7. Location of Sea cages

The Licensee must not erect or use any sea cages in any location on the Site where stocked sea cages have been used in the immediately preceding two year period.

8. Marking and Maintaining the Site

The licensee:

- 8.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;

- 8.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 8.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 8.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

9. *Site Inspection and Supervision*

The licensee:

- 9.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 9.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

10. *Fees and Returns*

The licensee:

- 10.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 10.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

11. *Compliance With Relevant Laws*

- 11.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 11.2 in particular, without derogating from the general requirement under condition 11 of this licence:
 - 11.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 11.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

12. *Public Risk Indemnity*

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

13. *Release*

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

14. *Public Risk Insurance*

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

15. *Guarantee or Indemnity Scheme*

The licensee must either:

- 15.1 provide a guarantee from its bankers; or
- 15.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

16. *No Assignment*

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

17. *Default by Licensee and Termination*

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 17.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 17.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default; or
- 17.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 17.4 if the licensee is a body corporate, any of the following occur:
 - 17.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 17.4.2 an order is made for the winding up or liquidation of the licensee;
 - 17.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 17.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 17.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or

- 17.5 if the licensee is an individual, the licensee:
- 17.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 17.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

18. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 18.1 any word importing the plural includes the singular and *vice versa*;
- 18.2 any wording importing a gender shall include all other genders;
- 18.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 18.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 18.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 18.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 18.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 18.8 time is of the essence in respect of any obligation relating to time in this licence.

19. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

20. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

21. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

22. Waiver

- 22.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 22.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 22.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

23. Notices

- 23.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
- 23.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);
- 23.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;
- 23.1.3 deemed to be duly served or made in the following circumstances:
- (a) if delivered, upon delivery;
- (b) if sending by mail, upon posting;
- (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,
- but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.
- 23.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 18 June 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Spencer Gulf Aquaculture Pty Ltd was hereunto affixed in the presence of:

(L.S.) P. J. HART, Director

R. B. FAIRCLOUGH, Witness

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
Zone 53	
759314E 6348899N 137°46'27" -32°58'02"	20
759618E 6348895N 137°46'39" -32°58'02"	
759537E 6349451N 137°46'35" -32°57'44"	
759107E 6349451N 137°46'19" -32°57'44"	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
- (2) Posts to be not less than 125 mm in diameter.
- (3) Posts and crosses to be painted yellow.
- (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
- (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
- (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
- (2) At distances not exceeding 50 m between the corner spar buoys, yellow spherical buoys not less than 300 mm in diameter.
- (3) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
- (4) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

All sea cages on the site must be marked with a unique sea cage number and the site's unique 'F number', that is, the licence number. All St Andrew's crosses must be marked with the site's unique 'F number'; that is the licence number.

Item 2—Marked-Off Areas

Marked-off areas must be marked with no less than eight equally spaced white buoys, each of at least 12 inches in diameter, each positioned no more than 70 m from each relevant sea cage situated on the site.

SCHEDULE 2

Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Snapper (*Pagrus auratus*)

Yellowtail King Fish (*Seriola lalandi*)

Permitted Farming Methods

The Director of Fisheries has, pursuant to section 48G (2) of the Act, issued a permit to disturb the seabed for the purpose of installing the structures specified in this Schedule.

Sea cages 12

Stocking Rates

The maximum stocking density of fish on the site must not exceed 10 kg/m³. The maximum standing stock on the site must not exceed 200 tonnes. Twelve sea cages each with a maximum circumference of 80 m.

SCHEDULE 3

Item 1—Fees

Fees for the period 1 June 1999 to 30 June 1999:

	\$
Base Licence Fee	44.64
Total Annual Licence Fee	44.64

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.

9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the state, the number of fish and the life stage of the fish.
11. If fish were brought into the state, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

SCHEDULE 5

Approved Environmental Monitoring Program

An Environmental Monitoring Program for the site must comply with the general requirements for environmental monitoring specified in the Decision Notification Form issued for the site under Regulation 42 of the Development Regulations 1993.

An Environmental Monitoring Program for the site must comply with the relevant Schedule of Guidelines for Licensing Discharges to the Marine Environment, November 1993 pursuant to the Environment Protection Act 1993.

The licensee must submit a draft Environmental Monitoring Program in writing to the Director of Fisheries within 60 days after the grant of the licence by the Minister.

FISHERIES ACT 1982: SECTION 48G (2)

TAKE notice that pursuant to section 42G (2) of the Fisheries Act 1982, I hereby authorise Spencer Gulf Aquaculture Pty Ltd, P.O. Box 364, Whyalla, S.A. 5600 (hereinafter referred to as the 'permit holder') to disturb the seabed of the site specified in Item 1 of the Schedule for the purpose only of installing the structures specified in Item 2 of the Schedule in accordance with the application for Licence No. FF00027, dated 21 June 1999 (such structures not to be installed on the seabed itself) for the period commencing 21 June 1999 and ending upon the expiration or earlier termination of Licence No. FF00027, issued pursuant to section 53 of the Fisheries Act 1982.

SCHEDULE 1

Item 1—Location Co-ordinates

Licensed Area	Licensed Hectares
Zone 53	
759314E 6348899N 137°46'27" -32°58'02"	20
759618E 6348895N 137°46'39" -32°58'02"	
759537E 6349451N 137°46'35" -32°57'44"	
759107E 6349451N 137°46'19" -32°57'44"	

Item 2—Structures to be Installed

Sea cages

Twelve sea cages each with a maximum circumference of 80 m. Dated 21 June 1999.

G. R. MORGAN, Director of Fisheries

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Spencer Gulf Aquaculture Pty Ltd, P.O. Box 364, Whyalla, S.A. 5600 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence No. FF00027.

SCHEDULE 1

The importation and release of:

Snapper (*Pagrus auratus*)

Yellowtail King Fish (*Seriola lalandi*)

Within the 20 hectares of water defined by the following co-ordinates:

Licensed Area	Licensed Hectares
Zone 53	
759314E 6348899N 137°46'27" -32°58'02"	20
759618E 6348895N 137°46'39" -32°58'02"	
759537E 6349451N 137°46'35" -32°57'44"	
759107E 6349451N 137°46'19" -32°57'44"	

SCHEDULE 2

1. Fish obtained within South Australia for use in the fish farms shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.

2. The fish farmer shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 or the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.

3. Any oysters brought into South Australia must undergo a soakage process whereby they are completely submerged in fresh water for a period of not less than two hours before being placed in the approved structures. Fresh water is deemed to be water suitable for human consumption or horticultural or agricultural use.

4. The fish farmer shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.

5. The fish farmer must retain the copy of this permit which has been supplied by the Director of Fisheries, and if requested by a Fisheries Officer, produce that permit for inspection.

Dated 21 June 1999.

G. R. MORGAN, Director of Fisheries

FISHERIES ACT 1982

MARINE FINFISH FARMING LICENCE FF00028

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species') and, pursuant to section 48G (2) of the Act, the Director of Fisheries has also issued a permit to disturb the seabed for the purpose of installing structures necessary for the licensed activity at the undermentioned site, the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Spencer Gulf Aquaculture Pty Ltd
79 Essington Lewis Avenue
Whyalla, S.A. 5608,

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 7 June 1999 and ending, subject to any earlier termination under this licence, on 30 June 1999 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence.
- 5.5 must conduct an environmental monitoring program as set out in Schedule 5 of this licence.

6. Sea Cages

The Licensee:

- 6.1 must ensure that all sea cages on the Site have anti-predator protection satisfactory to the Minister at all times during the Term; and
- 6.2 must immediately inform an officer of PIRSA (Fisheries) on 1800 065 522 or such other officer as the Minister from time to time notifies to the Licensee in writing if any marine animal, other than the Permitted Species, is caught in any sea cage or other farm structure used by the Licensee on the Site.

7. Location of Sea Cages

The Licensee must not erect or use any sea cages in any location on the Site where stocked sea cages have been used in the immediately preceding two year period.

8. Marking and Maintaining the Site

The licensee:

- 8.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;

- 8.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 8.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 8.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

9. *Site Inspection and Supervision*

The licensee:

- 9.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 9.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

10. *Fees and Returns*

The licensee:

- 10.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 10.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

11. *Compliance With Relevant Laws*

- 11.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 11.2 in particular, without derogating from the general requirement under condition 11 of this licence:
 - 11.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 11.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

12. *Public Risk Indemnity*

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

13. *Release*

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

14. *Public Risk Insurance*

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

15. *Guarantee or Indemnity Scheme*

The licensee must either:

- 15.1 provide a guarantee from its bankers; or
- 15.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

16. *No Assignment*

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

17. *Default by Licensee and Termination*

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 17.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 17.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default; or
- 17.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 17.4 if the licensee is a body corporate, any of the following occur:
 - 17.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 17.4.2 an order is made for the winding up or liquidation of the licensee;
 - 17.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 17.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 17.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or

- 17.5 if the licensee is an individual, the licensee:
- 17.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 17.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

18. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 18.1 any word importing the plural includes the singular and *vice versa*;
- 18.2 any wording importing a gender shall include all other genders;
- 18.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 18.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 18.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 18.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 18.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 18.8 time is of the essence in respect of any obligation relating to time in this licence.

19. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

20. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

21. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

22. Waiver

- 22.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 22.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 22.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

23. Notices

- 23.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
- 23.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);
- 23.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;
- 23.1.3 deemed to be duly served or made in the following circumstances:
- (a) if delivered, upon delivery;
- (b) if sending by mail, upon posting;
- (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,
- but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.
- 23.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 18 June 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Spencer Gulf Aquaculture Pty Ltd was hereunto affixed in the presence of:

(L.S.) P. J. HART, Director

R. B. FAIRCLOUGH, Witness

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
Zone 53	
760660E 6348776N 137°47'19" -32°58'05"	20
761020E 6348787N 137°47'33" -32°58'04"	
761028E 6349365N 137°47'33" -32°57'45"	
760668E 6349354N 137°47'19" -32°57'46"	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
- (2) Posts to be not less than 125 mm in diameter.
- (3) Posts and crosses to be painted yellow.
- (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
- (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
- (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
- (2) At distances not exceeding 50 m between the corner spar buoys, yellow spherical buoys not less than 300 mm in diameter.
- (3) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
- (4) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

All sea cages on the site must be marked with a unique sea cage number and the site's unique 'F number', that is, the licence number. All St Andrew's crosses must be marked with the site's unique 'F number'; that is the licence number.

Item 2—Marked-Off Areas

Marked-off areas must be marked with no less than eight equally spaced white buoys, each of at least 12 inches in diameter, each positioned no more than 70 m from each relevant sea cage situated on the site.

SCHEDULE 2

Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Snapper (*Pagrus auratus*)

Yellowtail King Fish (*Seriola lalandi*)

Permitted Farming Methods

The Director of Fisheries has, pursuant to section 48G (2) of the Act, issued a permit to disturb the seabed for the purpose of installing the structures specified in this Schedule.

Sea cages 12

Stocking Rates

The maximum stocking density of fish on the site must not exceed 10 kg/m³. The maximum standing stock on the site must not exceed 200 tonnes. Twelve sea cages each with a maximum circumference of 80 m.

SCHEDULE 3

Item 1—Fees

Fees for the period 1 June 1999 to 30 June 1999:

	\$
Base Licence Fee	44.64
Total Annual Licence Fee	44.64

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.

9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the state, the number of fish and the life stage of the fish.
11. If fish were brought into the state, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

SCHEDULE 5

Approved Environmental Monitoring Program

An Environmental Monitoring Program for the site must comply with the general requirements for environmental monitoring specified in the Decision Notification Form issued for the site under Regulation 42 of the Development Regulations 1993.

An Environmental Monitoring Program for the site must comply with the relevant Schedule of Guidelines for Licensing Discharges to the Marine Environment, November 1993 pursuant to the Environment Protection Act 1993.

The licensee must submit a draft Environmental Monitoring Program in writing to the Director of Fisheries within 60 days after the grant of the licence by the Minister.

FISHERIES ACT 1982: SECTION 48G (2)

TAKE notice that pursuant to section 42G (2) of the Fisheries Act 1982, I hereby authorise Spencer Gulf Aquaculture Pty Ltd, P.O. Box 364, Whyalla, S.A. 5600 (hereinafter referred to as the 'permit holder') to disturb the seabed of the site specified in Item 1 of the Schedule for the purpose only of installing the structures specified in Item 2 of the Schedule in accordance with the application for Licence No. FF00028, dated 21 June 1999 (such structures not to be installed on the seabed itself) for the period commencing 21 June 1999 and ending upon the expiration or earlier termination of Licence No. FF00028, issued pursuant to section 53 of the Fisheries Act 1982.

SCHEDULE 1

Item 1—Location Co-ordinates

Licensed Area	Licensed Hectares		
Zone 53			
760660E 6348776N	137°47'19"	-32°58'05"	20
761020E 6348787N	137°47'33"	-32°58'04"	
761028E 6349365N	137°47'33"	-32°57'45"	
760668E 6349354N	137°47'19"	-32°57'46"	

Item 2—Structures to be Installed

Sea cages

Twelve sea cages each with a maximum circumference of 80 m.
Dated 21 June 1999.

G. R. MORGAN, Director of Fisheries

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Spencer Gulf Aquaculture Pty Ltd, P.O. Box 364, Whyalla, S.A. 5600 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence No. FF00028.

SCHEDULE 1

The importation and release of:

Snapper (*Pagrus auratus*)

Yellowtail King Fish (*Seriola lalandi*)

Within the 20 hectares of water defined by the following co-ordinates:

Licensed Area	Licensed Hectares
Zone 53	
760660E 6348776N 137°47'19" -32°58'05"	20
761020E 6348787N 137°47'33" -32°58'04"	
761028E 6349365N 137°47'33" -32°57'45"	
760668E 6349354N 137°47'19" -32°57'46"	

SCHEDULE 2

1. Fish obtained within South Australia for use in the fish farms shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.

2. The fish farmer shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 or the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.

3. Any oysters brought into South Australia must undergo a soakage process whereby they are completely submerged in fresh water for a period of not less than two hours before being placed in the approved structures. Fresh water is deemed to be water suitable for human consumption or horticultural or agricultural use.

4. The fish farmer shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.

5. The fish farmer must retain the copy of this permit which has been supplied by the Director of Fisheries, and if requested by a Fisheries Officer, produce that permit for inspection.

Dated 21 June 1999.

G. R. MORGAN, Director of Fisheries

FISHERIES ACT 1982

MARINE FINFISH FARMING LICENCE FF00029

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species') and, pursuant to section 48G (2) of the Act, the Director of Fisheries has also issued a permit to disturb the seabed for the purpose of installing structures necessary for the licensed activity at the undermentioned site, the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Spencer Gulf Aquaculture Pty Ltd
79 Essington Lewis Avenue
Whyalla, S.A. 5608,

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 7 June 1999 and ending, subject to any earlier termination under this licence, on 30 June 1999 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence.
- 5.5 must conduct an environmental monitoring program as set out in Schedule 5 of this licence.

6. Sea Cages

The Licensee:

- 6.1 must ensure that all sea cages on the Site have anti-predator protection satisfactory to the Minister at all times during the Term; and
- 6.2 must immediately inform an officer of PIRSA (Fisheries) on 1800 065 522 or such other officer as the Minister from time to time notifies to the Licensee in writing if any marine animal, other than the Permitted Species, is caught in any sea cage or other farm structure used by the Licensee on the Site.

7. Location of Sea Cages

The Licensee must not erect or use any sea cages in any location on the Site where stocked sea cages have been used in the immediately preceding two year period.

8. Marking and Maintaining the Site

The licensee:

- 8.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;

- 8.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 8.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 8.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

9. *Site Inspection and Supervision*

The licensee:

- 9.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 9.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

10. *Fees and Returns*

The licensee:

- 10.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 10.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

11. *Compliance With Relevant Laws*

- 11.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 11.2 in particular, without derogating from the general requirement under condition 11 of this licence:
 - 11.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 11.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

12. *Public Risk Indemnity*

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

13. *Release*

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

14. *Public Risk Insurance*

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

15. *Guarantee or Indemnity Scheme*

The licensee must either:

- 15.1 provide a guarantee from its bankers; or
- 15.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

16. *No Assignment*

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

17. *Default by Licensee and Termination*

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 17.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 17.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default; or
- 17.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 17.4 if the licensee is a body corporate, any of the following occur:
 - 17.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 17.4.2 an order is made for the winding up or liquidation of the licensee;
 - 17.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 17.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 17.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or

- 17.5 if the licensee is an individual, the licensee:
- 17.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 17.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

18. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 18.1 any word importing the plural includes the singular and *vice versa*;
- 18.2 any wording importing a gender shall include all other genders;
- 18.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 18.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 18.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 18.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 18.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 18.8 time is of the essence in respect of any obligation relating to time in this licence.

19. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

20. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

21. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

22. Waiver

- 22.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 22.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 22.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

23. Notices

- 23.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
- 23.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);
- 23.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;
- 23.1.3 deemed to be duly served or made in the following circumstances:
- (a) if delivered, upon delivery;
- (b) if sending by mail, upon posting;
- (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,
- but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.
- 23.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 18 June 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Spencer Gulf Aquaculture Pty Ltd was hereunto affixed in the presence of:

(L.S.) P. J. HART, Director

R. B. FAIRCLOUGH, Witness

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
Zone 53	
758615E 6350382N 137°45'59" -32°57'15"	20
759188E 6350382N 137°46'21" -32°57'14"	
759188E 6350772N 137°46'21" -32°57'01"	
758499E 6350699N 137°45'54" -32°57'04"	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
- (2) Posts to be not less than 125 mm in diameter.
- (3) Posts and crosses to be painted yellow.
- (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
- (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
- (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
- (2) At distances not exceeding 50 m between the corner spar buoys, yellow spherical buoys not less than 300 mm in diameter.
- (3) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
- (4) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

All sea cages on the site must be marked with a unique sea cage number and the site's unique 'F number', that is, the licence number. All St Andrew's crosses must be marked with the site's unique 'F number'; that is the licence number.

Item 2—Marked-Off Areas

Marked-off areas must be marked with no less than eight equally spaced white buoys, each of at least 12 inches in diameter, each positioned no more than 70 m from each relevant sea cage situated on the site.

SCHEDULE 2

Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Snapper (*Pagrus auratus*)

Yellowtail King Fish (*Seriola lalandi*)

Permitted Farming Methods

The Director of Fisheries has, pursuant to section 48G (2) of the Act, issued a permit to disturb the seabed for the purpose of installing the structures specified in this Schedule.

Sea cages 12

Stocking Rates

The maximum stocking density of fish on the site must not exceed 10 kg/m³. The maximum standing stock on the site must not exceed 200 tonnes. Twelve sea cages each with a maximum circumference of 80 m.

SCHEDULE 3

Item 1—Fees

Fees for the period 1 June 1999 to 30 June 1999:

	\$
Base Licence Fee	44.64
Total Annual Licence Fee	44.64

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

1. Name of licensee.
2. Address of licensee.
3. Species of fish farmed and held on the site.
4. Location of aquaculture operation.
5. Period covered by return.
6. Number of life stage of each species of fish held.
7. Number, weight and value of each species of fish held.
8. Details of any disease detected in any fish kept.

9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
10. If any fish were brought into the state, the number of fish and the life stage of the fish.
11. If fish were brought into the state, the purpose for which they were brought in.
12. Method of disposal of water and packaging use for transporting the fish.
13. If any disease or symptom of disease occurred in the acquired fish.
14. Method of disposal of diseased or dead fish and the number disposed of.
15. Signature, date and telephone number.
16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

SCHEDULE 5

Approved Environmental Monitoring Program

An Environmental Monitoring Program for the site must comply with the general requirements for environmental monitoring specified in the Decision Notification Form issued for the site under Regulation 42 of the Development Regulations 1993.

An Environmental Monitoring Program for the site must comply with the relevant Schedule of Guidelines for Licensing Discharges to the Marine Environment, November 1993 pursuant to the Environment Protection Act 1993.

The licensee must submit a draft Environmental Monitoring Program in writing to the Director of Fisheries within 60 days after the grant of the licence by the Minister.

FISHERIES ACT 1982: SECTION 48G (2)

TAKE notice that pursuant to section 42G (2) of the Fisheries Act 1982, I hereby authorise Spencer Gulf Aquaculture Pty Ltd, P.O. Box 364, Whyalla, S.A. 5600 (hereinafter referred to as the 'permit holder') to disturb the seabed of the site specified in Item 1 of the Schedule for the purpose only of installing the structures specified in Item 2 of the Schedule in accordance with the application for Licence No. FF00029, dated 21 June 1999 (such structures not to be installed on the seabed itself) for the period commencing 21 June 1999 and ending upon the expiration or earlier termination of Licence No. FF00029, issued pursuant to section 53 of the Fisheries Act 1982.

SCHEDULE 1

Item 1—Location Co-ordinates

Licensed Area				Licensed Hectares
Zone 53				
758615E	6350382N	137°45'59"	-32°57'15"	20
759188E	6350382N	137°46'21"	-32°57'14"	
759188E	6350772N	137°46'21"	-32°57'01"	
758499E	6350699N	137°45'54"	-32°57'04"	

Item 2—Structures to be Installed

Sea cages

Twelve sea cages each with a maximum circumference of 80 m. Dated 21 June 1999.

G. R. MORGAN, Director of Fisheries

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Spencer Gulf Aquaculture Pty Ltd, P.O. Box 364, Whyalla, S.A. 5600 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence No. FF00029.

SCHEDULE 1

The importation and release of:

Snapper (*Pagrus auratus*)

Yellowtail King Fish (*Seriola lalandi*)

Within the 20 hectares of water defined by the following co-ordinates:

Licensed Area	Licensed Hectares
Zone 53	
758615E 6350382N 137°45'59" -32°57'15"	20
759188E 6350382N 137°46'21" -32°57'14"	
759188E 6350772N 137°46'21" -32°57'01"	
758499E 6350699N 137°45'54" -32°57'04"	

SCHEDULE 2

1. Fish obtained within South Australia for use in the fish farms shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.

2. The fish farmer shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 or the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.

3. Any oysters brought into South Australia must undergo a soakage process whereby they are completely submerged in fresh water for a period of not less than two hours before being placed in the approved structures. Fresh water is deemed to be water suitable for human consumption or horticultural or agricultural use.

4. The fish farmer shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.

5. The fish farmer must retain the copy of this permit which has been supplied by the Director of Fisheries, and if requested by a Fisheries Officer, produce that permit for inspection.

Dated 21 June 1999.

G. R. MORGAN, Director of Fisheries

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Second Notice of Intention to Assign Boundaries to Places following public consultation

NOTICE is hereby given pursuant to the provisions of the above Act that the Surveyor-General proposes to:

1. Discontinue the existing boundaries of Yankalilla, Carrickalinga and Normanville.

2. Assign the names YANKALILLA, NORMANVILLE, CARRICKALINGA, MYPONGA BEACH, MYPONGA, SELICKS HILL, PAGES FLAT, MOUNT COMPASS, INMAN VALLEY, WAITPINGA, PARAWA, TUNKALILLA, HAY FLAT, SECOND VALLEY, RAPID BAY, CAPE JERVIS, DELAMERE, DEEP CREEK, WATTLE FLAT, WIRRINA COVE, BALD HILLS, TORRENS VALE, WILLOW CREEK, BACK VALLEY and SILVERTON to those areas numbered 1 to 25 respectively on Rack Plan 800.

Copies of Rack Plan 800 can be viewed at the office of the Surveyor-General, 101 Grenfell Street, Adelaide, or at the offices of the District Council of Yankalilla.

Submissions in writing regarding this proposal may be lodged with the Secretary, Geographical Names Advisory Committee, Building 2, 300 Richmond Road, Netley (P.O. Box 550, Marleston, S.A. 5033) within one month of the publication of this notice.

Dated 26 May 1999.

P. M. KENTISH, Surveyor-General, Department for Administrative and Information Services

DENR 9145/1994

LOCAL GOVERNMENT ACT 1934

Rebate of Rates on Certain Land

TAKE notice that pursuant to section 193 (2) (c) of the Local Government Act 1934, as amended, I, Mark Brindal, Minister for Local Government and delegate Minister of the Minister for Industry and Trade to whom the administration of the Local Government Act 1934, is committed, hereby approve the bodies referred to in the Schedule for the financial year 1999-2000 as bodies for the purposes of section 193 (1) of that Act.

THE SCHEDULE

Corporation of the City of Adelaide

- Adelaide Hospitality and Tourism School
97-99 Pirie Street (2nd Floor), Adelaide, S.A. 5000.
- Adelaide Tuition Centre
5 Leigh Street, Adelaide, S.A. 5000.
- Aquinas College Incorporated
102 Palmer Place, North Adelaide, S.A. 5006.
52 Jeffcott Street, North Adelaide, S.A. 5006.
21-25 Palmer Place, North Adelaide, S.A. 5006.
- Australian Institute of Management SA
224 Hindley Street, Adelaide, S.A. 5000.
- Eynesbury College
15-19 Franklin Street, Adelaide, S.A. 5000.
- Hospitality Training Co. Australia Pty Ltd
Level 6, 197 North Terrace, Adelaide, S.A. 5000.
- Kathleen Lumley College Inc.
111-112 Mackinnon Parade, North Adelaide, S.A. 5006.
- John Pearce Group (SA) Pty Ltd
141-142 North Terrace, Adelaide, S.A. 5000.
- Lincoln College Inc.
28-33 Brougham Place, North Adelaide, S.A. 5006.
- Lutheran Church of Australia Inc.
102-106 Jeffcott Street, North Adelaide, S.A. 5006.
- Mattanya Housing Association Inc.
14-24 Finnis Street, North Adelaide, S.A. 5006.
- Mighty Good Productions Pty Ltd
1A Frederick Street, Adelaide, S.A. 5000.
187 Sturt Street, Adelaide, S.A. 5000.
- Muirden Business Studies Centre Ltd
366 King William Street, Adelaide, S.A. 5000.
- Pam Arnold Centre
109 Carrington Street, (1st Floor), Adelaide, S.A. 5000.
163 Halifax Street, Adelaide, S.A. 5000.
- Prides Business College
112 Rundle Mall, 2nd and 3rd Floor, Adelaide, S.A. 5000.
- St Anne's College Inc.
187 Brougham Place, North Adelaide, S.A. 5006.
- St Mark's College Inc.
42-44 Pennington Terrace, North Adelaide, S.A. 5006.
- SA College of English Pty Ltd
254 North Terrace, Adelaide, S.A. 5000.
- SA College of Natural Therapies & Traditional Medicine Inc.
307-309 Pulteney Street, Adelaide, S.A. 5000.
- SAE Technology College
Level 2, 282 Gouger Street, Adelaide, S.A. 5000.
- Stones & Muirden Business College Ltd
33-37 Gilbert Place, Adelaide, S.A. 5000.
- Terry Simpson Studios
2F, 212C-212D Gays Arcade, Adelaide, S.A. 5000.
- Training Restaurant Adelaide
197-199 North Terrace, Adelaide, S.A. 5000.
- University of SA Students Housing Association Inc.
Units 1, 2, 3 and 4, 19 Stamford Court, Adelaide, S.A. 5000.
- Vocational Language Learning Centre
2-8 King William Road, North Adelaide, S.A. 5006.
- Workers Educational Association
221-237 Angas Street, Adelaide, S.A. 5000.
239 Angas Street, Adelaide, S.A. 5000.

Wakefield Regional Council

- Statewide Group Training Co.
1-3 South Terrace, Blyth, S.A. 5462.

Dated 20 June 1999.

M. BRINDAL, Minister for Local Government

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 VII of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published
		Volume	Folio	
147 Semaphore Road, Exeter	Allotment 41 in filed plan 2994, Hundred of Port Adelaide	5094	477	7.12.78, page 2190
208 Findon Road, Findon	Allotment 93 of portion of section 426, Hundred of Yatala	4292	51	23.12.93, page 3049
160 Grange Road, Flinders Park	Allotment 269 of subdivision of portion of section 391	1483	7	2.2.95, page 207
Flat 3/28 Colley Terrace, Glenelg	Allotment 93 in filed plan 3465, Hundred of Noarlunga	5206	668	21.1.99, page 500
499 Esplanade, Grange	Allotment 21 in filed plan 96 of portion of section 1006, Hundred of Yatala	5082	129	2.9.76, page 799
16 Farnham Road, Keswick	Allotments 278 and 279 in filed plan 19502, Hundred of Adelaide	5136	108	25.7.96, page 182
Portion of Section 165/166 Purnong Road, Mannum	Allotment 1 in deposited plan 47541, Hundred of Finnis	5462	418	22.12.94, page 2316
Flat 2, 104 Addison Road, Pennington (now one house)	Allotment 45 of portion of section 417, Hundred of Yatala	5491	55	10.8.89, page 552
5 Douglas Street, Port Augusta	Allotment 41 of section 601, Hundred of Davenport	2168	67	8.11.84, page 1530
3 Gow Street, Port Augusta	Allotment 330 of section 126, Hundred of Davenport	151	117	28.7.77, page 263
5 Hospital Road, Port Augusta	Allotment 38 of subdivision of sections 76 and 77, Hundred of Davenport	5177	949	21.4.94, page 1083
3 Young Street, Port Augusta	Allotment 112 of portion of section 84 in filed plan 216897, Hundred of Davenport	5634	990	11.1.96, page 110
23 Alfred Street, Port Pirie	Allotment 12 of section 53, Hundred of Pirie	345	238	14.11.89, page 1505
47 Pirie Street, Port Pirie South	Allotment 44 in deposited plan 775, Hundred of Pirie	5501	56	25.3.99, page 1466
209 Port Road, Queenstown	Allotment 3 in filed plan 16067, Hundred of Yatala	5281	243	24.2.94, page 538
52 Crown Terrace, Royal Park	Allotment 97 of portion of section 442, Hundred of Yatala	2190	116	23.11.67, page 2273
17 Benson Street, Semaphore	Allotment 46 in filed plan 2754 in the area named Semaphore, Hundred of Port Adelaide	5082	177	17.2.77, page 469
23 Coppin Street, Semaphore	Allotment 114 of section 1052, Hundred of Port Adelaide	5092	300	22.6.67, page 1856
31 Dunn Street, Semaphore	Allotment 50 of portion of section 1055, Hundred of Port Adelaide	5102	90	2.9.76, page 799
111 Hart Street, Semaphore	Allotment 115 in filed plan 2805 in the area named Semaphore, Hundred of Port Adelaide	5125	716	12.8.71, page 563
9 Turton Street, Semaphore	Allotment 96 in filed plan 2950 in the area named Semaphore, Hundred of Port Adelaide	5502	918	28.9.78, page 1066
Lot 24 Victoria Street, Swan Reach (old kiosk, caravan park)	Allotment 24 of portion of section 3, Hundred of Nildottie	5494	576	29.2.96, page 1333
28 Danby Street, Torrensville	Allotment 199 in deposited plan 1761 in the area named Torrensville, Hundred of Adelaide	5118	351	18.11.71, page 2119
55 East Street, Torrensville	Allotment 51 of portion of section 94, Hundred of Adelaide	2843	66	31.7.69, page 318
57 East Street, Torrensville	Allotment 50 in filed plan 123244, section 94, Hundred of Adelaide	5557	323	3.7.69, page 39
20 Jeanette Street, Woodville Park	Allotment 24 of portion of section 397, Hundred of Yatala	1922	75	7.7.77, page 58

Dated at Adelaide, 24 June 1999.

P. SMITH, 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 VII of the Housing Improvement Act 1940, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
		Volume	Folio		
29 Harriett Street, Adelaide	Allotment 1 of portion of town acre 597, Hundred of Adelaide	5296	520	6.5.65, page 1061	140.00
10 Union Street, Beulah Park	Portion of allotment 6 of the subdivision of block 5 of portion of section 288, Hundred of Adelaide	2362	46	29.5.97, page 2697	145.00
Rear dwelling at 41A Shannon Street, Birdwood	Allotment 100 in deposited plan 22246, Hundred of Talunga	5157	93	27.8.98, page 640	75.00
Flat 1, 22 Crocker Street, Bordertown	Allotment 502 of portion of allotment 21, Hundred of Tatiara	4226	82	30.5.96, page 2605	85.00
Flat 2, 22 Crocker Street, Bordertown	Allotment 502 of portion of allotment 21, Hundred of Tatiara	4226	82	30.5.96, page 2605	95.00
13 Margaret Street, Firle	Allotment 87 of subdivision of portion of section 303, Hundred of Adelaide	5235	111	30.7.92, page 759	85.00
38 Fourth Street, Gawler South	Allotment 31 of section 3, Hundred of Mudla Wirra	5570	905	28.2.74, page 696	120.00
12 Castle Street, Glanville	Allotment 39 in filed plan 3333, Hundred of Port Adelaide	5420	89	21.3.68, page 1054	100.00
115 Adelaide Road, Murray Bridge	Allotment 243 of portion of section 412 in filed plan 167058, Hundred of Mobilong	5639	948	29.4.99, page 2375	80.00
5 Jones Street, Nailsworth	Allotment 201 in deposited plan 864, Hundred of Yatala	5498	409	7.9.78, page 875	110.00
144 Barton Terrace West, North Adelaide	Allotment 104 of portion of town acre 951 in filed plan 183376, Hundred of Yatala	236	3	28.9.95, page 831	100.00
158 Gover Street, North Adelaide	Allotment 418 of portion of town acre 905, Hundred of Yatala	4087	506	15.1.42, page 86	85.00
Lot 3, Hammerling Road, Nuriootpa (house and sheds only)	Allotment 3 in filed plan 712, Hundred of Nuriootpa	5287	313	26.11.98, page 1638	90.00
15 Rose Street, Prospect	Allotment 201 of portion of section 371, Hundred of Yatala	5298	409	31.3.95, page 1141	140.00
17 Rose Street, Prospect	Allotment 201 of portion of section 371, Hundred of Yatala	5298	409	31.3.95, page 1141	140.00
5 Alton Avenue, Torrens Park	Allotment 56 in deposited plan 3475, Hundred of Adelaide	5250	779	29.4.99, page 2375	85.00
Corner of Robert and Maloney Roads, Virginia (including shed)	Portion of section 3009, Hundred of Munno Para, County of Adelaide	2764	96	24.4.85, page 1338	90.00
32 Wilsden Street, Walkerville	Allotment 25 in filed plan 100385, Hundred of Yatala	5097	429	29.4.99, page 2375	150.00
19 Bright Street, Willaston	Allotment 593 of portion of section 1, Hundred of Mudla Wirra	284	97	24.4.69, page 1181	100.00
4 Jeanette Street, Woodville Park	Allotment 51 in filed plan 123645 in the area named Woodville Park, Hundred of Yatala	5498	651	28.7.94, page 182	100.00

Dated at Adelaide, 24 June 1999.

P. SMITH, Acting General Manager, Housing Trust

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 VII of the Housing Improvement Act 1940.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate of Title	
			Volume	Folio
22 Newton Terrace,	Enfield	Allotment 200 in deposited plan 4451, Hundred of Yatala	5225	928
Pieces 92 and 93 North Terrace Extension,	Stirling North	Allotment comprising pieces 92 and 93 in filed plan 207291 in the area named Stirling North, Hundred of Davenport	5487	964

Dated at Adelaide, 24 June 1999.

P. SMITH, Acting General Manager, Housing Trust

MINING ACT 1971

Department of Primary Industries and Resources, Adelaide, 24 June 1999

NOTICE is hereby given that the mining lease mentioned and described at the foot hereof is declared cancelled.

ROB KERIN, Minister for Primary Industries, Natural Resources and Regional Development

Lease No.	Lessee	Locality	Reason for Cancellation	Ref No.
4087	Kingsford Ross Heylen	In pastoral block 298, Out of Hundreds (Gairdner) Glenloth Goldfield.	Failure to lodge bond	T772

MINING ACT 1971

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

Applicant: Minefinders Pty Ltd

Location: Mount Karinya area—Approximately 70 km north-east of Adelaide, bounded as follows: Commencing at a point being the intersection of latitude 34°06'S and longitude 139°09'E, thence east to longitude 139°15'E, south to latitude 34°35'S, west to longitude 139°09'E and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966.

Term: 1 year

Area in km²: 493

Ref. D.M.E. No.: 037/1999

Dated 24 June 1999.

L. JOHNSTON, Mining Registrar

MINING ACT 1971

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

Applicant: Agricola Mining Pty Ltd

Location: Lake Hawdon area—Approximately 16 km east of Robe, bounded as follows: Commencing at a point being the intersection of latitude 37°06'S and longitude 139°52'E, thence east to longitude 139°56'E, south to latitude 37°08'S, east to longitude 139°58'E, south to latitude 37°11'S, west to longitude 139°55'E, north to latitude 37°10'S, west to longitude 139°52'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p.4984 of *Commonwealth Gazette* number 84 dated 6 October 1966.

Term: 1 year

Area in km²: 63

Ref. D.M.E. No.: 039/1999

Dated 24 June 1999.

L. JOHNSTON, Mining Registrar

MINING ACT 1971

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

Applicant: Inca Resources Pty Ltd, Waterhouse Nominees Pty Ltd and D. A. Wilson trading as Wilpai Family Trust

Location: Balaklava area—Approximately 90 km north-west of Adelaide, bounded as follows:

Area 'A'—Commencing at a point being the intersection of latitude 34°02'S and longitude 138°35'E, thence east to longitude 138°37'E, south to latitude 34°04'S, east to longitude 138°38'E, south to latitude 34°06'S, east to longitude 138°39'E, south to latitude 34°07'S, west to longitude 138°36'E, north to latitude 34°05'S, west to longitude 138°35'E and north to the point of commencement.

Area 'B'—Commencing at a point being the intersection of latitude 34°02'S and longitude 138°29'E, thence east to longitude 138°31'E, south to latitude 34°04'S, east to longitude 138°32'E, south to latitude 34°06'S, east to longitude 138°33'E, south to latitude 34°14'S, east to longitude 138°34'E, south to latitude 34°15'S, east to longitude 138°36'E, south to latitude 34°19'S, west to longitude 138°31'E, north to latitude 34°17'S, west to longitude 138°30'E, north to latitude 34°14'S, west to longitude 138°29'E, north to latitude 34°11'S, east to longitude 138°30'E, north to latitude 34°08'S, west to longitude 138°29'E and north to the point of commencement.

Area 'C'—Commencing at a point being the intersection of latitude 34°11'S and longitude 138°18'E, thence east to longitude 138°21'E, south to latitude 34°12'S, east to longitude 138°22'E, south to latitude 34°15'S, east to longitude 138°23'E, south to latitude 34°17'S, east to longitude 138°25'E, north to latitude 34°16'S, east to longitude 138°27'E, south to latitude 34°19'S, west to longitude 138°24'E, south to latitude 34°21'S, east to longitude 138°25'E, south to latitude 34°23'S, east to longitude 138°26'E, south to latitude 34°32'S, west to longitude 138°23'E, north to latitude 34°25'S, west to longitude 138°22'E, north to latitude 34°20'S, west to longitude 138°21'E, north to latitude 34°19'S, west to longitude 138°20'E, north to latitude 34°13'S, west to longitude 138°18'E, and north to the point of commencement, but excluding area reserved (see *Government Gazette* 4 March 1993).

All the within latitudes and longitudes are geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966.

Term: 1 year
 Area in km²: 429
 Ref. D.M.E. No.: 266/1998
 Dated 24 June 1999.

L. JOHNSON, Mining Registrar

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT
 1994

Section 23

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Kenneth Trevor Griffin, 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

Leah Maree Bonfili, an officer/employee of Homburg Group Pty Ltd.

SCHEDULE 2

The whole of land described in certificate of title register book volume 5617, folio 513 situated at Lot 7, Merlot Court, Nuriootpa, S.A. 5355.

Dated 16 June 1999.

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

H. J. GILMORE, 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 Trevor William Peters, 81 Main Street, Hahndorf, S.A. 5245 has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 81 Main Street, Hahndorf and known as Café Bamberg.

The application has been set down for hearing on 23 July 1999.

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 Licensing Commissioner, 2nd Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 10 June 1999.

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 Rocco Caminiti and Lisa Marie Caminiti have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 66 Unley Road, Unley, S.A. 5061 and known as Fatz Café.

The application has been set down for hearing on 23 July 1999.

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 Licensing Commissioner, 2nd Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 8 June 1999.

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 Shenannigans One Pty Ltd and Shenannigans Two Pty Ltd have applied to the Licensing Authority for a Variation to Conditions of Licence in respect of premises situated at T2052C, Westfield, 297 Diagonal Road, Oaklands Park, S.A. 5046 and known as Shenannigans Irish Pub.

The application has been set down for hearing on 23 July 1999.

Conditions

The following licence conditions are sought:

- To vary the capacities so that Area 1 and Area 2 have a combined capacity of 445 persons.
- To delete the following conditions from the licence:
 - (a) Monday to Friday between 11 a.m. and 3 p.m. (except for Public Holidays, Melbourne Cup Day and St Patricks Day) liquor may only be sold to persons seated at a table or attending a function at which food is supplied.
 - (b) The consumption of liquor in Area 3 is only permitted with or ancillary to a meal provided by the licensee.

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 Licensing Commissioner, 2nd Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 21 June 1999.

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 Innamincka Hotel Pty Ltd (ACN 087 950 534), c/o Bonnins, Level 14, 100 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of the premises situated at South Terrace, Innamincka, S.A. 5731 and known as Innamincka Hotel.

The application has been set down for hearing on 23 July 1999 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 Licensing Commissioner, 2nd Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 17 June 1999.

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 Golden Grove Gateway Tavern Pty Ltd (ACN 007 963 199) has applied to the Licensing Authority for the revocation of a Condition of the Licence in respect of premises situated at corner Golden Grove Road and Grenfell Road, Surrey Downs and known as Golden Grove Gateway Tavern.

The application has been set down for hearing on Friday, 23 July 1999 at 9 a.m.

Condition

The following condition is sought to be revoked:

All entertainment on Sunday is to cease at 8 p.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 Licensing Commissioner, 2nd Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 18 June 1999.

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 Bartmede Pty Ltd has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 1 Main Street, Sedan, S.A. 5353 and known as Sedan Hotel.

The application has been set down for hearing on 23 July 1999.

Conditions

The following conditions are sought:

Hours of Operation: Thursday to Saturday, midnight to 2 a.m. the following morning. Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight, on the licensed premises. Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m., off the licensed premises.

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 Licensing Commissioner, 2nd Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 18 June 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application for Transfer of Liquor Licence and Gaming Machine Licence

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Kirkbee Pty Ltd has applied to the Liquor Licensing Commissioner for the transfer of a Liquor and Gaming Machine Licence in respect of premises situated at 35 Main Street, Hahndorf, S.A. 5245 and known as Hahndorf Inn.

The applications have been set down for hearing on 23 July 1999.

Any person may object to the applications 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 applications are open to public inspection without fee at the Office of the

Liquor Licensing Commissioner, 2nd Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 18 June 1999.

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 Mauviel Holdings Pty Ltd, 58 Warren Avenue, Blair Athol, S.A. 5084 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1st Level, Myer Centre, Rundle Mall, Adelaide, S.A. 5000 and known as Billy Baxters Coffee House, Myer Centre.

The application has been set down for hearing on 26 July 1999.

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 Licensing Commissioner, 2nd Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 8 June 1999.

Applicant

NATIONAL PARKS REGULATIONS 1990

Closure of the Chowilla Game Reserve, Chowilla Regional Reserve, Katarapko section of the Murray River National Park, Lyrup Flats section of the Murray River National Park, Pike River Conservation Park, Dangali Conservation Park, Moorook Game Reserve, Loch Luna Game Reserve, Cooltong Conservation Park

PURSUANT to Regulation 7 (3) (c) of the National Parks Regulations 1990. I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Chowilla Game Reserve, including Chowilla Island, Monoman Island, Boat Creek Island, Slaney Island, Punkah Island (including Horseshoe Lagoon), Grand Junction Island, Wilperna Island and Hypurna Island and extending to the New South Wales and Victorian Borders from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

Pursuant to Regulation 7 (3) (c) of the National Parks Regulations 1990. I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Chowilla Regional Reserve, from 5.00 pm on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

Pursuant to Regulation 7 (3) (c) of the National Parks Regulations 1990. I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Katarapko section of the Murray River National Park including Katarapko Island from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

Pursuant to Regulation 7 (3) (c) of the National Parks Regulations 1990. I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Lyrup Flats section of the Murray River National Park from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

Pursuant to Regulation 7 (3) (c) of the National Parks Regulations 1990. I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Moorook Game Reserve from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

Pursuant to Regulation 7 (3) (c) of the National Parks Regulations 1990. I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Loch Luna Game Reserve from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

Pursuant to Regulation 7 (3) (c) of the National Parks Regulations 1990. I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Pike River Conservation Park, from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

Pursuant to Regulation 7 (3) (c) of the National Parks Regulations 1990, I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Cooltong Conservation Park from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

Pursuant to Regulation 7 (3) (c) of the National Parks Regulations 1990, I, Allan Norman Holmes, the Director of National Parks and Wildlife, close to the public the whole of the Danggali Conservation Park from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999.

The purpose of the abovementioned closures is to ensure the safety of the public during a feral animal-culling program within the Reserves during the period.

Use of Firearms within the Reserve

Pursuant to Regulations 7 (4), 18 (1) and 37 of the National Parks Regulations 1990, I, Allan Norman Holmes, the Director of National Parks and Wildlife grant permission to members of the Field and Game Association and the Sporting Shooters Association of Australia, in possession of both a current Hunting Permit and a firearm to enter and remain in the Chowilla Game Reserve, Chowilla Regional Reserve, Katarapko section of the Murray River National Park, Lyrup Flats section of the Murray River National Park, Pike River Conservation Park, Danggali Conservation Park, Moorook Game Reserve, Loch Luna Game Reserve, Cooltong Conservation Park from 5.00 p.m. on Friday, 13 August 1999 until 7.00 a.m. on Tuesday, 17 August 1999 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act 1972, the National Parks Regulations 1990, and the National Parks and Wildlife (Hunting) Regulations 1996, including those requiring compliance with the directions, requests, requirements and orders of Wardens.

Dated 21 June 1999.

A. N. HOLMES, Director, National Parks and Wildlife

PUBLIC SECTOR MANAGEMENT ACT 1995

Section 67

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an equal employment opportunity program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class, and whereas the Premier may make special provision for persons of a defined class employed in the public sector with a view to enabling them to compete for other positions or pursue careers in the public sector as effectively as persons not of that class, I, John Olsen, Premier, do hereby publish the equal employment opportunity program set out in the Schedule.

THE SCHEDULE

South Australian Public Sector Aboriginal Recruitment and Development Strategy

Object

To increase the representation of Aboriginal people in the South Australian public sector to better reflect their representation in the South Australian population.

Special Provisions

Pursuant to section 67 (2) (a) and (b) of the Public Sector Management Act 1995, I make special provisions to achieve the object as follows:

- (a) the Department of Education, Training and Employment may seek applicants from Aboriginal people resident in South Australia for inclusion on an Aboriginal Register, in accordance with processes agreed by the Commissioner for Public Employment;

- (b) persons on the Aboriginal Register may be provided with temporary employment opportunities in positions for periods up to 12 months duration in public sector agencies, in accordance with processes agreed by the Commissioner for Public Employment;

- (c) persons on the Aboriginal Register who are not currently employed within the public sector will be eligible to apply for all positions advertised in the Notice of Vacancies, and to compete for such positions on the basis of merit, in accordance with processes agreed by the Commissioner for Public Employment; and

- (d) public sector agencies may provide training and development opportunities to Aboriginal employees of the South Australian public sector assist them to effectively compete on the basis of merit for future positions in the public sector.

This program will operate until 30 June 2002.

Dated 18 June 1999.

JOHN OLSEN, Premier

PUBLIC SECTOR MANAGEMENT ACT 1995

Section 67

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an equal employment opportunity program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class, and whereas the Premier may make special provision for persons of a defined class employed in the public sector with a view to enabling them to compete for other positions or pursue careers in the public sector as effectively as persons not of that class, I, John Olsen, Premier, do hereby publish the equal employment opportunity program set out in the Schedule.

THE SCHEDULE

Equal Employment Opportunity Program for Indigenous People in TAFE SA

Object

To increase the representation of Indigenous people in TAFE SA in the Department of Education, Training and Employment to better reflect their representation in the South Australian population.

Special Provisions

Pursuant to section 67 (2) (a) and (b) of the Public Sector Management Act 1995, I make special provisions to achieve the object as follows:

- (a) temporary employment opportunities for Indigenous persons in positions up to 12 months duration in TAFE SA in the Department of Education, Training and Employment may be advertised only in the South Australian state public sector. The advertisement and filling of such positions will be within the processes required by the Commissioner for Public Employment;

- (b) if the Commissioner for Public Employment is satisfied that it is unlikely that there are suitable Indigenous public sector employees for a particular temporary position or class of such positions in TAFE SA, then the position(s) may be advertised to members of the Indigenous community who are not currently employed in the South Australian state public sector; and

- (c) the Department of Education, Training and Employment may provide training and development opportunities to Indigenous employees of TAFE SA to assist them to effectively compete on the basis of merit for future positions in the public sector.

This program will operate until 31 December 2003.

Dated 18 June 1999.

JOHN OLSEN, Premier

PUBLIC SECTOR MANAGEMENT ACT 1995

Section 67

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an equal employment opportunity program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class, and whereas the Premier may make special provision for persons of a defined class employed in the public sector with a view to enabling them to compete for other positions or pursue careers in the public sector as effectively as persons not of that class, I, John Olsen, Premier, do hereby publish the equal employment opportunity program set out in the Schedule.

THE SCHEDULE

*Equal Employment Opportunity Program for Women in Leadership Positions in Schools**Object*

To provide temporary employment opportunities for women in leadership positions in schools within the Department of Education, Training and Employment, so they are able to compete effectively for such positions on a longer term or ongoing basis in the future.

Special Provisions

Pursuant to section 67 (2) (b) of the Public Sector Management Act 1995, I make special provisions to achieve the object as follows:

- (a) temporary employment opportunities in leadership positions in schools may be made available to women employees of the Department of Education, Training and Employment by advertising, in the first instance, for women only for leadership positions with a term of one year or less;
- (b) leadership positions are defined as Principal, Deputy Principal, Assistant Principal and Coordinator positions under the Education Act 1972.

This program will operate until 31 December 2003.

Dated 18 June 1999.

JOHN OLSEN, Premier

PUBLIC SECTOR MANAGEMENT ACT 1995

Section 67

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an equal employment opportunity program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class, and whereas the Premier may make special provision for persons of a defined class employed in the public sector with a view to enabling them to compete for other positions or pursue careers in the public sector as effectively as persons not of that class, I, John Olsen, Premier, do hereby publish the equal employment opportunity program set out in the Schedule.

THE SCHEDULE

*Department of Education, Training and Employment Equal Opportunity Program for Women Lecturers in Non-Traditional Areas**Object*

To increase the representation of women lecturers employed in non-traditional areas under the Technical and Further Education Act 1975 (TAFE Act).

Special Provisions

Pursuant to section 67 (2) (b) of the Public Sector Management Act 1995, I make special provisions to achieve the object as follows:

- (a) for short term lecturing and lecturing assistant TAFE Act positions of six months or less in non-traditional subject areas, the positions can be made available to existing women employees of the Department of Education, Training and Employment through internal director approved appointments following expressions of interest within the relevant TAFE Institute, or alternatively across TAFE SA, when women comprise less than 35% of TAFE SA staff in that subject area; and
- (b) in the case of short term lecturing and lecturing assistant TAFE Act positions of up to 12 months in non-traditional program subject areas, the positions can be advertised across the South Australian Public Sector through the Notice of Vacancies for women only, in the first instance, when women comprise less than 35% of TAFE Act staff in that subject area.

For the purpose of this program 'internal director approved appointments' refers to the delegated power of TAFE SA Institute Directors to approve the filling of a position of up to 6 months duration on the basis of merit from within existing staff of the relevant TAFE Institute.

This program will operate until 31 December 2003.

Dated 18 June 1999.

JOHN OLSEN, Premier

PUBLIC SECTOR MANAGEMENT ACT 1995

Section 67

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an equal employment opportunity program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class, and whereas the Premier may make special provision for persons of a defined class employed in the public sector with a view to enabling them to compete for other positions or pursue careers in the public sector as effectively as persons not of that class, I, John Olsen, Premier, do hereby publish the equal employment opportunity program set out in the Schedule.

THE SCHEDULE

*South Australian Public Sector Equal Employment Opportunity Program for Women in Leadership and Management**Object*

To increase the skill base and representation of women in leadership and management positions in the South Australian public sector workforce.

Special Provision

Pursuant to section 67 (2) (b) of the Public Sector Management Act 1995, I make special provision to achieve the object as follows:

- (a) The Commissioner for Public Employment be able to offer training and development programs to women, to assist them to develop the skills and experience necessary to enable them to compete effectively for management and leadership positions in the public sector.

Dated 18 June 1999.

JOHN OLSEN, Premier

GRANT OF PETROLEUM PRODUCTION LICENCE

Department of Primary Industries and Resources, 18 June 1999

NOTICE is hereby given that pursuant to delegated powers dated 20 November 1997, *Gazetted* 4 December 1997, page 1526, the undermentioned Petroleum Production Licence has been granted under the provisions of the Petroleum Act 1940.

D. R. MUTTON, Chief Executive, Delegate of the Minister for Primary Industries, Natural Resources and Regional Development

No. of Licence	Licensees	Locality	Date of Expiry	Area in km ²	Reference
136	Santos Ltd Delhi Petroleum Pty Ltd Boral Energy Resources Ltd Vamgas Pty Ltd Gulf (Aust.) Resources NL	Cuttapirrie Main Field in the Cooper Basin of South Australia	17 June 2020	32.65	SR.28.1.93 V3

Description of the Area

All that part of the State of South Australia bounded as follows: commencing at a point being the intersection of latitude 27°12'50"S and longitude 140°22'00"E, thence east to longitude 140°23'50"E, south to latitude 27°14'00"S, west to longitude 140°23'30"E, south to latitude 27°14'50"S, west to longitude 140°23'20"E, south to latitude 27°15'00"S, west to longitude 140°23'10"E, south to latitude 27°15'10"S, west to longitude 140°23'00"E, south to latitude 27°15'20"S, west to longitude 140°22'40"E, south to latitude 27°15'30"S, west to longitude 140°18'10"E, north to latitude 27°14'20"S, east to longitude 140°18'20"E, north to latitude 27°13'40"S, east to longitude 140°19'50"E, north to latitude 27°13'30"S, east to longitude 140°20'10"E, north to latitude 27°13'20"S, east to longitude 140°21'10"E, north to latitude 27°13'10"S, east to longitude 140°21'30"E, north to latitude 27°13'00"S, east to longitude 140°22'00"E and north to the point of commencement. Excluding all that part of the State of South Australia bounded as follows: commencing at a point being the intersection of latitude 27°13'53"S, and longitude 140°20'57"E, thence east to longitude 140°22'05"E, south to latitude 27°14'55"S, west to longitude 140°20'57"E, and north to the point of commencement all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966, except those latitudes and longitudes underlined which are expressed in terms of the Clarke 1858 Spheroid (Transverse Mercator Projection). Area 32.65 km² approximately.

REAL PROPERTY ACT NOTICE

WHEREAS the person named in the Schedule at the foot hereof has made application to the Registrar-General, under section 140 of the Real Property Act 1886, for an order for foreclosure as mortgagee of the land set forth and described before it's name in the said Schedule: Notice is hereby given that the said land is offered for sale by the Registrar-General, until the period mentioned in the Schedule, upon and after the expiration of which said period an order for foreclosure will be issued to the said person, unless in the interval, sufficient amounts have been realised by the sale of such land to satisfy the principal and interest moneys due and all expenses occasioned by sale and proceedings.

THE SCHEDULE

No. of Application	No. of Mortgage	Description of Property	Name and Address of Applicant	Date upon or after which Foreclosure Order may be issued
8386254	8098606	Memorandum of Lease No. 8089605 which is registered over the land marked M in the plan attached to Memorandum of Lease No. 2514504 and the free and unrestricted right of way over the land marked S and K in Filed Plan No. 14756 together with the free and unrestricted right of way over the land marked P in the plan attached to Lease No. 2514504 being portion of the land comprised in Certificate of Title Register Book Volume 5187, Folio 34	Andras Bertalan Bakonyi, 404 Glynburn Road, Erindale, S.A. 5066	27 July 1999

Dated 18 June 1999, at the Lands Titles Registration Office, Adelaide.

A. J. SHARMAN, Registrar-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Beach Road, Goolwa Beach
Deposited Plan 50738*

BY Road Process Order made on 7 August 1998, the Alexandrina Council ordered that:

1. Portion of the public road (Beach Road being portion of allotment 367 in Deposited Plan 6114), portion of the public road (Right of Way being portion of allotment 369 in Deposited Plan 6114) and the public road (Right of Way being allotment 368 in Deposited Plan 6114) situated adjoining Castle Avenue and Aldam Avenue, more particularly delineated and marked PT 'A' and 'B' to 'G' (inclusive) in the Preliminary Plan No. PP32/0309.

2. The whole of the land subject to closure lettered PT 'A' be transferred to MALCOLM THOMAS MERRETT and EILEEN MERRETT in accordance with agreement for transfer dated 17 July 1998 entered into between the Alexandrina Council and M. T. and E. Merrett.

3. The whole of the land subject to closure lettered 'B' be transferred to ROGER KEITH WILSON and KERRY ANNE WILSON in accordance with agreement for transfer dated 27 December 1997 entered into between the Alexandrina Council and R. K. and K. A. Wilson.

4. The whole of the land subject to closure lettered 'C' and 'F' be transferred to CHRISTOPHER ROBERT JONES in accordance with agreement for transfer dated 27 December 1997 entered into between the Alexandrina Council and C. R. Jones.

5. Issue a Certificate of Title to the ALEXANDRINA COUNCIL for the whole of the land subject to closure lettered PT 'D' which land is being retained by Council for merging with adjoining Council owned land.

6. The whole of the land subject to closure lettered part PT 'D' be transferred to DAIRY VALE METRO CO-OP LTD in accordance with agreement for transfer dated 26 May 1998 entered into between the Alexandrina Council and Dairy Vale Metro Co-Op Ltd.

7. The whole of the land subject to closure lettered 'E' be transferred to THE ESTATE OF JOHN WALLACE BULL in accordance with agreement for transfer dated 27 December 1997 entered into between the Alexandrina Council and Philip James Bull as executor of the estate of J. W. Bull.

8. The whole of the land subject to closure lettered 'G' be transferred to BARTOLO QUARISA in accordance with agreement for transfer dated 11 December 1997 entered into between the Alexandrina Council and B. Quarisa.

On 28 August 1998 that order was confirmed by the Minister for Administrative Services, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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 24 June 1999.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Millers Road, Gawler South
Deposited Plan 51825*

BY Road Process Order made on 16 November 1998, the Corporation of the Town of Gawler ordered that:

1. Portion of the public road (Millers Road) adjoining Gawler Terrace and the southern boundary of allotment 107 in Deposited Plan 44309 more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0229 be closed.

2. The whole of the land subject to closure be transferred to JEAN VIVIENNE JOYCE in accordance with agreement for transfer dated 16 November 1998 entered into between the Corporation of the Town of Gawler and J. V. Joyce.

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

Grant to ETSA Utilities Pty Ltd an easement for overhead electricity supply purposes over portion of the land.

On 18 March 1999 that order was confirmed by the Minister for Administrative Services, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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 24 June 1999.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER***Public Road, Hundred of Joyce
Deposited Plan 52463*

BY Road Process Order made on 14 May 1999, the District Council of Naracoorte and Lucindale ordered that:

1. Portion of the western corner of allotment 91 in Filed Plan 200514 more particularly delineated and numbered '1' in Preliminary Plan No. PP32/0380 be opened as road.

On 10 June 1999 that order was confirmed by the Minister for Administrative Services, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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 24 June 1999.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road closure—Jacob Street, Gawler

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that THE DEVELOPMENT ASSESSMENT COMMISSION proposes to make a Road Process Order to close and merge with land held by the adjoining owners (Woolworths Properties Pty Ltd and the Minister for Education, Children's Services and Training) the portion of Jacob Street, east of Reid Street shown delineated and lettered 'A' on Preliminary Plan No. PP32/0459.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Corporation of the Town of Gawler, 89 Murray Street, Gawler, S.A. 5118 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 Commission at 136 North Terrace, Adelaide, S.A. 5000 and the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001, WITHIN 28 DAYS OF THE DATE OF THIS NOTICE. Where a submission is made, the Commission will give notification of a meeting at which the matter will be considered.

Commission contact D. Johnston, phone 8303 0734.

Dated 24 June 1999.

P. M. KENTISH Surveyor-General

WATER RESOURCES ACT 1997

*Notice by the Minister for Environment and Heritage
Pursuant to Section 122*

HAVING prepared a report under section 121 (1) of the Water Resources Act 1997 ('the Act') in relation to the Mallee Proclaimed Wells Area ('MPWA') and having published a notice under section 121 (2) of the Act on 16 June 1999, stating the places at which copies of the report can be inspected or purchased, I, Dorothy Kotz, Minister for Environment and Heritage, hereby declare a levy for the right to take water from all prescribed wells within the MPWA, except where the water is taken for domestic purposes or for the watering of stock that are not subject to intensive farming.

The levy is payable by persons who are authorised by a water licence to take water from a prescribed well or wells within the area, at the following rate:

- where the water allocation on the licence is specified as an annual volume in kilolitres, 0.3 cents per kilolitre of the allocation;
- where the water allocation on the licence is specified in Irrigation Equivalents, in the Northern Zone of the MPWA, \$31.50 per hectare Irrigation Equivalent of the allocation or part thereof;
- where the water allocation on the licence is specified in Irrigation Equivalents, in the Southern Zone of the MPWA, \$26 per hectare Irrigation Equivalent of the allocation or part thereof.

This notice has effect in relation to the financial year commencing on 1 July 1999.

Dated 16 June 1999.

D. KOTZ, Minister for Environment and Heritage

WATERWORKS ACT 1932

*Removal of Land from, and Addition of Land to, Adelaide
Water District*

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Adelaide Water District all the land contained in section 518 in the Hundred of Onkaparinga (except the portion of that land already outside the Adelaide Water District); and
- (b) adds to the Adelaide Water District all the land contained in allotment 48 in Deposited Plan 31269 (except the portion of that land already in the Adelaide Water District); and
- (c) declares that this notice will have effect from 1 July 1999.

Dated 20 April 1999.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

P. LOKAN

In the presence of: P. RUCIOCH

SAWATER 2142/98
MAPSHEET 662703B
ALDGATE W1057

WATERWORKS ACT 1932

*Removal of Land from Encounter Bay Country Lands Water
District and Addition to Goolwa Water District*

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Encounter Bay Country Lands Water District and adds to the Goolwa Water District all the land contained in Deposited Plan 50773; and
- (b) declares that this notice will have effect from 1 July 1999.

Dated 20 April 1999.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

P. LOKAN

In the presence of: P. RUCIOCH

SAWATER 0234/99
MAPSHEET 662748N,48P
GOOLWA W1058

WATERWORKS ACT 1932

*Removal of Land from Beetaloo Country Lands Water District
and Addition to Wallaroo Mines Water District*

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Beetaloo Country Lands Water District and adds to the Wallaroo Mines Water District the land shown on the plan in the Schedule; and
- (b) declares that this notice will have effect from 1 July 1999.

Dated 20 May 1999.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

P. LOKAN

In the presence of: P. RUCIOCH

SAWATER 0312/99
MAPSHEET 643049E
WALLAROO MINES W1063

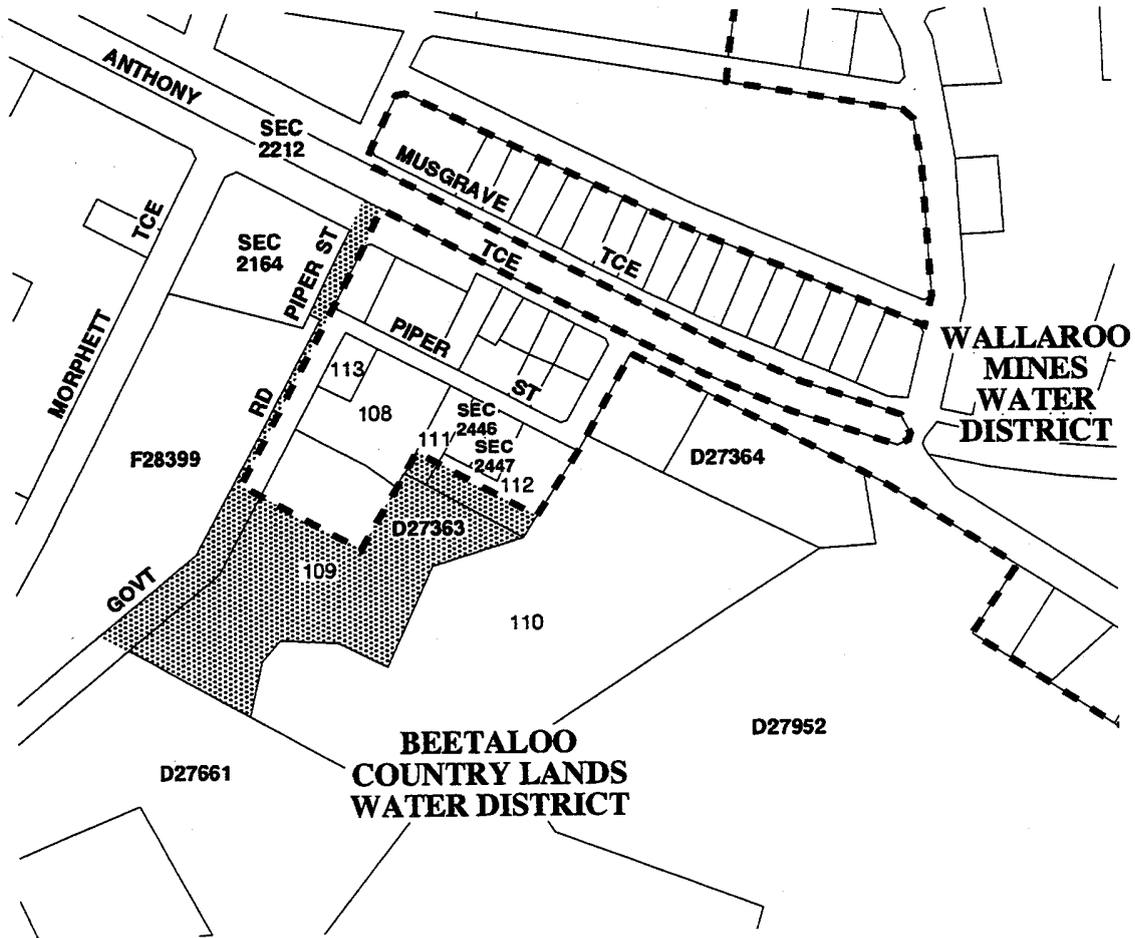
W1063

SA WATER 0312/1999

Mapsheet: 643049E

SCHEDULE

WALLAROO MINES
HUNDRED OF WALLAROO



NOT TO SCALE

BOUNDARY OF WALLAROO MINES WATER DISTRICT AND BEETALOO COUNTRY LANDS WATER DISTRICT PREVIOUSLY PROCLAIMED SHOWN - - - -

LAND TO BE REMOVED FROM BEETALOO COUNTRY LANDS WATER DISTRICT AND ADDED TO WALLAROO MINES WATER DISTRICT SHOWN [hatched pattern]

PCT

WATERWORKS ACT 1932

Addition of Land to Adelaide Water District

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) adds to the Adelaide Water District all the land contained in Deposited Plan 30279; and
- (b) declares that this notice will have effect from 1 July 1999.

Dated 20 May 1999.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

P. LOKAN

In the presence of: P. RUCIOCH

SAWATER 0333/99
MAPSHEET 662710P
WOODCROFT W1065

SEWERAGE ACT 1929

Addition of Land to Adelaide Drainage Area

PURSUANT to section 18 of the *Sewerage Act 1929*, the South Australian Water Corporation:

- (a) adds to the Adelaide Drainage Area the land shown on the plan in the Schedule; and
- (b) declares that this notice will have effect from 1 July 1999.

Dated 20 May 1999.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

P. LOKAN

In the presence of: P. RUCIOCH

SAWATER 0235/1999
MAPSHEETS 662808F1,G3
GAWLER BELT D1059

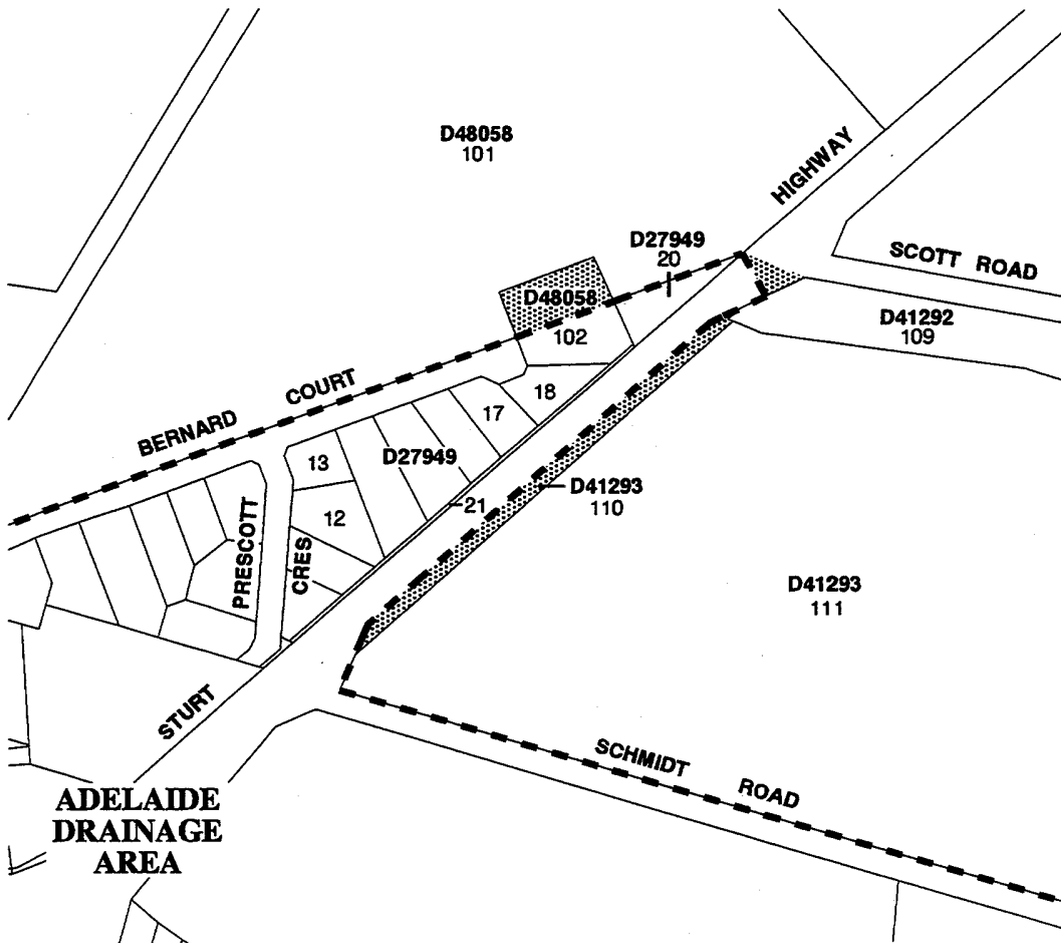
D1059

SA WATER 0235/1999

Mapsheets: 662808F1,G3

SCHEDULE

GAWLER BELT
HUNDRED OF NURIOOTPA



NOT TO SCALE

BOUNDARY OF ADELAIDE DRAINAGE AREA
PREVIOUSLY PROCLAIMED SHOWN - - - -

LAND TO BE ADDED TO ADELAIDE DRAINAGE
AREA SHOWN [hatched pattern]

PCT

**PLAN OF MANAGEMENT:
"KANGAROO CONSERVATION AND MANAGEMENT PROGRAM
IN SOUTH AUSTRALIA"**

Pursuant to section 60I(7) of the *National Parks and Wildlife Act 1972*, I, Dorothy Kotz MP, Minister for Environment and Heritage, being the Minister for the Crown to whom the administration of the *National Parks and Wildlife Act* is for the time being committed, adopt the plan of management for the harvesting of three kangaroo species protected under the *National Parks and Wildlife Act*: the red kangaroo (*Macropus rufus*), the western grey kangaroo (*Macropus fuliginosus melanops*) and the euro (*Macropus robustus*), as set out in this notice.

The plan -

- (a) assesses the likely impact of harvesting animals of these species-
 - (i) on the species concerned; and
 - (ii) on the ecosystems which animals of the species form part; and
 - (iii) on the diversity of the species of animals and plants comprising those ecosystems; and
 - (iv) on the ability of the species to maintain natural genetic diversity throughout their populations; and
- (b) identifies factors that are likely to reduce or increase the number of animals of the species to be harvested; and
- (c) identifies any other factors that will affect the species as a renewable resource for the purposes of harvesting in the future; and
- (d) assesses whether there is a need to reduce the number of animals of the species to protect the environment, crops, stock or other property; and
- (e) specifies humane methods and procedures for the killing, capturing and killing and treatment after capture of animals pursuant to a permit under this Division.

Copies of the Management Plan can be obtained from The Environment Shop, Ground Floor, 77 Grenfell Street, Adelaide.

HON DOROTHY KOTZ MP
MINISTER FOR ENVIRONMENT AND HERITAGE

**THE KANGAROO CONSERVATION
AND MANAGEMENT
PROGRAM IN
SOUTH AUSTRALIA**

Prepared by the

**Kangaroo Management Review Task Group
for the Minister for Environment and Heritage and Minister for Aboriginal Affairs**

Department for Environment, Heritage and Aboriginal Affairs
(To Apply from 1 January 1999)

PREFACE

The relationship between Australians and their natural environment is still developing. The evolution of this relationship will play an important role in defining the nature of our society and that of future generations. This management program is for three of the largest, most common and most widespread kangaroo species. The development of this program is a significant step in redefining the dependent relationship between South Australians and their natural environment.

The most evocative and enduring image of Australia is that of our large kangaroos. In a highly urbanised society, kangaroos remain a direct and powerful link to the natural environment. In rural Australia the same image is likely to depict the struggle to develop an economic existence against an environment prone to extreme conditions and eruptions in wildlife that can threaten years of work. To scientists, ecologists, naturalists and the general public, kangaroo species have been an enigma and source of understanding of our unique natural environment.

The fate of individual kangaroo species has varied dramatically in the struggle for survival in an environment, modified first by Aboriginal colonisation and then by European settlement, giving rise to rapid changes - changes that have altered entire ecosystems, which are still occurring and which we are still endeavouring to understand fully.

In developing this management program the Kangaroo Management Review Task Group has successfully brought together the many divergent objectives and views of the community. The result is a framework providing for a partnership between key interest groups within the community. An ecological framework that can ensure the future of kangaroo populations and steer the management of kangaroos toward a situation where kangaroo management is an integral part of an ecologically sustainable use of our environment.

The Hon. Dorothy Kotz MP
Minister for Environment and Heritage

THE KANGAROO MANAGEMENT REVIEW TASK GROUP

The Kangaroo Management Task Group was formed by the Minister for the Environment, Heritage and Aboriginal Affairs in October 1994. The task of the group was to review the systems of kangaroo management in South Australia, consult with the Minister on its findings and then produce this management program.

CHAIRPERSON

Mr Don Pfitzner
South Australian Farmers Federation

MEMBERS

Ms Rita Borda
Kangaroo Industries Association

Mr John Hunwick
Conservation Council of South Australia

Mr Richard Warwick
North Flinders Ranges Soil Board, South Australian Farmers Federation

Department of Primary Industries SA

Mr. Jim Cawthorne
Service Delivery Manager (Port Augusta)

Department of Environment, Heritage and Aboriginal Affairs

Mr Peter Alexander
Biodiversity Conservation Program
Mr Brenton Arnold
Regional Operations
Mr Frank Dal-Piva
Resource Protection
Mr Rod Henderson
Field Operations
Dr Bob Inns
Biodiversity Policy and Planning

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Figure 6: Kangaroo Management Information Network

INTRODUCTION

Kangaroo Species

The kangaroo species considered under this management program belong to the larger species of kangaroos that occur in South Australia. They are the red kangaroo (*Macropus rufus*) which attains an adult weight of 30 - 90 kg, the western grey kangaroo (*Macropus fuliginosus*) which attains an adult weight of 30 - 80 kg and the euro or hill kangaroo (*Macropus robustus*) which attains an adult weight of 17-60 kg. Of the eighteen species of kangaroo present in South Australia at the time of European settlement (See Table 1), the populations of these three species have generally been advantaged by changes to the South Australian natural and agricultural environments and are now widespread and abundant throughout most regions of the State in which they occur naturally. All three species have a secure conservation status and are unlikely to become rare or vulnerable in the foreseeable future. They are available for commercial use if taken in accordance with this management program.

Table 1: Status Of Kangaroo Species In South Australia

SPECIES	STATUS IN SOUTH AUSTRALIA	STATUS AUSTRALIA WIDE
Red Kangaroo - <i>Macropus rufus</i>	Common	Common
Western Grey Kangaroo - <i>Macropus fuliginosus melanops</i>	Common	Common
Kangaroo Island Grey Kangaroo - <i>Macropus fuliginosus fuliginosus</i> *	Vulnerable	N/A
Euro / Wallaroo / Hill Kangaroo - <i>Macropus robustus</i>	Common	Common
Eastern Grey Kangaroo - <i>Macropus giganteus</i>	Rare	Common
Red - necked Wallaby - <i>Macropus rufogriseus</i>	Rare	Common
Tammar Wallaby - <i>Macropus eugenii</i>	Common on Kangaroo Island Extinct on the Mainland.	Rare
Toolache Wallaby - <i>Macropus greyi</i>	Extinct	Extinct
Yellow-footed Rock Wallaby - <i>Petrogale xanthopus</i>	Rare	Endangered
Black-footed Rock Wallaby - <i>Petrogale lateralis</i>	Vulnerable	Vulnerable
Swamp Wallaby - <i>Wallabia bicolor</i>	Endangered	Common
Crescent Nailtail Wallaby - <i>Onychogalea lunata</i>	Extinct	Extinct
Brush-tailed Bettong - <i>Bettongia penicillata</i>	Due to reintroduction, recovering from extinction	Rare
Burrowing Bettong - <i>Bettongia lesueur</i>	Extinct	Endangered
Red-bellied Pademelon - <i>Thylogale billiardieri</i>	Extinct	Common
Desert Rat-kangaroo - <i>Caloprymnus campestris</i>	Extinct	Extinct
Rufous Hare-Wallaby - <i>Lagorchestes hirsutus</i>	Extinct	Endangered
Eastern Hare-wallaby - <i>Lagorchestes leporides</i>	Extinct	Extinct
Long-nosed Potoroo - <i>Potorous tridactylus</i>	Extinct	Common

* Sub-Species of Western Grey occurring only on Kangaroo Island

The Principles of Ecological Sustainability Applied to Kangaroo Management

National Conservation Strategy

The South Australian management program for kangaroos is sympathetic to and addresses three main objectives of the National Conservation Strategy for Australia which are:

- to maintain essential ecological processes and life support systems;
- to preserve genetic diversity; and
- to ensure the sustainable utilisation of species and ecosystems.

The Goal:

The goal is to manage kangaroo species in an ecologically sustainable manner integrated into regional development directions

Ecologically Sustainable Development

Ecologically sustainable development (ESD) is 'using, conserving and enhancing the community's resources so that ecological processes, on which life depends, are maintained, and the total quality of life, now and in the future, can be increased' (National Strategy for ESD 1992).

The four principles of ESD applied to kangaroo management are described in the inset and form the basis on which this management program rests. The large species of kangaroo dealt with in this management program are a prominent part of Australia's natural heritage. They have a significant impact on many economic developments. They also have the potential to be a significant economic resource to the community.

1. The Precautionary Principle

kangaroo management policy, practice and legislation will engender a positive community attitude to the presence and value of kangaroos in the South Australian environment.

kangaroo management practices will minimise the risk of unwanted and unintended or unknown outcomes from actions taken.

2. Conservation Of Biological Diversity

kangaroo management policies and actions will be integrated into regional conservation and development efforts aimed at conserving or enhancing biological diversity and maintaining ecological functions and processes.

3. Internalization Of Environmental Costs

The cost of sound management of commercially harvested kangaroos will be passed onto the consumers of kangaroo products via fees and levies on the commercial kangaroo industry and on land managers gaining an economic return from kangaroos.

4. Provision of Equity Within and Between Generations

For future generations of people, management of kangaroos as an ecological and economic resource will seek to maintain the viability of species populations and habitats.

For present generations, kangaroos will be managed in such a way that access to the conservation, cultural and economic value of kangaroos is available to the people of Australia on fair and equitable grounds.

Kangaroos as an Economic Resource

Some species of kangaroo have benefited from changes to habitat and protection from acute predation. Where suitable habitat is available these kangaroos thrived to become widespread and abundant both inside and outside of areas set aside specifically for nature conservation.

Treating kangaroos as an economic resource in addition to treating them as a valuable component of the natural environment balances the concerns related to protection of the natural environment with those of developing an ecologically sustainable human use of that environment. Land managers realising the economic value of kangaroos will be more likely to nurture kangaroos and the habitats on which they depend. They will be more likely to accept a level of competition between kangaroos and their traditional enterprises and may even improve the quality of the environment for kangaroos in order to increase the economic returns on their land, or improve the sustainability of their use of the land.

Commercial use of kangaroos may occur in any region of South Australia providing it represents a sustainable use of natural resources and meets the requirements of this management program.

Legislation

This management program is prepared to meet the requirements of the South Australian National Parks and Wildlife Act 1972 and the Commonwealth Wildlife Protection (Regulation of Exports and Imports) Act 1982.

1. MAINTAINING VIABLE POPULATIONS

continued existence as prominent features of the natural environment. Kangaroo species that are now rare, vulnerable or locally extinct in South Australia, will benefit from this approach through the adoption of a positive community attitude toward the management and conservation of all kangaroo species.

Regulating the Interaction Between People and Kangaroos

Regulating the way people interact with kangaroos and their habitats is achieved through legislation proclaimed by parliament as Acts and Regulations. Administration and enforcement of those Acts and Regulations is a primary tool of kangaroo management.

Population Monitoring

Processes threatening the continued existence of a species can be subtle. Once a decline in abundance or distribution of a species is noted, appropriate intervention is required to avoid a continued decline. Managing kangaroo species to ensure continued population viability therefore requires an understanding of current and historical population distributions, abundance, statistics and the factors influencing these attributes at a regional level.

Aim 1: Maintain viable populations of kangaroo species nominated for commercial use, over their natural ranges

1.1 BACKGROUND

Conservation of biological diversity is the foundation of ecologically sustainable development and is one of three core objectives of the National Strategy for Ecologically Sustainable Development. The large kangaroo species are an important and prominent component of South Australia's biological resources. Activities capable of threatening the long term survival of the large species of kangaroos are loss of habitat, changing land use and excessive mortality from commercial harvesting, from damage mitigation purposes, or from recreational hunting.

Conservation of Habitat

Species conservation relies, in part, on conservation of suitable habitat.

Agricultural development during the first 150 years of European settlement in South Australia has been of benefit to the larger species of kangaroo in most regions. In some areas where extensive clearance of suitable habitat has occurred for agriculture or suburban development, kangaroos no longer exist. It is accepted that habitat suitable for kangaroos will be retained or restored in all major regions of the State.

Good Management Of Common Species Makes Common Sense

Good management at a regional level, of kangaroo species that are now common in South Australia will ensure that economic, social and environmental developments do not jeopardise the possibility of their

1. MAINTAINING VIABLE POPULATIONS

1.2 Objectives

- #1.2.1 Develop a regional profile of kangaroo populations to form the basis for regional kangaroo management strategies.
- #1.2.2 Monitor population trends of each species to reveal the status of and detect any major changes in abundance of each kangaroo species.
- #1.2.3 Provide for the protection of kangaroos on National Parks and Wildlife reserves and other public lands in a manner that is compatible with other conservation and management objectives of the land on which they occur.
- #1.2.4 In each region, clearly identify the population levels at which it is appropriate to apply different management strategies.
- #1.2.5 For each region identify factors that are likely to cause significant changes in the abundance of species.
- #1.2.6 React quickly and appropriately to indications of a species undergoing a dramatic change in population parameters (abundance, age structure, size, sex ratio).
- #1.2.7 Maintain a suitable legislative basis to support the implementation of the Kangaroo Conservation and Management Program.

1.3 Outcomes

1.3.1 Regional Management Strategies

Regional management strategies are developed in consultation with regional management bodies, the Kangaroo Management Advisory Committee, the Department of Environment, Heritage and Aboriginal Affairs and the Department of Primary Industries SA.

The regional kangaroo management strategies must be developed within the framework of this management program. Each stratagem will contain specific management considerations and a population monitoring history for the region. The details of the strategies will be included in the annual Kangaroo Harvesting Quota Submission. Environment Australia will review these strategies when considering quotas under the Wildlife Protection (Regulation of Exports and Imports) Act 1982.

The Kangaroo Management Regions of South Australia are shown in Figure 1.

1.3.2 Regulating the Interaction Between People and Kangaroos

Regulating the way people interact with kangaroos and their habitats is achieved through legislation proclaimed by parliament as Acts and Regulations. These are summarised in Figure 2.

The principal legislation underpinning this program are the National Parks and Wildlife Act 1972, The Wildlife Regulations 1975 and The Kangaroo Sealed Tag Regulations 1990. Figure 3 summarizes the regulation of kangaroo harvesting under this Act and regulations.

1.3.3 National Parks and Wildlife Reserve System

The National Park and Wildlife reserve system (Figure 4) covers over 20% of South Australia and offers refuge, where protection of native species within self-perpetuating natural ecosystems is a priority.

The National Parks and Wildlife reserves are classified into Wilderness Areas, National Parks, Conservation Parks, Game Reserves, Recreation Reserves, Regional Reserves and Conservation Reserves under the Crown Land Act 1929. Management in all categories of reserve is directed at conservation of wildlife and maintenance of ecological processes and functions. Depending upon the category, this can be coupled with activities ranging from tourism to natural resource use.

1. MAINTAINING VIABLE POPULATIONS

Parallel to these National Parks and Wildlife reserves are areas of private land set aside for conservation purposes as Heritage Agreement. There are around 1000 of these protecting around 500 000 hectares of wildlife habitat. Most Heritage agreements are situated within the arable areas of South Australia - where around 75% of natural vegetation has been cleared for development.

1.3.4 Kangaroo Population Monitoring

The population monitoring program(s) which form the basis of management must be approved by the Minister for the Environment, Heritage and Aboriginal Affairs.

Kangaroo Numbers

Techniques Used For Monitoring Kangaroo Numbers

There are four monitoring techniques used to assess kangaroo population numbers.

1. Broad scale aerial survey of kangaroo numbers using fixed width transect survey methodologies.
2. Medium scale regional surveys using aerial or ground based vehicles and either fixed width or variable width transect survey methodologies.
3. Small scale localised surveys conducted on foot and using variable width transect survey methodologies.
4. Inspection by people experienced in survey techniques and density estimates who can assess acute problems by relating visual signs of kangaroos to probable population levels.

Regional Monitoring Strategies

The monitoring techniques are applied in each region on the following basis:

1. In Kangaroo Management Regions where commercial use of kangaroos occurs regularly, population numbers are assessed annually using technique 1. Surveys using techniques 2, 3 and 4 are applied as required.
2. In Kangaroo Management Regions where commercial use of kangaroos is sporadic or in a developmental stage, population numbers are assessed annually using either techniques 1, 2, or 3.
3. In Kangaroo Management Regions where there is no commercial use of kangaroos, but there is a regular requirement for non-commercial destruction of animals, population numbers are assessed within a three year time frame using either techniques 1, 2, or 3.
4. In regions where there is no requirement to destroy kangaroos, an occasional survey using techniques 1, 2 or 3 is recommended.

Assessment of Demographic Trends

Assessment of demographic trends other than numbers, occurs for kangaroo populations in regions subject to regular commercial harvesting. Trends in size, age, weight and sex composition of kangaroo populations are monitored by collection of these statistics from harvested animals. These statistics are related to those of the wild populations either directly or through modelling of the relationships. The figures are used to help assess the impact of harvesting or environmental perturbations and to assist in setting harvesting quotas for regions.

Genetic Trends

Where possible, genetic information on kangaroo populations is collected and analysed using the latest technology in genetic profiling of animal populations. The information is stored and used for long term comparisons.

1. MAINTAINING VIABLE POPULATIONS

1.3.6 Research

Research is promoted into the following areas:

- Collection and interpretation of information on kangaroo demographics.
- Genetic implications of kangaroo management practices.
- The role of kangaroos within ecosystems.
- The impact of habitat manipulation on kangaroo populations.
- Modelling relationships between measurable environment variables and kangaroo population responses.

1.3.5 Kangaroo Harvesting Quotas

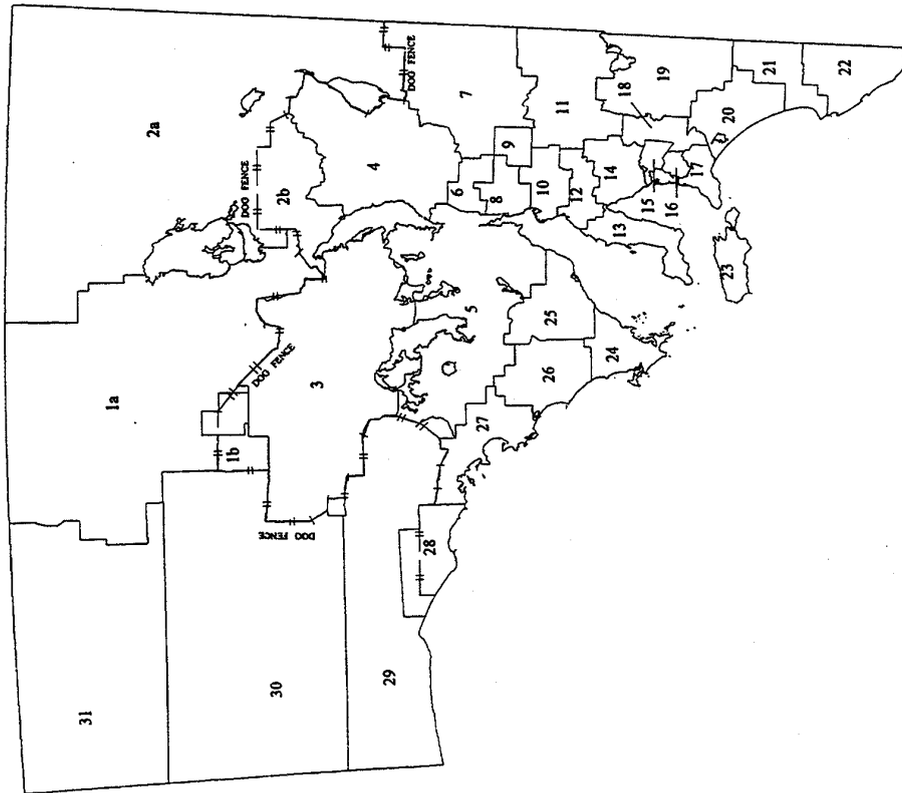
Harvesting quotas are the principal means of regulating the off take of kangaroos from each Kangaroo Management Region ensuring that the kangaroo resource is not over-exploited in a region or in the State as a whole.

Quotas are related to kangaroo population information acquired through approved monitoring programs, climatic trends, regional land management directions and the best available information on population trend modelling. Quota setting mechanisms will be established for each region depending on land use, land management priorities and kangaroo management directions. Quota setting mechanisms for each region will be clearly stated in the annual quota application submitted to the Commonwealth Minister for the Environment via the Environment Australia.

Figure 5 summarises the way quotas are set in South Australia.

I. MAINTAINING VIABLE POPULATIONS

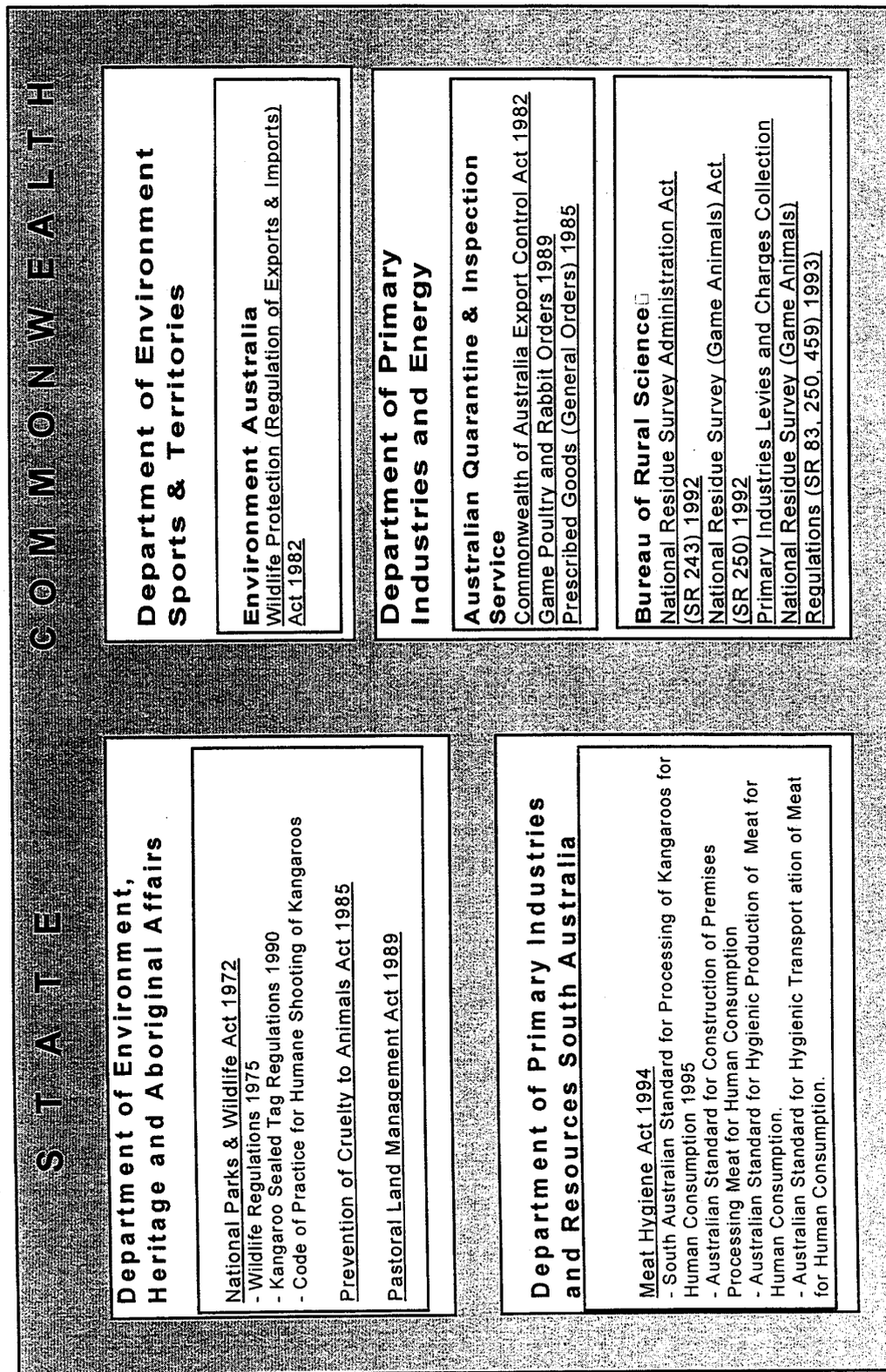
**Figure 1: Kangaroo Management Regions Of South Australia
(based on Soil Conservation Board Districts)**



Kangaroo Management Region	AREA SquareKm
1a Maria-Oodnadatta	125,100
1b Maria-Oodnadatta	1,700
2a Marree	183,300
2b Marree	13,000
3 Kingoonya	71,400
4 North Flinders Ranges	34,400
5 Gawler Ranges	45,400
6 Central Flinders Ranges	4,100
7 North East Pastoral	31,300
8 Goyder	4,700
9 Nackara	3,000
10 West Broughton	5,800
11 Eastern Districts	22,200
12 Hummocks	5,100
13 Yorke Peninsula	6,600
14 Lower North	6,800
15 Northern Hills	1,700
16 Central Hills	1,200
17 Southern Hills	3,300
18 Murray Plains	4,800
19 Murray Mallee	19,700
20 Coorong And Districts	10,400
21 Lacepede-Tatiara	8,300
22 Lower South East	11,400
23 Kangaroo Island	4,400
24 Lower Eyre Peninsula	7,300
25 Eastern Eyre Peninsula	11,800
26 Central Eyre Peninsula	12,000
27 Western Eyre Peninsula	11,500
28 Far West Coast	10,800
29 Nullarbor	90,100
30 Maralinga Tjarutja	92,500
31 Pitjantjatjara	87,100
Other	366,800
Total	1,037,200

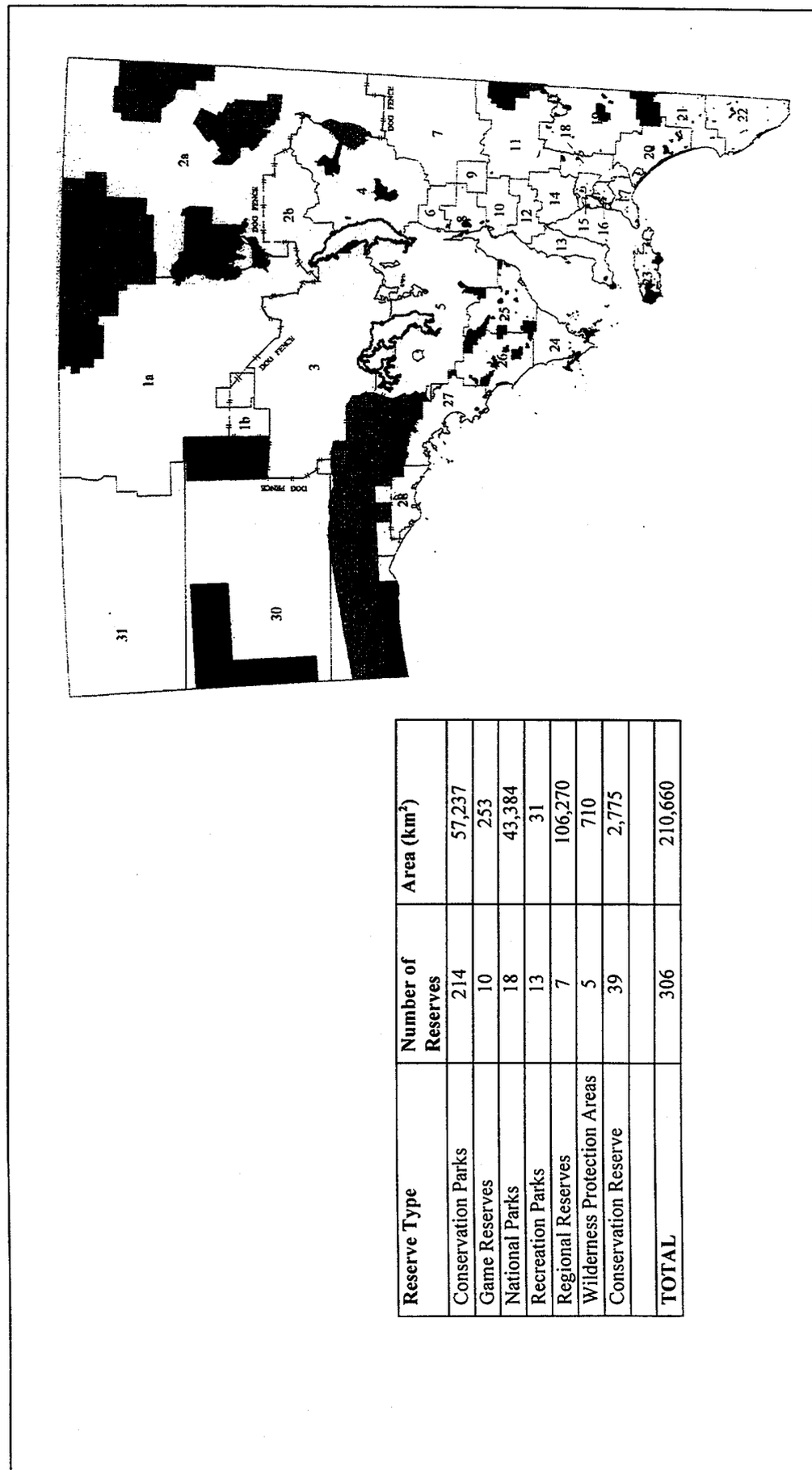
2. KANGAROOS AS A RESOURCE

Figure 2: Regulatory Framework for Kangaroo Management in South Australia



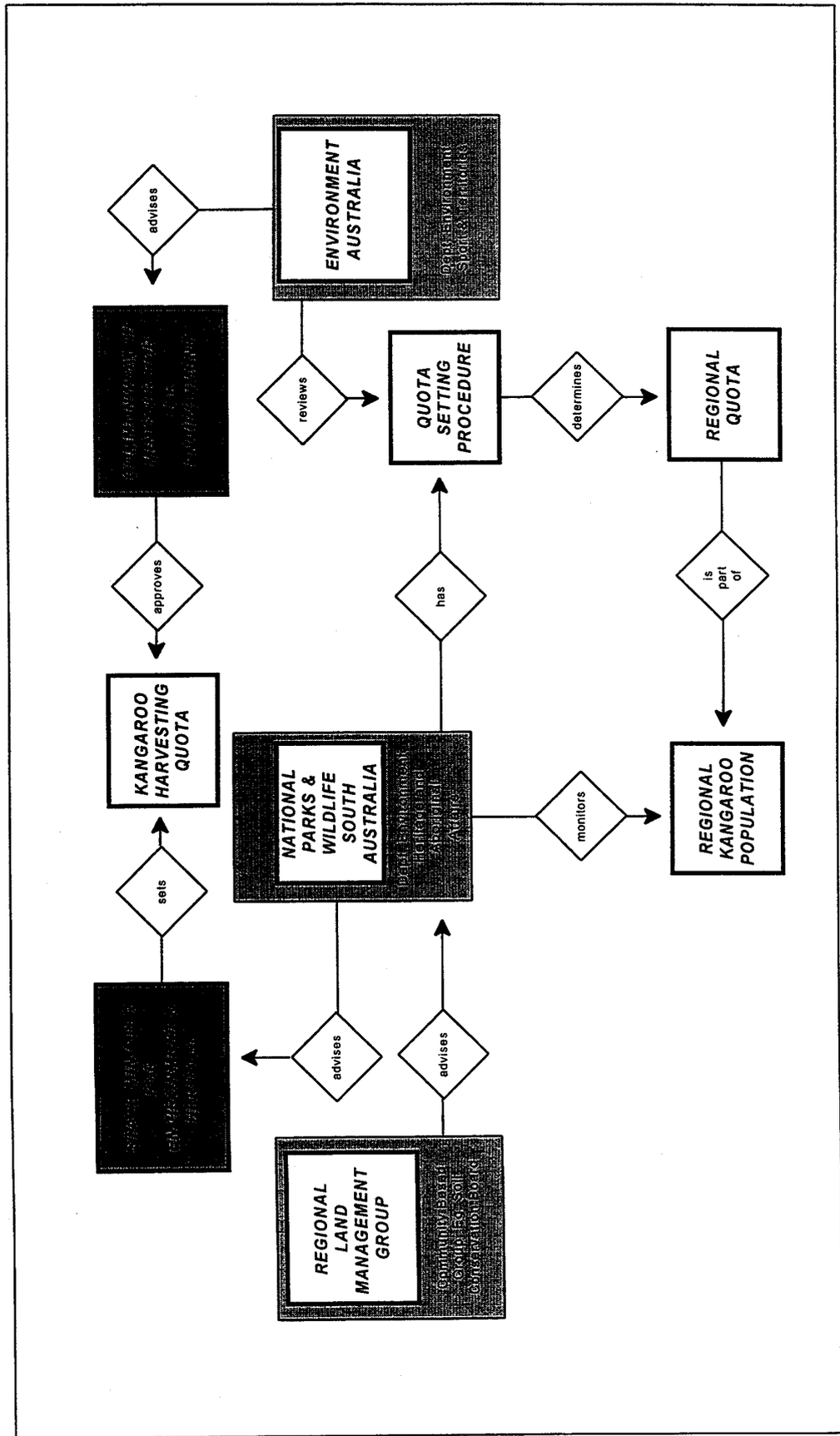
2. KANGAROOS AS A RESOURCE

Figure 4: National Parks and Wildlife Reserves In South Australia



2. KANGAROOS AS A RESOURCE

Figure 5: Setting the Kangaroo Harvesting Quota



2. KANGAROOS AS A RESOURCE

Managing kangaroos as a renewable resource in such regions will be approved where possible and appropriate.

Aim 2: Manage kangaroo species as renewable biological resources.

2.1 Background

As ecologically sustainable use principles and conservation goals develop, kangaroo husbandry, harvesting and ecological balance issues will require continued refinement. This program of management is designed to provide a structure allowing the development of harvesting and sustainable use goals that will realise the kangaroo species' potential as a renewable biological resource.

Given the prominence of kangaroos in South Australia's natural and agricultural environments, it is desirable to engender land managers with an understanding and positive attitude toward kangaroos and the environments in which they occur. Development of the economic values of common kangaroo species will enhance the long term conservation prospects for kangaroos. A significant attitude change will occur among many land managers, if the perception of kangaroos is altered from one of being a pest to one of being an economic resource.

Kangaroos are a traditional food (economic) resource of Aboriginal Australians. Kangaroos now come under different pressures due to hunting under the modified physical, cultural, ecological and land management conditions in which Aboriginal communities now live.

Regions where a sustainable harvest of kangaroos is possible will be identified on the basis of information gained from monitoring the population.

2.2 Objectives

- # 2.2.1 Encourage the development of methods of harvesting and/or farming kangaroos that enhance the economic and cultural values of each species.
- #2.2.2 Encourage Aboriginal communities to develop culturally relevant management programs which ensure the survival of kangaroos on their land and on other land where Aboriginal people are permitted to hunt.
- #2.2.3 Facilitate a means by which land managers can choose to realise an economic return from kangaroos in return for nurturing suitable habitat.
- #2.2.5 Regulate the harvesting of each species of kangaroo so that the harvest is ecologically and economically sustainable.
- #2.2.6 Promote a professional and commercially viable kangaroo industry.
- #2.2.7 Provide for the development of kangaroo farming enterprises on an experimental basis.

2. KANGAROOS AS A RESOURCE

2.3 Outcomes

2.3.1 Kangaroo Ownership

All kangaroos are under the guardianship of the crown and in South Australia are protected under the National Parks and Wildlife Act 1972 administered by the Department of Environment, Heritage and Aboriginal Affairs. Individual land holders do not "own" the kangaroos on their land, no matter what the tenure of that land. Therefore, land holders are not responsible for the management nor location of kangaroos when they exist in free range conditions.

A land manager is either the owner or leasee of land on which kangaroos are to be harvested, or are a body acting on behalf of a group of such land holders. The government may grant a land manager the "right to harvest" a certain proportion of the kangaroo population on a land holding or group of land holdings by issuing a permit to destroy a specified number of a specified kangaroo species under conditions defined in the National Parks and Wildlife Act 1972 and associated regulations.

In regions approved for commercial use of a designated species, the land manager may trade their "right to harvest" to a licensed kangaroo processor who must take those kangaroos on the land to which the permit applies. In these regions the land manager may also, with the approval of the Minister for the Environment, Heritage and Aboriginal Affairs, trade their "right to harvest" to another land manager providing the land to which the right to harvest is to be applied is in the same Kangaroo Management Region.

Only kangaroo processors licensed under the National Parks and Wildlife Act 1972 may exercise the right to harvest kangaroos and process kangaroo carcasses or butts for sale. The kangaroo processor will employ field processors to shoot, prepare and store kangaroo carcasses or butts in the field. The field processors must also be licensed as kangaroo shooters under the National Parks and Wildlife Act 1972.

All kangaroos harvested are individually marked with a kangaroo sealed tag for which royalty has been paid, which is linked to a destruction permit and which is attached to the carcass at the time of death of the kangaroo.

2.3.2 The Commercial Kangaroo Industry

Harvesting of kangaroos is carried out by a commercial industry with a limited level of government regulation aimed at ensuring security of the resource, achieved by administering a quota system related to approved monitoring programs.

Land managers direct the activities of the kangaroo industry whilst harvesting kangaroos on that land.

This system meets the international expectation of protection of kangaroos as a sustainable wildlife resource, keeps government costs low, enables commercial forces and entrepreneurial skills to develop and the resource potential of kangaroo products and provides a means and incentive for land managers to manage kangaroos as part of ecologically sustainable land management practices.

2.3.3 Non-Commercial Use of Kangaroos

Kangaroos destroyed by landholders or persons nominated by land holders may use the kangaroos for personal use provided they comply with provisions of the Kangaroo Sealed Tag Regulations and do not trade (includes giving away) the carcass or parts thereof.

2.3.4 Research

Research into kangaroo product development and improved marketing procedures will be promoted.

3. UNWANTED IMPACTS

Issues relating to management of kangaroos in areas set aside for nature conservation are complex and developmental. Any management of unwanted impacts in these areas will be conducted within an ecological framework, having regard for land management and species conservation objectives.

Aim 3: Minimise the unwanted impacts of kangaroo populations on other land uses

3.1 Background
Despite the fact that kangaroos are a native animal which are part of the natural ecosystem, they can also come into conflict with both agriculture and nature conservation when their numbers are high.

3.1.1 Land used for agricultural purposes

Given the close links between the ecological factors leading to high kangaroo numbers and agricultural development of the landscape, practical means are required to allow kangaroo populations to co-exist with agricultural activities. Successful implementation of population control programs and other kangaroo management techniques that reduce conflict with agricultural enterprises will help ensure the existence of kangaroo species and natural environments across regions that are dominated by agriculture.

3.1.2 Land under nature conservation tenure

It is recognised that land set aside for nature conservation has a long term objective of providing a diverse range of habitats capable of maintaining and enhancing the natural biological diversity of a region.

In regions where natural predators have been removed and additional food and water resources provided, high numbers of kangaroos can impact on habitat protection or restoration projects. Restoration of ecological communities can require extensive modification to existing ecological processes. Kangaroos, being large herbivores given advantage by agricultural development of the State, will sometimes need to be controlled in the interests of improving habitats and increasing biological diversity.

3.1.3 Methods of controlling kangaroo populations

Indirect Methods of Regulating Kangaroo Populations

Habitat Management

Habitat management is one of the most powerful means of managing biological populations. Permanent changes to factors influencing recruitment, survival and mortality can produce dramatic changes to the distribution and abundance of species.

The larger species of kangaroo are grazing and browsing animals that rely on water to survive when the quality of available food declines or shelter is scarce during periods of high temperature.

The following methods of habitat management may lower or prevent increases in kangaroo numbers:

1. Controlling Access to Food Resources

Control of access to high quality feeding environments may be achieved by the use of suitable fencing to prevent the movement of kangaroos onto grazing areas. This is of value in situations where improved pastures about suitable shelter areas, and is useful in reducing the competition between domestic stock and kangaroos in areas developed for grazing of stock.

Kangaroo proof fencing can be used to reduce kangaroo numbers in large nature conservation areas, where the number of kangaroos is high due to availability of feeding resources around the edge of a reserve.

3. UNWANTED IMPACTS

2. *Controlling Access of Kangaroos to Water*

Controlling access of kangaroos to water will greatly affect kangaroo populations in the arid regions where water is a critical population limiting resource.

Reduced water availability can be achieved by:

- Turning off troughs in areas where stock is not being watered; or
- Use of selective electrified fences around troughs ('Finlayson Trough') to temporarily exclude kangaroos where stock are being watered; or
- Erection of kangaroo proof fences around dams and retention of water by troughs where water availability is dependent on surface collection.

3. *Modification of vegetation systems*

Managing vegetation systems in such a way as to reduce the dominance of ephemeral grasslands by allowing perennial shrub regeneration has some potential to lower kangaroo densities over large areas.

Direct Kangaroo Population Control Techniques

Fertility Control

Fertility control, administered, has limited possibilities on small, intensively managed populations of kangaroos.

On a broad scale fertility control is neither desirable nor practical. Genetically engineered infertility is not an acceptable goal for managing populations of free living native animals.

Removal of Animals From the Standing Population

Historically a number of techniques including poisoning, trapping, battue drives and shooting have been used to control kangaroo populations. Of these methods the only technique presently acceptable on conservation and animal welfare grounds is shooting.

Shooting of animals on a regular and sustained basis can achieve at least local control of kangaroo populations although it is not clear whether an overall population control effect can be achieved. When conducted by well trained professional shooters, shooting is a humane means of removing individual animals from kangaroo populations.

3.2 Objectives

- #3.2.1 Recognise where population levels of kangaroo species are causing serious economic or environmental damage.
- #3.2.2 In native pasture grazing situations, manage kangaroos as a component of the total grazing impact from herbivores.
- #3.2.3 Make provisions to allow suitable population control measures to be implemented where population levels are judged to be causing serious economic or environmental damage.
- #3.2.4 Monitor and regulate the taking of kangaroos so that harvesting does not adversely affect the distribution or conservation status of any species where the commercial kangaroo harvesting industry is used as a population control measure.
- #3.2.5 Ensure that kangaroo management policies are suitable according to land use and land management directions at a regional level.

3. UNWANTED IMPACTS

3.3 Outcomes

3.3.1 Agricultural Land

In agricultural lands this program of management seeks to protect vulnerable agricultural enterprises from excessive impact by kangaroos. In particular, it seeks to avoid severe impacts from kangaroos that increase in numbers during favourable seasons and then place extreme pressure on agricultural areas during times of critical resource shortages such as occur during drought.

Kangaroo population control through regular harvesting in a region seeks to slow the rate of increase in populations during favourable seasons. The program also seeks to ameliorate the impact of high numbers of kangaroos moving onto scarce resources during the onset of drought.

Predicting and providing solutions to deal with the impact of high numbers of kangaroos that have built up during favourable seasons can also apply to areas set aside for nature conservation. Areas of natural vegetation may require protection from the impact of kangaroos when natural and induced shortages in resources occur (induced shortages of resources for kangaroos are often created on the edges of remnant habitat by cropping and farming cycles).

Agricultural areas subject to restoration or resting may require control of all herbivores, including kangaroos.

Where possible the control of unwanted impacts of kangaroos is achieved through the commercial harvesting program.

In areas where commercial or private use of kangaroos destroyed is not practical, permits can be made available to shoot and leave kangaroo carcasses in the field.

Kangaroo Management and Land Under Nature Conservation Tenure

During the establishment of areas subject to habitat restoration programs, control of all herbivores, including kangaroos, may be required.

Arid Regions Of South Australia

The arid regions of South Australia are dominated by pastoral and conservation uses of land where biological diversity is generally affected by the prevalence of a high combined grazing impact of both native and introduced herbivores. Management of parks and reserves in this area will seek to lower the combined grazing impact below that of surrounding pastoral properties. This will start with the control of domestic and feral grazing animals but may necessitate control of kangaroo numbers as well.

It is assumed that in nature conservation areas where the dingo is present, this predator will exert a population control influence on kangaroos. In areas where the dingo is excluded, other forms of population control may be required.

Maintenance of fewer artificial watering points in nature conservation areas will tend to reduce combined grazing impact on land.

Management of water or access to water by kangaroos is carried out with due regard to animal welfare issues and the impact that management practices can have on neighbouring land holdings.

Habitat management will have regard for appropriate sequence of actions and consider additional management effort such as increased kangaroo harvesting quotas on neighbouring properties. Neighbours will be consulted and involved in such management programs and be prepared to deal with a possible shift of kangaroos and feral animals.

Land adjoining areas set aside for nature conservation will occasionally experience increased impact from herbivores benefiting from the different land management approaches between land set aside for nature conservation and land subject to pastoral use.

It is important to recognise the problems that high numbers of kangaroos and uncontrolled feral animals can have on neighbouring properties especially in relation to their watering points. However, it is not appropriate to have a sustained commercial cull of kangaroos on conservation areas.

3. UNWANTED IMPACTS

Temperate Regions Of South Australia

In temperate regions of South Australia land use is dominated by improved agriculture and urban development. It is recognised that kangaroo distribution and abundance is influenced by remnant, fragmented stands of vegetation, and the supply of ample food and water on land improved for agricultural purposes. Management of kangaroos in these areas recognises the importance of sustaining kangaroo numbers to ultimately provide for widespread and viable populations of free range kangaroos. It also recognises the over-riding importance of maintaining the integrity of, and essential ecological processes within, patches of remnant native vegetation. As a large herbivore, kangaroos are capable of exerting extreme grazing impact when in high numbers. Management of areas set aside for conservation will be conducted within an ecological framework that takes into account the impact of kangaroo grazing.

Land adjoining nature conservation reserves will tend to experience problems associated with high numbers of kangaroos. That land often provides the additional food and water resources that are sustaining populations on the conservation reserve. Management in these situations requires careful consideration to balance the issues involved.

4. ANIMAL WELFARE

Aim 4:

Ensure that kangaroo management practices and the commercial kangaroo industry adhere to animal welfare standards

4.1 Background

The management of kangaroos has a high regard for acceptable standards of animal welfare in both direct and indirect management actions.

Animal suffering is a natural part of the boom and bust cycles that typify Australian ecosystems, particularly in arid regions. The distinction between human induced suffering and natural events can become blurred in large and complex ecosystems modified by human activity.

Total avoidance of animal suffering in modified, natural or semi-natural environments is not possible. In some instances, taking no management action produces considerable animal suffering through over-population, starvation and subsequent population crash.

When actions are undertaken with specific intent of impacting on individuals, groups or populations of kangaroos then all reasonable effort will be made to ensure the actions are humane and minimize animal suffering.

4.2 Objectives

#4.2.1 Regularly review humaneness of kangaroo management policy and practice and modify appropriately.

- #4.2.2 Enforce adherence to humane techniques for shooting kangaroos.
- #4.2.3 Ensure the provisions of the Protection of Cruelty to Animals Act 1985 are enforced.
- #4.2.4 Ensure that where habitat management techniques are employed they are implemented in a way and within a time frame that enables populations to respond without causing unnecessary suffering of individual animals.
- #4.2.5 Promote an awareness of key land management practices that can cause wild kangaroos to suffer.

4.3 Outcomes

- 4.3.1 Animal welfare issues related to management of kangaroo populations are considered and a summary of considerations incorporated into the annual kangaroo quota submission.
- 4.3.2 The Code of Practice for the Humane Shooting of Kangaroos is enforced as a condition of permit.
- 4.3.3 The animal welfare implications of habitat management programs are addressed before action is initiated.
- 4.3.4 The animal welfare implications of kangaroo population dynamics in regions modified by human activity will be taken into consideration when developing regional kangaroo management strategies.
- 4.3.5 Any research on kangaroos or kangaroo populations will require approval from an Animal Ethics Committee.

5. BEST PRACTICE IN KANGAROO MANAGEMENT

5.1.2 Best practice in wildlife harvesting

Best practice in the harvesting of wild animals implies the value of the kangaroo resource is maximised and procedures are in place to guarantee the quality of products derived from the resource.

Aim 5:
Ensure that the kangaroo management program and the commercial kangaroo industry adhere to best practice principles for wildlife management and harvesting.

5.2 Objectives

#5.2.1 Develop and implement a kangaroo harvesting quota setting system that is based on the best available information and knowledge of kangaroo populations while taking into regard regional land use and land management directions.

#5.2.2 Enforce a tagging system that enables identification of all kangaroos entering the commercial trade.

#5.2.3 Promote, encourage and enforce training standards for all people involved in the kangaroo industry.

#5.2.4 Promote, encourage and enforce adherence by the kangaroo processing industry to the Meat Hygiene Act 1994 and codes of practice applying to kangaroo meat processing for human consumption.

#5.2.5 Encourage standards of kangaroo leather processing and marking that will enhance the product image and acceptance.

5.1 Background

5.1.1 Best practice in wildlife management

Best practice in management of free ranging native herbivores that are wide spread and abundant is to a large extent set by the kangaroo management programs of the Australian states. This, in part, is because of the unique position of Australia in being subject to a relatively short period of agricultural and industrial development compared to other parts of the world. In Australia large native herbivores remain widespread and abundant. In other regions of the world, large native herbivores have most often been domesticated, eliminated or restricted to limited areas of suitable habitat.

Best practice principles imply :

- The management and harvesting of kangaroos is based on good quality information about the kangaroos, kangaroo populations, their habitat and the factors affecting populations and habitats.
- Resource management and harvesting strategies are closely linked to monitoring programs allowing evaluation and review of management strategies.
- Management practices and outcomes are openly available for scrutiny and review by appropriate scientific, professional and community groups.

5. BEST PRACTICE IN KANGAROO MANAGEMENT

5.3 Outcomes

- 5.3.1** The Kangaroo Conservation and Management Program in South Australia is based on the best available information on kangaroos, kangaroo populations, their habitat and factors affecting populations and habitats. Kangaroo harvesting quotas are set on the basis of up to date information.
- 5.3.2** The details of kangaroo management strategies implemented and outcomes are updated annually and made available for scientific, professional and community scrutiny.
- 5.3.3** The kangaroo harvesting industry in South Australia is based on a system of full use of the meat and skins of animals harvested. Harvesting for skins alone is only permitted in exceptional circumstances.
- 5.3.4** The kangaroo harvesting industry in South Australia complies with standards specified by the South Australian Meat Hygiene Act 1994 and regulations titled Standards for Hygienic Processing of Kangaroos for Human Consumption 1995.

- 5.3.5** The "Australian Game Meat - Handling and Hygiene Course" is offered by the Spencer Institute of Technical and Further Education in conjunction with the Australian Quarantine Inspection Service Training Services. All current kangaroo field processors are required to have successfully completed the course before commencing work.
- 5.3.6** A procedure will be developed for ensuring people involved in shooting kangaroos have appropriate skill levels in use of firearms.
- 5.3.7** Developments and trends in similar programs nationally and internationally are regularly reviewed.

6. COMMUNICATION STRUCTURES

Aim 6:

Promote, develop and maintain effective communication structures within and between the kangaroo industry, agricultural industries, wildlife managers, the community and State and Commonwealth governments.

6.3 Outcomes

- 6.3.1 A Wildlife Advisory Committee exists to advise government on issues relating to kangaroo conservation and management. An Industry Reference Group exists to communicate wildlife management decisions and provide a forum for an exchange of information on issues relevant to the Kangaroo Industry.
- 6.3.2 In each kangaroo management region, one community group concerned with land and natural resource management will be recognised as the forum for reviewing kangaroo management strategies for that region.
- 6.3.3 Information is exchanged between the key interest groups on a regular basis (Figure 6) that includes an annual meeting open to all interested parties.
- 6.3.4 An annual report is made available containing an analysis of kangaroo management directions, population and harvest trends and predictions on a regional basis.

6.1 Background

Good communication and the development of partnerships between key interest groups will enable an open and critical analysis of issues, the development of a high quality and responsive management program and a quick resolution of problems that arise.

To integrate kangaroos into regional Ecologically Sustainable Development approaches, land managers and local communities must be able to influence the direction the Kangaroo Conservation and Management Program takes in their region.

6.2 Objectives

- #6.2.1 Provide a forum for land managers, wildlife managers, the kangaroo harvesting industry, government departments, interest groups and local communities to be informed, present relevant information and influence decision making.
- #6.2.2 Provide high quality interpretive and educational material to the community.

LIBRARIES BOARD OF SOUTH AUSTRALIA
FEEES AND CHARGES SCHEDULE 1999-2000
Proposed Fees and Charges as at 1 July 1999

BRANCH	Description of Activity	Previous Charge 1998/99	New Charges Recommended 1999/2000	Last changed	Change	Reason
CORPORATE SERVICES	THE INSTITUTE - FUNCTION ROOMS AND FACILITIES HIRE					
	Lecture Theatre and Meeting Room					
	Hire of Facilities undertaken by the State Library negotiated upon application with the Director or Delegate.	Negotiated	Negotiated			
	Facilities					
	Slide Projector hire	\$50.00	\$50.00 per session	Jul-1997	No change	
	Object Projector	\$50.00	\$50.00 per session	Jul-1997	No change	
	Computer Data Projector	\$250.00	\$250.00 per session	Jul-1997	No change	
	Cassette Recorder	\$30.00	\$30.00 per session	Jul-1997	No change	
	CD Player	\$30.00	\$30.00 per session	Jul-1997	No change	
	Video Cassette Recorder (VCR)	\$55.00	\$55.00 per session	Jul-1997	No change	
	Additional sound equipment		Outside hire rates at time of request			
	Urn	\$25.00	\$25.00 per day	Jul-1997	No change	
	Notes					
	- Extra or special equipment may be arranged at external hire rates which are applicable at time of booking.					
	- Package deals for a reduction of up to 15% on the total hire rates are available on all our own equipment.					
	Miscellaneous					
	Labour costs (8.00am to 6.00pm)	\$45.00	\$49.50 per hour	Jul-1998	Increase	Increased salary costs 10%
	Labour costs (after hours and weekend work)	\$66.00	\$72.60 per hour	Jul-1998	Increase	
	Security costs (minimum of 3 hours)	\$44.00	\$48.40 per hour	Jul-1998	Increase	
	LOCKERS					
	Fees for items left overnight (and forfeiting \$1 deposit)	\$5.00	\$5.00	Jul-1995	No change	Due to persons using lockers for storage
	Lost locker key (re-keying cost)	\$20.00	\$50.00	Jul-1991	Cost recovery	
	BRADMAN EXHIBITION					
	Admission Fee					
	- Adults	\$3.00	\$3.00 per person	Jul-1998	No change	No concession
	- Children Under 15	\$1.00	\$2.00 per person	Jul-1998	Increase	
	- Children Under 5	Free	Free	Jul-1998	No change	
	POSTAGE & HANDLING (within Australia)					Estimated Income 1998/99 \$60,000
CORPORATE						

BRANCH	Description of Activity	Previous Charge 1998/99	New Charges Recommended 1999/2000	Last changed	Change	Reason
CORPORATE SERVICES	POSTAGE & HANDLING (within Australia) (excluding Preservation Services charges)					
	Invoicing Charge	\$3.00	\$3.00 per invoice	Jul-1995	No change	
	- To be applied to State Library product sales under \$150					
	- Does not apply to State Library fees levied					
	- Publications may be liable for an invoicing charge					
	Handling Fee - standard	\$2.50	\$2.50	Jul-1994	No change	
	Postage - standard					
	Standard letter size envelopes (postage and handling)	\$1.25	\$1.25	Jul-1994	No change	
	All other envelopes up to 30 pages (postage and handling)	\$2.50	\$2.50	Jul-1994	No change	
	All other postage	Cost Rec.	Cost Recovery	Jul-1994	No change	
LIBRARY SERVICES	If the item does not match the standard charges levied, postage will be cost by weight, plus handling fee (All charges are subject to changes in postal rates)	Cost Rec.	Postage plus \$2.50 Handling fee	Jul-1994	No change	
	Overseas postage and handling					
	To be based on postal and handling costs at the time of request.	Cost Rec.	Cost Recovery	Jul-1994	No change	
	State Library of South Australia Publications	Cost Rec.	Postage plus handling fee	Jul-1994	No change	
	Postage and handling fee to be set at time of publication issue. (based on postal cost (by weight) and handling fee)					

BRANCH	Description of Activity	Previous Charge 1998/99	New Charges Recommended 1999/2000	Last changed	Change	Reason
Preservation Services (Image Centre)	PHOTOCOPIPING					
	Black & White					
	A4 self operated standard quality (coin)	\$0.10	\$0.20	New	No change	Manual coin operated equipment attracts higher staff costs to administer and maintain than card operated machines below
	A3 self operated standard quality (coin)	\$0.20	\$0.40	New	No change	
	6P24A4BP A4 self operated standard quality (rechargeable card)	\$0.10	\$0.10	Jul-1988	No change	
	6P24A4BP A4 self operated standard quality (disposable card)	\$0.15	\$0.15	Jul-1988	No change	
	6P24A3BP A3 self operated standard quality (rechargeable card)	\$0.20	\$0.20	Jul-1989	No change	
	6P24A3BP A3 self operated standard quality (disposable card)	\$0.25	\$0.30	Jul-1987	Card cost adjustment	
	6P24A4BS A4 staff operated	\$0.60	\$0.60	Jul-1996	No change	
	6P24A3BS A3 staff operated	\$1.00	\$1.00	Jul-1989	No change	
	6P24A2BH A2 staff operated	\$3.00	\$3.00	Jul-1995	No change	
	7C95A4BL A4 laser best quality	\$2.50	\$2.00	Jul-1997	Lease payments ceased	
	7C95A3BL A3 laser best quality	\$5.00	\$4.00	Jul-1997	Lease payments ceased	
	6P24TRBP Transparency A4 self operated	\$0.80	\$0.80	Jul-1986	No change	
	6P24TRBS Transparency A4 staff operated	\$1.30	\$1.30	Jul-1996	No change	
	Photocopying of large Maps			Jul-1987	No change	
	Colour					
	6P24A4CS A4 single colour	\$0.80	na	Jul-1997	delete	Option no longer available
	6P24A4CH A3 single colour	\$1.50	na	Jul-1997	delete	Option no longer available
	6P24A4CH A4 three colour high quality	\$1.20	\$1.00	Jul-1997	Lease payments ceased	
	6P24A3CH A3 three colour high quality	\$2.40	\$2.00	Jul-1997	Lease payments ceased	
	7C95A4CL A4 four colour laser best quality	\$3.00	\$2.00	Jul-1997	Lease payments ceased	
	7C95A3CL A3 four colour laser best quality	\$6.00	\$4.00	Jul-1997	Lease payments ceased	
	7C95TRCL Transparency A4 four colour best quality	\$5.00	\$4.00	Jul-1997	Lease payments ceased	
	7C95T4CL T-shirt transfer or Decal A4 colour	\$7.00	\$6.00	Jul-1997	Lease payments ceased	
	7C95T3CL T-shirt transfer or Decal A3 colour	\$11.00	\$10.00	Jul-1997	Lease payments ceased	
	Medium Volume					
	6P24A4MS A4 100 or more single sided	\$0.08	\$0.08	Jul-1995	No change	
	6P24A4MD A4 100 or more double sided	\$0.15	\$0.15	Jul-1995	No change	
	6P24A3MS A3 100 or more single sided only	\$0.16	\$0.16	Jul-1995	No change	
	6P24ICMS Insert or Cover	\$0.10	na	Feb-1994	delete	Option no longer available
	FAX					
	41F21L Send local first page	\$2.00	\$2.00	Feb-1994	No change	
	41F21S Send STD first page	\$4.00	\$4.00	Feb-1994	No change	
	41F21O Send overseas first page	\$6.00	\$6.00	Feb-1994	No change	
	41F21L Send local subsequent pages	\$1.00	\$1.00	Feb-1994	No change	
	41F21S Send STD subsequent pages	\$2.00	\$2.00	Feb-1994	No change	
	41F21O Send overseas subsequent pages	\$3.00	\$3.00	Feb-1994	No change	
	41F21R Receive up to 10 pages	\$2.00	\$2.00	Feb-1994	No change	
	41F21R Receive additional pages	\$0.20	\$0.20	Feb-1994	No change	

BRANCH	Description of Activity	Previous Charge		New Charges Recommended		Last changed		Reason
		1998/99	1999/2000	1998/99	1999/2000	changed	Change	
	LAMINATING							
	32P15A4L Up to A4	\$3.00	\$3.00			Jul-1997	No change	
	32P15A3L Up to A3	\$4.00	\$4.00			Jul-1997	No change	
	32P15A2L Up to A2	\$5.00	\$5.00			Jul-1997	No change	
	MOUNTING							
	32P15A4M Up to A4	\$7.00	\$7.00			Jul-1995	No change	
	32P15A3M Up to A3	\$11.00	\$11.00			Jul-1995	No change	
	32P15A2M Up to A2	\$18.00	\$18.00			Jul-1995	No change	
	32P15A1M Up to A1	\$30.00	\$30.00			Jul-1995	No change	
	BINDING							
	32P15BB A4 Bindomatic	\$3.00	\$3.00			Jul-1998	No change	
	32P15HB A4 hard cover	\$8.00	\$8.00			Jul-1995	No change	
	32P15CB A4 coil	\$2.50	\$2.50			Jul-1995	No change	
	32P15MC Mylar cover	\$0.50	\$0.50			Jul-1996	No change	
	32P15CC Card cover	\$0.20	\$0.20			Jul-1996	No change	
	PHOTOGRAPHIC							
	2G02L Labour rate per hour	\$45.00	\$48.00			Jul-1998	Increase	Salary rise
	14P24V A6 videodisk print	\$3.00	\$3.00			Jul-1995	No change	
	23P15B15 Photographic print B&W 15x20cm (6x8")	\$10.00	\$10.00			Jul-1998	No change	
	23P15B20 Photographic print B&W 20x25cm (8x10")	\$10.00	\$10.00			Jul-1998	No change	
	23P15B40 Photographic print B&W 40x50cm (16x20")	\$20.00	\$21.00			Jul-1998	Increase	Salary & material cost rises
	24P15A4G Graphic print A4	\$10.00	\$10.00			Jul-1997	No change	
	24P15A3G Graphic print A3	\$15.00	\$15.00			Jul-1998	No change	
	24P15A2G Graphic print A2	\$20.00	\$21.00			Jul-1998	Increase	Salary & material cost rises
	25P15S14 Photo print sepia-tone 14x18cm (5x7")	\$16.00	\$16.00			Jul-1998	No change	
	25P15S15 Photo print sepia-tone 15x20cm (6x8")	\$18.00	\$18.00			Jul-1998	No change	
	25P15S20 Photo print sepia-tone 20x25cm (8x10")	\$20.00	\$20.00			Jul-1998	No change	
	25P15S40 Photo print sepia-tone 40x50cm (16x20")	\$35.00	\$36.00			Jul-1998	Increase	Salary & material cost rises
	26P15C14 Photo print colour 14x18cm (5x7")	\$14.00	\$14.00			Jul-1998	No change	
	26P15C15 Photo print colour 15x20cm (6x8")	\$16.00	\$16.00			Jul-1997	No change	
	26P15C20 Photo print colour 20x25cm (8x10")	\$20.00	\$20.00			Jul-1998	No change	
	26P15C40 Photo print colour 40x50cm (16x20")	\$30.00	\$31.00			Jul-1998	Increase	Salary & material cost rises
	28P15BNS 35mm B&W negative	\$8.00	\$8.00			Jul-1998	No change	
	28P15BNM 120 size B&W negative	\$16.00	\$16.00			Jul-1998	No change	
	29P15CNS 35mm colour negative	\$8.00	\$8.00			Jul-1998	No change	
	29P15CNM 120 size colour negative	\$16.00	\$16.00			Jul-1998	No change	
	29P15CSS 35mm colour slide	\$8.00	\$8.00			Jul-1997	No change	
	29P15CSM 120 size colour slide	\$20.00	\$20.00			Jul-1995	No change	

BRANCH	Description of Activity	Previous Charge		New Charges Recommended		Last changed		Reason
		1998/99	1999/2000	1999/2000	1999/2000	1999/2000	1999/2000	
	PRINT FROM COMPUTER (staff operated)							
	2G02L Labour rate per hour	\$45.00	\$48.00			Jul-1998	Increase	Salary increases
	11P24A4B A4 B&W LaserWriter first page	\$1.00	\$1.00			Sep-1995	No change	
	11P24A4B A4 B&W LaserWriter subsequent page	\$0.50	\$0.50			Sep-1995	No change	
	27P15BE Photoquality B&W 20x27cm (8x11")	\$10.00	\$10.00			Jul-1998	No change	
	26P15CE Photoquality colour 20x27cm (8x11")	\$20.00	\$20.00			Jul-1998	No change	
	8C95A4CL A4 four colour laser	\$5.00	\$5.00			Feb-1994	No change	
	8C95A3CL A3 four colour laser	\$8.00	\$8.00			Feb-1994	No change	
	8C95TRCL Transparency A4 four colour	\$7.00	\$7.00			Jul-1996	No change	
	8C95T4CL T-shirt transfer or Decal A4 colour	\$8.00	\$8.00			Feb-1994	No change	
	8C95T3CL T-shirt transfer or Decal A3 colour	\$12.00	\$12.00			Feb-1994	No change	
	MICROGRAPHIC							
	35M07 35mm B&W microfilm positive	\$45.00	\$46.00			Jul-1995	Increase	Salary & material cost rises
	36M07 16mm microfiche duplicate	\$1.00	\$1.00			Feb-1994	No change	
	MIF READER PRINTER							
	13P24A4P A4 microfiche / film self operated	\$0.40	\$0.40			Jul-1991	No change	
	13P24A3P A3 microfilm self operated	\$0.60	\$0.60			Jul-1989	No change	
	13P24A4S A4 microfiche / film staff operated	\$2.00	\$2.00			Jul-1991	No change	
	13P24A3S A3 microfilm staff operated	\$3.00	\$3.00			Jul-1991	No change	
	Invoicing Charge	\$3.00	\$3.00 per invoice			Jul-1995	No change	
	- To be applied to State Library product sales under \$150							
	- Does not apply to State Library fees levied							
	- Publications may be liable for an invoicing charge							
	NOTES							
	- Image Centre orders will only be held for a period of 3 months from the date of completion.							Estimated Income 1998/99 \$203,700
	- All Photographic and Print from Computer items, labour charges apply to all customised work.							
	- Photographic							
	Priority Service - 5 working days maximum	Add 50%				Jul-1995	No change	
	Express Service - 3 working days maximum	Add 100%				Jul-1995	No change	
	(subject to availability)							
	Postage - Preservation Services only							
	Up to 50 negatives, slides, photocopies or prints							
	- within Australia	\$2.50	\$2.50			Feb-1994	No change	
	- overseas surface mail	\$4.00	\$4.00			Feb-1994	No change	
	- overseas airmail	\$6.00	\$6.00			Feb-1994	No change	
	Over 50 negatives, slides, photocopies or prints							
	- actual postage rates							

BRANCH	Description of Activity	Previous Charge 1998/99	New Charges Recommended 1999/2000	Last changed	Change	Reason
LIBRARY SERVICES						
REPRODUCTION FEES						
	Reproduction Fees from Pictorial or Printed Collections					
	Category A : South Australia	\$40.00	\$40.00 per item	Jul-1991	No change	Category A : non-commercial use and/or print run
	each additional item	\$10.00	\$10.00 per item	Jul-1994	No change	of less than 1000 copies.
	Category A : Interstate/Overseas	\$60.00	\$60.00 per item	Jul-1994	No change	
	each additional item	\$15.00	\$15.00 per item	Jul-1994	No change	
	Category B : South Australia	\$75.00	\$75.00 per item	Jul-1994	No change	Category B : commercial use but with limited print
	each additional item	\$20.00	\$20.00 per item	Jul-1994	No change	run of less than 5000 copies.
	Category B : Interstate/Overseas	\$100.00	\$100.00 per item	Jul-1994	No change	
	each additional item	\$25.00	\$25.00 per item	Jul-1994	No change	
	Category C : South Australia	\$125.00	\$125.00 per item	Jul-1994	No change	Category C : commercial use with large print run
	each additional item	\$30.00	\$30.00 per item	Jul-1994	No change	greater than 5000 copies.
	Category C : Interstate/Overseas	\$150.00	\$150.00 per item	Jul-1994	No change	
	each additional item	\$35.00	\$35.00 per item	Jul-1994	No change	
	Use of own camera for photographic copying (excludes Media)	\$40.00	\$40.00 per item	Jul-1996	No change	
	Reproduction Fees from films or videos in the Collections					
	Category A : South Australia, first minute (or part thereof)	\$40.00	\$40.00 per minute	Jul-1991	No change	Category A : non-commercial use and/or print run
	each additional minute (or part thereof)	\$10.00	\$10.00 per minute	Jul-1994	No change	of less than 1000 copies.
	Category A : Interstate/Overseas, first minute (or part thereof)	\$60.00	\$60.00 per minute	Jul-1994	No change	
	each additional minute (or part thereof)	\$15.00	\$15.00 per minute	Jul-1994	No change	
	Category B : South Australia, first minute (or part thereof)	\$75.00	\$75.00 per minute	Jul-1994	No change	Category B : commercial use but with limited print
	each additional minute (or part thereof)	\$20.00	\$20.00 per minute	Jul-1994	No change	run of less than 5000 copies.
	Category B : Interstate/Overseas, first minute (or part thereof)	\$100.00	\$100.00 per minute	Jul-1994	No change	
	each additional minute (or part thereof)	\$25.00	\$25.00 per minute	Jul-1994	No change	
	Category C : South Australia, first minute (or part thereof)	\$125.00	\$125.00 per minute	Jul-1994	No change	Category C : commercial use with large print run
	each additional minute (or part thereof)	\$30.00	\$30.00 per minute	Jul-1994	No change	greater than 5000 copies.
	Category C : Interstate/Overseas, first minute (or part thereof)	\$150.00	\$150.00 per minute	Jul-1994	No change	
	each additional minute (or part thereof)	\$35.00	\$35.00 per minute	Jul-1994	No change	
	Cassette tape copies	\$25.00	\$25.00 per cassette	Jul-1996	No change	
	Service / Handling Fees	\$40.00	\$40.00	Jul-1991	No change	
	Retrieval of withdrawn items from offsite (Netley)	\$40.00	\$40.00	Jul-1994	No change	
	- per first retrieval (up to 5 items per location)	\$10.00	\$10.00	Jul-1994	No change	
	- per successive items retrieved					
Notes :	<ul style="list-style-type: none"> - all categories listed above include use in book or magazine, documentary film or video, display in public use building, post graduate thesis, commercial print, TV news or current affairs programs. - the Director or delegate may apply discretionary powers to reduce or waive fees. - non-listed uses to be determined by the Director or delegate. 					
						Estimated Income 1998/99 \$3,500

BRANCH	Description of Activity	Previous Charge		New Charges Recommended		Last changed	Change	Reason
		1998/99	1999/2000	1998/99	1999/2000			
	Newspapers							
	Photocopying A3 (staff operated)	\$1.00	\$1.00			Jul-1989	No change	
	Public Photocopying (A4 & A3) limited to recent editions of the Advertiser, same charge as for Preservation Services photocopying.							Estimated Income 1998/99 \$3,300
	OTHER INFORMATION ACCESS CHARGES							
	Invoicing Charge	\$3.00	\$3.00	\$3.00	per invoice	Jul-1995	No change	
	- To be applied to State Library product sales under \$150							
	- Does not apply to State Library fees levied							
	- Publications may be liable for an invoicing charge							
	Postage (standard letter size)	\$1.25	\$1.25	\$1.25		Jul-1994	No change	
	(all other envelopes up to 30 pages)	\$2.50	\$2.50	\$2.50		Jul-1994	No change	
	For full postage charges see under Corporate Services							
	FAXING - Document Delivery Service							
	Faxing Local	\$1.00	\$1.00	\$1.00	per page	Jul-1991	No change	
	Faxing STD	\$2.00	\$2.00	\$2.00	per page	Jul-1991	No change	
	Faxing ISD	\$5.00	\$5.00	\$5.00	per page	Jul-1991	No change	
	Interlibrary local per 10 pages(or Part)	\$3.00	\$3.00	\$3.00		Jul-1991	No change	Within ALIA guidelines
	Interlibrary STD up to 10 pages	\$6.00	\$6.00	\$6.00		Jul-1991	No change	(Australian Council of Library
	Interlibrary STD per additional 10 pages	\$3.00	\$3.00	\$3.00		Jul-1991	No change	& Information Services)
	S.A. Public Libraries no charge for FAXES							
	Document delivery from State Library Collections (for Public)							
	Photocopying A4 (public operated - rechargeable card)	\$0.10	\$0.10	\$0.10		Jul-1988	No change	
	Photocopying A4 (public operated - disposable card)	\$0.125	\$0.125	\$0.125		Jul-1997	No change	
	Photocopying A4 (staff operated)	\$0.60	\$0.60	\$0.60		Jul-1996	No change	
	Photocopying A3 (public operated - rechargeable card)	\$0.20	\$0.20	\$0.20		Jul-1989	No change	
	Photocopying A3 (public operated - disposable card)	\$0.25	\$0.25	\$0.25		Jul-1997	No change	
	Photocopying A3 (staff operated)	\$1.00	\$1.00	\$1.00		Jul-1989	No change	
	Fast Track copying (staff operated) within 5 working hours Mon to Fri	\$5.00	\$5.00	\$5.00	per item surcharge	Jul-1997	No change	
	Printing from Public Workstations							
	A4 Computer printout (rechargeable card - public operated)	\$0.10	\$0.10	\$0.15		Jul-1998	Card costs	
	A4 Computer printout (disposable card - public operated)	\$0.12	\$0.12	\$0.15		Jul-1998	Card costs	
	A4 Computer printout (staff operated)	\$0.60	\$0.60	\$0.60		Jul-1997	No change	
	A4 Computer graphics printout (rechargeable card - public operated)	\$0.20	\$0.20	na		delete	no longer available	
	A4 Computer graphics printout (disposable card - public operated)	\$0.25	\$0.25	na		delete	no longer available	
	A4 Computer graphics printout (staff operated)	\$0.70	\$0.70	na		delete	no longer available	
	Business & General Periodicals Ondisc							
	A4 laser copies (public copying)	\$0.40	\$0.40	na		delete	no longer available	
	A4 laser copies (staff copying)	\$2.00	\$2.00	na		delete	no longer available	
	Discs for downloading search data	Cost recovery to nearest 20c	Cost recovery to nearest 20c	Cost recovery to nearest 20c		Feb-90	No change	Cost price to nearest 20 c.

BRANCH	Description of Activity	Previous	New Charges	Last	Reason
		Charge 1998/99	Recommended 1999/2000		
	Internet - Netscape printing A4 (staff operated)	\$2.00	na	delete	no longer available
	Internet - Netscape printing A4 (public operated)	\$0.10	na	delete	no longer available
	Email service (staff operated)				
	For sending - Per 200 words on paper	\$5.00	\$5.00	Jul-1996	No change
	- Per 5000 characters on disc	\$5.00	\$5.00	Jul-1996	No change
	For receiving - Per 5000 characters	\$5.00	\$5.00	Jul-1996	No change
	Special loans overdue fines PER DAY	\$2.00	\$2.00	Jul-1989	No change
	Charges to public for items from other libraries				
	Interlibrary photocopying	Cost Recovery		Jul-1990	No change Within ALIA guidelines
	Fast track	Cost Recovery		Jul-1991	No change Within ALIA guidelines
	Interlibrary Loans - from Australian Libraries	\$12.00	\$12.00	Aug-1997	No change Handling Fee - ALIA Guidelines
	Interlibrary Loans - from Overseas Libraries	\$25.00	\$25.00	Jul-1994	No change Handling Fee
	Charges to libraries for items from State Library Collections				
	Prepaid Interlibrary photocopies per article	\$12.00	\$12.00	Jul-1998	No change Within ALIA guidelines
	Prepaid Interlibrary photocopies each additional 30 pages	\$3.00	\$3.00	Jul-1994	No change Within ALIA guidelines
	Interlibrary Loans	\$12.00	\$12.00	Jan 1991	No change Within ALIA guidelines
	Fast track levy (24 hr turnaround)	\$12.00	\$12.00	Jul-1991	No change Within ALIA guidelines
	Premium track levy (2 hr turnaround)	\$24.00	\$24.00	Jul-1996	No change Within ALIA guidelines
	Photocopying A4 & A3 for public libraries (staff operated)	\$0.30	\$0.30	Jul-1997	No change
	Limit of \$5.00 per request				Estimated Income 1998/99 \$10,400
	Research Services				
	Handling fee for interstate and overseas enquiries	\$20.00	\$20.00	Jul-1996	No change
	Database searches (Online)				
	For public: second searches on same subject	Cost Rec.	Cost Recovery	Jul-1986	No change Equitable access
	For other libraries (except SA public libraries)	Cost Rec.	Cost Recovery	Jul-1993	No change Cost Centre accounting
	Presscom Searches				
	For Public	\$4.00	\$4.00	Jul-1994	No change Handling Fee
	Full text articles	\$1.00	\$1.00	Jul-1994	No change Handling Fee
	Invoicing and Faxing charges as above				
	No charge to SA public libraries if under \$10 in value				Estimated Income 1998/99 \$4,500
	Computer Resource Centre				
	Laser Printing & Desk top publishing - A4(public)	\$0.40	\$0.40	Feb-1994	No change
	Laser Printing & Desk top publishing - A4(public)	\$1.00	\$0.50	New	New card option
	Colour Printing A4 (public)	\$1.00	\$1.00	Jul-1997	No change Estimated Income 1998/99 \$20,000
	Bizline				
	Staff Costs	\$120.00	\$120.00	Jul-1996	No change
	Database searching	Cost Rec.	15 % surcharge	Jul-1996	No change
	Preliminary searches and ready reference enquiries - free of charge				Estimated Income 1998/99 \$33,900

BRANCH	Description of Activity	Previous Charge 1998/99	New Charges Recommended 1999/2000	Last changed	Reason	
Library Services	SPECIAL SEMINARS (Family & Oral History)					
	Tariff per PERSON per session					
	Hosted by State Library of South Australia	\$30.00	negotiable	Jul-1991	No change	
	Concession Card Holder	\$15.00	negotiable	Jul-1994	No change	
	Hosted by Public Libraries	\$20.00	negotiable	Jul-1994	No change	
	Concession Card Holder	\$15.00	negotiable	Jul-1994	No change Estimated Income 1998/99 \$5,000	
	TOURS	Bradman Exhibition - Tariff per person				
		Adults	\$8.00	\$8.00	Jul-1998	No change
		Child Under 15/ Concession Card Holder	\$4.00	\$4.00	Jul-1998	No change
		Family (2 Adults & 2 Children)	\$21.00	\$21.00	Jul-1998	No change
Charge for additional Child		\$3.00	\$3.00	Jul-1998	No change	
White Gloves Treasure's Tour - Tariff per person	Adults	\$10.00	\$15.00	Jul-1998	No concessions now offered	
	Child Under 15	\$5.00	\$7.00	Jul-1998		
	Twilight Tours		Negotiated			
State Library & PLAIN Central Services	Consultancies					
	Consultancies undertaken by the State Library negotiated on a case by case basis.	Negotiated	Negotiated	Jul-1995	No change	
	Other Seminars, short courses and training sessions, rate to be advised on a case by case basis.	case by case		Jul-1996	No change Estimated Income 1998/99 \$10,000 PC Training Courses	

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:

1. the gazettal of 24 April 1996 (page 2045)
3. the gazettal of 5 December 1996 (page 1818)
5. the gazettal of 17 April 1997 (page 1571)
7. the gazettal of 12 June 1997 (page 2984)
9. the gazettal of 7 August 1997 (page 311)
11. the gazettal of 22 December 1997 (page 1776)
13. the gazettal of 18 June 1998 (page 2594)
15. the gazettal of 24 September (page 990)
17. the gazettal of 15 October 1998 (page 1150)
19. the gazettal of 19 November 1998 (page 1583)
21. the gazettal of 10 December 1998 (page 1870)
23. the gazettal of 23 December 1998 (page 2039)
25. the gazette of 25 March 1999 (page 1480)
27. the gazette of 22 April 1999 (page 2219)
29. the gazette of 6 May 1999 (page 2482)
31. the gazettal of 27 May 1999 (Errata) (page 2723)
2. the gazettal of 31 October 1996 (page 1544)
4. the gazettal of 6 February 1997 (page 830)
6. the gazettal of 29 May 1997 (page 2758)
8. the gazettal of 3 July 1997 (page 33)
10. the gazettal of 18 December 1997 (page 1677)
12. the gazettal of 23 April 1998 (page 1959)
14. the gazettal of 6 August 1998 (page 339)
16. the gazettal of 1 October 1998 (page 1038)
18. the gazettal of 12 November 1998 (page 1389)
20. the gazettal of 3 December 1998 (page 1742)
22. the gazettal of 17 December 1998 (page 1954)
24. the gazette of 11 March 1999 (page 1359)
26. the gazette of 1 April 1999 (page 1605) (Errata)
28. the gazettal of 29 April 1999 (page 2381) (Errata)
30. the gazettal of 13 May 1999 (page 2595)
32. the gazettal of 17 June 1999 (page 3123)

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

Entries recorded in italics denote previous courses and conditions determined by ARC for existing Declared vocations. Variations appear in bold

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period
New Declared Vocations					
# Process Plant Operator	Training Package is endorsed to 30/9/01:	Chemical, Hydrocarbons and Oil Refining Training Package Qualifications			
	PMA10198	Certificate I in Process Plant Skills	Exit point only	130	1 month
	PMA20198	Certificate II in Process Plant Operations	12 months	450	1 month
	PMA20198	Certificate II in Process Plant Operations (Chemical and Oil)	12 months	450	1 month
	PMA20198	Certificate II in Process Plant Operations (Hydrocarbons - Extraction)	12 months	450	1 month
	PMA20198	Certificate II in Process Plant Operations (Hydrocarbons - Transmission)	12 months	450	1 month
	PMA30198	Certificate III in Process Plant Operations	24 months	650	2 months
	PMA30198	Certificate III in Process Plant Operations (Chemical and Oil)	24 months	650	2 months
	PMA30198	Certificate III in Process Plant Operations (Hydrocarbons - Extraction)	24 months	650	2 months
	PMA30198	Certificate III in Process Plant Operations (Hydrocarbons - Transmission)	24 months	650	2 months
	PMA40198	Certificate IV in Process Plant Technology	36 months	990	3 months
	PMA40198	Certificate IV in Process Plant Technology (Chemical and Oil)	36 months	990	3 months
	PMA40198	Certificate IV in Process Plant Technology (Hydrocarbons - Extraction)	36 months	990	3 months
PMA40198	Certificate IV in Process Plant Technology (Hydrocarbons - Transmission)	36 months	990	3 months	

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period
Variations to Existing Declared Vocations					
Food Processing Industry Training Package Qualifications From 1/7/99 contracts of training will be registered only for the qualifications from the training packages. Trainees employed under existing contracts of training may complete their current training.					
# Confectionery Processing	Training Package endorsed to 31/7/01: FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Confectionery) Certificate II in Food Processing (Confectionery) Certificate III in Food Processing (Confectionery)	12 months 18 months 36 months	210 hours 560 hours 830 hours	1 month 6 weeks 2 months
# Confectionery Processing	6162/V12206ANA 6165/V12306AGA	replacing the following courses of instruction with effect from 1/7/99: <i>Certificate II in Food Processing (Confectionery)</i> <i>Certificate III in Food Processing (Confectionery)</i>	12 months 24 months	540 hours 900 hours	1 month 1 month
# Aerated Water Processing	Training Package endorsed to 31/7/01: FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Aerated Waters) Certificate II in Food Processing (Aerated Waters) Certificate III in Food Processing (Aerated Waters)	12 months 18 months 24 months	210 hours 580 hours 850 hours	1 month 6 weeks 2 months
# Aerated Water Processing	7956/NSTF0380 7957/NSTF0382	replacing the following courses of instruction with effect from 1/7/99: <i>Certificate II in Food Processing (Aerated Waters)</i> <i>Certificate III in Food Processing (Aerated Water)</i>	18 months 24 months	550 hours 900 hours	2 months 1 month

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period	
# Dairy Processing	Food Processing Industry Training Package Qualifications From 1/7/99 contracts of training will be registered only for the qualifications from the training packages. Trainees employed under existing contracts of training may complete their current training:					
	Training Package endorsed to 31/7/01: FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Dairy Processing) Certificate II in Food Processing (Dairy Processing) Certificate III in Food Processing (Dairy Processing)	12 months 18 months 24 months	210 hours 580 hours 850 hours	1 month 6 weeks 2 months	
	2056/V12109AAA 2058/V12209AAA 2059/V12306AAA	replacing the following courses of instruction with effect from 1/7/99: <i>Certificate I in Food Processing (Dairy)</i> <i>Certificate II in Food Processing (Dairy)</i> <i>Certificate III in Food Processing (Dairy)</i>	12 months 24 months	440 hours 900 hours	1 month 1 month	
	# Fruit and Vegetable Processing	Training Package endorsed to 31/7/01: FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Fruit and Vegetables) Certificate II in Food Processing (Fruit and Vegetables) Certificate III in Food Processing (Fruit and Vegetables)	12 months 18 months 24 months	210 hours 580 hours 850 hours	1 month 6 weeks 2 months
		3367/V12106AEA 3368/V12206AEA 3369/V12306ABA	replacing the following courses of instruction with effect from 1/7/99: <i>Certificate I in Food Processing (Fruit and Vegetable)</i> <i>Certificate II in Food Processing (Fruit and Vegetable)</i> <i>Certificate III in Food Processing (Fruit and Vegetable)</i>	exit point 12 months 24 months	540 hours 900 hours	1 month 1 month
		# General Foods Processing	Training Package endorsed to 31/7/01: FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Pastry) Certificate II in Food Processing (Pastry) Certificate III in Food Processing (Pastry)	12 months 18 months 24 months	210 hours 580 hours 850 hours
	FDF10198		Certificate I in Food Processing (General Foods)	12 months	210 hours	1 month

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period
	FDF20198 FDF30198	Certificate II in Food Processing (General Foods) Certificate III in Food Processing (General Foods)	18 months 24 months	580 hours 820 hours	6 weeks 2 months
	FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Biscuits) Certificate II in Food Processing (Biscuits) Certificate III in Food Processing (Biscuits)	12 months 18 months 24 months	210 hours 580 hours 850 hours	1 month 6 weeks 2 months
	FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Petfood) Certificate II in Food Processing (Petfood) Certificate III in Food Processing (Petfood)	12 months 18 months 24 months	210 hours 550 hours 850 hours	1 month 6 weeks 2 months
	FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Tea and Coffee) Certificate II in Food Processing (Tea and Coffee) Certificate III in Food Processing (Tea and Coffee)	12 months 18 months 24 months	210 hours 760 hours 1030 hours	1 month 6 weeks 2 months
	FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Edible Oils and Fats) Certificate II in Food Processing (Edible Oils and Fats) Certificate III in Food Processing (Edible Oils and Fats)	12 months 18 months 24 months	210 hours 560 hours 830 hours	1 month 6 weeks 2 months
	FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Poultry) Certificate II in Food Processing (Poultry) Certificate III in Food Processing (Poultry)	12 months 18 months 24 months	210 hours 540 hours 810 hours	1 month 6 weeks 2 months
	FDF10398 FDF20398 FDF30398	Certificate I in Food Processing (Plant Baking) Certificate II in Food Processing (Plant Baking) Certificate III in Food Processing (Plant Baking)	12 months 18 months 36 months	210 hours 540 hours 990 hours	1 month 6 weeks 2 months
# General Foods Processing	7735/V12106ALA 7736/V12206ARA 0078/V12311ANC	replacing the following courses of instruction with effect from 1/7/99: Certificate I in Food Processing (General Foods) Certificate II in Food Processing (General Foods) Certificate III in Food Processing (General Foods/Flour and Stockfeed Milling) - previously gazetted as Certificate III in Food Processing (General Foods)	12 months 24 months	500 hours 900 hours	1 month 1 month

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period
# Flour and Stockfeed Milling	Training Package endorsed to 31/7/91: FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Stockfeed Milling) Certificate II in Food Processing (Stockfeed Milling) Certificate III in Food Processing (Stockfeed Milling)	12 months 18 months 24 months	210 hours 530 hours 800 hours	1 month 6 weeks 2 months
	FDF10198 FDF20198 FDF30198	Certificate I in Food Processing (Flour Milling) Certificate II in Food Processing (Flour Milling) Certificate III in Food Processing (Flour Milling)	12 months 18 months 24 months	210 hours 530 hours 800 hours	1 month 6 weeks 2 months
	7794/V12106AMA 7795/V12206ATA 0078/V12311ANC	replacing the following courses of instruction with effect from 1/7/99: <i>Certificate I in Food Processing (Flour and Stockfeed Milling)</i> <i>Certificate II in Food Processing (Flour and Stockfeed Milling)</i> <i>Certificate III in Food Processing (General Foods/Flour and Stockfeed Milling) - previously gazetted as Certificate III in Food Processing (Flour and Stockfeed Milling)</i>	replacing the following courses of instruction with effect from 1/7/99: <i>exit point</i> 12 months 24 months	500 hours 900 hours	1 month 1 month
# Pharmaceutical Manufacturing	Training Package endorsed to 31/7/01: FDF10298 FDF20298 FDF30298	Certificate I in Pharmaceutical Manufacturing Certificate II in Pharmaceutical Manufacturing Certificate III in Pharmaceutical Manufacturing	12 months 18 months 24 months	210 hours 630 hours 920 hours	1 month 6 weeks 2 months
	2727/NSTF6191 2726/NSTF6192 2725/NSTF6193	replacing the following courses of instruction with effect from 1/7/99: <i>Certificate I in Pharmaceutical Manufacturing 1</i> <i>Certificate II in Pharmaceutical Manufacturing 2</i> <i>Certificate III in Pharmaceutical Manufacturing</i>	12 months 24 months	470 hours 900 hours	1 month 1 month

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period
<p>Information Technology - Client Support Training Package Qualifications From 1/7/99 contracts of training will be registered only for the qualifications from the training packages. Trainees employed under existing contracts of training may complete their current training:</p>					
# Information Technology	Training Package endorsed to 30/4/01 ICA20198 ICA40198	Certificate II in Information Technology Certificate IV in Information Technology (Client Support) Note: ICA20198 or equivalent competencies required for entry into ICA40198	12 months 12 months	440 hours 520 hours	1 month 1 month
# Information Technology	3445/NS99A0680H 3447/ACC0000266 4175/NS3602	replacing the following courses of instruction with effect from 1/7/99: Certificate II in Information Technology Traineeship Certificate IV in Information Technology (User Support) Certificate IV in Information Technology, PC Support	12 months 12 months 12 months	390 hours 440 hours 428 hours	1 month 1 month 1 month
<p>Plastics, Rubber and Cablemaking Industries Training Package Qualifications From 1/7/99 contracts of training will be registered only for the qualifications from the training packages. Trainees employed under existing contracts of training may complete their current training:</p>					
# Machine Operating - Polymer Processing	Training Package endorsed to 30/10/01 PMB10198 PMB20198 PMB20298 PMB20398 PMB20498	Certificate I in Process Manufacturing Certificate II in Process Manufacturing (Production Support) Certificate II in Process Manufacturing (Rubber - Injection Moulding) Certificate II in Process Manufacturing (Plastics - Injection Moulding) Certificate II in Process Manufacturing (Plastics - Blow Moulding)	9 months 18 months 18 months 18 months 18 months	160 hours 400 hours 400 hours 400 hours 400 hours	3 weeks 6 weeks 6 weeks 6 weeks 6 weeks

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period
# Machine Operating - Polymer Processing (cont)	PMB20598	Certificate II in Process Manufacturing (Plastics - Extrusion)	18 months	400 hours	6 weeks
	PMB20698	Certificate II in Process Manufacturing (Rubber - Extrusion)	18 months	400 hours	6 weeks
	PMB20798	Certificate II in Process Manufacturing (Plastics - Blown Film)	18 months	400 hours	6 weeks
	PMB20898	Certificate II in Process Manufacturing (Rubber - Tyre Retreading)	18 months	400 hours	6 weeks
	PMB20998	Certificate II in Process Manufacturing (Compounding and Reclamation)	18 months	400 hours	6 weeks
	PMB21098	Certificate II in Process Manufacturing (Plastics - Composite Materials)	18 months	400 hours	6 weeks
	PMB21198	Certificate II in Process Manufacturing (Rubber - Tyre Rebuilding)	18 months	400 hours	6 weeks
	PMB21298	Certificate II in Process Manufacturing (Plastics - Fabrication)	18 months	400 hours	6 weeks
	PMB21398	Certificate II in Process Manufacturing (Plastics - Thermoforming)	18 months	400 hours	6 weeks
	PMB21498	Certificate II in Process Manufacturing (Cablemaking)	18 months	400 hours	6 weeks
	PMB21598	Certificate II in Process Manufacturing (Specialised Processes)	18 months	400 hours	6 weeks
	PMB30198	Certificate III in Process Manufacturing (Production Support)	36 months	660 hours	3 months
	PMB30298	Certificate III in Process Manufacturing (Rubber - Injection Moulding)	36 months	660 hours	3 months
	PMB30398	Certificate III in Process Manufacturing (Plastics - Injection Moulding)	36 months	660 hours	3 months
	PMB30498	Certificate III in Process Manufacturing (Plastics - Blow Moulding)	36 months	660 hours	3 months
	PMB30598	Certificate III in Process Manufacturing (Plastics - Extrusion)	36 months	660 hours	3 months
	PMB30698	Certificate III in Process Manufacturing (Rubber - Extrusion)	36 months	660 hours	3 months
	PMB30798	Certificate III in Process Manufacturing (Plastics - Blown Film)	36 months	660 hours	3 months

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period
# Machine Operating - Polymer Processing (cont)	PMB30898	Certificate III in Process Manufacturing (Rubber - Tyre Retreading)	36 months	660 hours	3 months
	PMB30998	Certificate III in Process Manufacturing (Compounding and Reclamation)	36 months	660 hours	3 months
	PMB31098	Certificate III in Process Manufacturing (Plastics - Composite Materials)	36 months	660 hours	3 months
	PMB31198	Certificate III in Process Manufacturing (Rubber - Tyre Rebuilding)	36 months	660 hours	3 months
	PMB31298	Certificate III in Process Manufacturing (Plastics - Fabrication)	36 months	660 hours	3 months
	PMB31398	Certificate III in Process Manufacturing (Plastics - Thermoforming)	36 months	660 hours	3 months
	PMB31498	Certificate III in Process Manufacturing (Cablemaking)	36 months	660 hours	3 months
	PMB31598	Certificate III in Process Manufacturing (Specialised Processes)	36 months	660 hours	3 months
	PMB40198	Certificate IV in Process Manufacturing (Cert III level or equivalent qualification is prerequisite)	12 months	280 hours	1 month
# Machine Operating - Polymer Processing	3326/V12106ADA	replacing the following courses of instruction with effect from 1/7/99: <i>Certificate I in Polymer Processing (Level 1)</i>	9 months	288 hours	3 weeks
	3327/V12206ADA	<i>Certificate II in Polymer Processing (Level 2)</i>	18 months	576 hours	2 months
	3328/V12306ADA	<i>Certificate III in Polymer Processing (Level 3)</i>	36 months	864 hours	3 months
Telecommunications Training Package Qualifications					
From 1/7/99 contracts of training will be registered only for the qualifications from the training packages. Trainees employed under existing contracts of training may complete their current training					
# Telecommunications Installing	Training Package endorsed to 23/9/00				
	ICT20197	Certificate II in Telecommunications	12 months	460 hours	1 month
	ICT20297	Certificate II in Telecommunications (Cabling)	12 months	420 hours	1 month
	ICT30197	Certificate III in Telecommunications	36 months	780 hours	3 months
	ICT30297	Certificate III in Telecommunications (CPE)	36 months	780 hours	3 months
	ICT30397	Certificate III in Telecommunications (CAN)	36 months	780 hours	3 months

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers (National) (State) and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance	Probationary Period
	THT40298 THT40398	Certificate IV in Tourism (Team Leading) Certificate IV in Tourism (Guiding)	36 months 36 months	1030 hours 615 hours	3 months 3 months
# Tourism Operations	5314/NS92B0283H 5310/NS92B0283Z 5311/NS92B0283E 5312/NS92B0283G 5313/NS92B0283F	replacing the following courses of instruction with effect from 1/7/99: Certificate II in Tourism Operations Traineeship Streams: Wholesale Operations Domestic/Inbound/Outbound Meetings Retail Travel Tourist Attractions Tourism Information Services	12 months 12 months 12 months 12 months 12 months	400 hours 400 hours 400 hours 400 hours 400 hours	1 month 1 month 1 month 1 month 1 month

REGULATIONS UNDER THE EVIDENCE ACT 1929

No. 120 of 1999

At the Executive Council Office at Adelaide 24 June 1999

PURSUANT to the *Evidence Act 1929* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched.—Approved process (reg. 4)

Citation

1. The *Evidence (Reproduction of Documents) Regulations 1993* (see *Gazette* 8 April 1993 p. 1273) are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation four months after the day on which they are made (see *Subordinate Legislation Act 1978* section 10AA).

Variation of Sched.—Approved process (reg. 4)

3. The Schedule of the principal regulations is varied by striking out from clause 1 "by the State Government Insurance Commission" and substituting "by or on behalf of the Motor Accident Commission".

AG 12/99 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE EXPLOSIVES ACT 1936

No. 121 of 1999

At the Executive Council Office at Adelaide 24 June 1999

PURSUANT to the *Explosives Act 1936* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL 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.

MICHAEL ARMITAGE, Minister for Government Enterprises

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Revocation of reg. 8.19

Citation

1. The *Explosives Regulations 1996* (see *Gazette* 15 August 1996 p. 578), 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.

Revocation of reg. 8.19

3. Regulation 8.19 of the principal regulations is revoked.

MGE 55/98 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE CRIMINAL LAW (SENTENCING) ACT 1988

No. 122 of 1999

At the Executive Council Office at Adelaide 24 June 1999

PURSUANT to the *Criminal Law (Sentencing) Act 1988* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL 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.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of reg. 5B—Driver's licence disqualification notice fees
4. Variation of reg. 5C—Suspension of motor vehicle registration notice fees

Citation

1. The *Criminal Law (Sentencing) Regulations 1988* (see *Gazette* 22 December 1988 p. 2157), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of reg. 5B—Driver's licence disqualification notice fees

3. Regulation 5B of the principal regulations is varied by striking out "\$16.00" and substituting "\$17.00".

Variation of reg. 5C—Suspension of motor vehicle registration notice fees

4. Regulation 5C of the principal regulations is varied by striking out "\$16.00" and substituting "\$17.00".

AG 8/99 TEMP 2 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE DISTRICT COURT ACT 1991

No. 123 of 1999

At the Executive Council Office at Adelaide 24 June 1999

PURSUANT to the *District Court Act 1991* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL 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.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched. 1—Fees in Civil Division
4. Variation of Sched. 2—Fees in Criminal Division
5. Variation of Sched. 3—Fees in Criminal Injuries Division

Citation

1. The *District Court (Fees) Regulations 1992* (see *Gazette* 2 July 1992 p. 226), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched. 1—Fees in Civil Division

3. Schedule 1 of the principal regulations is varied—

- (a) by striking out from clause 1 "230" and substituting "240";
- (b) by striking out from clause 1B "\$230" and substituting "\$240";
- (c) by striking out from clause 3 "\$29" and substituting "\$30";
- (d) by striking out from clause 8 "\$45" and substituting "\$50";
- (e) by striking out from clause 10 "\$145" and substituting "\$150";
- (f) by striking out from clause 12 "\$29" and substituting "\$30";
- (g) by striking out from clause 14 "\$145" and substituting "\$150";
- (h) by striking out from clause 15 "\$435" and substituting "\$450".

Variation of Sched. 2—Fees in Criminal Division

4. Schedule 2 of the principal regulations is varied—

- (a) by striking out from clause 2 "\$29" and substituting "\$30";

(b) by striking out from clause 6 "\$45" and substituting "\$50".

Variation of Sched. 3—Fees in Criminal Injuries Division

5. Schedule 3 of the principal regulations is varied—

(a) by striking out from clause 6 "\$45" and substituting "\$50";

(b) by striking out from clause 8 "\$29" and substituting "\$30";

(c) by striking out from clause 10 "\$145" and substituting "\$150";

(d) by striking out from clause 11 "\$435" and substituting "\$450".

AG 8/99 Temp 2 CS

R. DENNIS Clerk of the Council

**REGULATIONS UNDER THE ENVIRONMENT, RESOURCES AND
DEVELOPMENT COURT ACT 1993**

No. 124 of 1999

At the Executive Council Office at Adelaide 24 June 1999

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

E. J. NEAL 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.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched.—Fees in General Jurisdiction

Citation

1. The *Environment, Resources and Development Court Regulations 1993* (see *Gazette* 27 October 1993 p. 2094), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Fees in General Jurisdiction

3. The Schedule of the principal regulations is varied—

(a) by striking out from clause 3 "\$175" and substituting "\$180";

(b) by striking out from clause 4 "\$115" and substituting "\$120".

AG 8/99 TEMP 2 CS

R. DENNIS Clerk of the Council

**REGULATIONS UNDER THE ENVIRONMENT, RESOURCES AND
DEVELOPMENT COURT ACT 1993**

No. 125 of 1999

At the Executive Council Office at Adelaide 24 June 1999

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

E. J. NEAL 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.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched.—Fees

Citation

1. The *Environment, Resources and Development Court (Native Title) Regulations 1995* (see *Gazette* 12 October 1995 p. 1098), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Fees

3. The Schedule of the principal regulations is varied by striking out from clause 1 "\$320" and substituting "\$330".

AG 8/99 TEMP 2 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE MAGISTRATES COURT ACT 1991

No. 126 of 1999

At the Executive Council Office at Adelaide 24 June 1999

PURSUANT to the *Magistrates Court Act 1991* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL 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.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched. 1—Fees in Civil (General Claims) Division and Civil (Minor Claims) Division
4. Variation of Sched. 2—Fees in Criminal Division

Citation

1. The *Magistrates Court (Fees) Regulations 1992* (see *Gazette* 2 July 1992 p. 232), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched. 1—Fees in Civil (General Claims) Division and Civil (Minor Claims) Division

3. Schedule 1 of the principal regulations is varied—

(a) by inserting before clause 1 the following clause:

A1.	For issuing a <i>Final Notice of Claim</i> under the rules	\$10
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(b) by striking out from clause 3 "\$100" and substituting "\$105";

(c) by striking out from clause 4 "\$100" and substituting "\$105";

(d) by striking out from clause 5 "\$9" and substituting "\$10";

(e) by striking out from clause 13 "\$45" and substituting "\$50";

(f) by striking out from clause 15 "\$29" and substituting "\$30";

(g) by striking out from clause 16 "\$145" and substituting "\$150";

(h) by striking out from clause 17 "\$435" and substituting "\$450".

Variation of Sched. 2—Fees in Criminal Division

4. Schedule 2 of the principal regulations is varied—

(a) by striking out from clause 1 "\$22" and substituting "\$23";

(b) by striking out from clause 2 "\$24" and substituting "\$25";

(c) by striking out from clause 6 "\$45" and substituting "\$50".

AG 8/99 Temp 2 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE SHERIFF'S ACT 1978

No. 127 of 1999

At the Executive Council Office at Adelaide 24 June 1999

PURSUANT to the *Sheriff's Act 1978* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL 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.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched.—Fees

Citation

1. The *Sheriff's Regulations 1992* (see *Gazette* 2 July 1992 p. 236), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Fees

3. The Schedule of the principal regulations is varied—

- (a) by striking out from clause 1 "\$19" and substituting "\$20";
- (b) by striking out from clause 2 "\$26" and substituting "\$27";
- (c) by striking out from clause 3 "\$22" and substituting "\$23";
- (d) by striking out from clause 6 "\$22" and substituting "\$23";
- (e) by striking out from clause 10 "\$26" and substituting "\$27";
- (f) by striking out from clause 11 "\$145" and substituting "\$150".

REGULATIONS UNDER THE YOUTH COURT ACT 1993

No. 128 of 1999

At the Executive Council Office at Adelaide 24 June 1999

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

E. J. NEAL 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.

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched.—Fees

Citation

1. The *Youth Court (Fees) Regulations 1996* (see *Gazette* 30 May 1996 p. 2695), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 July 1999.

Variation of Sched.—Fees

3. The Schedule of the principal regulations is varied—

- (a) by striking out from clause 1 "\$22" and substituting "\$23";
- (b) by striking out from clause 2 "\$24" and substituting "\$25";
- (c) by striking out from clause 6 "\$45" and substituting "\$50".

AG 8/99 Temp 2 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE DEVELOPMENT ACT 1993

No. 129 of 1999

At the Executive Council Office at Adelaide 24 June 1999

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

E. J. NEAL 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.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Schedule 8

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 they are made.

Variation of Schedule 8

3. Schedule 8 of the principal regulations is varied by inserting after item 12 the following item:

13. Retail developments in Metropolitan Adelaide exceeding a prescribed size

- A. Development within Metropolitan Adelaide that will involve the construction of a shop or group of shops in a Regional or District Centre Zone delineated by a Development Plan where the gross leasable area, or the increase in gross leasable area, to be created by the development (as the case may be) exceeds—
 - (a) in the case of a Regional Centre Zone—10 000 square metres;
 - (b) in the case of a District Centre Zone—5 000 square metres.
- B. The Development Assessment Commission.
- C. Eight weeks.
- D. Direction.

MFTUP 4/98 CS

R. DENNIS Clerk of the Council

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CITY OF ADELAIDE

NOTICE is hereby given that the council of the Corporation of the City of Adelaide at its meeting held on 21 June 1999, passed *inter alia*, the following resolutions:

Pursuant to section 359 of the Local Government Act 1934, as amended, the roads described in the following schedule, between the hours specified in the schedule, be closed to all vehicles except for emergency vehicles or those given express permission to enter by the Chief Executive Officer.

SCHEDULE

Location	From	To
Rundle Street between Frome Street and East Terrace	6 a.m. on Saturday, 31 July 1999	9.30 a.m. on Saturday, 31 July 1999

JUDE MUNRO, Chief Executive Officer

CITY OF ADELAIDE

NOTICE is hereby given that the council of the Corporation of the City of Adelaide at its meeting held on 21 June 1999, passed *inter alia*, the following resolutions:

Pursuant to section 359 of the Local Government Act 1934, as amended, the roads described in the following schedule, between the hours specified in the schedule, be closed to all vehicles except for emergency vehicles or those given express permission to enter by the Chief Executive Officer.

SCHEDULE

Location	From	To
Gouger Street between Morphett Street and a point 55 m west of the western building alignment of Victoria Square	9 a.m. on Sunday, 3 October 1999	2 a.m. on Monday, 4 October 1999

JUDE MUNRO, Chief Executive Officer

CITY OF CHARLES STURT

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 15 June 1999, the council:

1. Adopted the most recent capital valuations of the Valuer-General that are to apply in its area for rating purposes for the 1999-2000 financial year, totalling \$6 861 511 300.

2. Declared differential general rates on rateable land within its areas as follows:

(a) in the area of the former City of Hindmarsh and Woodville as it existed on 31 December 1996:

- (i) 0.4113 cents in the dollar on rateable land of category 1 use;
- (ii) 0.7954 cents in the dollar on rateable land of categories 2, 3 and 4 use;
- (iii) 0.8634 cents in the dollar on rateable land of categories 5 and 6 use;
- (iv) 1.1189 cents in the dollar on rateable land of category 7 use;
- (v) 1.0517 cents in the dollar on rateable land of category 8 use;
- (vi) 0.7171 cents in the dollar on rateable land of category 9 use;

(b) in the area of the former City of Henley and Grange as it existed on 31 December 1996:

- (i) 0.4113 cents in the dollar on rateable land of category 1 use;
- (ii) 0.6510 cents in the dollar on rateable land of categories 2, 3 and 4 use;
- (iii) 0.6896 cents in the dollar on rateable land of categories 5 and 6 use;
- (iv) 0.8470 cents in the dollar on rateable land of category 7 use;
- (v) 0.8067 cents in the dollar on rateable land of category 8 use;
- (vi) 0.6708 cents in the dollar on rateable land of category 9 use.

3. Declared a minimum rate of \$380 for rateable land in the council's area.

4. Declared separate rates as follows: In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 175 of the Local Government Act 1934, as amended, and in order to reimburse to the council the amount contributed to:

- (a) the River Torrens Catchment Water Management Board for the council's area, being \$885 100, a separate rate of 0.01402 cents in the dollar, based on the capital value of rateable land, on all rateable land in the council's area in the catchment area of the Board, the capital value of such land comprising \$6 332 973 660; and
- (b) the Patawalonga Catchment Water Board for the council's area, being \$12 500, a separate rate of 0.01125 cents in the dollar, based on the capital value of rateable land, on all rateable land in the council's area in the catchment area of the Board, the capital value of such land comprising \$111 465 000.

Dated 18 June 1999.

S. LAW, Chief Executive

CITY OF ONKAPARINGA

Declaration of Public Roads

NOTICE is hereby given that the council of the City of Onkaparinga, Ramsay Place, Noarlunga Centre, S.A. 5168 at its meeting held on 15 June 1999, declared pursuant to its powers in section 303 (1) (a) of Local Government Act 1934, as amended, that Dale Avenue (the projection of Fenton Avenue), Witton Road and Short Street in Port Noarlunga as shown in Deposited Plan 2394 and described in certificate of title volume 1097, folio 83, be public roads.

J. S. TATE, City Manager

CITY OF ONKAPARINGA

Disposal of Portion of a Reserve Which is Situated in Craighburn Estate

NOTICE is hereby given that pursuant to section 459a of the Local Government Act 1934, as amended, the council at its meeting held on 18 May 1999, formed the opinion that portion of a reserve which is vested in the City of Onkaparinga and which is described in Deposited Plan 39415 and certificate of title register book volume 5353, folio 504 is not required as portion of the reserve.

The council proposes, with the consent of the Minister, to transfer that portion of the reserve to the adjoining land owners Craighburn Property Pty Ltd so as to merge it with their existing land. Council will accept in exchange land described in Deposited Plan 42706, certificate of title register book volume 5266, folio 945 which is to vest in the council as reserve. Craighburn Property Pty Ltd is to meet all costs and pay any balance of land value subject to land valuation.

Any interested person may inspect a plan of the areas to be disposed of and to be acquired at any of the three Council Area Offices during normal office hours.

Written representations will be received at the Council Office, Ramsay Place, Noarlunga Centre, S.A. 5168 until 4 p.m. on 23 July 1999.

Inquiries may be made to Barbara Bond, Legal Officer on 8384 0667.

J. S. TATE, City Manager

CITY OF PORT AUGUSTA

Roads (Opening and Closing) Act 1991

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991 that the City of Port Augusta gives notice of its intent to implement a road process to close the public road (walkway) between Withers Street and Victoria Parade and transfer to B. Taylor portion of public road marked 'Z' and merge with allotment 7 shown on Preliminary Plan No. PP32/0457.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office, Port Augusta, S.A. 5700, and the Adelaide office of the Surveyor-General during normal office hours.

Any person is entitled to object to the proposed closure. The reasons for such objection must be fully supported in the submission and include the objector's full name and address. Any person who desires to make application for a grant of easement over all or portion of the road to be closed must include the full name and address of the applicant and full details of the nature and location of the proposed easement and the full description and title of the land to which the easement is to be annexed.

The objection or application for an easement must be made, in writing to the City of Port Augusta, P.O. Box 1704, Port Augusta, S.A. 5700 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, so that the person making the submission or a representative may attend, if so desired.

I. MCSPORRAN, Chief Executive Officer

CITY OF PORT AUGUSTA

Adoption of Valuation

NOTICE is hereby given that at a special meeting of the council held on 21 June 1999, it was resolved that the council of the Corporation of the City of Port Augusta, for the 1999-2000 financial year, adopts the Government valuation of site values for all rateable property constituting the area of the council which amounts in total to an estimated value of \$74 796 300 for the area and which represents the sum of all properties set forth in the rating and property records of the council for the 1999-2000 financial year and hereby specified 21 June 1999, as the day upon which such adoption of such government valuation shall become the valuation of the council.

Declaration of Rates

Notice is hereby given that at a special meeting of the council of the Corporation of the City of Port Augusta held on 21 June 1999, it was resolved that in exercise of the powers contained in Parts IX and X of the Local Government Act 1934, as amended (the 'Act') in respect of the financial year ending 30 June 2000:

1. (1) Differential general rates to be declared as follows:

- (a) in that area of the city zoned in the Development Plan as Residential 1, Residential 2, Residential 3, Residential (Stables), District Centre, Business, Shopping, District Commercial, Local Commercial, General Industry, Light Industry and Other Use:
 - (i) 5.27 cents in the dollar on all land with a Local Government Land Use category of 1, 2, 3, 4, 5, 6, 7, 8 or 9;
- (b) in that area of the city zoned in the Development Plan as Rural (Deferred Urban), Rural Living, Tourist Accommodation, Rural and in other areas not specifically referred to in subparagraphs (a), (b) and (c) of this paragraph:
 - (i) 3.5 cents in the dollar on rateable land with a Local Government Land Use category of 1 or 9;
 - (ii) 3.5 cents in the dollar on all rateable land with a Local Government Land Use category of 2, 3, 4, 5 and 6;
 - (iii) 0.0415 cents in the dollar for all rateable land with a Local Government Land Use category of 7;
 - (iv) 1.76 cents in the dollar on all rateable land with a Local Government Land Use category of 8;
- (c) in the area of the city zoned in the Development Plan as Coastal:
 - (i) 5.27 cents in the dollar on all rateable land with a Local Government Land Use category of 1, 2, 3, 4, 5, 6 and 9;
 - (ii) 0.415 cents in the dollar on all rateable land with a Local Government Land Use category of 7;
 - (iii) 1.76 cents in the dollar on all rateable land with a Local Government Land Use category of 8.

(2) A minimum amount payable by way of rates of \$443 be fixed in respect of all rateable land in accordance with section 190 of the Local Government Act 1934, in part of the area of the city:

- (a) referred to (1) (a) above;
- (b) referred to (1) (b) above, and being of categories 1, 2, 3, 4, 5, 6 and 9 use; and
- (c) referred to (1) (c) above, and being of categories 1, 2, 3, 4, 5, 6 and 9 use.

(3) Pursuant to section 185 (3) (b) of the Local Government Act 1934, on application to the council a remission of rates of an amount comprising the difference between:

- (a) the rates payable and \$1 100 be granted to all principal ratepayers who are liable for rates in excess of \$1 100 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (a) above, with a Local Government Land Use category of 1;
- (b) the rates payable and \$758 be granted to all principal ratepayers who are liable for rates in excess of \$758 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (b) above, with a Local Government Land Use category of 1; and
- (c) the rates payable and \$443 be granted to all principal ratepayers who are liable for rates in excess of \$443 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (c) above, with a Local Government Land Use category of 1.

2. (1) For the purpose of this resolution and in any subsequent resolution of the council relating to the imposition of rates or charges pursuant to section 177 of the Local Government Act 1934, for providing septic tank effluent disposal services, unless the contrary intention is clearly indicated, the term 'unit' means a unit as determined by the formula set out in Item 14 of the Department of Local Government Bulletin No. 74, dated 14 August 1980.

(2) Pursuant to section 177 of the Local Government Act 1934, charges for providing septic tank effluent disposal services be imposed on all assessments of rateable property and on all pieces of non-rateable land, subject to separate occupation in the Willsden, Augusta Park, Hospital Road, Conwaytown, Barry Street, Stirling North and Trans-continental areas, at a rate of \$128 per unit.

Dated 21 June 1999.

I. D. MCSPORRAN, City Manager

CITY OF WHYALLA

Adoption of Valuations

NOTICE is hereby given that the Corporation of the City of Whyalla at its meeting held on 15 June 1999, in accordance with section 171 of the Local Government Act 1934, as amended, adopted the Valuer-General's valuation of site value in the amount of \$175 301 400 and hereby specifies that 1 July 1999, shall be the day as and from which such assessment shall become the assessment of the council for the year ending 30 June 2000.

The said valuations are included in the Assessment Book, which is held in the office of the Council at Darling Terrace and may be inspected by any interested persons between the hours of 9 a.m. and 5 p.m. daily, Monday to Friday.

D. KNOX, City Manager

ALEXANDRINA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Strathalbyn Road, Finnis

NOTICE is hereby given that, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the Alexandrina Council intends to implement a road process to close in the Hundred of Kondoparinga, the portion of public road known as Strathalbyn Road which divides section 2064 from section 2062 and more particularly delineated and lettered 'A' on Preliminary Plan No. PP32/0434. The closed road is to be transferred to T. D. McLean and merged with section 2062.

A statement of persons affected by the process together with a copy of the preliminary plan is available for public inspection at the offices of the Alexandrina Council, Dawson Street, Goolwa and at the Adelaide offices of the Surveyor-General during normal office hours.

Any person who may wish to object to the proposed road process, or any person who may wish to apply for an easement to be granted in that person's favour over the land subject to the proposed closure must lodge with the said council a notice of objection or an application for easement within 28 days of the date of this publication of this notice.

All objections shall be in writing stating the objector's full name and address and the reasons for the objection and whether the objector wishes to appear in person or be represented at a meeting convened by the council for the determination of objections.

An application for easement shall be in writing stating the applicant's full name and address, the reasons for the application for the grant of easement, full details of the nature and location of the easement applied for and whether the easement will be in favour of adjoining or nearby land, and if so, specifying the land to which the easement will be annexed.

Where a submission is made the council will give notification of a meeting at which the matter will be considered so that the person making the submission or their representative may attend if desired.

A copy of any notice or application shall, at the same time it is lodged with the council be forwarded to the Adelaide office of the Surveyor-General.

Dated 4 May 1999.

D. COMMERFORD, Acting Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Adoption of Valuation for Rating Purposes, 1999-2000

NOTICE is hereby given that at a special meeting of the council held on 16 June 1999, it was resolved that the District Council of the Copper Coast adopts, for rating purposes during the financial year ended 30 June 2000, the capital valuations of the Valuer-General for the land within the council's area being the most recent valuations available to council, totalling \$668 799 400.

Adoption of Rates

Notice is hereby given that by virtue of the powers vested in it by the Local Government Act 1934, as amended, and all other powers thereunto enabling the council of the District Council of the Copper Coast (hereinafter called 'the council') at a meeting held on 16 June 1999 resolves:

1. That a differential general rate on rateable land within the area of the council be declared for the financial year ending 30 June 2000 according to the locality of the rateable land within the council and/or the use to which the rateable land is put.

2. That a fixed charge of \$115 be imposed and rated upon each separately valued piece of rateable land within the area of the council.

3. That the differential general rate be based upon the capital value of the rateable land as determined by valuation made by the Valuer-General and adopted by the council.

4. That the differential general rate for all rateable land within the area of the council which has a land use designated as Residential as defined by the Local Government (Land Use) Regulations 1989 be fixed at 0.39 cents in the dollar.

5. That the differential general rate for all rateable land within the area of the council which has a land use designated as Commercial—Shop or Commercial—Office or Commercial—Other, as defined by the Local Government (Land Use) Regulations 1989, but not being land comprised within the Kadina Town Centre or the Moonta Town Centre: Historic (Conservation) Zone be fixed and rated at 0.48 cents in the dollar.

6. That the differential general rate for all rateable land within the area of the council which has a land use designated as Industry—Light or Industry—Other, as defined by the Local Government (Land Use) Regulations 1989, but not being land comprised within the Kadina Town Centre or the Moonta Town Centre: Historic (Conservation) Zone or the Wallaroo Township, be fixed and rated at 0.48 cents in the dollar.

7. That the differential general rate for all rateable land within the area of the council which has a land use designated as Primary Production as defined by the Local Government (Land Use) Regulations 1989 be fixed and rated at 0.28 cents in the dollar.

8. That the differential general rate for all rateable land within the area of the council which has a land use designated as Vacant Land as defined by the Local Government (Land Use) Regulations 1989 but not being land comprised within the Wallaroo Township be fixed and rated at 0.619 cents in the dollar.

9. That the differential general rate for all rateable land within the area of the Wallaroo Township as defined in the Wallaroo (CT) Development Plan, Wallaroo Town Plan map Wal/1, which has a land use designated as Vacant Land as defined by the Local Government (Land Use) Regulations 1989 be fixed and rated at 0.764 cents in the dollar.

10. That the differential general rate for all rateable land within the area of the Wallaroo Township as defined in the Wallaroo (CT) Development Plan, Wallaroo Town Plan map Wal/1, which has a land use designated as Industry Light, or Industry Other as defined by the Local Government (Land Use) Regulations 1989 be fixed and rated at 0.67 cents in the dollar.

11. That the differential general rate for all rateable land within the area of the Kadina Town Centre Zone as defined in the township of Kadina in the Council Supplementary Development Plan, (map No YP/5), but not land which has a

land use designated as Residential as defined by the Local Government (Land Use) Regulations 1989 be fixed and rated at 0.547 cents in the dollar.

12. That the differential general rate for all rateable land within the area of the Moonta Town Centre: Historic (Conservation) Zone as defined in the townships of Moonta in the Council Supplementary Development Plan (map No. YP/4), but not land which has a land use designated as Residential as defined by the Local Government (Land Use) Regulations 1989 be fixed and rated at 0.547 cents in the dollar.

Payment of Rates

Notice is hereby given that the requirements for the payment of rates be as follows:

- (a) Rates (i.e. Differential General Rate plus Fixed Charge and Annual Service Charge) declared by Council for the financial year ending 30 June 2000 will fall due in four equal or approximately equal instalments.
- (b) The said four instalments shall be payable on or before the first day in the months of September 1999, December 1999, March 2000 and June 2000; failing which the said rates shall be regarded as being in arrears and subject to the imposition of fines, as prescribed.

Septic Tank Effluent Disposal Annual Service Charge

Notice is hereby given that pursuant to section 177 of the Local Government Act 1934, that a Septic Tank Effluent Disposal Annual Service Charge be declared, and imposed separately for the year ending 30 June 2000, and is hereby calculated at:

- (a) \$47.50 on each vacant allotment and \$95 on each building unit or building effluent unit served by the Kadina Septic Tank Effluent Disposal Scheme (S.T.E.D. Scheme);
- (b) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme 1 Wallaroo Hospital Section;
- (c) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme 2 Wallaroo Owen Terrace Extension;
- (d) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme 3 Wallaroo Church Street Extension;
- (e) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme Wallaroo Section 1808 Subdivision (Allotments 327-383) Extension;
- (f) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme 1 Wallaroo Section 500 Subdivision (Marina and Hospital) Extension;
- (g) \$166 on each vacant allotment and \$171 on each building unit or building effluent unit served by the Wallaroo Septic Tank Disposal Scheme (S.T.E.D. Scheme).

J. W. SHANE, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that council, at a meeting held on 8 June 1999, passed the following resolutions:

Adoption of Valuation

Council, in accordance with section 171 of the Local Government Act 1934, as amended, adopts the Valuer-General's assessment of capital values being \$81 093 600 in relation to rateable property within the district for the year ending 30 June 2000.

Declaration of Rates

Council, in accordance with section 1174 (1) (b) of the Local Government Act 1934, declares the following differential general rates on rateable property within the district in accordance with use for the year ended 30 June 2000:

Quorn Residential	0.70 cents in the dollar
Quorn Commercial	0.78 cents in the dollar
Quorn Rural	0.455 cents in the dollar
Hawker Residential	0.70 cents in the dollar
Hawker Commercial	0.78 cents in the dollar
Hawker Rural	0.46 cents in the dollar

Minimum Amount Payable

Council, in accordance with section 190 of the Local Government Act 1934, declares the following as the minimum amounts payable by way of rates for the year ending 30 June 2000:

	\$
Quorn Residential	315.00
Quorn Commercial	400.00
Hawker Residential	265.00
Hawker Commercial	400.00

Septic Tank Effluent Disposal Scheme

Council, in accordance with section 177 (1) (b) of the Local Government Act 1934, declares the following service charges for the STED Schemes for the year ending 30 June 2000:

	\$
Quorn	80.00
Deakin Court	600.00
Hawker Vacant Unit	35.00
Hawker Occupied Unit	55.00

D. A. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Periodical Review of Elector Representation

NOTICE is hereby given that pursuant to the provisions of section 24 (3) of the Local Government Act 1934, as amended, the District Council of Franklin Harbour is to carry out a review to determine whether a change of arrangements in respect to elector representation including the area and composition of the council, would result in electors of the area being more adequately and fairly represented.

Information regarding the nature of the periodical review is available at the council office by contacting Bruce Francis on telephone 8629 2019.

Interested persons are invited to make a written submission to the District Clerk, P.O. Box 71, Cowell, S.A. 5602, by close of business on Friday, 6 August 1999.

Any person who makes a written submission will be afforded an opportunity to appear before the council to be heard in respect of their submission.

B. A. FRANCIS, District Clerk

DISTRICT COUNCIL OF LACEPEDE

Periodical Review

NOTICE is hereby given that pursuant to the provisions of section 24 (3) of the Local Government Act 1934, as amended, the District Council of Lacedpede is to carry out a review to determine whether a change of arrangements in respect to elector representation, including ward boundaries and the composition of council, will result in the electors of the area being more adequately and fairly represented.

Information regarding the nature of the periodical review is available at the Council Office, 29 Holland Street, Kingston, as from Monday, 28 June 1999.

Interested persons are invited to make a written submission to the Chief Executive Officer, P.O. Box 321, Kingston, S.A. 5275, by close of business on Friday, 6 August 1999.

Any persons who make a written submission will be afforded an opportunity to appear before a committee of council to be heard in respect of his/her submission.

S. J. RUFUS, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Renaming of Public Roads

NOTICE is hereby given that at the council meeting held on 3 May 1999, the council resolved by a two-thirds majority vote, to rename the entire portion of Pyrites Road-Brukunga Road to Pyrities Road.

Notice is hereby given that at the council meeting held on 15 February 1999, the council resolved by a two-thirds majority vote, to rename the entire portion of Greenhills Road-Government Road to Greenhills Road, (from Kondoparinga Road to Echunga-Macclesfield Road).

D. H. GOLLAN, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO/CARRIETON

Appointment

NOTICE is hereby given that at a council meeting held on Tuesday, 8 June 1999, the following appointment was made:

Pursuant to section 86 (3) of the Local Government Act 1934, as amended, council appointed Jonathan William Oliver as Returning Officer effective from 8 June 1999, *vice* Steven Paul Griffiths resigned.

J. W. OLIVER, Chief Executive Officer

DISTRICT COUNCIL OF ROBE

Periodical Review of Electoral Representation

NOTICE is hereby given, pursuant to the provisions of section 24 (3) of the Local Government Act 1934, as amended, the District Council of Robe is to carry out a review to determine whether a change in arrangements in respect to elector representation, including ward boundaries and the composition of council will result in the electors of the council area being more adequately and fairly represented.

Information regarding the nature of the periodical review is available at the Council Office, Royal Circus, Robe or by contacting Rob Kay on telephone (08) 8768 2003.

Interested persons are invited to make a written submission to the District Clerk, P.O. Box 1, Robe, S.A. 5276 by close of business on Friday, 6 August 1999.

Any person who makes a written submission will be afforded an opportunity to appear before council, or a committee thereof, to be heard in respect to their submission.

R. J. KAY, District Clerk

DISTRICT COUNCIL OF TUMBY BAY

Periodical Review of Elector Representation

NOTICE is hereby given that pursuant to the provisions of section 24 (3) of the Local Government Act 1934, as amended, the District Council of Tumby Bay is to carry out a review to determine whether a change of arrangements in respect to elector representation, including ward boundaries and the composition of council, will result in the electors of the district being more adequately and fairly represented.

Information regarding the nature of the periodical review is available at the Council Office, Mortlock Street, Tumby Bay, telephone 8688 2101.

Interested persons are invited to make a written submission to the District Clerk, District Council of Tumby Bay, P.O. Box 61, Tumby Bay, S.A. 5605 by close of business on Tuesday, 10 August 1999.

Any person who makes a written submission will be given an opportunity to appear before council, to be heard in respect of his/her submission.

E. A. ROBERTS, District Clerk

DISTRICT COUNCIL OF VICTOR HARBOR

Temporary Road Closure

NOTICE is hereby given that pursuant to section 359 of the Local Government Act 1934, as amended, that Three Gullies Road between Southern Right Crescent and Battye Road will be temporarily closed to vehicular traffic from Thursday, 1 July 1999 to Tuesday, 31 August 1999. This road closure is for the purpose of reviewing the future need of this section of road.

G. MAXWELL, District Manager

DISTRICT COUNCIL OF MOUNT BARKER

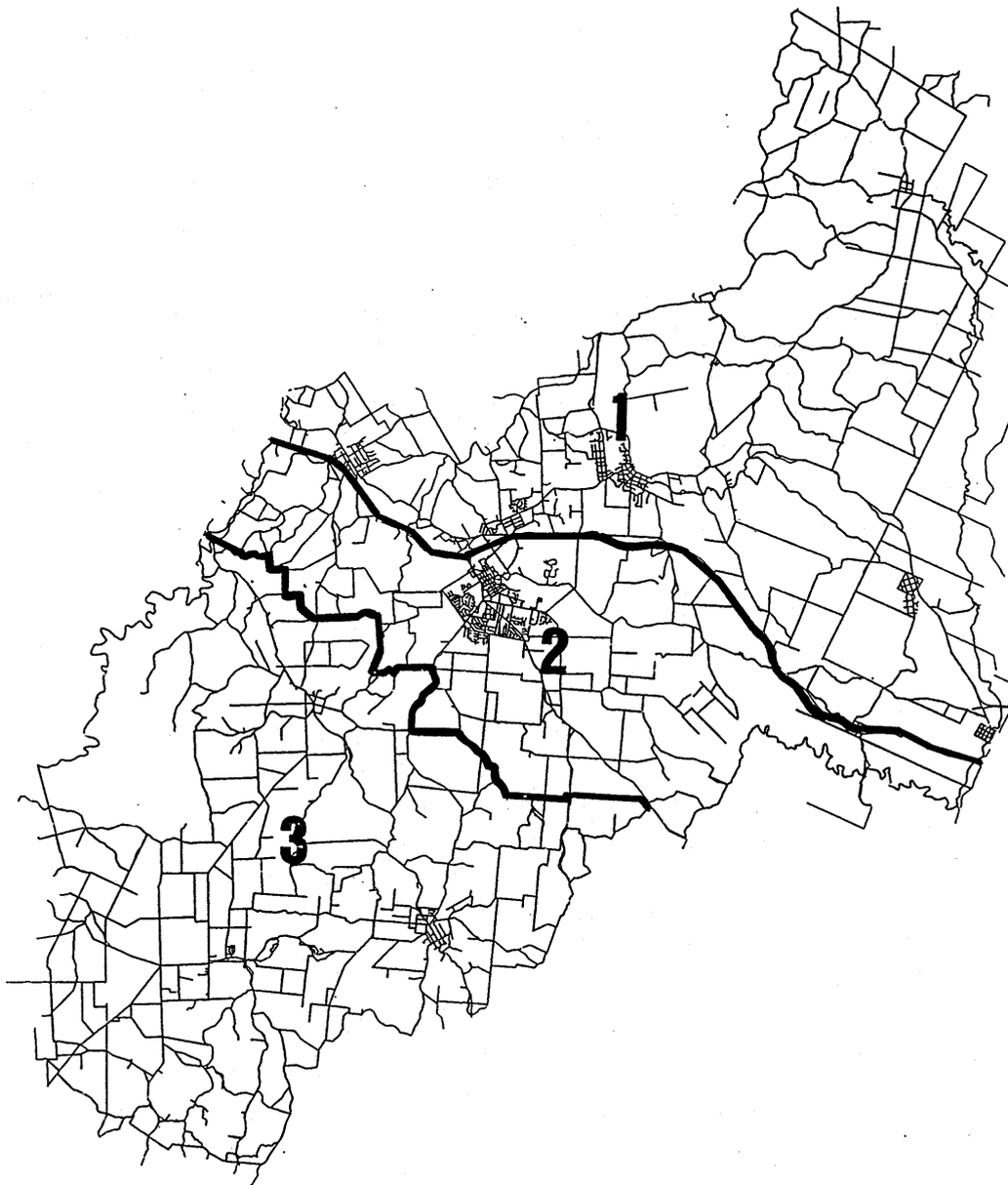
Periodical Review of Elector Representation

NOTICE is hereby given that the District Council of Mount Barker has completed a review to determine whether a change of arrangements in respect to elector representation, including ward boundaries and the composition of council, would result in the electors of the council area being more adequately and fairly represented.

Council has prepared a report which details the review process; the public consultation undertaken; and the proposal which it considers should be implemented. Copies of this report are available at the council office and the Library, or by contacting Naomi Wegner on telephone 8406 7223.

Pursuant to the provisions of Section 24 (7) (b) (ii) of the Local Government Act 1934, as amended, interested persons are invited to make a written submission in respect to the report. These should be directed to the Chief Executive Officer, P.O. Box 54, Mount Barker, S.A. 5251, by close of business on Friday, 16 July 1999.

Any person who makes a written submission will be afforded an opportunity to appear before council, or a committee thereof, to be heard in respect to his/her submission.

**PROPOSED FUTURE WARD STRUCTURE****District Council of Mount Barker**

D. H. GOLLAN, Chief Executive Officer

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

- Abdilla, Gaetano*, late of 43 Marlborough Street, Malvern, retired cleaner, who died on 11 May 1999.
- Coulter, Nellie May*, late of 150 Reynell Road, Woodcroft, widow, who died on 7 April 1999.
- English, Sylvia Clara*, late of 21 Tregenza Avenue, Elizabeth South, spinster, who died on 10 February 1999.
- Ford, Harold William*, late of 627 Morphett Road, Seacombe Heights, retired bank officer, who died on 2 May 1999.
- Haebich, Mary Ethel*, late of 2 Eighth Avenue, Woodville Gardens, home duties, who died on 9 May 1999.
- Hards, Elizabeth Jane*, late of The Terrace, Port Pirie, widow, who died on 22 December 1998.
- Joy, Clifford Ross*, late of 410 Henley Beach Road, Lockleys, retired telegraphist, who died on 22 May 1999.
- Kavanagh, Andrew John*, late of 3 Downing Street, Mount Gambier, retired fettler, who died on 10 May 1999.
- King, Kathleen Jane Minna*, late of Leighton Avenue, Klemzig, of no occupation, who died on 15 January 1999.
- Maxwell, Thomas Alphonsus*, late of 6 Baker Street, Port Lincoln, retired administration clerk, who died on 12 May 1999.
- Mundy, Edith Muriel*, late of 9 Brenchley Grove, Kingswood, of no occupation, who died on 31 January 1999.
- Neighbour, Joan*, late of 22 Dauncey Street, Kingscote, Kangaroo Island, home duties, who died on 6 May 1999.
- Ruhnau, Klaus Dieter*, late of 82 Gladstone Avenue, Kilburn, truck driver, who died on 16 November 1998.
- Swingler, Henry*, late of 24 Hastings Avenue, Sellicks Beach, retired driver, who died on 23 May 1999.
- White, Ruth Myrtle*, late of 4 Braes Close, Reynella East, of no occupation, who died on 6 March 1999.

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 23 July 1999, 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 24 June 1999.

J. H. WORRALL, Public Trustee

ANNELEIGH INVESTMENTS PTY LIMITED

(ACN 076 806 543)

THE DEPUTY COMMISSIONER OF TAXATION of the Adelaide Branch of the Australian Taxation Office located at 191 Pulteney Street, Adelaide, S.A. 5000, has brought a summons in Action No. 683 of 1999, in the Supreme Court of South Australia seeking the winding up of Anneleigh Investments Pty Limited. The summons is listed for hearing on Tuesday, 20 July 1999 at not before 2.15 p.m. Any creditor or contributory of Anneleigh Investments Pty Limited wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and affidavit in support can be obtained on payment of the proper cost from the Deputy Commissioner of Taxation, 191 Pulteney Street, Adelaide, S.A. 5000.

SOUTH AUSTRALIA—In the Supreme Court. No. 1389 of 1997. In the matter of Canary Wharf Pty Ltd (in liquidation) (ACN 072 324 915) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And take further notice that if you have any objection to the granting of my release and dissolution of the company you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release and dissolution of the company a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993. A summary of my receipts and payments as liquidator is available from my office.

Dated 14 June 1999.

J. SHEAHAN, Liquidator

Note: Section 481 of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him/her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

COOKSON INVESTIGATION SERVICES PTY LIMITED

(ACN 064 100 287)

THE DEPUTY COMMISSIONER OF TAXATION of the Adelaide Branch of the Australian Taxation Office located at 191 Pulteney Street, Adelaide, S.A. 5000, has brought a summons in Action No. 668 of 1999, in the Supreme Court of South Australia seeking the winding up of Cookson Investigation Services Pty Limited. The summons is listed for hearing on Tuesday, 6 July 1999 at not before 2.15 p.m. Any creditor or contributory of Cookson Investigation Services Pty Limited wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and affidavit in support can be obtained on payment of the proper cost from the Deputy Commissioner of Taxation, 191 Pulteney Street, Adelaide, S.A. 5000.

4WD SYSTEMS PTY LTD

(ACN 008 134 861)

J. BLACKWOOD & SON LTD trading as A. E. Baker & Co. has brought a summons in Action No. 696 of 1999, in the Supreme Court of South Australia seeking the winding up of 4WD Systems Pty Ltd. The summons is listed for hearing on 20 July 1999 at not before 2.30 p.m. Any creditor or contributory of 4WD Systems Pty Ltd wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide, at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained on payment of the proper costs from Marshalls, Level 2, 81 Flinders Street, Adelaide, S.A. 5000.

HARVEST HORIZONS PTY LTD

(ACN 066 948 614)

ON 22 June 1999, the Supreme Court of South Australia in Action No. 625 of 1999, made an order for the winding up of Harvest Horizons Pty Ltd and appointed Alan Geoffrey Scott, Level 6, 81 Flinders Street, Adelaide, S.A. 5000 to be the liquidator of that company.

MARSHALLS, Level 2, 81 Flinders Street,
Adelaide, S.A. 5000.

KAREN WHITE & ASSOCIATES PTY LIMITED

(ACN 052 518 822)

ON 8 June 1999, the Supreme Court of South Australia in Action No. 488 of 1999, made an order for the winding up of Karen White & Associates Pty Limited and appointed David Kennedy, 190 Flinders Street, Adelaide, S.A. 5000 to be the liquidator of that company.

DEPUTY COMMISSIONER OF TAXATION, 191
Pulteney Street, Adelaide, S.A. 5000.

LINDEN INVESTMENTS (S.A.) PTY LIMITED

(ACN 066 918 938)

THE DEPUTY COMMISSIONER OF TAXATION of the Adelaide Branch of the Australian Taxation Office located at 191 Pulteney Street, Adelaide, S.A. 5000, has brought a summons in Action No. 684 of 1999, in the Supreme Court of South Australia seeking the winding up of Linden Investments (S.A.) Pty Limited. The summons is listed for hearing on Tuesday, 20 July 1999 at not before 2.15 p.m. Any creditor or contributory of Linden Investments (S.A.) Pty Limited wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and affidavit in support can be obtained on payment of the proper cost from the Deputy Commissioner of Taxation, 191 Pulteney Street, Adelaide, S.A. 5000.

LANGTON MACHINERY PTY LIMITED

(ACN 007 921 959)

THE DEPUTY COMMISSIONER OF TAXATION of the Adelaide Branch of the Australian Taxation Office located at 191 Pulteney Street, Adelaide, S.A. 5000, has brought a summons in Action No. 686 of 1999, in the Supreme Court of South Australia seeking the winding up of Langton Machinery Pty Limited. The summons is listed for hearing on Tuesday, 20 July 1999 at not before 2.15 p.m. Any creditor or contributory of Langton Machinery Pty Limited wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and affidavit in support can be obtained on payment of the proper cost from the Deputy Commissioner of Taxation, 191 Pulteney Street, Adelaide, S.A. 5000.

SOUTH AUSTRALIA—In the Supreme Court. No. 1066 of 1992. In the matter of Marcasite Pty Limited (in liquidation) (ACN 008 191 071) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And take further notice that if you have any objection to the granting of my release and dissolution of the company you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release and dissolution of the company a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 16 June 1999.

J. SHEAHAN, Liquidator

Note: Section 481 of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him/her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

MYLES PEARCE & CO. PTY LTD

(ACN 008 123 573)

DELOITTE PBS has brought a summons in Action No. 692 of 1999, in the Supreme Court of South Australia seeking the winding up of Myles Pearce & Co. Pty Ltd. The summons is listed for hearing on 20 July 1999 at not before 2.30 p.m. Any creditor or contributory of Myles Pearce & Co. Pty Ltd wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide, at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained on payment of the proper costs from Marshalls, Level 2, 81 Flinders Street, Adelaide, S.A. 5000.

SHADEWORKS PTY LIMITED

(ACN 009 605 412)

THE DEPUTY COMMISSIONER OF TAXATION of the Adelaide Branch of the Australian Taxation Office located at 191 Pulteney Street, Adelaide, S.A. 5000, has brought a summons in Action No. 630 of 1999, in the Supreme Court of South Australia seeking the winding up of Shadeworks Pty Limited. The summons is listed for hearing on Tuesday, 6 July 1999 at not before 2.15 p.m. Any creditor or contributory of Shadeworks Pty Limited wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and affidavit in support can be obtained on payment of the proper cost from the Deputy Commissioner of Taxation, 191 Pulteney Street, Adelaide, S.A. 5000.

UNIVERSAL FURNITURE PTY LIMITED

(ACN 077 940 777)

THE DEPUTY COMMISSIONER OF TAXATION of the Adelaide Branch of the Australian Taxation Office located at 191 Pulteney Street, Adelaide, S.A. 5000, has brought a summons in Action No. 685 of 1999, in the Supreme Court of South Australia seeking the winding up of Universal Furniture Pty Limited. The summons is listed for hearing on Tuesday, 20 July 1999 at not before 2.15 p.m. Any creditor or contributory of Universal Furniture Pty Limited wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and affidavit in support can be obtained on payment of the proper cost from the Deputy Commissioner of Taxation, 191 Pulteney Street, Adelaide, S.A. 5000.

WIMS SERVICES PTY LIMITED

(ACN 076 658 136)

ON 8 June 1999, the Supreme Court of South Australia in Action No. 542 of 1999, made an order for the winding up of Wims Services Pty Limited and appointed Bruce James Carter, 81 Flinders Street, Adelaide, S.A. 5000 to be the liquidator of that company.

DEPUTY COMMISSIONER OF TAXATION, 191
Pulteney Street, Adelaide, S.A. 5000.

SALE OF PROPERTY

*179 King William Road, Hyde Park**To be auctioned on Wednesday, 14 July 1999 at 11 a.m.*

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Christies Beach Registry, Action No. 2439 of 1994, directed to the Sheriff of South Australia in an action whereas Mouhamad Zreika, is plaintiff and Lawrence Chand is defendant, I, John Andrew Carr, Sheriff, of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the defendant Lawrence Chand as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named O'Sullivan Beach, being 89 Baden Terrace, being the property comprised in certificate of title register book, volume 1972, folio 12.

Further particulars from the auctioneers, Griffin Real Estate, 179 King William Road, Hyde Park, S.A. 5061.

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform Riverside 2000 of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (either fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Ph. 8207 1045—Fax 8207 1040.