



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, 5 JULY 2001

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GOVERNMENT GAZETTE NOTICES

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

STATUTES AMENDMENT (TRANSPORT PORTFOLIO)
ACT 2001 (Act No. 17 of 2001): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 9 July 2001 as the day on which sections 10 (c), 15, 24 and 25 of the *Statutes Amendment (Transport Portfolio) Act 2001* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 5 July 2001.

By command,

MARK BRINDAL, for Premier

TSA C2001/04404

MOTOR VEHICLES (MISCELLANEOUS) AMENDMENT
ACT 1999 (Act No. 52 of 1999): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 9 July 2001 as the day on which sections 4(b), 4(c), 4(h), 4(i), 4(l), 4(o), 4(u), 6 to 8 (inclusive), 9(d), 10, 12, 14, 15, 18 to 23 (inclusive), 25 to 34 (inclusive), 36, 38, 59, 77, 80 to 82 (inclusive), 88, 90(a), 91 and 96 of the *Motor Vehicles (Miscellaneous) Amendment Act 1999* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 5 July 2001.

By command,

MARK BRINDAL, for Premier

TSA C2000/02959

MOTOR VEHICLES (HEAVY VEHICLES SPEEDING
CONTROL SCHEME) AMENDMENT ACT 1999 (Act No. 67 of 1999): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 9 July 2001 as the day on which the *Motor Vehicles (Heavy Vehicles Speeding Control Scheme) Amendment Act 1999* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 5 July 2001.

By command,

MARK BRINDAL, for Premier

TSA C2001/04404

Department of the Premier and Cabinet
Adelaide, 5 July 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Residential Tenancies Tribunal, pursuant to the provisions of the Residential Tenancies Act 1995:

Acting Deputy Presiding Member: (from 9 July 2001 until 20 July 2001)

Jane Caroline Welch

By command,

MARK BRINDAL, for Premier

ATTG 7/99TC1CS

Department of the Premier and Cabinet
Adelaide, 5 July 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Theatre Company of South Australia—Board of Governors, pursuant to the provisions of the State Theatre Company of South Australia Act 1972:

Governor: (from 5 July 2001 until 30 September 2001)
Elizabeth Raupach

Governor: (from 5 July 2001 until 30 June 2004)
Georgina Legoe
Julie Brennan
Catherine Fitzgerald
Peter Vaughan

Chair: (from 5 July 2001 until 30 September 2001)
Elizabeth Raupach

By command,

MARK BRINDAL, for Premier

ACD 003/94CS

Department of the Premier and Cabinet
Adelaide, 5 July 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Nurses Board of South Australia, pursuant to the provisions of the Nurses Act 1999:

Member: (from 5 July 2001 until 6 October 2002)
Susan O'Neill

Deputy Presiding member: (from 5 July 2001 until 6 October 2002)
Robyn Janette Parkes

By command,

MARK BRINDAL, for Premier

MHS 030/004/032CS

Department of the Premier and Cabinet
Adelaide, 5 July 2001

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 5 July 2001 to 31 August 2001, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

MARK BRINDAL, for Premier

MWPR 015/01CS

Department of the Premier and Cabinet
Adelaide, 5 July 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint Stephen Hamnett and Alan William Joseph Hutchings as part-time Commissioners of the Environment, Resources and Development Court and to designate them as Commissioners who have expertise in urban and regional planning, from 5 July 2001 until 30 June 2005, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

MARK BRINDAL, for Premier

ATTG 62/93PT2CS

Department of the Premier and Cabinet
Adelaide, 5 July 2001

HIS Excellency the Governor in Executive Council has been pleased to approve the changes set out to the list of persons and groups authorised to access confidential information, pursuant to section 64D of the South Australian Health Commission Act 1976.

SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

AUTHORISATION OF ACCESS TO CONFIDENTIAL INFORMATION

Authorisation by the Governor

PURSUANT to section 64D of the South Australian Health Commission Act 1976 and with the advice and consent of the Executive Council, I authorise the members from time to time of a group or body listed below to have access to confidential information in accordance with that section.

Addition

Department of Human Services

Centre for Population Studies in Epidemiology, Research and Evaluation Branch, Strategic Planning and Policy Division.

Dated 5 July 2001.

E. J. NEAL, Governor

DHS 001/097/024 PT2CS

Department of the Premier and Cabinet
Adelaide, 5 July 2001

HIS Excellency the Governor in Executive Council has been pleased to allow and countersign the proposed amendments to Statute 7.1 of The Flinders University of South Australia, sealed on 5 June 2001, pursuant to section 20 (3) of The Flinders University of South Australia Act 1966.

By command,

MARK BRINDAL, for Premier

MECS 03/01CS

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Confederation of Australian Critical Care Nurses (South Australian) Incorporated
Far West Motor Sports Club Incorporated
Kindergym Port Lincoln Incorporated
Living Water Fellowship Incorporated
Meningie Riding Club Incorporated
Mount Barker District Gymnastics Club Incorporated
Nisyrian Society of South Australia Incorporated
Quota International of Woodville Incorporated
Ausglass—The Australian Association of Glass Artists Incorporated
Wilmington Community Senior Citizens Lodge Incorporated

Given at Adelaide, 2 July 2001.

S. C. WALL, a Delegate of the Corporate Affairs Commission

CONTROLLED SUBSTANCES ACT 1984

TAKE notice that on 20 June 2001, the Minister for Human Services made an order pursuant to section 57 (1) of the Controlled Substances Act 1984 in respect of:

Dr. Cynthia Juliet Owens
11 Berlin Terrace
Aberfoyle Park, S.A. 5159

prohibiting her from supplying, prescribing, administering or having possession of any Prescription Drug being a Declared Drug of Dependence.

This order does not apply to any drug lawfully supplied or prescribed for Dr Owens by another medical practitioner or dentist. This order does not apply to Dr Owens writing an administration order for a patient in a Government hospital for the administration of a drug by a registered nurse or other medical practitioner.

This order remains in force until revoked by the Minister for Human Services.

PROF. B. J. KEARNEY, Executive Director,
acting for and on behalf of the Minister
for Human Services

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 IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

1. Dedicate the Crown Land defined in The First Schedule as a Reserve for Institute Purposes and declare that such land shall be under the care, control and management of the City of Holdfast Bay.
2. Dedicate the Crown Land defined in The Second Schedule as a Recreation Reserve and declare that such land shall be under the care, control and management of the City of Holdfast Bay.

The First Schedule

Allotment 2 of DP 54690, Hundred of Noarlunga, County of Adelaide, exclusive of all necessary roads:

1. subject nevertheless to an existing easement to the Minister for Infrastructure more particularly described and set forth in Transfers 6217580 and 6217581 over that portion of allotment 2 marked A on DP 54690.
2. together with a right of way for access and emergency access shown marked B on DP 54690.

The Second Schedule

Pieces 3 and 4 of DP 54690, Hundred of Noarlunga, County of Adelaide, exclusive of all necessary roads, subject nevertheless to an existing easement to the Minister for Infrastructure more particularly described and set forth in Transfers 6217580 and 6217581 over that portion of piece 3 marked A on DP 54690.

Dated 3 July 2001.

P. M. KENTISH, Surveyor-General

DEHAA 17/1011 Pt 1

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF WHYALLA—WHYALLA (CITY) DEVELOPMENT PLAN—SHOPPING CENTRE PRECINCT AND SHOPPING REVIEW PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'City of Whyalla—Whyalla (City) Development Plan—Shopping Centre Precinct and Shopping Review Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Transport and Urban Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I:

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 5 July 2001.

DIANA LAIDLAW, Minister for Transport
and Urban Planning

PLN 00/0113

DEVELOPMENT ACT 1993: SECTION 48

*Notice By The Governor**Preamble*

1. I have given a development authorisation pursuant to section 48 of the Development Act 1993, concerning the proposal to develop a Magnesium Processing Facility and Gas-Fired Power Station located approximately 8 km north-east of Port Pirie.

2. It is appropriate to delegate certain powers to the Development Assessment Commission in relation to this matter.

Delegation

PURSUANT to section 48(8) of the Development Act 1993 and with the advice and consent of the Executive Council, I delegate to the Development Assessment Commission:

- (a) the power to approve amendments of the development referred to in paragraph 1 of the preamble (including the development as it may be amended from time to time), provided that any such amendment does not require the preparation of a further or amended Environmental Impact Statement;
- (b) the power to vary or revoke any condition to which the relevant development authorisation is subject, or to attach new conditions (subject to the operation of section 48 (7)(b) of the Development Act 1993); and
- (c) the power to approve the matters referred to in Condition 4 of the said development authorisation.

Given under my hand at Adelaide, 5 July 2001.

E. J. NEAL Governor

DEVELOPMENT ACT: SECTION 48

Decision By The Governor

1. A proposal to develop a Magnesium Processing Facility and Gas-Fired Power Station located approximately 8 km north-east of Port Pirie, has been under consideration under Division 2 of Part 4 of the Development Act 1993.

2. The development has been the subject of a Environmental Impact Statement and an Assessment Report under Sections 46 and 46B of the Development Act 1993.

3. Application has now been made to the Governor under Section 48 of the Development Act 1993 for the approval of the development. The application lodged on 11 August 2000 has been amended and expanded upon by the Environmental Impact Statement dated November 2000, the Response Document dated May 2001, and the following plans submitted to Planning SA on 7 June 2001, and documents:

Plans

- Drawing Titled: Site Layout Plan; Drawing Number: Map 2A (no date).
- Drawing Titled: Overall Site Plan; Drawing Number: S1001-006, Revision D (dated 6 June 2001).
- Drawing Titled: Turbine Hall, Structural Isometric; Drawing Number: 100200-SK509, Issue B (dated 26 February 2001).
- Drawing Titled: Store/Workshop Building, Elevations and Sections; Drawing Number: 100200-SK044, Issue A (dated August 2000).
- Drawing Titled: Site Layout Plan, Option B; Drawing Number: 100200-SK101, Issue M (dated August 1999).
- Drawing Titled: Cell House, General Sections 1; Drawing Number: S1001-204, Revision E (dated 6 June 2001).
- Drawing Titled: Cell House, General Isometric; Drawing Number: S1001-201, Revision D (dated 8 November 2000).
- Drawing Titled: Cast House, Crucible Maintenance Building; Drawing Number: 9312-SK105, Revision B (dated March 2001).
- Drawing Titled: Cast House, Equipment Arrangement Plan; Drawing Number: 9312-SK102, Revision C (dated March 2001).

- Drawing Titled: Cell House, Cast House, Roadway Access; Drawing Number: 9312-SK101, Revision E (dated March 2001).
- Drawing Titled: Prill Handling, Bin Details; Drawing Number: S1001-405, Revision C (dated September 2000).
- Drawing Titled: Ore Receival and Crushing, Storage Shed Details; Drawing Number: 9312-SK110, Revision B (dated May 2001).
- Drawing Titled: Arrangement Plan, Process Unit; Drawing Number: D35296-0, Revision K (dated 6 June 2001).
- Drawing Titled: Process Unit 20, Leaching, 21 MG(OH)₂ Treatment and Slag Dissolving, 22 Leaching; Drawing Number: D35300-1, Revision C (31 October 2000).
- Drawing Titled: Process Unit 20 Leaching, 23 Brine Pretreatment; Drawing Number: D35301-1, Revision C (dated 31 October 2000).
- Drawing Titled: Process Unit 30 Brine Purification, 34 Pure Brine Storage; Drawing Number: D35302-1, Revision C (dated 31 October 2000).
- Drawing Titled: Process Unit 30 Brine Purification, 31 SO₄-Removal, 32 BaC₁₂-Recovery, 33 Boron-Removal; Drawing Number: D35303-1, Revision B (dated 30 October 2000).
- Drawing Titled: Process Unit 70 Acid Plant and Gas Treatment; Drawing Number: D35304-1, Revision B (dated 30 October 2000).
- Drawing Titled: Process Unit 40 Brine Concentration, 41 Evaporation, 42 Drying; Drawing Number: D35305-1, Revision C (dated 31 October 2000).
- Drawing Titled: Process Unit 73, 74 Waste Gas Treatment Unit 73, HCL Storage Unit 74 and Activated Carbon Filter; Drawing Number: D35306-1, Revision 2 (dated 31 October 2000).

Documents

- Letter dated 8 June 2001 from SAMAG Ltd to the Minister for Transport and Urban Planning regarding a revised application and plans submitted 7 June 2001.
- Letter dated 8 June 2001 from SAMAG Ltd to Department for Water Resources regarding the leach residue pond and discharge of the boron waste stream.
- Letter dated 14 June 2001 from the Department for Water Resources to Planning SA regarding the solid waste disposal pond and protection of groundwater resources.
- Letter dated 13 June 2001 from Sinclair Knight Merz to Planning SA regarding boron concentrations.
- Letter dated 13 June 2001 from Transport SA to SAMAG Ltd regarding the access road from National Highway One.
- Letter dated 14 June 2001 from SAMAG Ltd to the Minister for Transport and Urban Planning regarding the access road from National Highway One.

4. I am satisfied that an appropriate Environmental Impact Statement, and an Assessment Report that encompass the development have been prepared in relation to the proposal, in accordance with the requirements of Division 2 of Part 4 of the Development Act 1993.

5. I have, in considering the application, had regard to all relevant matters under Section 48 (5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993 and with the advice and consent of the Executive Council, in relation to a proposal to develop a site approximately 8 km north-east of Port Pirie for a Magnesium Processing Facility and Gas-Fired Power Station proposal (but not including the boat ramp), as described in the application submitted by SAMAG 11 August 2000 (as amended by the Environmental Impact Statement dated November 2000, the Response Document dated May 2001, plans submitted to Planning SA on 7 June 2001, the revised application dated 8 June 2001, and documents dated 8 June 2001, 13 June 2001, and 14 June 2001), I:

- (a) grant development authorisation for the proposal subject to conditions;
- (b) specify all matters relating to this development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached.

Conditions of Approval

1. The development must be undertaken in accordance with:

- (a) the following plans contained in the Environmental Impact Statement dated November 2000, except to the extent that they are varied by the plans described in paragraph 1 (b) and 1 (c):

- Drawing Titled: Weeroona Island Access, Causeway and Services; Drawing Number: Figure 2.9.
- Drawing Titled: CW Inlet and Outlet Arrangement with Outlet Plume (Three Port Diffuser); Drawing Number: Figure 7.4.5.
- Drawing Titled: Residue Pond, Boron Pond and Sodium Sulphate Pond – Concept Design; Drawing Number: Figure 7.6.1.
- Drawing Titled: Isometric Site Layout, East Elevation; Drawing Number: Figure 7.11.1.

- (b) the following plans contained in the Response Document dated May 2001, except to the extent that they are varied by the plans described in paragraph 1 (c):

- Drawing Titled: SAMAG Weeroona S.A. Cooling Water Concept Pump Chamber, Details; Drawing Number: Figure R2.1
- Drawing Titled: SAMAG Weeroona S.A. Pump Chamber and Inlet Channel, Detail – Isometric; Drawing Number: Figure R2.3
- Drawing Titled: SAMAG Weeroona S.A. Pump Chamber and Inlet Channel, Indicative Plan; Drawing Number: Figure R2.2.
- Drawing Titled: SAMAG Weeroona S.A. Pump Chamber and Inlet Channel, Arrangement – Isometric; Drawing Number: Figure R2.4.

- (c) the following plans lodged with Planning SA on 7 June 2001:

- Drawing Titled: Site Layout Plan; Drawing Number: Map 2A (no date).
- Drawing Titled: Overall Site Plan; Drawing Number: S1001-006, Revision D (dated 6 June 2001).
- Drawing Titled: Turbine Hall, Structural Isometric; Drawing Number: 100200-SK509, Issue B (dated 26 February 2001).
- Drawing Titled: Store/Workshop Building, Elevations and Sections; Drawing Number: 100200-SK044, Issue A (dated August 2000).
- Drawing Titled: Site Layout Plan, Option B; Drawing Number: 100200-SK101, Issue M (dated August 1999).
- Drawing Titled: Cell House, General Sections 1; Drawing Number: S1001-204, Revision E (dated 6 June 2001).
- Drawing Titled: Cell House, General Isometric; Drawing Number: S1001-201, Revision D (dated 8 November 2000).
- Drawing Titled: Cast House, Crucible Maintenance Building; Drawing Number: 9312-SK105, Revision B (dated March 2001).
- Drawing Titled: Cast House, Equipment Arrangement Plan; Drawing Number: 9312-SK102, Revision C (dated March 2001).

- Drawing Titled: Cell House, Cast House, Roadway Access; Drawing Number: 9312-SK101, Revision E (dated March 2001).
- Drawing Titled: Prill Handling, Bin Details; Drawing Number: S1001-405, Revision C (dated September 2000).
- Drawing Titled: Ore Receiving and Crushing, Storage Shed Details; Drawing Number: 9312-SK110, Revision B (dated May 2001).
- Drawing Titled: Arrangement Plan, Process Unit; Drawing Number: D35296-0, Revision K (dated 6 June 2001).
- Drawing Titled: Process Unit 20, Leaching, 21 MG(OH)₂ Treatment and Slag Dissolving, 22 Leaching; Drawing Number: D35300-1, Revision C (31 October 2000).
- Drawing Titled: Process Unit 20 Leaching, 23 Brine Pretreatment; Drawing Number: D35301-1, Revision C (dated 31 October 2000).
- Drawing Titled: Process Unit 30 Brine Purification, 34 Pure Brine Storage; Drawing Number: D35302-1, Revision C (dated 31 October 2000).
- Drawing Titled: Process Unit 30 Brine Purification, 31 SO₄-Removal, 32 BaCl₂-Recovery, 33 Boron-Removal; Drawing Number: D35303-1, Revision B (dated 30 October 2000).
- Drawing Titled: Process Unit 70 Acid Plant and Gas Treatment; Drawing Number: D35304-1, Revision B (dated 30 October 2000).
- Drawing Titled: Process Unit 40 Brine Concentration, 41 Evaporation, 42 Drying; Drawing Number: D35305-1, Revision C (dated 31 October 2000).
- Drawing Titled: Process Unit 73, 74 Waste Gas Treatment Unit 73, HCL Storage Unit 74 and Activated Carbon Filter; Drawing Number: D35306-1, Revision 2 (dated 31 October 2000).

- (d) the following documents:

- Environmental Impact Statement, proposed Magnesium Processing Facility and Gas-Fired Power Station, Sinclair Knight Merz (for SAMAG Ltd), dated November 2000 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Response Document, proposed Magnesium Processing Facility and Gas-Fired Power Station, Sinclair Knight Merz (for SAMAG Ltd), dated May 2001 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Assessment Report, Magnesium Processing Facility and Gas-Fired Power Station, Minister for Transport and Urban Planning, dated June 2001.
- Letter dated 8 June 2001 from SAMAG Limited to the Minister for Transport and Urban Planning regarding a revised application and plans.
- Letter dated 8 June 2001 from SAMAG Ltd to Department for Water Resources regarding the leach residue pond and discharge of the boron waste stream.
- Letter dated 14 June 2001 from the Department for Water Resources to Planning SA regarding the solid waste disposal pond and protection of groundwater resources.
- Letter dated 13 June 2001 from Transport SA to SAMAG Ltd regarding the access road from National Highway One.
- Letter dated 14 June 2001 from SAMAG Ltd to the Minister for Transport and Urban Planning regarding the access road from National Highway One.

2. No works may be commenced unless and until a private certifier, or the Port Pirie Regional Council and The District Council of Mount Remarkable, have certified to the Development Assessment Commission that all work that constitutes building work under the Development Act, 1993, complies with the Building Rules.

3. The proponent must construct the intake/outfall pipes during the months of March, April and May (to minimise the disruption to migratory bird species; and to minimise the impact of dredging on marine native vegetation communities, thus avoiding stressful conditions during summer and low growth rates/productivity in winter, and reduce the effects of turbidity).

4. Construction of the development hereby authorised must not be commenced until:

- (a) The Marine Environmental Management and Monitoring Plan (Construction and Operational Phases) has been developed to the satisfaction of the Coast Protection Board and approved by the Development Assessment Commission;
- (b) The Environmental Management and Monitoring Plan has been developed to the satisfaction of the Environment Protection Authority and approved by the Development Assessment Commission;
- (c) The artefacts in the two identified archaeological sites on the plant site have been collected and recorded by representatives of the Nukunu People's Council;
- (d) The proponent has reached agreement with the Nukunu People's Council regarding the monitoring of earthworks and other activities likely to disturb the dune area lying between the two identified archaeological sites and along the transmission line and pipeline corridors, and notified the Development Assessment Commission of such an agreement.

5. The proponent must not blast for the purpose of constructing the pipe trench, unless explosion vibration characteristics and monitoring requirements have been agreed with the Environment Protection Authority and The District Council of Mount Remarkable. Blasting must be carried out in compliance with Australian Standard 2187.

6. The typical operation of the proposed development must not exceed an equivalent noise level of 35 dB(A) at the nearest occupied residences when measured in accordance with the Environment Protection (Industrial Noise) Policy 1994. Compliance with this condition must be achieved for worst-case weather conditions (those conducive to noise propagation) equivalent to a Class F Pasquill-Gifford stability category.

7. The environmental noise assessment associated with the construction phase of the project must be repeated following final selection of the construction equipment. The environmental noise assessment must identify the noise reduction measures that are reasonable and practicable. The noise assessment report must be submitted to the Environment Protection Authority, together with the name of the person who will be responsible for ensuring that the measures outlined in the report will be implemented.

The relevant content of the assessment must be shown to have been included within an approved construction plan, and this construction plan must be implemented. The measures that are reasonable and practicable (to be listed in the construction plan) must include as a minimum:

- Restriction of activities that will not achieve Condition 6 to Monday through Saturday (7 a.m. to 6 p.m.) or Sunday (9 a.m. to 6 p.m.).
- Provision of maintained proprietary sound reduction measures such as mufflers and enclosures to all relevant equipment for which proprietary treatment is available.
- Provision of a monitoring program to ensure Condition 6 is achieved.
- Guidance within the construction plan of the steps to be taken should the monitoring program indicate an activity being undertaken that exceeds Condition 6.
- Community notification of proposed start and finish times of construction activities and identification of any activities that may have a greater impact.

8. The environmental noise assessment associated with the operational phase of separate major items of plant and equipment must be repeated following final selection of the plant and equipment to be used. The extent and technical details of the noise reduction measures to achieve Condition 6 shall be provided within this assessment and certified by an acoustic engineer (who must be eligible for membership of both the Institution of Engineers Australia and the Australian Acoustical Society), prior to the installation of the said plant equipment.

9. The proponent must undertake background ambient air monitoring at the plant site and inside and outside of the buffer zone for a period of 12 months prior to the commencement of operation. The monitoring must be undertaken to standards prescribed by the Environment Protection Authority. The following analytes must be sampled at each site for the 12 month period:

Particulate matter (PM₁₀ and TSP)
NOx
Cl₂
HCl
SO₂
Dioxins and Furans
PCB's
HCB's

The location of the monitoring sites must be to the reasonable satisfaction of the Environment Protection Authority, and the results of monitoring must be provided to the Environment Protection Authority.

10. The proponent must install a meteorological monitoring station within the plant site, and properly operate and record data from that monitoring station for a period of at least 12 months prior to the commencement of operation. The monitoring must be undertaken to standards prescribed by the Environment Protection Authority. The location of the monitoring site must be to the reasonable satisfaction of the Environment Protection Authority, and the results of monitoring must be provided to the Environment Protection Authority.

Notes to Applicant

- The Marine Environmental Management and Monitoring Plan (Construction and Operational Phases) requires further development in order to receive approval, by the addition of further particulars of monitoring and dredging.
- The Environmental Management and Monitoring Plan requires further development in order to receive approval, by the addition of requirements outlined in the Assessment Report.
- If the development is not commenced by substantial work on the site within two years of the date of this authorisation, the Governor may cancel the approval.
- The proponent should undertake the project in compliance with all relevant State and Commonwealth legislation (and as amended from time to time) as it affects the development site, including pipelines, power transmission lines and water intake and discharge areas.
- If during the construction or operation of the development the proponent discovers evidence of an Aboriginal site or any Aboriginal objects or remains, the proponent is required by the Aboriginal Heritage Act 1988 to report particulars of such discovery as soon as practicable to the Minister for Aboriginal Affairs and thereafter comply with any directions given by that Minister.
- The proponent has an obligation under the Aboriginal Heritage Act, 1988, whereby any "clearance" work which may require permission to disturb, damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs, according to Section 23 of the Aboriginal Heritage Act, 1988.
- During the detailed design stage, the proponent should investigate the option of locating the discharge pipeline under the intake trench in a single 'disturbance corridor', as opposed to establishing two separate corridors.

- A Landscaping Plan should be prepared that indicates the areas to be revegetated, species to be planted, methodologies and monitoring. The Plan should include a section on the management and protection of remnant native vegetation found on the site, especially to integrate existing stands with boundary plantings (for example, understorey plantings may be needed to increase screening effectiveness). Pest plant and animal control aspects should also be addressed. The plan should be prepared in consultation with relevant government agencies (eg. Department for Environment and Heritage and Primary Industries and Resources SA), and be incorporated into the Environmental Management and Monitoring Plan.
- If the proponent intends to proceed with the proposed boat ramp improvements, an application should be lodged for development authorisation of the boat ramp improvements. Detailed design plans and cross-sections should be provided for consent. The public boat ramp facility should be generally designed in accordance with the South Australian Boating Advisory Committee's Guidelines for Planning, Design and Construction of Boat Launching Facilities and be independently certified by a registered engineer, to the reasonable satisfaction of Transport SA (Marine Facilities), prior to construction commencing. Final design and construction of the boat ramp facility should ensure that any run-off or accidental spills are prevented from entering the basin without suitable prior treatment to reduce pollutants.
- In the event of a failure of the SA Water supply, the Magnesium Plant would need to instigate a controlled shut down of critical sections of the operation which rely on a continuous supply of water. An on site storage of sufficient size to mitigate the risk to the Plant should be considered. If the currently disused Nelshaby Reservoir is to be considered as an emergency supply (an off site storage), this water cannot be introduced into a potable water supply system due to potential contamination, and therefore would require a dedicated line at additional cost.
- A Soil Erosion and Drainage Management plan should be prepared in accordance with the EPA Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1999) for the site.
- Incineration
- Waste or Recycling Depot
- Activities Producing Listed Wastes
- Crushing, Grinding or Milling
- Fuel Burning
- Discharges to Marine or Inland Waters
- Dredging (required during construction phase)
- Earthworks Drainage (required during construction phase)
- Concrete Batching Works (required during construction phase).
- The proponent is required to submit a licence application to the Environment Protection Agency a minimum of 12 months prior to the commencement of operation. Conditions of licence will be related to the ongoing management of the operation to ensure its environmental suitability.
- A licence may be refused where the applicant has failed to comply with the development authorisation.
- The Environment Protection Authority is likely to impose conditions of licence to the following effect:
 - (a) *Proposed Noise Licence Condition 1:* Noise monitoring shall occur during commissioning and annually thereafter at positions nominated by the Environment Protection Authority. The indices L_{max} , L_{Aeq} and L_{A90} shall be measured as a minimum over consecutive 15 minute periods to record at least the equivalent of 7 days of data. Weather conditions sufficient to determine the Pasquill-Gifford stability category shall be recorded for the measurement period. Attended measurements of the above indices shall occur on two separate occasions during the automatic logging night period. The attended measurements shall also include measurements of the indices in 1/3 octave band spectrum format. A report summarising the results of the noise monitoring shall be submitted to the nominated Environment Protection Agency Licence Co-ordinator within 14 days of completion of the monitoring.
 - (b) *Proposed Noise Licence Condition 2:* Where the noise monitoring indicates that operation of facility and ancillary equipment exceeds an equivalent noise level of 35 dB(A) when measured in accordance with the Environment Protection (Industrial Noise) Policy 1994, a noise reduction program shall be carried out. The noise reduction program will comprise identification of the responsible noise sources, determination of the reasonable and practicable measures available, and implementation of these measures following approval of the report by the Environment Protection Authority. The program shall be managed by an acoustic engineer.
- The assessment conducted by the Environment Protection Authority of the proposed project has been completed based upon the environmental standards at the time of assessment. It is recognised that environmental standards are changing rapidly in a number of areas, particularly in regard to the regulation and control of organochlorine emissions. Any improvements that are required as a result of these changing standards will be managed via conditions of the licence required under the Environment Protection Act, 1993.

The Environment Protection Authority recommends that the following notes and proposed licence conditions are attached to any development authorisation which may be granted in relation to this proposal:

General Environmental Duty

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

Licence Requirements

- An environmental authorisation in the form of a licence is required for the operation of this development. Scheduled activities under the *Environment Protection Act, 1993*, that will occur as a result of this proposal include:
 - Chemical Storage and Warehousing Facilities
 - Chemical Works
 - Metallurgical Works
 - Mineral Works

Given under my hand at Adelaide 5 July 2001.

E. J. NEAL, Governor

ELECTORAL ACT 1985

Registration of Political Parties

NOTICE is hereby given, pursuant to section 42 of the Electoral Act 1985, that I have this day registered the following political party:

Name of Party: S.A. Nuclear Free Future

Abbreviation of name of party: S.A.N.F.F.

Dated 5 July 2001.

S. H. TULLY, Electoral Commissioner

SEO 20/2001

ELECTORAL ACT 1985

Registration of Political Parties

NOTICE is hereby given, that I have this day deregistered the following political parties.

Natural Law Party

The Monarchy Party of Australia

People Power

Dated 5 July 2001.

S. H. TULLY, Electoral Commissioner

SEO 110/97, 111/97 and 114/2000

GEOGRAPHICAL NAMES ACT 1991

SECOND NOTICE OF INTENT FOR PUBLIC CONSULTATION

Notice of Intention to Assign a Boundary to a Places

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Administrative Services seeks public comment on a proposal to assign the names CLELAND, GREENHILL, PICCADILLY, SUMMERTOWN, URAIDLA, CAREY GULLY, FOREST RANGE, HORSNELL GULLY, ASHTON, BASKET RANGE, NORTON SUMMIT, MARBLE HILL, ROSTREVOR, MONTACUTE, CHERRYVILLE, CASTAMBUL, PARACOMBE, CUDLEE CREEK, HOUGHTON, LOWER HERMITAGE, UPPER HERMITAGE, INGLEWOOD, MILLBROOK, CHAIN OF PONDS, GUMERACHA, MOUNT TORRENS, BIRDWOOD, CROMER, FORRESTON, KERSBROOK and WARREN to those areas within the Adelaide Hills Council and shown numbered 1 to 31 on Rack Plan 818.

Copies of Rack Plan 818 can be viewed at the office of the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000, or at the offices of the Adelaide Hills Council.

Submissions in writing regarding this proposal may be lodged with the Secretary, Geographical Names Advisory Committee, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 7 May 2001.

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

DEHAA 04/0149

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Marb Nominees Pty Ltd (ACN 078 488 454), Kellyvale (No. 50) Pty Ltd (ACN 053 257 042), Bevis Pty Ltd (ACN 074 156 716) and Vigneswaran Nominees Pty Ltd (ACN 007 933 986), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000, have applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 162 Hutt Street, Adelaide, S.A. 5000 and known as General Havelock Hotel.

The applications have been set down for hearing on 3 August 2001.

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

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

Dated 28 June 2001.

Applicants

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that ACN 088 560 034 Pty Ltd, c/o Kelly & Co, Lawyers, Level 17, Santos House, 91 King William Street, Adelaide, S.A. 5000, has applied to the Liquor and Gaming Commissioner for a redefinition of the licensed area and a redefinition under Gaming and variation to the gaming layout in accordance with the plans lodged with this Office of the Liquor and Gaming Commissioner in respect of premises situated at 77 Murray Street, Gawler and known as Old Spot Hotel.

The applications have been set down for hearing on 3 August 2001.

Condition

The following licence condition is sought:

That the extended trading authorisation currently operating at the hotel shall apply to the redefined areas.

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

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

Dated 28 June 2001.

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 Shator Pty Ltd, c/o Townsends Barristers and Solicitors has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 24 Murray Street, Albert Park, S.A. 5000 and known as Albert Park Cricket Club and to be known as Woodville Indoor Sports Centre

The application has been set down for hearing on 3 August 2001.

Conditions

The following licence conditions are sought:

To sell liquor for consumption on the licensed premises:

Monday to Wednesday—6 a.m. to midnight.

Thursday and Friday—5 a.m. to 1 a.m. the following day.

Saturday—11 a.m. to 1 a.m. the following day.

Sunday—11 a.m. to midnight.

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

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

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that T3 Fine Wines (SA) Pty Ltd, c/o Townsends Barristers and Solicitors has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 46 Greenhill Road, S.A. 5034 and to be known as T3 Fine Wines (SA) Pty Ltd.

The application has been set down for hearing on 3 August 2001.

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

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

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Henley Beach Hotel Pty Ltd has applied to the Liquor Licensing Commissioner for a variation of Extended Trading Authorisation in respect of premises situated at 15 Esplanade, Henley Beach and known as Henley Hotel.

The application has been set down for hearing on 3 August 2001.

Condition

The following licence condition is sought:

To add 1 a.m. until 2 a.m. on Monday, Tuesday and Wednesday to the Extended Trading Authorisation.

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

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

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Annabella Pojer and Ljiljana Jurkovic, Shop 1/128 Hindley Street, Adelaide, S.A. 5000 have applied to the Liquor Licensing Commissioner for a Restaurant Licence with an Extended Trading Authorisation and Entertainment Consent in respect of premises situated at Shop 1/128 Hindley Street, Adelaide, S.A. 5000 and to be known as Tu Dish.

The application has been set down for hearing on 3 August 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

1. An Extended Trading Authorisation:

Thursday to Saturday—midnight to 2 a.m. the following day.

Sunday—10.30 a.m. to 11 a.m. and 8 p.m. to midnight.

Public Holidays—10.30 to midnight.

2. The licensee is authorised to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:

(a) seated at table; or

(b) attending a function at which food is provided.

3. Entertainment Consent is sought and to apply to the above hours.

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

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

Dated 2 July 2001.

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 Trifield Corporation Pty Ltd, c/o David Watts & Associates, Liquor Licensing Consultants, 1 Cator Street, Glenside, S.A. 5065, has applied to the Licensing Authority for a redefinition of licensed premises in respect of premises situated at 276-278 Rundle Street, Adelaide, S.A. 5000 and known as Tonix Restaurant.

The application has been set down for hearing on 3 August 2001.

Conditions

The following licence conditions are sought:

To remove from the licensed area the ground floor and its attendant conditions, concomitant with an application for alterations to the first floor to install a kitchen.

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

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

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Procopis Louca, has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 220 The Parade, Norwood, S.A. 5067 and to be known as The Parade Fish Cafe.

The application has been set down for hearing on 3 August 2001.

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

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

Dated 29 June 2001.

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 Nghia Hieu Vuong and Chan Stu Lung have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 307 The Golden Way, Golden Grove, S.A. 5125 and to be known as Kiem-Bo.

The application has been set down for hearing on 3 August 2001 at 9 a.m.

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

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

Dated 29 June 2001.

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 Tygem Pty Ltd (ACN 089 797 419), c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Hotel Licence with Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 1 Marine Parade, Kingston, S.A. 5275 and known as Lacepede Bay Motel & Restaurant.

The application has been set down for hearing on 3 August 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

1. Extended Trading Authorisation on Sunday between 8 a.m. and 11 a.m. and 8 p.m. and midnight (areas 1 to 3 inclusive).
2. Entertainment Consent to apply during normal hours and extended trading hours (areas 1 to 3 inclusive).

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

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

Dated 27 June 2001.

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 Wine Directions Australia Pty Ltd (ACN 094 072 830), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the removal of a Direct Sales Licence in respect of premises situated at 10A James Street, Thebarton, S.A. 5031 and known as Premium Wines Direct/Corporate Cellars to premises situate at 37 Cawthorne Street, Thebarton, S.A. 5031.

The application has been set down for hearing on 3 August 2001 at 9 a.m.

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

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

Dated 27 June 2001.

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 Dimitrios Efrosinis and Vasilios Efrosinis, P.O. Box 466, Berri, S.A. 5343 have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Pennyfield Road, Berri, S.A. 5343 and to be known as Pennyfield Wines.

The application has been set down for hearing on 3 August 2001 at 9 a.m.

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

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

Dated 26 June 2001.

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 Classified Transport Pty Ltd (ACN 084 409 665) has applied to the Licensing Authority for an Extended Trading Authorisation and an Entertainment Consent in respect of premises situated at Gray Street, Freeling and known as Railway Hotel.

The application has been set down for hearing on Friday, 3 August 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

1. That the licensee be permitted to sell liquor for consumption on the licensed premises each Thursday, Friday and Saturday from midnight to 2 a.m. the following morning, from 10 a.m. to 11 a.m. and 8 p.m. to midnight each Sunday and Christmas Day from midnight to 2 a.m.

2. That the extended trading authorisation shall apply to the areas referred to on the plan kept at the Liquor and Gaming Commission as Areas 2 and 4 (Dining Room), Area 3 (Front Bar) and Area 5 (Gaming Room). The entertainment consent is sought in respect of the Beer Garden, which is proposed to be licensed, to permit jazz bands to perform on Sundays between 2 p.m. and 4 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 and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 25 June 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Deanery Vineyards Pty Ltd, P.O. Box 1172, Balhannah, S.A. 5242 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 4028, Greenhill Road, Balhannah, S.A. 5242 and to be known as The Deanery Vineyards Pty Ltd.

The application has been set down for hearing on 3 August 2001 at 9 a.m.

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

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

Dated 22 June 2001.

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 Spiros Kondoprias, c/o Stuart Andrew Solicitors, 11 Ahern Street, Berri, S.A. 5343 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 141, Trenaman Road, Monash, S.A. 5342 and to be known as Samsown Wines.

The application has been set down for hearing on 3 August 2001 at 9 a.m.

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

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

Dated 25 June 2001.

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 Willaston Football Club Inc., c/o P.O. Box 499, Gawler, S.A. 5118 has applied to the Licensing Authority for an Entertainment Consent in areas 1 and 2 in respect of premises situated at Elliot Goodger Memorial Park, Jarvis Street, Willaston, S.A. 5118 and known as Willaston Football Club.

The application has been set down for hearing on 3 August 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

Entertainment Consent is sought for the following hours:

Monday to Thursday—6.30 p.m. to midnight.

Friday—5 p.m. to midnight.

Saturday—noon to 1 a.m. the following day.

Public holidays (not being Christmas Day, Good Friday or a Sunday)—noon to midnight.

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

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

Dated 25 June 2001.

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 Hung Lien, c/o Paul A. Richardson, Solicitors, 252 Angas Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 6 Main Road, Belair, S.A. 5052 and known as Belair Lotus and to be known as Sing Hoa.

The application has been set down for hearing on 6 August 2001 at 10.30 a.m.

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

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

Dated 26 June 2001.

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 Brenton James Allan and Anita Jane Allan, 114 Raglan Avenue, Plympton South, S.A. 5038 have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 12A Welbourne Street, Mitcham, S.A. 5062 and known as Stamps Restaurant.

The application has been set down for hearing on 3 August 2001.

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

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

Dated 28 June 2001.

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 C. & G. Ital Nominees Pty Ltd, 15 Capulet Crescent, Modbury, S.A. 5092 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 119 Walkerville Terrace, Walkerville, S.A. 5081 and known as Scales Fish Caf.

The application has been set down for hearing on 7 August 2001.

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

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

Dated 28 June 2001.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Tintinara Sand and Metal Supplies Pty Ltd

Claim Number: 3 256

Location: Lot 15, DP 16194, Hundred of Lewis, approximately 17 km north of Tintinara

Purpose: To excavate sand from an open cut pit

Reference: T2265

A copy of the proposal has been provided to the Coorong District Council.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 26 July 2001.

H. TYRTEOS, Acting Mining Registrar

MINING ACT 1971

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

Applicant: BHP Minerals Pty Ltd

Location: Teal Flat area—Approximately 80 km east of Adelaide, bounded as follows: Commencing at a point being the intersection of latitude 34°35'S and longitude 139°29'E, thence east to longitude 139°32'E, south to latitude 34°41'S, west to longitude 139°31'E, south to latitude 34°45'S, east to longitude 139°35'E, south to latitude 34°51'S, east to longitude 139°39'E, south to latitude 34°57'S, west to longitude 139°30'E, south to latitude 35°07'S, west to longitude 139°24'E, north to latitude 35°01'S, west to longitude 139°20'E, north to latitude 34°55'S, east to longitude 139°24'E, north to latitude 34°50'S, east to longitude 139°30'E, north to latitude 34°37'S, west to longitude 139°29'E and north to the point of commencement, but excluding Swan Reach Conservation Park and Murray Bridge Army Complex, 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 (AGD66).

Term: 2 years

Area in km²: 597

Ref: 034/01

H. TYRTEOS, Acting Mining Registrar, Department of Primary Industries and Resources.

NATIONAL PARKS AND WILDLIFE ACT 1972

Innes National Park—Draft Management Plan

I, IAIN EVANS, MP, Minister for Environment and Heritage, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft management plan has been proposed for Innes National Park.

Copies of the draft plan may be inspected at or obtained at no cost (\$2 postage within South Australia) from The Environment Shop, Ground Floor, SA Water House, 77 Grenfell Street, Adelaide, S.A. 5000 (G.P.O. Box 1047, Adelaide, S.A. 5001) telephone (08) 8204 1910 or NPWSA Innes National Park, CMB, Stenhouse Bay, S.A. 5575, telephone (08) 8854 3200 or at www.parks.sa.gov.au/management_plans.html#Plan_list

Any person may make representations in connection with the draft management plan during the period up to and including Friday, 12 October 2001.

Written comments should be forwarded to the Regional Manager, Yorke/Mid North Region, NPWSA, Black Hill Conservation Park, 115 Maryvale Road, Athelstone, S.A. 5076 or e-mailed to naismith.trevor@saugov.sa.gov.au

IAIN EVANS, Minister for Environment and Heritage

NATIONAL PARKS AND WILDLIFE ACT 1972

Onkaparinga River Reserve—Draft Management Plan

I, IAIN EVANS, MP, Minister for Environment and Heritage, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft management plan has been proposed for Onkaparinga River Reserve.

Copies of the draft plan may be inspected at or obtained at no cost (\$2 postage within South Australia) from The Environment Shop, Ground Floor, SA Water House, 77 Grenfell Street, Adelaide, S.A. 5000 (G.P.O. Box 1047, Adelaide, S.A. 5001) telephone (08) 8204 1910 or NPWSA Sturt District Office, Belair National Park, Upper Sturt Road, Belair, S.A. 5052 (P.O. Box 2, Belair, S.A. 5052), telephone (08) 8278 5477 or at www.parks.sa.gov.au/management_plans.html#Plan_list

Any person may make representations in connection with the draft management plan during the period up to and including Friday, 12 October 2001.

Written comments should be forwarded to the Deputy Regional Manager, Adelaide Region, NPWSA, Black Hill Conservation Park, 115 Maryvale Road, Athelstone, S.A. 5076 or e-mailed to anderson.molly@saugov.sa.gov.au

IAIN EVANS, Minister for Environment and Heritage

NATIONAL PARKS AND WILDLIFE ACT 1972

Mokota Conservation Park—Draft Management Plan

I, IAIN EVANS, MP, Minister for Environment and Heritage, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft management plan has been proposed for Mokota Conservation Park.

Copies of the draft plan may be inspected at or obtained at no cost (\$2 postage within South Australia) from The Environment Shop, Ground Floor, SA Water House, 77 Grenfell Street, Adelaide, S.A. 5000 (G.P.O. Box 1047, Adelaide, S.A. 5001) telephone (08) 8204 1910 or NPWSA Burra District Office, 20a Commercial Street, Burra, S.A. 5417, telephone (08) 8892 3025 or at www.parks.sa.gov.au/management_plans.html#Plan_list

Any person may make representations in connection with the draft management plan during the period up to and including Friday, 12 October 2001.

Written comments should be forwarded to the District Ranger, Burra District, NPWSA, 20a Commercial Street, Burra, S.A. 5417 or e-mailed to falkenberg.ian@saugov.sa.gov.au

IAIN EVANS, Minister for Environment and Heritage

NATIONAL PARKS REGULATIONS 1990

Closure of the Gammon Ranges National Park

PURSUANT to Regulation 7 (3) (c) of the National Parks Regulations 1990, I, Edward Gregory Leaman, the Director of National Parks and Wildlife, close to the public the whole of the Gammon Ranges National Park from 5.49 p.m. on Friday, 20 July 2001 to 6.38 a.m. on Monday, 30 July 2001.

The internal roads within the park will be closed to the public, however, the following main public access roads within the park will be exempted from the closure:

The main road connecting Copley-Nepabunna-Balcanoona.

The main road connecting Yunta-Arkaroola.

The main road connecting Wirrealpa-Balcanoona-Arkaroola.

The main road connecting Arkaroola-Umberatana.

Tourist facilities located at Arkaroola will remain open during the period of closure.

The purpose of the closure is to ensure the safety of the public during a feral animal-culling program within the Reserve 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, Edward Gregory Leaman, the Director of National Parks and Wildlife grant permission to members of the Hunting and Conservation Branch of the Sporting Shooters Association of Australia, in possession of both a current Hunting Permit and a current licence to hold a firearm to enter and remain in the Gammon Ranges National Park from sunset on Friday, 20 July 2001 until sunrise on Monday, 30 July 2001, 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 a Warden.

Dated 25 June 2001.

E. G. LEAMAN, Director, National Parks and Wildlife

NOTICE TO MARINERS

NO. 33 OF 2001

South Australia—RAAF Bombing Exercises—Restricted Firing Area—Dates Amended

MARINERS are advised that the RAAF has amended its firing exercises dates to 6 July and 9-13 July 2001 respectively. Please amend dates as published in Notice to Mariners No. 30T of 2001. All other details remain the same.

Adelaide, 2 July 2001.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2001/00309

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2001

	\$		\$
Agents, Ceasing to Act as.....	32.75	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	21.80
Incorporation	16.70	Discontinuance Place of Business	21.80
Intention of Incorporation	41.25	Land—Real Property Act:	
Transfer of Properties	41.25	Intention to Sell, Notice of.....	41.25
Attorney, Appointment of.....	32.75	Lost Certificate of Title Notices	41.25
Bailiff's Sale	41.25	Cancellation, Notice of (Strata Plan).....	41.25
Cemetery Curator Appointed.....	24.50	Mortgages:	
Companies:		Caveat Lodgment.....	16.70
Alteration to Constitution	32.75	Discharge of	17.60
Capital, Increase or Decrease of	41.25	Foreclosures.....	16.70
Ceasing to Carry on Business	24.50	Transfer of	16.70
Declaration of Dividend.....	24.50	Sublet.....	8.40
Incorporation	32.75	Leases—Application for Transfer (2 insertions) each.....	8.40
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	24.50
First Name.....	24.50	Licensing.....	48.75
Each Subsequent Name.....	8.40	Municipal or District Councils:	
Meeting Final.....	27.50	Annual Financial Statement—Forms 1 and 2	462.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	327.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	65.50
First Name.....	32.75	Each Subsequent Name.....	8.40
Each Subsequent Name.....	8.40	Noxious Trade	24.50
Notices:		Partnership, Dissolution of.....	24.50
Call.....	41.25	Petitions (small)	16.70
Change of Name.....	16.70	Registered Building Societies (from Registrar-	
Creditors.....	32.75	General).....	16.70
Creditors Compromise of Arrangement	32.75	Register of Unclaimed Moneys—First Name.....	24.50
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	8.40
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	41.25	Rate per page (in 8pt)	209.00
Release of Liquidator—Application—Large Ad	65.50	Rate per page (in 6pt)	276.00
—Release Granted.....	41.25	Sale of Land by Public Auction.....	41.75
Receiver and Manager Appointed.....	38.25	Advertisements.....	2.30
Receiver and Manager Ceasing to Act.....	32.75	Advertisements, other than those listed are charged at \$2.30 per	
Restored Name.....	31.00	column line, tabular one-third extra.	
Petition to Supreme Court for Winding Up.....	57.00	Notices by Colleges, Universities, Corporations and District	
Summons in Action.....	48.75	Councils to be charged at \$2.30 per line.	
Order of Supreme Court for Winding Up Action.....	32.75	Where the notice inserted varies significantly in length from	
Register of Interests—Section 84 (1) Exempt.....	74.00	that which is usually published a charge of \$2.30 per column line	
Removal of Office.....	16.70	will be applied in lieu of advertisement rates listed.	
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Sales of Shares and Forfeiture.....	32.75	condition that they will not be reproduced without prior	
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Assigned	24.50		
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Deceased Persons—Closed Estates	24.50		
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Public Trustee, each Estate.....	8.40		

All the above prices include GST

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 **Government Publishing SA** 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: governmentgazette@saugov.sa.gov.au.* Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2001

Acts, Bills, Rules, Parliamentary Papers and Regulations

Pages	Main	Amends	Pages	Main	Amends
1-16	1.85	0.80	497-512	27.00	26.00
17-32	2.60	1.65	513-528	27.75	26.50
33-48	3.35	2.40	529-544	28.50	27.50
49-64	4.25	3.20	545-560	29.25	28.50
65-80	5.00	4.10	561-576	30.00	29.25
81-96	5.75	4.80	577-592	31.00	29.75
97-112	6.60	5.60	593-608	31.75	30.75
113-128	7.40	6.45	609-624	32.50	31.75
129-144	8.30	7.30	625-640	33.25	32.25
145-160	9.10	8.05	641-656	34.00	33.00
161-176	9.95	8.90	657-672	34.50	33.75
177-192	10.70	9.75	673-688	36.00	34.50
193-208	11.50	10.60	689-704	36.75	35.50
209-224	12.30	11.30	705-720	37.25	36.50
225-240	13.00	12.10	721-736	38.50	37.00
241-257	13.90	12.80	737-752	39.00	38.00
258-272	14.80	13.60	753-768	40.00	38.50
273-288	15.60	14.60	769-784	40.50	39.75
289-304	16.30	15.30	785-800	41.25	40.50
305-320	17.10	16.10	801-816	42.00	41.00
321-336	17.90	16.90	817-832	43.00	42.00
337-352	18.80	17.80	833-848	43.75	42.75
353-368	19.60	18.60	849-864	44.50	43.50
369-384	20.40	19.50	865-880	45.25	44.50
385-400	21.10	20.20	881-896	45.75	45.00
401-416	21.90	20.90	897-912	47.25	45.75
417-432	22.90	21.80	913-928	47.75	47.25
433-448	23.60	22.60	929-944	48.75	47.75
449-464	24.50	23.40	945-960	49.50	48.25
465-480	25.00	24.20	961-976	50.25	49.25
481-496	26.00	24.90	977-992	51.25	49.75

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Phone: (08) 8207 0908, (08) 8207 0910. Fax: (08) 8207 1040
Box 9, Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000.

PASSENGER TRANSPORT ACT 1994

Passenger Transport (Regular Passenger Services; Fares and Charges)

NOTICE

PURSUANT to its powers under the Passenger Transport Act 1994, and Regulations the Passenger Transport Board has determined that the fares and charges to be paid by passengers on regular passenger services within Metropolitan Adelaide will be the fares and charges in Schedule 1 below.

These fares and charges will be effective from 5 August 2001.

Journey		Ticket Type	No. of Journeys	FARE			
				Ticket Outlets	Interpeak	On-board Bus & Tram	All Times
<p>Regular Fares</p> <ul style="list-style-type: none"> For journey/journeys of one or two consecutive sections or part thereof completed on one vehicle. For journey/journeys within all zones 				<p>Tickets available from:</p>			
1.		Multitrip Singletrip	10 1	\$8.20 \$1.20	- \$1.20	\$10.60 \$1.70	- \$1.70
		Multitrip Singletrip Daytrip *	10 1 Unlimited	\$11.00 \$1.80 -	- \$1.80 -	\$19.80 \$3.00 \$5.70	- \$3.00 \$5.70
2.		Concessional Fares					
		<ul style="list-style-type: none"> For journey/journeys within all zones by holder of a valid travel concession card or tertiary student identification card. For journey/journeys within all zones by holder of a valid secondary student identification card and by child from age of 5 years and under 15 years. On trains only for bicycles and surfboards, accompanied by passenger (each item) for journey/journeys within all zones 	10 1 Unlimited	\$5.50 \$0.90 -	- \$0.90 -	\$9.90 \$1.50 \$2.90	- \$1.50 \$2.90
*		Daytrip Tickets					
		A parent/guardian holding a valid Daytrip ticket on weekends or public holidays may be accompanied free of charge by up to two children under 15 years of age.	10 1 Unlimited	\$5.50 \$0.90 -	- \$0.90 -	\$6.60 \$1.30 \$2.90	- \$1.30 \$2.90
		Multitrip Singletrip Daytrip	10 1 Unlimited	\$5.50 \$0.90 -	- \$0.90 -	\$9.90 \$1.50 \$2.90	- \$1.50 \$2.90
3.		Special Vehicles					
		<ul style="list-style-type: none"> Class 3 Special Vehicle Class 6 Special Vehicle 	As determined. Regular fare only (no concessions available).				Zone or Section Zone or Section
4.		Group Tickets.					
		Group Tickets (available from station ticket offices for use on trains only).	Applicable concession or regular fare pro rata.				Zone or Section.
5.		Mobility Pass					
		Mobility Pass upon approval from the PTB available from Passenger Transport InfoCentre.	\$39.60				Monthly Pass

PETROLEUM ACT 2000
Grant of Production Licences

Office of Minerals and Energy Resources, Adelaide, 29 June 2001

NOTICE is hereby given that pursuant to delegated powers dated 25 September 2000, *Gazetted* 28 September 2000, page 2289, the undermentioned Production Licences have been granted under the provisions of the Petroleum Act 2000.

C. D. COCKSHELL, Acting Director, Petroleum Group, Delegate of the Minister for Minerals and Energy

No. of Licences	Licensees	Locality	Date Effective From
169, 170, 174, 176, 177, 178, 180, 184 and 193	Santos Ltd Delhi Petroleum Pty Ltd Origin Energy Resources Ltd Vamgas Pty Ltd Novus Australia Resources NL Alliance Petroleum Australia Pty Ltd Reef Oil Pty Ltd Santos Petroleum Pty Ltd Bridge Oil Developments Pty Ltd Santos (BOL) Pty Ltd Basin Oil Pty Ltd	Various Fields in the Cooper Basin of South Australia	29 June 2001
182, 187, 191 and 197	Santos Ltd Delhi Petroleum Pty Ltd Origin Energy Resources Limited Vamgas Pty Ltd Novus Australia Resources NL	Various Fields in the Cooper Basin of South Australia	29 June 2001

(P)PL 169

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 28°16'30"S AGD66 and longitude 140°50'10"E AGD66, thence east to longitude 140°50'40"E AGD66, south to latitude 28°17'20"S AGD66, east to longitude 140°51'30"E AGD66, north to latitude 28°17'10"S AGD66, east to longitude 140°51'40"E AGD66, south to latitude 28°18'40"S AGD66, east to longitude 140°52'00"E AGD66, north to latitude 28°18'30"S AGD66, east to longitude 140°52'40"E AGD66, south to latitude 28°19'40"S AGD66, west to longitude 140°52'30"E AGD66, south to latitude 28°19'50"S AGD66, west to longitude 140°52'10"E AGD66, south to latitude 28°20'00"S AGD66, west to longitude 140°52'00"E Clarke 1858, north to latitude 28°20'00"S Clarke 1858, west to longitude 140°50'40"E AGD66, north to latitude 28°17'50"S AGD66, west to longitude 140°50'30"E AGD66, north to latitude 28°17'30"S AGD66, west to longitude 140°50'10"E AGD66 and north to the point of commencement.

Area: 13.81 km² approximately.

(P)PL 170

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 27°44'20"S AGD66 and longitude 139°55'20"E AGD66, thence east to longitude 139°55'50"E AGD66, south to latitude 27°44'30"S AGD66, west to longitude 139°55'40"E AGD66, south to latitude 27°46'10"S AGD66, east to longitude 139°55'50"E AGD66, south to latitude 27°46'20"S AGD66, east to longitude 139°56'20"E AGD66, north to latitude 27°46'10"S AGD66, east to longitude 139°56'30"E AGD66, south to latitude 27°46'30"S AGD66, west to longitude 139°55'30"E AGD66, north to latitude 27°46'10"S AGD66, west to longitude 139°54'50"E AGD66, south to latitude 27°46'20"S AGD66, east to longitude 139°53'50"E AGD66, north to latitude 27°45'10"S AGD66, east to longitude 139°54'00"E AGD66, north to latitude 27°45'00"S Clarke 1858, east to longitude 139°54'10"E AGD66, north to latitude 27°44'40"S AGD66, east to longitude 139°54'20"E AGD66, north to latitude 27°44'30"S AGD66, east to longitude 139°55'20"E AGD66 and north to the point of commencement.

Area: 10.11 km² approximately.

(P)PL 174

Description of Field

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 27°39'30"S AGD66 and longitude 140°15'00"E AGD66, thence east to longitude 140°17'00"E AGD66, south to latitude 27°41'00"S AGD66, west to longitude 140°16'00"E Clarke 1858, south to latitude 27°41'00"S Clarke 1858, west to longitude 140°14'00"E Clarke 1858, south to latitude 27°41'40"S AGD66, west to longitude 140°13'20"E AGD66, north to latitude 27°40'50"S AGD66, east to longitude 140°13'40"E AGD66, north to latitude 27°40'40"S AGD66, east to longitude 140°14'00"E AGD66, north to latitude 27°40'30"S AGD66, east to longitude 140°14'10"E AGD66, north to latitude 27°40'10"S AGD66, east to longitude 140°14'30"E AGD66, north to latitude 27°40'00"S AGD66, east to longitude 140°15'00"E AGD66 and north to the point of commencement.

Area: 13.28 km² approximately.

(P)PL 176

Description of Area

All that part of the State of South Australia bounded as follows: Commencing at a point being the intersection of latitude 27°32'20"S AGD66 and longitude 139°43'00"E AGD66, thence east to longitude 139°43'20"E AGD66, south to latitude 27°32'30"S AGD66, east to longitude 139°43'40"E AGD66, south to latitude 27°32'50"S AGD66, east to longitude 139°44'10"E AGD66, south to latitude 27°33'00"S AGD66, east to longitude 139°44'20"E AGD66, south to latitude 27°33'40"S AGD66, west to longitude 139°44'10"E AGD66, south to latitude 27°33'50"S AGD66, west to longitude 139°43'50"E AGD66, south to latitude 27°34'00"S AGD66, west to longitude 139°42'40"E AGD66, north to latitude 27°33'50"S AGD66, west to longitude 139°42'10"E AGD66, north to latitude 27°33'00"S AGD66, east to longitude 139°42'20"E AGD66, north to latitude 27°32'50"S AGD66, east to longitude 139°42'30"E AGD66, north to latitude 27°32'40"S AGD66, east to longitude 139°42'40"E AGD66, north to latitude 27°32'30"S AGD66, east to longitude 139°43'00"E AGD66, and north to the point of commencement.

Area: 8.16 km² approximately.

(P)PL 177

Description of Area

All that part of the State of South Australia bounded as follows: Commencing at a point being the intersection of latitude 27°25'10"S AGD66 and longitude 139°44'10"E AGD66, thence east to longitude 139°45'00"E AGD66, south to latitude 27°26'00"S AGD66, west to longitude 139°44'50"E AGD66, south to latitude 27°26'20"S AGD66, east to longitude 139°45'10"E AGD66, south to latitude 27°27'00"S AGD66, west to longitude 139°44'50"E AGD66, south to latitude 27°27'20"S AGD66, west to longitude 139°44'20"E AGD66, south to latitude 27°27'30"S AGD66, west to longitude 139°42'50"E AGD66, north to latitude 27°27'10"S AGD66, west to longitude 139°42'40"E AGD66, north to latitude 27°26'20"S AGD66, east to longitude 139°42'50"E AGD66, north to latitude 27°26'10"S AGD66, east to longitude 139°43'40"E AGD66, north to latitude 27°26'00"S AGD66, east to longitude 139°43'50"E AGD66, north to latitude 27°25'50"S AGD66, east to longitude 139°44'00"E AGD66, north to latitude 27°25'30"S AGD66, east to longitude 139°44'10"E AGD66, and north to the point of commencement.

Area: 11.98 km² approximately.

(P)PL 178

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 27°52'00"S AGD66 and longitude 140°05'50"E AGD66, thence east to longitude 140°06'00"E AGD66, south to latitude 27°54'10"S AGD66, west to longitude 140°05'00"E Clarke 1858, north to latitude 27°54'00"S Clarke 1858, west to longitude 140°03'30"E AGD66, north to latitude 27°53'40"S AGD66, east to longitude 140°03'40"E AGD66, north to latitude 27°53'30"S AGD66, east to longitude 140°04'00"E AGD66, north to latitude 27°53'20"S AGD66, east to longitude 140°04'10"E AGD66, north to latitude 27°53'10"S AGD66, east to longitude 140°04'20"E AGD66, north to latitude 27°53'00"S AGD66, east to longitude 140°04'30"E AGD66, north to latitude 27°52'50"S AGD66, east to longitude 140°04'40"E AGD66, north to latitude 27°52'40"S AGD66, east to longitude 140°05'50"E AGD66 and north to the point of commencement.

Area: 8.80 km² approximately.

(P)PL 180

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 27°44'00"S Clarke 1858 and longitude 140°05'35"E AGD66, thence east to longitude 140°07'00"E Clarke 1858, south to latitude 27°45'00"S Clarke 1858, west to longitude 140°05'35"E AGD66 and north to the point of commencement.

Area: 3.89 km² approximately.

(P)PL 182

Description of Area

All that part of the State of South Australia bounded as follows: Commencing at a point being the intersection of latitude 26°48'30"S AGD66 and longitude 140°50'25"E AGD66, thence east to longitude 140°50'55"E AGD66, south to latitude 26°48'40"S AGD66, east to longitude 140°51'05"E AGD66, south to latitude 26°49'20"S AGD66, east to longitude 140°51'10"E AGD66, south to latitude 26°49'30"S AGD66, west to longitude 140°51'05"E AGD66, south to latitude 26°49'40"S AGD66, west to longitude 140°50'25"E AGD66, north to latitude 26°49'30"S AGD66, west to longitude 140°50'15"E AGD66, north to latitude 26°48'40"S AGD66, east to longitude 140°50'25"E AGD66, and north to the point of commencement.

Area: 2.76 km² approximately.

(P)PL 184

Description of Area

All that part of the State of South Australia bounded as follows: Commencing at a point being the intersection of latitude 28°21'55"S AGD66 and longitude 140°31'40"E AGD66, thence east to longitude 140°32'05"E AGD66, south to latitude 28°22'15"S AGD66, west to longitude 140°32'00"E AGD66, south to latitude 28°22'20"S AGD66, west to longitude 140°31'45"E AGD66, south to latitude 28°22'25"S AGD66, west to longitude 140°31'40"E AGD66, south to latitude 28°22'35"S AGD66, west to longitude 140°31'30"E AGD66, south to latitude 28°23'00"S AGD66, west to longitude 140°31'25"E AGD66, south to latitude 28°23'10"S AGD66, west to longitude 140°31'15"E AGD66, south to latitude 28°23'25"S AGD66, west to longitude 140°30'50"E AGD66, north to latitude 28°23'05"S AGD66, east to longitude 140°30'55"E AGD66, north to latitude 28°22'45"S AGD66, east to longitude 140°31'00"E AGD66, north to latitude 28°22'40"S AGD66, east to longitude 140°31'05"E AGD66, north to latitude 28°22'35"S AGD66, east to longitude 140°31'10"E AGD66, north to latitude 28°22'25"S AGD66, east to longitude 140°31'25"E AGD66, north to latitude 28°22'15"S AGD66, east to longitude 140°31'30"E AGD66, north to latitude 28°22'10"S AGD66, east to longitude 140°31'35"E AGD66, north to latitude 28°22'00"S AGD66, east to longitude 140°31'40"E AGD66, and north to the point of commencement.

Area: 2.27 km² approximately.

(P)PL 187

Description of Area

All that part of the State of South Australia bounded as follows: Commencing at a point being the intersection of latitude 27°20'00"S AGD66 and longitude 140°23'10"E AGD66, thence east to longitude 140°24'50"E AGD66, south to latitude 27°21'30"S AGD66, west to longitude 140°24'40"E AGD66, south to latitude 27°21'50"S AGD66, west to longitude 140°24'30"E AGD66, south to latitude 27°22'10"S AGD66, west to longitude 140°24'10"E AGD66, south to latitude 27°22'30"S AGD66, west to longitude 140°22'10"E AGD66, north to latitude 27°21'20"S AGD66, east to longitude 140°22'20"E AGD66, north to latitude 27°21'00"S AGD66, east to longitude 140°22'40"E AGD66, north to latitude 27°20'30"S AGD66, east to longitude 140°22'50"E AGD66, north to latitude 27°20'20"S AGD66, east to longitude 140°23'10"E AGD66, and north to the point of commencement.

Area: 16.82 km² approximately.

(P)PL 191

Description of Area

All that part of the State of South Australia bounded as follows: Commencing at a point being the intersection of latitude 27°13'30"S AGD66 and longitude 140°35'10"E AGD66, thence east to longitude 140°37'00"E AGD66, south to latitude 27°14'20"S AGD66, west to longitude 140°36'40"E AGD66, south to latitude 27°14'30"S AGD66, west to longitude 140°36'10"E AGD66, south to latitude 27°14'50"S AGD66, west to longitude 140°35'50"E AGD66, south to latitude 27°15'00"S AGD66, west to longitude 140°35'40"E AGD66, south to latitude 27°15'10"S AGD66, west to longitude 140°35'30"E AGD66, south to latitude 27°15'30"S AGD66, west to longitude 140°35'20"E AGD66, south to latitude 27°15'40"S AGD66, west to longitude 140°34'20"E AGD66, north to latitude 27°14'50"S AGD66, east to longitude 140°34'30"E AGD66, north to latitude 27°14'30"S AGD66, east to longitude 140°35'00"E AGD66, north to latitude 27°14'20"S AGD66, east to longitude 140°35'10"E AGD66, and north to the point of commencement.

Area: 10.36 km² approximately.

(P)PL 193

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 27°34'10"S AGD66 and longitude 140°03'00"E Clarke 1858, thence east to longitude 140°04'20"E AGD66, north to latitude 27°34'00"S AGD66, east to longitude 140°04'30"E AGD66, north to latitude 27°33'50"S AGD66, east to longitude 140°06'00"E Clarke 1858, south to latitude 27°34'20"S AGD66, west to longitude 140°05'40"E AGD66, south to latitude 27°34'30"S AGD66, west to longitude 140°05'20"E AGD66, south to latitude 27°34'40"S AGD66, west to longitude 140°04'50"E AGD66, south to latitude 27°34'50"S AGD66, west to longitude 140°04'20"E AGD66, south to latitude 27°35'00"S AGD66, west to longitude 140°04'10"E AGD66, south to latitude 27°35'10"S AGD66, west to longitude 140°03'50"E AGD66, south to latitude 27°35'30"S AGD66, west to longitude 140°03'40"E AGD66, south to latitude 27°35'40"S AGD66, west to longitude 140°03'30"E AGD66, south to latitude 27°35'50"S AGD66, west to longitude 140°03'20"E AGD66, south to latitude 27°36'00"S AGD66, west to longitude 140°03'10"E AGD66, south to latitude 27°36'10"S AGD66, west to longitude 140°03'00"E Clarke 1858 and north to the point of commencement.

Area: 10.15 km² approximately.

(P)PL 197

Description of Area

Commencing at a point being the intersection of latitude 27°37'00"S AGD66 and longitude 140°15'00"E Clarke 1858, thence east to longitude 140°16'00"E Clarke 1858, south to latitude 27°38'00"S Clarke 1858, west to longitude 140°15'00"E Clarke 1858 and north to the point of commencement.

Area: 3.03 km² approximately.

GRANT OF FIRST RENEWAL OF (P) EXPLORATION LICENCE

Office of Minerals and Energy Resources, Adelaide, 29 June 2001

NOTICE is hereby given that pursuant to delegated powers dated 25 September 2000, *Gazetted* 28 September 2000, page 2289, the undermentioned (P) Exploration Licence has been renewed under the provisions of the Petroleum Act 2000.

C. D. COCKSHELL, Acting Director, Petroleum Group, Office of Minerals and Energy Resources, Delegate of the Minister for Minerals and Energy

No. of Licence	Licensees	Locality	Date of Expiry	Area in km ²	Reference
66	Origin Energy Resources Ltd Beach Petroleum NL	Otway Basin of South Australia	17 June 2006	376	SR.27.2.138

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 37°10'S AGD66 and longitude 140°15'E AGD66, thence east to longitude 140°20'E AGD66, south to latitude 37°15'S AGD66, east to longitude 140°30'E AGD66, south to latitude 37°20'S AGD66, east to longitude 140°32'30"E AGD66, south to latitude 37°25'S AGD66, west to longitude 140°30'E AGD66, south to latitude 37°27'30"S AGD66, east to longitude 140°32'30"E AGD66, south to latitude 37°30'S GDA94, west to longitude 140°22'30"E AGD66, north to latitude 37°25'S AGD66, east to longitude 140°27'30"E AGD66, north to latitude 37°17'30"S AGD66, west to longitude 140°15'E AGD66, and north to the point of commencement.

NOTICE OF GRANT OF EXTENSION IN AREA OF PRELIMINARY SURVEY LICENCE

Office of Minerals and Energy Resources, Adelaide, 27 June 2001.

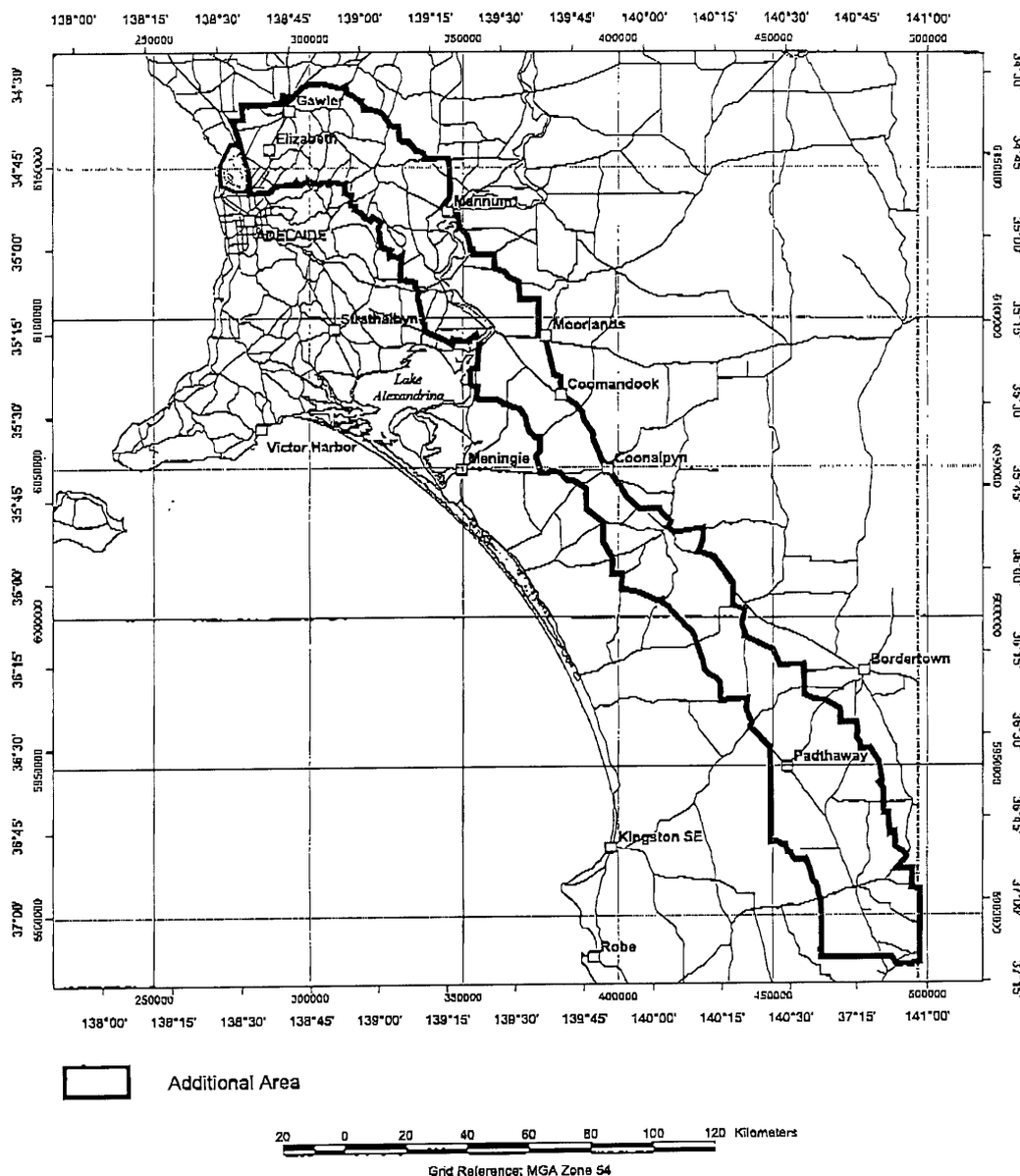
NOTICE is hereby given that the undermentioned Preliminary Survey Licence Area has been extended under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 25 September 2000, *Gazetted*, 28 September 2000, page 2289

C. D. COCKSHELL, Acting Director Petroleum, Office of Minerals and Energy Resources, Delegate of the Minister for Minerals and Energy

No. of Licence	Licensee	Locality	Date of Expiry	Area in km ²	Reference
4	South East Australia Gas Pty Ltd	Western Victoria to Adelaide	1.5.2002	9 230	SR 27/2/224

General Description of Preliminary Survey Licence

Pipeline preliminary survey activities are authorised in a corridor which is approximately 20 km wide and approximately 387 km in length with a total area of 9 230 km².



THE PLAN HEREINBEFORE REFERRED TO
**SOUTH EAST AUSTRALIA GAS PTY LTD
 PRELIMINARY SURVEY LICENCE NO. 4**

ROADS (OPENING AND CLOSING) ACT 1991

Cherry Street, Freeling

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the LIGHT REGIONAL COUNCIL proposes to make a Road Process Order to close and retain the whole of the public road (Cherry Street) adjoining sections 61 and 653, Hundred of Nuriootpa, for addition to the adjoining Council owned land more particularly delineated and lettered 'A' and 'B' (respectively) on Preliminary Plan No. PP32/0578.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 93 Main Street, Kapunda, S.A. 5373 and the Adelaide Office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 72, Kapunda, S.A. 5373 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 5 July 2001.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Inman Valley Road, Inman Valley

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the CITY OF VICTOR HARBOR proposes to make a Road Process Order to close and transfer to WARREN LANCELOT PARSONS the whole of the unnamed public road adjoining Inman Valley Road and allotments 1 and 2 in Deposited Plan 50449, as more particularly delineated and lettered 'A' and 'B' (respectively) on Preliminary Plan No. PP32/0664.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, Bay Road, Victor Harbor, S.A. 5211 and the Adelaide Office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 11, Victor Harbor, S.A. 5211 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 5 July 2001.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Emu Bay, Kangaroo Island

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the KANGAROO ISLAND COUNCIL proposes to make a Road Process Order to: close and transfer to CAJETAN JOHN AMADIO and GIANNINA AMADIO the whole of the unnamed public roads south of Bates Road and adjoining sections 385 and 386 of Hundred of Menzies, as more particularly delineated and lettered 'A' and 'B' on Preliminary Plan No. PP32/0663.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 21, Kingscote, S.A. 5065 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 4 July 2001.

P. M. KENTISH, Surveyor-General

SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

Direction to all Incorporated Hospitals

PURSUANT to section 29C of the South Australian Health Commission Act 1976, I, Dean Craig Brown, the Minister for Human Services, hereby give the following directions to all incorporated hospitals:

1. No human remains nor any human organ or tissue removed from the body of a deceased person whether in the past or in the future are to be destroyed without the consent of the senior available next of kin of the deceased person.
2. No record of any type or in any form whatsoever relating in any way to the removal or retention of human organ tissue taken from bodies without consent may be destroyed or otherwise disposed of.
3. These directions shall remain in force until such time as they may be varied or cancelled by a further direction given by the Minister for Human Services.
4. The term 'senior available next of kin' used in direction number one above bears the same meaning as in the Transplantation and Anatomy Act 1983.
5. These directions are not intended to affect any duty that might otherwise arise under the Coroners Act 1975.

Dated 2 July 2001.

DEAN BROWN, Minister for Human Services

SUBORDINATE LEGISLATION ACT 1976: SECTION 10AA

Bookmakers Licensing (Telephone Bet Limit) Rules 2001

PURSUANT to section 10AA of the Subordinate Legislation Act 1976, I certify that, in my opinion, it is necessary or appropriate that the attached rules come into operation as set out in clause 1 (3) thereof.

Dated 27 June 2001.

IAIN EVANS, Minister for Recreation, Sport and Racing

RACING ACT 1976

A rule to reduce the minimum telephone bet for racing events by \$50 per year until the minimum bet is exhausted

Bookmakers Licensing (Telephone Bet Limit) Rules 2001

[18 June 2001]

The Gaming Supervisory Authority makes the following rules:

1. Citation, commencement

- (1) These rules may be cited as the Bookmakers Licensing (Telephone Bet Limit) Rules 2001.
- (2) In these rules the Bookmakers Licensing Rules 2000 are called the Principal Rules.
- (3) These rules come into operation on 30 June 2001.
- (4) These rules are made under paragraph (e) of section 124 (1) of the *Racing Act 1976*.

2. Staged reduction in maximum telephone bet

- (1) Rule 130A (1) of the Principal Rules is amended by striking out paragraph (k) and substituting:
 - ‘(k) except for bets made on approved events, the amount that the bookmaker will accept on any one bet shall be:
 - (i) if the bet is made before 1 July 2001:
 - (A) at a galloping meeting in the metropolitan area—at least \$200; or
 - (B) at any other meeting—at least \$100; or
 - (C) without limiting rule 130A (1) (k) (i) (A) and despite rule 130A (i) (k) (i) (B), if the bet is made in a betting auditorium while a galloping meeting is in progress in the metropolitan area—at least \$200;
 - (D) without limiting rules 130A (1) (k) (i) (A) and (B), if the bet is made in a betting auditorium while a galloping meeting is not in progress in the metropolitan area—at least \$100; or
 - (E) despite rules 130A (1) (k) (i) (A)–(D), if the bet is a double event bet—any amount so long as the bookmaker risks at least \$1 000 on the bet;
 - (ii) if the bet is made on and between 1 July 2001 and 30 June 2002:
 - (A) at a galloping meeting in the metropolitan area—at least \$150; or
 - (B) at any other meeting—at least \$50; or

- (C) without limiting rule 130A (1) (k) (ii) (A) and despite rule 130A (1) (k) (ii) (B), if the bet is made in a betting auditorium while a galloping meeting is in progress in the metropolitan area—at least \$150;
 - (D) without limiting rules 130A (1) (k) (ii) (A) and (B), if the bet is made in a betting auditorium while a galloping meeting is not in progress in the metropolitan area—at least \$50; or
 - (E) despite rules 130A (1) (k) (ii) (A)–(D), if the bet is a double event bet—any amount so long as the bookmaker risks at least \$750 on the bet;
- (iii) if the bet is made on and between 1 July 2002 and 30 June 2003:
- (A) at a galloping meeting in the metropolitan area—at least \$100; or
 - (B) at any other meeting—any amount; or
 - (C) without limiting rule 130A (1) (k) (iii) (A) and despite rule 130A (1) (k) (iii) (B), if the bet is made in a betting auditorium while a galloping meeting is in progress in the metropolitan area—at least \$100;
 - (D) without limiting rules 130A (1) (k) (iii) (A) and (B), if the bet is made in a betting auditorium while a galloping meeting is not in progress in the metropolitan area—any amount; or
 - (E) despite rules 130A (1) (k) (iii) (A)–(D), if the bet is a double event bet—any amount so long as the bookmaker risks at least \$500 on the bet;
- (iv) if the bet is made on and between 1 July 2003 and 30 June 2004:
- (A) at a galloping meeting in the metropolitan area—at least \$50; or
 - (B) at any other meeting—any amount; or
 - (C) without limiting rule 130A (1) (k) (iv) (A) and despite rule 130A (1) (k) (iv) (B), if the bet is made in a betting auditorium while a galloping meeting is in progress in the metropolitan area—at least \$50;
 - (D) without limiting rules 130A (1) (k) (iv) (A) and (B), if the bet is made in a betting auditorium while a galloping meeting is in progress in the metropolitan area—any amount; or
 - (E) despite rules 130A (1) (k) (iv) (A)–(D), if the bet is a double event bet—any amount so long as the bookmaker risks at least \$250 on the bet;
- (v) if the bet is made on or after 1 July 2004—any amount;’.
- (2) Rule 130A of the Principal Rules is amended by inserting the following after rule 130A (2):
- ‘(3) For the purposes of rule 130A (1) (k):
- (a) a bookmaker who takes a risk of not less than \$2 000 on a bet is deemed to have taken a bet in the amount of \$200;
 - (b) a bookmaker who takes a risk of not less than \$1 500 on a bet is deemed to have taken a bet in the amount of \$150;
 - (c) a bookmaker who takes a risk of not less than \$1 000 on a bet is deemed to have taken a bet in the amount of \$100; and
 - (d) a bookmaker who takes a risk of not less than \$500 on a bet is deemed to have taken a bet in the amount of \$50.’
-
-

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2001-2002 in the South East Catchment Water Management Board's Area

I, MARK KENNION BRINDAL, Minister for Water Resources, have determined pursuant to section 138(3) of the Water Resources Act 1997 that the basis for the levy in the catchment area of the South East Catchment Water Management Board for the 2001-2002 financial year will be a fixed levy of the same amount on all rateable land.

His Excellency, the Governor, gave his approval of the method referred to in paragraph 1 on 5 July 2001.

Dated 5 July 2001.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

Notice of Contributions in 2001-2002 by Constituent Councils of the South East Catchment Water Management Board's Area

I, MARK KENNION BRINDAL, Minister for Water Resources, have determined pursuant to section 135 of the Water Resources Act 1997 that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the South East Catchment Water Management Board in respect of the 2000-2001 financial year is to be the sum of three hundred and eighteen thousand, two hundred and fifty one dollars; and
- (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
City of Mount Gambier	101 829
Coorong	8 212
Grant	39 472
Kingston	14 882
Naracoorte Lucindale	41 881
Robe	15 046
Southern Mallee	137
Tatiara	36 954
Wattle Range	59 838
Total	\$318 251

His Excellency the Governor gave his approval of the amounts referred to in paragraph 1 on 5 July 2001.

Dated 5 July 2001.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Mallee Prescribed Wells Area

ERRATUM

IN *Government Gazette* of 28 June 2001, page 2422, second notice appearing:

the second line in paragraph 2 *should* read ... a levy of 1.0 cents per kilolitre ...

the second line in paragraph 3 *should* read ... a levy of 0.3 cents per kilolitre ...

REGULATIONS UNDER THE GAS PIPELINES ACCESS (SOUTH AUSTRALIA) ACT 1997

No. 167 of 2001

At the Executive Council Office at Adelaide 5 July 2001

PURSUANT to the *Gas Pipelines Access (South Australia) Act 1997* 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.

MALCOLM BUCKBY Acting Minister for Primary Industries and Resources

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Interpretation
4. Fees
5. Registrar of Board
6. Applications to Board
7. Directions hearings in proceedings before Board
8. Execution of documents by Board
9. Correction of errors by Board

SCHEDULE

Fees

Citation

1. These regulations may be cited as the *Gas Pipelines Access (South Australia) (Local Provisions) Regulations 2001*.

Commencement

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

Interpretation

3. In these regulations—

"**Act**" means the *Gas Pipelines Access (South Australia) Act 1997*;

"**Board**" means the South Australian Gas Review Board (*see* Part 6 Division 3 of the Act).

Fees

4. The fees set out in the Schedule are payable for the purposes of the Act.

Registrar of Board

5. The office of Registrar of the Board may be held in conjunction with a position in the Public Service.

Applications to Board

6. An application to the Board for review of a decision must—

- (a) be in writing and be signed by or on behalf of the applicant;
- (b) specify the terms of the determination sought by the applicant;
- (c) be lodged with the Registrar of the Board.

Directions hearings in proceedings before Board

7. (1) The presiding member of the Board may direct that particular proceedings before the Board be the subject of a directions hearing before the presiding member or the Registrar of the Board.

(2) At a directions hearing, the presiding member or the Registrar—

- (a) may give directions on the practice or procedure of the Board;
- (b) may give directions to the parties to the proceedings in order to define and clarify the issues between the parties and to facilitate the efficient and expeditious hearing and determination of the issues raised by the proceedings, including directions—
 - (i) requiring a party to undertake investigations, make inquiries or ascertain facts that may be relevant to the proceedings;
 - (ii) requiring a party to provide (to the Board or another party) reports, records or other documents that may be relevant to the proceedings;
 - (iii) requiring a party to provide particulars of his or her case (to the Board or another party), including a written summary of the evidence intended to be introduced;
- (c) may attempt to settle any matter in dispute by conciliation.

(3) A directions hearing may be adjourned from time to time.

(4) The Registrar may refer a particular matter raised at a directions hearing to the presiding member for direction or decision.

Execution of documents by Board

8. A document is duly executed by the Board if it is signed on behalf of the Board by the presiding member of the Board or the Registrar of the Board.

Correction of errors by Board

9. The Board may, on its own initiative or on the application of a party, correct an error in a determination of the Board.

SCHEDULE

Fees

- 1. On application to the Board for review of a decision.....\$7 500
- 2. Hearing fee payable to the Board by the applicant
for review \$5 000 per day or part of a day

MME042/2000CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE MOTOR VEHICLES ACT 1959

No. 168 of 2001

At the Executive Council Office at Adelaide 5 July 2001

PURSUANT to the *Motor Vehicles Act 1959* 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 reg. 4—Interpretation
4. Variation of reg. 11—Duty to notify alterations or additions to vehicles
5. Variation of reg. 12—Carriage of number plates (s. 47(1) of the Act)
6. Variation of reg. 14—Purposes for which trade plates may be issued and used
7. Variation of reg. 21—Carriage of registration labels and permits
8. Variation of reg. 23A—Report required before registration of new vehicles—prescribed particulars
9. Insertion of reg. 23B
 - 23B. Classes of motor vehicles Registrar may refuse to register
10. Insertion of Part 2A

PART 2A

HEAVY VEHICLES SPEEDING CONTROL SCHEME

- 23C. Interpretation
- 23D. Corresponding laws declared for purposes of the scheme
- 23E. Prescribed classes of heavy vehicles
- 23F. Prescribed speeds for different classes of heavy vehicles
- 23G. Speeding offences not be registered under s. 71D of the Act
11. Variation of reg. 25—Exemptions from duty to hold licence, learner's permit or particular class of licence
12. Variation of reg. 39—Reduced registration fees—prescribed amounts
13. Variation of reg. 41—Refund on cancellation of registration
14. Variation of reg. 49—Forms determined by the Minister
15. Variation of reg. 53—Provisions relating to written-off vehicles
16. Variation of Sched. 1—Conditional registration
17. Variation of Sched. 2—Classification of driver's licences
18. Substitution of Sched. 4

SCHEDULE 4

Prescribed alterations and additions (reg. 11)

19. Variation of Sched. 5—Fees
20. Variation of Sched. 6—Expiation Fees (regs. 54 & 55)
21. Variation of Sched. 7—Demerit Points

Citation

1. The *Motor Vehicles Regulations 1996* (see *Gazette* 30 May 1996 p. 2751), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 9 July 2001.

Variation of reg. 4—Interpretation

3. Regulation 4 of the principal regulations is varied by striking out the definitions of "**gross combination mass**" and "**gross vehicle mass**".

Variation of reg. 11—Duty to notify alterations or additions to vehicles

4. Regulation 11 of the principal regulations is varied by—

(a) striking out subregulation (1) and substituting the following subregulation:

(1) For the purposes of section 44(1) of the Act, the alterations and additions specified in Schedule 4 are prescribed.;

(b) by inserting in subregulation (2) "or registered operator" after "registered owner".

Variation of reg. 12—Carriage of number plates (s. 47(1) of the Act)

5. Regulation 12 of the principal regulations is varied by striking out "section 47(1)(a)" and substituting "section 47(1)".

Variation of reg. 14—Purposes for which trade plates may be issued and used

6. Regulation 14 of the principal regulations is varied by striking out from paragraph (h)(i) "under section 7(3)" and substituting "by a delegation under section 7".

Variation of reg. 21—Carriage of registration labels and permits

7. Regulation 21 of the principal regulations is varied—

(a) by striking out from subregulation (1) ", 50 or 51" and substituting "or 50";

(b) by inserting in subregulation (2)(c)(ii) "or the registered operator" after "registered owner".

Variation of reg. 23A—Report required before registration of new vehicles—prescribed particulars

8. Regulation 23A of the principal regulations is varied by striking out from paragraph (a) "by the Registrar under section 7(3)" and substituting "by a delegation under section 7".

Insertion of reg. 23B

9. The following regulation is inserted after regulation 23A of the principal regulations:

Classes of motor vehicles Registrar may refuse to register

23B. For the purposes of section 24(3)(ca) of the Act, a motor vehicle of a class that the Roads and Traffic Authority of New South Wales may, under section 67(1) of the *Road Transport (General) Act 1999* of that State (as amended or substituted from time to time), refuse to register under a law of that State, is a prescribed class of vehicle.

Insertion of Part 2A

10. The following Part is inserted after Part 2 of the principal regulations:

PART 2A
HEAVY VEHICLES SPEEDING CONTROL SCHEME

Interpretation

23C. In this Part—

"**road train**" means a road train that, including its load (if any), is over 19 metres long.

Corresponding laws declared for purposes of the scheme

23D. The following laws, as amended or substituted from time to time, are declared to be corresponding laws for the purposes of Part 2A of the Act:

Motor Vehicles Act of the Northern Territory
Road Safety Act 1986 of Victoria
Road Traffic Act 1974 of Western Australia
Road Transport (Vehicle Registration) Act 1997 of New South Wales
Road Transport (Vehicle Registration) Act 1999 of the Australian Capital Territory
Transport Operations (Road Use Management) Act 1995 of Queensland
Vehicle and Traffic Act 1999 of Tasmania.

Prescribed classes of heavy vehicles

23E. For the purposes of paragraph (c) of the definition of "heavy vehicle" in section 71C(1) of the Act, a road train is a prescribed class of motor vehicle.

Prescribed speeds for different classes of heavy vehicles

23F. For the purposes of the definition of "prescribed speed" in section 71C(1) of the Act, the following speeds are prescribed:

- (a) in relation to a road train—90 kilometres per hour;
- (b) in relation to any other class of heavy vehicle—100 kilometres per hour.

Speeding offences not be registered under s. 71D of the Act

23G. (1) Pursuant to section 71D(3)(b) of the Act—

- (a) a relevant speeding offence must not be registered in relation to a heavy vehicle unless it is an offence against a law of this State or another State or a Territory of the Commonwealth involving the driving of the vehicle at a speed 15 kilometres or more over the highest speed limit over which the vehicle must not be driven on roads under that law; and
- (b) a relevant speeding offence must not be registered in relation to a heavy vehicle if—
 - (i) the offence was committed before 9 July 2001; or
 - (ii) the offence was committed within 14 days after service on the registered owner of the vehicle of a written notice under section 71E of the Act in relation to the vehicle.

(2) In this regulation—

- (a) a reference to an offence committed by a person includes a reference to an offence allegedly committed by a person that the person has expiated;
- (b) "expiate" includes pay the amount payable in connection with an infringement notice or penalty notice issued under a law of another State or Territory of the Commonwealth in respect of an alleged offence.

Variation of reg. 25—Exemptions from duty to hold licence, learner's permit or particular class of licence

11. Regulation 25 of the principal regulations is varied by striking out from subregulation (6) "section 12A(2)" and substituting "section 12A(1)".

Variation of reg. 39—Reduced registration fees—prescribed amounts

12. Regulation 39 of the principal regulations is varied by striking out from subregulation (1) "37(1)" and substituting "37(2)".

Variation of reg. 41—Refund on cancellation of registration

13. Regulation 41 of the principal regulations is varied by inserting in subregulation (2)(b) "or the registered operator" after "registered owner".

Variation of reg. 49—Forms determined by the Minister

14. Regulation 49 of the principal regulations is varied—

- (a) by striking out from paragraph (a) ", 50 or 51" and substituting "or 50";
- (b) by striking out from paragraph (e) "or 51".

Variation of reg. 53—Provisions relating to written-off vehicles

15. Regulation 53 of the principal regulations is varied—

- (a) by striking out the definition of "**written-off vehicle**" in subregulation (5);
- (b) by inserting after subregulation (5) the following subregulation:

(6) For the purposes of section 145(8) of the Act and this regulation, a motor vehicle is a written-off vehicle if the vehicle is to be or has been—

- (a) written off as a total loss or constructive total loss for insurance purposes; or
- (b) wrecked or wholly or partly disassembled for salvage; or
- (c) sold or acquired for wrecking or disassembling for salvage or when in a condition such that it cannot be driven on a road lawfully or at all and requires extensive repairs,

(including a part of a wrecked or wholly or partly disassembled motor vehicle, being a part that bears a vehicle identification plate).

Variation of Sched. 1—Conditional registration

16. Schedule 1 of the principal regulations is varied by inserting after clause 2 the following clause:

Transfer of conditional registration

2A. The registration of a motor vehicle under section 25 of the Act may be transferred if—

- (a) the vehicle is a road train or B double; or
- (b) the vehicle is a special purpose vehicle and the transferee undertakes that the conditions of registration of the vehicle under that section will be complied with.

Variation of Sched. 2—Classification of driver's licences**17.** Schedule 2 of the principal regulations is varied—

(a) by inserting after subclause (7) the following subclause:

(8) In this Schedule—

"**low loader dolly**" means a mass distributing device that—

- (a) is usually coupled between a prime mover and a low loader; and
- (b) consists of a gooseneck rigid frame; and
- (c) does not carry any load directly on itself; and
- (d) is equipped with 1 or more axles, a kingpin and a fifth wheel coupling;

"**low loader**" means a gooseneck semi-trailer with a loading deck no more than 1 metre above the ground.;

(b) by inserting in column 2 of the table "or low loader dolly" after "converter dolly" wherever occurring.

Substitution of Sched. 4

18. Schedule 4 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 4*Prescribed alterations and additions (reg. 11)*

1. Any alteration of, or addition to, a motor vehicle by which the vehicle's mass is increased.
2. Any alteration of, or addition to, the specifications or tyres of a motor vehicle by which the GCM or GVM of the vehicle is varied.
3. Any alteration of the configuration of a heavy vehicle by which the configuration becomes an unregistered configuration within the meaning of section 43A of the Act.
4. Any alteration of, or addition to, the engine by which a motor vehicle is driven so as to enable the engine to drive the vehicle by a fuel that would not, but for the alteration or addition, drive the vehicle.
5. The removal of the engine by which a motor vehicle is driven and the substitution of another engine.
6. The removal of a pneumatic tyre from a motor vehicle having only pneumatic tyres, and the substitution of a tyre other than a pneumatic tyre.
7. The removal of a tyre from a vehicle having no metal tyres, and the substitution of a metal tyre.
8. The attachment of a sidecar to a motor bike not having a sidecar.
9. Any alteration or addition by which a motor vehicle that is not a commercial motor vehicle is converted into a commercial motor vehicle.
10. Any alteration or addition by which a commercial motor vehicle ceases to be a commercial motor vehicle.
11. The wrecking or disassembling of a motor vehicle where the engine, a part of the engine bearing the engine number or a part of the body bearing a vehicle identification number or vehicle identification plate is removed and not put back into place as part of the vehicle.

12. The removal, alteration, defacement or obliteration of a vehicle identification plate, vehicle identification number or engine number, except where, in relation to a plate or number on a plate that is removed from a motor vehicle, the plate is put back into place on the vehicle.

13. The changing of the colour of a motor vehicle such that the vehicle ceases to be of the primary colour recorded as its colour in the register of motor vehicles.

Variation of Sched. 5—Fees

14. Schedule 5 of the principal regulations is varied—

- (a) by striking out clause 9;
- (b) by striking out clause 27A.

Variation of Sched. 6—Expiation Fees (regs. 54 & 55)

15. Schedule 6 of the principal regulations is varied—

- (a) by striking out "s. 47(1)" under the heading "**Alleged offence against Act**" and substituting "s. 47(1) or (1a)";
- (b) by inserting after the item relating to section 47A(7) of the Act under the heading "**Alleged offence against Act**" the following item:

s. 47D(1) or (2) \$62;
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- (c) by striking out "s. 48(3)" under the heading "**Alleged offence against Act**" and substituting "s. 48(3) or (3a)";
- (d) by striking out "s. 53(1)" under the heading "**Alleged offence against Act**" and substituting "s. 53(1) or (1a)";
- (e) by inserting after the item relating to section 66(2) of the Act under the heading "**Alleged offence against Act**" the following item:

s. 71B(2)\$62;
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- (f) by striking out "s. 98AAB(1) or (2)" under the heading "**Alleged offence against Act**" and substituting "s. 98AAB";
- (g) by striking out the item relating to section 102(2)(a) of the Act under the heading "**Alleged offence against Act**" and substituting the following item:

s. 102(1):	
· offence arising out of the towing of an uninsured trailer that is not	
a heavy vehicle	\$17;
- (h) by striking out "s. 136(1), (1a) or (2)" under the heading "**Alleged offence against Act**" and substituting "s. 136(1), (2), (2a), (2b) or (2c)";
- (i) by striking out "reg. 27(1) or (3)" under the heading commencing "**Alleged offence against reg. 54**" and substituting "reg. 27(2) or (4)".

Variation of Sched. 7—Demerit Points

16. Schedule 7 of the principal regulations is varied by inserting after Division 2 of Part 2 the following Division:

**DIVISION 3—OFFENCES AGAINST THE ROAD TRAFFIC (ROAD RULES—ANCILLARY
AND MISCELLANEOUS PROVISIONS) REGULATIONS 1999**

Reg.	Description of offence against Road Traffic (Road Rules-Ancillary and Miscellaneous Provisions) Regulations 1999	Demerit points
9A(1)	<i>Speeding while driving road train</i> Exceeding 90 kph speed-limit—	
	by less than 15 kph	1
	by 15 kph or more but less than 30 kph	3
	by 30 kph or more but less than 45 kph	4
	by 45 kph or more	6
9A(2)	<i>Speeding while driving road train</i> Exceeding 40 kph speed-limit—	
	by less than 15 kph	1
	by 15 kph or more but less than 30 kph	3
	by 30 kph or more but less than 45 kph	4
	by 45 kph or more	6

TSA C97/10640
TSA C97/15199

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE ROAD TRAFFIC ACT 1961

No. 169 of 2001

At the Executive Council Office at Adelaide 5 July 2001

PURSUANT to the *Road Traffic Act 1961* 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 reg. 4—Interpretation
4. Variation of reg. 15—Prescribed provisions for purposes of s. 79B
5. Substitution of reg. 33
 33. Defect notices
6. Variation of reg. 34—Authorisation under s. 160(8)
7. Revocation of Sched. 7
8. Variation of Sched. 9—Expiation Fees (Reg. 45)

Citation

1. The *Road Traffic (Miscellaneous) Regulations 1999* (see *Gazette* 25 November 1999 p. 2690), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 9 July 2001.

Variation of reg. 4—Interpretation

3. Regulation 4 of the principal regulations is varied by striking out the definition of "**speeding offence**" and substituting the following definition:

"**speeding offence**" means—

- (a) an offence against a provision of Part 3 of the *Australian Road Rules*; or
- (b) an offence against regulation 9A(1) or (2) of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999*.

Variation of reg. 15—Prescribed provisions for purposes of s. 79B

4. Regulation 15 of the principal regulations is varied by inserting after paragraph (d) the following paragraph:

- (e) regulation 9A(1) and (2) of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999*.

Substitution of reg. 33

5. Regulation 33 of the principal regulations is revoked and the following regulation is substituted:

Defect notices

33. (1) A formal written warning, defect notice or defective vehicle label issued under section 160 of the Act must be in a form approved by the Minister.

(2) A person must not, without lawful authority, obscure a defective vehicle label that has been affixed to a vehicle under section 160 of the Act.

Variation of reg. 34—Authorisation under s. 160(8)

6. Regulation 34 of the principal regulations is varied by striking subregulation (1a) and substituting the following subregulation:

(1a) The Minister may authorise a person in another State or a Territory of the Commonwealth who has similar powers under the laws of that State or Territory to those of an inspector under section 160 of the Act to exercise a power of an inspector under that section to—

- (a) examine a vehicle for the purpose of determining whether the repairs required by a defect notice issued in relation to the vehicle have been made; or
- (b) issue a clearance certificate in relation to a vehicle; or
- (c) cause a defective vehicle label affixed to a vehicle to be defaced or removed from the vehicle.

Revocation of Sched. 7

7. Schedule 7 of the principal regulations is revoked.

Variation of Sched. 9—Expiation Fees (Reg. 45)

8. Schedule 9 of the principal regulations is varied—

(a) by inserting in the table in Part 1 after the sub-item relating to section 110 of the Act in the item relating to section 164A(1) of the Act the following sub-item:

s. 160(5f)	<i>Defacing, altering or removing defective vehicle label affixed to vehicle</i>	55;
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(b) by striking out from the table in Part 4 the sub-item relating to regulation 33(4) of the principal regulations in the item relating to regulation 44(1) of the principal regulations and substituting the following sub-item:

reg. 33(2)	<i>Obscuring defective vehicle label affixed to vehicle</i>	55;
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(c) by inserting after Part 4 the following Part:

PART 5
OFFENCES AGAINST THE ROAD TRAFFIC (ROAD RULES—ANCILLARY
AND MISCELLANEOUS PROVISIONS) REGULATIONS 1999

Reg.	Description of offence against Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999	Fee (\$)
9A(1)	<i>Speeding while driving road train</i> Exceeding 90 kph speed-limit—	
	by less than 15 kph	126
	by 15 kph or more but less than 30 kph.....	200
	by 30 kph or more.....	312
9A(2)	<i>Speeding while driving road train</i> Exceeding 40 kph speed-limit—	
	by less than 15 kph	126
	by 15 kph or more but less than 30 kph.....	200
	by 30 kph or more.....	312

TSAC97/10640

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE ROAD TRAFFIC ACT 1961

No. 170 of 2001

At the Executive Council Office at Adelaide 5 July 2001

PURSUANT to the *Road Traffic Act 1961* 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. Substitution of reg. 9

Citation

1. The *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999* (see *Gazette* 11 November 1999 p. 1631), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 9 July 2001.

Substitution of reg. 9

3. Regulation 9 of the principal regulations is revoked and the following regulations are substituted:

9 Road trains

For the purposes of rule 127(2) (Keeping a minimum distance between long vehicles), a combination that is a road train as defined in the *Road Traffic (Mass and Loading Requirements) Regulations 1999* is a road train for the Rules.

9A Speed-limits applying to driving of road trains

- (1) Despite anything in Part 3 of the Rules (Speed-limits), a driver must not drive a road train on any length of road at a speed exceeding 90 kilometres per hour.

Maximum penalty: \$1 250.

- (2) Despite anything in Part 3 of the Rules (Speed-limits), a driver must not drive a road train at a speed exceeding 40 kilometres per hour on a length of road in a built-up area in Port Augusta, Whyalla or Peterborough.

Maximum penalty: \$1 250.

(3) Nothing in this regulation authorises the driving of a vehicle on a length of road at a speed exceeding any lower speed-limit applying to the driver of the vehicle on that length of road by virtue of the Rules or another law of the State.

(4) In this regulation—

"road train" means a road train as defined in the *Road Traffic (Mass and Loading Requirements) Regulations 1999* that, including its load (if any), is over 19 metres long.

TSA C97/15199

R. DENNIS Clerk of the Council

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CITY OF ADELAIDE

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that on 25 June 2001, the Adelaide City Council resolved pursuant to section 193 of the Local Government Act 1999, to exclude the following land from classification as community land:

The Frome/Flinders Street car park site located at Frome Street and Flinders Street as comprised in the following certificates of title:

- 148-160 Frome Street, Adelaide, certificate of title volume 5656, folio 449.
- 212-216 Flinders Street, Adelaide, certificate of title volume 1702, folio 127.

SUSAN LAW, Chief Executive Officer

CITY OF CAMPBELLTOWN

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Corporation of the City of Campbelltown, at a meeting held on 2 July 2001, passed the following resolutions:

Adoption of Valuation

That the Corporation of the City of Campbelltown in respect of the financial year commencing on 1 July 2001 and concluding on 30 June 2002, pursuant to section 167 (2) of the Local Government Act 1999, adopt the capital valuation made by the Valuer-General for rating purposes, totalling \$3 125 049 100.

General Rate for the Year 2001-2002

That pursuant to section 153 (1) of the Local Government Act 1999, the council hereby declares a general rate of 0.447465 cents for each one dollar of the assessed capital value of rateable property within the municipality for the financial year commencing on 1 July 2001 and ending on 30 June 2002 and the council in respect of the said financial year hereby fixes pursuant to section 158 (1) (a) of the said Act a minimum amount of \$450 which shall be payable by way of rates on rateable land within the municipality.

Catchment Environment Levy

That pursuant to section 154 (4) of the Local Government Act 1999, and the Water Resources Act 1997, council declares a separate rate of 0.012568 cents in the dollar of the capital value of rateable land within the Torrens Catchment Area within the boundaries of the City of Campbelltown, for the financial year commencing on 1 July 2001 and ending on 30 June 2002.

Payment of Rates

That rates may be paid in one single instalment by 3 September 2001, or pursuant to section 181 (14) of the Local Government Act 1999, the rates will be payable in four equal or approximately equal quarterly instalments with the instalments being due on the following dates:

- 1st Quarterly payment—Monday, 3 September 2001
- 2nd Quarterly payment—Monday, 3 December 2001
- 3rd Quarterly payment—Monday, 4 March 2002
- 4th Quarterly payment—Monday, 3 June 2002

P. VLATKO, Chief Executive Officer

CITY OF HOLDFAST BAY

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 26 June 2001, and in relation to the 2001-2002 financial year, the council, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999:

- (1) adopted the most recent valuation of the Valuer-General of the capital value of land in its area, (such valuation of the Valuer-General being available to the council as at the date it adopted its budget), and totalling \$3 697 247 060;
- (2) declared a general rate of 0.3395 cents in the dollar of the capital value of land, on rateable land within its area;

- (3) imposed a minimum amount payable by way of the general rate of \$454 on land in that part of the council's area which is not inside the Patawalonga basin bounded by the high water mark;
- (4) in order to carry out the activity of promoting and enhancing business viability, profitability and trade, commerce and industry in that part of the council's area comprising the District Centre Zone in that part of the Development Plan applicable to the City of Glenelg (as it was prior to the amalgamation of the Cities of Glenelg and Brighton), declared a differential separate rate of 0.18555 cents in the dollar of the capital value of land on all rateable land in that zone of Categories 2, 3 and 4 use (such categories as set out in Regulation 10 (2) of the Local Government (General) Regulations 1999);
- (5) (a) in exercise of the powers contained in section 154 of the act and in order to carry out the activity of the maintenance and upkeep of the boat lock in the Patawalonga basin, a separate rate of 0.57 cents in the dollar of the capital value of land, be declared on all rateable land within the Patawalonga basin bounded by the high water mark;
- (b) in exercise of the powers contained in section 158 of the act the amount that would otherwise be payable by way of rates in respect of this separate rate is altered by fixing the amount of rates payable for assessments that are wholly or partly within the part of the area on which this separate rate is imposed and the capital values of which exceed \$50 000, at \$285; and
- (6) in exercise of the powers contained in section 138 of the Water Resources Act 1997, and in order to reimburse the council for the amount contributed to the Catchment Water Management Board for the Patawalonga Catchment Area, being \$354 600, imposed a levy comprising 0.009905 cents in the dollar of the capital value of land, on rateable land in the council's area in the catchment area of the Board, the capital value of such land comprising \$3 590 872 735, the basis for the levy having been selected as the capital value of rateable land, by the Minister, after consultation with constituent councils in the Catchment Area, and submitted to and approved by the Governor.

D. R. AYLEN, Chief Executive Officer

CITY OF MARION

Adoption of Valuation

NOTICE is hereby given that the council on 26 June 2001, made a valuation of all property within the municipality for the year ending 30 June 2002 by adopting the capital valuation as supplied by the Valuer-General, being the most recent valuation available to the council.

The valuation is deposited at the Principal Council Office, 245 Sturt Road, Sturt, and may be inspected by any person interested between the hours of 8.30 a.m. and 5 p.m. from Monday to Friday.

Declaration of Rates

Notice is hereby given that the council on 26 June 2001, declared a general rate of 0.5108 cents in the dollar on the capital value of all rateable land within the area for the year ending 30 June 2002.

The council resolved that the minimum amount payable by way of rates in respect of rateable land within the area for the year ending 30 June 2002 shall be \$535.

The council declared a separate rate of 0.00009772 cents in the dollar on all rateable land within the Patawalonga Catchment Area within the area and a separate rate of 0.0002102 cents in the dollar on all rateable land within the Onkaparinga Catchment Area within the area for the year ending 30 June 2002.

The council resolved that rates will be payable in four equal or approximately equal instalments, and that the due dates for those instalments will be 3 September 2001, 3 December 2001, 4 March 2002 and 3 June 2002.

M. SEARLE, Chief Executive Officer

CITY OF MITCHAM

Adoption of Assessment

NOTICE is hereby given that pursuant to section 167 of the Local Government Act 1999, the City of Mitcham at a meeting held on 26 June 2001, in respect of the financial year commencing on 1 July 2001 and concluding on 30 June 2002, adopted the capital valuation made by the Valuer-General; the assessed value of rateable property totalling \$5 419 163 300.

Declaration of Differential General Rates

Notice is hereby given that pursuant to sections 153 and 156 of the Local Government Act 1999, the council of the City of Mitcham, at a meeting held on 26 June 2001, declared differential general rates for the year ending 30 June 2002, as follows:

- (1) (a) 0.39073 cents in the dollar on capital value of rateable land of Categories 1—Residential, 7—Primary Production, 8—Vacant Land and 9—Other.
- (b) 0.62517 cents in the dollar on capital value of rateable land in Categories 2—Commercial—Shop, 3—Commercial—Office, 4—Commercial—Other, 5—Industry—Light and 6—Industry—Other.
- (2) A minimum amount payable by way of the differential general rate of \$463 in respect of each assessment in accordance with section 158 of the act.

Declaration of Differential Separate Rates

Notice is hereby given that pursuant to section 154 (7) of the Local Government Act 1999, the council of the City of Mitcham, at a meeting held on 26 June 2001, declared differential separate rates for the year ending 30 June 2002, as follows:

0.11102 cents in the dollar on capital value of rateable land of categories 2—Commercial—Shop, 3—Commercial—Office, 4—Commercial—Other, 5—Industrial—Light, 6—Industrial—Other and 9—Other land uses within the District Centre Zone in the area of Blackwood.

Declaration of Water Catchment Levy

Notice is hereby given that pursuant to section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, the council of the City of Mitcham, in respect of the financial year ending 30 June 2002, declared a separate rate to recoup the catchment environment levy of 0.00976 cents in the dollar on capital value of rateable land within the municipality.

R. MALCOLM, Chief Executive Officer

CITY OF TEA TREE GULLY

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that on 26 June 2001, the council of the City of Tea Tree Gully, pursuant to the provisions of the Local Government Act 1999, adopted for the year ending 30 June 2002, the following resolutions:

1. The capital valuation to apply in its area for rating for the 2001-2002 financial year, supplied by the Valuer-General as at 23 June 2001, totalling \$5 860 100 600 (\$5 633 719 846 rateable).

2. Declare a general rate of 0.5471 cents in the dollar on the capital value of all rateable land within the council area and pursuant to section 158 (1) fix a minimum amount of \$595 which shall be payable by way of rates on rateable land within the municipality for the year ending 30 June 2002.

3. Declare an annual service charge of \$271 for occupied land and \$174 for unoccupied land for all properties benefiting from council's Septic Tank Effluent Drainage Scheme.

4. In order to reimburse the State Government as required by the Water Management Act 1997, the council declared a separate rate of 0.01230 cents in the dollar on all rateable land within the Torrens Catchment area and a separate rate of 0.01344 cents in the dollar on all rateable land within the Northern Adelaide and Barossa Catchment area within the City of Tea Tree Gully for the year ending 30 June 2002.

5. In order to reimburse the cost of conversion from the Septic Tank Effluent Drainage Scheme to SA Water sewer the council declared for the year ending 30 June 2002 a separate rate and fixed an amount of \$174 on specified assessments.

6. Rates will fall due in four approximately equal instalments per year. For Steventon, Water Gully and Hillcott Wards the first working day of September and December 2001 and March and June 2002. For Drumminor, Pedare and Balmoral Wards the first working day of the second week of September and December 2001 and March and June 2002.

G. J. PERKIN, Chief Executive Officer

CITY OF VICTOR HARBOR

Notice of Appointment of Members to the Development Assessment Panel

NOTICE is hereby given that the City of Victor Harbor gives notice in accordance with the requirements of section 56A (5) of the Development Act 1993, of the appointment and term of appointment of the following persons as members of the Development Assessment Panel established pursuant to section 56A (1) of the Development Act 1993.

Name	Term of Appointment
Mayor—J. Crompton.....	26.6.01-12.5.03
Cr—M. Allison	26.6.01-12.5.03
Cr—B. Bond	26.6.01-12.5.03
Cr—P. Chigwidden	26.6.01-12.5.03
Cr—E. Cooper.....	26.6.01-12.5.03
Cr—K. Ewens	26.6.01-12.5.03
Cr—D. Michelmore.....	26.6.01-12.5.03
Cr—R. Parker.....	26.6.01-12.5.03
Cr—N. Riggs.....	26.6.01-12.5.03
Cr—S. Schubert	26.6.01-12.5.03
Cr—R. White	26.6.01-12.5.03

Change of Meeting Times

NOTICE is hereby given that at the meeting of council held on Monday, 25 June 2001, members resolved to amend the Council Meeting timetable.

Meetings will continue to be held on the second and fourth Monday evening of each month, however, the timing will be as follows, due to legislative change which has resulted in the creation of a Development Assessment Panel:

5.30 p.m.—Development Assessment Panel

7.00 p.m.—General Council Meeting

These new arrangements will apply from 9 July 2001, and will be subject to review after a trial period.

Dated 25 June 2001.

G. K. MAXWELL, City Manager

ADELAIDE HILLS COUNCIL

Exclusion from Classification as Community Land

NOTICE is hereby given that the Adelaide Hills Council at a meeting held on 26 June 2001 resolved, pursuant to section 193 of the Local Government Act 1999, to exclude the following property assets from the classification as Community Land:

Woodside Service Centre, 28 Main Road, Woodside
Office/Day Care Centre, 36 Nairne Road, Woodside
Woodside Retirement Village, 11 Nairne Road, Woodside
Bridgewater Retirement Village, 1 Second Avenue, Bridge-

water
Balhannah Retirement Village, 13 Junction Road, Balhannah
Crafers Retirement Village, 2 Station Street, Crafers
Gumeracha Retirement Village, 5 Albert Street, Gumeracha
Bradbury ex CFS Station, Longwood Road, Bradbury
Stirling ex Depot, 9A Avenue Road, Stirling

Vacant Land, Scott Creek Road, Scott Creek
Institute, 42 Shannon Street, Birdwood
Vacant Land, Old Norton Summit Road, Norton Summit
Storage site, 10 Tiers Road, Woodside
Ex Council Depot, 11 Tiers Road, Woodside

R. D. BLIGHT, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that council, for the year ending 30 June 2002, adopts, on 28 June 2001, site valuations made by the Valuer-General, for rating purposes to a total rateable value of \$50 993 400.

Annual Budget and Declaration of Rates

That Council:

1. Adopts the Annual Budget as prepared pursuant to section 123 of the Local Government Act 1999 and section 5 of the Local Government (Financial Management) Regulations Act 1999, including Estimates of Income (excluding general rate income) totalling \$4 131 202 as amended, and the Estimates of Cash Expenditure of \$6 697 286 as amended for the financial year ending 30 June 2002.

2. Adopts the Annual Statement as prepared by the Chief Executive Officer (CEO Report CEO S1/601) pursuant to section 123 (3) of the Local Government Act 1999, as part of the budget.

3. Pursuant to sections 151, 152, 153 and 156 of the Local Government Act 1999, for the financial year ending 30 June 2001 hereby declares differential general rates on rateable land within the District as follows:

- (a) Differential general rate:
- (i) of 63.60 cents in the dollar on rateable land within Policy Area No.10 Zoned Industry under the Council's Development Plan within the township of Ceduna;
 - (ii) of 2.77 cents in the dollar on all other rateable land within the township of Ceduna;
- (b) Differential general rate of 2.77 cents in the dollar on rateable land within the township of Thevenard;
- (c) Differential general rate of 2.50 cents in the dollar on rateable land within the township of Smoky Bay;
- (d) Differential general rate of 2.30 cents in the dollar on rateable land within the township of Denial Bay;
- (e) Differential general rate of 1.31 cents in the dollar on land outside of townships;
- (f) Fixed Charge of \$297.00 in respect of each allotment in the area of the District Council of Ceduna.

4. Pursuant to section 123 (2) (b) of the Local Government Act 1999, adopts for the 2001-2002 financial year the following statements:

- (a) a budgeted operating statement;
- (b) a budgeted statement of financial position;
- (c) a budgeted statement of changes in equity;
- (d) a budgeted statement of cash flows; and
- (e) a statement reconciling expected cash and non-cash revenues and expenses in order to provide a basis for determining the rates to be imposed by the council for the relevant financial year.

Payment of Rates

Pursuant to section 181 of the Local Government Act 1999 all rates declared or payable in respect of or during the financial year ending 30 June 2001 will fall due in four equal or approximately equal instalments and that these instalments will fall due on:

- First instalment—3 September 2001.
 Second instalment—3 December 2001.
 Third instalment—1 March 2002.
 Fourth instalment—3 June 2002.

Council, pursuant to section 181 (11) of the Local Government Act 1999, provides an early rate payment incentive by means of a \$3 000 travel voucher subject to conditions contained in Policy 5.32—Council Rating Policy, as amended.

STEDS Scheme

Notice is hereby given that Council adopts the Estimates of Expenditure totalling \$278 949 (excluding depreciation), relating to the operation, maintenance, replacement and improvements to the Common Effluent Scheme for the financial year 2001-2002.

That pursuant to section 155 of the Local Government Act 1999, the District Council of Ceduna imposes annual service charges on rateable and non-rateable land within the District to which the following service is provided as specified:

- Septic Effluent Disposal and Desludging (Common Effluent Drainage):
 - (a) in respect of each effluent unit applying to occupied allotments (as calculated by the SA Health Commission formula) a charge of \$126; and
 - (b) in respect of each vacant allotment, a charge of \$101.

Ceduna/Koonibba Water Scheme—Rating for 2001-2002

That Council:

1. Pursuant to section 154 adopts the method of a differential separate rate for land within the designated area as delineated in Attachment A of the Ceduna/Koonibba Water Scheme; and

2. Declares a differential separate rate for that part of its area delineated and described in the Ceduna/Koonibba Water Scheme Committee Roles & Responsibilities as the designated area, using the differentiating factors of residential, primary production and vacant land as defined in the Local Government (General) Regulations 1999, and further, the declared rate of cents in the dollar for the site valuation of the said land as determined by the Valuer-General be:

- (a) Residential Land—2.1 cents;
- (b) Primary Production Land—0.5 cents;
- (c) Vacant Land—2.1 cents.

3. Pursuant to section 155 of the Local Government Act 1999 Council hereby imposes an annual service charge on rateable and non-rateable land within the district to which the following service is provided, which annual service charges shall be in the amount specified:

- Payment of costs associated with constructing the infrastructure to provide a reticulated water supply in the township of Denial Bay in respect of each allotment in the township of Denial Bay a charge of \$164.64 per annum per allotment.

4. That the maximum annual differential separate rate payable will be \$900 if two or more pieces of rateable land are owned by the same owner and occupied by the same occupier within the designated water district.

Eyre Peninsula Water Catchment Board Levy

Pursuant to sections 135 and 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, the following separate rate be declared on all rateable land in the Council area in order to reimburse the Council the amount contributed to the Eyre Peninsula Water Catchment Board for the year ending 30 June 2002:

- \$18.36 per assessment.

T. IRVINE, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

AERODROME FEES ACT 1998

Aerodrome Fees

NOTICE is hereby given that, pursuant to the Aerodrome Fees Act 1998, the District Council of Ceduna hereby advises that Arrival and Departure Fees at the Ceduna Airport are fixed as follows and are effective from 1 August 2001:

Landing Fees

All Aircraft except Regular Passenger Transport:

Aircraft up to 5 700 kg:

\$9.24 per 1 000 kg landing only;

\$9.24 minimum fee.

Aircraft over 5 700 kg:

\$92.40 landing only.

Helicopters:

\$14.30 per landing.

Passenger Fees

Regular Passenger Transport operations:

Arrival Fees \$12.10 per person;

Departure Fees \$12.10 per person.

Note: All fees are GST inclusive.

T. IRVINE, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the council held on 20 June 2001, it was resolved that the council of the District Council of the Copper Coast adopts the most recent Capital Valuation of the Valuer-General that is to apply to the area for rating purposes for the 2001-2002 financial year, being Capital Valuation totalling \$776 347 100; comprising \$753 751 582 for rateable land, and \$22 595 518 for non-rateable land.

Adoption of Rates

Notice is hereby given that by virtue of the powers vested in it by the Local Government Act 1999, and all other powers thereunto enabling the council of the District Council of the Copper Coast (hereinafter called 'the Council') at a meeting held on 20 June 2001 resolved:

1. That an amount of \$134 be a fixed charge on each separate piece of rateable land in the area of the council for the purposes of rates pursuant to section 152 of the Local Government Act 1999, for the year ending 30 June 2002.

2. That the differential general rates on capital value of rateable land within the area of the council be declared for the financial year ending 30 June 2002, which differential general rates are, pursuant to section 152 (1) (c) based on two components:

- (a) one being the value of the rateable land; and
- (b) the other being the fixed charge applicable to the rateable land and which differential general rates vary according to the locality of the land and its use in accordance with section 156 (1) (c).

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

- (a) that the differential general rate for all rateable land within the area of the council which has a land use designated as Residential be fixed at 0.42 cents in the dollar;
- (b) 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, but not being land comprised within the Kadina Town Centre Zone or the Moonta Town Centre—Historic (Conservation) Zone be fixed and rated at 0.525 cents in the dollar;

- (c) 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, but not being land comprised within the Kadina Town Centre Zone or the Moonta Town Centre—Historic (Conservation) Zone, be fixed and rated at 0.525 cents in the dollar;
- (d) that the differential general rate for all rateable land within the area of the council which has a land use designated as Primary Production be fixed and rated at 0.27 cents in the dollar;
- (e) that the differential general rate for all rateable land within the area of the council which has a land use designated as Vacant Land be fixed and rated at 0.63 cents in the dollar;
- (f) 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 be fixed and rated at 0.57 cents in the dollar; and
- (g) that the differential general rate for all rateable land within the area of the Moonta Town Centre—Historic (Conservation) Zone as defined in the township of Moonta in the Council Supplementary Development Plan, (map No YP/4), but not land which has a land use designated as Residential be fixed and rated at 0.57 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 2002, 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 2001, December 2001, March 2002 and June 2002; 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 155 of the Local Government Act 1999, that a Septic Tank Effluent Disposal Annual Service Charge be declared, and imposed separately for the year ending 30 June 2002, 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 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 Effluent Disposal Scheme (S.T.E.D. Scheme).

J. W. SHANE, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Adoption of Valuation

NOTICE is hereby given that council, at a meeting held on Tuesday, 26 June 2001, adopted the most recent capital valuation of the Valuer-General available to the council, for the financial year ending 30 June 2002.

Declaration of Rates

Notice is hereby given that council declared the differential general rates for the year ending 30 June 2002, on the capital values of all rateable property by reference to land use as follows:

- (a) 0.7402 cents in the dollar on rateable land in the council's area of Categories 1 (Residential) and 8 (Vacant Land) uses;
- (b) 0.7948 cents in the dollar on rateable land in the council's area of Categories 2, 3 or 4 (Commercial) 5 (Industry—Light) and 6 (Industry—Other) uses; and
- (c) 0.4903 cents in the dollar on rateable land in the council's area of Category 7 (Primary Production) Use.

Minimum Amount Payable

In consequence of the amalgamation of the former councils of Hawker and Kanyaka-Quorn, council declared the following minimum amounts payable by way of rates:

	\$
(a) Residential	330
(b) Commercial	430

Annual Service Charges

Council declared the following services charges for the recovery of:

- (1) Septic Tank Effluent Drainage and Disposal costs:
 - (a) \$55 per unit for occupied land in the Hawker Scheme (as calculated by the SA Health Commission);
 - (b) \$35 per unit for vacant land in the Hawker Scheme;
 - (c) \$80 per unit for occupied land in the Quorn Scheme;
 - (d) \$600 for the Deakin Court Scheme; and
 - (e) \$800 for the Quorn Area School Scheme.
- (2) Refuse Collection costs:

	\$
(a) Hawker Hospital	440
(b) Hawker Area School	440
(c) Flinders House.....	330
(d) Quorn Hospital	660
(e) Quorn Area School.....	660

D. A. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF LE HUNTE

Adoption of Assessment

NOTICE is hereby given that the District Council of Le Hunte in accordance with section 167 of the Local Government Act 1999, at a meeting held on 19 June 2001, adopted for rating purposes for the year ending 30 June 2002, the Valuer-General's valuation of capital value in relation to the following township areas of council:

- (a) Kyancutta;
- (b) Warrambo;
 - (c) Yaninee;
 - (d) Pygery;
 - (e) Minnipa;
 - (f) Wudinna.

Notice is hereby given that the District Council of Le Hunte in accordance with section 167 of the Local Government Act 1999, at a meeting held on 19 June 2001, adopted for rating purposes for the year ending 30 June 2002, the Valuer-General's valuation of the site valuation in relation to the area of council which is not referred to above.

Declaration of Rates

Notice is hereby given that the District Council of Le Hunte at a meeting held on 19 June 2001, pursuant to section 156 of the Local Government Act 1999, declared differential general rates on rateable land within its area, which rates vary by reference to land use and locality as follows:

- (a) In respect of land within the township of Minnipa the boundaries of which were defined by notice in the *Government Gazette* of 24 August 1989, a rate of 0.6970 cents in the dollar on land which is designated by Regulation 10 of the Local Government (General) Regulations 1999, as residential and a rate of 0.6970 cents in the dollar on land which is designated by Regulation 10 of the Local Government (General) Regulations 1999, as all categories other than residential.
- (b) In respect of land within the township of Wudinna the boundaries of which were defined by notice in the *Government Gazette* of 22 October 1981, a rate of 0.6970 cents in the dollar in respect of land which is designated by Regulation 10 of the Local Government (General) Regulations 1999, as residential and a rate of 0.6970 cents in the dollar on land which is designated by Regulation 10 of the Local Government (General) Regulations 1999, as all categories other than residential.

Notice is hereby given that the District Council of Le Hunte at a meeting held on 19 June 2001, pursuant to section 156 of the Local Government Act 1999, declared differential general rates on rateable land within its area, which rates vary by reference to locality as follows:

- (1) The whole of the town of Kyancutta, Hundred of Wannamana, County of Le Hunte, the boundaries of which were proclaimed in the *Government Gazette* of 31 May 1917, at page 886 a differential rate of 0.6970 cents in the dollar.
- (2) The whole of the town of Warrambo, Hundred of Warrambo, County of Le Hunte, the boundaries of which were proclaimed in the *Government Gazette* of 19 July 1917, at page 109 a differential general rate of 0.6970 cents in the dollar.
- (3) The whole of the town of Yaninee, Hundred of Yaninee, County of Le Hunte, the boundaries of which were proclaimed in the *Government Gazette* of 21 May 1987, at page 568 a differential general rate of 0.6970 cents in the dollar.
- (4) The whole of the town of Pygery, Hundred of Pygery, County of Le Hunte, the boundaries of which were proclaimed in the *Government Gazette* of 22 May 1922, at page 1161 and amended by proclamation published in the *Government Gazette* of 7 December 1944, at pages 779 and 780 a differential general rate of 0.6970 cents in the dollar.
- (5) In respect of all land within the area of the council not otherwise included as above, a differential general rate of 1.1730 cents in the dollar.

Minimum Rate

Notice is hereby given that pursuant to powers vested in it under section 158 of the Local Government Act 1999, the council at the aforesaid meeting fixed \$200 as the minimum amount that shall be payable by way of rates on rateable land within the area of council in respect of the year ending 30 June 2002.

Annual Service Charge

Notice is hereby given that pursuant to section 155 of the Local Government Act 1999, council hereby imposes an annual service charge for the common effluent drainage system of \$80 per unit in respect of land serviced by the scheme, which charge shall be calculated in accordance with the determination published by the STEDS Advisory Committee and further fixes an annual service charge of \$61 in respect of each vacant allotment to which the scheme is available for the year ending 30 June 2002.

Imposition of Catchment Levy—EP Catchment Water Board

Notice is hereby given that pursuant to section 138 (5) of the Water Resources Act 1997 and Chapter 10 of the Local Government Act 1999, and in order to reimburse the council the amount that the council collects on behalf of the EP Catchment Management Board, being \$19 863 a fixed levy of the same amount of \$26.45 is to be imposed. Such levy is imposed upon all rateable land in the council area in the catchment area of the Board and that constitutes the E.P. Catchment Board.

A. F. MCGUIRE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Revocation of Temporary Road Closure

NOTICE is hereby given that pursuant to Section 359 of the Local Government Act 1934, as amended, council has revoked the temporary road closure of Les Dunkley Road, imposed on Thursday, 22 March 2001, and advise that this road is re-opened to all traffic, effective from Monday, 2 July 2001.

P. J. BEARE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Temporary Road Closure

NOTICE is hereby given that, pursuant to the provisions of Section 359 of the Local Government Act 1934, as amended, Argent Road, from the intersection of Sturt Highway at Gawler through to the Gawler-Kapunda Road, will now be closed to all traffic, with the exception of emergency vehicles and authorised service vehicles, from Friday, 22 June 2001, up to and including Tuesday, 17 July 2001, for the purpose of the construction of the intersection.

P. J. BEARE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Revocation of Load Limit

NOTICE is hereby given that, pursuant to the provisions of Section 359 of the Local Government Act 1934, as amended, council has now revoked the 3 tonne Gross Load Limit imposed on the Les Dunkley Bridge, Les Dunkley Road, Shea-Oak Log, effective from 4 July, 2001.

P. J. BEARE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Revocation of Load Limit

NOTICE is hereby given that, pursuant to the provisions of Section 359 of the Local Government Act 1934, as amended, council has now revoked the 5 tonne Gross Load Limit imposed on the Schneider Road Bridge, Schneider Road, Hundred of Belvidere between the Kapunda-Truro Road and Roehr Road (formerly Neukirch Road), effective from 4 July, 2001.

P. J. BEARE, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Councillor Resignation

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred within the council, due to the resignation of Christina Ziegler.

In accordance with section 6 (2) (iv) of the Local Government (Elections) Act 1999, council has adopted a Supplementary

Election Policy which does not require one casual vacancy to be filled until the next General Election in May 2003.

T. L. BURGEMEISTER, District Manager

DISTRICT COUNCIL OF MOUNT BARKER

Roads (Opening and Closing) Act 1991

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the District Council of Mount Barker hereby gives notice of its proposal to implement a Road Process Order to close a portion of the public road subject to any easements that may be required. The portion of public road to be closed is situated between allotment 80 in Deposited Plan 49504 and section 17 in the Hundred of Macclesfield and is more particularly delineated in Preliminary Plan No. PP32/0666 ('the Plan').

The portion of the public road to be closed marked 'A' on the Plan is to be merged with the adjoining land (section 17 in the Hundred of Macclesfield, certificate of title volume 5302, folio 100) held by Richard John Hayhurst and Cynthia May Hayhurst.

A statement of persons affected by the road process together with a copy of the above plan is available for public inspection at the Council Offices, 23 Mann Street, Mount Barker, S.A. 5251 between the hours of 9 a.m. and 5 p.m. weekdays only. Copies may also be inspected at the Adelaide office of the Surveyor-General during normal office hours.

Any person who may wish to object to the proposed road process or any person affected by the proposed road closure 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 council a notice of objection or an application for an easement within 28 days of the date of this notice and forward a copy of same to the Surveyor-General at Adelaide.

All objections lodged shall be in writing giving the objector's full name and address, reasons for the objection and whether the objector wishes to appear in person or be represented at the subsequent meeting when the objections will be determined by council.

An application for an easement shall be in writing giving the full name and address of the person applying for the grant, full details of the nature and location of the requested easement, whether it will be in favour of the owner of adjoining or nearby land, and if so specify the land in which the easement will be annexed and reasons for the application for the grant of easement.

Dated 4 July 2001.

R. RATTRAY, Acting Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Declaration of Public Road

NOTICE is hereby given that at a meeting held on 26 June 2001, under Section 219 of the Local Government Act 1999, council declared the road reserve adjacent Blocks 55 and 56, part section 1091 and sections 1090, 1138 and 717, Hundred of Naracoorte, be officially named Higgs Road.

D. L. BEATON, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Appointment of Authorised Officer

NOTICE is hereby given that at a meeting held on 26 June 2001, council appointed Kym Matthew Overall as:

- an authorised officer, pursuant to section 18 (1) of the Development Act 1993;
- an authorised officer, pursuant to section 260 (1) of the Local Government Act 1999;
- an authorised officer, pursuant to section 85 (3) of the Environment Protection Act 1993;
- an authorised officer, pursuant to section 7 (1) of the Public and Environmental Health Act 1987.

D. L. BEATON, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Adoption of Assessment and Declaration of Rates

NOTICE is hereby given that the Naracoorte Lucindale Council at its meeting held on 26 June 2001, resolved that in exercise of the powers contained in Chapter 10, Part 1 of the Local Government Act 1999 (the 'Act') in respect of the financial year ending 30 June 2002, to adopt the following:

1. Adoption of Assessment.
2. Adoption of the Budget.
3. Declaration of the Rate and Minimum Rate 2001-2002.
4. Declaration of Refuse Special Rate.
5. Declaration of STEDS Special Rate.
6. Declaration of S.E. Water Catchment Board Levy.
7. Budget Operating Statement.
8. Budgeted Statement of Financial Position.
9. Budgeted Statement of Cash Flows.
10. Budget Statement in Changes in Equity.
11. Rate Determination Statement.
12. Rating Policy.
13. Payment of Rates.
14. Signing of the Budget for 2001-2002.

Adoption of Assessment

1. Notice is hereby given that the Naracoorte Lucindale Council in accordance with section 167 (2) (a) of the Local Government Act 1999, at a meeting held on 26 June 2001, adopted for the year ending 30 June 2002, the Government assessment of capital value being:

	\$
Rateable Properties	843 971 490
Non-rateable.....	28 838 250

as detailed in the valuation roll prepared by the Valuer-General in relation to the areas of the Naracoorte Lucindale Council and hereby specifies 1 July 2001, as the day as and from which such assessment shall become and be the assessment of the council.

Adoption of the Budget

2. That the following budget estimates for the 2001-2002 financial year be adopted:

	\$
(a) Estimated Expenditure	8 750 173
(b) Estimated Income (other than rates).....	3 489 553
(c) Amount to be raised by rates.....	5 274 737

Declaration of the Rate and Minimum Rate 2001-2002

3. Notice is hereby given that at a meeting held on Tuesday, 26 June 2001, the Naracoorte Lucindale Council in accordance with section 156 (1) (a) and (b) of the Local Government Act 1999, declared differential general rates based upon the capital value of the land and subject to the rate, for the year ending 30 June 2002, as follows:

- (a) In respect of rateable property which is categorised as Rural—a differential general rate of 0.524 cents in the dollar.
- (b) In respect of rateable property which is categorised as Urban Town of Naracoorte a differential general rate of 0.879 cents in the dollar.

Pursuant to section 158 of the Local Government Act 1999, council fixed the minimum amounts that shall be payable by way of rates for the year ending 30 June 2002, as follows:

- (a) In respect of all rateable properties in the locality of the town of Naracoorte—\$390.
- (b) In respect of all other rateable properties in the area of the council—\$160.

Declaration of Refuse Special Rate

4. Pursuant to section 155 of the Local Government Act 1999, council fixed an annual service charge for refuse collection and disposal for the year ending 30 June 2002, as follows:

In respect of all occupied properties in the township of Lucindale—\$130.

Declaration of STEDS Special Rate

5. Pursuant to section 155 of the Local Government Act 1999, council fixed an annual service charge for the Lucindale STEDS Scheme for the year ending 30 June 2002, as follows:

- (a) In respect of all occupied properties serviced by that scheme in the township of Lucindale—\$125.
- (b) In respect of all vacant properties serviced by that scheme in the township of Lucindale—\$45.

Declaration of S.E. Water Catchment Board Levy

6. Pursuant to the powers contained in section 138 of the Water Resources Act 1997, and section 154 (1) of the Local Government Act 1999, in order to reimburse the council the amount contributed to the S.E. Water Catchment Management Board, the council fixed a separate rate of \$9.20 in respect of each rateable property in the area of the council in the catchment area of the Board.

Budgeted Operating Statement

7. That the attached Budgeted Operating Statement be adopted.

Budgeted Statement of Financial Position

8. That the attached Budgeted Statement of Financial Position be adopted.

Budgeted Statement of Cash Flows

9. That the attached Budgeted Statement of Cash Flows be adopted.

Budgeted Statement in Changes in Equity

10. That the attached Budgeted Statement of Changes in Equity be adopted.

Rate Determination Statement

11. That the attached Rate Determination Statement be adopted.

Rating Policy

12. That the attached Rating Policy be adopted.

Payment of Rates

13. *Payment of Rates by Quarterly Instalments*—That pursuant to section 184 of the Act the payment of rates may be made by 4 approximately equal instalments, the first of which shall be due on the first working day of September 2001, second on the first working day of December 2001, third on the first working day of March 2002, and the fourth on the first working day of June 2002.

Signing of the Budget for 2001-2002

14. That Mayor Bourne and the Chief Executive Officer, D. L. Beaton, be authorised to sign the council's budget papers for the 2001-2002 financial year.

D. L. BEATON, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Temporary Road Closure

NOTICE is hereby given that at a meeting held on 26 June 2001, pursuant to section 33 of the Road Traffic Act 1961, council under its delegated authority declared the temporary road closure of Jones Street, between Smith Street and Ormerod Street, on Saturday, 17 November 2001, from 9 a.m. to 4 p.m. for the purpose of special activities.

D. L. BEATON, Chief Executive Officer

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

Barnett, Evelyn Thelma, late of 39 Finnis Street, Marion, of no occupation, who died on 25 April 2001.

Carmody, Elaine Mary, late of 37 Lincoln Highway, Cowell, of no occupation, who died on 23 January 2001.

Davis, Effie Emily, late of 29 Austral Terrace, Morphettville, of no occupation, who died on 20 May 2001.

Donnellan, Reginald Patrick, late of 51 Carlisle Street, Ethelton, retired lighthouse keeper, who died on 12 July 2000.

Dunstan, Barbara Irene, late of 25 Roberts Crescent, Holden Hill, home duties, who died on 22 January 2001.

Edwards, Audree Mona, late of 4 Braes Close, Reynella East, retired clerk, who died on 4 April 2001.

Harmar, Edward Victor, late of 2 Beadnall Terrace, Glengowrie, retired moulder, who died on 5 May 2001.

Johnston, Mollie, late of 9 Pirie Street, Port Pirie South, widow, who died on 23 February 2001.

McKenzie, Elizabeth Merle, late of 37 Cross Road, Kingswood, retired nurse, who died on 16 April 2001.

Newman, Flora Elizabeth, late of 266 Main South Road, Morphett Vale, home duties, who died on 14 April 2001.

Page, Elizabeth Isabella, late of 74 Taylors Avenue, Morphett Vale, of no occupation, who died on 28 April 2001.

Page, James William Neale, late of 1 Steele Street, Campbelltown, retired press operator, who died on 25 April 2001.

Penhall, Eileen Mary, late of 10 Morton Road, Christie Downs, widow, who died on 23 May 2001.

Roberts, Marieta Gertrude, late of 20 Third Avenue, St Peters, widow, who died on 7 May 2001.

Telfer, Nora Edina, late of 160 Walkerville Terrace, Walkerville, retired secretary, who died on 15 March 2001.

Wallis, Ronda Viola Bernice, late of 39 Russell Road, Athelstone, retired chiropractor, who died on 5 April 2001.

Weeks, Dulcie Mary, late of 9 Luhrs Road, Payneham South, widow, who died on 28 April 2001.

Willshire, Whylna Jean, late of Leighton Avenue, Klemzig, widow, who died on 18 May 2001.

Window, June Lorraine, late of 103 Fisher Street, Fullarton, of no occupation, who died on 21 May 2001.

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 3 August 2001, 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 5 July 2001.

J. H. WORRALL, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court No. SG3039 of 1994. In the matter of Asia Oil and Minerals Limited (in liquidation) (ACN 009 372 801) 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 29 June 2001.

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.

GERARD CITRUS PTY LTD (IN VOLUNTARY LIQUIDATION)

(ACN 008 095 556)

NOTICE is hereby given that a final meeting of members of the company will be held at 12 Park Terrace, Bowden on 3 August 2001 at 10 a.m.

The purpose of the meeting is to receive the liquidator's account showing how the winding-up has been conducted and the property of the company has been disposed of, and to receive any explanation of the account.

Dated 27 June 2001.

W. R. HENDERSON, Liquidator, c/o KPMG 09, KPMG House, Level 10, 115 Grenfell Street, Adelaide, S.A. 5000.

SALE OF PROPERTY

Auction Date: Wednesday, 18 July 2001 at 10 a.m.

Location: Government Auctions SA
47 Transport Avenue, Netley

NOTICE is hereby given that on the above date at the time and place stated, by virtue of Orders for Sale issued by the Fines Payment Unit of South Australia, Penalty No. EXREG-00-17253/1 and others, are directed to the Sheriff of South Australia in an action wherein Kevin Robert West is the Defendant, I, Tim Goodes, Sheriff of the State of South Australia, will by my auctioneers, Government Auctions SA, make sale of the following:

1983 Ford Telstar sedan
Registration Number: URW-502.

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before 10 a.m. on Thursday**.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (either fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040.