



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, 12 DECEMBER 2002

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GOVERNMENT GAZETTE NOTICES

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Department of the Premier and Cabinet
Adelaide, 12 December 2002

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

No. 44 of 2002 — Native Vegetation (Miscellaneous) Amendment Act 2002. An Act to amend the Native Vegetation Act 1991 and to make a related amendment to the Development (System Improvement Program) Amendment Act 2000.

No. 45 of 2002 — Education (Charges) Amendment Act 2002. An Act to amend the Education Act 1972.

No. 46 of 2002 — Local Government (Access to Meetings and Documents) Amendment Act 2002. An Act to amend the Local Government Act 1999.

No. 47 of 2002 — Controlled Substances (Cannabis) Amendment Act 2002. An Act to amend the Controlled Substances Act 1984.

No. 48 of 2002 — Upper South East Dryland Salinity and Flood Management Act 2002. An Act to provide for a scheme to protect and improve the environment and agricultural production in the Upper South East through the proper conservation and management of water and the initiation or implementation by the Government of the State of works and environmental management programs and other initiatives; to make related amendments to the South Eastern Water Conservation and Drainage Act 1992; and for other purposes.

By command,
S.W.K. EY, for Acting Premier

DPC02/0586

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: COMMITMENT OF ECONOMIC DEVELOPMENT ACT 1993 TO THE MINISTER FOR INDUSTRY AND INVESTMENT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 5 of the *Administrative Arrangements Act 1994* and with the advice and consent of the Executive Council, I commit the administration of the *Economic Development Act 1993* to the Minister for Industry and Investment.

Given under my hand and the Public Seal of South Australia, at Adelaide, 5 December 2002.

By command,
J.W.W. EATHERILL, for Premier

DPC025/02CS

PUBLIC SECTOR MANAGEMENT ACT 1995 SECTION 7: CREATION OF NEW OFFICE OF ECONOMIC DEVELOPMENT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 7 of the *Public Sector Management Act 1995* and with the advice and consent of the Executive Council, I establish an administrative unit and assign to it the title Office of Economic Development.

Given under my hand and the Public Seal of South Australia, at Adelaide, 5 December 2002.

By command,
J.W.W. EATHERILL, for Premier

DPC025/02CS

PUBLIC SECTOR MANAGEMENT ACT 1995 SECTION 7: STRUCTURE OF THE PUBLIC SERVICE — CHANGE OF NAME — DEPARTMENT FOR BUSINESS, MANUFACTURING AND TRADE

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 7 of the *Public Sector Management Act 1995* and with the advice and consent of the Executive Council, I alter the title of the Office of Economic Development to the Department for Business, Manufacturing and Trade.

Given under my hand and the Public Seal of South Australia, at Adelaide, 5 December 2002.

By command,
J.W.W. EATHERILL, for Premier

DPC025/02CS

Department of the Premier and Cabinet
Adelaide, 5 December 2002

HER Excellency the Governor in Executive Council has revoked the appointments of the Chairman and Members of the Economic Development Advisory Board as set out below, pursuant to the Constitution Act 1934 and the Acts Interpretation Act 1915:

Chairman:
Robert James Champion de Crespigny

Members:
Roger Sexton
Cheryl Bart
John Bastian
Grant Douglas Belchamber
Maurice Crotti
Andrew Fletcher
Bob Hawke
Caroline Hewson
Scott Hicks
Fiona Roche
David Simmons
William Wood

By command,
J.W.W. WEATHERILL, for Premier

DPC025/02CS

Department of the Premier and Cabinet
Adelaide, 5 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the people listed as Members of the Economic Development Board for a term of three years from 5 December 2002, pursuant to the Economic Development Act 1993:

Chairman:
Robert James Champion de Crespigny

Members:
Cheryl Bart
John Bastian
Grant Belchamber
Maurice Crotti
Andrew Fletcher
Bob Hawke
Caroline Hewson
Scott Hicks
Fiona Roche
David Simmons
William Wood

By command,
J.W.W. WEATHERILL, for Premier

DPC025/02CS

Department of the Premier and Cabinet
Adelaide, 5 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Roger Sexton as Chief Executive of the Economic Development Board for a five year term commencing on 5 December 2002, pursuant to the Economic Development Act 1993.

By command,
J.W. WEATHERILL, for Premier

DPC025/02CS

PUBLIC SECTOR MANAGEMENT ACT 1995

Declaration

I, KEVIN OWEN FOLEY, Acting Premier, pursuant to section 13 of the Public Sector Management Act 1995, declare that the person for the time being holding or acting in the office of the Chief Executive of the Economic Development Board, under the Economic Development Act 1993, will have the powers and functions of Chief Executive in relation to the Office of Economic Development.

Dated 11 December 2002.

K. FOLEY, Acting Premier

**HARBORS AND NAVIGATION ACT 1993 SECTION 18:
LAND AND STRUCTURES PLACED UNDER CARE,
CONTROL AND MANAGEMENT OF MINISTER FOR
TRANSPORT**

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 18 of the *Harbors and Navigation Act 1993* and with the advice and consent of the Executive Council, I place the land defined in the Schedule, and any structure belonging to the Minister on that land, under the care, control and management of the Minister.

SCHEDULE

All that area of adjacent and subjacent land bounded as follows:

- (a) on the south by a line following the northern boundary of Beeston Street, Port Vincent, and projected 800 metres seaward and due east of the medium high watermark;
- (b) on the north by a line following the northern boundary of Section 95 of the Hundred of Ramsay and projected seaward 800 metres due east;
- (c) on the east by a line joining the seaward end of the south and north boundaries;
- (d) on the west by the medium high watermark.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,
S.W.K. EY, for Acting Premier

CTSA2002/11993

**HIGHWAYS ACT 1926 SECTION 30A(1) (b): CESSATION OF
CONTROL OF ACCESS — PORTION OF SOUTH EAST
HIGHWAY AT SWANPORT BRIDGE, HUNDRED OF
MOBILONG**

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

Preamble

1. On 20 March 1980 a portion of RN 4500 South East Highway in the Hundred of Mobilong was declared by proclamation to be a controlled access road (see *Gazette* 20 March 1980 p.538).

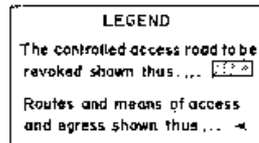
2. It is now intended that part of that controlled-access road cease to be part of that controlled access road.

Proclamation

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

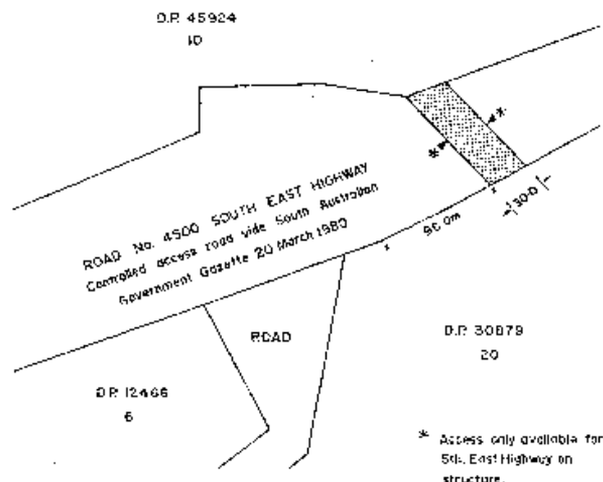
- (a) that the part of the controlled access road referred to in the preamble that is shaded on the plan in the Schedule of this proclamation ceases to be part of that controlled access road; and
- (b) that the routes and means of access by which persons may enter or leave the controlled access road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

SCHEDULE



HUNDRED OF MOBILONG

SCALE 1:5000



Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,
S.W.K. EY, for Acting Premier

CTSA2002/12661

**HIGHWAYS ACT 1926 SECTION 27AA: CLOSURE OF
PORTION OF GAWLER BYPASS AT GAWLER BELT,
HUNDREDOF MUDLA WIRRA**

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 27AA of the *Highways Act 1926*, on the recommendation of the Commissioner of Highways made pursuant to that section and with the advice and consent of the Executive Council, I close the portion of the Gawler Bypass delineated as allotment 61 in Plan No. FP 43657 lodged in the Lands Titles Registration Office.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,
S.W.K. EY, for Acting Premier

CTSA2001/02398

HIGHWAYS ACT 1926 SECTION 27AA: CLOSURE OF PORTION OF SOUTH ROAD AT TORRENSVILLE, HUNDREDOF ADELAIDE

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 27AA of the *Highways Act 1926*, on the recommendation of the Commissioner of Highways made pursuant to that section and with the advice and consent of the Executive Council, I close the portion of South Road delineated as allotments 1 and 2 in Plan No. FP 42613 lodged in the Lands Titles Registration Office.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,

S.W.K. EY, for Acting Premier

TSAC97/05005

HIGHWAYS ACT 1926 SECTION 27AA: CLOSURE OF PORTION OF ROSEWORTHY ROAD AT SHEAR OAK LOG, HUNDREDOF NURIOOTPA

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 27AA of the *Highways Act 1926*, on the recommendation of the Commissioner of Highways made pursuant to that section and with the advice and consent of the Executive Council, I close the portion of Roseworthy Road delineated as allotment 1 in Plan No. FP 43754 lodged in the Lands Titles Registration Office.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,

S.W.K. EY, for Acting Premier

CTSA2001/02134

LISTENING DEVICES (MISCELLANEOUS) AMENDMENT ACT 2001 (Act No. 15 of 2001): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I fix 1 January 2003 as the day on which the *Listening Devices (Miscellaneous) Amendment Act 2001* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,

S.W.K. EY, for Acting Premier

AGO0405/02CS

SHOP TRADING HOURS ACT 1977 SECTION 13: ALTERATION OF SHOP TRADING HOURS — PORT LINCOLN SHOPPING DISTRICT — JUNE 2003

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 13 of the *Shop Trading Hours Act 1977* and with the advice and consent of the Executive Council, I authorise the opening of all shops in the Port Lincoln Shopping District from 11 a.m. until 5 p.m. on Sunday, 8 June 2003, subject to the conditions specified in the Schedule.

SCHEDULE

This proclamation only authorises the opening of a shop if —

- (a) all relevant industrial awards, workplace agreements and enterprise agreements are observed by the shopkeeper and persons employed in the business of the shop during and in relation to the hours specified in this proclamation during which the shop is open; and
- (b) subject to an industrial award, workplace agreement or enterprise agreement to the contrary — a person who is employed in

the business of the shop is entitled to refuse to work at the shop during the hours specified in this proclamation unless he or she has agreed with the shopkeeper to work during those hours.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,

S.W.K. EY, for Acting Premier

MIR02/032CS

SHOP TRADING HOURS ACT 1977 SECTION 13: AUTHORITY TO OPEN SHOP DURING SPECIFIED HOURS — COLESS SUPERMARKET AT ADELAIDE

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 13 of the *Shop Trading Hours Act 1977* and with the advice and consent of the Executive Council, I authorise the opening of the shop known as Coless Supermarket, located at Grote Street, Adelaide from 7 a.m. until 11 a.m. on Sunday, 22 December 2002, subject to the conditions specified in the Schedule.

SCHEDULE

This proclamation only authorises the opening of the shop if —

- (a) all relevant industrial awards, workplace agreements and enterprise agreements are observed by the shopkeeper and persons employed in the business of the shop during and in relation to the hours specified in this proclamation during which the shop is open; and
- (b) subject to an industrial award, workplace agreement or enterprise agreement to the contrary — a person who is employed in the business of the shop is entitled to refuse to work at the shop during the hours specified in this proclamation unless he or she has agreed with the shopkeeper to work during those hours.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,

S.W. KEY, for Acting Premier

SHOP TRADING HOURS ACT 1977 SECTION 13: ALTERATION OF SHOP TRADING HOURS — PORT LINCOLN SHOPPING DISTRICT — APRIL 2003

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 13 of the *Shop Trading Hours Act 1977* and with the advice and consent of the Executive Council, I authorise, subject to the conditions specified in the Schedule, the opening of all shops in the Port Lincoln Shopping District as follows:

from 6 a.m. until 5 p.m. on Saturday, 19 April 2003
 from 11 a.m. until 5 p.m. on Sunday, 20 April 2003
 from 11 a.m. until 5 p.m. on Monday, 21 April 2003.

SCHEDULE

This proclamation only authorises the opening of a shop if —

- (a) all relevant industrial awards, workplace agreements and enterprise agreements are observed by the shopkeeper and persons employed in the business of the shop during and in relation to the hours specified in this proclamation during which the shop is open; and
- (b) subject to an industrial award, workplace agreement or enterprise agreement to the contrary — a person who is employed in the business of the shop is entitled to refuse to work at the shop during the hours specified in this proclamation unless he or she has agreed with the shopkeeper to work during those hours.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,

S.W.K. EY, for Acting Premier

MIR02/032CS

ROAD TRAFFIC ACT 1961 SECTION 47H (1)(b): APPROVAL
OF APPARATUS FOR CONDUCTING ALCOHOL TESTS*Notice by the Governor*

PURSUANT to section 47H (1)(b) of the *Road Traffic Act 1961* and with the advice and consent of the Executive Council, I approve apparatus of the following kind for the purpose of conducting alcohol tests:

Dräger Alcotest 7410 *plus* com

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 December 2002.

By command,

MARJORIE JACKSON-NELSON, Governor

CTSA2002/13384

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Electricity Supply Industry Planning Council, pursuant to the provisions of the Electricity Act 1996:

Director: (from 12 December 2002 until 11 December 2005)
John Eastham
Penny Burns

Director: (from 12 December 2002 until 11 December 2004)
Robert Althoff
Basil Scarsella
Ian Sterling

Chair: (from 12 December 2002 until 11 December 2005)
John Eastham

By command,

S.W.K. EY, for Acting Premier

MENE013/02CS

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint William John Ackland to the office of Magistrate on an auxiliary basis from 12 December 2002 to 30 June 2003, it being a condition of appointment, that the powers and jurisdictions of offices should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

S.W.K. EY, for Acting Premier

ATTG 0414/02CS

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Andrew James Cannon as Deputy Chief Magistrate, pursuant to Section 6 of the Magistrates Act 1983.

By command,

S.W.K. EY, for Acting Premier

ATTG0419/02CS

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has revoked the authorisation of Clynton Allan Johansen, Magistrate in Charge, Christies Beach to issue recognition certificates, pursuant to the Sexual Reassignment Act 1988 and the Acts Interpretation Act 1915.

By command,

S.W.K. EY, for Acting Premier

ATTG0393/02TC1CS

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has been pleased to authorise Clynton Allan Johansen, Magistrate, Christies Beach to issue recognition certificates, pursuant to Section 7 of the Sexual Reassignment Act 1988.

By command,

S.W.K. EY, for Acting Premier

ATTG0393/02TC1CS

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Anthony Ernest Schapel as a Coroner from 30 December 2002 until 28 March 2003 inclusive, pursuant to Section 11 of the Coroners Act 1975.

By command,

S.W.K. EY, for Acting Premier

ATTG0064/02CS

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Professor Norman McIlrath James as Chief Advisor in Psychiatry for a period of twelve months from 12 December 2002 until 11 December 2003, pursuant to Section 6 of the Mental Health Act 1993.

By command,

S.W.K. EY, for Acting Premier

DHS55/02CS

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned persons as inspectors of motor vehicles, pursuant to Section 7 of the Motor Vehicles Act 1959:

Frank Alessi
Dennis Bruce Cameron
Ronald John Chenoweth
Maxine Paulette Gray
Marilyn Jean Heyer
Peter Sakoulas

By command,

S.W.K. EY, for Acting Premier

DTRN03921/97TC3CS

Department of the Premier and Cabinet
Adelaide, 12 December 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned Acting Ministers:

Hon. Michael Rann, MP, Premier, Minister for Economic Development, Minister for the Arts and Minister for Volunteers to be appointed as Acting Attorney-General, Acting Minister for Justice, Acting Minister for Consumer Affairs and Acting Minister for Multicultural Affairs for the period 11 January 2003 to 12 January 2003 inclusive, during the absence of the Hon. Michael Atkinson, MP.

Hon. Kevin Foley, MP, Deputy Premier, Treasurer, Minister for Industry and Investment and Minister for Federal/State Relations to be appointed as Acting Minister for Energy, Acting Minister for Police, and Acting Minister for Emergency Services for the period 20 January 2003 to 3 February 2003 inclusive and Acting Minister for Government Enterprises for the period 20 January 2003 to 26 January 2003 inclusive, during the absence of the Hon. Patrick Conlon, MP.

Hon. Paul Holloway, MLC, Minister for Agriculture, Food and Fisheries and Minister for Mineral Resources Development to be appointed as Acting Minister for Health and Acting Minister Assisting the Premier in Social Inclusion for the period 4 January 2003 to 16 January 2003 inclusive, during the absence of the Hon. Lea Stevens, MP, and to be appointed as Acting Minister for Education and Children's Services for the period 21 December 2002 to 17 January 2003 inclusive, during the absence of the Hon. Patricia White, MP.

Hon. Patrick Conlon, MP, Minister for Government Enterprises, Minister for Energy, Minister for Police and Minister for Emergency Services to be appointed as Acting Treasurer, Acting Minister for Industry and Investment and Acting Minister for Federal/State Relations for the period 27 December 2002 to 19 January 2003 inclusive, during the absence of the Hon. Kevin Foley, MP; to be appointed as Acting Minister for Environment and Conservation, Acting Minister for the River Murray, Acting Minister for the Southern Suburbs and Acting Minister Assisting the Premier in the Arts for the period 4 January 2003 to 6 January 2003 inclusive, during the absence of the Hon. John Hill, MP; and to be appointed as Acting Minister for Trade and Regional Development for the period 23 December 2002 to 5 January 2003 inclusive, during the absence of the Hon. Rory McEwen, MP.

Hon. Michael Atkinson, MP, Attorney-General, Minister for Justice, Minister for Consumer Affairs and Minister for Multicultural Affairs to be appointed as Acting Minister Assisting the Minister for Federal/State Relations for the period 23 December 2002 to 5 January 2003 inclusive, during the absence of the Hon. Rory McEwen, MP.

Hon. Terance Roberts, MLC, Minister for Aboriginal Affairs and Reconciliation, Minister for Correctional Services and Minister Assisting the Minister for Environment and Conservation to be appointed as Acting Minister for Social Justice, Acting Minister for Housing, Acting Minister for Youth and Acting Minister Assisting the Premier in the Arts for the period 4 January 2003 to 6 January 2003 inclusive, during the absence of the Hon. Stephanie Key, MP.

Hon. John Hill, MP, Minister for Environment and Conservation, Minister for the River Murray, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be appointed as Acting Attorney-General, Acting Minister for Justice, Acting Minister for Consumer Affairs and Acting Minister for Multicultural Affairs for the period 13 January 2003 to 19 January 2003 inclusive, during the absence of the Hon. Michael Atkinson, MP; to be appointed as Acting Minister for Health and Acting Minister Assisting the Premier in Social Inclusion for the period 26 December 2002 to 3 January 2003 inclusive, during the absence of the Hon. Lea Stevens, MP; to be appointed as Acting Minister for Education and Children's Services for the period 17 December 2002 to 20 December 2002 inclusive, during the absence of the Hon.

Patricia White, MP; and to be appointed as Acting Minister for Social Justice, Acting Minister for Housing, Acting Minister for Youth and Acting Minister for the Status of Women for the period 21 December 2002 to 3 January 2003 inclusive, during the absence of the Hon. Stephanie Key, MP.

Hon. Stephanie Key, MP, Minister for Social Justice, Minister for Housing, Minister for Youth and Minister for the Status of Women to be appointed as Acting Minister for Environment and Conservation, Acting Minister for the River Murray, Acting Minister for the Southern Suburbs and Acting Minister Assisting the Premier in the Arts for the period 7 January 2003 to 12 January 2003 inclusive, during the absence of the Hon. John Hill, MP.

Hon. Michael Wright, MP, Minister for Transport, Minister for Industrial Relations and Minister for Recreation, Sport and Racing to be appointed as Acting Minister for Tourism, Acting Minister for Small Business, Acting Minister for Science and Information Economy and Acting Minister for Employment, Training and Further Education for the period 17 December 2002 to 9 January 2003 inclusive, during the absence of the Hon. Jane Lomax-Smith, MP; to be appointed as Acting Minister for Urban Development and Planning, Acting Minister for Gambling, Acting Minister for Administrative Services and Acting Minister Assisting in Government Enterprises for the period 26 December 2002 to 5 January 2003 inclusive, during the absence of the Hon. Jay Weatherill, MP; and to be appointed as Acting Minister for Local Government for the period 23 December 2002 to 5 January 2003 inclusive, during the absence of the Hon. Rory McEwen, MP.

Hon. Jane Lomax-Smith, MP, Minister for Tourism, Minister for Small Business, Minister for Science and Information Economy and Minister for Employment, Training and Further Education to be appointed as Acting Minister for Transport, Acting Minister for Industrial Relations and Acting Minister for Recreation, Sport and Racing for the period 13 January 2003 to 26 January 2003 inclusive, during the absence of the Hon. Michael Wright, MP.

Hon. Jay Weatherill, MP, Minister for Urban Development and Planning, Minister for Gambling, Minister for Administrative Services and Minister Assisting in Government Enterprises to be appointed as Acting Minister for Government Enterprises for the period 27 January 2003 to 3 February 2003 inclusive, during the absence of the Hon. Patrick Conlon, MP; to be appointed as Acting Attorney-General, Acting Minister for Justice, Acting Minister for Consumer Affairs and Acting Minister for Multicultural Affairs for the period 6 January 2003 to 10 January 2003 inclusive, during the absence of the Hon. Michael Atkinson, MP; and to be appointed as Acting Minister for Transport, Acting Minister for Industrial Relations and Acting Minister for Recreation, Sport and Racing for the period 27 January 2003 to 9 February 2003 inclusive, during the absence of the Hon. Michael Wright, MP.

By command,

S. W. K. EY, for Acting Premier

DPC084/92CS

Legislative Council Office, 4 December 2002

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 4 December 2002:

That this council, pursuant to section 13 (7) of the West Beach Recreation Reserve Act 1987, grants its approval to the West Beach Trust granting a lease or licence for a term of up to 50 years over each of the areas within the Reserve within the meaning of the Act identified as 'BB', 'Y' and 'Z', respectively, in the plan deposited in the General Registry Office numbered GP496/1999.

J. M. D. AVIS, Clerk

House of Assembly, 10 December 2002

FORWARDED to the Honourable the Premier the following Resolution, passed by the House of Assembly on 5 December 2002:

That this House, pursuant to section 13(7) of the West Beach Recreation Reserve Act 1987, grants its approval to the West Beach Trust granting a lease or licence for a term of up to 50 years over each of the areas within the Reserve within the meaning of the Act identified as 'BB', 'Y' and 'Z', respectively, in the plan described in the General Registry Office numbered GP496/1999.

D.A. BRIDGES, Clerk

CROWNLANDSACT1929:SECTION5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Public Road.

The Schedule

Allotment 3 of DP 59778, Hundred of Hutchison, County of Flinders, being within the district of Tumby Bay.

Dated 12 December 2002.

J. HILL, Minister for Environment and Conservation

DENR08/0574

CROWNLANDSACT1929:SECTION5

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

The Schedule

Reserve for the purposes of the Teacher Housing Authority, allotment 36, town of Darke Peak, hundred of Pascoe, county of Jerois, the proclamation of which, together with other land was published in the *Government Gazette* of 2 December 1976 at page 1811, The Fifth Schedule, being the whole of the land comprised in Crown Record Volume 5761 Folio 149.

Dated 12 December 2002.

J. HILL, Minister for Environment and Conservation

DENR08/0649

CROWNLANDSACT1929:SECTION5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY vary the proclamation as described in The Schedule by declaring that Reserve for Emergency Fire Service as defined in The Schedule shall cease to be under the care, control and management of The District Council of Franklin Harbor and by further declaring that the said Reserve for Emergency Fire Service shall be under the care, control and management of the Minister for Emergency Services.

The Schedule

Reserve for Emergency Fire Service, allotment 139, Town of Cowell, Hundred of Playford, County of Jerois, the proclamation of which was published in the *Government Gazette* of

22 December 1966 at page 2268, The Sixth Schedule, being the whole of the land comprised in Crown Record Volume 5755 Folio 133.

Dated 12 December 2002.

J. HILL, Minister for Environment and Conservation

DENR08/0662

CROWNLANDSACT1929:SECTION5

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

The Schedule

Reserve for Police purposes, allotment 143, town of Ceduna, hundred of Bonython, the proclamation of which was published in the *Government Gazette* of 26 November 1964 at page 1636, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5852 Folio 520.

Dated 12 December 2002.

J. HILL, Minister for Environment and Conservation

DENR08/0616

CROWNLANDSACT1929:SECTION5

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

The Schedule

Portion of Park Lands, portion of section 1033, now numbered as allotment 300 of DP 60612, adjacent to the Town of Bordertown, Hundred of Tatiara, County of Buckingham, the notice of which, together with other land was published in the *Government Gazette* of 14 March 1991 at page 932, The Second Schedule, being portion of the land comprised in Crown Record Volume 5529 Folio 231.

Dated 12 December 2002.

J. HILL, Minister for Environment and Conservation

DENR2535/1994

CROWNLANDSACT1929:SECTION5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Public Road.

The Schedule

Allotment 5 of DP 56090, Hundred of Younghusband, County of Russell, being within the district of Mid Murray.

Dated 12 December 2002.

J. HILL, Minister for Environment and Conservation

DEHAA12/0599

AERODROME FEES ACT 1998

ADELAIDE AIRPORT

Schedule of Charges — Effective 1 December 2002

The prices shown in this schedule are inclusive of GST.

Service	Charge per Passenger \$	Landing Charge \$	Insurance Charge \$	APS ⁽²⁾ Security Charge \$
		Charge per 1 000 kg MTOW (pro -rata) ⁽¹⁾		
International passenger air transport aircraft utilising Adelaide Airport Limited operated International terminal	11.22	Not applicable	0.49	2.02
Domestic passenger air transport aircraft weighing more than 20 000 kg MTOW	3.85	Not applicable	0.49	2.02
	Not applicable	11.55	0.49	2.02
Domestic passenger air transport aircraft weighing less than 20 000 kg MTOW		5.28 ^(3&4)	0.14 ⁽³⁾	Not applicable
		5.28 ^(3&4)	0.14 ⁽³⁾	2.02
Freight aircraft		5.28 ^(3&4)	0.14 ⁽³⁾	2.02
Fixed wing aircraft not operating air transport services		5.28 ^(3&4)	0.14 ⁽³⁾	2.02
Rotary wing aircraft and unpowered aircraft		2.64 ^(4&5)	0.07 ⁽⁵⁾	Not applicable
Common user domestic terminal charge	2.00			
Security screening of passengers at the International terminal	2.24 ⁽⁶⁾			
Security screening of checked baggage	0.84 ⁽⁷⁾			

Notes:

- (1) MTOW = maximum take-off weight as specified by the manufacturer.
- (2) APS Security charge: applies to all fixed wing aircraft weighing more than 20 000 kg MTOW.
- (3) Minimum charge: a minimum charge of \$32 applies inclusive of insurance recovery.
- (4) Parking charges: apply to all aircraft parked longer than two hours in designated general aviation parking areas and will incur a charge of \$12 per day or any part of a day. Fixed base operators may apply for a contract rate for parking where the fixed base operator advises Adelaide Airport Limited of the aircraft type and registration of the aircraft that park for more than two hours on each consecutive day per month.
- (5) Minimum charge: a minimum landing charge of \$16 applies inclusive of insurance recovery.
- (6) Applies to all departing passengers and transit passengers arriving from non-Australian ports. Excludes airline crew members.
- (7) Applies to all departing passengers. Excludes airline crew members.

DEVELOPMENTACT1993,SECTION29(2) (a):AMENDMENTTOTHECAMPBELLTOWN(CITY)DEVELOPMENT PLAN

Preamble

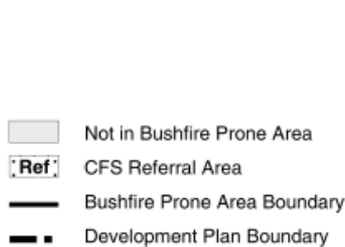
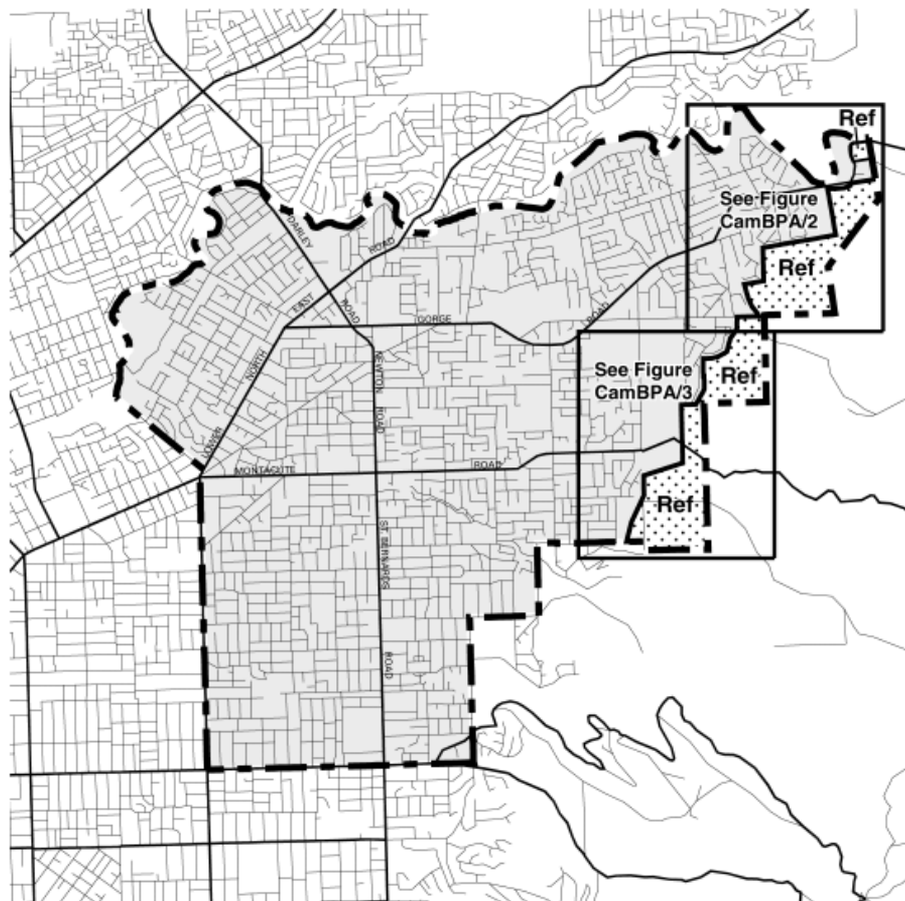
ItisnecessarytoamendtheCampbelltown(City)DevelopmentPlandated27June2002.

NOTICE

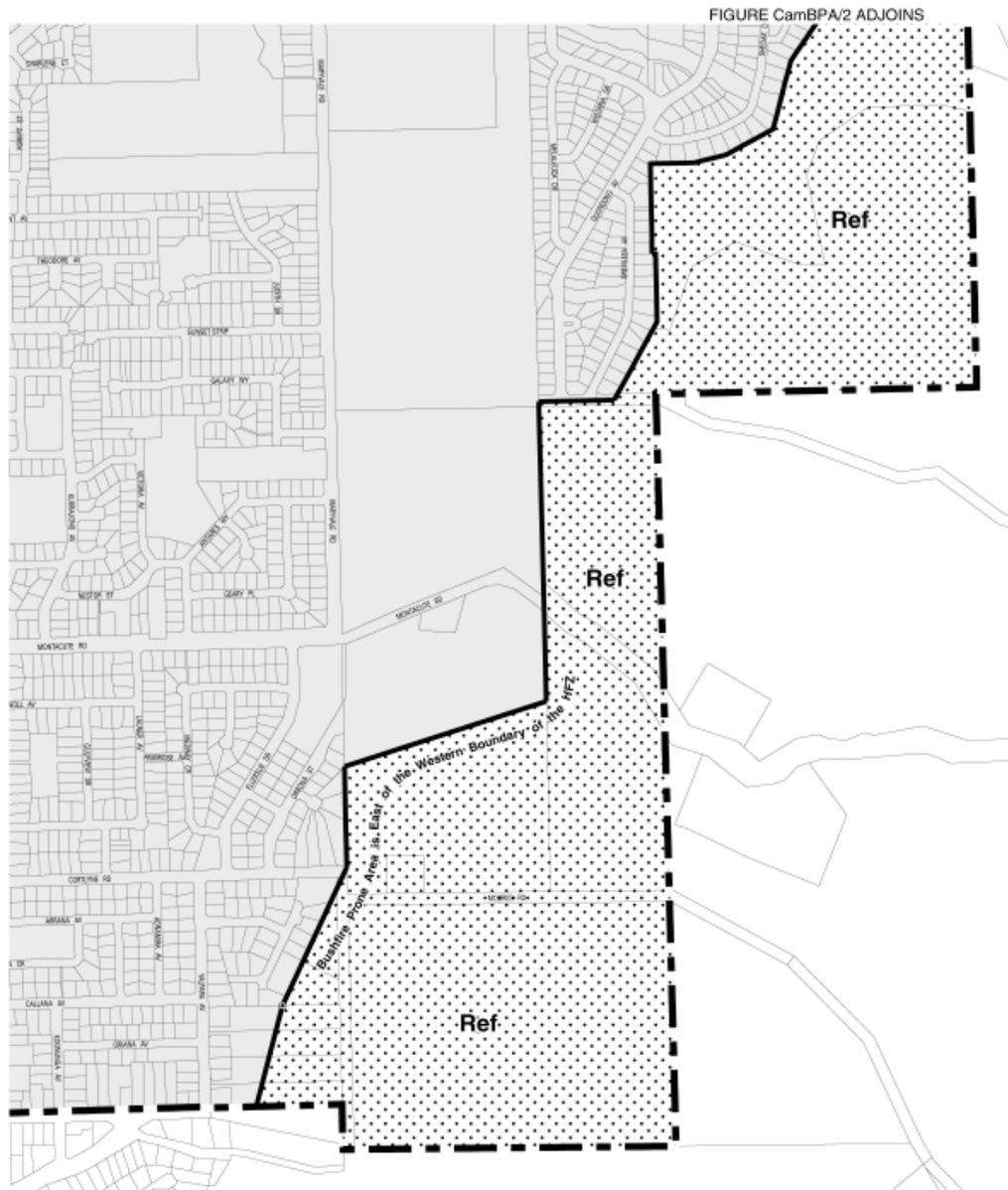
PURSUANTtosection29(2)(a)oftheDevelopmentAct1993,I,JayWeatherill,beingtheMinisteradministeringtheAct,amendthe Campbelltown(City)DevelopmentPlandated27June2002,asfollows:

- (a) deleteMapCam/1(Overlay4);
- (b) under Council -wide Bushfire Prone Area Introduction delete the wording ‘ Map Cam/1 (Overlay 4) ’ and insert the wording ‘ Figures CamBPA/1 to 3 ’; and
- (c) insertthefigurescontainedinAttachmentA.

ATTACHMENTA



**CAMPBELLTOWN (CITY)
INDEX TO BUSHFIRE PRONE AREA
FIGURE CamBPA/1**



-  Not in Bushfire Prone Area
-  CFS Referral Area
-  Bushfire Prone Area Boundary
-  Development Plan Boundary



**CAMPBELLTOWN (CITY)
BUSHFIRE PRONE AREA
FIGURE CamBPA/3**

Dated 12 December 2002.

J. WEATHERILL, Minister for Urban Development and Planning

PLN99/0288

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

Preamble

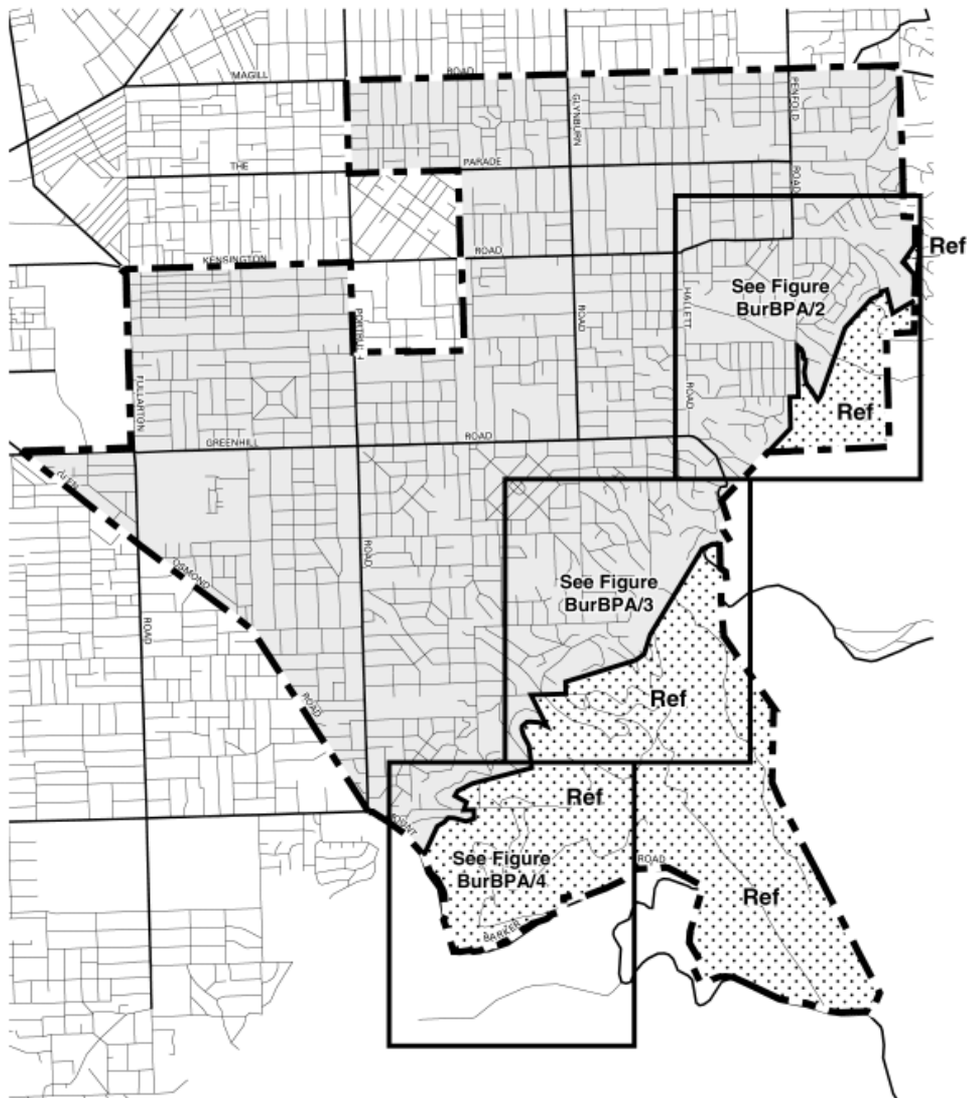
It is necessary to amend the Burnside (City) Development Plan dated 20 June 2002.

NOTICE

PURSUANT to section 29(2) (a) of the Development Act 1993, I, Jay Weatherill, being the Minister administering the Act, amend the Burnside (City) Development Plan dated 20 June 2002, as follows:

- (a) delete Map Bur/1 (Overlay 4);
- (b) under Council -wide Bushfire Prone Area Introduction delete the wording ' Map Bur/1 (Overlay 4) ' and insert the wording ' Figures BurBPA/1 to 4 ' ; and
- (c) insert the figures contained in Attachment A.

ATTACHMENT A



- Not in Bushfire Prone Area
- CFS Referral Area
- Bushfire Prone Area Boundary
- Development Plan Boundary



BURNSIDE (CITY)
INDEX TO BUSHFIRE PRONE AREA
FIGURE BurBPA/1

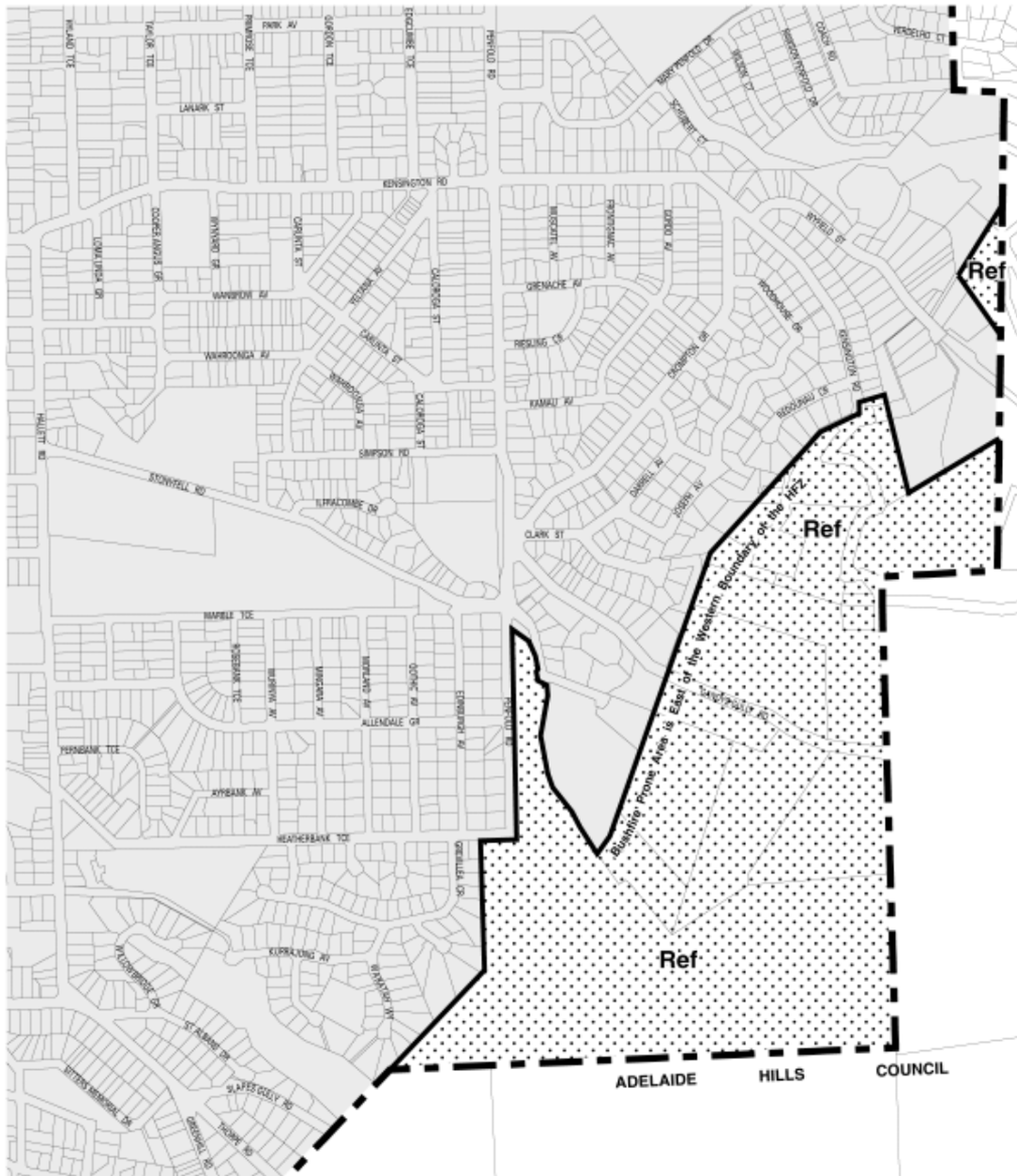


FIGURE BurBPA/3 ADJOINS

- Not in Bushfire Prone Area
- CFS Referral Area
- Bushfire Prone Area Boundary
- Development Plan Boundary



**BURNSIDE (CITY)
BUSHFIRE PRONE AREA
FIGURE BurBPA/2**

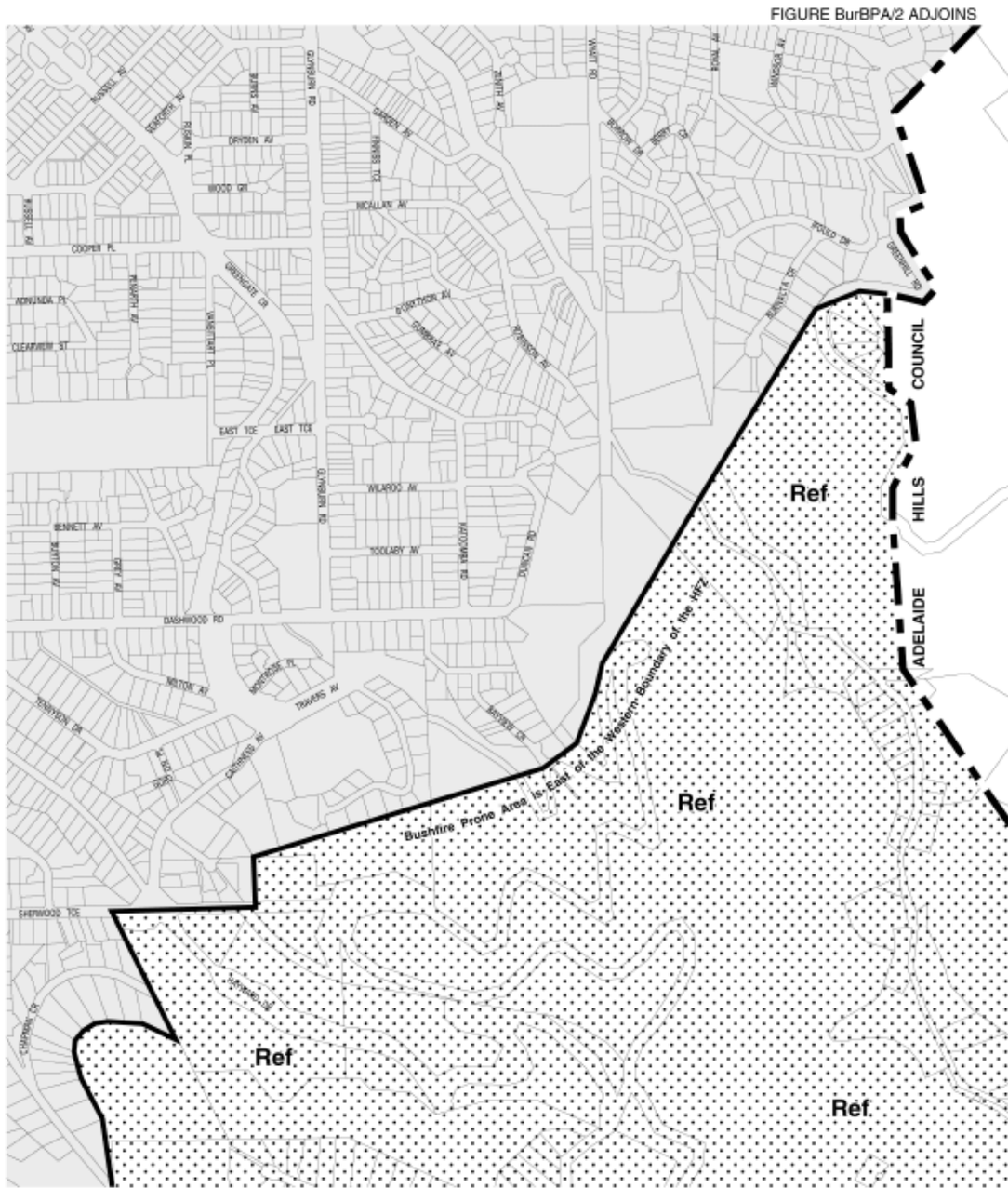


FIGURE BurBPA/4 ADJOINS

-  Not in Bushfire Prone Area
-  CFS Referral Area
-  Bushfire Prone Area Boundary
-  Development Plan Boundary



**BURNSIDE (CITY)
BUSHFIRE PRONE AREA
FIGURE BurBPA/3**



Dated12December2002.

J. WEATHERILL, Minister for Urban Development and Planning

PLN99/028 7

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2002

	\$		\$
Agents, Ceasing to Act as	34.10	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	22.70
Incorporation	17.40	Discontinuance Place of Business	22.70
Intention of Incorporation	43.00	Land—Real Property Act:	
Transfer of Properties	43.00	Intention to Sell, Notice of	43.00
Attorney, Appointment of	34.10	Lost Certificate of Title Notices	43.00
Bailiff's Sale	43.00	Cancellation, Notice of (Strata Plan)	43.00
Cemetery Curator Appointed	25.50	Mortgages:	
Companies:		Caveat Lodgment	17.40
Alteration to Constitution	34.10	Discharge of	18.30
Capital, Increase or Decrease of	43.00	Foreclosures	17.40
Ceasing to Carry on Business	25.50	Transfer of	17.40
Declaration of Dividend	25.50	Sublet	8.75
Incorporation	34.10	Leases—Application for Transfer (2 insertions) each	8.75
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	25.50
First Name	25.50	Licensing	51.00
Each Subsequent Name	8.75	Municipal or District Councils:	
Meeting Final	28.75	Annual Financial Statement —Forms 1 and 2	481.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply —Forms 19 and 20	341.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	68.00
First Name	34.10	Each Subsequent Name	8.75
Each Subsequent Name	8.75	Noxious Trade	25.50
Notices:		Partnership, Dissolution of	25.50
Call	43.00	Petitions (small)	17.40
Change of Name	17.40	Registered Building Societies (from Registrar -	
Creditors	34.10	General)	17.40
Creditors Compromise of Arrangement	34.10	Register of Unclaimed Moneys —First Name	25.50
Creditors (extraordinary resolution that the Com-		Each Subsequent Name	8.75
pany be wound up voluntarily and that a liquidator		Registers of Members —Three pages and over:	
be appointed')	43.00	Rate per page (in 8pt)	218.00
Release of Liquidator —Application—Large Ad.	68.00	Rate per page (in 6pt)	288.00
—Release Granted	43.00	Sale of Land by Public Auction	43.50
Receiver and Manager Appointed	39.75	Advertisements	2.40
Receiver and Manager Ceasing to Act	34.10	Advertisements, other than those listed are charged at \$2.40 per	
Restored Name	32.25	column line, tabular one-third extra.	
Petition to Supreme Court for Winding Up	59.50	Notices by Colleges, Universities, Corporations and District	
Summons in Action	51.00	Councils to be charged at \$2.40 per line.	
Order of Supreme Court for Winding Up Action	34.10	Where the notice inserted varies significantly in length from	
Register of Interests —Section 84 (1) Exempt	77.00	that which is usually published a charge of \$2.40 per column line	
Removal of Office	17.40	will be applied in lieu of advertisement rates listed.	
Proof of Debts	34.10	South Australian Government publications are sold on the	
Sales of Shares and Forfeiture	34.10	condition that they will not be reproduced without prior	
Estates:		permission from the Government Printer.	
Assigned	25.50		
Deceased Persons —Notice to Creditors, etc.	43.00		
Each Subsequent Name	8.75		
Deceased Persons —Closed Estates	25.50		
Each Subsequent Estate	1.10		
Probate, Selling of	34.10		
Public Trustee, each Estate	8.75		

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 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.

MISCELLANEOUSLEGISLATIONANDGOVERNMENTPUBLICATIONSPRICESASFROM1JULY2002

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17-32	2.70	1.70	513-528	28.90	27.75
33-48	3.50	2.50	529-544	29.70	28.75
49-64	4.45	3.35	545-560	30.50	29.75
65-80	5.20	4.30	561-576	31.25	30.50
81-96	6.00	5.00	577-592	32.30	31.00
97-112	6.90	5.85	593-608	33.10	32.00
113-128	7.70	6.75	609-624	33.90	33.00
129-144	8.65	7.65	625-640	34.60	33.50
145-160	9.50	8.50	641-656	35.40	34.50
161-176	10.40	9.30	657-672	36.00	35.25
177-192	11.20	10.20	673-688	37.50	36.00
193-208	12.00	11.10	689-704	38.30	37.00
209-224	12.80	11.80	705-720	38.80	38.00
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273-288	16.30	15.20	769-784	42.25	41.50
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337-352	19.60	18.60	833-848	45.75	44.50
353-368	20.40	19.40	849-864	46.50	45.25
369-384	21.30	20.30	865-880	47.25	46.50
385-400	22.00	21.10	881-896	47.75	47.00
401-416	22.80	21.80	897-912	49.25	47.75
417-432	23.90	22.70	913-928	49.75	49.25
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449-464	25.50	24.40	945-960	51.50	50.25
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Christmas/New Year Holiday Publishing Information

Last Gazette for 2002 will be Thursday, 19 December 2002

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

First Gazette for 2003 will be Thursday, 9 January 2003

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

*(There will **NOT** be a Gazette in the period between these two dates)*

It would be appreciated if Government Gazette notices for publication be addressed to:

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DX 56508

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SA Water House
77 Grenfell Street
Adelaide, S.A. 5000

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governmentgazette@sa.gov.sa.gov.au

When sending a document via Email please confirm your transmission with a faxed copy, including the date the notice is to be published.

ELECTORAL ACT 1985

Part 6 — Registration of Political Parties

NOTICE is hereby given that I have this day deregistered the following political party in accordance with section 44(1) of the Electoral Act 1985:

SA First — People Before Politics

Dated 12 December 2002.

STEVE TULLY, Electoral Commissioner

SEO9/99

ENVIRONMENT PROTECTION AUTHORITY

Exemptions

THE ENVIRONMENT PROTECTION AUTHORITY has issued to Brian Gleeson Event Management Pty Ltd an exemption from the Environment Protection (Industrial Noise) Policy 1994 with respect to a music event held at Adelaide Oval, War Memorial Drive, North Adelaide. The exemption applies to the music event held on 6 December 2002.

G. SCLARE, Delegate, Environment Protection Authority

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice number P071/02 made under Section 43 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, page 4550, dated 9 December 2002 being the fourth notice on that page, referring to the Spencer Gulf prawn fishery, is hereby revoked from 2030 hours on 11 December 2002.

Dated 11 December 2002.

J. PRESSER, Principal Fisheries Manager

R034-02

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in waters of Spencer Gulf north of the line commencing at position latitude $33^{\circ}30.00'S$, longitude $137^{\circ}17.00'E$, then to position latitude $33^{\circ}30.00'S$, longitude $137^{\circ}34.00'E$, then to position latitude $33^{\circ}38.00'S$, longitude $137^{\circ}34.00'E$, then to position latitude $33^{\circ}46.00'S$, longitude $137^{\circ}44.00'E$.

SCHEDULE 2

2030 hours on 11 December 2002 to 0600 hours on 12 December 2002.

Dated 11 December 2002.

J. PRESSER, Principal Fisheries Manager

P072/02

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in waters of Spencer Gulf north of the line commencing at position latitude $34^{\circ}19.00'S$, longitude $137^{\circ}30.00'E$, then to position latitude $34^{\circ}19.00'S$, longitude $137^{\circ}20.00'E$, then to position latitude $34^{\circ}23.00'S$, longitude $137^{\circ}15.00'E$, then to position latitude $34^{\circ}54.00'S$, longitude $137^{\circ}15.00'E$.

SCHEDULE 2

2030 hours on 11 December 2002 to 0600 hours on 12 December 2002.

Dated 11 December 2002.

J. PRESSER, Principal Fisheries Manager

P073/02

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Spencer Gulf.

SCHEDULE 2

From 0600 hours on 12 December 2002 to 2359 hours on 31 December 2003.

Dated 11 December 2002.

J. PRESSER, Principal Fisheries Manager

P074/02

FISHERIES ACT 1982: SECTION 43

TAKE notice that the notice number V008/02 made under section 43 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, page 4423, dated 29 November 2002 being the fifth notice on that page, referring to the Gulf St Vincent prawn fishery, is hereby revoked from 2030 hours on 11 December 2002.

Dated 10 December 2002.

J. PRESSER, Principal Fisheries Manager

R033-02

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Gulf St Vincent.

SCHEDULE 2

- Between 0630 hours and 2030 hours between and including 12 December 2002 to 18 December 2002.

- From 0630 hours on 19 December 2002 to 2359 hours on 31 December 2003.

Dated 10 December 2002.

J. PRESSER, Principal Fisheries Manager

V009/02

LAND ACQUISITION ACT 1969

NOTICE OF ACQUISITION

Erratum

BY notice published in the *South Australian Government Gazette* on 5 December 2002 at page 4459, the Commissioner of Highways, 33 Warwick Street, Walkerville, S.A. 5081, acquired an estate in fee simple in that piece of land situated at Wingfield, S.A. 5013, being portion of Allotment 13 in Deposited Plan 17627 and being portion of the land contained in Certificate of Title Volume 5191 Folio 897 (the land).

Paragraph 1 of the said notice incorrectly described the land as 'being the whole of the proposed Allotment 505 in the proposed Plan of Division pursuant to Development Application No. 040/D061/02'. That description is corrected to read 'the whole of the proposed Allotment 503 in the proposed Plan of Division pursuant to Development Application No. 040/D061/02.' In all other respects the said notice of acquisition remains unaltered.

Dated 10 December 2002.

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

(L.S.) C. B. ERTRAM, for D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT
1994

Exemption

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

SCHEDULE 1

Beverly Ann Campbell, an officer/employee of W. B. Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5124, folio 52, situated at 14 Baldina Crescent, Craigmare, S.A. 5114.

Dated 12 December 2002.

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

M.B. ODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT
1994

Exemption

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

SCHEDULE 1

Samantha Ireland, an officer/employee of Mark Forde Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5182, folio 505, situated at section 80, Hughes Park Road, Clare, S.A. 5453.

Dated 12 December 2002.

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

M.B. ODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Port Pirie Softball Association Inc. has applied to the Licensing Authority for a Limited Club Licence with Entertainment Consent in respect of premises situated at Kingston Road, Port Pirie, S.A. 5540 and to be known as Port Pirie Softball Association.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

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

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

Dated 2 December 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Roopena Football Club Inc. has applied to the Licensing Authority for a Redefinition of the Licensed Premises, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of the premises situated at Fisk Street, Whyalla Norrie S.A. 5608 and known as Roopena Football Club.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

1. Redefinition of the licensed premises as shown on the plans lodged with this office.

2. That the current Extended Trading Authorisation and Entertainment Consent apply to the above mentioned area.

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 2 December 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Slug 'n' Lettuce Tavern Pty Ltd, c/o Clelands Solicitors, 208 Carrington Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 130 Martins Road, Parafield Gardens, S.A. 5107 and known as Slug 'n' Lettuce Tavern.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

1. A variation to Extended Trading Authorisation as follows—Monday, Tuesday and Wednesday, midnight to 1.30 a.m. the following day; Thursday, Friday and Saturday, midnight to 2.30 a.m. the following day; Sunday, 9 a.m. to 11 a.m. and 8 p.m. to midnight; Sunday, when the following day is a Public Holiday, 8 p.m. to 2 a.m. the following day.

For consumption off the licensed premises during the following hours: Sunday, 9 a.m. to 11 a.m.

Entertainment Consent is sought to apply to the above hours.

An application has been heard by and pending decision from the Environment Resources and Development Court of South Australia 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 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 November 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Greyhound Racing S.A. Ltd, P.O. Box 2352, Regency Park, S.A. 5942 has applied to the Licensing Authority for a variation to Extended Trading Authorisation in respect of premises situated at Nixon Terrace, Gawler, S.A. 5118 and known as Greyhound Racing SA.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

Condition

The following licence condition is sought:

To vary the Extended Trading Authorisation to open the Gawler Baron Tuesdays at 11.30 a.m.

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

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

Dated 2 December 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Kelvin John Whalan and Cheryl Robyn Whalan as trustee for Nalahw Trust, P.O. Box 10, Pinnaroo, S.A. 5304 have applied to the Licensing Authority for a Residential Licence in respect of the premises situated at Mallee Highway, Pinnaroo S.A. 5304 and known as Pinnaroo Motel.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

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

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

Dated 2 December 2002.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Pacific Suites Adelaide Pty Ltd, c/o Andrew Williams of Finlaysons Lawyers has applied to the Licensing Authority for a Residential Licence with Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 55-67 Hindmarsh Square, Adelaide S.A. 5000 and known as Pacific Suites Adelaide.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

1. A variation to Extended Trading Authorisation as follows—Monday to Saturday, midnight to 2 a.m. the following day; Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 2 a.m. the following day; Public Holidays, 8 p.m. to 2 a.m. the following day.

2. Approval pursuant to section 33 (1) (b) to serve liquor without a meal to persons seated at a table.

3. Entertainment Consent is sought in a reassessment on the plan lodged with this office.

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 5 December 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Peter Bezuch, c/o David Watts & Associates, 1 Cator Street, Glenside, S.A. 5065 has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 134 West Lakes Boulevard, West Lakes S.A. 5021 and to be known as Delfin Island Cafe.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

Condition

The following licence condition is sought:

Entertainment Consent is sought for the whole of the licensed premises.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor 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 Heath Wines Pty Ltd, c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of the premises situated at Tenancy 37, 287 Sir Donald Bradman Drive, Brooklyn Park, S.A. 5032.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

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

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

Dated 5 December 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that House & Leisure Pty Ltd, c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer and removal of Retail Liquor Merchant's Licence in respect of premises situated at 42 Knapman Street, Port Pirie, S.A. 5540, known as Knapman Street Liquor Store and to be relocated to 84 -86 Main Road, Solomontown, Port Pirie, S.A. 5540.

The application has been set down for hearing on 10 January 2003 at 9 a.m.

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

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

Dated 5 December 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Embek Pty Ltd, c/o Max Basheer of Duncan Basheer Hannon Solicitors, has applied to the Licensing Authority for the Transfer of a Hotel and Gaming Machine Licences in respect of premises situated at 32 Hughes Street, Wallaroo, S.A. 5556 and known as Prince Edward Hotel.

The application has been set down for hearing on 13 January 2003 at 10 a.m.

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

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

Dated 29 November 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Simon Thomas Howell has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at North Terrace, Penneshaw, S.A. 5222 and known as Old Post Office Restaurant.

The application has been set down for hearing on 13 January 2003 at 11 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 4 December 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Kies Family Wines Pty Ltd has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Barossa Valley Way, Lyndoch, S.A. 5351 known as Kies Estate and to be known as Kies Family Wines.

The application has been set down for hearing on 13 January 2003 at 11.30 a.m.

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

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

Dated 6 December 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Jane Katherine Hopkinson has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 74 Main Street, Hahndorf, S.A. 5245 known as Stables Restaurant and Inn and to be known as Aphrodites Stables Restaurant & Accommodation.

The application has been set down for hearing on 14 January 2003 at 11 a.m.

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

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

Dated 6 December 2002.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Keramat Nominees Pty Ltd as Trustee for the Maywald Family Trust, c/o Geoff Forbes of Piper Alderman Lawyers has applied to the Licensing Authority for the transfer of the Hotel and Gaming Machine Licences in respect of the premises situated at Jamestown Road, Hallett, S.A. 5419 and known as Wildongolee Hotel.

The application has been set down for hearing on 14 January 2003 at 10.30 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the

Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 December 2002.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Bevis Pty Ltd (ACN 074 156 719), Marb Nominees Pty Ltd (ACN 078 488 454) and Kellyvale (No. 50) Pty Ltd (ACN 053 257 042), 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 and 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 13 January 2003 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the 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 21 November 2002.

Applicants

LIVESTOCK ACT 1997

Prohibition on Entry of Used Bee Hives, Used Hive Equipment and Material and Certain Bee Products into South Australia

NOTICE BY THE MINISTER

PURSUANT to section 33 of the Livestock Act 1997 and for the purpose of the control and eradication of the bee disease Small Hive Beetle, I, Paul Holloway, Minister for Agriculture, Food and Fisheries, prohibit entry into the State of South Australia any bee colonies, used hive equipment or package bees from the States of New South Wales and Queensland.

In addition beeswax, pollen, propolis, used appliances, queen cells, queen bees and escorts from New South Wales and Queensland are prohibited from entering the State unless accompanied by written permission of the Chief Inspector.

Dated 6 December 2002.

P. HOLLOWAY, Minister for Agriculture,
Food and Fisheries

MURRAY AND MALLEE LOCAL GOVERNMENT ASSOCIATION

Amendment to Charter

NOTICE is hereby given that following advice of endorsement by all member councils of the Murray and Mallee Local Government Association, the Association, at a meeting convened on Friday, 6 December 2002, resolved to amend Clause 8 of the Charter by varying the previous date of 30 September in each year to 31 October in each year.

K.J. COVENTRY, Chief Executive Officer

OATHS ACT 1936, SECTION 33: NOTICE OF TERMINATION OF APPOINTMENT OF MANAGERS TO TAKE DECLARATIONS AND ATTEST THE EXECUTION OF INSTRUMENTS

Notice

PURSUANT to sub section (3) of section 33 of the Oaths Act 1936, I give notice of the termination of appointment of the following managers to take declarations and attest the execution of instruments under that section:

Trina Curtis of the Adelaide Bank
Margaret Emily McMenemy of the Adelaide Bank
Kym Nelson of the Adelaide Bank
Jo-Anne Marie Phillips of the Adelaide Bank
Anne Denise Rosso of the Adelaide Bank
Fiona Joy Walton of the Adelaide Bank
Dean Alfred Stewart of Bank SA
Lee-Anne Kay Tonkin of Bank SA
Terry James Annett of the Commonwealth Bank
Brendan Joseph Atkinson of the Commonwealth Bank
Darren Wayne Billinger of the Commonwealth Bank
Kenneth Bryce of the Commonwealth Bank
Patricia Anne Chiverton of the Commonwealth Bank
Joanna Sue Cowley of the Commonwealth Bank
Richard Crang of the Commonwealth Bank
Jacob De Wilt of the Commonwealth Bank
Leanne Fay Dunchue of the Commonwealth Bank
Peter John Greene of the Commonwealth Bank
Peter Maxwell Halden of the Commonwealth Bank
Stuart James Hall of the Commonwealth Bank
Darryl George Hatchard of the Commonwealth Bank
Wybertus Hendrikus Antoni Hensing of the Commonwealth Bank
Peter Harold Hodgkison of the Commonwealth Bank
Mathew John Janssen of the Commonwealth Bank
Ian Close Mackenzie of the Commonwealth Bank
Lindsay John McCulloch of the Commonwealth Bank
Darren John Mickan of the Commonwealth Bank
Julie Lee Mount of the Commonwealth Bank
Brenton Richard Moyle of the Commonwealth Bank
Steven John Oat of the Commonwealth Bank
Danny Maxwell O'Neil of the Commonwealth Bank
Shirley May Palmer of the Commonwealth Bank
Michael James Parker of the Commonwealth Bank
David Glen Perry of the Commonwealth Bank
Cuan John Read of the Commonwealth Bank
Dennis James Robertson of the Commonwealth Bank
Paul Dennis Schofield of the Commonwealth Bank
Rodney Duncan Seager of the Commonwealth Bank
Julie Sharyn Searle of the Commonwealth Bank
Terry Raymond Slape of the Commonwealth Bank
Rhonda Joy Span of the Commonwealth Bank
Anthony Paul Starro of the Commonwealth Bank
Richard John Ryan of Westpac Banking Corporation
Paul Brown of the Westpac Banking Corporation

Dated 3 December 2002.

M.J. ATKINSON, Attorney-General

AGO0315/02CS

DETERMINATION AND REPORT OF THE REMUNERATION TRIBUNAL

No. 9 OF 2002

SALARY OF THE STATE CORONER

1. Introduction

1.1 During the annual review of judicial remuneration in December 2001, the Stipendiary Magistrates made written and oral submissions to the Tribunal relating to their salary relativity within the South Australian judicial salary structure. In particular the Stipendiary Magistrates referred to the changes in their duties which they claim had increased the value of their work since the relativities were set in 1992.

- 1.2 Although the Stipendiary Magistrates' submissions were based on the changes which have occurred in their jurisdiction and work performed, other officers within the Tribunal's jurisdiction have been related to Magistrates remuneration in the past. Accordingly, the Tribunal gave the State Coroner the opportunity to make submissions in regard to changes in his own role.
- 1.3 The State Coroner, on 27 December 2001, submitted that if the relativity of Magistrates was to be altered, that his current relativity with Magistrates be maintained. He also requested that he be given the opportunity to provide further information and submissions to establish a new salary level independent of the position of Magistrates on the basis of workload levels, changes in organisational structure and increases in public expectation of the role of State Coroner.
- 1.4 The State Coroner was invited by the Tribunal at short notice to expand on his earlier submission and on 9 July 2002 gave details of the changes in his organisational structure as well as examples of public expectation as demonstrated by newspaper articles in relation to his work. No comments in the public interest were sought at that time from the Minister.
- 1.5 At the time of making its Determination (No. 5 of 2002), relating to the salaries of Stipendiary Magistrates, the Tribunal stated in regards to other officers, including the State Coroner, in paragraph 5.6, that:
- 'The Tribunal has not been convinced that the changes in these officers' duties have been significant to the extent that existing relativities with Magistrates should be continued. If necessary further argument can be put to the Tribunal as part of the required annual review which will probably take place in December 2002.'*
- 1.6 On 18 September 2002, the State Coroner wrote to the Tribunal, providing further details in relation to work changes, and requested that the Tribunal convene at the earliest convenient time to give further consideration to his application to restore the relativity he had held previously with the Chief Magistrate.
- 1.7 As a result the Tribunal wrote to the Coroner and Minister to inform them that the Tribunal would be conducting a review of the salary payable to the State Coroner separate from the required annual review.
- 1.8 The Tribunal received no written submissions from the Minister in relation to the review of State Coroner's remuneration. Both the Coroner and Minister's representative made oral submissions in relation to the matter at the Tribunal's hearing on 20 November 2002.
2. *Submission*
- 2.1 The remuneration of the State Coroner was last determined in Determination No. 8 of 2001 and the salary is currently \$171 190 per annum operative from 1 November 2001.
- 2.2 The Coroner made submissions to the Tribunal, to support his case to maintain the previous relativity held in the Magistrates structure, on the following basis:
- 2.2.1 Both the quantum and complexity of work has increased substantially since 1994. The Coroner drew attention to the increase in cases reported from 2 750 per annum in 1994 to 3 705 cases per annum in 2002. The Coroner submitted that the level of accountability had also increased, in that there was now a much higher level of scrutiny on all aspects of an investigation and findings and it was no longer the case that expert evidence put before an inquest was not questioned.
- 2.2.2 The Coroner noted that where previously there had been findings which were delivered extempore, due to increased complexities all findings on matters which came before the Coroner were now reserved, a full report written and published on a national database.
- 2.2.3 The work of the Coroner's Office had grown in size and complexity. Although the number of inquests performed remained constant the content, duration and amount of detail required has increased significantly. The Coroner gave examples of this

including the Whyalla Airlines inquest and the inquest into three deaths in the Anangu Pitjantjatjara Lands caused by petrol sniffing.

- 2.2.4 Issues such as organ retention, organ donation, objections to autopsies and general consumer issues have grown in number and complexity.
- 2.2.5 Public expectations of the outcomes of inquests have also increased. High profile cases such as the Garibaldi case, the NCA bombing case, Whyalla Airlines and others have received wide publicity, which adds to demands made by members of the public.
- 2.2.6 It was also noted that the independence of the Coroner's Office meant that there was greater autonomy in performing the role and less support.
- 2.3 The Minister indicated that he did not wish to make a detailed submission, but submitted the case put by the Coroner was supported. The Minister commented on the independence of the Coroner and the high levels of scrutiny the Office was now subjected to.
- 2.4 The Tribunal, to further inform itself on the matter, discussed the increase in work value and relativity described by the Coroner with the Chief Justice and Chief Magistrate. Both indicated that there had been an increase in the level of work complexity and public scrutiny and accordingly the restoration of the previous relativity with the Chief Magistrate was warranted.
- 2.5 Having regard to all the submissions, the Tribunal believes that the position of the Coroner has in fact had significant work value changes which justify a review of remuneration and a restoration of the previous relativity in the Magistrates' structure. Accordingly, the Tribunal determines that the salary of the State Coroner will be \$178 500 per annum, operative from 1 July, 2002.

Dated 12 December 2002.

H.R.B. ACHMANN, President

D.F. LUX, Member

J.M. ECKING, Member

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Silver Lake Road, Mylor
Deposited Plan 60673*

BY Road Process Order made on 20 September 2002, the Adelaide Hills Council ordered that:

1. Portion of the allotment 25 in Filed Plan 159302 more particularly delineated and numbered '1' in Preliminary Plan No. 01/0702 be opened as road forming an extension of Silver Lake Road to Strathalbyn Road.

2. Portion of the public road (Silver Lake Road) adjoining the southern boundary of allotment 25 in Filed Plan 159302 more particularly lettered 'A' in Preliminary Plan No. 01/0702 be closed.

3. The whole of the land subject to closure be transferred to Ulrike Viola Wiedmann in accordance with agreement for exchange dated 20 September 2002 entered into between the Adelaide Hills Council and U.V. Wiedmann.

On 11 October 2002 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 12 December 2002.

P.M.K. ENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE

*Higher Mass Limits for Vehicles fitted with Road Friendly Suspensions***Information Note**

This Notice is a supplement to the Higher Mass Limits Notice of 14 November 2002 and adds additional routes to the network that can be used by approved vehicles operating at Higher Mass Limits.

In accordance with my exemption under the Primary Notice (as defined in clause 1.4), I hereby exempt approved vehicles (as defined in clause 1.1) that are fitted with Road Friendly Suspensions for travel on supplementary routes subject to the following conditions:

1. Definitions

In this Notice:

- 1.1 'approved vehicles' means vehicle configurations approved for travel under clause 2, Table 1 of the Primary Notice;
- 1.2 'driver' means a driver of an approved vehicle operating at Higher Mass Limits on a supplementary route specified in this Supplementary Notice;
- 1.3 'Primary Notice' means the Gazette Notice '*Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions*' published in the *South Australian Government Gazette* dated 14 November 2002;
- 1.4 'Supplementary Notice' means this Supplementary Notice;
- 1.5 'supplementary routes' means the approved routes specified in the map 'Route Access for General Access Vehicles fitted with Road Friendly Suspensions' attached to this Supplementary Notice; and
- 1.6 all other terms have the same meaning as in the Primary Notice.

2. Application of Supplementary Notice

This Supplementary Notice applies to approved vehicles travelling on supplementary routes specified in the attached map.

Note: *This Supplementary Notice applies only to the routes specified in the attached map. You must read this Supplementary Notice in conjunction with the conditions of the Primary Notice.*

3. Routes available to approved vehicles

An approved vehicle may operate at Higher Mass Limits under the conditions of the Primary Notice on a supplementary route specified in the map 'Route Access for General Access Vehicles fitted with Road Friendly Suspensions' attached to this Supplementary Notice.

4. You must continue to comply with the Primary Notice

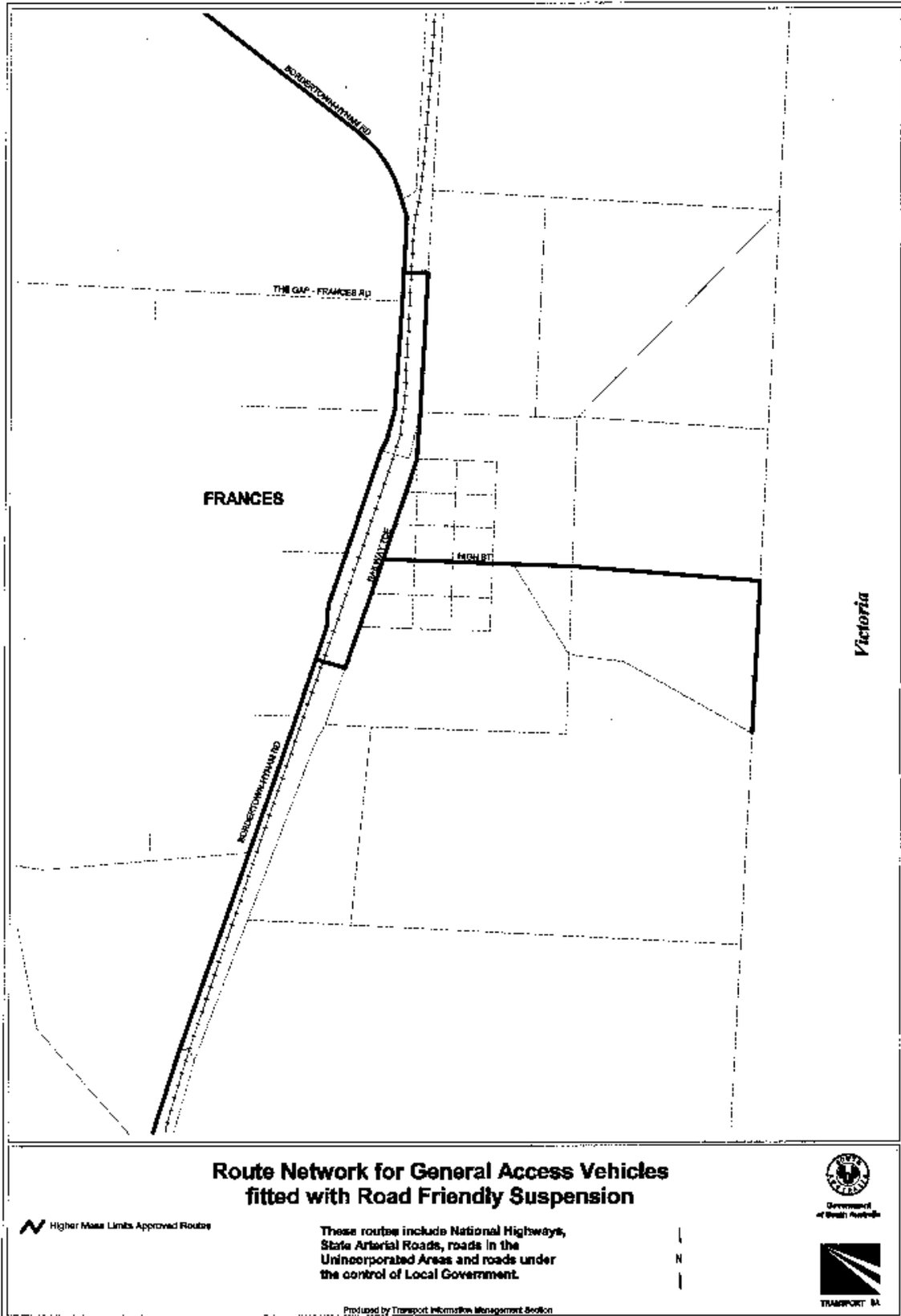
A driver must continue to comply with all conditions and requirements of the Primary Notice.

5. What you must carry

When travelling on a supplementary route specified in the attached map a driver must:

- 5.1 carry a legible copy of this Supplementary Notice;
- 5.2 carry a legible copy of the Primary Notice and other documentation required to be carried under the Primary Notice; and
- 5.3 produce all of the above documents for inspection when requested by a duly appointed Transport SA Inspector or a Police Officer.

This Supplementary Notice is valid from 12 December 2002.



NOTICETOMARINERS

No.59 OF2002

SouthAustralia—DefenceActivityinDefencePracticeAreaR246

DEFENCE trials involving ships and submarines will be conducted in this area from 2359 hours on 12 December 2002 to 2000 hours on 14 December 2000.

The designated area is R246, an area bounded by a circle of radius 2 nautical miles, centered on a position 34° 59.7'S and 136° 13.2'E. This is approximately 2 nautical miles north-north-east of Horny Point, Thistle Island.

Unauthorised persons or property trespassing on the area during the above specified times will be prosecuted.

Call Sign —Navy Range Control —may be contacted on VHF Marine Band 69.

Navy Charts Affected: Aus 134, 343, 345 and 776.

Dated at Adelaide, 6 December 2002.

M. WRIGHT, Minister for Transport

TSA2002/00309

WATERMANS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 12 December 2002

WATERMANS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE
Cuthero Terrace, Magill. p12

CITY OF CHARLES STURT
Hayman Street, Brompton. p18

CITY OF MARION
Harris Street, Edwardstown. p17

CITY OF SALISBURY
Easements in lot 607 in LTRO DP 53765, Lakewood Court, Mawson Lakes. p1
Greengate Lane, Mawson Lakes. p1
Easements in reserve (lot 621), Greengate Lane, Mawson Lakes. p1
Sheoak Drive, Mawson Lakes. p1
Dotterel Place, Mawson Lakes. p2
Mallard Crescent, Mawson Lakes. p2
Rosella Street, Mawson Lakes. p2 and 3

CITY OF TEATREE GULLY
Claremont Road, Golden Grove. p4
Kings Avenue, Golden Grove. p4
Eastleigh Avenue, Golden Grove. p4, 6 and 7
Harvard Place, Golden Grove. p4
Walsall Lane, Golden Grove. p6
Dublin Place, Golden Grove. p6
Yale Lane, Golden Grove. p5
Sussex Place, Golden Grove. p5
Hammersmith Place, Golden Grove. p7
Easement in lot 571 in LTRO DP 58350, Eastleigh Avenue, Golden Grove. p7

HOYLETON WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL
Terminus Street, Hoyleton. p9
Back Street, Hoyleton. p9

NURIOOTPA WATER DISTRICT

BAROSSA COUNCIL
Oswald Street, Nuriootpa. p8

PORTELLIOT WATER DISTRICT

CITY OF VICTOR HARBOR
Across Adelaide Road, McCracken. p13
Easement in lot 670 in LTRO DP 60594, Waterport Road, McCracken. p13
Coromandel Drive, McCracken. p13
Easement in allotment piece 1158 in LTRO DP 60594, Coromandel Drive, McCracken. p13

REDBANKS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA
West Lane, Redbanks. p10
Hall Road, Redbanks. This main is available on the east side by application only. p10

SPRINGTOWN WATER DISTRICT

BAROSSA COUNCIL
Jacobs Street, Springton. p11

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF BURNSIDE
Cuthero Terrace, Magill. FB 1109p22

CITY OF CHARLES STURT
Hayman Street, Brompton. FB 1109p21

CITY OF MARION
Harris Street, Edwardstown. FB 1109p34

CITY OF NORWOOD PAYNEHAM & ST PETERS
Foster Street, Norwood. FB 1109p15

CITY OF PLAYFORD
Cockshell Street, Davoren Park. FB 1109p28

CITY OF PORTADELAIDE ENFIELD
High Avenue, Clearview. FB 1109p31

CITY OF SALISBURY
Dotterel Place, Mawson Lakes. FB 1110p14
Mallard Crescent, Mawson Lakes. FB 1110p13
Rosella Street, Mawson Lakes. FB 1110p13
Sheoak Drive, Mawson Lakes. FB 1110p11 and 12
Greengate Lane, Mawson Lakes. FB 1110p11 and 12
Easements in reserve (lot 621), Greengate Lane, Mawson Lakes. FB 1110p11 and 12
Odstock Street, Salisbury North. FB 1109p19

CITY OF TEATREE GULLY

Easement in lot 571 in LTRO DP 58350, Eastleigh Avenue,
 Golden Grove. FB 1110p16 and 17
 Eastleigh Avenue, Golden Grove. FB 1110p16 and 17 and FB
 1107p53
 Yale Lane, Golden Grove. FB 1110p16 and 18
 Dublin Place, Golden Grove. FB 1110p16 and 18
 Walsall Lane, Golden Grove. FB 1110p16 and 18
 Harvard Place, Golden Grove. FB 1110p16 and 18
 Kings Avenue, Golden Grove. FB 1110p16 and 17 and FB 1107
 p53
 Claremont Road, Golden Grove. FB 1110p16 and 18
 Hammersmith Place, Golden Grove. FB 1110p15

CITY OF WEST TORRENS

Howie Avenue, Torrensville. FB 1109p23

ALDINGA DRAINAGE AREA**CITY OF ONKAPARINGA**

Quinliven Road, Port Willunga. FB 1109p26
 Butterworth Road, Aldinga Beach. FB 1109p24 and 45
 Oakley Crescent, Aldinga Beach. FB 1109p27

VICTOR HARBOR COUNTRY DRAINAGE AREA**CITY OF VICTOR HARBOR**

Coromandel Drive, McCracken. FB 1110p19 -22
 Easements in lots 56 -58, reserve (lot 201), 59, 60, 78 -83 and
 allotment piece 1158, Coromandel Drive, McCracken. FB 1110
 p19-21

SEWERS ABANDONED

Notice is hereby given that the undermentioned sewer has been
 abandoned by the South Australian Water Corporation.

ADELAIDE DRAINAGE AREA**CITY OF TEATREE GULLY**

Easement in lot 571 in LTRO DP 58350, Eastleigh Avenue,
 Golden Grove. FB 1110p16 and 17

A. HOWE, Chief Executive Officer, South
 Australian Water Corporation.

VOCATIONALE DUCATION,EMPLOYMENTANDTRAININGACT1994

PART4 -CONTRACTSOFTRAINING

PursuanttotheprovisionsoftheVocationalEducation,EmploymentandTrainingAct(VEETAct),
theAccreditationandRegistrationCouncil(ARC)givesnoticethatithasdeterminedthefollowing:

OccupationsthatConstituteTradesandOtherDeclaredVocations

Thefollowingscheduleisadditionaltothegazettalof:

- | | | |
|----------------------------------|--|--|
| 1. 24 April1996(pg2045) | 29. 6May1999(pg2482) | 57. 19April2001(pg1645) |
| 2. 31October1996(pg1544) | 30. 13May1999(pg2595) | 58. 31May2001(pg1914) |
| 3. 5December1996(pg1818) | 31. 27May1999(Errata)(pg2723) | 59. 28June2001(pg2416) |
| 4. 6February1997(pg830) | 32. 17June1999(pg3123) | 60. 12July2001(Errata)(pg2610) |
| 5. 17April1997(pg1571) | 33. 24June1999(pg3261) | 61. 19July2001(Errata)(pg2713) |
| 6. 29May1997(pg2758) | 34. 1July1999(pg22) | 62. 26July2001(pg2785) |
| 7. 12June1997(pg2984) | 35. 29July1999(pg602) | 63. 16August2001(pg3091) |
| 8. 3July1997(pg33) | 36. 30September1999(pg1364) | 64. 20September2001(pg4268) |
| 9. 7August1997(pg311) | 37. 14October1999(pg1973) | 65. 27September2001(pg4316) |
| 10. 18December1997(pg1677) | 38. 11November1999(pg2327) | 66. 11October2001(Errata)(pg4466) |
| 11. 22December1997(pg 1776) | 39. 6January2000(pg1169) | 67. 15November2001(pg5041) |
| 12. 23April1998(pg1959) | 40. 30March2000(pg1921) | 68. 29November2001(pg5227) |
| 13. 18June1998(pg2594) | 41. 6April2000(pg2047) | 69. 13December2001(pg5385) |
| 14. 6August1998(pg339) | 42. 13April2000(Errata)(pg2167) | 70. 20December2001(Errata)(pg5646) |
| 15. 24September1998(pg990) | 43. 4May2000(pg2416) | 71. 10January2002(pg19)Errata(pg20) |
| 16. 1October1998(pg1038) | 44. 18May2000(pg2606)Errata(pg2609) | 72. 14February2002(pg861)Errata(pg869) |
| 17. 15October1998(pg1150) | 45. 15June2000(pg3282) Errata(pg3285) | 73. 14March2002(pg1329) |
| 18. 12November1998(pg1389) | 46. 29June2000(pg3490) | 74. 11April2002(pg1579) |
| 19. 19November1998(pg1583) | 47. 6July2000(pg22)Errata(pg24) | 75. 18April2002(pg 1613) |
| 20. 3December 1998(pg1742) | 48. 20July2000(pg267) | 76. 24April2002(pg1665)Errata(pg1666) |
| 21. 10December1998(pg1870) | 49. 10August2000(pg467) | 77. 2May2002(Errata)(pg1809) |
| 22. 17December1998(pg1954) | 50. 24August2000(pg643) | 78. 9May2002(Errata)(pg1852) |
| 23. 23December1998(pg2039) | 51. 14September2000(pg2002) | 79. 16May2002(pg1913) |
| 24. 11March1999(pg1359) | 52. 12October2000(pg2475)Errata(pg2480) | 80. 13June2002(pg2134) |
| 25. 25March1999(pg1480) | 53. 16November2000(pg3208)Errata(pg3211) | 81. 11July2002(pg2869) |
| 26. 1April1999(Errata)(pg1605) | 54. 7December2000(pg3461)Errata(pg3467) | 82. 15August2002(pg3066) |
| 27. 22April1999(pg2219) | 55. 15February2001(pg641)Errata(pg647) | 83. 12September2002(pg3 414)Errata(pg3415) |
| 28. 29April1999(Errata)(pg2381) | 56. 5April2001(pg1561) | 84. 10October2002(pg3814) |

whichsetouttheoccupationsthatconstitutetradesandotherdeclaredvocationsandthetermsandconditionsapplicableto
suchdeclaredvocations.

SCHEDULE -DECLARED VOCATIONS,REQUIRED COURSES OF INSTRUCTION AND ASSOCIATED CONDITIONS
Changes to courses and conditions determined by ARC for existing Declared Vocations appear in Bold.

Occupation/Occupation Levels Declared Vocation *Trade #Other than trade	Course code National/State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
* Recreational Vehicle Manufacturing Service and Sales		Caravan Industry Training Package			
ARC November 2002	THC20199	Certificate II in Recreational Vehicle Manufacturing	320 hours	12 months	1 month
ARC November 2002	THC30199	Certificate III in Recreational Vehicle Manufacturing	830 hours	24 months	2 months
ARC November 2002	THC40199	Certificate IV in Recreational Vehicle Manufacturing	1384 hours	36 months	3 months
ARC November 2002	THC20299	Certificate II in Recreational Vehicle Servicing	310 hours	12 months	1 month
ARC November 2002	THC30299	Certificate III in Recreational Vehicle Servicing	535 hours	24 months	2 months
ARC November 2002	THC40299	Certificate IV in Recreational Vehicle Servicing	1085 hours	36 months	3 months
ARC November 2002	THC20399	Certificate II in Recreational Vehicle & Accessories Retailing	227 hours	12 months	1 month
ARC November 2002	THC30399	Certificate III in Recreational Vehicle & Accessories Retailing	602 hours	24 months	2 months
ARC November 2002	THC40399	Certificate IV in Recreational Vehicle & Accessories Retailing	876 hours	36 months	3 months
#Asset Security Operations		Asset Security Training Package			
ARC December 2002	CSC20101	Certificate II in Justice Services	180	6 months F/T 12 months P/T	1 month F/T 2 months P/T
ARC June 1999	PRS10198	Certificate I in Security (Sales Support)	Exit point	70 hours	1 month
ARC June 1999	PRS20198	Certificate II in Security (Guarding)	12 months	250 hours	1 month
ARC June 1999	PRS30198	Certificate III in Security (Guarding)	12 months	374 hours	1 month
ARC June 1999	PRS30298	Certificate III in Security (Control Room Operations)	12 months	200 hours	1 month
ARC June 1999	PRS40198	Certificate IV in Security (Control Room Operations)	12 months	236 hours	1 month
ARC June 1999	PRS20398	Certificate II in Security (Access Management)	12 months	100 hours	1 month
ARC June 19 99	PRS30498	Certificate III in Security (Access Management)	12 months	255 hours	6 weeks
ARC June 1999	PRS40398	Certificate IV in Security (Access Management)	18 months	465 hours	2 months
ARC June 1999	PRS50198	Diploma of Security (Access Management)	24 months	635 hours	1 month
ARC June 1999	PRS20498	Certificate II in Investigative Services	12 months	142 hours	6 weeks

Occupation/Occupation Levels Declared Vocation *Trade #Other than trade	Course code National/State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
ARC June 1999	PRS30598	Certificate III in Investigative Services	18 months	322 hours	2 months
ARC June 1999	PRS40498	Certificate IV in Investigative Services	24 months	642 hours	6 weeks
ARC June 1999	PRS40598	Certificate IV in Security (Risk Management)	18 months	450 hours	3 months
ARC June 1999	PRS50298	Diploma of Security (Risk Management)	36 months	830 hours	1 month
ARC June 1999	PRS60198	Advanced Diploma of Security (Risk Management)	12 months	300 hours	1 month
		<u>Note: PRS50298 is a prerequisite for the Advanced Diploma PRS60198</u>			
ARC September 2000	PSP40299	Public Services Training Package Certificate IV in Government (Statutory Investigation and Enforcement)	24 months	370-705 hours	2 months
ARC September 2000	PSP40499	Certificate IV in Government (Fraud Control Investigation)	24 months	475-555 hours	2 months
ARC September 2000	PSP40599	Certificate IV in Government (Fraud Control Prevention/Detection)	24 months	405-646 hours	2 months
ARC September 2000	PSP50499	Diploma of Government (Fraud Control Investigation)	36 months	455-505 hours	3 months
ARC September 2000	PSP50599	Diploma of Government (Fraud Control Prevention/Detection)	36 months	455-463 hours	3 months
ARC September 2000	PSP60699	Advanced Diploma of Government (Fraud Control Management)	48 months	740-880 hours	3 months
# Correctional Officer		Correctional Services Training Package			
ARC December 2002	CSC30101	Certificate III in Correctional Practice	420	12 months F/T	1 month F/T
ARC December 2002	CSC30201	Certificate III in Correctional Practice (Custodial)	420	24 months P/T	2 months P/T
ARC December 2002	CSC30301	Certificate III in Correctional Practice (Community)	425	12 months F/T	1 month F/T
ARC December 2002	CSC40101	Certificate IV in Correctional Practice	510	24 months P/T	2 months P/T

Occupation/Occupation Levels Declared Vocation *Trade #Other than trade	Course code National/State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
ARC December 2002	CSC40201	Certificate IV in Correctional Practice (Custodial)	505	12 months F/T 24 months P/T	1 month F/T 2 months P/T
ARC December 2002	CSC40301	Certificate IV in Correctional Practice (Community) <i>Replacing the following course/sof instruction: (Students may be enrolled in new courses from date of gazettal and that no new students may be enrolled in replaced qualifications from 1 January 2003).</i>	510	12 months F/T 24 months P/T	1 month F/T 2 months P/T
ARC June 1999	CSC30198	Certificate III in Correctional Practice (Custodial Corrections)	12 months full time or 24 months part time	355 hours	1 month full time or 2 months part time
ARC June 1999	CSC30298	Certificate III in Correctional Practice (Community Corrections)	12 months full time or 24 months part time	365 hours	1 month full time or 2 months part time
ARC June 1999	CSC40198	Certificate IV in Correctional Practice	12 months full time or 24 months part time	525 hours	2 months full time & part time
#Management					
ARC August 1998	21199VIC VI2311AEB 31 Dec 06	Certificate III in Small Business Franchising (Bakers Delight)	12 months	550 hours	1 month
ARC December 1999	AUR40199 FDY	Certificate IV in Automotive (Business Management)	48 months	1320 hours	3 months
ARC September 2000	PSP60299	Public Services Training Package Advanced Diploma of Government (Compliance Management)	48 months	605-1010 hours	3 months
ARC September 2000	PSP60399	Advanced Diploma of Government (Contract Management)	48 months	630-970 hours	3 months
ARC September 2000	PSP60499	Advanced Diploma of Government (Human Resources)	48 months	535-700 hours	3 months

Occupation/Occupation Levels Declared Vocation *Trade #Other than trade	Course code National/State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
ARC September 2000	PSP50399	Diploma of Government (Management)	36 months	495 hours	3 months
ARC September 2000	PSP60599	Advanced Diploma of Government (Management)	48 months	630-690 hours	3 months
ARC September 2000	PSP40699	Certificate IV in Government (Project Management)	24 months	480-640 hours	2 months
ARC September 2000	PSP50699	Diploma of Government (Project Management)	36 months	505-646 hours	3 months
ARC September 2000	PSP50799	Diploma of Government (Financial Management)	36 months	425-665 hours	3 months
ARC October 2000	BSA50200	Administration Training Package Diploma of Business (Legal Services)	36 months	685-965 hours*	3 months
*6 Units of Competency (totalling 225 hours) from the Certificate III underpin all units of competency in the Legal Services Stream of the Administration Training Package.					
ARC December 2000	LGA30100	Local Government Training Package (LGA00) Registration of Contracts of Training is possible from 1/1/2001 Certificate III in Local Government (Governance and Administration)	24 months	300-590 hours	2 months
ARC December 2000	LGA30200	Certificate III in Local Government (Environmental Health and Regulation)	24 months	225-480 hours	2 months
ARC December 2000	LGA40200	Certificate IV in Local Government (Planning and Management of the Physical Environment)	36 months	435-815 hours	3 months
ARC June 2001	AUM30100	Automotive Industry Manufacturing Training Package Certificate III in Automotive Manufacturing (Frontline Management)	24 months	240 hours	2 months
ARC June 2001	AUM40100	Certificate IV in Automotive Manufacturing (Frontline Management)	24 months	400 hours	2 months
ARC June 2001	AUM50100	Diploma of Automotive Manufacturing (Frontline Management)	48 months	660 hours	3 months
ARC November 2001	AUR45101	Automotive Industry Retail Service and Repair Training Package Certificate IV in Automotive Aftermarket (Retail Management)	48 months	990 hours	3 months
ARC November 2001	AUR50201	Diploma of Automotive Aftermarket Management	48 months	1732 hours	3 months
ARC February 2002	BSB30501	Business Services (Stage 1) Training Package Certificate III in Business (Frontline Management)	12 months	240 hours	1 month

Occupation/Occupation Levels Declared Vocation *Trade #Other than trade	Course code National/State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
ARCFebruary2002	BSB40401	Certificate IV in Business (Small Business Management)	24 months	470 hours	2 months
ARCFebruary2002	BSB41001	Certificate IV in Business (Frontline Management)	24 months	320 hours	2 months
ARCFebruary2002	BSB41101	Certificate IV in Business Management	24 months	400 hours	2 months
ARCFebruary2002	BSB50101	Diploma of Business	24 months	400 hours	2 months
ARCFebruary2002	BSB50201	Diploma of Business Administration	24 months	345 hours	2 months
ARCFebruary2002	BSB50301	Diploma of Business (Record Keeping)	24 months	360 hours	2 months
ARCFebruary2002	BSB50401	Diploma of Business Management	24 months	320 hours	2 months
ARCFebruary2002	BSB50501	Diploma of Business Development	24 months	480 hours	2 months
ARCFebruary2002	BSB50601	Diploma of Business (Advertising)	24 months	480 hours	2 months
ARCFebruary2002	BSB50701	Diploma of Business (Marketing)	24 months	480 hours	2 months
ARCFebruary2002	BSB50801	Diploma of Business (Human Resources)	24 months	320 hours	2 months
ARCFebruary2002	BSB51001	Diploma of Business (Frontline Management)	24 months	550 hours	2 months
ARCFebruary2002	BSB60101	Advanced Diploma of Business (Record Keeping)	24 months	300 hours	2 months
ARCFebruary2002	BSB60201	Advanced Diploma of Business Management	24 months	320 hours	2 months
ARCFebruary2002	BSB60301	Advanced Diploma of Business (Human Resources)	24 months	320 hours	2 months
ARCFebruary2002	BSB60401	Advanced Diploma of Business Development	24 months	480 hours	2 months
ARCFebruary2002	BSB60501	Advanced Diploma of Business (Advertising)	24 months	480 hours	2 months
ARCFebruary2002	BSB60601	Advanced Diploma of Business (Marketing)	24 months	480 hours	2 months
		<i>Replacing the following course/sof instruction: (Students may be enrolled in new courses from 14 February 02 No new students to be enrolled in old courses from 1 January 03)</i>			
ARC June 1999	1968 BFX 31 Dec 02	Certificate IV in First Line Management	24 months	260 hours	2 months
ARC June 2000	7040 QLFM1003 31 Dec 02	Certificate III in Frontline Management	12 months	240 hours	1 month
ARC June 2000	7041 QLFM1004 31 Dec 02	Certificate IV in Frontline Management	24 months	400 hours	2 months
		Tourism Training Package			
ARC November 2002	THT40302	Certificate IV in Tourism (Guiding)	36 months	750 hours	3 months
ARC November 2002	THT40402	Certificate IV in Tourism (Natural and Cultural Heritage)	36 months	880 hours	3 months

Occupation/Occupation Levels Declared Vocation *Trade #Other than trade	Course code National/State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
ARC November 2002	THT40102	Certificate IV in Tourism (Sales & Marketing)	36 months	680 hours	3 months
ARC November 2002	THT40202	Certificate IV in Tourism (Operations)	36 months	920 hours	3 months
ARC November 2002	THT50202	Diploma of Event Management	48 months	1380 hours	3 months
ARC November 2002	THT50102	Diploma of Tourism (Marketing and Product Development)	48 months	1530 hours	3 months
ARC November 2002	THT50302	Diploma of Tourism (Operations Management)	48 months	1620 hours	3 months
ARC November 2002	THT60102	Advanced Diploma of Tourism Management	60 months	2100 hours	4 months
		Business Services Training Package Governance Sector			
ARC December 2002	BSB40901	Certificate IV in Business (Governance)	540	24 months	2 months
ARC December 2002	BSB50901	Diploma of Business (Governance)		24 months	2 months

VOCATIONALEducation,EMPLOYMENTANDTRAININGACT1994
Part4 –ContractsofTraining

PURSUANTtotheprovisionsoftheVocationalEducation,EmploymentandTrainingAct1994(VEET Act)the AccreditationandRegistrationCouncil(ARC)givesnoticethatithasdeter -minedthe following:

FormofApprenticeship/TraineeshipTrainingContract
FormofApprenticeship/TraineeshipTrainingPlan

FollowingisthenationalApprenticeship/TraineeshipTr ainingContractandtherevised Apprenticeship/TraineeshipTrainingPlanrequiredbyARCeffectivefrom1January2003tothe30June 2003.

PART B Training Contract Application Form

All questions must be answered except for those marked with an asterisk (*), which are optional for the Apprentice/Trainee.

Apprenticeship/Traineeship Details

1 Name of Apprenticeship/Traineeship

2 Title and level of qualification

3 National Qualification Code

4 Commencement date of Apprenticeship/Traineeship
 Day / Month / Year

5 Nominal duration of Training Contract (months) (For NT this is the expected duration)

6 Type of Apprenticeship/Traineeship (WA and NSW only)
 Apprenticeship Traineeship Trainee Apprenticeship (NSW only)

Apprentice/Trainee Details

Please note that the information supplied in response to Questions 12, 13, 17*, 22*, 23*, 24* and 25* will be used by the Commonwealth Department of Education, Training and Youth Affairs, and State/Territory government departments or agencies with responsibilities for training, to assess the potential eligibility for New Apprenticeships incentives to employers and to register the Training Contract. This information will also assist in preventing dual payments, monitoring and evaluating incentive and training programs, and gathering data for statistical purposes. Incomplete information relating to Questions 12, 13 and 17* will impede registration of the Training Contract and the assessment of eligibility for incentives and subsidies. If you subsequently wish to review and/or correct any of the information you provide in completing this Training Contract, please contact the nominated New Apprenticeships Centre or relevant State/Territory government department or agency.

7 Surname (family name)

Given names (in full)

8 Residential address

State Postcode

9 Postal address (if different from above)

State Postcode

10 Telephone number/s Home
 ()

Work Mobile
 ()

11 Date of birth Day / Month / Year

12 Sex Male Female

13 Citizenship (Tick applicable box)
 Australian citizen or permanent resident
 A New Zealand passport holder who has been resident in Australia for 6 months or more (Refer to Part A – Important Instructions and Notes.)
 Other

14 Are you still attending secondary school?
 No Yes ▶ what level are you currently in at school?
 Year 12 or equivalent Year 11 or equivalent
 Year 10 or equivalent Year 9 or equivalent
 Year 8 or below

15 What is your highest COMPLETED school level?
 Year 12 or equivalent Year 11 or equivalent
 Year 10 or equivalent Year 9 or equivalent
 Year 8 or below Did not go to school

In which year did you complete that school level?

16 Have you successfully COMPLETED any of the following qualifications?
 No Yes ▶ tick any applicable boxes.
 Bachelor Degree or higher
 Advanced Diploma (or Associate Degree)
 Diploma (or Associate Diploma)
 AQF Certificate IV (or Advanced Certificate/Technician)
 AQF Certificate III (or Trade Certificate)
 AQF Certificate II
 AQF Certificate I
 Certificates other than above
 Pre-Apprenticeship/Pre-Vocational

Title and level of qualification/s obtained (Attach list if required)

17* If you have completed an AQF qualification at Certificate Level III or above, do any of the following apply to you?
 The qualification cannot be used because of an injury or disability No Yes
 You are an Intensive Assistance Client No Yes
 You are unemployed and have been registered with Centrelink for 12 months or more No Yes
 (If you answered YES to any of the above, you will need to attach evidence. Contact your New Apprenticeships Centre regarding evidence requirements.)

18 Have you previously worked as an Apprentice or Trainee?
 No Yes ▶ Please provide details below.
 Name of company

Title and level of qualification

State/Territory/ Overseas Year of commencement Apprentice/ Trainee number

19 Were any of the above qualifications referred to in Question 16 obtained while an Apprentice/Trainee?
 No Yes ▶ Title and level of qualification

20 Is credit sought for the duration of the Training Contract?
 (Refer to Part A – Important Instructions and Notes.)
 No Yes ▶ How much credit are the parties seeking? months
 (Evidence is required and must be attached.)

21 Are you currently undertaking any other study?
 No Yes ▶ Title and level of qualification

22* Are you of Aboriginal or Torres Strait Islander origin?
 For persons of both Aboriginal AND Torres Strait Islander origin mark both 'Yes' boxes.
 No Yes, Aboriginal Yes, Torres Strait Islander

23* In which country were you born?
 Australia Other (Please specify)

24* Do you speak a language other than English at home?
 (If more than one language, indicate the one that is spoken most often.)
 No, English only Yes, other (Please specify)

25* Do you consider yourself to have a disability, impairment or long-term condition?
 No Yes

If under 18 years of age, go to Question 26. If 18 years of age or over, go to Question 29.

Parent or Guardian Details

Complete if the Apprentice/Trainee is under 18 years of age.

26 Surname (family name)

 Given names (in full)

27 Postal address

 State Postcode

28 Telephone number/s Home
 ()
 Work Mobile

Employer Details

29 Legal name of employer (Refer to Part A – Important Instructions and Notes.)

30 Australian Business Number (ABN)

31 Trading name

32 Postal address

 State Postcode

33 Telephone number Fax

34 What is the industry or principal activity of the business?

35 Type of employer
 Private sector Government business enterprise
 State government Group Training Organisation
 Local government Commonwealth government

36 Is the employer's business 'for profit' or 'not for profit'?
 For profit Not for profit

Employment and Training Details

37 Name and address of workplace where Apprentice/Trainee will be employed
 Name
 Address
 State Postcode

(For Apprentices/Trainees employed through a Group Training arrangement in NSW, the information provided in answer to this Question should be the name and address of the initial host employer.)

38 Workplace details
 Total number of people employed by the firm Total number of Apprentices/Trainees in this workplace
 Number of workers able to demonstrate the relevant competencies available to supervise or train the Apprentice/Trainee
 Name of contact person for this workplace
 Telephone number/s ()
 Fax () Mobile

39 Type of employment arrangement
 Federal Award Australian Workplace Agreement
 Certified Agreement State Workplace Agreement
 State Award Other
 Name of agreement/award

40 Is the Apprenticeship/Traineeship full-time, part-time or school-based?
 Full-time Part-time School-based Casual (Vic only)
 Name of Secondary School
 Number of hours of employment and training per week
 Number of hours of employment per week (ACT only)
 Number of hours of training per week (ACT only)

41 Prior to commencing THIS Apprenticeship/Traineeship, has the Apprentice/Trainee worked for, or been hosted by/to, the employer/host employer?
 No Yes
 Period of previous full-time employment/hosting: from / / to / /
 Period of previous part-time employment/hosting: from / / to / /
 Part-time Number of hours per week
 Period of previous casual employment/hosting: from / / to / /
 Casual Number of hours per week

42 Is the Apprentice/Trainee an existing worker? (Refer to Part A – Important Notes and Instructions.)
 No Yes

43 Is the Apprentice/Trainee in a business relationship with this employer? (Examples include partnership, director or franchise arrangement – Family Trusts excluded. Refer to Part A – Important Notes and Instructions.)
 No Yes Type of business relationship

44 Has the employer previously received Commonwealth incentives for this Apprentice/Trainee and/or has the employer received or applied to receive any other government assistance for this Apprentice/Trainee?
 No Yes Please provide details below.

45 Name of Registered Training Organisation (RTO)
 Telephone number ()
 Contact Officer

New Apprenticeships Centre Details

Name of New Apprenticeships Centre
 Telephone number ()
 Contact Officer

PART C Training Contract Obligations and Declaration

Training Contract Declaration

I have read and understood the Training Contract Obligations (Part C) of this Apprenticeship/Traineeship Training Contract and I agree to abide by them.

I declare that to the best of my knowledge the details entered on this application by me or in relation to me are true and correct.

I understand that it is a serious offence to provide a false or misleading statement in connection with an application.

I understand that the information provided in Part B of this Training Contract:

- is collected for the purposes of registration, preparing statistics, reporting, program monitoring and evaluation, calculating incentives and allowances paid to employers and Apprentices/Trainees and preventing dual payments
- may be disclosed to and used for these purposes by the Commonwealth Department of Education, Training and Youth Affairs (and its contractors), Centrelink, other Commonwealth agencies such as the Department of Employment, Workplace Relations and Small Business, the Department of the Treasury, the Department of Immigration and Multicultural Affairs, State/Territory government departments or agencies (and their contractors), employers and nominated New Apprenticeships Centres, and
- may otherwise be disclosed without consent where authorised or required by law.

I understand that this Apprenticeship/Traineeship Training Contract is a legally binding contract.

I undertake to negotiate and sign a Training Plan with the chosen Registered Training Organisation as required by the relevant State/Territory government department or agency.

Employer

I , on behalf of the Employer identified in Part B, Question 29 of this Training Contract agree to be bound by the obligations as set out in this Training Contract. I confirm that the information provided is true and correct, to the best of my knowledge and belief.

Day / Month / Year
(Signature)

in the presence of
 Day / Month / Year
(Full name of witness)
(Signature of witness)

Apprentice/Trainee (Plus Parent/Guardian for Apprentice/Trainee under 18 years of age)

I agree to be bound by the obligations as set out in this Training Contract.

I consent to the provision of the information for the purposes outlined in this Training Contract and to the parties identified in this Training Contract.

I confirm that the information provided is true and correct, to the best of my knowledge and belief.

Day / Month / Year
(Signature of Apprentice/Trainee)

Day / Month / Year
(Signature of parent/guardian for Apprentice/Trainee under 18 years of age)

in the presence of
 Day / Month / Year
(Full name of witness)
(Signature of witness)

The following Obligations and Declaration relate to the legally binding nature of the Apprenticeship/Traineeship Training Contract between the Apprentice/Trainee and the Employer identified in Part B, Questions 7 and 29 for the Apprenticeship/Traineeship as detailed in Part B, Questions 1 – 6.

The Employer must:

- a) employ and train the Apprentice/Trainee as agreed in the Training Plan and notify the Apprentice/Trainee of any choices available for undertaking the training
- b) provide appropriate facilities and expertise to assist in the training of the Apprentice/Trainee in accordance with the requirements of the Training Plan
- c) ensure the Apprentice/Trainee receives on-the-job training and assessment in accordance with the requirements of the Training Plan
- d) ensure that a person able to demonstrate the relevant competencies will supervise the Apprentice/Trainee in the workplace
- e) release the Apprentice/Trainee to attend any off-the-job training and assessment in accordance with the requirements of the Training Plan
- f) provide the relevant wages and conditions to the Apprentice/Trainee employed to complete this Training Contract
- g) discharge all other lawful obligations of an employer, including those related to occupational health and safety
- h) forward the completed Training Contract to the New Apprenticeships Centre for submission to the appropriate State/Territory government department or agency as may be required by the relevant State/Territory legislation
- i) notify the appropriate State/Territory government department or agency and the Registered Training Organisation within five normal working days if the Training Contract has become jeopardised or broken, or as may be required by the relevant State/Territory legislation
- j) work with the assistance of the Registered Training Organisation and the Apprentice/Trainee to ensure that the Training Plan is complied with, and that training records are kept up to date and progress monitored and reviewed
- k) agree that if a payment is made to the employer and they are not eligible for that payment, they may be required to repay that amount
- l) ensure that information obtained through the Training Contract is maintained in confidence by the employer and is used by the employer strictly to meet obligations under this Training Contract, and
- m) understand that it is an offence to use information disclosed in this Training Contract to discriminate against an individual.

The Apprentice/Trainee must:

- a) attend work and observe the conditions of his or her employment and follow the lawful directions of the employer
- b) work towards achieving the qualification stated in the Training Contract
- c) undertake any training and assessment in accordance with the requirements of the Training Plan, and
- d) acknowledge that all on-the-job instruction and any other material provided by the employer which comes into the Apprentice/Trainee's possession as a result of the training remains the property of the employer and all information obtained from the employer (other than personal information about the Apprentice/Trainee) and given in circumstances of confidence must be kept confidential and not be used or disclosed to any person without the express approval of the employer.

The Parent or Guardian must:

- uphold the responsibilities listed above for the Apprentice/Trainee while the Apprentice/Trainee is under 18 years of age, in accordance with State/Territory legislation. When the Apprentice/Trainee turns 18 the parent or guardian is no longer a party to the Training Contract.

Both parties agree that:

- a) the Training Contract commences from the date stated on this contract provided that it has been registered with or approved under the provisions of the relevant State/Territory legislation
- b) the Training Contract can be varied by both parties under the terms outlined in the relevant State/Territory legislation
- c) the Training Plan is to indicate the training to be undertaken and be completed and signed by the Registered Training Organisation, employer and Apprentice/Trainee according to State/Territory government department or agency requirements
- d) the Training Contract expires when any of the following events occur.
 - at the end of the nominal duration of the Training Contract, upon early completion, upon mutual agreement by the parties or on application in accordance with the relevant State/Territory legislation
 - the Apprentice/Trainee ceases to be employed by the employer and following application to and acceptance by the relevant State/Territory government department or agency, where necessary
 - the employer ceases to conduct its business in the normal course or disposes of the whole of any part of its business other than in the normal course of business (note that separate provisions apply in Tasmania)
 - the employer goes into compulsory or voluntary liquidation (other than for the purpose of a company amalgamation or restructure) or any step is taken to appoint a controller, receiver, a receiver manager, a trustee in bankruptcy, a liquidator, a provisional liquidator or administrator (whether voluntary or otherwise) or other like person of the whole or a substantial part of the employer's business, and following application to and acceptance by the relevant State/Territory government department or agency, upon the State/Territory government department or agency ordering termination of the Training Contract, provided any appeal mechanisms have been exhausted in accordance with State/Territory legislation
 - upon order of the State/Territory government department or agency in accordance with the relevant State/Territory legislation
- e) any intended material changes to the Training Contract shall be notified to the relevant State/Territory government department or agency, according to timelines specified by the relevant State/Territory government department or agency
- f) the Apprentice/Trainee is entitled to access information about themselves contained in Part B of this Training Contract and to correct it if necessary by contacting their employer, New Apprenticeships Centre and/or the relevant State/Territory government department or agency
- g) if a dispute in relation to this Training Contract arises between the parties, it should be attempted to be resolved by the parties in the first instance but, if such attempts fail, disputes shall be referred to the relevant State/Territory government department or agency
- h) if the Training Contract is submitted electronically, ensure that it is a true copy of the original, as signed by the employer and the Apprentice/Trainee, and that a true copy of the Training Contract is retained (please check with your State/Territory government department or agency or New Apprenticeships Centre for requirements), and
- i) the Training Contract is subject to audit by the relevant State/Territory or Commonwealth government department or agency.

PROFORMA

APPRENTICESHIP / TRAINEESHIP TRAINING PLAN

Name of apprentice/trainee

New Apprenticeships Centre

Signature of apprentice/trainee

Training Arrangement No. (supplied by TAM after contract approval)

Date

Probationary Period months.

Name of registered training organisation (RTO):

Legal name of employer (as on Training Contract)

Signature of person authorised by RTO

Signature of person authorised by employer

Date

Date

Name of person authorised by RTO

Name of person authorised by employer

Name of Apprenticeship/Traineeship

Is the training/assessment to be conducted on-the-job and supported by mentoring arrangements with the RTO? Yes No

If Yes, state the method of ensuring the integrity of the training and assessment process:

If No, indicate the mode of delivery and release pattern for off-the-job training (eg block release, regular training day).

Expectations of employer: (tick whichever applies)

- provide on-the-job skill development
complete Training Record Book
provide trainee/apprentice and RTO with feedback on performance
assess trainee/apprentice competencies
maintain training records
other (please specify)

Apprentice/Trainee Declaration

I understand the information provided on this Training Plan:

- is collected for the purposes of registration, preparing statistics, reporting, contract and program monitoring and evaluation and calculating funding for payments to Registered Training Organisations.
may be disclosed to and used for these purposes by Commonwealth and State government departments and agencies, employers, and nominated New Apprenticeships Centres and Registered Training Organisations.
may otherwise be disclosed without consent where authorised or required by law.

I (the apprentice/trainee) understand that the Registered Training Organisation nominated on this training plan may provide information to my employer concerning any matters relating to my training.

I (the apprentice/trainee) understand that information relating to any previous contracts of training I have had may be released to my nominated New Apprenticeships Centres and Registered Training Organisations to calculate eligibility for employer incentives and User Choice funding, and to meet Commonwealth and State Government requirements.

Signature of apprentice/trainee Date

Please turn over and provide the core units, and the elective units, if required, that constitute the Qualification.

PROFORMA

APPRENTICESHIP/ TRAINEESHIP TRAINING PLAN continued

Title and Level of Qualification.....	
National Qualification Code.....	
Units of competence or modules <i>(for contracts in excess of 12 months, electives may be negotiated after the core units have been completed or further into the contract to enable trainees/apprentices to pursue developing interests)</i>	
Code	Title
	<u>Core Units</u>
	<u>Electives</u> (required for contracts up to and including 12 months; optional for longer contracts)

PLEASE NOTE:

The apprentice/trainee, employer and registered training organisation must retain copies of this Training Plan.

A copy of this Training Plan must be forwarded with the Apprenticeship/Traineeship Training Contract; otherwise the contract WILL NOT be approved.

**REGULATIONS UNDER THE LISTENING AND SURVEILLANCE DEVICES
ACT 1972**

No. 226 of 2002

At the Executive Council Office at Adelaide, 12 December 2002

PURSUANT to the *Listening and Surveillance Devices Act 1972* and with the advice and consent of the Executive Council, I make the following regulations.

MARJORIE JACKSON-NELSON, Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below. The regulations are to come into effect on 1 January 2003.

M.J. ATKINSON, Attorney-General

SUMMARY OF PROVISIONS**PART 1
PRELIMINARY**

1. Citation
2. Commencement
3. Interpretation

**PART 2
RECORDS (SECTIONS 6C AND 12)**

4. Records must be stored securely
5. Records book
6. Access to records
7. Copying records
8. Destruction of records
9. Offences relating to records

**PART 3
MISCELLANEOUS**

10. Warrants (s.6)
11. Duplicate warrants (s.6A)
12. Register of warrants (s.6AC)
13. Reporting to Minister on use of devices in prescribed circumstances (s.6B)

**SCHEDULE
Forms**

**PART 1
PRELIMINARY**

Citation

1. These regulations may be cited as the *Listening and Surveillance Devices Regulations 2002*.

Commencement

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

Interpretation

3.(1) In these regulations, unless the contrary intention appears —

"**Act**" means the *Listening and Surveillance Devices Act 1972*;

"**private activity**" means an activity that is not a public activity;

"**public activity**" means an activity that is being carried on —

- (a) in a public place; or
- (b) in circumstances in which a party to the activity is likely to hold a reasonable expectation that he or she may be observed;

"**record**" means —

- (a) an application for a warrant under the Act;
- (b) a warrant issued under the Act;
- (c) any information or material derived from the use of —
 - (i) a listening device —
 - under a warrant; or
 - in prescribed circumstances — otherwise than under a warrant; or
 - (ii) a surveillance device installed through the exercise of powers under a warrant;
- (d) the register of warrants required to be kept under section 6A of the Act,

and includes a copy of any such record;

"**records authority**" means —

- (a) in relation to police force records — the Commissioner of Police;
- (b) in relation to National Crime Authority records — the Chair of the National Crime Authority;

"**records book**" — see regulation 0;

"**relevant records book** ", in relation to a particular record, means the records book maintained at the place where the record is, or is to be, stored when it is not being accessed.

(2) For the purposes of Part 2, a record consisting of an audio or audiovisual recording will be regarded as having been destroyed if all material on the recording has been erased.

PART 2
RECORDS (SECTIONS 6C AND 12)

Records must be stored securely

4.(1) The records authority must ensure that at all times, except while being used in connection with a purpose authorised by the Act or these regulations, records are stored securely so as to prevent unauthorised access to them.

(2) The records authority may authorise the removal of a record from storage for the purpose of —

- (a) providing access to the record; or
- (b) making a copy of the record; or
- (c) destroying the record.

Records book

5.(1) The records authority must ensure that, at each place where records are stored, a bound book (a **records book**) is maintained in which the details required by this Part relating to a particular record are entered in a legible manner.

(2) Each entry in a records book must be made, signed and dated by a person authorised by the records authority for the purpose.

(3) Each record must be clearly marked with a unique identifier (comprising letters or numbers or a combination of letters and numbers) enabling the record to be linked to entries relating to the record in the relevant records book.

(4) When a record is first stored, the following details must be entered in the relevant records book:

- (a) the unique identifier for the record;
- (b) the type¹ of record;
- (c) the date on which the record is first stored.

¹. For example, it may be an audio or audio visual recording or a written transcript of a recording, etc.

Access to records

6.(1) The records authority may authorise a person to be provided access to a record if the records authority is satisfied that the person requires access —

- (a) for the purposes of a relevant investigation; or
- (b) for the purposes of a relevant proceeding; or
- (c) otherwise in the course of the person's duty or as required by law.

(2) As soon as practicable after a person is provided access to a record, the following details must be entered in the relevant records book:

- (a) the name (and, if the person is a member of the police force, the rank and station) of the person who was provided access to the record;
- (b) the contact details of the person who was provided access to the record;
- (c) the reason the person required access to the record;
- (d) the date on which access to the record was provided;
- (e) except where the person who was provided access to the record is a defendant (or the lawyer representing a defendant) in a relevant proceeding — the estimated date of the return of the record to the records authority.

(3) If a record is not returned to the records authority by the estimated date of return —

- (a) the person who was provided access to the record must be asked to give an undertaking to the records authority to return the record either immediately or on a reviewed estimated date of return; and
- (b) the following details must be entered in the relevant records book:
 - (i) the undertaking given to the records authority as to the return of the record;
 - (ii) the date of the undertaking.

(4) If the record is not returned within the time specified in an undertaking given under subregulation (3), the failure to return must be entered in the relevant records book.

(5) As soon as practicable after a record is returned to storage, the following details must be entered in the relevant records book:

- (a) the name (and, if the person is a member of the police force, the rank and station) of the person who returned the record;
- (b) the date on which the record was returned to storage.

Copying records

7.(1) The records authority may authorise the making of a copy¹ of a record for or on behalf of a person if satisfied that the copy is required by the person —

- (a) for the purposes of a relevant investigation; or
- (b) for the purposes of a relevant proceeding; or
- (c) otherwise in the course of the person's duty or as required by law.

(2) Each copy of a record must be clearly marked with a unique identifier (comprising letters or numbers or a combination of letters and numbers) enabling the copy to be linked to entries relating to the copy in the relevant records book.

(3) When a copy is first stored, the following details must be entered in the relevant records book:

- (a) the unique identifier for the copy;
- (b) the type² of record that the copy is;
- (c) the date —
 - (i) on which the copy was made; and
 - (ii) on which the copy was first stored.

1. Once a copy of a record is made, the copy itself becomes a record (see definition of **record** in regulation 3).

2. For example, it may be an audio or audiovisual recording or a written transcript of a recording, etc.

Destruction of records

8.(1) The records authority may authorise the destruction of a record if satisfied that the record —

- (a) is no longer —
 - (i) required for the purposes of a relevant investigation; or
 - (ii) required for the purposes of a relevant proceeding; or
 - (iii) otherwise required by law; and

(b) should be destroyed.

(2) As soon as practicable after the destruction of a record, the following details must be entered in the relevant records book:

- (a) the reason for the destruction;
- (b) the date and time of the destruction;
- (c) the method of destruction;
- (d) the name (and, if the person is a member of the police force, the rank and station) of the person carrying out the destruction.

Offences relating to records

9. A person must not, unless authorised to do so by the records authority —

- (a) make, amend or delete an entry in a records book; or
- (b) remove, or cause or allow another person to remove, a record from storage; or
- (c) provide access, or cause or allow another person to provide access, to a record; or

- (d) copy, or cause or allow another person to copy, a record; or
- (e) destroy, or cause or allow another person to destroy, a record.

Maximum penalty: \$5000.

**PART 3
MISCELLANEOUS**

Warrants (s.6)

10. (1) The form for an application for a warrant under section 6 of the Act is set out in Form 1 of the schedule.

(2) The form for an application for renewal of a warrant under section 6 of the Act is set out in Form 2 of the schedule.

(3) The form for an application for variation of a warrant under section 6 of the Act is set out in Form 3 of the schedule.

(4) An applicant must fill out and sign the form for an application in accordance with the instructions contained in the form.

Duplicate warrants (s.6A)

11. Pursuant to section 6A(3) (g) of the Act, the applicant must include in a duplicate warrant the date and time at which the judge issued the warrant.

Register of warrants (s.6AC)

12. For the purposes of section 6AC(2) (m) of the Act, the prescribed matters that must be included in the register of warrants in relation to a listening or surveillance device to which a warrant relates are as follows:

- (a) the date on which the device was installed in any premises, vehicle or thing;
- (b) the date on which the device was retrieved from any premises, vehicle or thing;
- (c) the dates between which use was made of the device;
- (d) the dates on which there occurred any entry to or interference with any premises, vehicle or thing for the purposes of installing, using, maintaining or retrieving the device.

Reporting to Minister on use of devices in prescribed circumstances (s.6B)

13. For the purposes of section 6B(1b) of the Act, the **prescribed circumstances** are the following circumstances:

- (a) in the case of a listening device —
 - (i) where —
 - (A) the device is used —
 - (·) by a member of the police force acting in the course of his or her duty or in the public interest; or
 - (·) by a person authorised by a member of the police force acting in the course of his or her duty or in the public interest,

to overhear, record, monitor or listen to a private conversation to which the member of the police force or the person (as the case may be) is a party; and

- (B) the device is a listening device, or is a listening device of a class or kind, to which section 8 of the Act applies;
- (ii) where—
- (A) the device is used —
- (·) by a member of the police force acting in the course of his or her duty; or
- (·) by a person authorised by a member of the police force acting in the course of his or her duty,
- to overhear, record, monitor or listen to a private conversation to which the member of the police force or the person (as the case may be) is a party; and
- (B) it is unlikely that any other party to the conversation holds a reasonable expectation that the conversation is being recorded; and
- (C) the private conversation is being monitored in real time in a remote location by a member of the police force;
- (iii) where—
- (A) the device is used —
- (·) by a member of the police force acting in the course of his or her duty in an undercover operation authorised under the *Criminal Law (Undercover Operations) Act 1995*; or
- (·) by a person authorised by a member of the police force acting in the course of his or her duty in such an undercover operation,
- to overhear, record, monitor or listen to a private conversation to which the member of the police force or the person (as the case may be) is a party; and
- (B) it is unlikely that any other party to the conversation holds a reasonable expectation that the conversation is being recorded;
- (b) in the case of a surveillance device —
- (i) where the device is used —
- (A) by a member of the police force acting in the course of his or her duty in an undercover operation authorised under the *Criminal Law (Undercover Operations) Act 1995*; or
- (B) by a person authorised by a member of the police force acting in the course of his or her duty in such an undercover operation,
- to observe or record visually a person carrying out a private activity;

-
- (ii) where the device used by a member of the police force, or a person authorised by a member of the police force, was installed, by or on behalf of the police force, on private property with the consent of the owner of the property.

SCHEDULE

Forms

FORM1 APPLICATION FOR WARRANT UNDER SECTION 6 OF THE LISTENING AND SURVEILLANCE DEVICESACT1972

FORM2 APPLICATION FOR RENEWAL OF WARRANT UNDER SECTION 6 OF THE LISTENING AND SURVEILLANCEDEVICESACT1972

FORM3 APPLICATION FOR VARIATION OF WARRANT UNDER SECTION 6 OF THE LISTENING AND SURVEILLANCEDEVICESACT1972

FORM 1 —APPLICATION FOR WARRANT UNDER SECTION 6 OF THE LISTENING AND SURVEILLANCE DEVICESACT1972

APPLICANT'SNAME(in full)

- 1. I apply for a warrant under section 6 of the Listening and Surveillance Devices Act 1972 for the purposes of the investigation of a matter by —
• the South Australia Police
• the National Crime Authority 1.

2. I apply for the warrant to confer the following powers:

- (a) the power to use.....(insert number sought) listening device(s) 1
(b) the power to enter or interfere with 1,2

for the purposes of installing, using, maintaining or retrieving —

- listening device(s) 1
• surveillance devices 1 as follows:
..... (insert number) visual surveillance device(s)
.....(insert number) tracking device(s).

3. I apply for the following persons to be authorised to exercise the powers conferred by the warrant 3:
.....
.....
.....
.....
.....

4. I apply for the warrant on the following grounds ⁴:

.....
.....
.....
.....
.....

The grounds for the application are verified in my accompanying affidavit.

5. I request that the warrant be in force for a period of (insert number) days ⁵.

SIGNATURE OF APPLICANT:

DATED:

NOTES:

1. *Strike out whichever does not apply.*
2. *Provide details (e.g. address, registration number) of any premises, vehicle or things sought to be entered or interfered with.*
3. *Provide details (e.g. name, rank and number) of the member of the police force, etc., seeking the authority to exercise the powers conferred by the warrant.*
4. *Grounds may include the gravity of the criminal conduct to which the investigation relates, the significance to the investigation of the information sought to be obtained, the likely effectiveness of the use of the device in obtaining the information sought, the availability of alternative means of obtaining the information, etc.*
5. *Section 6(7) provides that a warrant may not be in force for a period longer than 90 days.*

FORM 2 —APPLICATION FOR RENEWAL OF WARRANT UNDER SECTION 6 OF THE LISTENING AND SURVEILLANCE DEVICES ACT 1972

NOTE: If the warrant has previously been renewed/ varied, this form should be modified so that the details of any previous renewal s/ variations are set out clearly.

APPLICANT'S NAME (in full)

1. I apply for renewal of the warrant under section 6 of the Listening and Surveillance Devices Act 1972 issued on (insert date of issue) by (insert name of Judge), a Judge of the Supreme Court of South Australia.

2. The warrant was issued for the purposes of the investigation of a matter by —
• the South Australia Police
• the National Crime Authority ¹,

3. The warrant conferred the following powers:
(a) the power to use (insert number) listening device(s) ¹
(b) the power to enter or interfere with ^{1,2}
.....
for the purposes of installing, using, maintaining or retrieving —
• listening device(s) ¹
• surveillance devices ¹ as follows:
..... (insert number) visual surveillance device(s)
..... (insert number) tracking device(s).

4. The powers conferred by the warrant were authorised to be exercised by the following persons ³:
.....
.....
.....
.....
.....

4. I apply for renewal of the warrant on the following grounds ⁴:
.....
.....
.....
.....
.....

The grounds for the application are verified in my accompanying affidavit.

5. I request that the warrant be renewed for a further period of (insert number) days ⁵.

SIGNATURE OF APPLICANT:

DATED:

NOTES:

1. *Strike out whichever does not apply.*
2. *Provide details (e.g. address, registration number) of any premises, vehicle or thing authorised to be entered or interfered with.*
3. *Provide details (e.g. name, rank and number) of the member of the police force, etc., authorised to exercise the powers conferred by the warrant.*
4. *Grounds may include the gravity of the criminal conduct to which the investigation relates, the significance to the investigation of the information sought to be obtained, the likely effectiveness of the use of the device in obtaining the information sought, the availability of alternative means of obtaining the information, etc.*
5. *Section 6(7) provides that a warrant may not be in force for a period longer than 90 days.*

FORM 3 —APPLICATION FOR VARIATION OF WARRANT UNDER SECTION 6 OF THE LISTENING AND SURVEILLANCE DEVICES ACT 1972

NOTE: If the warrant has previously been renewed/ varied, this form should be modified so that the details of any previous renewals/ variations are set out clearly.

APPLICANT'S NAME (in full)

1. I apply for variation of the warrant issued to me under section 6 of the Listening and Surveillance Devices Act 1972 on (insert date of issue) by (insert name of Judge), a Judge of the Supreme Court of South Australia.

2. The warrant conferred the following powers:

- (a) the power to use (insert number) listening device(s) ¹
(b) the power to enter or interfere with ^{1,2}

for the purposes of installing, using, maintaining or retrieving —

- listening device(s) ¹
• surveillance devices ¹ as follows:
..... (insert number) visual surveillance device(s)
..... (insert number) tracking device(s).

3. The powers conferred by the warrant are authorised to be exercised by the following persons: ³:
.....
.....
.....
.....

4. I apply for variation of the terms/ conditions/ limitations ¹ of the warrant as follows:
.....
.....
.....

5. The grounds for the application are as follows ⁴:
.....
.....
.....

The grounds for the application are verified in my accompanying affidavit.

6. The warrant will, unless cancelled earlier, remain in force until 5.

SIGNATURE OF APPLICANT:

DATED:

NOTES:

1. *Strike out whichever does not apply.*
2. *Provide details (e.g. address, registration number) of any premises, vehicle or thing authorised to be entered or interfered with.*
3. *Provide details (e.g. name, rank and number) of the member of the police force, etc., authorised to exercise the powers conferred by the warrant.*
4. *Grounds may include the gravity of the criminal conduct to which the investigation relates, the significance to the investigation of the information sought to be obtained, the likely effectiveness of the use of the device in obtaining the information sought, the availability of alternative means of obtaining the information, etc.*
5. *Insert date the warrant will cease to be in force.*

AGO0405/02CS

R.D ENNIS, Clerk of the Council

REGULATIONS UNDER THE FISHERIES ACT 1982

No. 227 of 2002

At the Executive Council Office at Adelaide, 12 December 2002

PURSUANT to the *Fisheries Act 1982* and with the advice and consent of the Executive Council, I make the following regulations.

MARJORIE JACKSON-NELSON, Governor

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

PAUL HOLLOWAY, Minister for Agriculture, Food and Fisheries

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of reg. 13 — Delivery of abalone to registered fish processor

Citation

1. The *Fisheries (Fish Processors) Regulations 1991* (see *Gazette* 27 June 1991 p. 2172), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 13 — Delivery of abalone to registered fish processor

3. Regulation 13 of the principal regulations is varied —

(a) by inserting after the definition of "form CDR1" in subregulation (1) the following definitions:

"**meat**", in relation to an abalone, means all the muscular foot from which the viscera have been detached by the usual shucking procedure;

"**Western Zone Abalone Fishery**" has the same meaning as in the *Scheme of Management (Abalone Fisheries) Regulations 1991* ;

"**whole**", in relation to an abalone, means the whole of the abalone including the meat, viscera and shell.;

(b) by inserting after subregulation (3) the following subregulation:

(3a) If whole abalone purchased or obtained by a registered fish processor from the holder of a licence in respect of the Western Zone Abalone Fishery or the agent of such a licence holder is to be sold without the shell, the registered fish processor must —

(a) shuck the abalone within 12 hours of taking delivery of the abalone and the form CDR1; and

- (b) within 6 hours of shucking the abalone, weigh the shucked abalone meat and record the weight on the form.

MAFF02/0008CS

R.D ENNIS, Clerk of the Council

REGULATIONS UNDER THE FISHERIES ACT 1982

No. 228 of 2002

At the Executive Council Office at Adelaide, 12 December 2002

PURSUANT to the *Fisheries Act 1982* and with the advice and consent of the Executive Council, I make the following regulations.

MARJORIE JACKSON-NELSON, Governor

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

PAUL HOLLOWAY, Minister for Agriculture, Food and Fisheries

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of reg. 19 — Provisions relating to abalone fishing
4. Variation of Sched. 6 — Undersize fish

Citation

1. The *Fisheries (General) Regulations 2000* (see *Gazette* 31 August 2000 p. 1235), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2.(1) Subject to subregulation (2), these regulations come into operation on the day on which they are made.

(2) Regulation 0 will come into operation on 1 January 2003.

Variation of reg. 19 — Provisions relating to abalone fishing

3. Regulation 19 of the principal regulations is varied by striking out from subregulation (1) "Central Zone Abalone Fishery or the".

Variation of Sched. 6 — Undersize fish

4. Schedule 6 of the principal regulations is varied —

- (a) by striking out from the heading to Diagram 5 in clause 4(2) "*Ovalipes australiensis*" and substituting "*Pseudocarcinus gigas*";
- (b) by striking out from the heading to Diagram 6 in clause 4(3) "*Pseudocarcinus gigas*" and substituting "*Ovalipes australiensis*".

MAFF02/0008CS

R. DENNIS, Clerk of the Council

REGULATIONS UNDER THE FISHERIES ACT 1982

No. 229 of 2002

At the Executive Council Office at Adelaide, 12 December 2002

PURSUANT to the *Fisheries Act 1982* and with the advice and consent of the Executive Council, I make the following regulations.

MARJORIE JACKSON-NELSON, Governor

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

PAUL HOLLOWAY, Minister for Agriculture, Food and Fisheries

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of reg. 4 — Interpretation
4. Variation of reg. 10 — Registration of boats
5. Insertion of reg. 10A
 - 10A. Only one registered boat to be used at any one time
6. Substitution of reg. 13
 13. Individual catch quota system — Western Zone
 - 13A. Individual catch quota system — Central Zone and Southern Zone

Citation

1. The *Scheme of Management (Abalone Fisheries) Regulations 1991* (see *Gazette* 27 June 1991 p. 2123), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2.(1) Subject to subregulation (2), these regulations come into operation on the day on which they are made.

(2) Regulation 0 will come into operation on 1 January 2003.

Variation of reg. 4 — Interpretation

3. Regulation 4 of the principal regulations is varied —

(a) by inserting after the definition of " **licence period** " in subregulation (1) the following definition:

" **meat** ", in relation to an abalone, means all the muscular foot from which the viscera have been detached by the usual shucking procedure;;

(b) by inserting after subregulation (4) the following subregulation:

(5) In these regulations, a reference to a class of abalone is a reference to a class of abalone determined by the Director by reference to all or any of the following factors:

(a) a species of abalone ; or

- (b) a description of abalone by reference to sex, size, weight or any other characteristic.

Variation of reg. 10 — Registration of boats

4. Regulation 10 of the principal regulations is varied by inserting in subregulation (2) (b) "more than one" after "no".

Insertion of reg. 10A

5. The following regulation is inserted after regulation 10 of the principal regulations:

Only one registered boat to be used at any one time

10A. Where two boats are registered by endorsement of a licence in respect of an abalone fishery, the holder of the licence must not use both boats, or cause, suffer or permit both boats to be used, at the same time for taking fish pursuant to the licence.

Penalty: Division 6 fine.

Substitution of reg. 13

6. Regulation 13 of the principal regulations is revoked and the following regulations are substituted:

Individual catch quota system — Western Zone

13. (1) In this regulation —

"abalone quota" —

- (a) in relation a licence in respect of the fishery, region A and a class of abalone — means the maximum number of kilograms of meat of abalone of that class that may be lawfully taken by the holder of the licence in that region during a prescribed period, being the product of —
- (i) the unit entitlement of the licence in respect of that region and class of abalone; and
 - (ii) the unit value for that region, class of abalone and prescribed period,
- subject to any variation of the quota of the licence in respect of that region and class of abalone applying during that prescribed period;
- (b) in relation to a licence in respect of the fishery and region B — means the maximum number of kilograms of meat of abalone that may be lawfully taken by the holder of the licence in that region during a prescribed period, being the product of —
- (i) the unit entitlement of the licence in respect of that region; and
 - (ii) the unit value for that region and prescribed period,
- subject to any variation of the quota of the licence in respect of that region applying during that prescribed period;

"**conversion value**" means the number determined by the Director from time to time to be the conversion value for a prescribed region and a class of abalone;

"**fishery**" means the Western Zone Abalone Fishery;

"**prescribed period**" means a calendar year;

"**prescribed region**" means region A or region B;

"**region A**" means the waters in the Western Zone south and east of a line drawn due south through Point Brown position latitude 32° 32.6 'S, longitude 133° 50.8 'E;

"**region B**" means the waters in the Western Zone north and west of a line drawn due south through Point Brown position latitude 32° 32.6 'S, longitude 133° 50.8 'E;

"**unit entitlement**" —

- (a) in relation to a licence in respect of the fishery, region A and a class of abalone — means the number of abalone units for the time being allocated to the licence in respect of that region and class of abalone;
- (b) in relation to a licence in respect of the fishery and region B — means the number of abalone units for the time being allocated to the licence in respect of that region;

"**unit value**" —

- (a) in relation to region A — means the number of kilograms of abalone meat determined by the Director to be the value of an abalone unit for that region, a class of abalone and a prescribed period; or
- (b) in relation to region B — means the number of kilograms of abalone meat determined by the Director to be the value of an abalone unit for that region and a prescribed period;

"**whole**", in relation to an abalone, means the whole of the abalone including the meat, viscera and shell.

(2) The Director may impose or vary conditions on licences in respect of the fishery fixing abalone quotas as follows:

- (a) all licences in respect of the fishery must be allocated —
 - (i) the same number of abalone units in respect of a class of abalone and region A (but the number of units may vary as between different classes of abalone); and
 - (ii) the same number of abalone units in respect of region B;

- (b) the Director must, on the commencement of each prescribed period —
- (i) determine the number of kilograms of abalone meat that is to be the value of an abalone unit for region A, a class of abalone and the prescribed period;
 - (ii) determine the number of kilograms of abalone meat that is to be the value of an abalone unit for region B and the prescribed period;
 - (iii) determine the conversion value for a prescribed region and a class of abalone;
- (c) the Director may, from time to time, vary the conversion value for a prescribed region and a class of abalone;
- (d) on application made to the Director by the holders of any two licences in respect of the fishery endorsed with conditions fixing abalone quotas on the licences in respect of region A and the same class of abalone, the conditions of the licences may be varied so as to increase the unit entitlement of one of the licences in respect of that region and class of abalone and decrease the unit entitlement of the other licence in respect of that region and class of abalone by a corresponding number of units;
- (e) on application made to the Director by the holders of any two licences in respect of the fishery endorsed with conditions fixing abalone quotas on the licences in respect of region B, the conditions of the licences may be varied so as to increase the unit entitlement of one of the licences in respect of that region and decrease the unit entitlement of the other licence in respect of that region by a corresponding number of units;
- (f) the Director may, if the total catch of abalone of a particular class taken pursuant to a licence in region A during a prescribed period exceeded the abalone quota of the licence in respect of that region, class of abalone and prescribed period, vary the conditions of the licence so as to decrease the quota in respect of that region and class of abalone —
- (i) where the catch exceeded the quota by not more than 10 kilograms abalone meat — by one kilogram for each kilogram taken in excess of the quota;
 - (ii) where the catch exceeded the quota by more than 10 kilograms but not more than 50 kilograms of abalone meat — by two kilograms for each kilogram taken in excess of the quota;
- (g) the Director may, if the total abalone catch taken pursuant to a licence in region B during a prescribed period exceeded the abalone quota of the licence in respect of that region and prescribed period, vary the conditions of the licence so as to decrease the abalone quota in respect of that region —
- (i) where the catch exceeded the quota by not more than 10 kilograms of abalone meat — by one kilogram for each kilogram taken in excess of the quota;

- (ii) where the catch exceeded the quota by more than 10 kilograms but not more than 50 kilograms of abalone meat —by two kilograms for each kilogram taken in excess of the quota;
- (h) the Director may, if —
- (i) the holder of a licence in respect of the fishery has assisted in the carrying out of research work under the Act in relation to the fishery; and
 - (ii) the Director considers that it is appropriate to compensate or reward the holder of the licence for the times spent in providing that assistance,
- vary the conditions of the licence so as to increase the quota of the licence in respect of a class of abalone;
- (i) any variation of —
- (i) a unit entitlement made under paragraph (d) or (e); or
 - (ii) an abalone quota made under paragraph (f), (g) or (h),
- must be expressed to apply only for the prescribed period during which the variation is made;
- (j) unit entitlements and abalone quotas must not be varied except as provided by this regulation.

(3) An application under subregulation (2) (d) or (e) must be made in a manner and form approved by the Director.

(4) If —

- (a) a court convicts the holder of a licence in respect of the fishery of an offence of contravening a condition of the licence imposing an abalone quota on the licence; and
- (b) the conduct constituting the offence involved the taking of more than 50 kilograms of abalone meat —
 - (i) in excess of the quota of the licence in respect of region A and a class of abalone; or
 - (ii) in excess of the quota of the licence in respect of region B,

the court must make an order requiring the Director to vary the conditions of the licence so as to reduce the abalone quota of the licence in respect of that region and, if the quota relates to a class of abalone, in respect of that class, for three prescribed periods following the conviction by one kilogram for each kilogram in excess of the quota for the prescribed period during which the offence was committed.

(5) For the purposes of subregulations (2) (f) and (g) and (4), the weight of meat of whole abalone will be taken to be the number in kilograms obtained by multiplying the number of kilograms in the weight of the whole abalone by the conversion value determined by the Director under this regulation.

Individual catch quota system — Central Zone and Southern Zone

13A. (1) In this regulation —

"**abalone quota**", in relation to a licence in respect of a fishery and a class of abalone, means the maximum number of kilograms of meat of abalone of that class that may be lawfully taken by the holder of the licence during a prescribed period, being the product of—

- (a) the unit entitlement of the licence in respect of that class of abalone; and
- (b) the unit value for the fishery, that class of abalone and that prescribed period,

subject to any variation of the quota of the licence in respect of that class of abalone applying during that prescribed period;

"**fishery**" means the Central Zone Abalone Fishery or the Southern Zone Abalone Fishery;

"**prescribed period**" —

- (a) in relation to the Central Zone Abalone Fishery — means a calendar year;
- (b) in relation to the Southern Zone Abalone Fishery — means a licence period;

"**unit entitlement**" means the number of abalone units for the time being allocated to a licence in respect of a fishery in respect of a class of abalone;

"**unit value**" means the number of kilograms of abalone meat determined by the Director to be the value of an abalone unit for a fishery, a class of abalone and a prescribed period.

(2) The Director may impose or vary conditions on licences in respect of a fishery fixing abalone quotas as follows:

- (a) all licences in respect of a fishery must be allocated the same number of abalone units in respect of the same class of abalone (but the number of units may vary as between different classes of abalone);
- (b) the Director must, on the commencement of each prescribed period, determine the number of kilograms of abalone meat that is to be the value of an abalone unit for a fishery, a class of abalone and the prescribed period;

- (c) the conditions of any two licences in respect of the same fishery may, on application made to the Director by the holders of those licences in a manner and form approved by the Director, be varied so as to increase the unit entitlement of one of the licences in respect of a particular class of abalone and decrease the unit entitlement of the other licence in respect of that class of abalone by a corresponding number of units;
- (d) the Director may, if the total catch of abalone of a particular class of abalone taken pursuant to a licence during a prescribed period exceeded the abalone quota of the licence in respect of that class of abalone and prescribed period, vary the conditions of the licence so as to decrease the quota in respect of that class of abalone—
- (i) where the catch exceeded the quota by not more than 10 kilograms of meat of abalone —by one kilogram for each kilogram in excess of the quota; or
 - (ii) where the catch exceeded the quota by more than 10 kilograms but not more than 50 kilograms of meat of abalone —by two kilograms for each kilogram in excess of the quota;
- (e) the Director may, if —
- (i) the holder of a licence in respect of a fishery has assisted in the carrying out of research work under the Act in relation to the fishery; and
 - (ii) the Director considers that it is appropriate to compensate or reward the holder of the licence for the time spent in providing that assistance,
- vary the conditions of the licence so as to increase the quota of the licence in respect of a class of abalone;
- (f) any variation of —
- (i) a unit entitlement made under paragraph (c); or
 - (ii) an abalone quota made under paragraph (d) or (e),
- must be expressed to apply only for the prescribed period during which the variation is made;
- (g) unit entitlements and abalone quotas must not be varied except as provided by this regulation.
- (3) If—
- (a) a court convicts the holder of a licence in respect of a fishery of an offence of contravening a condition of the licence imposing an abalone quota on the licence; and

- (b) the conduct constituting the offence involved the taking of more than 50 kilograms of abalone meat in excess of the quota,

the court must make an order requiring the Director to vary the conditions of the licence so as to reduce the abalone quota of the licence in respect of the class of abalone that was taken in excess of the quota for three prescribed periods following the conviction by one kilogram for each kilogram in excess of the quota for the prescribed period during which the offence was committed.

MAFF02/0008CS

R.D ENNIS, Clerk of the Council

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CITY OF CAMPBELLTOWN

Renaming of Street

NOTICE is given that pursuant to the provisions of section 219 of the Local Government Act 1999, the council of the City of Campbelltown has formally resolved to rename Greer Street, Magill to Greer Place, Magill.

P. VLATKO, Chief Executive Officer

THE RURAL CITY OF MURRAY BRIDGE

DEVELOPMENT ACT 1993

*Murray Bridge (RC) Development Plan—
Minor Town Centre Zone Expansion Plan Amendment Report
(PAR)—Draft for Public Consultation*

NOTICE is hereby given that the Rural City of Murray Bridge has prepared a draft Plan Amendment Report to amend the Murray Bridge (RC) Development Plan.

The Plan Amendment Report will amend the Development Plan by:

- rezoning land at 22–24 Mannum Road, Murray Bridge from Residential Zone to Town Centre Zone;
- introduce new policies to protect buildings which contribute to the heritage and streetscape value of an area; and
- introduce new policies to address interface issues between retail and residential uses.

The draft Plan Amendment Report will be available for public inspection at the Council Offices, 2 Seventh Street, Murray Bridge from 12 December 2002 to 21 February 2003. Copies of the Plan Amendment Report can be purchased at the Council offices at \$8 each.

Written submissions regarding the draft amendment will be accepted by the Rural City of Murray Bridge until 5.00 p.m. on Friday, 21 February 2003. The written submission should also clearly indicate whether you wish to speak at the public hearing. All submissions should be addressed to Renee Mitchell, Senior Planning Officer, P.O. Box 421, Murray Bridge, S.A., 5253. Copies of all written submissions received will be available for inspection by interested persons at the Council offices on 24 February 2003.

A public hearing will be held on Monday, 24 February 2003 from 6.00 p.m. at the Council Chambers, 2 Seventh Street, Murray Bridge, to enable people to speak to Council's committee in relation to the PAR and submissions. The public hearing may not be held if no submission indicates an interest in speaking.

For further information, please contact Renee Mitchell, Senior Planning Officer, on 85391100.

Dated 12 December 2002.

R. FOSTER, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3—Local Government Land

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

Definitions

1. In this by-law:

- (1) 'authorised person' means a person appointed an authorised person pursuant to section 260 of the Local Government Act 1999;
- (2) 'council' means the District Council of the Copper Coast;
- (3) 'liquor' has the same meaning as defined in the Liquor Licensing Act 1997;
- (4) 'local government land' means land owned by the council or under the council's care, control and management (except roads);

(5) 'North Beach, Wallaroo' means the area of sandy beach/foreshore between the daily tidal low water mark of Wallaroo Bay and the eastern boundaries of Crown Lands Sections 1997 and 2884 (waterfront reserve) Hundred of Wallaroo

- (6) 'open container' means a container which —
- (a) after the contents thereof have been sealed at the time of manufacture and —
 - (i) being a bottle, has had its cap, cork or to removed (whether or not it has since been replaced);
 - (ii) being a can, it has been opened or punctured;
 - (iii) being a cask, has had its tap placed in a position to allow it to be used;
 - (iv) being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or
 - (b) is a flask, glass or mug or other container used for drinking purposes;
- (7) 'public place' means a place (including a place on private land) to which the public has access (except a road) but does not include any part of a community parcel divided by a plan of community division under the Community Titles Act 1996.

Activities requiring permission

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

Vehicles Generally

- (1) being the driver of a vehicle, fail to obey the indications given by any traffic control device (as defined in the Road Traffic Act 1961) or any sign erected by or with the authority of the council, for regulating traffic or indicating the direction or route to be followed by traffic on that land;

Vehicles on Parks and Reserves

- (2) comprising parks or reserves —
 - (a) drive, park or propel a motor vehicle unless on an area constructed or set aside by the council for the parking or travelling of motor vehicles;
 - (b) ride, drive or propel a bicycle or a skateboard thereon except upon an area set aside for that purpose;
 - (c) except on a properly constructed area for the purpose, promote, organise or take part in any race, test or trial of any kind in which motor vehicles, motorcycles, motor scooters or bicycle take part;

Vehicles on Foreshore at North Beach Wallaroo

- (3) drive or propel a vehicle on the foreshore at North Beach Wallaroo at a speed in excess of 30 km/h;

Working on Vehicles

- (4) perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, boat or trailer, except for running repairs in the case of breakdown;

Selling

- (5) sell anything or display anything for sale;

Busking

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

Preaching

- (7) preach or harangue;

Horses, Cattle, etc

- (8) ride, lead or drive any horse, cattle or sheep, except where the council has set aside a track or other area for use by or in connection with an animal of that kind;

Donations

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

Amplification

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

Distribution

- (11) distribute anything to any by-stander, passer-by or other person except for any material for the purposes of a Local, State or Federal election or to a handbill or leaflet given out or distributed during the course of and for the purpose of a referendum;

Canvassing

- (12) convey any advertising, religious or other message to any by-stander, passer-by or other person except for any message conveyed for the purposes of a Local, State or Federal election or to a handbill or leaflet given out or distributed during the course of and for the purposes of a referendum;

Advertising

- (13) display any sign for the purpose of advertising;

Fires

- (14) light or maintain any fire except —
 (a) in a place provided by the council for that purpose; or
 (b) in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material;

Fireworks

- (15) use, ignite, discharge or explode any fireworks;

Animals in Ponds

- (16) comprising a pond, stream or lake, to which this subparagraph applies, allows suffer any animal to enter or remain therein;

Attachment to Trees

- (17) attach, hang or fix any rug, blanket, sheet, rope or other material to any tree, shrub, plant, tree guard, tree stake, notice board, seat, fence, post or other item or structure which is the property of the council;

Removing Soil etc

- (18) carry away or remove any soil, sand, timber, stones, pebbles, other organic or inorganic materials or any part of the land;

Picking Fruit, etc

- (19) pick fruit, nuts or berries from any trees or bushes;

Digging Soil, etc

- (20) to which this subparagraph applies, dig the soil for or collect worms, grubs or insects;

Trees, plants etc

- (21) (a) take, uproot or damage any tree, plant or flower;
 (b) remove, take or disturb any soil, stone, wood, timber or bark;
 (c) collect or take any dead wood or timber for the purpose of using the same to make or maintain a fire; or
 (d) ride or drive any vehicle or animal or run, stand or walk on any flower bed or garden plot;

Fauna

- (22) (a) take, interfere with or disturb any animal or bird or the eggs or young of any animal or bird;
 (b) disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
 (c) use, possess or have control of any device for the purpose of killing or capturing any animal or bird;

Games

- (23) (a) to which this subparagraph applies, participate in any game, recreation or amusement which involves the use of a ball, missile or other object which by the use thereof may cause injury or discomfort to any person being on or in the vicinity of the land; or
 (b) play any organised competition sport;

Swimming

- (24) swim or bathe in any pond, stream or lake to which this subparagraph applies;

Fishing

- (25) fish in any pond, stream or lake to which this subparagraph applies;

No Liquor

- (26) (a) consume, carry or be in possession or charge of any liquor on any local government land to which this subparagraph applies (provided the land constitutes parks or reserves);
 (b) excepting sealed containers, consume, carry, be in possession or charge of any liquor in an open container on any local government land to which this subparagraph applies (provided the land constitutes parks or reserves);

Weddings

- (27) conduct or participate in a marriage ceremony on any park or reserve;

Closed Lands

- (28) enter or remain on any part of local government land —
 (a) at any time during which the council has declared that it shall be closed to the public and which is indicated by a sign to that effect;
 (b) where the land is enclosed with fences and/or walls and gates, at any time when the gates have been closed and locked; or
 (c) where admission charges are payable, to enter without paying those charges;

Camping

- (29) camp or stay overnight thereon;

Tents

- (30) erect any tent or other structure of calico, canvas, plastic or similar material;

Footway etc

- (31) comprising a park or reserve, obstruct any footway, roadway or path.

Posting of Bills etc

3. No person shall without permission post any bills, advertisements or other papers or items on a building, or structure on local government land or other public place.

Prohibited Activities

4. No person shall on local government land:

Smoking

- (1) smoke tobacco or any other substance in any building or part of any building to which this subparagraph applies;

Missiles

- (2) throw, roll or discharge any stone, substance or missile to the danger of any person or animal therein;

Glass

- (3) wilfully break any glass, china or other brittle material;

Defacing Property

- (4) deface, paint, write, cut names or make marks on any tree, rock, gate, fence, building, sign or other property of the council therein;

Use of Equipment

- (5) use any item of equipment and/or facilities or other council property other than in the manner and for the purpose for which it was designed or set aside;

Annoyances

- (6) annoy or unreasonably interfere with any other person's use of the land by making a noise or by creating a disturbance that has not been authorised by the council;

Interference with Permitted Use

- (7) interrupt or disrupt or interfere with any person's use of local government land for which permission has been granted;

Encroachment

- (8) erect or place any fencing, posts or other structures or any other items or substances such as to encroach onto the land that have not been authorised by the council;

Interference with Land

- (9) interfere with the land or otherwise use the land in a manner contrary to the purpose for which the land was designed to be used.

Removal of Encroachments or Interference

5. Any person who encroaches onto or interferes with local government land contrary to this by-law must at the request of an authorised person, cease the encroachment or interference and remove the source of the encroachment or interference, and reinstate the land to the same standard as the state of the land prior to the encroachment or interference.

Council may do work

6. If a person fails to remove an encroachment or interference on local government land in accordance with a request of an authorised person pursuant to paragraph 5 of this by-law, then the council may:

- (a) undertake the work itself; and
- (b) recover the cost of doing so from that person.

Directions

7. Any person on local government land must comply with any reasonable direction or request from an authorised person relating to:

- (a) that person's use of the land;
- (b) that person's conduct and behaviour on the land;
- (c) that person's safety on the land;
- (d) the safety and enjoyment of the land by other persons.

Removal of Animals and Persons

8. (1) If any animal is found on local government land in breach of a by-law:

- (a) any person in charge of the animal shall remove it on the request of an authorised person; and
- (b) an authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.

(2) Any authorised person may seek to remove any person from local government land who is found committing a breach of a by-law.

Application

9. The restrictions in this by-law do not apply to any police officer, council employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the council or to the driver of an emergency vehicle (within the meaning of the Road Traffic Act 1961 or the Australian Road Rules) while driving that vehicle in relation to an emergency.

Application of Paragraphs

10. Any of paragraphs 2 (16), 2 (20), 2 (23) (a), 2 (24), 2 (25), 2 (26) (a) and (b) and 4 (1) of this by-law shall apply only in such part or parts of the area of the council as the council may by resolution direct (in accordance with Section 246 (3) (e) of the Local Government Act 1999).

The foregoing by-law was duly made and passed at a meeting of the council of the District Council of the Copper Coast held on 4 December 2002 by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

J.W. SHANE, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 4 — Roads

FOR the management, control and regulation of activities on roads.

Definitions

1. In this by-law:

- (1) 'road' has the same meaning as in the Local Government Act 1999.

Activities requiring permission

2. No person shall without permission on any road:

Vehicle maintenance or repair

- (1) perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, provided that this paragraph shall not extend to running repairs in the case of breakdown;

Preaching

- (2) preach or harangue;

Donations

- (3) ask for or receive or indicate that he or she desires a donation of money or any other thing for religious or charitable purposes;

Amplification

- (4) use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements or advertisements;

Canvassing

- (5) convey any advertising, religious or other message to any by-stander, passer-by or other person except for any message conveyed for the purpose of a Local, State or Federal election or to a handbill or leaflet given out or distributed during the course of and for the purposes of a referendum.

Posting of Bills etc

- (6) post any bills, advertisements or other papers or items on a building or structure;

Camping on Roads

- (7) camp or stay overnight there on any road to which this subparagraph applies.

Application of Paragraph 2(7) of this By-law

3. Paragraph 2(7) of this by-law shall apply only on such roads or parts of roads in the area of the council as the council may by resolution direct (in accordance with section 246 (3) (e) of the Local Government Act 1999).

The foregoing by-law was duly made and passed at a meeting of the council of the District Council of the Copper Coast held on 4 December 2002 by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

J.W. SHANE, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 5 — Moveable Signs

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

Definitions

1. In this by-law:

- (1) 'business premises' means premises from which a business, trade or calling is conducted;
- (2) 'council' means the District Council of the Copper Coast;
- (3) 'footpath area' means that part of a road between the boundary of the road and the edge of the carriageway on the same side as that boundary;
- (4) 'moveable sign' has the same meaning as in the Local Government Act 1999;
- (5) 'road' has the same meaning as in the Local Government Act 1999;
- (6) 'authorised person' means a person appointed an authorised person pursuant to section 260 of the Local Government Act 1999.

Construction

2. A moveable sign displayed on a road shall:

- (1) be of a kind known as an 'A' frame or sandwich board sign, an 'inverted 'T'' sign, or a flat sign;
- (2) (a) be constructed and maintained in good quality and condition;
 - (b) be of strong construction with no sharp or jagged edges or corners;
 - (c) not be unsightly or offensive in appearance;
 - (d) not be illuminated from a light source in the sign itself;
 - (e) not move when in position or contain an animated display;
 - (f) be constructed of timber, metal, plastic or a mixture of such materials;
 - (g) not exceed 1 000 mm in height, 600 mm in width or 600 mm in depth;
- (3) be constructed so as to be (and to be likely to be) stable including being stable during adverse weather conditions;
- (4) in the case of an 'A' frame or sandwich board sign —
 - (a) be hinged or joined at the top;
 - (b) be of such construction that its sides shall be securely fixed or locked in position when erected; and
- (5) in the case of an 'inverted 'T'' sign, shall contain no struts or members that run between the display area and the base of the sign.

Placement

3. A moveable sign displayed on a road must:

- (1) not be placed on a carriageway, median strip or traffic island;
- (2) not be placed anywhere except on the footpath area and no closer to the carriageway than 400 mm;
- (3) not be placed on a footpath area that is less than 2.2 m wide;
- (4) not be placed on the sealed part of a footpath area unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare of at least 1.2 m;
- (5) not be placed on a landscaped area (other than when landscaping comprises only lawn);

- (6) not be placed within 1 m of an entrance to or exit from premises;
- (7) not be placed within 1 m of a building line or fence line adjacent thereto;
- (8) not, without permission, be fixed, tied or chained to, or leaned against or placed closer than 2 m to any other structure, object (including another moveable sign), plant or tree;
- (9) not, without permission, be placed within 10 m of an intersection of a road;
- (10) not unreasonably restrict the use of the footpath area or road or endanger the safety of members of the public.

Restrictions

4. A moveable sign shall not be placed on a road:

- (1) (a) unless it only displays material which advertises business premises or the goods or services available within business premises being conducted on such premises adjacent to the sign;
 - (b) if another moveable sign which relates to the same business is already displayed on the road;
 - (c) unless the business to which it relates is open to the public;
- (2) in a wind unless it is securely anchored down with an appropriate device such that it cannot be blown over or swept away;
- (3) during the hours of darkness unless it is clearly visible.

Appearance

5. A moveable sign displayed on a road shall:

- (1) be painted or otherwise detailed in a competent and professional manner;
- (2) be attractive, legible and simply worded to convey a precise message;
- (3) be of such design and contain such colours which are compatible with the architectural design of the premises adjacent to the sign, and which relate well to the townscape and overall amenity of the locality in which it is situated;
- (4) contain combinations of colour and typographical styles which blend in with and reinforce the heritage qualities of the locality and buildings where it is situated;
- (5) not have balloons, flags, streamers or other things attached to it.

Removal of Signs

6. Where an authorised person has removed a sign placed on a road in contravention of this by-law or a provision of the Local Government Act 1999, the owner of the sign shall not be entitled to reclaim the sign until they have paid the council its reasonable costs of the removal and storage of the sign.

Exemptions

7. This by-law does not apply to a moveable sign which:

- (1) is a flat sign containing only the banner or headlines of a newspaper or magazine; or
- (2) is placed there pursuant to an authorisation under another Act; or
- (3) is designed to direct people to the open inspection of any land or building that is available for purchase or lease; or
- (4) is related to a State or Federal election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
- (5) is of a prescribed class; or
- (6) is otherwise in a location for which permission has first been obtained.

Application of this by-law

8. This by-law shall apply only in such part or parts of the area of the council as the council may by resolution direct (in accordance with section 246 (3) (e) of the Local Government Act 1999).

The foregoing by-law was duly made and passed at a meeting of the council of the District Council of the Copper Coast held on 4 December 2002 by an absolute majority of the members for the time being constituting the council, there being at least two thirds of the members present.

J.W. SHANE, Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

DEVELOPMENT ACT 1993

Amendment to the Development Plan — Draft for Public Consultation

NOTICE is hereby given that the District Council of Tumby Bay, pursuant to section 25 (7) of the Act, has prepared an amendment to its Development Plan, which affects the AusBulk facilities for the storage, handling and transportation in bulk of locally produced grain.

Pursuant to section 25 (11) of the Act, the draft Plan Amendment Report and the Statement will be available for inspection and purchase during normal office hours from 2 January 2003 until 20 March 2003 at the Council Office, corner of Mortlock Street and West Terrace, Tumby Bay, and the Department of Transport and Urban Planning, Level 5, 136 North Terrace, Adelaide.

Copies of the Plan Amendment Report are available for purchase at a cost of \$15, at the Council Office in Tumby Bay.

Persons interested in making submissions on the Plan Amendment Report should do so in writing by 21 March 2003. All such submissions should be addressed to the District Clerk, District Council of Tumby Bay, P.O. Box 61, Tumby Bay, S.A. 5605.

All submissions received by council will be available for public inspection at the Council Office from 21 March 2003 until the date of the public hearing.

A public hearing will commence at 7 p.m. in the Council Chambers, corner of Mortlock Street and West Terrace, Tumby Bay on 14 April 2003, at which interested persons may appear and be heard in relation to the amendment to the Development Plan and submissions.

Dated 10 December 2002.

E.A.R. OBERTS, District Clerk

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

Bassett, John Barry, late of 43 Muscatel Circuit, Old Reynella, retired labourer, who died on 27 January 2002.

Burton, Maxwell Roy, late of 9 Barracks Road, Hope Valley, retired sub-foreman, who died on 30 October 2002.

Carroll, Dorothy Joan, late of 95 Ramsay Avenue, Modbury, homeduties, who died on 31 October 2002.

Chambers, Patricia Gwendoline, late of 39 John Street, Ascot Park, homeduties, who died on 18 October 2002.

Cooke, Mavis Lilian, late of 9 Brencley Grove, Kingswood, retired music teacher, who died on 22 October 2002.

Daly, Dorreen Emily, late of 51 Eve Road, Bellevue Heights, of no occupation, who died on 3 October 2002.

Fioretti, Mario, late of 6 Mumford Avenue, St Agnes, retired machine operator, who died on 8 October 2002.

Grossman, Elva May, late of Gadd Avenue, Crystal Brook, retired company secretary, who died on 29 July 2002.

Johnson, Grace, late of 20 Third Avenue, St Peters, of no occupation, who died on 2 November 2002.

Kolodziej, Kazimierz, late of 88-94 Robert Street, West Croydon, of no occupation, who died on 5 September 2002.

Leech, Edna Jean, late of 37 Cross Road, Kingswood, of no occupation, who died on 23 October 2002.

Low, Peter Tremain, late of Grand Junction Road, Oakden, of no occupation, who died on 1 October 2002.

Mendadue, Lorna Beatrice, late of 5 Bradford Court, Enfield, retired shop assistant, who died on 10 October 2002.

Page, Charles Guy, late of 4 Braes Close, Reynella East, retired taxi proprietor, who died on 31 October 2002.

Pool, Hendrikje, late of 4 Hancock Avenue, Campbelltown, homeduties, who died on 29 December 2000.

Robinson, John Edward, late of 342 Marion Road, North Plympton, retired mail officer, who died on 24 October 2002.

Saunders, Elma Gladys, late of 43 Marlborough Street, Malvern, widow, who died on 25 October 2002.

Tonkin, Edith, late of 81 Tapleys Hill Road, Hendon, of no occupation, who died on 26 September 2002.

Wallis, Mavis Muriel, late of 12 Glenburnie Avenue, Northfield, homeduties, who died on 18 October 2002.

Watt, James, late of Eleventh Street, Port Pirie, retired wharf crane operator, who died on 11 October 2002.

Whitbread, Gertrude Mabel, late of 136 Fosters Road, Hillcrest, homeduties, who died on 7 October 2002.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 10 January 2003, otherwise they will be excluded from the distribution of the said estates; 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 12 December 2002.

C.J. O'LOUGHLIN, Public Trustee

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.

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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 is.

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

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

Email: governmentgazette@saugov.sa.gov.au