No. 115



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 11 DECEMBER 2003

CONTENTS

Page		Page
Acts Assented To4398	REGULATIONS	
Administrative Arrangements Act 1994—Notice	Motor Vehicles Act 1959 (No. 241 of 2003)	.4433
Appointments, Resignations, Etc	Road Traffic Act 1961 (No. 242 of 2003)	.4437
Associations Incorporation Act 1985—Notice	Fisheries Act 1982 (No. 243 of 2003)	. 4449
Boxing and Martial Arts Act 2000—Notice4399	Prevention of Cruelty to Animals Act 1985—	
Corporations and District Councils—Notices	(No. 244 of 2003)	.4451
Crown Lands Act 1929—Notices	Development Act 1993 (No. 245 of 2003)	. 4453
Development Act 1993—Notice	Legal Practitioners Act 1981 (No. 246 of 2003)	. 4456
Environment Protection Act 1993—Notices	Country Fires Act 1989 (No. 247 of 2003)	. 4458
Liquor Licensing Act 1997—Notices4408	Road Traffic Act 1961—Notices	. 4418
Mining Act 1971—Notices	Rules of Court	.4421
Passenger Transport Act 1994—Notice	South Eastern Water Conservation and Drainage Act 1992—	
Petroleum Act 2000—Notice	Notice	.4416
Private Advertisement	Training and Skills Development Act 2003—Notice	. 4422
Proclamations	Transport, Department of—Notice to Mariners	. 4427
Public Sector Management Act 1995—Notice4412	Water Mains and Sewers—Mains Laid, Replaced, Etc	. 4427
Public Trustee Office—Administration of Estates4464	Workers Rehabilitation and Compensation Act 1986—	
Radiation Protection and Control Act 1982—Notice 4416	Notice	4429

GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 11 December 2003

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. 58 of 2003—National Environment Protection Council (South Australia) (Miscellaneous) Amendment Act 2003. An Act to amend the National Environment Protection Council (South Australia) Act 1995.

No. 59 of 2003—Southern State Superannuation (Visiting Medical Officers) Amendment Act 2003. An Act to amend the Southern State Superannuation Act 1994 and to repeal the Superannuation (Visiting Medical Officers) Act 1993.

No. 60 of 2003—Criminal Law Consolidation (Identity Theft) Amendment Act 2003. An Act to amend the Criminal Law Consolidation Act 1935 and to make related amendments to the Criminal Law (Sentencing) Act 1988.

No. 61 of 2003—Survey (Miscellaneous) Amendment Act 2003. An Act to amend the Survey Act 1992.

No. 62 of 2003—Highways (Authorised Transport Infrastructure Projects) Amendment Act 2003. An Act to amend the Highways Act 1926; and to make a related amendment to the Local Government Act 1999.

No. 63 of 2003—National Parks and Wildlife (Innamincka Regional Reserve) Amendment Act 2003. An Act to amend the National Parks and Wildlife Act 1972.

By command,

J. D. LOMAX-SMITH, for Premier

DPC 02/0586

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Housing Trust Board of Management, pursuant to the provisions of the South Australian Housing Trust Act 1995:

Member: (from 3 January 2004 until 2 January 2007) Donald Lee Janice Connolly

By command,

J. D. LOMAX-SMITH, for Premier

MHOU 024/03 CS

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Parole Board of South Australia, pursuant to the provisions of the Correctional Services Act 1982:

Member: (from 18 December 2003 until 17 December 2005) Eleanor Frances Nelson

Presiding Member: (from 18 December 2003 until 17 December 2005)

Eleanor Frances Nelson

By command,

J. D. LOMAX-SMITH, for Premier

MCS 0016/03 CS

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint Bruno Krumins, Member of the Order of Australia, as Governor's Deputy of South Australia for the period from 12.30 p.m. on Thursday, 11 December 2003 until 12.30 p.m. on Sunday, 14 December 2003.

By command,

J. D. LOMAX-SMITH, for Premier

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Lea Stevens, MP, Minister for Health and Minister Assisting the Premier in Social Inclusion to be also Acting Minister for Agriculture, Food and Fisheries and Acting Minister for Mineral Resources Development for the period 15 December 2003 to 21 December 2003 inclusive during the absence of the Honourable Paul Holloway, MLC.

By command,

J. D. LOMAX-SMITH, for Premier

DPC 082/94PT1 CS

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Terance Gerald Roberts, MLC, Minister for Aboriginal Affairs and Reconciliation, Minister for Correctional Services and Minister Assisting the Minister for Environment and Conservation to be also 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 29 December 2003 to 11 January 2004 inclusive during the absence of the Honourable John David Hill, MP.

By command,

J. D. LOMAX-SMITH, for Premier

DPC 082/94PT1 CS

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Urban Development and Planning, Minister for Administrative Services and Minister for Gambling to be also Acting Minister for Social Justice, Acting Minister for Housing, Acting Minister for Youth and Acting Minister for the Status of Women for the period 19 December 2003 to 11 January 2004 inclusive during the absence of the Honourable Stephanie Wendy Key, MP.

By command,

J. D. LOMAX-SMITH, for Premier

DPC 082/94PT1 CS

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Urban Development and Planning, Minister for Administrative Services and Minister for Gambling to be also Acting Minister for Transport, Acting Minister for Industrial Relations and Acting Minister for Recreation, Sport and Racing for the period 22 December 2003 to 16 January 2004 inclusive during the absence of the Honourable Michael John Wright, MP.

By command,

J. D. LOMAX-SMITH, for Premier

DPC 082/94PT1 CS

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David 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 also Acting Minister for Transport, Acting Minister for Industrial Relations and Acting Minister for Recreation, Sport and Racing for the period 17 January 2004 to 18 January 2004 inclusive during the absence of the Honourable Michael John Wright, MP.

By command,

J. D. LOMAX-SMITH, for Premier

DPC 082/94PT1 CS

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint Lynette Joy Parnell as Presiding Officer of the Promotions and Grievance Appeals Tribunal with effect from 21 December 2003, pursuant to Schedule 3 of the Public Sector Management Act 1995.

By command,

J. D. LOMAX-SMITH, for Premier

OCPE 038/03 CS

Department of the Premier and Cabinet Adelaide, 11 December 2003

HER Excellency the Governor in Executive Council has been pleased to appoint David Smythe as Deputy Presiding Officer of the Promotions and Grievance Appeals Tribunal with effect from 21 December 2003, pursuant to Schedule 3 of the Public Sector Management Act 1995.

By command,

J. D. LOMAX-SMITH, for Premier

OCPE 038/03 CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation by the Treasurer

PURSUANT to section 9 (1) of the Administrative Arrangements Act 1994, I delegate my functions and powers under section 10AA of the Subordinate Legislation Act 1978 in relation to regulations made under the Parliamentary Superannuation Act 1974 or the Southern State Superannuation Act 1994 to the Attorney-General.

Dated 10 December 2003.

KEVIN FOLEY, Treasurer

ASSOCIATIONS INCORPORATION ACT 1985

Dissolution of Association

TAKE notice that the Corporate Affairs Commission ('the Commission') pursuant to subsection 42 (2) of the Associations Incorporation Act 1985 ('the Act') orders that the undertakings of the Association shown in Schedule 1 be transferred to a body corporate as shown in Schedule 2 and that on 11 December 2003, the date of publication in the *Government Gazette*, the Association will be dissolved. The property of the Association becomes the property of the body corporate and the rights and liabilities of the Association become the rights and liabilities of the body corporate referred to in Schedule 2.

SCHEDULE 1

Calvary Health Care Adelaide Incorporated.

SCHEDULE 2

Calvary Health Care Adelaide Limited.

Given at Adelaide, 9 December 2003.

R. LAWLEY, a Delegate of the Corporate Affairs Commission

BOXING AND MARTIAL ARTS ACT 2000

KICKBOXING

Notice of Rules of International Kickboxing Federation Australia (IKBF)

TAKE notice that pursuant to section 10 of the Boxing and Martial Arts Act 2000, Michael John Wright, Minister for Recreation, Sport and Racing and the Minister of the Crown to whom the administration of the Boxing and Martial Arts Act 2000, is committed, has approved the rules applicable to the conduct of Kickboxing events to commence operation on 28 October 2003.

The rules of Kickboxing events are set out below.

Dated 28 October 2003.

M. J. WRIGHT, Minister for Recreation, Sport and Racing

Rules of Kickboxing Events

The official International Kickboxing Federation Australia (IKBF) Rules and Regulations published 2002.

CROWN LANDS ACT 1929: SECTION 5

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

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

The First Schedule

Marine and Harbors Reserve, allotment 105, Town of Murray Bridge, Hundred of Mobilong, County of Sturt, the proclamation of which was published in the *Government Gazette* of 28 June 1979 at page 1950, being the whole of the land contained in Crown Record Volume 5757 Folio 752.

The Second Schedule

Allotment 105, Town of Murray Bridge, Hundred of Mobilong, County of Sturt, exclusive of all necessary roads, being the whole of the land contained in Crown Record Volume 5757 Folio 752.

Dated 11 December 2003.

J. HILL, Minister for Environment and Conservation

DEH 12/1021

CROWN LANDS ACT 1929: SECTION 5

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

- 1. Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as a Cemetery Reserve and declare that such land shall be under the care, control and management of the District Council of Ceduna.

The First Schedule

Reserve for a Cemetery, now numbered as section 57, Hundred of Moule, the proclamation of which was published in the *Government Gazette* of 19 July 1900 at page 119, being the whole of the land contained in Crown Record Volume 5759 Folio 695.

The Second Schedule

Section 57, Hundred of Moule, County of Way, exclusive of all necessary roads, being the whole of the land contained in Crown Record Volume 5759 Folio 695.

Dated 11 December 2003.

J. HILL, Minister for Environment and Conservation

DENR 08/0721

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

- 1. The decision of the Governor under section 48 of the Development Act 1993, to approve the development of the Mildara Blass Winery located on the Sturt Highway, 2 km northeast of Nuriootpa in 10 stages was published in the *Gazette* on 7 October 1999
- 2. Amendments to the development approval were subsequently considered and approved by the Development Assess-ment Commission, and published in the *Gazette* on 8 June 2000 and 31 August 2000.
- 3. Application has now been made to the Development Assessment Commission as delegate of the Governor under section 48 of the Development Act 1993, for the approval of a further amended development.
- 4. The proposed amendment is for an extension to the administration building, containing:
 - (a) an extension to the existing laboratory;
 - (b) a training room and chair store;
 - (c) cellar manager's office and workstations;
 - (d) first-aid room;
 - (e) male locker room and associated toilets and showers;
 - (f) lunchroom extension with kitchen facilities; and
 - (g) small gymnasium and screened outdoor staff recreation area.
 - 5. The amendments to the development are contained in:
 - (a) the letter and Planning Report from Nolan Rumsby Planners to the Development Assessment Commission dated 22 October 2003 and as amended by the letter dated 27 November 2003; and
 - (b) the plan numbered 1321-P01B dated November 2003, Beringer Blass Wine Estates, Wolf Blass Winery Administration Building—Stage 2, 97 Sturt Highway, Nuriootpa, Floor Plan, Site Plan and Elevations.
- 6. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under section 48 (5) of the Development Act 1993.
- 7. The Development Assessment Commission is satisfied that the amendments do not require the preparation of a further or amended Development Report.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor, grants development approval to the amended Development in 10 stages of the Mildara Blass Winery located on the Sturt Highway, 2 km north-east of Nuriootpa, as described in the application dated 2 December 1998 (amended by the Development Report dated May 1999 and letters dated 9 July 1999 and 28 September 1999), and subsequently amended by the letters dated 20 March 2000, 5 May 2000, 27 June 2000, 18 July 2000 and 27 July 2000, submitted on behalf of Mildara Blass Limited and the letters dated 22 October 2003 and 27 November 2003, submitted on behalf of Beringer Blass Wine Estates Limited (formerly Mildara Blass Limited), subject to conditions.

CONDITIONS OF APPROVAL:

- 1. No works may be commenced on a particular stage of the proposal on the site unless and until:
 - (a) a building certifier or The Barossa Council has certified to the Development Assessment Commission that any work for that stage that constitutes building work under the Development Act 1993, complies with the Building Rules; and
 - (b) an Environmental Management Plan has been produced and approved by the Development Assessment Commission for each construction stage. The Environmental Management Plan shall detail the final overall management of the facility and include:
 - Wastewater treatment including the proposed wetlands; and
 - · Solid waste treatment or disposal.
- 2. The amended development hereby approved must be undertaken in accordance with:
 - (a) the following plans comprising part of the application:
 - Bilyara Site Stage V10 Sheet 2 of 3, Drawing Number: BYA-1999-0012 E, dated July 2000.
 - Elevations and Sections, dated 11 March 1999.
 - Elevations and Detail, Drawing Number: BYA-1999-00013 A.
 - Perspective of the open fermenter building—Amendment Plan 1, dated 27 July 2000.
 - Elevation from Light Pass Road—Amendment Plan 2, dated 27 July 2000,

unless varied by the following plan:

- (b) Beringer Blass Wine Estates, Wolf Blass Winery Administration Building—Stage 2, 97 Sturt Highway, Nuriootpa, Floor Plan, Site Plan and Elevations, Plan number: 1321-P01B, dated November 2003;
- (c) the letters from Nolan Rumsby Planners to the Development Assessment Commission dated 20 March 2000 and 5 May 2000, except as amended by the letters from Nolan Rumsby Planners to the Development Assessment Commission dated 27 June 2000, 18 July 2000, 27 July 2000, 22 October 2003 and 27 November 2003.
- 3. Mature trees must be planted to reduce impacts of the proposal at the earliest stage.
- 4. Lighting for monitoring purposes must be switched off at all times when tasks are not being undertaken in that particular area.
- 5. All lights must be directed and shielded in such a way as to prevent glare from the site.

- 6. The proponent must comply with the design and noise attenuation measures recommended on pages 3, 4 and 5 of the Environmental Noise Assessment Report prepared by Bassett Acoustics on 13 May 1999, for the proposed 75 000 tonne crush Mildara Blass Ltd Bilyara Winery.
- 7. The proponent must not discharge winery effluent into the existing wetland system unless the effluent meets the following minimum quality criteria: pH 6.5-8; Total Dissolved Solids less than 2 500 mg/L; Biochemical Oxygen Demand less than 600 mg/L; Suspended Solids less than 100 mg/L.
- 8. No trucks or heavy vehicles are to access the site from the portion of Light Pass Road south of the access point.

NOTES TO THE APPLICANT:

- 1. No approval is hereby granted for the development of any car parking in the area marked 'future 126 spaces' on the plan numbered BYA-1999-0012E dated 4 July 2000. Any such car parking will require approval of an amendment to the development hereby approved.
- 2. The preparation of a Management Plan for the waste water treatment system must be prepared in accordance with the South Australian Health Commission Code—'Standards for Construction, Installation and Operation of Septic Tank Systems in South Australia'.
- 3. The removal of native trees along the road reserve requires the approval of The Barossa Council.
 - P. COCKRUM, Secretary, Development Assessment Commission

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional Collection Depots

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

- 1. Approval of Additional Collection Depots:
 - 1.1 Approval of Collection Depots:

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

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this notice;
- (c) the location of the depot described in columns 4-6 of Schedule 1 of this notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Column 7 of Schedule 1 of this notice.

1.2 Conditions of Approval:

Impose the following conditions of these approvals:

- (a) The person in charge of a collection depot shall ensure the depot premises complies with Council Planning Regulations and shall be kept in an orderly condition.
- (b) The person in charge of a collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of a collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of a collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) A nuisance or offensive condition.
 - (ii) A risk to health or safety.
 - (iii) Damage to the environment.
- (e) The person in charge of a collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/ Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No.	Collection Area
Port Neill Depot	Port Neill Recyclers	Ian Michael Burner and Yvonne Gerda Clark	19 Wallis Street	Port Neill	Volume 5370, folio 927	Southern
Renmark Recycling Services	Renmark Recycling Services	Greg and Kylie Brauer	Lot 366, Industry Road	Renmark	n/a	Southern

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers:

Approve as Category B Containers, subject to the conditions in subclauses (i) and (ii) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.
- (i) Subsection 69 (3) Arrangements

The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in Column 5 of Schedule 1 of this notice; and

- (ii) Approved Refund Markings
 - (a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers.
 - (b) The refund marking that appears on each container that belongs to the class of containers hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric ('5') in the statement.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Aloe Drink	1 500	PET with Paper Label	The Quang Pty Ltd	Statewide Recycling
Aloe Drink	180	Glass	The Quang Pty Ltd	Statewide Recycling
Aloe Drink	500	PET with Paper Label	The Quang Pty Ltd	Statewide Recycling
Apricot Yoghourt On The Go	1 000	HDPE with Paper Label	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Berri Apple	150	LPB—Aseptic	Berri Limited	Statewide Recycling
Berri Apple Blackcurrant	150	LPB—Aseptic	Berri Limited	Statewide Recycling
Berri Apple Fruit Cup	150	LPB—Aseptic	Berri Limited	Statewide Recycling
Berri Apple Passionfruit	250	LPB—Aseptic	Berri Limited	Statewide Recycling
Berri Apple Pear	150	LPB—Aseptic	Berri Limited	Statewide Recycling
Coopers Heritage Premium Ale	375	Glass with Paper Label	Coopers Brewery Ltd	Marine Stores Ltd
Cube Pure Water	1 000	PET with Paper Label	Cheng Koay & Jin Koay	Statewide Recycling
Cube Pure Water	600	PET with Paper Label	Cheng Koay & Jin Koay	Statewide Recycling
Decoco Limenaco	318	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
Decoco Lychnaco	318	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
Decoco Mango King	318	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
Decoco Pandanco	318	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
Decoco Sourco	318	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
DeDe Basil Palm Juice	290	Glass	Asian Kitchen Grocery	Statewide Recycling
DeDe Basil Seed Drink with Honey	290	Glass	Asian Kitchen Grocery	Statewide Recycling
Encounter Schoolies 'Stay Safe— Re-Hydrate'	600	PET	Piccadilly Natural Springs Pty Ltd	Statewide Recycling
F&N Sarsi Carbonated Drink	330	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
Green Mate Grass Jelly Drink	320	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
Green Mate Winter Melon Tea with Longan	320	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
Green Power Green Tea	350	Can—Steel	The Quang Pty Ltd	Statewide Recycling
Green Power Guava Juice Drink	500	Can—Steel	The Quang Pty Ltd	Statewide Recycling
Passionfruit Yoghourt On The Go	1 000	HDPE with Paper Label	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Qvarzia Sparkling Water (Blue Bottle)	330	Glass	Festival City Wines & Spirits Pty Limited	Statewide Recycling
Qvarzia Sparkling Water (Blue Bottle)	750	Glass	Festival City Wines & Spirits Pty Limited	Statewide Recycling
Qvarzia Sparkling Water (Green Bottle)	750	Glass	Festival City Wines & Spirits Pty Limited	Statewide Recycling
Red Bull Energy Drink	150	Glass	Asian Kitchen Grocery	Statewide Recycling
Red Bull Energy Drink	250	Can—Steel	Asian Kitchen Grocery	Statewide Recycling
Santal Lemon Tea Drink	1 500	PET with Paper Label	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Lemon Tea Drink	500	PET with Paper Label	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Peach Tea Drink	1 500	PET with Paper Label	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Peach Tea Drink	500	PET with Paper Label	Parmalat Australia Pty Ltd	Statewide Recycling
Swiss Vanilla Yoghourt On The Go	1 000	HDPE with Paper Label	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Vitalize Multi Vitamin Cultured Milk Fruit Drink	1 000	HDPE with Paper Label	Jalna Dairy Foods Pty Ltd	Statewide Recycling
White Gourd Tea	500	Can—Steel	The Quang Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Wildberry Yoghourt On The Go	1 000	HDPE with Paper Label	Jalna Dairy Foods Pty Ltd	Statewide Recycling
Yeos Chrysanthemum Tea	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling
Yeos Chrysanthemum Tea	300	Can—Aluminium	Asian Kitchen Grocery	Statewide Recycling
Yeos Herb Tea	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling
Yeos Iced Green Tea	500	PET with Paper Label	Asian Kitchen Grocery	Statewide Recycling
Yeos Japanese Green Tea	500	PET with Paper Label	Asian Kitchen Grocery	Statewide Recycling
Yeos Lemon Tea	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling
Yeos Lemon Tea	500	PET with Paper Label	Asian Kitchen Grocery	Statewide Recycling
Yeos Longan Drink	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling
Yeos Longan Red Dates Drink	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling
Yeos Lychee Drink	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling
Yeos Oolong Tea	500	PET with Paper Label	Asian Kitchen Grocery	Statewide Recycling
Yeos Sugar Cane Drink	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling
Yeos Waterchestnut Drink	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling
Yeos Winter Melon Tea	250	LPB—Aseptic	Asian Kitchen Grocery	Statewide Recycling











Christmas/New Year Holiday Publishing Information

Last Gazette for 2003 will be Thursday, 18 December 2003

Closing date for notices for publication will be 4 p.m. Tuesday, 16 December 2003

First Gazette for 2004 will be Thursday, 8 January 2004
Closing date for notices for publication will be
4 p.m. Tuesday, 6 January 2004

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

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Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	17.40	Discontinuance Place of Business	22.70
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	43.00
Attorney, Appointment of		Lost Certificate of Title Notices	43.00
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	43.00
		Mortgages:	
Cemetery Curator Appointed	25.50	Caveat Lodgment	
Companies:		Discharge of	
Alteration to Constitution			
Capital, Increase or Decrease of	43.00	Transfer of	
Ceasing to Carry on Business		Subjet	0.73
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	8.75
Incorporation	34.10	Lost Treasury Receipts (3 insertions) each	25.50
First Name	25.50		
Each Subsequent Name		Licensing	51.00
Meeting Final		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on	20.73	Annual Financial Statement—Forms 1 and 2	481.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	
		Default in Payment of Rates:	371.00
Meeting') First Name	34.10	First Name	68.00
Each Subsequent Name		Each Subsequent Name	
Notices:	0.75	•	
Call	43.00	Noxious Trade	25.50
Change of Name		Partnership, Dissolution of	25.50
Creditors		Petitions (small)	17.40
Creditors Compromise of Arrangement	34.10		
Creditors (extraordinary resolution that 'the Company be wound up voluntarily and that a liquidator		Registered Building Societies (from Registrar-	17.40
be appointed')	43.00	General)	17.40
Release of Liquidator—Application—Large Ad	68.00	Register of Unclaimed Moneys—First Name	25.50
—Release Granted	43.00	Each Subsequent Name	8.75
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	34.10	Rate per page (in 8pt)	218.00
Restored Name	32.25	Rate per page (in 6pt)	
	59.50		
Summons in Action		Sale of Land by Public Auction	
Order of Supreme Court for Winding Up Action	34.10	Advertisements	2.40
Register of Interests—Section 84 (1) Exempt	77.00	Advertisements, other than those listed are charged at \$2	40 ner
Removal of Office		column line, tabular one-third extra.	per
Proof of Debts		•	5
Sales of Shares and Fortentire	34.10	Notices by Colleges, Universities, Corporations and I Councils to be charged at \$2.40 per line.	District
Assigned	25.50	Where the notice inserted varies significantly in lengt	h from
Deceased Persons—Notice to Creditors, etc		that which is usually published a charge of \$2.40 per column	mn line
Each Subsequent Name		will be applied in lieu of advertisement rates listed.	
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Probate, Selling of	34.10	condition that they will not be reproduced without	t prior
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2003

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.05	0.90	497-512	29.20	28.00	
17-32	2.80	1.75	513-528	30.00	28.80	
33-48	3.65	2.60	529-544	30.90	29.90	
49-64	4.60	3.50	545-560	31.70	30.90	
65-80	5.40	4.45	561-576	32.50	31.70	
81-96	6.25	5.20	577-592	33.60	32.20	
97-112	7.15	6.05	593-608	34.40	33.25	
113-128	8.00	7.00	609-624	35.20	34.30	
129-144	9.00	7.95	625-640	35.90	34.80	
145-160	9.85	8.80	641-656	36.80	35.85	
161-176	10.80	9.65	657-672	37.40	36.60	
177-192	11.60	10.60	673-688	39.00	37.40	
193-208	12.50	11.50	689-704	39.80	38.40	
209-224	13.30	12.25	705-720	40.30	39.50	
225-240	14.20	13.10	721-736	41.80	40.00	
241-257	15.10	13.80	737-752	42.30	41.30	
258-272	16.00	14.75	753-768	43.40	41.80	
273-288	16.90	15.80	769-784	43.90	43.10	
289-304	17.60	16.60	785-800	44.70	43.90	
305-320	18.60	17.50	801-816	45.50	44.40	
321-336	19.40	18.30	817-832	46.50	45.50	
337-352	20.40	19.30	833-848	47.50	46.25	
353-368	21.20	20.20	849-864	48.30	47.00	
369-384	22.10	21.10	865-880	49.00	48.30	
385-400	22.90	21.90	881-896	49.60	48.80	
401-416	23.70	22.60	897-912	51.20	49.60	
417-432	24.80	23.60	913-928	51.70	51.20	
433-448	25.60	24.50	929-944	52.50	51.70	
449-464	26.50	25.30	945-960	53.50	52.20	
465-480	27.00	26.20	961-976	54.50	53.25	
481-496	28.20	27.00	977-992	55.60	54.00	
Legislation—Acts, Reg Subscriptions:					4.0	\$
						0.00
						1.00
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Government Gazette Copv						4.70
						8.00
Hansard						
Copy					1	3.00
Subscription—per ses	sion (issued weekly)				37	4.00
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Subscription—per ses	sion (issued daily)					4.00
Legislation on Disk						
						9.00 POA
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Compendium						
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(All the above prices include GST)						

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LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that K-Box Karaoke, c/o Claudia Cream & Co., has applied to the Licensing Authority for a Special Circumstances, Extended Trading Authorisation and Entertainment Consent Licence in respect of premises situated at 84 Hindley Street, Adelaide, S.A. 5000 and known as K-Box Karaoka

The application has been set down for hearing on 9 January 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

Special conditions apply:

- 1. Entertainment Consent for Karaoke.
- 2. Extended Trading Authorisation for the following trading hours:

Monday to Thursday: Midnight to 3 a.m. the following day;

Friday and Saturday: Midnight to 5 a.m. the following day;

Sunday: 8 p.m. to 3 a.m. the following day;

Christmas Eve: Midnight to 2 a.m. the following day;

Christmas Eve (Sunday): Midnight to 2 a.m. the following day;

New Year's Eve: 2 a.m. the following day to 5 a.m. the following day;

Days proceeding other than Public Holidays: Midnight to 5 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 5 a.m. the following day.

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

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

Dated 5 December 2003.

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 R. G. and L. K. Aldam have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 6, Sherriff Road, Maslin Beach, S.A. 5170 and known as RG & LK Aldam.

The application has been set down for hearing on 9 January 2004 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 5 December 2003.

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 Australian Leisure & Hospitality Group Limited, c/o Alison Tehan has applied to the Licensing Authority for a variation to an Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at the corner of Jetty Road and Esplanade, Brighton, S.A. 5048 and known as Esplanade Hotel.

The application has been set down for hearing on 9 January 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

Variation to Extended Trading Authorisation to include the following hours:

Monday: Midnight to 2 a.m. the following day;

Tuesday: Midnight to 2 a.m. the following day;

Thursday: Midnight to 2 a.m. the following day;

Friday: Midnight to 2 a.m. the following day;

Saturday: Midnight to 2 a.m. the following day;

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight;

Christmas Eve: Midnight to 2 a.m. the following day;

Christmas Eve (Sunday): 8 p.m. to 2 a.m. the following day:

Days preceding other Public Holidays: Midnight to 2 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 2 a.m. the following day.

Variation to current Entertainment Consent to include the abovementioned Extended Trading 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 4 December 2003.

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 Whyalla Country Inn Motel Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 95 Playford Avenue, Whyalla, S.A. 5600 and known as Whyalla Country Inn Motel.

The application has been set down for hearing on 13 January 2004 at $10\ \mathrm{a.m.}$

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 2003.

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 Nicola Jane Nyp has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 373 Glen Osmond Road, Glen Osmond, S.A. 5064 and known as Seafood Restaurant Suzuki.

The application has been set down for hearing on 13 January 2004 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 2003.

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 Neil Smith has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 10, Moores Road, Montacute, S.A. 5134 and known as Fifth Creek Wines.

The application has been set down for hearing on 9 January $2004\ \mathrm{at}\ 9\ \mathrm{a.m.}$

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 2003.

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 Pentroth Pty Ltd, c/o Wallmans Lawyers has applied to the Licensing Authority for a Hotel Licence, Extended Trading Authorisation and Entertainment Consent in respect of premises situated at Lot 1, Marina Drive, Port Vincent, S.A. 5581 and to be known as Port Vincent Marina Tayern.

The application has been set down for hearing on 9 January 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation to apply to the whole of the licensed premises on Sunday from 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m. for off licence consumption, midnight for on licence consumption and on Christmas Day from midnight to 2 a.m.

Entertainment Consent is sought to apply to the whole of the licensed premises including the hours sought for Extended Trading Authorisation.

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

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

Dated 5 December 2003.

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 Clarke McGee Hotels and Entertainment Pty Ltd, c/o Jarrod Ryan has applied to the Licensing Authority for an Entertainment Consent in respect of premises situated at Murray Street, Gawler, S.A. 5118 and known as Exchange Hotel.

The application has been set down for hearing on 9 January 2004 at 9 a.m.

Condition

The following licence condition is sought:

Entertainment Consent for Area 2, as plans 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 2003.

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 Nelwood Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence and transfer of a Wholesale Liquor Merchant's Licence in respect of premises situated at section 20, Murtho Road, Paringa, S.A. 5340, both licenses are to be known as Nelwood Wines.

The application has been set down for hearing on 9 January 2004 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 2003.

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 Stephen Grant and Anette Stoll have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Kalimna Road, Light Pass, S.A. 5355 and known as Kalimna Road Wines.

The application has been set down for hearing on 9 January 2004 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 5 December 2003.

Applicants

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 1 December 2003.

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 Stentiford Pty Ltd and Pressco Services Pty Ltd have applied to the Licensing Authority for a removal of a Producer's Licence in respect of the premises situated at the corner of Naracoorte/Apsley Road and Bells Road, Naracoorte, S.A. 5271 to be situated at 38 Angas Street, Springton, S.A. 5235 and known as Kopparossa Wines.

The application has been set down for hearing on 9 January 2004 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 5 December 2003.

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 Barry John Fletcher, Reginald Keith Brock and Peter John Wohlers, c/o Stuart Andrew Barristers and Solicitors have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 135, Sturt Highway, Barmera, S.A. 5345 and to be known as Three Wise Men Wines.

The application has been set down for hearing on 9 January 2004 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 3 December 2003.

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 Twin Bays Wine Company Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 246 Melbourne Street, North Adelaide, S.A. 5006 and known as Twin Bays Wine Company.

The application has been set down for hearing on 9 January 2004 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.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Pilmore Hotels Pty Ltd, c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152 has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Fooks Terrace, St Kilda, S.A. 5110 and known as St Kilda Hotel.

The application has been set down for hearing on 12 January 2004 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 2003.

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 Hugh Hamilton Wines Pty Ltd has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Lot 3, Filed Plan 3363, McMurtrie Road, McLaren Vale, S.A. 5171 and known as Hugh Hamilton Fine Wines.

The application has been set down for hearing on 12 January 2004 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 1 December 2003.

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 Darren Simon Packer has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 98 Gawler Place, Adelaide, S.A. 5000 and known as Café Regina and to be known as Glow Foods.

The application has been set down for hearing on 12 January 2004 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 2003.

Applicant

MINING ACT 1971

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

Applicant: John Anderson

Location: Peterlumbo Hill area—approximately 145 km west of Port Augusta

Term: 1 year Area in km²: 583 Ref: 154/2003

Plans and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

Dated 11 December 2003.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Modern Exploration Pty Ltd

Location: Pinda Springs area—approximately 55 km southeast of Copley

Term: 1 year Area in km²: 168 Ref: 136/2003

Plans and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

Dated 11 December 2003.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Minex (SA) Pty Ltd

Location: Yerda Well area—approximately 50 km south-east

of Tarcoola

Term: 1 year Area in km²: 620 Ref: 167/2003

Plans and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

Dated 11 December 2003.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Ian Garsed

Location: Yarlbrinda South area—approximately 80 km

north-east of Streaky Bay

Term: 1 year Area in km²: 470 Ref: 132/2003

Plans and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

Dated 11 December 2003.

H. TYRTEOS, Mining Registrar

PASSENGER TRANSPORT ACT 1994

Exemption

PURSUANT to section 5 of the Passenger Transport Act 1994, I, Michael John Wright, Minister for Transport:

Exempt a vehicle that is used to provide a premium taxi service operated by Yellow Corporation Pty Ltd from regulation 41 B (1) of the Passenger Transport (General) Regulations 1994 on the condition that any such vehicle must be silver in colour.

Declare that this exemption will apply until 31 October 2008.

M. J. WRIGHT, Minister for Transport

PETROLEUM ACT 2000

Application for Grant of an Associated Facilities Licence AFL 7

PURSUANT to section 65 (6) of the Petroleum Act 2000 (the Act) and Delegation dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, notice is hereby given that an application for the grant of an Associated Facilities Licence over the area described below has been received from Great Artesian Oil and Gas Limited.

Description of Application Area

A 50 m buffer around line segment defined by the following pair of co-ordinates (decimal degrees GDA 94), adjacent to Petroleum Exploration Licence PEL 106.

F	rom		То
-27.787242	139.759547	-27.795778	139.787350

Dated 9 December 2003.

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

PUBLIC SECTOR MANAGEMENT ACT 19	995		Telephone No.
Availability of Services 2003		Government Information and	
THE following offices will be open and their services the public on Monday, 29 December, Tuesday, 30 December,		Communication Services	8226 3558
Wednesday, 31 December 2003.		Workplace Services	
Administrative and Information Services—Departs State Procurement and Business Services	ment for	Workplace Information Service	300 365 255
Business Services	Telephone No.	accidents) 24 hours all days (including Public	200 777 200
		Holidays)	8303 0400
Bureau Service and Finance	8226 5060	Mount Gambier Regional Office	8735 1199
Information Services	8226 5654 8226 5874	Port Pirie Regional Office	8638 4778
Corporate Projects	8226 5681	Port Lincoln Office	8688 3057
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	8226 5666	Workplace Relations Policy Division	8303 0276
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	0220 7700	Crown Solicitor's Office	8207 1720
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or	8226 5294	Policy and Legislation	8207 1723
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Building Maintenance, Netley	8226 4943	Multicultural SA	8226 1944
Department for Aboriginal Affairs and		Interpreting and Translating Centre	8226 1990
Reconciliation	8226 8900	Victims of Crime Co-ordinator	8207 1723
Policy, Planning and Community Services		Office of Consumer and Business Affairs	
Land Services Group	8226 3983	Births, Deaths and Marriages	8204 9599
Valuation Enquiries1	300 653 346	Business Names and Associations	8204 9779
State Records		Education, Media and Public Relations	8204 9516 8204 9777
	9242 6900	Fair Trading Advisory Service Product Safety	8152 0732
Agency Services	8343 6800	Licensing of Occupations	8204 9696
Wednesday, 31 only)	8226 8000	Residential Tenancies Tribunal	8226 8989
• • • • • • • • • • • • • • • • • • • •	3220 0000	Tenancies (Advice)	8204 9544
Government Publishing SA		Tenancies (Bonds)	8204 9555
Subscription and Government Gazette	8207 1043	Trade Measurement	8234 2036
Service SA	132 324	Executive	8204 9588
		Berri	8595 2343

	Telephone No.		Telephone No.
Mount Gambier	8735 1377	Courts Administration Authority	
Port Augusta	8648 5150	Coroner's Office	8204 0600
Port Pirie	8648 4782	Youth Court	8204 0331
Whyalla Legal Services Commission	8648 8140	All Magistrates Courts and Fine Payment Units including:	
Head Office	8463 3555	Ç	9204 2444
Elizabeth	8207 9292	Adelaide Berri	8204 2444 8595 2060
Noarlunga Centre	8207 3877	Ceduna	8625 2520
Whyalla	8648 8060	Christies Beach	8204 2444
Office of the Liquor and Gambling	0226 0410	Coober Pedy	8672 5601
Commissioner	8226 8410	Elizabeth Holden Hill	8204 2444 8204 2444
Public Trustee	8226 9200	Kadina	8821 2626
Emergency Services		Mount Barker	8391 0255
Country Fire Service		Mount Gambier	8735 1060
CFS Headquarters	8463 4200	Murray Bridge Naracoorte	8535 6060 8762 2174
State Operations Centre (24 Hours)	8463 4222	Port Adelaide	8204 2444
Regional Duty Officers are on call 24 hours	0.1.50.1000	Port Augusta	8648 5120
a day through the State Operations Centre	8463 4222	Port Lincoln	8688 3060
SA Ambulance Services		Port Pirie Tanunda	8632 3266 8563 2026
For emergency calls only	000	Whyalla	8648 8120
Head Office, Adelaide (10 a.m. to 4 p.m.)	136 272	Business, Manufacturing and Trade—	
Country Regional Offices:	0254 0254	Department for	
Adelaide	8274 0374 8582 2419	All Administrative Offices will remain open	8303 2400
Whyalla	8645 9344	Centre for Innovation, Business and Manufacturing	8463 3800
SA Metropolitan Fire Services		Education and Children's Services—	0403 3000
		Department of	
For emergency calls only All Metropolitan and Country Stations	000	State Office, 31 Flinders Street	8226 1000
Fire Safety Department	8204 3611	To report incidents	131 444
Training Department	8348 8401	Police Emergencies	000
SA Police		Police Security Control Room	8226 0888
For emergency calls only	000	Office of the Chief Executive	
For police attendance	131 444	Office of the Chief Executive	8226 1540
Local Service Area Headquarter Stations		Legislation and Legal Services Unit	8226 1555
will continue to maintain Front Office Services		Public Relations Unit Country Callers Free Call	8226 1527
State Emergency Services	200 200 177	Office of Business Improvement and Strategic	1600 066 156
For Emergency Calls Only 1 State Emergency Services—State Headquarters	8463 4171	Financial Management	
Correctional Services—Department of		Directorate Support Office	8226 1050
_	9224 2500	Accounting Services	8226 3324
Adelaide Community Correctional Centre	8224 2500 8343 0100	Payroll Services	
Adelaide Remand Centre	8216 3200	Toll Free Number (Payroll Services)or Records Management Unitor	8226 9583
Adelaide Women's Prison	8343 0100	Resource Allocation Strategy	8226 3171
Berri Community Correctional Centre	8595 2366	School Card—Toll Free	
Cadell Training Centre Ceduna Community Correctional Centre	8540 3275 8625 2655	Site Financial Policy	8226 1381
Central Office	8226 9099	Technology and Knowledge Management Services (General Enquiries)	8226 1145
Coober Pedy Community Correctional Centre	8672 3091	Customer Support Centre—Metropolitan	8204 1866
Courts Unit	8204 0638 8282 7020	Customer Support Centre—Country	1300 363 227
Elizabeth Community Correctional Centre	8670 7131	Office of Learning and Service Delivery	
Mobilong Prison	8532 8911	Executive Services	8226 0044
Mount Gambier Community Correctional Centre	8725 0266	Aboriginal Education Unit	8343 6500
Mount Gambier Prison Murray Bridge Community Correctional Centre	8723 8000	Licensing and Standards—Standards and	0224 0077
Noarlunga Community Correctional Centre	8531 0433 8326 0355	Investigationsor	8226 0077 8226 1270
North East Community Correctional Centre	8406 3850		0220 1270
Northern Country Regional Office	8641 1899	Family Day Care and Support Services	000
Parole Board Port Adelaide Community Correctional Centre	8224 2565 8447 5477	Family Day Care—General Enquiries	8226 0044 8505 2415
Port Augusta Community Correctional Centre	8648 5350	Berri (30 and 31 December 2003 only) Felixstow	8595 2415 8366 8720
Port Augusta Prison	8648 5400	Fleurieu	8392 0520
Port Lincoln Community Correctional Centre	8683 0266	Gawler	8522 4177
Port Lincoln Prison Port Pirie Community Correctional Centre	8683 0766 8633 0930	Langford Drive, Elizabeth	8207 9100 8392 0520
Prisoner Assessment Unit	8343 0257	Morphett Vale	8392 0320
South Western Community Correctional Centre	8229 6900	Port Lincoln	8682 5908
Whyalla Community Correctional Centre	8645 7400	Port Pirie	8638 4712
Yatala Labour Prison	8262 2421	Whyalla	8645 6568

	Telephone No.		Telephone No.
Learning Assets and Services		Further Education, Employment, Science and	
Site Financial Services		Technology—Department of	
Site Human Services	8226 1499	Office of the Chief Executive	8226 3821
Site Asset Services	8226 1499	Office of the Deputy Chief Executive Austraining International	
Learning Improvement and Support Services		Traineeship and Apprenticeship Services	
Executive Services, Disability and Professional		Training Advocate	
Services, Futures Connect and Special	9997 1755	Government Business Enterprises	
Services—all calls will be diverted to	8226 1755 8226 0044	Adelaide Shores/West Beach Trust	
	0220 0044		9255 7200
Learning Outcomes and Curriculum Group		Corporate Services	
State Office	8226 4393	Adelaide Shores Holiday Village	
Office of People and Culture		Adelaide Shores Caravan Resort	
General Enquiries	8226 1169	Forestry SA	
Executive Director's Office	8226 1397	Open for fire protection only:	
Health and Safety Services (Claims)	8223 5716	• •	0201 0000
Health and Safety Services (General) Industrial Relations	8226 1440 8226 1858	Kuitpo Forest Information Centre Mount Gambier Plantation Products Office	
	0220 1030	or Fire Protection	
Environment and Heritage—Department for		Mount Burr Forest Depot	8733 3866
Minister's Office	8463 5680	or Fire Protection	
Office of the Chief Executive	8204 9323 8204 9339	Mount Crawford Forest Information Centre Noolook Forest for Fire Protection	
Office of Sustainability	8204 2156	Penola Forest	
Environmental Information	8226 4858	Fire Protection	
Science and Conservation	8222 9311	Wirrabara Forest Depot	
Regional Conservation	8124 4713	Rangers are on duty every day at Mount	
Natural and Cultural Heritage Animal Welfare Unit (Duty Officer)	8124 4700	Crawford and Kuitpo Information Centres	
Coast and Marine Branch		except for Christmas Day.	
Land Administration Branch		Office hours—(9 a.m. to 11 a.m.)	
Perpetual Lease and Free Holding Unit		24 hour fire emergency number—Kuitpo Forest	8391 8800
Botanic Gardens of Adelaide		Mobile numbers are for fire protection only.	
Adelaide Plains	8222 9311	SA Lotteries	
Mount Lofty Botanic Gardens	8370 8370	Head Office Administration	8205 5555
Wittunga Botanic Gardens	8370 8370	Head Office Selling Area	
Adelaide Region Parks		Agents at their discretion	
Cleland Wildlife Park	8339 2444	SA Water	
Belair National Park	8278 5477	Service Difficulties and Emergencies:	
Morialta Conservation Park	8336 0915	Metropolitan	
Lofty/Barossa (including Para Wirra and	0227 0001	Country	
Fort Glanville)	8336 0901 8552 3677	Accounts and General Enquiries Australian Water Quality Centre	
Adelaide Gaol	8231 4062	Water and Sewer Connections	
West Region		Water Restrictions Hotline	
	0700 2111	WorkCover	
Port Lincoln Office	8688 3111 8625 3144	General Enquiries	131 855
Venus Bay	8625 5110	'Teletype'	
South East Region		Human Services, Department of	
Canunda	8735 6053	All Offices of the Department of Human Services	
Robe	8768 2543	will remain open during the Christmas period.	
Tantanoola Caves	8734 4153	General Enquiries	8226 8800
Naracoorte Caves District Office	8762 3412	Premier and Cabinet South Australia—	0220 0000
Naracoorte Caves Wonambi Fossil Centre Salt Creek	8762 2340 8575 7014	Department of the	
Wyndgate	8555 3022	•	9207 7000
Mount Gambier Regional Office	8735 1111	Art Gallery of SA (10 a.m. to 5 p.m.)	
Meningie (Monday, 29 and Wednesday, 31 only)	8575 1200	Chief Executive	
Outback/Ranges Region		Cabinet Office	
Port Augusta Office	8648 5300	Commissioner for Public Employment	
Kangaroo Island Parks		Corporate and State Services	
	0550 4007	National Motor Museum public area	0201 0203
Seal Bay Conservation Park	8559 4207 8559 7231	(9 a.m. to 5 p.m.)	8568 5006
Flinders Chase Visitor Centre	8559 7235 8559 7235	Office of the Premier	8463 3166
Kingscote Office	8553 2381	SA Maritime Museum public area	9207 6267
Cape Borda Lightstation	8559 3257	(10 a.m. to 5 p.m.)	8207 6265 8207 7500
Cape Willoughby Lightstation	8553 1191	Social Inclusion Unit	
Discovering Penguin Tours	8559 4207	State Library of SA (9.30 a.m. to 5 p.m.)	
Yorke/Mid North		Strategic Projects	
Innes Visitor Centre	8854 3200		
Southern Flinders Office	8634 7068		

Telephone No.	Telephone No.
Primary Industries and Resources SA Passenge	r Transport Board
Fisheries, and Minister for Mineral Resources Accredita	5 p.m.) 8303 0822 tion and Standards (located at Netley
Development 8226 0322 Building Accounts Payable 8226 0298 Info Central	g 17A) (8.45 a.m. to 5 p.m.)
Business Services	(7 a.m. to 8 p.m.) 8210 1000
Human Resources (Emergency only)0417 826 721	elaide
G	Inquiries
Communications and Marketing Public Co	unter—136 North Terrace, Adelaide, (i) from 9 a.m. to 5 p.m.
Information Management Transport	
Customer Services, Ground Floor, 101 Granful Street General E	Inquiries
	ce
Energy SA (including Office of the Technical Customer	siness Enquiries
Regulator)	ation and Licensing Office)
rayment 6	of Registration and Licensing by Card1300 361 021
Agriculture Transport	
	ards and Traffic Signal Faults (free call) 1800 018 313
Oodlawirra Road Block (24 hours per day Boat Regi	stration and Licensing
	Card payments for Recreational Boat) on and Renewals
	trol and Safety 8347 5043
Yamba Roadblock (24 hours per day service) 8595 5026 Marine Q	ualifications
	Callers (free call)
Adelaide	acilities
	ey
Port Lincoln 9699 2400	Callers (free call)
Streaky Bay 8626 1108 Struan Service Centre 8762 9100 All Recre to the no	ational Boating Enquiries can be directed earest Customer Service Centre.
On-call S	ern Road Condition Report
Directorate 8463 3204 Crossin Mineral Resources Group 8463 3112	gs
Petroleum Group	akdowns
Coober Pedy	ridge Regional Office
SA Research and Development Institute Traffic	Control Centre, Norwood)
(Effergencies Offly)	e Works Office (Customer Service 8762 8000
Science Centre Port Effectivity Internet	ısta Office
Aquatic Sciences, West Beach—Facility Manager 0418 831 458 or Pager 8378 1111 (ask for pager number Property	bln Office
	s affected by current road projects
	perties
Lenswood Agricultural Centre—Farm Manager 8389 8810 Rail Oper	rook Regional Office
Loxton Centre—Technical Officer, Farm Or 0419 848 731 Cycling In	nformation Line
Minning Agricultural Centre 0427 806 206	
Nuriootpa Centre—Farm Manager	Local Government 8204 8700 vernment Grants Commission 8204 8719
	Areas Community Development Trust 8226 0354
Plant Research Centre, Urrbrae—Security 24 hours 8303 7200 Treasury	and Finance—Department of 's Office
Facilities Manager	
Greenhouse Manager	Branch 8226 0535 Services 8226 9500
Turretfield Research Centre—Farm Manager 0429 095 103 Revenue a	and Economics Branch 8226 9578
or 0407 847 448 Executive	8226 9869 rnment Financing Authority 8226 9444
	SA—Land Tax
and country editions of the White Pages Payroll Ta	ax
	ties
Department of Tobacco I	Licensing
Office of the Chief Executive	Institutions Duty (FID) 8204 9888 x 8204 9888

	Telephone No.
Petrol Licensing	8204 9888
Compliance/Recovery	8226 3725
Lottery and Gaming Unit	8226 9599
First Home Owner Grant	8226 3750
Super SA	8207 2094
	1300 369 315
SA Government Captive Insurance Corporation	
(SAICORP)	8204 1540
Policy Analysis	8226 9895
Public Private Partnerships	8226 2829
Funds SA	8204 2355
Motor Accident Commission	8221 6377
SA Asset Management Corporation	8226 3670
Essential Services Commission of SA	8463 4444
Government Accounting and Reporting Branch	8226 3059
Emergency Services Levy	1300 366 150
Water, Land and Biodiversity Conservation— Department of	
General Enquiries	8463 6800
Water Licence and Well Construction Permit	
Enquiries	8463 6875
Corporate Communications	8463 7915
State Flora, Belair National Park	8278 7777
Dated 11 December 2003.	
MIKE R	ANN, Premier

RADIATION PROTECTION AND CONTROL ACT 1982

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Jill Fitch, Acting Director of the Radiation Protection Division of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt the specified employer, the Sheriff's Office, Adelaide, Courts Administration Authority from the requirements of Regulation 18 of the Radiation Protection and Control (Ionising Radiation) Regu-lations 2000, insofar as that regulation applies to staff using a Fiscan V6550B Portable Cabinet X-ray Unit, subject to the following conditions:

- (1) that the X-ray Unit is maintained in good working order and condition; and
- (2) that the specified employer issues a personal monitoring device to a radiation worker if directed in writing by the Radiation Protection Division of the Environment Protection Authority to do so.

Dated 9 December 2003.

J. FITCH, Delegate of the Minister for Environment and Conservation.

SOUTH EASTERN WATER CONSERVATION AND DRAINAGE ACT 1992

Appointments

I, JOHN DAVID HILL, Minister for Environment and Conservation do hereby appoint the undermentioned, for a period ending 30 December 2007, to the Millicent Water Conservation and Drainage Advisory Committee, pursuant to the provisions of the South Eastern Water Conservation and Drainage Act 1992:

Michael Ernest Talanskas (Chair) Peter Robert Altschwager John James Mullins Brenton Murray Puddy Peter Damien Scanlon Trevor Clifford Hutchesson

Dated 5 December 2003.

J. HILL, Minister for Environment and Conservation

NOTE TO GOVERNMENT GAZETTE CUSTOMERS

The Government Information Centre at 77 Grenfell Street **CLOSED** on Friday, 10th October 2003.

All Government Legislation enquiries can now be directed to Service SA, Government Legislation Outlet.

Address Details:

Ground Floor, 101 Grenfell Street, Adelaide, S.A. 5000

Postal Details:

G.P.O. Box 1707, Adelaide, S.A. 5001

Phone: 13 23 24

Road Traffic Act (Approval of Traffic Speed Analysers) Notice 2003

under section 53A of the Road Traffic Act 1961

1—Short title

This notice may be cited as the *Road Traffic Act* (Approval of Traffic Speed Analysers) Notice 2003.

2—Commencement

This notice will come into operation on 15 December 2003.

3—Approval of traffic speed analysers

The following are approved as traffic speed analysers:

- (a) a Traffipax Traffiphot III-SR manufactured by Robot Visual Systems GmbH of Germany, linked to and used in conjunction with an induction loop vehicle detector;
- (b) a Traffipax Traffiphot III-SRD manufactured by Robot Visual Systems GmbH of Germany, linked to and used in conjunction with an induction loop vehicle detector.

Made by the Governor

with the advice and consent of the Executive Council

on 11 December 2003.

CTSA2002/07261

Road Traffic Act (Operation of Certain Photographic Detection Devices—Approved Locations) Notice 2003

under section 79B(9a) of the Road Traffic Act 1961

1—Short title

This notice may be cited as the *Road Traffic Act* (*Operation of Certain Photographic Detection Devices—Approved Locations*) *Notice* 2003.

2—Commencement

This notice will come into operation on 15 December 2003.

3—Approval of locations at which photographic detection devices may be operated to obtain evidence of the commission of a red light offence and a speeding offence arising out of the same incident

The locations specified in Schedule 1 are approved, until further notice, for the operation of photographic detection devices for the purpose of obtaining evidence of the commission of a red light offence and a speeding offence arising out of the same incident.

Schedule 1—Approved locations

The intersection between King William Street, King William Road and North Terrace, Adelaide

The intersection between North Terrace, Frome Road and Frome Street, Adelaide

The intersection between West Terrace, South Terrace, Goodwood Road and Anzac Highway, Adelaide

The intersection between West Terrace and Anzac Highway, Adelaide

The intersection between Wakefield Street And Pulteney Street, Adelaide

The intersection between Brighton Road, Sturt Road and Old Beach Road, Brighton

The intersection between Dyson Road and Beach Road, Christies Beach

The intersection between Main North Road and Regency Road, Enfield

The intersection between Findon Road, Crittenden Road and Balcombe Avenue, Findon

The intersection between Fitzroy Terrace and Prospect Road, Fitzroy

The intersection between The Golden Way and The Grove Way, Golden Grove

The intersection between Montacute Road, Lower North East Road, Glynburn Road and Payneham Road, Hectorville

The intersection between Glynburn Road and The Parade, Kensington Park

The intersection between South Road and Daws Road, Melrose Park

The intersection between Marion Road and Sturt Road, Mitchell Park

The intersection between North East Road and Reservoir Road, Modbury

The intersection between Golden Grove Road and Milne Road, Modbury Heights

The intersection between Main South Road, Wheatsheaf Road and Flaxmill Road, Morphett Vale

The intersection between Portrush Road and Magill Road, Norwood

The intersection between Lower North East Road and Gorge Road, Paradise

The intersection between Marion Road and Cross Road, Plympton Park

The intersection between South Road and Torrens Road, Renown Park

slarifor.

The intersection between Montacute Road, Newton Road and St Bernard's Road, Rostrevor

The intersection between Kings Road and Salisbury Highway, Salisbury Downs

The intersection between Cross Road and Goodwood Road, Westbourne Park

The intersection between South Road, Manton Street and Grange Road, West Hindmarsh

Made by the Minister for Transport

On 26 November 2003.

RULES OF COURT Amending the District Court Rules 1992 Amendment No. 43 of the District Court Rules

BY virtue and in pursuance of section 51 of the District Court Act 1991, and all other powers us thereunto enabling, We, Terence Anthony Worthington, Chief Judge, and Robert Martin Lunn and Dean Ernest Clayton, Judges of the District Court of South Australia, do hereby make the following Rules of Court:

- 1. These Rules may be cited as the 'District Court Rules 1992, Amendment No. 43'.
- 2. The District Court Rules 1992, as amended, by these Rules, may be cited as the 'District Court Rules 1992'.
 - 3. Rule 56A is revoked.

Dated 2 December 2003.

T. A. WORTHINGTON, Chief Judge R. M. LUNN, Judge D. E. CLAYTON, Judge

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

PURSUANT to section 36(2)(c)(iii) of the Training and Skills Development Act 2003 the Training and Skills Commission gives notice that the **training plan** which must accompany an application to the Commission for approval of any contract of training signed by the parties on or after 1 January 2004 shall be in the following form for all trades and declared vocations:

Apprenticeship/Traineeship Training Plan

INSTRUCTIONS FOR COMPLETING THE TRAINING PLAN

The employer and apprentice or trainee should jointly choose a registered training organisation.

The Training Plan should be tailored to meet the needs of the employer and apprentice or trainee. The employer, apprentice or trainee and registered training organisation should negotiate and sign the Training Plan. In circumstances where the employer is also the registered training organisation (enterprise RTO) the person authorised to sign on behalf of the employer must be different to the person authorised to sign for the RTO.

For contracts with terms of up to and including 12 months, the Training Plan should include the core and elective units. For contracts longer than 12 months, only the core units are required. Electives may be nominated if they are known. Otherwise, they should be added to the Training Plan at a later date.

The employer, trainee or apprentice and the registered training organisation should each retain a copy of the Training Plan. The employer and trainee or apprentice should use the Training Plan to monitor the delivery of training and assessment services by the registered training organisation.

The Training Plan will be used as part of any review of training arrangements.

Changes to the Training Plan may be made with the agreement of the parties. The parties should initial the changes on the Training Plan. You are **not** required to forward copies of the revised Training Plan to Traineeship and Apprenticeship Management.

However, please note that a new Training Plan will be required if the parties to the contract change their RTO or apply for a variation to the contract that will affect the vocation or qualification.

It is important that all the required information is provided on the Training Plan. The Training Contract cannot be approved if the Training Plan is incomplete or has not been submitted with the Training Contract.

• Please forward a completed Training Plan, based on this proforma, to the relevant New Apprenticeships Centre.

Proforma

APPRENTICESHIP / TRAINEESHIP TRAINING PLAN

(A) Name of apprentice/trainee	(B) Training Arrangement No(supplied by TAM after contract approval)			
(C) New Apprenticeships Centre	(D) Probationary Periodmonths.			
	T			
Name of registered training organisation (RTO)	Legal name of employer (as on Training Contract)			
Name of person authorised by RTO Signature of person authorised by RTO	Name of person authorised by employer I have been made aware of the requirements of this Training Plan.			
Date	Signature of person authorised by employer Date			
School Based New	Apprenticeships only			
Name of school and suburb				
I certify that the School Based New Apprenticeship commenced by the above named student is endorsed by the school as an integral part of the school program.				
Signature of Principal	Date			
Name of Apprenticeship/Traineeship (declared vocation, tra	ade or occupation)			
Is the training to be delivered completely on the job by the empl	lover and supported by montaring arrangements with the PTO2			
Yes If Yes, state the method of ensuring the integrity of the	e training and assessment process:			
	rectly from an RTO either at the employer's premises, or off-site use pattern for the off-the-job training (eg block release, regular			
	••••••			
RTO's expectations of the employer: (tick whichever applies) provide on-the-job skill development	assess trainee/apprentice competencies			
□ complete Training Record Book □ provide trainee/apprentice and RTO with feedback on	☐ maintain training records ☐ other (please specify)			
performance Apprentice/Trainee Declaration				
I have been made aware of the requirements of this Training PI I understand the information provided on this Training Plan:	an.			
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, nominated New Apprenticeships Centres, nominated Registered Training Organisations and nominated non- government education authorities, and				
 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 and Traineeship and Apprenticeship Management, 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. I understand my New Apprenticeships Centre may release Training Contract details to my Registered Train Organisation so that the RTO can develop a Training Plan and submit it to Traineeship and Apprentices Management.				
Signature of apprentice/trainee	Date			

Proforma

APPRENTICESHIP / TRAINEESHIP TRAINING PLAN continued

Title and Level of Qualification							
National Qualification Code							
Units of competence (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)							
Code	Title						
	Core Units						
	Electives (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.

NOTES FOR SOUTH AUSTRALIA

The Apprenticeship/Traineeship Training Contract and Training Plan Proforma

This Training Plan proforma is for use from 1 January 2004. The Training Contract and the Training Plan must be lodged together with Traineeship and Apprenticeship Management in the Department of Further Education, Employment, Science and Technology within 4 weeks of the signing of the contract.

The apprentice or trainee, employer and registered training organisation will receive acknowledgment of the Training Contract and Training Plan when the contract has been approved.

Please note that the employment arrangement is for the term stated on the Training Contract. Therefore, the employment arrangement cannot be on a casual basis.

The Training and Skills Commission has determined minimum part-time hours for apprentices and trainees employed on a part-time basis. They are:

Contract of Training - Nominal Duration	Minimum Part-time Hours	
Up to and including 23 months	15 hours per week	
24 - 48 months	25 hours per week	
School Based New Apprenticeships	8 hours per week	

Your attention is also drawn to Section 44 (1) of the Training and Skills Development Act, 2003, which states: "A change in the ownership of a business does not result in the termination of a contract of training entered into by the former owner but, where a change of ownership occurs, the rights, obligations and liabilities of the former owner under the contract are transferred to the new owner."

Traineeship and Apprenticeship Management Consultants provide advisory services on all aspects of Training Contracts to employers and trainees and apprentices. Please contact us if you need further information – freecall 1800 673 097.

State Government Traineeship and Apprenticeship Management Offices

Adelaide Region	North and West SA Region	South and East SA Region
100 Waymouth Street	141 Nicolson Avenue	23 Gray Street
Adelaide SA 5000	Whyalla Norrie SA 5608	Mount Gambier SA 5290
Phone 1800 673 097	Phone (08) 8648 8838	Phone (08) 8735 1160
Fax (08) 8463 5654	Fax (08) 8645 3204	Fax (08) 8735 1164



NOTICE TO MARINERS

No. 52 of 2003

South Australia—Gulf of St. Vincent—Semaphore-Breakwater under construction

A BREAKWATER consisting of geotextile sand bags is under construction approximately 300 m off Fort Glanville—Semaphore

The WGS datum positions of the breakwater are as follows:

Northern end: 34°50′56.53″S, 138°28′23.33″E. Southern end: 34°51′03.05″S, 138°28′23.14″E. Middle: 34°50′59.78″S. 138°28′23.14″E.

The ends of the breakwater are marked with West Cardinal markers and mariners are advised to navigate with caution.

Navy chart affected: Aus 137. Adelaide, 27 November 2003.

M. WRIGHT, Minister for Transport

TSA 2003/00738

NOTICE TO MARINERS

No. 53 of 2003

South Australia (Duntroon Basin) Marine Seismic Survey

SANTOS Ltd will be carrying out a 2D Seismic Survey in waters west of Kangaroo Island commencing on 3 December 2003, for approximately one week.

The seismic vessel, PGS MV Orient Explorer, will be involved in 24 hour/day survey operations.

This involves towing a single 6 000 m streamer and airgun array behind the vessel at an average speed of 4.8 knots. The end of the streamer is marked with a yellow plastic tail buoy equipped with radar reflector and quick flashing light.

The area is defined by the following WGS 84 co-ordinates:

Latitude 35°25'S, longitude 135°05'E Latitude 35°25'S, longitude 135°16'E Latitude 35°50'S, longitude 135°50'E Latitude 36°19'S, longitude 135°50'E Latitude 36°19'S, longitude 135°15'E Latitude 35°50'S, longitude 135°15'E Latitude 35°50'S, longitude 135°05'E Latitude 35°25'S, longitude 135°05'E

Mariners are advised to exercise caution and keep well clear of the survey area during the period specified, as the vessel has limited steering capabilities whilst operations are in progress. There is potential for snagging of the streamer if vessels approach too close.

Navy chart affected: Aus 343. Adelaide, 28 November 2003

M. WRIGHT, Minister for Transport

TSA 2003/00738

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 11 December 2003

WATER MAINS 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

ADELAIDE CITY COUNCIL Angas Street, Adelaide. p34

CITY OF CHARLES STURT

Robert Forest Court, Ridleyton. p16 Henry Moss Court, Ridleyton. p16

TOWN OF GAWLER

Pike Way, Evanston. p18 Clift Close, Evanston. p18 Cox Court, Evanston. p18

CITY OF MARION

Robinson Street, Sheidow Park. p22 Ochre Court, Sheidow Park. p22 In and across Holdfast Drive, Sheidow Park. p22 Curlew Street, Sheidow Park. p22

CITY OF MITCHAM

Carr Street, Blackwood. p11

CITY OF ONKAPARINGA

Across Selaru Way, Noarlunga Downs. p17 Redwood Close, Noarlunga Downs. p17

CITY OF PORT ADELAIDE ENFIELD

Cranbourne Close, Northfield and Northgate. p12 Mornington Terrace, Northgate. p12 Vickers Vimy Parade, Northgate. p12 and 13 Swanbourne Drive, Northgate. p12

Brookfield Circuit, Northgate. p12 Heathcote Avenue, Northgate. p13

Leopold Avenue, Northgate and Northfield. p13 and 14 Easement in lot 2005, Vickers Vimy Parade, Northgate. p13 Edwin Court, Northgate. p14

CITY OF SALISBURY

Harvey Avenue, Walkley Heights. p9 Tower Court, Walkley Heights. p9 Magazine Drive, Walkley Heights. p9 Stockade Drive, Walkley Heights. p9 The Outlook, Salisbury Heights. p10 Windermere Crescent, Mawson Lakes. p15 Playford Crescent, Salisbury North. p19 Christopher Court, Salisbury North. p19

CITY OF WEST TORRENS Norwich Street, West Richmond. p8

MOONTA WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST Calstock Street, Moonta Bay. p36 Andrew Street, Moonta Bay. p37

PORT BROUGHTON WATER DISTRICT

DISTRICT COUNCIL OF BARUNGA WEST Harvey Street, Port Broughton. p38

STRATHALBYN COUNTRY LANDS WATER DISTRICT

ALEXANDRINA COUNCIL

Easements in lot 152 in LTRO DP 20548, North Parade, Strathalbyn. p2 and 3

Easements in lot 155 in LTRO DP 44074, and lots 98 and 100 in LTRO DP 53123, Macclesfield Road, Strathalbyn. p3-5

Easement in lot 6 in LTRO FP 934, Strathalbyn. p5 Across public road north-west of lot 6 in LTRO FP 934, Strathalbyn. p5

Waterworks land (lot 80 in LTRO FP 159857), Strathalbyn. p6

STREAKY BAY COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF STREAKY BAY Wells Street, Streaky Bay. p25 and 26 Public road north-east of lot 1002 in LTRO DP 63153, Streaky Bay. p26 and 27 Gibson Way, Streaky Bay. p27 Herbert Edwards Drive, Streaky Bay. p27 Oscar Williams Drive, Streaky Bay. p27 and 28

STREAKY BAY TOWNSHIP WATER DISTRICT

DISTRICT COUNCIL OF STREAKY BAY Across and in Wells Street, Streaky Bay. p23-25

TANUNDA WATER DISTRICT

BAROSSA COUNCIL In and across Paradale Drive, Tanunda. p20 Hurst Court, Tanunda. p20 Auricht Street, Tanunda. p20 Lehmann Road, Tanunda. p20 Bosenberg Court, Tanunda. p20

WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water mains have been abandoned by the South Australian Water Corporation.

ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL Angas Street, Adelaide. p34

STRATHALBYN COUNTRY LANDS WATER DISTRICT

ALEXANDRINA COUNCIL Easement in lot 152 in LTRO DP 20548, North Parade, Strathalbyn. p2 and 3

Easements in lot 155 in LTRO DP 44074, and lots 98 and 100 in LTRO DP 53123, Macclesfield Road, Strathalbyn. p3-5 Easement in lot 6 in LTRO FP 934, Strathalbyn. p5

Waterworks land (lot 80 in LTRO FP 159857), Strathalbyn. p6

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL Easement in lots 50-52, McKinnon Parade, North Adelaide. FB 1118 p59

CITY OF CHARLES STURT

Robert Forest Court, Ridleyton. FB 1119 p60 Henry Moss Court, Ridleyton. FB 1119 p60 Margaret Avenue, West Croydon. FB 1120 p29 Francis Street, Kidman Park. FB 1120 p31 Parkhouse Avenue, Seaton. FB 1120 p3 Bournemouth Avenue, Tennyson. FB 1120 p33

TOWN OF GAWLER

Across Gawler Bypass, Evanston Gardens and Evanston. FB 1121 p19 and 20

Pike Way, Evanston. FB 1121 p19 and 20 Clift Close, Evanston. FB 1121 p19 and 20 Cox Court, Evanston. FB 1121 p19 and 20

CITY OF HOLDFAST BAY

Benny Crescent, South Brighton. FB 1120 p24 Trim Avenue, North Brighton. FB 1120 p30

CITY OF MARION

Robinson Street, Sheidow Park. FB 1121 p11-14 Ochre Court, Sheidow Park. FB 1121 p11-13 Holdfast Drive, Sheidow Park. FB 1121 p11-13

Easements in lot 950 in LTRO DP62839, Holdfast Drive, Sheidow Park. FB 1121 p11-14

Curlew Street, Sheidow Park. FB 1121 p11-14 Easement in lots 680 and 681, Holdfast Drive, Sheidow Park.

FB 1121 p11, 12 and 14

Branksome Terrace, Dover Gardens. FB 1120 p23

CITY OF MITCHAM

Across Station Avenue, Blackwood. FB 1119 p59
Easement in lot 18 in LTRO DP 1329, Station Avenue, Blackwood. FB 1119 p59

CITY OF ONKAPARINGA

Easements in reserves (lot 214 in LTRO DP 29104, Alor Court, and lot 22 in LTRO DP 63250, Redwood Close), Noarlunga Downs. FB 1121 p17 and 18 Redwood Close, Noarlunga Downs. FB 1121 p17 and 18 Kingswood Avenue, Onkaparinga Hills. FB 1120 p25 Solace Drive, Morphett Vale. FB 1120 p26

CITY OF PLAYFORD

Burdon Street, Elizabeth Park. FB 1120 p27 Easements in lots 16 and 36, Turner Road, Elizabeth Park. FB 1120 p28

CITY OF PORT ADELAIDE ENFIELD
Across and in Westbrook Terrace, Northfield and Northgate. FB 1121 p6-9, 15 and 16

Cranbourne Close, Northgate. FB 1121 p6-9

Mornington Terrace, Northgate. FB 1121 p6, 7 and 9

Swanbourne Drive, Northgate. FB 1121 p6-9

Easement in lot 154 in LTRO DP 60084, Swanbourne Drive, Northgate. FB 1121 p6-9

Heathcote Avenue, Northgate. FB 1121 p6, 8 and 9

Easement in lot 2005, Vickers Vimy Parade, Northgate. FB 1121 p6, 8 and 10

Leopold Avenue, Northgate. FB 1121 p15 and 16 Edwin Court, Northgate. FB 1121 p15 and 16

CITY OF SALISBURY

Tower Court, Walkley Heights. FB 1121 p1-3 and 5 Easements in lots 642-632, Magazine Drive, Walkley Heights.

FB 1121 p1-4

Magazine Drive, Walkley Heights. FB 1121 p1-4 Stockade Drive, Walkley Heights. FB 1121 p1-3 and 5

Green Valley Drive, Salisbury Heights. FB 1119 p57 and 58 The Grove Way, Salisbury Heights. FB 1119 p57 and 58 Easement in reserve (lot 101), The Grove Way, Salisbury Heights. FB 1119 p57 and 58

Across and in The Outlook, Salisbury Heights. FB 1119 p57 and 58

Easements in lot 10, The Outlook, Salisbury Heights. FB 1119 p57 and 58

Windermere Crescent, Mawson Lakes. FB 1121 p23 and 24 Playford Crescent, Salisbury North. FB 1121 p21 and 22 Christopher Court, Salisbury North. FB 1121 p21 and 22

CITY OF UNLEY

Dunrobin Street, Black Forest. FB 1120 p22

CITY OF WEST TORRENS

Norwich Street, West Richmond. FB 1120 p20

SEWERS ABANDONED

Notice is hereby given that the undermentioned sewers have been abandoned by the South Australian Water Corporation.

ADELAIDE DRAINAGE AREA

CITY OF PORT ADELAIDE ENFIELD Cranbourne Close, Northgate. FB 1121 p6 and 7 Easement in reserve (lot 4001 in LTRO DP 62149), Mornington Terrace, Northgate. FB 1121 p6 and 7 Easement in lot 964, and lots 967-970 in LTRO DP 62149, and lot 154 in LTRO DP 60084, Swanbourne Drive, Northgate. FB 1121 p6-8

SEWERS LAID

Notice is hereby given that the undermentioned sewer has been laid down by the South Australian Water Corporation and is not available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF SALISBURY Green Valley Drive, Salisbury Heights. FB 1119 p57 and 58

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

WORKERS REHABILITATION AND COMPENSATION ACT 1986

Scale of Charges

THE WORKERS REHABILITATION AND COMPENSATION CORPORATION hereby varies the scale of charges fixed for the purposes of section 32 (7) of the Workers Rehabilitation and Compensation Act 1986, by notice published in the *Government Gazette* on 9 February 1995, 22 June 2000, 29 March 2001, 29 November 2001 and 5 December 2002 as follows:

By inserting after item (7) the following item:

(8) This notice is effective for travel on or after 1 January 2004.

Travel Allowance

Item No.	Service Description	Charge
1.	Where a worker travels in a private vehicle to or from any place for the purpose of receiving medical services, hospitalisation or approved rehabilitation, and the travel is reasonably necessary in the circumstances of the case, the worker is entitled to a travel allowance for each kilometre travelled at the rate of:	31.7c

Dated 2 December 2003.

G. DAVEY, Chief Executive Officer

Legal Practitioners (Miscellaneous) Amendment Act (Commencement) **Proclamation 2003**

1—Short title

This proclamation may be cited as the *Legal Practitioners (Miscellaneous) Amendment Act (Commencement) Proclamation 2003.*

2—Commencement of Act

The Legal Practitioners (Miscellaneous) Amendment Act 2003 (No. 55) comes into operation on 11 December 2003.

Made by the Governor

with the advice and consent of the Executive Council on 11 December 2003.

AGO0246/03CS

South Australia

Statutes Amendment (Bushfire Summit Recommendations) Act (Commencement) Proclamation 2003

1—Short title

This proclamation may be cited as the *Statutes Amendment (Bushfire Summit Recommendations) Act (Commencement) Proclamation 2003.*

2—Commencement of Act

The Statutes Amendment (Bushfire Summit Recommendations) Act 2003 (No 57 of 2003) will come into operation on 18 December 2003.

Made by the Governor

with the advice and consent of the Executive Council on 11 December 2003.

MES03/025CS

Statutes Amendment (Road Safety Reforms) Act (Commencement) Proclamation 2003

1—Short title

This proclamation may be cited as the *Statutes Amendment (Road Safety Reforms) Act (Commencement) Proclamation 2003*.

2—Commencement of suspended provisions

The remaining provisions of the *Statutes Amendment (Road Safety Reforms) Act 2003* will come into operation on 15 December 2003.

Made by the Governor

with the advice and consent of the Executive Council on 11 December 2003.

CTSA2002/07261TC1

National Parks and Wildlife (Whyalla Conservation Park) Proclamation 2003

under section 29(3) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Whyalla Conservation Park) Proclamation 2003*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Alteration of boundaries of Whyalla Conservation Park

The boundaries of the Whyalla Conservation Park are altered by adding to that Park the following Crown land:

Allotment 1 of DP 56203, Hundred of Cultana, County of York.

Made by the Governor

with the advice and consent of the Executive Council

on 11 December 2003.

EC03/0112CS

Motor Vehicles Variation Regulations 2003

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Motor Vehicles Regulations 1996

- 4 Insertion of regulation 24A
- 5 Insertion of regulation 25A
- 6 Insertion of regulation 26A
- 7 Variation of Schedule 7—Demerit points

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles Variation Regulations* 2003.

2—Commencement

These regulations will come into operation on 15 December 2003.

3—Variation provisions

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

Part 2—Variation of Motor Vehicles Regulations 1996

4—Insertion of regulation 24A

After regulation 24 insert:

24A—Duty to hold licence or learner's permit

(1) For the purposes of section 74(4) of the Act, the obligations imposed by section 75A(3) to (5e) (inclusive) of the Act on the holder of a learner's permit apply to the holder of a licence under the Act when driving a motor vehicle on a road as authorised under section 74(3)(b) of the Act as if the references in those provisions of section 75A to a learner's permit or permit were references to the licence.

(2) For the purposes of section 74(4) of the Act, the obligations imposed by section 75A(7), (8) and (9) of the Act on a qualified passenger for a learner driver apply to a passenger accompanying the holder of a licence under the Act when the holder is driving a motor vehicle on a road as authorised under section 74(3)(b) of the Act as if the references in those provisions of section 75A to a learner driver or the holder of a learner's permit were references to the holder of the licence.

5—Insertion of regulation 25A

After regulation 25 insert:

25A—Examination of applicant for licence or learner's permit

- (1) For the purposes of section 79(1) of the Act—
 - (a) a theoretical examination will consist of questions determined by the Registrar from time to time as to—
 - (i) the rules required by law to be observed by drivers of motor vehicles; and
 - (ii) the causes of motor vehicle accidents; and
 - (iii) safe driving behaviour and safe driving practices; and
 - (iv) the effects of alcohol and drugs on driving skills and driving behaviour; and
 - (v) the effects of speeding; and
 - (vi) the stopping distances of motor vehicles; and
 - (vii) the effects of road surfaces and weather conditions on the driving of motor vehicles; and
 - (viii) such other matters as are determined by the Registrar from time to time; and
 - (b) a theoretical examination will be taken by a person—
 - (i) in writing in the English language; or
 - (ii) if the person is, by reason of impairment, unable to take the examination in writing—orally in the English language; or
 - (iii) if the person's principal language is not English and the person's understanding of English is not adequate to enable the person to take the examination in writing in English—orally in the person's principal language.
- (2) For the purposes of section 79(2) of the Act, the number of questions in the examination that a person must answer correctly is a number that equals 80 per cent of the questions asked in the examination.

6—Insertion of regulation 26A

After regulation 26 insert:

26A—Certain practical driving tests not to be taken again within 13 day period

- (1) A person who fails a Vehicle on Road Test taken for the purpose of enabling the person to qualify for the issue of a provisional licence endorsed with the classification C cannot take a subsequent Vehicle on Road Test for that purpose unless 13 days have elapsed since the day on which the person failed the test.
- (2) In subregulation (1)—

Vehicle on Road Test means a practical driving test consisting of a single test during which the person taking the test drives a motor vehicle on roads in the company of an examiner who assesses the person's ability to drive safely and according to the rules required by law to be observed by drivers of motor vehicles.

7—Variation of Schedule 7—Demerit points

(1) Schedule 7, Part 1, Division 1—before the item relating to section 82(1) of the *Road Traffic Act 1961* insert:

79B(2) Being the owner of a vehicle that appears from evidence obtained through the operation of a photographic detection device to have been involved in the commission of a prescribed offence

Contravention where the owner is a natural person and the prescribed offence in which the vehicle appears to have been involved is an offence against one of the following *Australian Road Rules*:

r. 20	Speeding	
	Exceeding applicable speed-limit on length of road—	
	by less than 15 kph	1
	by 15 kph or more but less than 30 kph	3
	by 30 kph or more but less than 45 kph	4
	by 45 kph or more	6
r. 59(1)	Proceeding through red traffic light	3
r. 60	Proceeding through red traffic arrow	3

- (2) Schedule 7, Part 2, Division 1—after the item relating to section 47I(14) of the *Road Traffic Act 1961* insert:
 - 79B(2) Being the owner of a vehicle that appears from evidence obtained through the operation of a photographic detection device to have been involved in the commission of a prescribed offence

Contravention where the owner is a natural person and the prescribed offence in which the vehicle appears to have been involved is an offence against one of the following provisions of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999*:

9A(1)	Speeding while driving road train		
	Exceeding 90 kph speed limit—		
	by less than 15 kph	1	
	by 15 kph or more but less than 30 kph	3	
	by 30 kph or more but less than 45 kph	4	
	by 45 kph or more	6	
9A(2)	Speeding while driving road train		
	Exceeding 40 kph speed-limit—		
	by less than 15 kph	1	
	by 15 kph or more but less than 30 kph	3	
	by 30 kph or more but less than 45 kph	4	
	by 45 kph or more	6	
9B(1)	Speeding while driving in built-up area		
	Exceeding 50 kph speed-limit—		
	by less than 15 kph	1	
	by 15 kph or more but less than 30 kph	3	
	by 30 kph or more but less than 45 kph	4	
	by 45 kph or more	6	

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 11 December 2003.

No. 241 of 2003.

CTSA2002/07261

Road Traffic (Miscellaneous) Variation Regulations 2003

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 1999

- 4 Variation of regulation 4—Interpretation
- 5 Substitution of Part 3
- 6 Substitution of Schedules 4 and 5

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) Variation Regulations* 2003.

2—Commencement

These regulations will come into operation on 15 December 2003.

3—Variation provisions

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

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 1999

4—Variation of regulation 4—Interpretation

Regulation 4—after the definition of *public place* insert:

recording media—

- (a) in relation to a wet film camera—means a film magazine;
- (b) in relation to a digital or other electronic camera—means any disk, card or other thing used to store electronic records made by the camera;

5—Substitution of Part 3

Part 3—delete Part 3 and substitute:

Part 3—Photographic detection devices

Division 1—Preliminary

14—Apparatus approved as photographic detection devices

Pursuant to section 79A of the Act, the following are approved as photographic detection devices:

- (a) in relation to a red light offence, a speeding offence or a red light offence and a speeding offence arising out of the same incident—
 - (i) a Traffipax Traffiphot III-SR manufactured by Robot Visual Systems GmbH of Germany, linked to and used in conjunction with an induction loop vehicle detector;
 - (ii) a Traffipax Traffiphot III-SRD manufactured by Robot Visual Systems GmbH of Germany, linked to and used in conjunction with an induction loop vehicle detector;
- (b) in relation to a red light offence (other than a red light offence arising out of the same incident as a speeding offence)—
 - a Gatso RLC 36, manufactured by Gatsometer BV of Holland, linked to and used in conjunction with an induction loop vehicle detector;
 - (ii) an Image Master TC1SH red light camera, manufactured by Image Applications Pty Ltd, linked to and used in conjunction with an induction loop vehicle detector;
- (c) in relation to a speeding offence (other than a speeding offence arising out of the same incident as a red light offence)—a device (other than a device referred to in paragraph (a)) consisting of a camera that forms part of or is linked to a traffic speed analyser, where the camera is designed to operate as part of or in conjunction with, and is used as part of or in conjunction with, the traffic speed analyser.

15—Prescribed provisions for purposes of section 79B

For the purposes of the definition of *prescribed offence* in section 79B(1) of the Act, the following provisions are prescribed:

- (a) section 46(1) of the Act (Reckless or dangerous driving);
- (b) the following provisions of the Australian Road Rules:
 - (i) the provisions of Part 3 (Speed-limits);
 - (ii) rule 59(1) (Proceeding through a red traffic light);
 - (iii) rule 60 (Proceeding through a red traffic arrow);

- (c) the following provisions of the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999*:
 - (i) regulation 9A(1) (Speed-limits applying to driving of road trains);
 - (ii) regulation 9A(2) (Speed-limits applying to driving of road trains);
 - (iii) rule 9B(1) (Speed-limit applying in built-up areas).

Division 2—Notices

16—Notices for purposes of section 79B(5) and (6)

For the purposes of section 79B(5) and (6) of the Act, a notice that accompanies an expiation notice, expiation reminder notice or summons must be in the form set out in Schedule 4 and contain the information and instructions set out in that form.

Division 3—Operation and testing of photographic detection devices

- 17—Operation and testing of certain photograph detection devices for red light offences, speeding offences or red light and speeding offences arising out of the same incidents
 - (1) In this regulation—

relevant offences means—

- (a) red light offences; or
- (b) speeding offences; or
- (c) red light offences and speeding offences arising out of the same incidents.
- (2) Where a photographic detection device referred to in regulation 14(a) is used to provide evidence of relevant offences committed at an intersection, the following provisions must be complied with:
 - (a) the camera forming part of the device must be positioned and aimed so that the vehicles to be photographed by the camera may be photographed from the rear when proceeding into the intersection and the photographs also depict the traffic light at the intersection towards which the vehicles are facing when proceeding towards the intersection;
 - (b) the induction loop vehicle detector (*induction loop*) must be installed under the road surface on the intersection side of the stop line before which vehicles must stop if the traffic light is showing a steady red signal;

- (c) if the device is used to provide evidence of speeding offences only, the device must be programmed and set to operate, and the induction loop and traffic light must be linked up with the device, so that if the device registers a vehicle as passing over the induction loop at a speed equal to or greater than a speed set on the device—
 - (i) an exposure is taken, or an electronic record is made, of that vehicle from the rear and the date, time and code for the location at which the exposure is taken, or the electronic record is made, together with the lane in which the vehicle is travelling, are recorded on the exposure or electronic record; and
 - (ii) after a programmed delay, a second exposure is taken, or a second electronic record is made, of that vehicle from the rear and the date, time and code for the location at which the exposure is taken, or the electronic record is made, together with the lane in which the vehicle is travelling, the speed of the vehicle as registered by the device and the speed set on the device, are recorded on the exposure or electronic record;
- (d) if the device is used to provide evidence of red light offences only, the device must be programmed and set to operate, and the induction loop and traffic light must be linked up with the device, so that—
 - (i) each time that the traffic light changes to a steady red signal the induction loop is activated after a programmed delay and each time that the traffic light changes from a steady red signal the induction loop is deactivated; and
 - (ii) while the induction loop is activated—
 - (A) the camera takes an exposure, or makes an electronic record, of a vehicle passing over the induction loop; and
 - (B) the date, time and the code for the location at which the exposure is taken, or the electronic record is made, together with the lane in which that vehicle is travelling, are recorded on the exposure or electronic record; and
 - (iii) after a programmed delay, as that vehicle or both that vehicle and other vehicles proceed over the intersection—
 - (A) the camera takes a second exposure, or makes a second electronic record, of that vehicle; and
 - (B) the date, time and the code for the location at which the exposure is taken, or the electronic record is made, together with the lane in which the vehicle is travelling, are recorded on the exposure or electronic record;

- (e) if the device is used to provide evidence of red light offences and speeding offences arising out of the same incidents, the device must be programmed and set to operate, and the induction loop and traffic light must be linked up with the device, so that—
 - (i) each time that the traffic light changes to a steady red signal the induction loop is activated after a programmed delay and each time that the traffic light changes from a steady red signal the induction loop is deactivated; and
 - (ii) while the induction loop is activated—
 - (A) the camera takes an exposure, or makes an electronic record, of a vehicle passing over the induction loop; and
 - (B) the date, time and the code for the location at which the exposure is taken, or the electronic record is made, together with the lane in which that vehicle is travelling, are recorded on the exposure or electronic record; and
 - (iii) after a programmed delay, as that vehicle or both that vehicle and other vehicles proceed over the intersection—
 - (A) the camera takes a second exposure, or makes a second electronic record, of that vehicle; and
 - (B) the date, time and the code for the location at which the exposure is taken, or the electronic record is made, together with the lane in which the vehicle is travelling, are recorded on that exposure or electronic record; and
 - (C) if the device registers that vehicle as proceeding at a speed equal to or greater than a speed set on the device—the speed of the vehicle as registered by the device and the speed set on the device are also recorded on that exposure or electronic record:
- (f) subject to paragraph (g), once in every 7 days while the device is being used to provide evidence of speeding offences—
 - (i) a test must be carried out using the camera's test mode (by reference to speeds not exceeding the speed-limit applying to drivers driving vehicles through the intersection) to ensure that the camera and induction loop operate correctly as referred to in paragraph (c) or (e); and
 - (ii) if a fault is indicated, corrective action must be taken and the test referred to in subparagraph (i) must be repeated until no fault is indicated by the camera in its testing mode;

- (g) if that part of the road surface under which the induction loop is installed is marked with two or more lanes for vehicles travelling in the same direction, the test referred to in paragraph (f)(i) is not required to be carried out in relation to each such lane in the same 7 day period provided that, once in every 7 days, the test is carried out in relation to one of those lanes and the lane in relation to which the test is carried out is not the same as the lane in relation to which the previous test was carried out;
- (h) once in every 7 days while the device is being used to provide evidence of red light offences—
 - (i) a test must be carried out using the camera's testing mode (by reference to green light cycles) to ensure that the camera and induction loop operate correctly as referred to in paragraph (d) or (e); and
 - (ii) if a fault is indicated, corrective action must be taken and the test referred to in subparagraph (i) must be repeated until no fault is indicated by the camera in its testing mode;
- (i) after a person relocates the device with recording media in place, that person must do the following:
 - (i) ensure that the camera is correctly positioned and aimed as referred to in paragraph (a) and that the induction loop is correctly installed as referred to in paragraph (b);
 - (ii) if the device is being used for the purpose of providing evidence of speeding offences, ensure that the test referred to in paragraph (f)(i) is carried out to ensure that the camera and induction loop operate correctly as referred to in paragraph (c) or (e);
 - (iii) if the device is being used for the purpose of providing evidence of red light offences, ensure that the test referred to in paragraph (h)(i) is carried out to ensure that the camera and induction loop operate correctly as referred to in paragraph (d) or (e);
 - (iv) if a fault is indicated, take corrective action and repeat the relevant test until no fault is indicated by the camera in its testing mode;
- (j) if—
 - (i) a test; or
 - (ii) in the case of a wet film camera—the film when developed; or
 - (iii) in the case of a digital or other electronic camera—any electronic record made by camera,

indicates a fault that has affected the proper operation of the device as required by this subregulation, that part of the film affected by the fault, or those electronic records affected by the fault, (as the case may be), must be rejected for evidentiary purposes;

(k) the accuracy with which the device registers vehicle speeds must be tested on the day on which it is used (or on a day within the period of 6 days immediately preceding that day) with a view to the issuing of a certificate under section 175(3)(ba) of the Act.

18—Operation and testing of certain photographic detection devices for red light offences

Where a photographic detection device referred to in regulation 14(b) is used to provide evidence of red light offences committed at an intersection, the following provisions must be complied with:

- (a) the camera forming part of the device must be positioned and aimed so that the vehicles to be photographed by the camera may be photographed from the rear when proceeding into the intersection and the photographs also depict the traffic light at the intersection towards which the vehicles are facing when proceeding towards the intersection;
- (b) the induction loop vehicle detector (*induction loop*) must be installed under the road surface on the intersection side of the stop line before which the vehicles must stop if the traffic light is showing a steady red signal;
- (c) the camera, the induction loop and the traffic light must be linked up and the camera programmed so that—
 - (i) each time that the traffic light changes to a steady red signal the induction loop is activated after a programmed delay and each time that the traffic light changes from a steady red signal the induction loop is deactivated; and
 - (ii) while the induction loop is activated—
 - (A) the camera takes an exposure of a vehicle passing over the induction loop; and
 - (B) the date, time and the code for the location at which the exposure is taken are recorded on the exposure; and
 - (iii) after a programmed delay, as that vehicle or both that vehicle and other vehicles proceed over the intersection and the traffic light continues to show a steady red signal—
 - (A) the camera takes a second exposure of that vehicle; and

- (B) the date, time and the code for the location at which the exposure is taken are recorded on the exposure;
- (d) after a person inserts a film magazine into the camera or relocates the camera with a film magazine in place, that person must do the following:
 - (i) ensure that the camera is correctly positioned and aimed as referred to in paragraph (a) and, if the camera is relocated, that the induction loop is correctly installed as referred to in paragraph (b);
 - (ii) carry out a test using the camera's testing mode (by reference to green light cycles) to ensure that the camera and induction loop operate correctly as referred to in paragraph (c);
 - (iii) if a fault is indicated, take corrective action and repeat the test referred to in subparagraph (ii) until no fault is indicated by the camera in its testing mode;
- (e) if a test or the film when developed indicates a fault that has affected the proper operation of the device as required under this regulation, that part of the film affected by the fault must be rejected for evidentiary purposes.

19—Operation and testing of certain photographic detection devices for speeding offences

Where a photographic detection device referred to in regulation 14(c) is used to provide evidence of speeding offences, the following provisions must be complied with:

- (a) the device must be programmed, positioned and set to operate so that when the device registers a vehicle as proceeding at a speed equal to or greater than a speed set on the device—
 - (i) the camera forming part of or linked to the device takes an exposure, or makes an electronic record, of that vehicle from the front or from the rear; and
 - (ii) the date, time and code for the location at which the exposure is taken, or the electronic record is made, together with the speed and direction of travel of the vehicle as registered by the device, are recorded on the exposure or electronic record;
- (b) after a person—
 - (i) sets up the device at a given location; or
 - (ii) inserts recording media into the camera at that location; or
 - (iii) relocates the device with recording media in place, the person must make a check to ensure that the device—

- (iv) correctly indicates on an electronic display the date, time and code for the location where exposures are taken, or electronic records are made, by the camera; and
- (v) is set to operate in accordance with the provisions of paragraph (a);
- (c) the checks referred to in paragraph (b) must be repeated immediately before the device is removed from a given location;
- (d) if—
 - (i) a check; or
 - (ii) in the case of a wet film camera—the film when developed; or
 - (iii) in the case of a digital or other electronic camera—any electronic record made by the camera,

indicates a fault that has affected the proper operation of the device as required by this regulation, that part of the film affected by the fault, or those electronic records affected by the fault, (as the case may be), must be rejected for evidentiary purposes;

- (e) if a photograph produced from an exposure or electronic record obtained in accordance with the provisions of paragraph (a) depicts the whole or part of more than 1 vehicle—
 - (i) in the portion of the photograph specified by the device's manufacturer as the portion that should depict the vehicle whose speed is being registered; and
 - (ii) travelling in the direction recorded on the exposure or electronic record as the direction of travel of the vehicle whose speed is being registered,

that photograph must be rejected for evidentiary purposes;

(f) the accuracy with which the device registers vehicle speeds must be tested on the day on which it is used (or on the day immediately preceding that day) with a view to the issuing of a certificate under section 175(3)(ba) of the Act.

6—Substitution of Schedules 4 and 5

Schedules 4 and 5—delete Schedules 4 and 5 and substitute:

Schedule 4—Notice

(Section 79B(5) and (6))

ROAD TRAFFIC ACT 1961 NOTICE FOR THE PURPOSES OF SECTION 79B(5) AND (6)

Speed cameras & red light cameras - Your questions answered

- QI. There is more than one vehicle in the photograph. How do you know it is my vehicle that was speeding?
- A1. There will often be more than one vehicle travelling in the same direction in the photograph. However, this does not mean that your vehicle connot be accurately identified as being involved in an alleged offence.

If the photograph was taken by a mobile speed corners, a template is used to mark the detection zone of the camera so that the infringing vehicle can be pinpointed and identified.

If the photograph was taken by a fixed speed camera, the infringing vehicle is identified by its position on the road and its lines of travel. A detection area, or "loop", has been installed in each traffic late and a photograph is taken as the vehicle crosses that loop.

- Q2. What if I was overtaking at the time?
- A2. You cannot exceed the speed limit under any circumstances. This includes overtaking another vehicle.
- Q3. I have never been booked before. Can you show some leniency because of this?
- A3. No. Speeding and disobeying a red truffic light are considered to be offences that endanger life.
- Q4. Can I be issued with an expiation notice if I am speeding through a green or yellow (amber) traffic light, or only through a red traffic light?
- A4. At intersections or junctions where the operation of combined red light and speed carners has been approved, you can be detected speeding through all phases of the traffic lights (green, yellow or red). If you are speeding through a red light, a single expiation notice listing both the speeding and red light offences will be issued to you.

- Q5. If I pay the expiation fee, will I also incur demerit points?
- A5. Yes. Demerit points will be incurred for speeding and red light offences detected by a camera. If you hold an unrestricted licence and you accumulate 12 or more demerit points, you will face a period of disqualification from driving. Provisional licence holders will face a period of disqualification if they breach their licence conditions or accumulate 4 or more demerit points. If a provisional licence holder incurs one or more demerit points before reaching the age of 19, the period for which their provisional conditions apply may be extended.
- Q6. If the offence is minor or there are extenuating circumstances, can demerit points be reduced or not imposed?
- A6. Only a court can reduce the number of dement points. You are advised to seek independent legal advice to consider your options.
- Q?. What if I did not see the speed limit sign?
- A7. It is your responsibility as a driver to be aware of and obey the speed limit at all times. Failure to be aware of the speed limit is not a ground for the withdrawal of an explation sortice or summons.
- Q8. If I want to see the photographic evidence, what do I need to do?
- A8. You are entitled to see the photographic evidence. A copy of the photographic evidence on which the allegation is based:
 - (a) will, if you complete the Request for Photographic Evidence form at the foot of this page and forward it by post to Commissioner of Police Expiation Notice Branch GPO Box 2029 Adelaide SA 5001 (or by fax to (08) 8463-4361), be sent by post to you at the address nominated by you on the form (or in the absence of a nominated address, to your last known address); and
 - (b) may be viewed by appointment with the Expiation Notice Branch by telephoning (08) 8463-4388.

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Defences available to registered owners

Q9. What if I was not driving the vehicle at the time?

A9. If the vehicle is registered in your name, an expiation notice or summons will automatically be sent to you. If you were not driving the vehicle at the time of the alleged offence, you can nominate the driver by completing a Statutory Declaration (as the registered owner of the vehicle) and forwarding it to the Commissioner of Police. The Statutory Declaration must state that you were not driving the vehicle and provide the name and address of the person who was driving.

Depending on the information you have provided, the expiation notice or summons may be withdrawn and an expiation notice or summons issued to the driver you have named.

Q10. What if I don't know who was driving my vehicle at the time?

A10. If you do not know who the driver was at the time of the alleged offence and can show that you have tried to find out his or her identity "by the exercise of reasonable diligence", you can send a Statutory Declaration to the Commissioner of Police, stating the reasons why the driver's identity is unknown to you and what inquiries (if any) you have made to find out who was driving the vehicle.

The Commissioner may ask you for further evidence in support of your claim and, in relation to the question of withdrawal of the expiation notice or summons, will give due consideration to the evidence you have provided.

However, owners who lend their vehicle or allow it to be taken for a test drive should record the driver's details. Failure to identify the driver in these circumstances will not be considered as grounds for withdrawal of an expiation notice or summons.

Q11. What if I have sold the vehicle to someone else and I receive an expiation notice or summons?

A11. You can send a completed Statutory Declaration to the Commissioner of Police, stating the name and address of the person or company to whom you sold the vehicle.

Q12. What if the vehicle is registered to a company?

A12. If an expiation notice or summons is issued to a company, the expiation fee or the fine that may be imposed is higher than that payable by a natural person.

Where the registered owner of the vehicle is a company, an officer of the company acting with the authority of the company must forward a Statutory Declaration to the Commissioner of Police stating the name and address of the person who was driving the vehicle at the time of the alleged speeding or red light offence.

If the vehicle was not being driven at the time by any officer or employee of the company acting in the ordinary course of his or duties as such, and the company does not know and could not, "by the exercise of reasonable diligence", have known who was driving the vehicle at the time, the officer of the company must forward a Statutory Declaration stating the reasons why the identity of the driver is not known to the company and what inquiries (if any) the company has made to find out who was driving the vehicle.

The Commissioner may ask for further evidence in support of the claim and, in relation to the question of withdrawal of the expiation notice or summons, will give due consideration to the evidence you have provided.

However, a company is expected to keep records of people who use company vehicles. Failure to nominate the driver in this circumstance will not be considered as grounds for withdrawal of an expiation notice or summons.

Q13. If I will be sending a Statutory Declaration should I also pay the expiation notice?

A13. No. If you nominate another person as the driver of the vehicle at the time of the alleged offence, do not forward any payment on behalf of that person.

An expiation notice or summons will be sent to the nominated person.

If you are unable to send a completed Statutory Declaration, you must pay the expiation fee unless you choose to defend the allegation in court.

Q14. What if my vehicle appears to have been involved in the alleged speeding or red light offence, but no such offence was in fact committed?

A14. You will have a defence if you can prove that your vehicle was not used in the commission of the alleged offence.

How to complete a Statutory Declaration

If you believe you have a defence to the offence alleged in the enclosed expiation notice, expiation reminder notice or summons, you must complete a Statutory Declaration and forward it to the Commissioner of Police by post to Commissioner of Police Expiation Notice Branch GPO Box 2029 Adelaide SA 5001 or by fax to (08) 8463 4361.

You must provide the following information:

- · your full name and address;
- expiation notice number;
- · motor vehicle registration number; and,
- the full name and address of the person or company you wish to nominate or the reasons why the driver's identity is not known and what inquiries you have made to ascertain the driver's identity; or,
- information about the defence you have to the allegation; or,
- the full name and address of the person or company to whom you sold the vehicle

The Statutory Declaration must be witnessed by one of the following:

- Justice of the Peace (including ID No.)
- · Proclaimed Manager
- · Proclaimed Police Officer
- Commissioner for taking affidavits

The Statutory Declaration must be received by the Commissioner of Police before the due date for payment specified in the enclosed expiation notice or expiation reminder notice or, if the enclosed document is a summons, within 21 days after the date of issue of the summons.

Depending on the information you have provided, the Commissioner may withdraw the notice or summons.

NOTE: It is an offence to make a Statutory Declaration that you know to be untrue in a material particular. The maximum penalty is 4 years imprisonment.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 11 December 2003.

No. 242 of 2003.

CTSA2002/07261

Fisheries (Scheme of Management—Rock Lobster Fisheries) Variation Regulations 2003

under the Fisheries Act 1982

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries (Scheme of Management—Rock Lobster Fisheries) Regulations 1991

4 Variation of regulation 14AA—Individual rock lobster catch quota system—Northern Zone

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries* (Scheme of Management—Rock Lobster Fisheries) Variation Regulations 2003.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Fisheries (Scheme of Management—Rock Lobster Fisheries) Regulations 1991

4—Variation of regulation 14AA—Individual rock lobster catch quota system— Northern Zone

Regulation 14AA(2)(h)—delete paragraph (h) and substitute:

- (h) if—
 - (i) a variation of rock lobster pot entitlements is made as referred to in regulation 14(1)(d) in relation to licences in respect of the fishery; and
 - (ii) the variation is not expressed to apply only for a specified period,

the Director must vary the number of rock lobster units endorsed on the licences so that for every additional rock lobster pot endorsed on one of the licences, the unit entitlement of that licence is increased by 16 rock lobster units and the unit entitlement under the other licence is decreased by 16 rock lobster units for every rock lobster pot in the decrease in the rock lobster pot entitlement under that licence;

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 11 December 2003.

No. 243 of 2003 MAFF03/0042CS

Prevention of Cruelty to Animals Variation Regulations 2003

under the Prevention of Cruelty to Animals Act 1985

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Prevention of Cruelty to Animals Regulations (No 2) 2000

4 Variation of regulation 9—Prohibited medical or surgical procedures

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Prevention of Cruelty to Animals Variation Regulations 2003*.

2—Commencement

These regulations will come into operation on 1 February 2004.

3—Variation provisions

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

Part 2—Variation of Prevention of Cruelty to Animals Regulations (No 2) 2000

4—Variation of regulation 9—Prohibited medical or surgical procedures

- (1) Regulation 9(1)(b)—delete "over the age of 10 days unless the dog has been properly anaesthetised"
- (2) Regulation 9(2)—after paragraph (a) insert:
 - (ab) dock a dog's tail if satisfied the procedure is required for therapeutic purposes; or

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 11 December 2003.

No. 244 of 2003

EC03/0107 CS

Development (Swimming Pools) Variation Regulations 2003

under the Development Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Development Regulations 1993

- 4 Insertion of regulation 6B
- 5 Variation of Schedule 3
- 6 Variation of Schedule 3A
- 7 Variation of Schedule 4

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Swimming Pools) Variation Regulations 2003*.

2—Commencement

These regulations will come into operation on 1 January 2004.

3—Variation provisions

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

Part 2—Variation of Development Regulations 1993

4—Insertion of regulation 6B

After regulation 6A insert—

6B—Aboveground and inflatable pools

- (1) Any work or activity involving the construction of an aboveground or inflatable swimming pool which is capable of being filled to a depth exceeding 300 millimetres is prescribed under paragraph (c) of the definition of *building work* in section 4(1) of the Act.
- (2) However—
 - (a) subregulation (1) does not apply if—

- (i) the swimming pool is being placed where, or approximately where, the pool, or another pool capable of being filled to a depth exceeding 300 millimetres, has been previously located within the last 2 years; and
- (ii) the placing of the pool, or another pool, at that location (or approximately that location)—
 - (A) has been previously granted development approval under the Act, other than where any safety features required on account of that approval have been removed; or
 - (B) occurred before the commencement of this regulation, other than where the pool that was previously so located did not incorporate a filtration system; and
- (b) subregulation (1) applies subject to any exclusions from the ambit of the definition of *development* under Schedule 3 or 3A.
- (3) In this regulation—

swimming pool includes—

- (a) a paddling pool; and
- (b) a spa pool (but not a spa bath).

5—Variation of Schedule 3

(1) Schedule 3, clause 4(1)(c)—delete "which does not have a maximum capacity exceeding 9 000 litres and does not have a depth exceeding 300 mm" and substitute:

which-

- (i) does not have a depth exceeding 300 millimetres; or
- (ii) in the case of an aboveground or inflatable swimming pool, does not incorporate a filtration system
- (2) Schedule 3, clause 4(1)(ca)—after "a spa" insert:

pool

- (3) Schedule 3, clause 4—after subclause (6) insert:
 - (7) In this clause—

swimming pool includes a paddling pool.

6—Variation of Schedule 3A

- (1) Schedule 3A, clause 4(1)(c)(i)—delete subparagraph (i)
- (2) Schedule 3A, clause 4(1)—after paragraph (c) insert:
 - (ca) without limiting paragraph (c), an aboveground or inflatable swimming pool constructed in association with a dwelling and intended primarily for use by the occupants of that dwelling, and which does not incorporate a filtration system; or

(3) Schedule 3A, clause 4(1)(d) after "a spa" insert:

pool

- (4) Schedule 3A, clause 4—after subclause (7) insert:
 - (8) In this clause—

swimming pool includes a paddling pool.

7—Variation of Schedule 4

Schedule 4, clause 1—after subclause (10) insert:

- (11) Without limiting subclause (1)(f), the construction of a swimming pool associated with a dwelling and intended primarily for use by the occupants of that dwelling, and which is not designed to be permanently in place or to be fixed in any way when in use.
- (12) In this clause—

swimming pool has the same meaning as in regulation 6B.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 11 December 2003.

No. 245 of 2003.

CPSA2003/00027

Legal Practitioners Variation Regulations 2003

under the Legal Practitioners Act 1981

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Legal Practitioners Regulations 1994

4 Variation of Schedule 2—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Legal Practitioners Variation Regulations 2003.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Legal Practitioners Regulations 1994

4—Variation of Schedule 2—Fees

Schedule 2, clause 1(1)(a) and (b)—delete paragraphs (a) and (b) and substitute:

(a)	for more than 6 months	\$273.00 fee
		\$50.00 levy
(b)	for 6 months or less	\$160.00 fee
		\$25.00 levy

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 11 December 2003.

No. 246 of 2003.

AGO 0246/03 CS

Country Fires Variation Regulations 2003

under the Country Fires Act 1989

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Country Fires Regulations 1989

- 4 Variation of regulation 32—Permits
- 5 Insertion of Part 5 Division 4A

Part 1—Preliminary

1—Short title

These regulations may be cited as the Country Fires Variation Regulations 2003.

2—Commencement

These regulations will come into operation on the day on which the *Statutes Amendment* (Bushfire Summit Recommendations) Act 2003 comes into operation.

3—Variation provisions

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

Part 2—Variation of Country Fires Regulations 1989

4—Variation of regulation 32—Permits

(1) Regulation 32(4)(b)—delete "a sufficient number of persons to control the fire" and substitute:

at least two persons who are able to control the fire, or such greater number of persons as may be specified in the permit,

- (2) Regulation 32(4)—after paragraph (c) insert:
 - (ca) that at least 250 litres of water, or such greater amount of water as may be specified in the permit, must be kept at hand to extinguish the fire;
- (3) Regulation 32(5)(b)—delete "any escape of" and substitute:

the

(4) Regulation 32(5)(c)—delete "a sufficient number of persons to control the fire" and substitute:

at least one person who is able to control the fire, or such greater number of persons as may be specified in the permit,

5—Insertion of Part 5 Division 4A

Part 5—after Division 4 insert:

Division 4A—Prescribed offences

46A—Prescribed offences under section 36(1)

An offence against section 36(1) of the Act is a prescribed offence for the purposes of that section if the lighting and maintaining of the fire does not contravene a prohibition or restriction under section 36(3) and—

- (a) if the fire is for cooking or personal comfort—the offence consists of a failure to comply with a requirement imposed under section 36(2)(a) of the Act; or
- (b) if the fire is for the burning of refuse—the offence consists of a failure to comply with a requirement imposed under section 36(2)(b) of the Act; or
- (c) if the fire is for heating bitumen, welding, gas-cutting, soldering, grinding or charring—the offence consists of a failure to comply with a requirement imposed under section 36(2)(c) of the Act; or
- (d) if the fire is lighted or maintained pursuant to a permit issued under section 38 of the Act for burning off land—the offence consists of a failure to comply with a condition of the permit prescribed by regulation 32(4)(a), (b) or (ca); or
- (e) if the fire is lighted or maintained pursuant to a permit issued under section 38 of the Act other than for burning off land—the offence consists of a failure to comply with a condition of the permit prescribed by regulation 32(5)(a), (b) or (c).

46B—Prescribed offences under section 46

An offence against section 46 of the Act is a prescribed offence for the purposes of that section if the offence consists of a breach of, or failure to comply with, one or more of the following:

- (a) in the case of an offence involving the operation, during the fire danger season, of a stationary engine not enclosed by non-flammable material in the open air—regulation 36(3)(a) or (b);
- (b) in the case of an offence involving the operation, during the fire danger season, of an internal combustion engine in connection with harvesting a flammable crop, moving a flammable crop on the land holding where it has been harvested or spreading lime or fertilizer—regulation 37(2)(d);

- (c) in the case of an offence involving the operation, during the fire danger season, of an internal combustion engine in connection with cutting flammable bush or grass—regulation 37(3)(a);
- (d) in the case of an offence involving the operation, during the fire danger season, of an electric welder, a mechanical cutting tool or a gas appliance—regulation 40(2)(a) or (b);
- (e) in the case of an offence involving the use, during the fire danger season, of an appliance to generate smoke for the manipulation of bees—regulation 41(2);
- (f) in the case of an offence involving the use, during the fire danger season, of an appliance as a rabbit fumigator—regulation 42(2)(a) or (b);
- (g) in the case of an offence involving the use, during the fire danger season, of an appliance as a bird scarer—regulation 43(3)(a);
- (h) in the case of an offence involving the blasting of any tree, wood or timber by the use of explosive materials—regulation 45(2)(a).

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 11 December 2003.

No. 247 of 2003.

MES03/020CS

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CITY OF ADELAIDE

Declaration as Public Road

NOTICE is hereby given pursuant to section 210 of the Local Government Act 1999, that at its meeting of 24 November 2003, council declared the following roads to be Public Roads:

- 1. Considine Place in Town Acre 612, which is delineated as that part of Considine Place on L.T.O. Plan FPX41532 abutting Gilbert Street and measuring 41.96 m on the eastern side, 3.06 m on the northern side, 41.93 m on the western side, and 3.05 m on the southern side.
- 2. Evans Place in Town Acre 555, which is delineated as the unnamed road marked 'B' on L.T.O. Plan FPX22593 and is contained in partially cancelled certificate of title volume 215, folio 243.
- 3. Hocking Court in Town Acres 554 and 555, which is delineated as Hocking Court on L.T.O. Plan FPX22593 and contained in partially cancelled certificate of title volume 215, folio 243.
- 4. Hocking Place in Town Acre 554, which is delineated as Hocking Place on L.T.O. Plan FPX22593 and contained in partially cancelled certificate of title volume 189, folio 57.
- 5. Myers Street in Town Acres 558 and 559, which is delineated as Myers Street on L.T.O. Plan C-1421.
- 6. Norman Street in Town Acres 557 and 610, which is delineated as Norman Street on L.T.O. Plan C-1421.
- 7. Russell Street in Town Acres 556 and 611, which is delineated as Russell Street on FPX22593.
- 8. Tapley Street in Town Acre 607, which is delineated as Tapley Street on L.T.O. Plan B-3781.
- 9. Power Street in Town Acres 579 and 588, which is delineated as Power Street on L.T.O. Plan C-2359 and is contained in partially cancelled certificate of title volume 157, folio 158
- 10. St John Street in Town Acres 581 and 586, which is delineated as St Johns Street on L.T.O. Plan FP14691.
- 11. Vincent Place in Town Acre 656, which is delineated as Vincent Place on L.T.O. Plan B-3276.
- 12. Vincent Street in Town Acres 656, 657, 666 and 667, which is delineated as Vincent Street on L.T.O. Plan B-3540 and includes partially cancelled certificate of title volume 199, folio 179.

Notice is hereby given pursuant to section 210 of the Local Government Act 1999, that at its meeting of 24 November 2003, council declared the following roads to be Public Roads:

- 1. Hamilton Place in Town Acres 631 and 692, which is delineated as Allotment 30 on L.T.O. Plan DP382 and contained in certificate of title volume 5483, folio 537.
- 2. Park Lane in Town Acre 631, which is delineated as Allotments 29 and 32 on L.T.O. Plan DP382 and contained in certificates of title volume 5483, folio 537 and volume 5479, folio 250.
- 3. Reeves Street in Town Acre 692, which is delineated as Allotments 31 and 34 on L.T.O. Plan DP382 and contained in certificates of title volume 5483, folio 537 and volume 5479, folio 250
- 4. That part of Holland Street in Town Acre 638 delineated as Holland Street on L.T.O. Plan DP23156 excluding any part of the said land that is already public.
- 5. That part of Owen Street in Town Acres 634 and 689 delineated as Owen Street plus the land lettered 'K' on L.T.O. Plan C-2607.

Notice is hereby given pursuant to section 210 of the Local Government Act 1999, that at its meeting of 24 November 2003, council declared the following road to be Public Road:

The unnamed road in Town Acre 436 delineated as the road marked 'E' on L.T.O. Plan FP 182547 and contained in certificate of title volume 5532, folio 458.

Notice is hereby given pursuant to section 210 of the Local Government Act 1999, that at its meeting of 24 November 2003, council declared the following road to be Public Road:

The unnamed road in Town Acre 460 delineated as Allotment 16 on L.T.O. Plan FP40917.

M. HEMMERLING, Chief Executive Officer

CITY OF ADELAIDE

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Adelaide

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Corporation of the City of Adelaide proposes to make a Road Process Order to close and transfer to Caversham Property Developments Pty Ltd the whole of the public road (Advertiser Lane) between Advertiser Place and Post Office Place, more particularly delineated and lettered 'A' on Preliminary Plan No. 03/0099.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, Customer Centre, 25 Pirie Street, Adelaide and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. Such objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons. Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Council, G.P.O. Box 2252, Adelaide, S.A. 5001 within 28 days of this notice and a copy shall be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if so desired.

M. HEMMERLING, Chief Executive Officer

CITY OF ONKAPARINGA

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening—Corner of Chalk Hill Road and Blewitt Springs Road, McLaren Flat

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Onkaparinga proposes to make a Road Process Order to open as road that portion of Section 48 in the Hundred of Willunga and numbered '100' on Preliminary Plan No. 03/0101 and currently contained within certificate of title volume 5709, folio 91.

A statement of persons affected by the proposed road process together with a copy of the Preliminary Plan is available for inspection at the offices of the City of Onkaparinga, Ramsay Place, Noarlunga Centre, during normal office hours. Copies may also be inspected at the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. Such objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons. Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168 within 28 days of this notice and a copy shall be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if so desired.

Dated 11 December 2003.

J. TATE, City Manager

CITY OF VICTOR HARBOR

ROADS (OPENING AND CLOSING) ACT 1991

Old Road, Waitpinga

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the City of Victor Harbor hereby gives notice of its intention to implement a Road Process to close and retain portion of the public road (Old Road) situated between pieces 91 and 92 in Filed Plan 203740 and more particularly delineated and lettered 'A' on Preliminary Plan No. 03/0103.

A statement of persons affected by the process together with a copy of the preliminary plan is available for public inspection at the offices of the City of Victor Harbor, Bay Road, Victor Harbor and at the Adelaide offices of the Surveyor-General during normal office hours.

Any person who may wish to object to the proposed Road Process, or any person who may wish to apply for an easement to be granted in that person's favour over the land subject to the proposed closure must lodge with the said council a notice of objection or an application for easement within 28 days of the date of this publication of this notice.

All objections shall be in writing stating the objector's full name and address and the reasons for the objection and whether the objector wishes to appear in person or be represented at a meeting convened by the council for the determination of objections.

An application for easement shall be in writing stating the applicant's full name and address, the reasons for the application for the grant of easement, full details of the nature and location of the easement applied for and whether the easement will be in favour of adjoining or nearby land, and if so, specifying the land to which the easement will be annexed.

Where a submission is made the council will give notification of a meeting at which the matter will be considered so that the person making the submission or their representative may attend if decired

A copy of any notice or application shall, at the same time it is lodged with the council be forwarded to the Adelaide office of the Surveyor-General.

Dated 4 December 2003.

G. MAXWELL, City Manager

CITY OF WEST TORRENS

Exclusion of Land from Community Land Classification

NOTICE is hereby given that at its meeting held on 3 June 2003, the City of West Torrens resolved to purchase the land at 17 Aldridge Terrace, Marleston, S.A. 5033 described as allotment 133, Hundred of Adelaide (FP 19271) in Register Book volume 5208, folio 190.

The council, having an interest in the land to be purchased, resolved under section 193 (4) of the Local Government Act 1999 that the abovementioned land be excluded from the classification as community land.

T. STARR, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Roads (Opening and Closing) Act 1991

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the District Council of Cleve intends to make a road process order to:

Close portion of the public road adjacent to Piece 104 in Deposited Plan 53065 more particularly delineated and lettered 'A' and 'C' in Preliminary Plan No. 03/0102. The closed road is to be transferred to N. D. and W. P. Ramsey and merged with Pieces 104, 105 and 106 in Deposited Plan 53065 to form one allotment.

Close portion of the public road adjacent to Piece 103 in Deposited Plan 53065 more particularly delineated and lettered 'B' in Preliminary Plan No. 03/0102. The closed road is to be transferred to Clean Seas Aquaculture Hatchery Pty Ltd and merged with Pieces 102 to 103 to form one allotment.

A copy of the preliminary plan and statement of persons affected are available for public inspection at the Council Office, 13 Main Street, Cleve or the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 36, Cleve, S.A. 5640 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered.

F. L. GILLINGS, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

DEVELOPMENT ACT 1993

Arno Bay Plan Amendment Report prepared by the Council— Draft for Public Consultation

NOTICE is hereby given that the District Council of Cleve has, pursuant to section 24 of the Development Act 1993, prepared a draft Plan Amendment Report to amend the District Council of Cleve Development Plan.

The Plan Amendment Report will amend the District Council of Cleve Development Plan by:

- The preparation of a general structure plan which will set out the major use areas and proposed new road alignments and relationships between various uses.
- The establishment of a new residential zone adjacent to the town of Arno Bay which will enable the accom-modation of workforce associated with expanded aqua-culture and other downstream activities and also those seeking to retire or reside in a seaside town.
- The establishment of an enlarged industrial zone to the north of the Arno Bay township and adjacent to the current grain storage site, to cater for the development of downstream activities associated with the aquaculture industry.
- The establishment of a zone which will enable the ongoing expansion and development of the Cape Driver hatchery and research facility. The policy for this zone will be flexible to enable a range of uses to be established which have a connection with the major activity of finfish propagation on the site.
- The expansion of the Country Township Zone to enable the establishment of additional commercial activity within the main body of the Arno Bay township.
- The designation of current holiday housing areas as coastal tourist accommodation to more closely reflect the present character of the urban area.

- The modification of boundaries of the Coastal Zone to exclude areas which do not have a relationship with the coastal eco system.
- The designation of land presently used for commercial purposes in the Arno Bay township adjacent to the foreshore as coastal tourist accommodation.
- The creation of a Public Purposes Zone to incorporate parklands around the Arno Bay township to recognise their current recreational use.
- The creation of a new Rural Living Sustainable Zone which will allow for the subdivision of allotments to around 5 000 m² enabling the establishment of dwellings which are self-sufficient in terms of energy and water requirements.
- The creation of a Waterfront Commercial Zone to recognise the new Arno Bay boat harbour and cater for possible related harbour side uses.

Copies of the draft Plan Amendment Report will be available for public inspection and purchase during normal office hours at the Council Office, Main Street, Cleve.

The draft Plan Amendment Report will be on display from Monday, 12 December 2003 until Friday, 27 February 2004.

Written submissions regarding the draft Plan Amendment Report should be submitted no later that 5 p.m. on Friday, 27 February 2004. All submissions should be addressed to Frank Gillings, Chief Executive Officer, District Council of Cleve, P.O. Box 36, Cleve, S.A. 5640 and should clearly indicate whether you wish to be heard in support of your submission.

Copies of all submissions will be available for inspection by interested persons at the District Council of Cleve Offices, Main Street, Cleve, from Monday, 1 March 2004.

A public hearing will be held on Friday, 12 March 2004 at the Council Offices, Main Street, Cleve, at which time interested persons may appear to be heard in relation to the draft Plan Amendment Report and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

F. GILLINGS, Chief Executive Officer

FLINDERS RANGES COUNCIL

Temporary Road Closure

NOTICE is hereby given in accordance with section 33 of the Road Traffic Act 1961, that the Flinders Council at its meeting held on 11 November 2003 passed a resolution that Seventh Street, adjacent to 1 Seventh Street (Civic Centre) to and including the intersection of Seventh and First Streets and First Street adjacent to the eastern boundary of 45 First Street, (Fosters Welcome Mart) to the western boundary of 31 First Street (Quandong Cafe) and entrances to roads named, be closed to all vehicles, excluding council and emergency vehicles between 3.30 p.m. and 11 p.m. on Wednesday, 24 December 2003, for the purpose of conducting Quorn's Christmas Eve Street Party.

R. D. WALSH, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Road Closure

NOTICE is hereby given that council, at its meeting held on Tuesday, 21 October 2003, resolved that:

Pursuant to the provisions of section 359 of the Local Government Act 1934, as amended, all vehicles be excluded from the portion of McDonald Road, Kingsford dividing allotment 3 in Deposited Plan 42700 from allotment 104 in Deposited Plan 49616 from Tuesday, 2 December 2003, until further notice, subject to a representative of council placing notice of the restriction in *Gazette* and in a newspaper circulating in the council's area.

P. J. BEARE, Chief Executive Officer

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

Anderson, Mark Anthony, late of 110 Strathfield Terrace, Largs North, retired labourer, who died on 5 September 2003.

Bennett, Maxine Muriel, late of 24 Gardiner Avenue, Warradale, home duties, who died on 22 September 2003.

Birkett, Keith Alan, late of 20 Kathryn Drive, Morphett Vale, earthmoving technician, who died on 18 October 2003.

Bowler, Basil Ambrose, late of 286 Portrush Road, Kensing-ton, retired public servant, who died on 29 July 2003.

Buchan, Tullis Cochran Scott, late of 34 Hickeys Drive, Coobowie, retired draftsman, who died on 28 September 2003.

Cahalan, Beryl, late of 26 Byron Street, Glenelg, widow, who died on 26 September 2003.

Garde, William Walter Phillip, late of 3 Kandahar Crescent, Colonel Light Gardens, retired ganger, who died on 24 October 2003.

Jarmyn, Eleanor Pearl, late of Gawler Road, Virginia, home duties, who died on 11 August 2003.

Osborne, Robin Lawrence, late of 4 Gorge Road, Campbelltown, of no occupation, who died on 2 November 2003.

Robertson, Kenneth İra, late of 29 Austral Terrace, Morphett-ville, retired storeman, who died on 2 October 2003.

Richardson, Edith Violet, late of Eyre Street, Broken Hill, widow, who died on 26 August 2003.

Rowe, Constance, late of 6 Bilney Road, Stirling, retired registered nurse, who died on 12 October 2003.

Shepherd, Dulcie Mary, late of 2 Cross Street, Fullarton, home duties, who died on 6 September 2003.

Tripley, Dorothy Angela, late of 6A Dianne Street, Klemzig, of no occupation, who died on 25 September 2003.

Walmsley, George, late of 54 Buxton Street, North Adelaide, retired driver, who died on 25 October 2003.

Westover, Rose Margaret, late of 5 Market Place, Nairne, widow, who died on 16 October 2003.

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 16 January 2004, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 11 December 2003.

C. J. O'LOUGHLIN, Public Trustee

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

Gobell, Walter John Percival, late of Institute Road, Montacute, retired market gardener, who died on 21 September 2003.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries and other persons having claims against the abovenamed estate are directed to send full particulars and evidence of such claims to the undersigned on or before 9 January 2004, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

Dated 11 December 2003.

ANZ EXECUTORS & TRUSTEE COMPANY LIMITED, (ACN 006 132 332) 530 Collins Street, Melbourne, Vic. 3000.

ATTENTION

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

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

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

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