



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 16 JUNE 2005

CONTENTS

	Page	Page	
Agricultural and Veterinary Products (Control of Use) Regulations 2004—Notice.....	1794	Proclamation.....	1829
Appointments, Resignations, Etc.....	1792	Public Trustee Office—Administration of Estates	1849
Controlled Substances Act 1984—Notice	1794	REGULATIONS	
Corporations and District Councils—Notices.....	1847	Magistrates Court (Fees) Variation Regulations 2005 (No. 127 of 2005)— <i>Erratum</i>	1830
Crown Lands Act 1929—Notices.....	1793	Upper South East Dryland Salinity and Flood Management Act 2002 (No. 137 of 2005)	1831
Development Act 1993—Notice	1794	Fisheries Act 1982 (No. 138 of 2005).....	1834
Electricity Act 1996—Notices.....	1795	Occupational Therapists Act 1974 (No. 139 of 2005)	1844
Environment Protection Act 1993—Notice.....	1812	Roads (Opening and Closing) Act 1991—Notices	1823
Gaming Machines Regulations 2005—Notices.....	1814	Sewerage Act 1929—Notice	1823
Land and Business (Sale and Conveyancing) Act 1994—Notice	1815	Shop Trading Hours Act 1977—Notice	1824
Liquor Licensing Act 1997—Notices.....	1815	Training and Skills Development Act 2003—Notice	1827
Mining Act 1971—Notices.....	1821	Transport, Department of—Notice to Mariners.....	1824
Motor Vehicles Act 1959—Notice	1822	Water Resources Act 1997—Notices	1824
Petroleum Act 2000—Notices	1822	Waterworks Act 1932—Notices.....	1824
Private Advertisement	1849		

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, 16 June 2005

THE Executive Council recommends Her Excellency to revoke the appointment of Barry John Thompson as a Deputy Member to Susan Mavis Fox and Gerardine Mary Mulhearn as a Deputy Member to Beryl Lorraine Kennedy of the Teachers Registration Board, effective from 16 June 2005, pursuant to the Teachers Registration and Standards Act 2004 and the Acts Interpretation Act 1915.

By command,

C. ZOLLO, for Premier

MECS 005/05CS

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of Examiners for Mine Managers, pursuant to the provisions of the Mines and Works Inspection Regulations 1998 made under the Mines and Works Inspection Act 1920:

Member: (from 16 June 2005 until 15 June 2008)
Peter John Reynolds

By command,

C. ZOLLO, for Premier

MMRD 008/05CS

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Deputy Member: (from 16 June 2005 until 30 March 2008)
Barry John Thompson (Deputy to Kennedy)
Gerardine Mary Mulhearn (Deputy to Fox)

By command,

C. ZOLLO, for Premier

MECS 005/05CS

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable the Chief Justice John Jeremy Doyle, AC, as Governor's Deputy of South Australia for the period from 9 a.m. on Saturday, 18 June 2005 until noon on Thursday, 7 July 2005.

By command,

C. ZOLLO, for Premier

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer, Minister Assisting the Premier in Economic Development, Minister for Police and Minister for Federal/State Relations to be also Acting Premier, Acting Minister

for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Volunteers for the period 18 June 2005 to 23 June 2005 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

C. ZOLLO, for Premier

DPC 030/96 Pt4CS

Department of the Premier and Cabinet
Adelaide, 16 June 2005

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 Southern Suburbs and Minister Assisting the Premier in the Arts to be also Acting Minister for the Arts for the period 18 June 2005 to 23 June 2005 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

C. ZOLLO, for Premier

DPC 030/96 Pt4CS

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Holloway, MLC, Minister for Industry and Trade, Minister for Mineral Resources Development and Minister for Urban Development and Planning to be also Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period 8 July 2005 to 1 August 2005 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

By command,

C. ZOLLO, for Premier

MINF 009/05CS

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multicultural Affairs to be also Acting Minister for Correctional Services for the period 20 June 2005 to 24 July 2005 inclusive, during the absence of the Honourable Terance Gerald Roberts, MLC.

By command,

C. ZOLLO, for Premier

CSA 0007/05CS

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Families and Communities, Minister for Housing, Minister for Ageing and Minister for Disability to be also Acting Minister for Aboriginal Affairs and Reconciliation for the period 20 June 2005 to 24 July 2005 inclusive, during the absence of the Honourable Terance Gerald Roberts, MLC.

By command,

C. ZOLLO, for Premier

CSA 0007/05CS

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint as officers of the Crown for the purpose of providing the range of custodial services for the management of the Mount Gambier Prison, in accordance with the South Australian Prisoner Movement In-Court Management contract, without pay or other industrial entitlement, staff of GSL Custodial Services Pty Ltd, as listed below, pursuant to Section 68 of the Constitution Act 1934:

Daniel Shane Earl Tumminello
Michael Hugh Dawe
Corey Ross Ballard
Curt Wilson Miller

By command,

MCS 0006/05CS

C. ZOLLO, for Premier

Department of the Premier and Cabinet
Adelaide, 16 June 2005

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

Selah Jamie Cawley
Michele Margaret Doyle
Michael William King
Keith William Miller
Kenneth Paul Rickard
Stephen John Smith
Abigail Walters
Tadeusz Zimny

By command,

MTRAN 010/05CS

C. ZOLLO, for Premier

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia, pursuant to Section 4 of the Justices of the Peace Act 1991:

Christine Helen Beal
Michelle Ann Bywater
James Ross Edlington
Dianne Forgone
Stewart Clay Freeman
Sheridan Eva Jenkins
Brenton Graham Mollison
Savry Ouk
Daya Nidhi Pankaj
Diane Mary Potter
Michelle Leslie Schultz
Antoinette Elizabeth Gabriella Tyrrell
Tony Paul Warren
Brenton Grant Watkins

By command,

ATTG 0039/03CS

C. ZOLLO, for Premier

Department of the Premier and Cabinet
Adelaide, 16 June 2005

HER Excellency the Governor in Executive Council has been pleased to amend the Terms of Reference of the commission issued to Gregory Reginald James QC on 5 May 2005, by extending the reporting date of the Commission from 20 June 2005 until 15 July 2005.

By command,

AGO 0105/05CS

C. ZOLLO, for Premier

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 vary the proclamation as described in The Schedule by declaring that the Reserve for Cemetery Purposes as defined in The Schedule shall be under the care, control and management of The Coorong District Council.

The Schedule

Reserve for Cemetery Purposes, now identified as Section 107, Hundred of Peake, the proclamation of which was published in the *Government Gazette* of 11 April 1907 at page 736, being the whole of the land comprised in Crown Record Volume 5759 Folio 702.

Dated 16 June 2005.

J. HILL, Minister for Environment and Conservation
DEH 09/2695

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 vary the notice as described in The Schedule by declaring that the Public Cemetery of the Hundred of Bonney as defined in The Schedule shall be under the care, control and management of The Coorong District Council.

The Schedule

Public Cemetery of the Hundred of Bonney, now identified as Section 387, Hundred of Bonney, the notice of which was published in the *Government Gazette* of 30 November 1876 at page 2497, being the whole of the land comprised in Crown Record Volume 5759 Folio 710.

Dated 16 June 2005.

J. HILL, Minister for Environment and Conservation
DEH 09/2694

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 vary the proclamation as described in The Schedule by declaring that the Reserve for Cemetery Purposes as defined in The Schedule shall be under the care, control and management of The Coorong District Council.

The Schedule

Reserve for Cemetery Purposes, now identified as Section 95, Hundred of Sherlock, the proclamation of which was published in the *Government Gazette* of 5 September 1907 at pages 531 and 532, being the whole of the land comprised in Crown Record Volume 5759 Folio 703.

Dated 16 June 2005.

J. HILL, Minister for Environment and Conservation
DEH 09/2696

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004

Approval of Quality Assurance Schemes

NOTICE is hereby given that pursuant to regulation 7 (2) of the Agricultural and Veterinary Products (Control of Use) Regulations 2004, the quality assurance schemes listed in Column A are approved by the Minister for Agriculture, Food and Fisheries for the specified crops listed opposite in Column B. A person is an accredited participant of a particular scheme only if he or she satisfies the requirements specified in Column C.

<i>Column A</i>	<i>Column B</i>	<i>Column C</i>
A scheme established by the Freshcare Code of Practice On-farm Food Safety Program for Fresh Produce, based on HACCP Principles, published by Freshcare Ltd, NSW, Australia.	Basil, beetroot, bok choy, chicory, coriander, endive, lettuce, mint, parsley, radish, silverbeet, spinach, spring onion	A current certification of Freshcare for the supply of a crop of a kind for which the scheme is approved, issued by Freshcare Ltd (ABN45092879082).

Dated 16 June 2005.

D. PLOWMAN, Executive Director Agriculture and Wine,

For and on behalf of

R. MCEWEN, Minister for Agriculture, Food and Fisheries

CONTROLLED SUBSTANCES ACT 1984

Prohibition from Supplying, Administering or Having Possession of Drugs of Dependence

TAKE notice that on 27 May 2005, the Minister for Health issued an order pursuant to section 57 (1) of the Controlled Substances Act 1984 in respect of:

Dr Janet Elizabeth Frost
277 Wakefield Street, Adelaide, S.A. 5000

prohibiting her from supplying, administering or having possession of any substance of the following class:

- A drug of dependence as declared by Regulation 7A of the Controlled Substances (Poisons) Regulations 1996, pursuant to section 12 (3) of the Controlled Substances Act 1984, namely any poison listed in Schedule 8 of the Standard for the Uniform Scheduling of Drugs and Poisons as published and amended by the National Drugs and Poisons Schedule Committee under the Commonwealth Therapeutic Goods Act 1989.

This order does not apply to any Drug of Dependence legally supplied or prescribed for treatment of Dr Frost by a dentist or other medical practitioner or by a veterinary surgeon for administration to an animal in her care.

This order is to take effect from the date of service of the order (27 May 2005) and remains in force until revoked by a subsequent order by the Minister for Health.

K. EVANS, Delegate for the Minister
for Health

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF STREAKY BAY—GENERAL REVIEW PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'District Council of Streaky Bay—General Review Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

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

NOTICE

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

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

Dated 16 June 2005.

P. HOLLOWAY, Minister for Urban
Development and Planning

PLN 02/0414

ELECTRICITY ACT 1996

STANDING AND DEFAULT CONTRACT PRICES FOR SMALL CUSTOMERS

Notice under the Electricity Standing Contract Price Determination and the Electricity Act 1996 of AGL South Australia Pty Ltd (AGL SA) ABN 49 091 105 092 Standing and Default Contract Prices for Small Customers

IN accordance with the requirements of the Electricity Standing Contract Price Determination made by the Essential Services Commission of South Australia ('ESCOSA') under the Essential Services Commission Act 2002 on 17 December 2004 ('Price Determination'), notice is hereby given by AGL SA of its standing contract prices for customers who are consuming less than 160MWh per annum of electricity ('small customers'). The standing contract prices are set out below in this notice and will apply from 1 July 2005.

Pursuant to Section 36AB of the Electricity Act 1996 notice is hereby given by AGL SA of its default contract prices for small customers who are purchasing electricity under AGL SA's default contract terms and conditions. AGL SA has determined that its default contract prices will be the same as the standing contract prices set out in this notice. The default contract prices will apply from and after the expiry of 28 days from the date of publication of this notice.

Justification Statement—Default Contract Prices

The default contract prices set out in this notice are the same as AGLSA's standing contract prices as fixed by the Price Determination. The setting by AGL SA of these default contract prices is in accordance with ESCOSA's Electricity Retail Price Justification Guideline of December 2003.

For further information please call AGL on 131 245.

*P. James
Director
AGL South Australia Pty Limited*

AGL SA Electricity Standing and Default Contract Prices

Tariff Categories	GST Exclusive			GST Inclusive			
	Prescribed Distribution Service Tariffs	Retailer Tariffs	Standing and Default Contract Prices	Prescribed Distribution Service Tariffs	Retailer Tariffs	Standing and Default Contract Prices	
Domestic Light/Power 110	<i>From 1 Jan - 31 Mar</i>						
	First 3.2877 kWh/day (c/kWh)	6.4523	8.98	15.43	7.09753	9.878	16.973
	Next 7.6712 kWh/day (c/kWh)	6.4523	11.51	17.96	7.09753	12.661	19.756
	Thereafter (c/kWh)	7.5660	11.51	19.08	8.32260	12.661	20.988
	Supply Charge (c/day)	22.6688	9.63	32.30	24.93568	10.593	35.530
	<i>From 1 Apr - 31 Dec</i>						
	First 3.2877 kWh/day (c/kWh)	6.4523	8.98	15.43	7.09753	9.878	16.973
	Next 7.6712 kWh/day (c/kWh)	6.4523	9.59	16.04	7.09753	10.549	17.644
Thereafter (c/kWh)	7.5660	9.59	17.16	8.32260	10.549	18.876	
Supply Charge (c/day)	22.6688	9.63	32.30	24.93568	10.593	35.530	
Charitable 112	For all consumption (c/kWh)	7.4708	9.45	16.92	8.21788	10.395	18.612
	Supply Charge (c/day)	22.6688	9.63	32.30	24.93568	10.593	35.530
Off-peak Controlled Load 116	First 21.9178 kWh/day (c/kWh)	2.0595	4.75	6.81	2.26545	5.225	7.491
	Thereafter (c/kWh)	2.8574	4.75	7.61	3.14314	5.225	8.371
General Supply 126	<i>From 1 Jan - 31 Mar</i>						
	For all consumption (c/kWh)	7.4708	10.47	17.94	8.21788	11.517	19.734
	Supply Charge (c/day)	22.6688	9.63	32.30	24.93568	10.593	35.530
	<i>From 1 Apr - 31 Dec</i>						
	First 82.1918 kWh/day (c/kWh)	7.4708	9.09	16.56	8.21788	9.999	18.216
	Thereafter (c/kWh)	7.4708	8.48	15.95	8.21788	9.328	17.545
Supply Charge (c/day)	22.6688	9.63	32.30	24.93568	10.593	35.530	
General Supply 126M (Monthly Meter Read)	<i>From 1 Jan - 31 Mar</i>						
	For all consumption (c/kWh)	7.4244	10.47	17.89	8.16684	11.517	19.679
	Supply Charge (c/day)	22.6688	9.63	32.30	24.93568	10.593	35.530
	<i>From 1 Apr - 31 Dec</i>						
	First 82.1918 kWh/day (c/kWh)	7.4244	9.09	16.51	8.16684	9.999	18.161
	Thereafter (c/kWh)	7.4244	8.47	15.89	8.16684	9.317	17.479
Supply Charge (c/day)	22.6688	9.63	32.30	24.93568	10.593	35.530	

General Supply Time Of Use 128	<u>From 1 Jan - 31 Mar</u>						
	First 54.7945 kWh/day (c/kWh)	10.0494	11.85	21.90	11.05434	13.035	24.090
	Thereafter (c/kWh)	8.0495	11.85	19.90	8.85445	13.035	21.890
	Supply Charge (c/day)	25.8221	6.84	32.66	28.40431	7.524	35.926
	<u>From 1 Apr - 31 Dec</u>						
	First 54.7945 kWh/day (c/kWh)	10.0494	10.89	20.94	11.05434	11.979	23.034
	Next 27.3973 kWh/day (c/kWh)	8.0495	10.89	18.94	8.85445	11.979	20.834
	Thereafter (c/kWh)	8.0495	9.15	17.20	8.85445	10.065	18.920
	Supply Charge (c/day)	25.8221	6.84	32.66	28.40431	7.524	35.926
	Off Peak						
For all consumption (c/kWh)	2.8631	6.35	9.21	3.14941	6.985	10.131	
General Supply Time Of Use 128M (Monthly Meter Read)	<u>From 1 Jan - 31 Mar</u>						
	First 54.7945 kWh/day (c/kWh)	9.9859	11.85	21.84	10.98449	13.035	24.024
	Thereafter (c/kWh)	8.0021	11.85	19.85	8.80231	13.035	21.835
	Supply Charge (c/day)	25.8221	6.84	32.66	28.40431	7.524	35.926
	<u>From 1 Apr - 31 Dec</u>						
	First 54.7945 kWh/day (c/kWh)	9.9859	10.90	20.89	10.98449	11.990	22.979
	Next 27.3973 kWh/day (c/kWh)	8.0021	10.90	18.90	8.80231	11.990	20.790
	Thereafter (c/kWh)	8.0021	9.16	17.16	8.80231	10.076	18.876
	Supply Charge (c/day)	25.8221	6.84	32.66	28.40431	7.524	35.926
	Off Peak						
For all consumption (c/kWh)	2.8445	6.35	9.19	3.12895	6.985	10.109	
Obsolete 140	First 54.7945 kWh/day (c/kWh)	10.0494	9.47	19.52	11.05434	10.417	21.472
	Next 27.3973 kWh/day (c/kWh)	8.0495	9.47	17.52	8.85445	10.417	19.272
	Thereafter (c/kWh)	8.0495	8.79	16.84	8.85445	9.669	18.524
	Supply Charge (c/day)	25.8221	6.84	32.66	28.40431	7.524	35.926
	Off Peak						
	For all consumption (c/kWh)	2.8631	6.35	9.21	3.14941	6.985	10.131
Obsolete 140M (Monthly Meter Read)	First 54.7945 kWh/day (c/kWh)	9.9859	9.46	19.45	10.98449	10.406	21.395
	Next 27.3973 kWh/day (c/kWh)	8.0021	9.46	17.46	8.80231	10.406	19.206
	Thereafter c/kWh	8.0021	8.79	16.79	8.80231	9.669	18.469
	Supply Charge (c day)	25.8221	6.84	32.66	28.40431	7.524	35.926
	Off Peak						
	For all consumption (c/kWh)	2.8445	6.35	9.19	3.12895	6.985	10.109

AGL SA Unmetered Supply Tariffs

Unmetered Supplies	Wattage/Other Details	Unit	GST Exclusive			GST Inclusive		
			Prescribed Distribution Service Tariffs	Retailer Tariffs	Standing and Default Contract Prices	Prescribed Distribution Service Tariffs	Retailer Tariffs	Standing and Default Contract Prices
Special Public Lighting Tariffs								
Telstra Cabinet	1x20W	\$ per year	11.5641	129.46	141.02	12.72051	142.406	155.127
Traffic Control Beacons	1 x 30 W	\$ per year	5.4139	11.49	16.90	5.95529	12.639	18.594
	1 x 20 W	\$ per year	7.6432	3.88	11.52	8.40752	4.268	12.676
	& 4x20 W	\$ per year	39.3077	7.21	46.52	43.23847	7.931	51.169
	& 4x40 W	\$ per year	78.6154	14.07	92.69	86.47694	15.477	101.954
	& 1x67 W	\$ per year	12.0107	25.81	37.82	13.21177	28.391	41.603
	& 1x60 W	\$ per year	10.3729	23.43	33.80	11.41019	25.773	37.183
	& 1x70 W	\$ per year	12.5566	27.00	39.56	13.81226	29.700	43.512
	63 W	\$ per year	24.5673	11.45	36.02	27.02403	12.595	39.619
	& 1x100 W	\$ per year	17.4701	38.98	56.45	19.21711	42.878	62.095
	94 W Quartz Halo	\$ per year	37.1239	17.03	54.15	40.83629	18.733	59.569
	Restricted 1x35 W	\$ per year	0.5459	18.86	19.41	0.60049	20.746	21.346
	35 W Quartz Halo	\$ per year	13.6485	6.40	20.05	15.01335	7.040	22.053
	50 W Quartz Halo	\$ per year	19.6538	9.25	28.90	21.61918	10.175	31.794
	250 W Neon	\$ per year	98.2692	45.67	143.94	108.09612	50.237	158.333
	& 4x20 W - 619	\$ per year	2.1838	43.98	46.16	2.40218	48.378	50.780
	& 4x40 W - 618	\$ per year	4.3675	87.65	92.02	4.80425	96.415	101.219
	& 4X150 W	\$ per year	109.1425	362.06	471.20	120.05675	398.266	518.323
Bus Shelter Sign	4x58 W (a)	\$ per year	40.9591	557.82	598.78	45.05501	613.602	658.657
	4x58 W (b)	\$ per year	91.1720	716.68	807.85	100.28920	788.348	888.637
	1x18 W	\$ per year	3.1779	114.53	117.71	3.49569	125.983	129.479
	4x18 1x9 W	\$ per year	14.3004	254.97	269.27	15.73044	280.467	296.197
	2 x 56 W	\$ per year	20.3818	157.37	177.75	22.41998	173.107	195.527
	1x170 W	\$ per year	30.0131	175.71	205.72	33.01441	193.281	226.295
LED	12 W	\$ per year	0.5459	12.68	13.23	0.60049	13.948	14.548
Gaseous Tubes	Fixed Charge	\$ per year		50.88	50.88		55.968	55.968
	Usage Charge	\$/W/Month	0.0151	0.107	0.122	0.01661	0.118	0.134
Unmetered Supplies - Large	Fixed Charge	\$ per year		118.78	118.78		130.658	130.658
	Usage Charge	c/kWh	4.5495	10.97	15.52	5.00445	12.067	17.071
Unmetered Supplies - Small		\$ per year	33.5989	120.59	154.19	36.95879	132.649	169.608
Public Lighting								
Sodium (Low Pressure)	18 W	\$ per Year	4.8325	7.79	12.62	5.31575	8.569	13.885
	26 W	\$ per Year	5.9156	9.37	15.29	6.50716	10.307	16.814
	55 W	\$ per Year	13.2466	20.12	33.37	14.57126	22.132	36.703
	90 W	\$ per Year	19.0074	28.56	47.57	20.90814	31.416	52.324
	135 W	\$ per Year	27.9955	41.71	69.71	30.79505	45.881	76.676
Sodium (High Pressure)	50 W	\$ per Year	9.9982	15.36	25.36	10.99802	16.896	27.894
	100 W	\$ per Year	19.8519	29.78	49.63	21.83709	32.758	54.595
	150 W	\$ per Year	28.4895	42.44	70.93	31.33845	46.684	78.022
	250 W	\$ per Year	45.0397	66.66	111.70	49.54367	73.326	122.870
	400 W	\$ per Year	72.5252	106.92	179.45	79.77772	117.612	197.390
Sodium	70 W	\$ per Year	14.1883	21.49	35.68	15.60713	23.639	39.246
Sodium Flood	360 W	\$ per Year	82.6057	79.33	161.94	90.86627	87.263	178.129
Sodium Flood 400 All Yr	1 x 400 W	\$ per Year	72.5914	107.00	179.59	79.85054	117.700	197.551
Mercury (High Pressure)	50 W	\$ per Year	10.7629	16.48	27.24	11.83919	18.128	29.967
	70 W	\$ per Year	13.3600	20.28	33.64	14.69600	22.308	37.004
	80 W	\$ per Year	15.7042	23.70	39.40	17.27462	26.070	43.345
	100 W	\$ per Year	18.3114	27.53	45.84	20.14254	30.283	50.426
	125 W	\$ per Year	23.3417	34.89	58.23	25.67587	38.379	64.055
	250 W	\$ per Year	44.5447	65.93	110.47	48.99917	72.523	121.522
	400 W	\$ per Year	70.9416	104.59	175.53	78.03576	115.049	193.085
	3 by 125 W	\$ per Year	70.0252	103.25	173.28	77.02772	113.575	190.603
	2 by 400 W	\$ per Year	141.8832	208.47	350.35	156.07152	229.317	385.389
Mercury Flood	400 W	\$ per Year	77.2238	113.78	191.00	84.94618	125.158	210.104
	750 W	\$ per Year	128.6353	189.06	317.70	141.49883	207.966	349.465
Mercury Flood (all year)	400 W	\$ per Year	38.4366	56.56	95.00	42.28026	62.216	104.496
Tubular Fluorescent	20 W	\$ per Year	4.7451	7.66	12.41	5.21961	8.426	13.646
	40 W	\$ per Year	8.3318	12.92	21.25	9.16498	14.212	23.377
	2 by 20 W	\$ per Year	9.6649	14.87	24.53	10.63139	16.357	26.988
	4 by 20 W	\$ per Year	16.5432	24.94	41.48	18.19752	27.434	45.632
	1 by 40 W	\$ per Year	4.4953	7.31	11.81	4.94483	8.041	12.986
	2 by 40 W	\$ per Year	16.5418	24.94	41.48	18.19598	27.434	45.630
	3 by 40 W	\$ per Year	24.7034	36.88	61.58	27.17374	40.568	67.742
	4 by 40 W	\$ per Year	32.9660	49.00	81.97	36.26260	53.900	90.163
Tubular Fluorescent (continuous)	20 W	\$ per Year	10.8876	16.67	27.56	11.97636	18.337	30.313
Sodium Street	1 by 55 W	\$ per Year	24.7446	36.99	61.73	27.21906	40.689	67.908
Fluorescent / Gas Tube	2 by 8 W	\$ per Year	3.6816	6.11	9.79	4.04976	6.721	10.771

Special Public Lighting Tariffs								
Special Floodlighting	1000W metal halide	\$ per Year	181.3130	266.20	447.51	199.44430	292.820	492.264
	400W mercury	\$ per Year	65.9444	95.65	161.59	72.53884	105.215	177.754
Energy-only Tariffs	50W high pressure sodium	\$ per Year	9.9982	15.36	25.36	10.99802	16.896	27.894
	100W high pressure sodium	\$ per Year	19.8519	29.78	49.63	21.83709	32.758	54.595
Private Floodlighting (night sight)	360W sodium	\$ per Year	65.2727	96.29	161.56	71.79997	105.919	177.719
	940W sodium	\$ per Year	170.5898	250.54	421.13	187.64878	275.594	463.243
	80W mercury	\$ per Year	14.8468	22.32	37.17	16.33148	24.552	40.883
	400W mercury	\$ per Year	77.2238	113.78	191.00	84.94618	125.158	210.104
	1000W mercury	\$ per Year	191.9274	281.75	473.68	211.12014	309.925	521.045
Incandescent Street Lights	60W (and less)	\$ per Year	9.9350	15.27	25.21	10.92850	16.797	27.726
	100 W	\$ per Year	16.5432	24.94	41.48	18.19752	27.434	45.632
	150 W	\$ per Year	24.7034	36.88	61.58	27.17374	40.568	67.742
	200 W	\$ per Year	32.9516	48.96	81.91	36.24676	53.856	90.103
	300 W	\$ per Year	49.5304	73.25	122.78	54.48344	80.575	135.058
	500 W	\$ per Year	82.6057	121.69	204.30	90.86627	133.859	224.725
	1000 W	\$ per Year	164.8815	242.19	407.07	181.36965	266.409	447.779
Mercury Street Lights	80 W	\$ per Year	14.8468	22.47	37.32	16.33148	24.717	41.048
	125 W	\$ per Year	23.3417	34.89	58.23	25.67587	38.379	64.055
Floodlights Incandescent (All year use)	150 W	\$ per Year	24.7019	36.87	61.57	27.17209	40.557	67.729
	300 W	\$ per Year	49.5393	73.25	122.79	54.49323	80.575	135.068
	500 W	\$ per Year	82.6408	121.73	204.37	90.90488	133.903	224.808
	750 W	\$ per Year	123.7354	181.89	305.63	136.10894	200.079	336.188
	1000 W	\$ per Year	164.8815	242.19	407.07	181.36965	266.409	447.779
	1500 W	\$ per Year	247.4707	363.09	610.56	272.21777	399.399	671.617
	1 by 300 W	\$ per Year	26.8067	39.67	66.48	29.48737	43.637	73.124
	Mercury 250 W	\$ per Year	44.5447	65.93	110.47	48.99917	72.523	121.522
	Mercury 400 W	\$ per Year	77.2238	113.78	191.00	84.94618	125.158	210.104
	Sodium 90 W	\$ per Year	19.0121	28.56	47.57	20.91331	31.416	52.329
(Seasonal use)	Mercury 400 W	\$ per Year	77.2238	113.78	191.00	84.94618	125.158	210.104
Mercury Fluorescent	2 by 400 W	\$ per Year	141.8690	208.48	350.35	156.05590	229.328	385.384
Metal Halide Rear Control Gear	70 W	\$ per Year	13.5654	20.60	34.17	14.92194	22.660	37.582
	100 W	\$ per Year	18.1975	27.37	45.57	20.01725	30.107	50.124
	175 W	\$ per Year	31.5975	47.01	78.61	34.75725	51.711	86.468
	250 W	\$ per Year	44.3358	65.71	110.05	48.76938	72.281	121.050
	400 W	\$ per Year	70.3086	103.82	174.13	77.33946	114.202	191.541
	1500 W	\$ per Year	258.0741	379.16	637.23	283.88151	417.076	700.958
Metal Halide - Constant Wattage Control Gear	150 W	\$ per Year	28.6198	42.67	71.29	31.48178	46.937	78.419
	250 W	\$ per Year	47.3136	70.07	117.38	52.04496	77.077	129.122
	400 W	\$ per Year	74.2790	109.62	183.90	81.70690	120.582	202.289

Explanatory Notes:

1. Standing and default contract price categories will only apply to small customers (that is, those customers who consume less than 160MWh of electricity per annum) who are purchasing electricity under AGL SA's standing or default contract terms and conditions. Standing and default contract prices apply in accordance with the following principles:

- (a) Daily Consumption is the total electricity consumption for the period to which the customer's bill relates, divided by the number of days in that period.
- (b) Domestic Light/Power 110:
 - applicable to all residential consumption (excluding Off Peak Controlled Load Tariff 116) in premises used wholly or principally as private residences.
- (c) Charitable Institutions 112:
 - available to charitable institutions that have been endorsed by the Australian Taxation Office as an income tax exempt Charitable Entity under Subdivision 50-B of the Income Tax Assessment Act 1997.
- (d) Controlled Load 116:
 - for electricity used in permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved thermal storage applications; the hours of application are fixed from time to time by AGL SA with control by time switch or other means. This price does not apply to electricity used outside those hours;
 - customers who were taking supply under this tariff, or who had applied to do so, as at 30 June 2003 are subject to the conditions which were applicable at that date;
 - this price is only available in conjunction with tariffs 110, 112, 126, 126M, 128, 128M, 140 or 140M.

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- (e) General Supply 126:
- available only to non-residential customers.
- (f) General Supply 126M (Monthly Meter Reading):
- available only to non-residential customers;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- (g) General Supply Time of Use 128:
- available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions.
- (h) General Supply Time of Use 128M (Monthly Meter Reading):
- available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- (i) Obsolete Tariff 140 (formerly Farm Tariff 140):
- applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions.
- (j) Obsolete Tariff 140M (Monthly Meter Reading):
- applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
2. Peak period is 0700 hours to 2100 hours from Monday to Friday (Central Standard Time) for all tariffs other than tariff 110 except where the network meters do not recognise specific tariff days. In these situations peak period is 0700 hours to 2100 hours (Central Standard Time) each day for tariffs other than tariff 110.
3. Off peak period is all times other than peak period.
4. Where prices change during a billing cycle the bill for that billing cycle will be calculated on a pro-rata basis using:
- (a) the old price up to and including the date of change; and
- (b) the new price from the date of change to the end of the billing cycle.
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ELECTRICITY ACT 1996

Notice of change to ETSA Utilities' distribution tariffs from 1 July 2005

Pursuant to clause 1.9.2 of the Essential Services Commission of South Australia Electricity Distribution Price Determination Part B as varied on 9 June 2005 notice is hereby given that the following changes to ETSA Utilities tariffs have been approved. The altered distribution tariffs are set out in the table below and are to be applied from the year 1 July 2005 to 30 June 2006.

FOR MORE INFORMATION PLEASE CALL ETSA UTILITIES ON 13 12 61

ERIC LINDNER, ACTING CHIEF EXECUTIVE OFFICER, ETSA UTILITIES

ETSA UTILITIES NETWORK TARIFFS - APPLIES TO USAGE FROM 1 JULY 2005

Customer Category	Units	Min Qty.	Total incl GST
Low Voltage Residential - Single Rate Type 5 or 6 Meter Read Quarterly			
QSR			
Supply Rate	\$/day		0.249356
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.070975
Block 2 Usage Rate	\$/kWh	Balance Usage	0.083226
Low Voltage Residential - Single Rate Type 5 or 6 Meter Read Monthly			
MRSR			
Supply Rate	\$/day		0.249356
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.070975
Block 2 Usage Rate	\$/kWh	Balance Usage	0.083226
Low Voltage Residential - Single Rate Type 1-4 Meter			
MRSRI			
Supply Rate	\$/day		0.249356
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.070975
Block 2 Usage Rate	\$/kWh	Balance Usage	0.083226
Low Voltage Residential - Single Rate Type 5 or 6 Meter Read Quarterly with Controlled Load			
QRSROPCL			
Supply Rate	\$/day		0.249356
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.070975
Block 2 Usage Rate	\$/kWh	Balance Usage	0.083226
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.031431
Low Voltage Residential - Single Rate Type 5 or 6 Meter Read Monthly with Controlled Load			
MRSROPCL			
Supply Rate	\$/day		0.249356
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.070975
Block 2 Usage Rate	\$/kWh	Balance Usage	0.083226
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.031431
Low Voltage Residential - Single Rate Type 1-4 Meter with Controlled Load			
Supply Rate	\$/day		0.249356
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.070975
Block 2 Usage Rate	\$/kWh	Balance Usage	0.083226
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.031431
Low Voltage Controlled Load - Type 5-6 Read Quarterly			
QOPCL			
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.031431

Low Voltage Controlled Load - Type 5-6 Read Monthly				
MOPCL				
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Low Voltage Controlled Load - Type 1-4 Meter				
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Low Voltage Business - Single Rate Type 5 or 6 Meter Read Quarterly				
QBSR				
Supply Rate	\$/day			0.249356
Anytime Usage Rate	\$/kWh			0.082178
Low Voltage Business - Single Rate Type 5 or 6 Meter Read Monthly				
MBSR				
Supply Rate	\$/day			0.249356
Anytime Usage Rate	\$/kWh			0.081668
Low Voltage Business - Single Rate Type 1 to 4 Meter				
BSR124				
Supply Rate	\$/day			0.249356
Anytime Usage Rate	\$/kWh			0.081668
Low Voltage Business - Single Rate Type 5 or 6 Meter Read Quarterly with Controlled Load				
QBSROPCL				
Supply Rate	\$/day			0.249356
Anytime Usage Rate	\$/kWh			0.082178
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Low Voltage Business - Single Rate Type 5 or 6 Meter Read Monthly with Controlled Load				
MBSROPCL				
Supply Rate	\$/day			0.249356
Anytime Usage Rate	\$/kWh			0.081668
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Low Voltage Business - Single Rate Type 1 to 4 Meter with Controlled Load				
BSR124OPCL				
Supply Rate	\$/day			0.249356
Anytime Usage Rate	\$/kWh			0.081668
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Low Voltage Business - 2 Rate Type 5 or 6 Meter Read Quarterly				
QB2R				
Supply Rate	\$/day			0.284043
Peak Block 1 Usage Rate	\$/kWh	=<1,666.6667 kWh/mth [^]		0.110543
Peak Block 2 Usage Rate	\$/kWh	Balance Usage		0.088544
Off-Peak Usage Rate	\$/kWh			0.031494
Low Voltage Business - 2 Rate Type 5 or 6 Meter Read Monthly				
MB2R				
Supply Rate	\$/day			0.284043
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]		0.109844
Peak Block 2 Usage Rate	\$/kWh	Balance Usage		0.088023
Off-Peak Usage Rate	\$/kWh			0.031289

Low Voltage Business - 2 Rate Type 1 to 4 Meter				
B2R124				
Supply Rate	\$/day			0.284043
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]		0.109844
Peak Block 2 Usage Rate	\$/kWh	Balance Usage		0.088023
Off-Peak Usage Rate	\$/kWh			0.031289
Low Voltage Unmetered Usage (Overnight Usage)				
LVUU				
Anytime Usage Rate	\$/kWh			0.045365
Low Voltage Unmetered Usage (24 Hour Usage)				
LVUU24				
Anytime Usage Rate	\$/kWh			0.050044
Other Unmetered Usage				
OUU				
Supply Rate	\$/day			0.143619
Peak Usage Rate	\$/kWh			0.112033
Off-Peak Usage Rate	\$/kWh			0.031911
Medium Low Voltage Demand (KVA)				
VMLV				
Supply Rate	\$/day			15.387957
Annual Demand Rate	\$/kVA/mth	100 KVA		5.659265
Additional Demand	\$/kVA/mth			1.216958
Peak Usage Rate	\$/kWh			0.025600
Off-Peak Usage Rate	\$/kWh			0.020452
Low Voltage Demand (KVA)				
VLV				
Supply Rate	\$/day			26.928895
Annual Demand Rate	\$/kVA/mth	250 KVA		4.255091
Additional Demand	\$/kVA/mth			1.216958
Peak Usage Rate	\$/kWh			0.025600
Off-Peak Usage Rate	\$/kWh			0.020452
Large Low Voltage Demand (KVA)				
VLLV				
Supply Rate	\$/day			48.471922
Annual Demand Rate	\$/kVA/mth	1,000 KVA		3.599779
Additional Demand	\$/kVA/mth			1.216958
Peak Usage Rate	\$/kWh			0.025600
Off-Peak Usage Rate	\$/kWh			0.020452
High Voltage (KVA)				
VHV				
Supply Rate	\$/day			35.734926
Annual Demand Rate	\$/kVA/mth	1,000 KVA		3.511756
Additional Demand	\$/kVA/mth			0.988164
Peak Usage Rate	\$/kWh			0.021605
Off-Peak Usage Rate	\$/kWh			0.016610
Zone Sub-station (KVA) (Load <10MW and Consumption <40GWh pa)				
VZS				
Supply Rate	\$/day			45.874855
Annual Demand Rate	\$/kVA/mth	5,000 KVA		2.858205
Additional Demand	\$/kVA/mth			0.651130
Peak Usage Rate	\$/kWh	25 GWh pa		0.014067
Off-Peak Usage Rate	\$/kWh			0.011205

Zone Sub-station (KVA) Locational NMI 2001000608					
VZSN608					
TUoS Supply Charge	\$/day				1,029.425204
Supply Rate	\$/day				45.874855
Annual Demand Rate	\$/kVA/mth	5,000 KVA			0.837216
Additional Demand	\$/kVA/mth				0.651130
Peak Usage Rate	\$/kWh	25 GWh pa			0.007814
Off-Peak Usage Rate	\$/kWh				0.005581
Zone Sub-station (KVA) Locational NMI 2002133131					
VZSN131					
TUoS Supply Charge	\$/day				578.810958
Supply Rate	\$/day				45.874855
Annual Demand Rate	\$/kVA/mth	5,000 KVA			0.837216
Additional Demand	\$/kVA/mth				0.651130
Peak Usage Rate	\$/kWh	25 GWh pa			0.007814
Off-Peak Usage Rate	\$/kWh				0.005581
Zone Sub-station (KVA) Locational NMI SAAAAAA019					
VZSN019					
TUoS Supply Charge	\$/day				969.103012
Supply Rate	\$/day				45.874855
Annual Demand Rate	\$/kVA/mth	5,000 KVA			0.837216
Additional Demand	\$/kVA/mth				0.651130
Peak Usage Rate	\$/kWh	25 GWh pa			0.007814
Off-Peak Usage Rate	\$/kWh				0.005581
Zone Sub-station (KVA) Locational NMI SAAAAAA021					
VZSN021					
TUoS Supply Charge	\$/day				2,964.783287
Supply Rate	\$/day				45.874855
Annual Demand Rate	\$/kVA/mth	5,000 KVA			0.837216
Additional Demand	\$/kVA/mth				0.651130
Peak Usage Rate	\$/kWh	25 GWh pa			0.007814
Off-Peak Usage Rate	\$/kWh				0.005581
Zone Sub-station (KVA) Locational NMI SAAAAAA022					
VZSN022					
TUoS Supply Charge	\$/day				2,517.680000
Supply Rate	\$/day				45.874855
Annual Demand Rate	\$/kVA/mth	5,000 KVA			0.837216
Additional Demand	\$/kVA/mth				0.651130
Peak Usage Rate	\$/kWh	25 GWh pa			0.007814
Off-Peak Usage Rate	\$/kWh				0.005581
Zone Sub-station (KVA) Locational NMI SAAAAAA026					
VZSN026					
TUoS Supply Charge	\$/day				1,221.741369
Supply Rate	\$/day				45.874855
Annual Demand Rate	\$/kVA/mth	5,000 KVA			0.837216
Additional Demand	\$/kVA/mth				0.651130
Peak Usage Rate	\$/kWh	25 GWh pa			0.007814
Off-Peak Usage Rate	\$/kWh				0.005581

Zone Sub-station (KVA) Locational NMI SAAAAA438				
VZSN438				
TUoS Supply Charge	\$/day			1,032.559451
Supply Rate	\$/day			45.874855
Annual Demand Rate	\$/kVA/mth	5,000 KVA		0.837216
Additional Demand	\$/kVA/mth			0.651130
Peak Usage Rate	\$/kWh	25 GWh pa		0.007814
Off-Peak Usage Rate	\$/kWh			0.005581
Subtransmission (KVA) Locational NMI 2001000378				
VSTN378				
TUoS Supply Charge	\$/day			1,479.747122
Supply Rate	\$/day			0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA		0.416235
Additional Demand	\$/kVA/mth			0.326865
Peak Usage Rate	\$/kWh			0.003272
Off-Peak Usage Rate	\$/kWh			0.002106
Subtransmission (KVA) Locational NMI 2002112609				
VSTN609				
TUoS Supply Charge	\$/day			7,713.453149
Supply Rate	\$/day			0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA		0.416235
Additional Demand	\$/kVA/mth			0.326865
Peak Usage Rate	\$/kWh			0.003272
Off-Peak Usage Rate	\$/kWh			0.002106
Subtransmission (KVA) Locational NMI SAAAAA018				
VSTN018				
TUoS Supply Charge	\$/day			4,481.840000
Supply Rate	\$/day			0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA		0.416235
Additional Demand	\$/kVA/mth			0.326865
Peak Usage Rate	\$/kWh			0.003272
Off-Peak Usage Rate	\$/kWh			0.002106
OBSOLETE TARIFFS				
Zone Sub-station (KW) Locational NMI SAAAAA024				
WZSN024				
TUoS Supply Charge	\$/day			2,050.137807
Supply Rate	\$/day			19.282089
Annual Demand Rate	\$/kW/mth	5,000 KW		1.096968
Additional Demand	\$/kW/mth			0.985227
Peak Usage Rate	\$/kWh	25 GWh pa		0.008581
Off-Peak Usage Rate	\$/kWh			0.005764
Zone Sub-station (KW) Locational NMI SAAAAA029				
WZSN029				
TUoS Supply Charge	\$/day			1,653.420547
Supply Rate	\$/day			19.282089
Annual Demand Rate	\$/kW/mth	5,000 KW		1.096968
Additional Demand	\$/kW/mth			0.985227
Peak Usage Rate	\$/kWh	25 GWh pa		0.008581
Off-Peak Usage Rate	\$/kWh			0.005764

Zone Sub-station (KW) Locational NMI SAAAAA031				
WZSN031				
TUoS Supply Charge	\$/day			1,539.752876
Supply Rate	\$/day			19.282089
Annual Demand Rate	\$/kW/mth	5,000 KW		1.096968
Additional Demand	\$/kW/mth			0.985227
Peak Usage Rate	\$/kWh	25 GWh pa		0.008581
Off-Peak Usage Rate	\$/kWh			0.005764
Zone Sub-station (KW) Locational NMI SAAAAA035				
WZSN035				
TUoS Supply Charge	\$/day			1,259.644656
Supply Rate	\$/day			19.282089
Annual Demand Rate	\$/kW/mth	5,000 KW		1.096968
Additional Demand	\$/kW/mth			0.985227
Peak Usage Rate	\$/kWh	25 GWh pa		0.008581
Off-Peak Usage Rate	\$/kWh			0.005764
Subtransmission (KW) Locational NMI SAAAAA084				
WSTN084				
TUoS Supply Charge	\$/day			2,755.662739
Supply Rate	\$/day			26.043547
Annual Demand Rate	\$/kW/mth	10,000 KW		0.488207
Additional Demand	\$/kW/mth			0.387085
Peak Usage Rate	\$/kWh			0.004133
Off-Peak Usage Rate	\$/kWh			0.002453
Subtransmission (KW) Locational NMI SAAAAA057				
WSTN557				
TUoS Supply Charge	\$/day			1,694.753424
Supply Rate	\$/day			26.043547
Annual Demand Rate	\$/kW/mth	10,000 KW		0.488207
Additional Demand	\$/kW/mth			0.387085
Peak Usage Rate	\$/kWh			0.004133
Off-Peak Usage Rate	\$/kWh			0.002453
Medium Low Voltage Demand (KW)				
WMLV				
Supply Rate	\$/day			2.424765
Annual Demand Rate	\$/kW/mth	100 KW		7.590976
Additional Demand	\$/kW/mth			2.763268
Peak Usage Rate	\$/kWh			0.046086
Off-Peak Usage Rate	\$/kWh			0.032546
Low Voltage Demand (KW)				
WLV				
Supply Rate	\$/day			4.788745
Annual Demand Rate	\$/kW/mth	300 KW		6.155845
Additional Demand	\$/kW/mth			2.151455
Peak Usage Rate	\$/kWh			0.034241
Off-Peak Usage Rate	\$/kWh			0.024913
Large Low Voltage Demand (KW)				
WLLV				
Supply Rate	\$/day			4.788745
Annual Demand Rate	\$/kW/mth	1,000 KW		5.598151
Additional Demand	\$/kW/mth			1.907182
Peak Usage Rate	\$/kWh			0.030126
Off-Peak Usage Rate	\$/kWh			0.021994

High Voltage (KW)				
WHV				
Supply Rate	\$/day			4.633730
Annual Demand Rate	\$/kW/mth	1,000 KW		4.764593
Additional Demand	\$/kW/mth			1.590825
Peak Usage Rate	\$/kWh			0.024701
Off-Peak Usage Rate	\$/kWh			0.018647
Zone Sub-station (KW) (Load <10MW and Consumption <40GWh pa)				
WZS				
Supply Rate	\$/day			19.282089
Annual Demand Rate	\$/kW/mth	5,000 KW		3.474550
Additional Demand	\$/kW/mth			0.985227
Peak Usage Rate	\$/kWh	25 GWh pa		0.014834
Off-Peak Usage Rate	\$/kWh			0.011388
High Voltage Obsolete (KVA)				
VHVO				
Supply Rate	\$/day			4.633730
Annual Demand Rate	\$/kVA/mth	300 KVA		4.550990
Additional Demand	\$/kVA/mth			1.160240
Peak Usage Rate	\$/kWh			0.020200
Off-Peak Usage Rate	\$/kWh			0.015699
High Voltage Obsolete (KW)				
WHVO				
Supply Rate	\$/day			4.633730
Annual Demand Rate	\$/kW/mth	250 KW		4.764593
Additional Demand	\$/kW/mth			1.590825
Peak Usage Rate	\$/kWh			0.024701
Off-Peak Usage Rate	\$/kWh			0.018647
Low Voltage Business - 2 Rate Type 5 or 6 Meter Read Quarterly with Controlled Load				
QB2ROPCL				
Supply Rate	\$/day			0.284043
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]		0.110543
Peak Block 2 Usage Rate	\$/kWh	Balance Usage		0.088544
Off-Peak Usage Rate	\$/kWh			0.031494
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Low Voltage Business - 2 Rate Type 5 or 6 Meter Read Monthly with Controlled Load				
MB2ROPCL				
Supply Rate	\$/day			0.284043
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]		0.109844
Peak Block 2 Usage Rate	\$/kWh	Balance Usage		0.088023
Off-Peak Usage Rate	\$/kWh			0.031289
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Low Voltage Business - 2 Rate Type 1 to 4 Meter with Controlled Load				
B2R124OPCL				
Supply Rate	\$/day			0.284043
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]		0.109844
Peak Block 2 Usage Rate	\$/kWh	Balance Usage		0.088023
Off-Peak Usage Rate	\$/kWh			0.031289
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431

Low Voltage Demand (KVA) with Controlled Load				
VLVOPCL				
Supply Rate	\$/day			26.928895
Annual Demand Rate	\$/kVA/mth	250 KVA		4.255091
Additional Demand	\$/kVA/mth			1.216958
Peak Usage Rate	\$/kWh			0.025600
Off-Peak Usage Rate	\$/kWh			0.020452
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Medium Low Voltage Demand (KW) with Controlled Load				
WMLVOPCL				
Supply Rate	\$/day			2.424765
Annual Demand Rate	\$/kW/mth	100 KW		7.590976
Additional Demand	\$/kW/mth			2.763268
Peak Usage Rate	\$/kWh			0.046086
Off-Peak Usage Rate	\$/kWh			0.032546
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431
Low Voltage Demand (KW) with Controlled Load				
WLVOPCL				
Supply Rate	\$/day			4.788745
Annual Demand Rate	\$/kW/mth	300 KW		6.155845
Additional Demand	\$/kW/mth			2.151455
Peak Usage Rate	\$/kWh			0.034241
Off-Peak Usage Rate	\$/kWh			0.024913
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]		0.022654
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage		0.031431

Notes accompanying 2005-2006 Tariffs

† - Approximate annual consumption of 4,000 kWh.

- Approximate annual consumption of 8,000 kWh.

^ - Approximate annual peak consumption of 20,000 kWh.

Notes:

- Distribution tariffs are determined on a GST exclusive basis. GST is added to the distribution tariffs.
- ETSA Utilities must assign each Distribution Network User to a distribution tariff in respect of each of its connection points in accordance with the following principles.
 - A Distribution Network User that has an agreed maximum demand of 250kVA or more in respect of a connection point, must be assigned to a distribution tariff that includes a demand component in respect of that connection point.
 - A Sub-Transmission (kVA) Network User is a Distribution Network User taking supply at 66kV, or at 33kV outside of the Adelaide Metropolitan area. A minimum annual demand of 10 MVA applies. A NEM compliant type 1-4 interval meter is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.90 pf). These tariffs are invoiced monthly.
 - A Zone Substation (kVA) customer is a Distribution Network User taking supply generally at 11kV from the low voltage transformer terminals. Supply may also be taken at lower voltages that exceed 1kV. A minimum annual demand of 5 MVA and a minimum annual usage of 25GWh apply. A NEM compliant type 1-4 interval meter is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.90 pf). These tariffs are invoiced monthly.
 - A High Voltage Demand (kVA) customer is a Distribution Network User taking supply generally at 11kV. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1 MVA applies. A NEM compliant type 1-4 interval meter is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.

- (e) A High Voltage (kVA) (Obsolete) customer is a Distribution Network User taking supply generally at 11kV. This tariff is available only to Distribution Network Users that were taking supply under the High Voltage Demand (kW) (Obsolete) tariff as at 11 October 1999. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 300kVA applies. A NEM compliant type 1-4 interval meter is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (f) A Large Low Voltage Demand (kVA) customer is a Distribution Network User generally taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum agreed maximum demand of 1MVA applies. A NEM compliant type 1-4 interval meter is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (g) A Low Voltage Demand (kVA) customer is a Distribution Network User generally taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum agreed maximum demand of 250kVA applies. A NEM compliant type 1-4 interval meter is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (h) A Medium Low Voltage Demand (kVA) customer is a Distribution Network User generally taking supply at less than 1kV and using demand, peak and off-peak network charges. A minimum agreed maximum demand of 100kVA applies. A NEM compliant type 1-4 interval meter is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (i) A Low Voltage Business 2 rate – Type 1-4 Meter customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. The User utilises a type 1-4 meter. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth[†] and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
- (j) A Low Voltage Business 2 rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth[†] and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (k) A Low Voltage Business 2 rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth[†] and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
- (l) A Low Voltage Business single rate – Type 1-4 Meter customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate network charges. The User utilises a type 1-4 meter. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
- (m) A Low Voltage Business single rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate network charges. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (n) A Low Voltage Business single rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate metering. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
- (o) A Low Voltage Residential single rate – Type 1-4 Meter Read Monthly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth[†] and another rate for the balance of consumption. The User utilises a type 1-4 meter. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
- (p) A Low Voltage Residential single rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth[†] and another rate for the balance of consumption. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (q) A Low Voltage Residential single rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth[†] and another rate for the balance of consumption. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.

- (r) A Low Voltage Controlled Load is used by a Distribution Network User for permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved applications involving a time switch and separate metering where the timing has been set in accordance with ETSA Utilities' requirements regarding the timing of loads. Consumption is charged at two rates, one rate for consumption up to and including 666.7 kWh/mth⁷ and another rate for the balance of consumption. This tariff is available only to Distribution Network Users that were taking supply under the Controlled Load tariff as at 30 June 2003, or are utilising a business single or residential tariff at the NMI in conjunction with the controlled load. This tariff is invoiced at the same frequency as other tariffs used by the Distribution Network User at that NMI.
 - (s) Unmetered Overnight Usage supply is defined as overnight use by a Distribution Network User for public lighting. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
 - (t) Unmetered 24 Hour Usage supply is defined as constant 24 hour per day use by a Distribution Network User, typically public phones, traffic lights and telecommunications installations. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
 - (u) Other Unmetered Supply is defined as unmetered use by Distribution Network Users other than public lighting or continuous use. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
 - (v) A Sub-Transmission Network (kW) User is a Distribution Network User taking supply at 66kV, or at 33kV outside of the Adelaide metropolitan area. A minimum annual demand of 10MW applies. A NEM compliant type 1-4 interval meter is required. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - (w) A Zone Substation (kW) customer is a Distribution Network User taking supply generally at 11kV from the low voltage transformer terminals. Supply may also be taken at lower voltages that exceed 1kV. A minimum annual demand of 5MW and a minimum annual usage of 25GWh apply. A NEM compliant type 1-4 interval meter is required. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - (x) A High Voltage Demand (kW) customer is a Distribution Network User taking supply generally at 11kV. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1MW applies. A NEM compliant type 1-4 interval meter is required. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - (y) The High Voltage Demand (kW) (Obsolete) tariff is available only to Distribution Network Users that were taking supply under this tariff as at 11 October 1999. Conditions applicable at that date apply. These tariffs are invoiced monthly.
 - (z) A Large Low Voltage Demand (kW) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 1MW applies. A NEM compliant type 1-4 interval meter is required. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - (aa) A Low Voltage Demand (kW) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 300kW applies. A NEM compliant type 1-4 interval meter is required. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - (bb) A Medium Low Voltage Demand (kW) customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using demand, peak and off-peak network charges. A minimum annual demand of 100kW applies. A NEM compliant type 1-4 interval meter is required. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
3. The supply and demand charges are levied and billed to Distribution Network Users periodically on a pro-rata basis.
4. Demand charges are determined on the basis of:
- (a) Agreed maximum demand (Annual Demand); and
 - (b) Agreed additional maximum demand (Additional Demand), determined in accordance with Schedule 2 of Part B of the 2005-2010 Electricity Distribution Price Determination.
5. Peak energy is energy consumed on business days between the hours of 0700 and 2100 (Central Standard Time). For Distribution Network Users with metering that does not recognise specific days, peak energy is energy consumed on each day between the hours of 0700 and 2100 (Central Standard Time).
6. Off-peak energy is energy consumed other than peak energy.
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To apply from 1 July 2004

	\$		\$
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Meeting')		First Name	70.50
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Each Subsequent Name.....	9.10	Noxious Trade.....	26.50
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33-48	3.80	2.70	529-544	32.00	31.00
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81-96	6.50	5.40	577-592	34.75	33.50
97-112	7.40	6.30	593-608	35.75	34.50
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241-257	15.70	14.30	737-752	44.00	42.90
258-272	16.60	15.30	753-768	45.00	43.40
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321-336	20.10	19.00	817-832	48.25	47.25
337-352	21.20	20.00	833-848	49.25	48.00
353-368	22.00	21.00	849-864	50.00	48.80
369-384	22.90	21.90	865-880	51.00	50.00
385-400	23.80	22.70	881-896	51.50	50.50
401-416	23.70	23.50	897-912	53.00	51.50
417-432	25.75	24.50	913-928	53.50	53.00
433-448	26.60	25.50	929-944	54.50	53.50
449-464	27.50	26.25	945-960	55.50	54.00
465-480	28.00	27.25	961-976	56.50	55.00
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ENVIRONMENT PROTECTION ACT 1993

Revocation of the Approvals of Classes 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 (8) of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this notice:

- (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.

These approvals are revoked as the Authority is satisfied that the following conditions of these approvals has been contravened:

- (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.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Alpha 72 Ionic Minerals	600	PET with Paper Label	Alpha Lyte Pty Ltd	Flagcan Distributors Pty Ltd
Piss Lager	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
King Lager	375	Glass	FM Liquor Pty Ltd	Statewide Recycling
Colstar Beer	375	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hofbrauhaus Premium Lager	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hofbrauhaus Weissbier	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hofbrauhaus Oktoberfest	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
DB Draught	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Monteiths Black Beer	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Monteiths Celtic Red	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Castle Lager	340	Glass	FM Liquor Pty Ltd	Statewide Recycling
Belhaven St Andrews Ale	355	Glass	FM Liquor Pty Ltd	Statewide Recycling
Belhaven Scottish Ale	355	Glass	FM Liquor Pty Ltd	Statewide Recycling
Belhaven Scottish Ale	440	Can	FM Liquor Pty Ltd	Statewide Recycling
Hot Ice Creamy Soda	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Wexford Irish Ale	440	Can	FM Liquor Pty Ltd	Statewide Recycling
Abbot Ale	500	Can	FM Liquor Pty Ltd	Statewide Recycling
Strong Suffolk Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Triumph Ale	500	Can	FM Liquor Pty Ltd	Statewide Recycling
Burmeister Lager	355	Can	FM Liquor Pty Ltd	Statewide Recycling
Full Sail Amber Ale	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Belhaven Robert Burns Ale	550	Glass	FM Liquor Pty Ltd	Statewide Recycling
Belhaven Best Ale Caus	440	Can—Aluminium	FM Liquor Pty Ltd	Statewide Recycling
Belhaven Fruit Beer	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Belhaven Wee Heavy Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Bernaer Schwarzbier German Beer	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Black Sheep Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Dalesides Green Grass Old Rouge Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Dalesides Old Leg Over	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
DB Draught Ale	500	Can	FM Liquor Pty Ltd	Statewide Recycling
DB Draught Dry	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
DB Natural	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Greene King Abbot Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Greene King IPA	660	Glass	FM Liquor Pty Ltd	Statewide Recycling
Greene King IPA	500	Can—Aluminium	FM Liquor Pty Ltd	Statewide Recycling
Hens Tooth Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hofbrau Hefe Weizen	355	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hofbrau Oktoberfestbier	355	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hofbrau Original Lager	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hofmark German Beer Swingtop Bottle	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hopper Berry	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hopper Citrus	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Hopper Peach	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
La Guillotine Belgian Beer	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Monteiths Pils	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Monty Pythons Holy Grail	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Morocco Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Old Speckled Hen	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Old Speckled Hen	500	Can	FM Liquor Pty Ltd	Statewide Recycling
Old Speckled Hen	330	Glass	FM Liquor Pty Ltd	Statewide Recycling
Raffles Lager	330	Can	FM Liquor Pty Ltd	Statewide Recycling
Riggwelter Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
Ripon Jewel Ale	500	Glass	FM Liquor Pty Ltd	Statewide Recycling
TUI Indian Pale Ale	500	Can	FM Liquor Pty Ltd	Statewide Recycling
TUI Indian Pale Ale	330	Glass	FM Liquor 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
Premium Champion Ginger Beer	330	Glass	Stockade Brewery Pty Ltd	Statewide Recycling
Scottish Leader & Cola	330	Glass	Stockade Brewery Pty Ltd	Statewide Recycling
Splash Down Natural Spring Water Diet Portello	600	Plastic	Sports Health Products	Statewide Recycling
Splash Down Natural Spring Water Diet Creamy Soda	600	Plastic	Sports Health Products	Statewide Recycling
Splash Down Diet Flavoured Spring Water Creamy Soda	600	Plastic	Sports Health Products	Statewide Recycling
Splash Down Diet Flavoured Spring Water Lemon/Lime	600	Plastic	Sports Health Products	Statewide Recycling
Splash Down Diet Flavoured Spring Water Pineapple	600	Plastic	Sports Health Products	Statewide Recycling
Splash Down Diet Flavoured Spring Water Raspberry	600	Plastic	Sports Health Products	Statewide Recycling
Activade Sport Orange	500	Plastic	John Matthew Hodge trading as Sports Health Products	Statewide Recycling
Activade Sport Lemon/Lime	500	Plastic	John Matthew Hodge trading as Sports Health Products	Statewide Recycling
Activade Sport Lemon Barley	500	Plastic	John Matthew Hodge trading as Sports Health Products	Statewide Recycling
Activade Sport Amino Plus Blue	500	Plastic	John Matthew Hodge trading as Sports Health Products	Statewide Recycling
Activade Sport Amino Plus Red	500	Plastic	John Matthew Hodge trading as Sports Health Products	Statewide Recycling
Activade Spring Water	600	Plastic	John Matthew Hodge trading as Sports Health Products	Statewide Recycling
Sosro Jasmine Tea	250	LPB—Aseptic	Pontiac Trading Company Pty Ltd	Statewide Recycling
Sosro Jasmine Tea	220	Glass	Pontiac Trading Company Pty Ltd	Statewide Recycling
Pontiac Spring Water	600	PET with Paper Label	Pontiac Trading Company Pty Ltd	Statewide Recycling
Nato De Coco	250	Can—Steel	Pontiac Trading Company Pty Ltd	Statewide Recycling
Nato De Coco	260	Can—Steel	Pontiac Trading Company Pty Ltd	Statewide Recycling
Nato De Coco	500	Can—Steel	Pontiac Trading Company Pty Ltd	Statewide Recycling
ABC Fruit Juice	250	LPB—Aseptic	Pontiac Trading Company Pty Ltd	Statewide Recycling
Miranda Root Beer	330	Can—Aluminium	Pontiac Trading Company Pty Ltd	Statewide Recycling
Ottakringer Goldfassl Beer	330	Glass	Taste of Europe	Statewide Recycling
Ottakringer Goldfassl Beer	500	Can	Taste of Europe	Statewide Recycling
Voeslauer Mineral Water	500	Plastic	Taste of Europe	Statewide Recycling
Trumer Pils Beer	330	Glass	Taste of Europe	Statewide Recycling
Ride Mandarin	500	PET	Statray Pty Ltd	Statewide Recycling
Ride Citrus	500	PET	Statray Pty Ltd	Statewide Recycling
Slinky Mandarin	500	PET	Statray Pty Ltd	Statewide Recycling
Slinky Blackcurrant	500	PET	Statray Pty Ltd	Statewide Recycling
Smash Repair Lemon Infusion	500	PET	Statray Pty Ltd	Statewide Recycling
Smash Repair Zesty Lemon	500	PET	Statray Pty Ltd	Statewide Recycling
Slam Energy Water	500	PET Paper Label	Statray Pty Ltd	Statewide Recycling
Slinky Melon Infused Water	500	PET with Paper Label	Statray Pty Ltd	Statewide Recycling
Slinky Dragonfruit Infused Water	500	PET with Paper Label	Statray Pty Ltd	Statewide Recycling
POW Chocolate Flavoured Milk	250	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
POW Strawberry Flavoured Milk	250	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
POW Coffee Flavoured Milk	250	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
POW Coffee Flavoured Milk	500	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
POW Strawberry Flavoured Milk	500	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
POW Chocolate Flavoured Milk	500	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
Chug a Lug Chocolate Flavoured Milkshake	450	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
Chug a Lug Strawberry Flavoured Milkshake	450	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
Chug a Lug Coffee Flavoured Milkshake	450	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
Whey to Go Tropical	250	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
Whey to Go Forest	250	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
Whey to Go Jungle	250	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
Star Vodka Blueberry	250	Glass	Global Beverage Asia Pacific Pty Ltd	Statewide Recycling
Star Vodka Cranberry	250	Glass	Global Beverage Asia Pacific Pty Ltd	Statewide Recycling
Star Vodka Lemon	250	Glass	Global Beverage Asia Pacific Pty Ltd	Statewide Recycling
Star Vodka Raspberry	250	Glass	Global Beverage Asia Pacific Pty Ltd	Statewide Recycling
Oxyvital	330	Glass	Jontray 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
Oxyvital	750	Glass	Jontray Pty Ltd	Statewide Recycling
Oxyvital	375	Glass	Jontray Pty Ltd	Statewide Recycling
Coonawarra Pale Ale	330	Glass	L V Dohnt & Co. Pty Ltd trading as Lawrence Victor Estate	Statewide Recycling
Lawrence Victor Coonawarra Old Ale	330	Glass with Paper Label	L V Dohnt & Co. Pty Ltd trading as Lawrence Victor Estate	Statewide Recycling
Lawrence Victor Coonawarra Ale	330	Glass with Paper Label	L V Dohnt & Co. Pty Ltd trading as Lawrence Victor Estate	Statewide Recycling
Marstons Pedigree	500	Glass	Australian Beer Distributors Pty Ltd	Statewide Recycling
Marstons Single Malt	500	Glass	Australian Beer Distributors Pty Ltd	Statewide Recycling
Marstons Strong Pale Ale	500	Glass	Australian Beer Distributors Pty Ltd	Statewide Recycling
Marstons Oyster Stout	500	Glass	Australian Beer Distributors Pty Ltd	Statewide Recycling
Gilde Pilsener	330	Glass	Australian Beer Distributors Pty Ltd	Statewide Recycling
Dark Dog	250	Can	Network Foods Ltd	Statewide Recycling

GAMING MACHINES REGULATIONS 2005

Regulation 10

*Notice of Exemption by the Minister (Finance)**Preamble*

1. Under regulation 10 (2) of the Gaming Machines Regulations 2005, the Minister is authorised to grant such exemptions as may be necessary for the purpose of making possible credit arrangements for financing the acquisition of gaming machines and gaming machine entitlements and allowing for the enforcement of such credit arrangements.

2. Exemptions have already been made for the purpose of:

- (a) allowing a licensee to grant, and allowing a credit provider to enforce, a floating charge over the assets of the licensee's gaming machine business; and
- (b) allowing a licensee to grant, and allowing a credit provider to enforce, security over individual gaming machines.

3. The recent introduction of gaming machine entitlements necessitates the extension of the present exemptions so as to allow licensees to grant, and credit providers to enforce, securities over gaming machine entitlements.

Exemption

I, the Minister responsible for the administration of the Gaming Machines Act 1992:

- (a) confirm the exemption granted by notice in the *Government Gazette* of 21 December 2000 (p 3699);
- (b) declare credit arrangements providing as follows to be permissible credit arrangements:
 - (i) the credit arrangement may authorise the credit provider to enforce the arrangement by confiscating a gaming machine entitlement to which the arrangement relates;
 - (ii) the confiscation is to be effected by notice of confiscation given to the licensee and to the Commissioner;
 - (iii) a confiscated gaming machine entitlement is to be held by the credit provider by way of security only and does not, while so held, authorise the credit provider to operate a gaming machine;

(iv) the gaming machine entitlement, if not returned to the licensee beforehand (by notice in writing given to the licensee and to the Commissioner), is to be offered for sale on the trading day next following the date of confiscation;

- (c) grant an exemption from section 27A (2) of the Gaming Machines Act 1992 to the extent necessary to allow the making and enforcement of permissible credit arrangements in relation to gaming machine entitlements.

Dated 16 June 2005.

M. WRIGHT, Minister for Gambling

GAMING MACHINES REGULATIONS 2005

Regulation 12

*Notice of Exemption by the Minister (Retention)**Preamble*

1. In consequence of the enactment of the Gaming Machines (Miscellaneous) Amendment Act 2004, gaming machine licensees have been issued with gaming machine entitlements.

2. In some cases, the number of gaming machine entitlements is less than the number of gaming machines that a licensee was previously authorised to possess and operate.

3. As from 1 July 2005, the number of gaming machines that a licensee is authorised to possess and operate will be limited to the number of gaming machine entitlements held by the licensee.

4. It follows that some licensees (the affected licensees) will then have more gaming machines than they are authorised to possess and operate.

5. Regulation 12 authorises the Minister to grant a conditional exemption allowing such licensees to retain for a limited period the gaming machines that, as from 1 July 2005, they will no longer be authorised to possess and operate.

6. Such an exemption is desirable in order to allow such licensees time to acquire additional gaming machine entitlements or to dispose of the machines in an orderly way.

Exemption

1. I, the Minister responsible for the administration of the Gaming Machines Act 1992 (the Act), grant an exemption in favour of the affected licensees from the provisions of the Act that would prevent them from retaining gaming machines in excess of the number of gaming machine entitlements held by them.

2. This exemption is subject to the following conditions:

- (a) the gaming machines must be held by a custodian approved by the Commissioner at a location approved by the Commissioner; and
- (b) the terms of the arrangement between the licensee and the custodian for holding the gaming machines are to be as approved by the Commissioner and, in particular, the licensee is to be liable for the costs of holding the gaming machines at the approved location; and
- (c) a gaming machine held at the approved location is not to be returned to the licensed premises from which it was removed unless:
 - (i) the licensee obtains a further gaming machine entitlement entitling the licensee to operate the gaming machine on the licensed premises; or
 - (ii) the machine is required to replace a gaming machine for which a gaming machine entitlement is held by the licensee and which has been sold or otherwise disposed of by the licensee; and
- (d) no part of a gaming machine held at the approved location is to be removed from the gaming machine; and
- (e) a gaming machine removed from the approved location cannot be returned to that location; and
- (f) the total number of gaming machines possessed by the licensee, either in operation on the licensed premises or held by a custodian, does not exceed the number of gaming machines that the licensee was approved to operate on the licensed premises immediately before the commencement of section 27A of the Act.

3. This exemption expires on the expiration of regulation 12 (ie two years after its commencement or two months after the third trading day, whichever is the later date).

Dated 16 June 2005.

M. WRIGHT, Minister for Gambling

LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994

Exemption

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

SCHEDULE 1

Jennifer Joy Herrmann and Adrian John Schwarz employees of Homburg Group Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5612, folios 966 and 834 situated at 16 and 18 Vine Street, Nuriootpa, S.A. 5355 respectively.

Dated 16 June 2005.

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

M. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Central District Footballers' Club has applied to the Licensing Authority for a variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at Elizabeth Oval, Goodman Road, Elizabeth South, S.A. 5112 and to be known as Central District Footballers' Club.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to the current Extended Trading Authorisation:
 - Monday to Friday—Midnight to 2 a.m. the following day;
 - Sunday—8 p.m. to 2 a.m. the following day;
 - Good Friday—Midnight to 2 a.m.;
 - Christmas Day—Midnight to 2 a.m.
- Variation to the current Entertainment Consent to include the hours sought above.

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 (viz: 7 July 2005).

The applicant's address for service is c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES
ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Redlegs Club Inc. has applied to the Licensing Authority for the removal of a Club Licence and application for a Gaming Machine Licence in respect of premises situated at 21 Woods Street, Norwood, S.A. 5067 to be situated at 583-585 North East Road, Gilles Plains and known as Redlegs Club.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation: Friday, Midnight to 1 a.m. the following day; Saturday, Midnight to 1 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 (viz: 7 July 2005).

The applicant's address for service is c/o Bill Moody, 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

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 Antastasio and Maria Kiosses have applied to the Licensing Authority for the removal of a Restaurant Licence in respect of premises situated at Lot 53, Hutchinson Street, Coober Pedy, S.A. 5723 and to be situated at Shop 4, Hutchinson Street, Coober Pedy, S.A. 5723 and known as Tom and Mary's Greek Taverna.

The application has been set down for hearing on 1 July 2005 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 30 June 2005).

The applicants' address for service is c/o Sophie Kiosses, P.O. Box 281, Coober Pedy, S.A. 5723.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

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 Graeme John and Rhonda Gail Lloyd have applied to the Licensing Authority for the transfer of a Restaurant Licence known as Classic Restaurant of Walkerville and a Special Circumstances Licence known as Classic Caterers, both in respect of premises situated at 119 Walkerville Terrace, Walkerville, S.A. 5081.

The applications have been set down for hearing on 4 July 2005 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 27 June 2005).

The applicants' address for service is c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 (Contact: Peter Hoban or Ben Allen).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 June 2005.

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 Garth Peter Squires and Cheryl Lee Williams have applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 9 Manton Street, Hindmarsh, S.A. 5007 and known as Joiners Arms.

The application has been set down for hearing on 13 July 2005 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 5 July 2005).

The applicants' address for service is c/o Alan Yates Solicitors, 100 Pirie Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

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 Bullfrogs Pty Ltd has applied to the Licensing Authority for the transfer of an Entertainment Venue Licence and Extended Trading Authorisation in respect of premises situated at 7 Percy Street, Mount Gambier, S.A. 5290, known as Coco's Pizza Pasta & Grill and to be known as Bullfrogs Cafe Bar & Grill.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under section 35 (1) (c) to apply to Area 1 to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Variation to trading hours and an extended trading authorisation to permit the following additional trading hours:
 - Christmas Eve—midnight to 2 a.m.
 - Sundays preceding Public Holidays—8 p.m. to 1 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 (viz: 7 July 2005).

The applicant's address for service is c/o Hannah Bennett, RSD 4192 Wrights Road, Mount Gambier, S.A. 5290.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 June 2005.

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 Bullfrogs Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence with Extended Trading Authorisation in respect of premises situated at 7 Percy Street, Mount Gambier, S.A. 5290, known as Coco's Pizza Pasta & Grill and to be known as Bullfrogs Cafe Bar & Grill.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation:
 - Sunday—8 a.m. to 11 a.m. and 8 p.m. to midnight
 - Christmas Eve—midnight to 2 a.m.
 - Sundays preceding Public Holidays—8 p.m. to 1 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 (viz: 7 July 2005).

The applicant's address for service is c/o Hannah Bennett, RSD 4192 Wrights Road, Mount Gambier, S.A. 5290.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 June 2005.

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 Victor City Motel Pty Ltd as trustee for the Victor City Motel Unit Trust has applied to the Licensing Authority for a Residential Licence in respect of premises situated at 51 Ocean Street, Victor Harbor, S.A. 5211 and known as Victor City Motel.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicant's address for service is c/o Robert MacKintosh, 51 Ocean Street, Victor Harbor, S.A. 5211.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 June 2005.

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 Lancelot Geoffrey Pridham has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 4 Wattle Avenue, Aldinga Beach, S.A. 5173 and to be situated at Wickham's Hill Road, Meadows, S.A. 5201 and known as King of the Hill Wines.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicant's address for service is c/o Lancelot Pridham, P.O. Box 1336, Aldinga Beach, S.A. 5173.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 June 2005.

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 Houtman Pty Ltd has applied to the Licensing Authority for a Restaurant Licence and Extended Trading Authorisation in respect of premises situated at 166A The Parade, Norwood, S.A. 5067, and to be known as Uncle Albert's Coffee Shop.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:

(a) seated at a table; or

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

- Extended Trading Authorisation:

Sunday—8 a.m. to 11 a.m. and 8 p.m. to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 7 July 2005).

The applicant's address for service is c/o Camatta Lempens Solicitors, Level 1, 345 King William Street, Adelaide, S.A. 5000 (attention: Amanda Warley).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 June 2005.

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 Waywen Holdings Pty Ltd as trustee for Waywen Hotel Trust has applied to the Licensing Authority for a Redefinition to licensed premises, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 17 Bay Street, Port Broughton, S.A. 5522 and known as Port Broughton Sunnyside Motel Hotel.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

Redefinition of licensed premises to include the area referred to as the Beer Garden as per plans lodged with this office.

Variation to Extended Trading Authorisation to include the abovementioned area.

Variation to Entertainment Consent to include the abovementioned area.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 7 July 2005).

The applicant's address for service is c/o W. Hobb, 17 Bay Street, Port Broughton, S.A. 5522.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 June 2005.

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 Eudunda RSL Club Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at 2 Railway Parade, Eudunda, S.A. 5374 and to be known as Eudunda RSL Club.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicant's address for service is c/o John Stephens, P.O. Box 122, Eudunda, S.A. 5374.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 June 2005.

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 Fresh Cellars Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 10 Lovell Avenue, Manningham, S.A. 5086 and known as Fresh Cellars Pty Ltd.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicant's address for service is c/o Alison Nelsen, P.O. Box 19, Collinswood, S.A. 5081.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 June 2005.

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 Stuart Paul and Bronny Walsh have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at RSD 1022 Black Billy Road, Willunga, S.A. 5172.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicants' address for service is c/o David Watts, 1 Cator Street, Glenside, S.A. 5065.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 June 2005.

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 Wuneta Pty Ltd has applied to the Licensing Authority for a Restaurant Licence, Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 62 Stonyfell Road, Stonyfell, S.A. 5066 and to be known as Stonyfell Function Centre.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

Approval under section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:

- (a) seated at a table; or
- (b) attending a function at which food is provided.

- Extended Trading Authorisation:

- Monday to Saturday—Midnight to 2 a.m. the following day;

- Sunday—8 p.m. to 2 a.m. the following day;

- Good Friday—Midnight to 2 a.m.;

- Christmas Day—Midnight to 2 a.m.;

- Sunday Christmas Eve—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.

- Entertainment consent is sought on any day between the hours of noon and 2 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 (viz: 7 July 2005).

The applicant's address for service is c/o David Watts, 1 Cator Street, Glenside, S.A. 5065.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

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 Fabal Wines Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 62 Greenhill Road, Wayville, S.A. 5034 and to be situated at 5-7 King William Road, Unley, S.A. 5061 and known as Marandoo Estate.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicant's address for service is c/o Megan Low, 5-7 King William Road, Unley, S.A. 5061.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 June 2005.

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 Nga Tuyet Trinh has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 5, 476 Portrush Road, Linden Park, S.A. 5065 and known as Burnside Food & Wine Noodle Bistro.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicant's address for service is c/o Alan Wong, Solicitor and Migration Agent, Suite 2, Level 1, 61-63 Grote Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

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 Redlegs Club Inc. has applied to the Licensing Authority for a Club Licence with Extended Trading Authorisation in respect of premises situated at Wood Street, Norwood, S.A. 5067 to be known Redlegs Club.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation: Saturday, Midnight to 1 a.m. the following day; Sunday, 10 a.m. to 11 a.m. and 8 p.m. to 10 p.m.

The following conditions are to apply to the licence:

- When South Australian National Football League matches or any other sporting events authorised by the Redlegs Club Inc. are conducted at the oval the licensed premises will be the area outlined in red on the plan signed and dated 7 June 2005 (excluding the area cross-hatched in red) for the period one hour before and one hour after the match.
- When the area under the club's control is used for a function other than a sporting event the licensed premises will be defined to include the oval as cross-hatched in red on the plan signed and dated 7 June 2005.

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 (viz: 7 July 2005).

The applicant's address for service is c/o Bill Moody, 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 June 2005

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 Naked Crush Wines Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 1 Chelsea Drive, Enfield, S.A. 5085 and to be known as Naked Crush Wines.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicant's address for service is c/o Steve Bachmann, 1 Chelsea Drive, Enfield, S.A. 5085

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005

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 J. R. & S. E. Rollison Holdings Pty Ltd has applied to the Licensing Authority for a variation to the current Extended Trading Authorisation in respect of premises situated at 110 Coglein Street, Brompton Park, S.A. 5007 and known as Hotel Excelsior Brompton.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to the current Extended Trading Authorisation: Monday to Sunday—Midnight to 2 a.m. the following day; Good Friday—Midnight to 2 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 (viz: 7 July 2005).

The applicant's address for service is c/o The Australian Hotels Association (SA Branch), 4th Floor, 60 Hindmarsh Square, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

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 Tremaine Allen Kerber has applied to the Licensing Authority for a Special Circumstances Licence with Extended Trading Authorisation in respect of premises situated at 35 Oborn Road, Mount Barker, S.A. 5251 and to be known as Indoor Sports Centre.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- The licence shall authorise the sale of liquor for consumption on the licensed premises to players and their guests who must be in the company of the player;
- There will be no BYO liquor allowed on the premises;
- Trading hours including Extended Trading Authorisation:
 - Monday to Saturday—Noon to Midnight,
 - Sunday—Noon to 9 p.m.
- No trading on Good Friday or Christmas Day;
- This licence shall ensure that an approved staff member regularly patrols the car park every 30 minutes after 9 p.m. to ensure that all persons egress the premises and adjacent areas in a quiet and orderly manner;
- Sales will cease at 20 minutes prior to the licensed trading hours for that day and all people moved off the premises by the end of licensed 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 (viz: 7 July 2005).

The applicant's address for service is c/o Tremaine Kerber, 35 Oborn Road, Mount Barker, S.A. 5251.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

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 Andrew James Bald and Helen Jasmin Pointon have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shops 6 and 7, corner Hutchinson Street and The Crescent, Mount Barker, S.A. 5251 and known as The Vinery Cafe.

The application has been set down for hearing on 18 July 2005 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 10 July 2005).

The applicants' address for service is c/o Andrew Bald, Shops 6 and 7, corner Hutchinson Street and The Crescent, Mount Barker, S.A. 5251.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 June 2005.

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 Olaf Peter Hansen has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 94 Barrage Road, Goolwa, S.A. 5214 and known as Aquacaf Gourmet Cafe.

The application has been set down for hearing on 18 July 2005 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 10 July 2005).

The applicant's address for service is c/o Olaf Peter Hansen, 94 Barrage Road, Goolwa, S.A. 5214.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 June 2005.

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 Lou Miranda Estate Pty Ltd as trustee for the Lou Miranda Estate Family Trust has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Barossa Highway, Rowland Flat, S.A. 5352 and known as Miranda Wines and to be known as Lou Miranda Estate.

The application has been set down for hearing on 19 July 2005 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 July 2005).

The applicant's address for service is c/o Lou Miranda, P.O. Box 771, Lyndoch, S.A. 5351.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Brenton Charles and Brenda Lee Pfeiffer have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 24 High Street, Strathalbyn, S.A. 5255 and known as Jack's High Street Cafe & Bakery.

The application has been set down for hearing on 20 July 2005 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 12 July 2005).

The applicants' address for service is c/o Fittock & Co. Barristers and Solicitors, 11th Floor, 118 King William Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

Applicants

LICQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Fletchgro Pty Ltd as trustee for Fletch Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 94 Murray Street, Tanunda, S.A. 5352 and known as 1918 Bistro and Grill.

The application has been set down for hearing on 20 July 2005 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 (viz: 12 July 2005).

The applicant's address for service is c/o Darren Foeng, of Mellor Olsson, Level 5, 80 King William Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 2005.

Applicant

LICQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Complete Hospitality Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 299 Rundle Street, Adelaide, S.A. 5000 and known as Stag.

The application has been set down for hearing on 20 July 2005 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 (viz: 12 July 2005).

The applicant's address for service is c/o Wallmans Lawyers, (attention Ben Allen or Chris Bungey), 173 Wakefield Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 June 2005.

Applicant

LICQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Wine Source Holdings Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 160 May Terrace, Ottaway, S.A. 5013 and to be known as Wine Source.

The application has been set down for hearing on 15 July 2005 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 (viz: 7 July 2005).

The applicant's address for service is c/o Finlaysons Solicitors, (attention: Andrew Williams), 81 Flinders Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 June 2005.

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: Minotaur Operations Pty Ltd

Location: Ediacara area—Approximately 40 km south-west of Leigh Creek.

Term: 1 year

Area in km²: 53

Ref.: 2004/00775

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 16 June 2005.

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: Havilah Resources NL

Location: Mutooroo Mine area—Approximately 55 km east of Olary.

Term: 1 year

Area in km²: 23

Ref.: 2005/00058

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 16 June 2005.

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: Gladstone Resources Ltd

Location: Mount Christie Siding area—Approximately 140 km west-north-west of Tarcoola.

Term: 1 year

Area in km²: 692

Ref.: 2004/00904

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 16 June 2005.

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: Strike Oil Ltd
 Location: Blackford area—Kingston (SE)
 Term: 1 year
 Area in km²: 295
 Ref.: 2005/00061

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 16 June 2005.

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: Steiner Holdings Pty Ltd
 Location: Taillem Bend area—Approximately 80 km east-south-east of Adelaide.
 Term: 1 year
 Area in km²: 508
 Ref.: 2005/00015

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 16 June 2005.

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: Steiner Holdings Pty Ltd
 Location: Murray Bridge area—Approximately 80 km east-south-east of Adelaide.
 Term: 1 year
 Area in km²: 866
 Ref.: 2004/00915

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 16 June 2005.

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: Aurora Gold WA Pty Ltd
 Location: Roopena area—Approximately 5 km west of Whyalla.
 Term: 1 year
 Area in km²: 1 126
 Ref.: 2005/000290

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 16 June 2005.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Peter Alan Degner
 Claim Number: 3487

Location: Section 5, Hundred of Sturdee—Approximately 10 km north-west of Fowlers Bay

Area: 24 hectares

Purpose: Recovery of Limestone Rubble

Reference: T02467

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671 Adelaide, S.A. 5001 no later than 4 July 2005.

H. TYRTEOS, Mining Registrar

MOTOR VEHICLES ACT 1959

Recognised as an Historic Motor Vehicle Club

NOTICE is hereby given that the undermentioned club is recognised as an historic motor vehicle club in accordance with Schedule 1 Clause 3 (3) (a) of the Motor Vehicles Regulations, for the purposes of section 25 of the Motor Vehicles Act 1959

Booleroo Steam and Traction Preservation Society Incorporated

Dated 27 May 2005.

R. J. FRISBY, Registrar of Motor Vehicles

PETROLEUM ACT 2000

*Application for Grant of Associated Facilities Licences
AFL 26 and AFL 27*

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 applications for the grant of Associated Facilities Licences over the areas described below have been received from Victoria Oil Exploration (1977) Pty Ltd.

Description of Application Areas:

AFL 26

All that part of the State of South Australia, bounded as follows:

Commencing at a point being the intersection of latitude 28°30'54"S GDA94 and longitude 140°38'48"E GDA94, thence east to longitude 140°40'00"E AGD66, south to latitude 28°32'12"S GDA94, west to longitude 140°38'48"E GDA94, and north to the point of commencement.

Area: 4.99 km² approximately.

AFL 27

All that part of the State of South Australia, bounded as follows:

Commencing at a point being the intersection of latitude 28°32'12"S GDA94 and longitude 140°38'48"E GDA94, thence east to longitude 140°40'00"E AGD66, south to latitude 28°33'30"S GDA94, west to longitude 140°38'48"E GDA94, and north to the point of commencement.

Area: 4.99 km² approximately.

Dated 9 June 2005.

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

PETROLEUM ACT 2000

*Grant of Associated Facilities Licence AFL 19
(Adjunct to Petroleum Production Licence PEL 90)*

NOTICE is hereby given that the undermentioned Associated Facilities Licence has been granted under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No of Licence	Licensee	Locality	Area in km ²	Reference
AFL 19	Stuart Petroleum Limited	Cooper Basin of South Australia	1.74	27/02/340

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 27°13'30"S AGD66 and longitude 140°56'30"E AGD66, thence east to longitude 140°57'00"E AGD66, south to latitude 27°13'40"S AGD66, east to longitude 140°57'30"E AGD66, south to latitude 27°13'50"S AGD66, east to longitude 140°57'40"E AGD66, south to latitude 27°14'00"S AGD66, east to longitude 140°58'00"E AGD66, north to latitude 27°13'59.07"S GDA94, west to longitude 140°56'20"E AGD66, south to latitude 27°14'00"S AGD66, east to longitude 140°56'30"E AGD66, and north to the point of commencement.

Area: 1.74 km² approximately.

Dated 8 June 2005.

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

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Public Road, Port Broughton
Deposited Plan 67446*

BY Road Process Order made on 14 December 2004, the District Council of Barunga West ordered that:

1. The whole of the unnamed public road between Aitchisons Road, Hornby Road and Old Bay Road adjoining Sections 357, 358, 359 and 360 in the Hundred of Mundoorra, more particularly delineated and lettered 'A' and portions of the land lettered 'B' on Preliminary Plan No. 04/0059 be closed.

2. Transfer the whole of the land subject to closure to Peter George and Linda May Aitchison in accordance with agreement for transfer dated 14 December 2004 entered into between the District Council of Barunga West and P. G. and L. M. Aitchison.

On 3 June 2005 that order was confirmed by the Minister for Administrative Services, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 16 June 2005.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Stewart Terrace, Naracoorte
Deposited Plan 66933*

BY Road Process Order made on 3 December 2004, the Naracoorte Lucindale Council ordered that:

1. Portion of the public road (Stewart Terrace) adjoining the eastern boundaries of allotments 26 and 27 in Deposited Plan 19730, more particularly delineated and lettered 'A' on Preliminary Plan No. 01/0693 be closed.

2. Transfer the whole of the land subject to closure to Cricklewood Estates Pty Ltd in accordance with agreement for transfer dated 3 December 2003 entered into between the Naracoorte Lucindale Council and Cricklewood Estates Pty Ltd.

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

Grant a free and unrestricted right of way appurtenant to certificate of title volume 5904, folio 646 over portion of the land.

On 14 June 2005 that order was confirmed by the Minister for Administrative Services, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 16 June 2005.

P. M. KENTISH, Surveyor-General

SEWERAGE ACT 1929

Addition of Land to Mount Gambier Country Drainage Area

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

(a) adds to the Mount Gambier Country Drainage Area all the land contained in:

- (i) allotment 202 in Deposited Plan 46702;
- (ii) allotments 152 and 153 in Deposited Plan 65405;
- (iii) allotment 724 in Filed Plan 192906;
- (iv) allotment 725 in Filed Plan 192907;
- (v) allotment 2 in Filed Plan 138057;
- (vi) allotment 104 in Deposited Plan 22590; and
- (vii) the portion of Wireless Road East, Mount Gambier and Worrolong abutting allotment 202 in Deposited Plan 46702 and allotment 153 in Deposited Plan 65405; and

(b) declares that this notice will have effect from 1 July 2005.

Dated 9 June 2005.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/02280 D1264

SHOP TRADING HOURS ACT 1977

Anzac Day Closure

NOTICE is hereby given that pursuant to section 5A (1) of the Shop Trading Hours Act 1977, I, Michael Wright, Minister for Industrial Relations, do hereby declare all shops within the ambit of section 13 (5e) of the Shop Trading Hours Act 1977 (other than exempt shops under section 4 of the Shop Trading Hours Act 1977) generally throughout the State of South Australia, to be closed between the hours of 9 a.m. and 12 noon on Tuesday, 25 April 2006.

Dated 13 June 2005.

M. WRIGHT, Minister for Industrial Relations

NOTICE TO MARINERS

NO. 18 OF 2005

South Australia—Spencer Gulf—Port Victoria—Lights established
MARINERS are advised that lights have been established on the Port Hand top-marked beacons marking the eastern side of the channel locally known as the Rocky Island Channel as follows:

South-west Beacon Rocky Island Port Hand beacon in position latitude 34°29.275'S longitude 137°25.297'E. Light FIR 2s 2miles.

South-south-west Rocky Island Port Hand beacon in position latitude 34°29.648'S longitude 137°25.764'E. Light FIR 3s 2 miles.

Mariners are further advised that local knowledge is required to negotiate this channel.

Navy Charts affected: Aus 776 and 777.

Publications affected: Australia Pilot, Volume 1 (Seventh Edition, 1992) pages 95 to 96. Volume K. (Numbers to be allocated).

Dated 10 June 2005.

P. CONLON, Minister for Transport

TSA 2005/00419

WATER RESOURCES ACT 1997

Notice on Basis of Levy for 2005-2006 in the Torrens Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 138 (3) of the Water Resources Act 1997, that the basis for the levy in the catchment area of the Torrens Catchment Water Management Board for the 2005-2006 financial year will be the capital value of rateable land.

Her Excellency the Governor gave her approval of the method referred to in the above paragraph on 16 June 2005.

Dated 16 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Contributions in 2005-2006 by Constituent Councils of the Torrens Catchment Water Management Board's Catchment Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, have determined pursuant to section 135 of the Water Resources Act 1997 that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the Torrens Catchment Water Management Board in respect of the 2005-2006 financial year is to be the sum of four million, four hundred and eighteen thousand, two hundred dollars; and
- (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
Adelaide	434 900
Adelaide Hills.....	87 900
Barossa	7 000
Burnside	457 000
Campbelltown	419 100
Charles Sturt.....	1 069 800
Norwood Payneham & St Peters	464 900
Port Adelaide Enfield	929 200
Prospect	226 700
Tea Tree Gully	91 100
Walkerville	117 600
West Torrens	113 000
Total.....	\$4 418 200

Her Excellency the Governor gave her approval of the amounts referred to above on 16 June 2005.

Dated 16 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATERWORKS ACT 1932

Addition of Land to Goolwa Water District

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

- (a) adds to the Goolwa Water District all the land contained in:
 - (i) allotments 1496 to 1503 inclusive in Deposited Plan 65101 (except the portion of that land already in the Goolwa Water District);
 - (ii) allotments 1649 to 1659 inclusive and 2051 in Deposited Plan 65101;
 - (iii) allotments 1660 to 1662 inclusive in Deposited Plan 65101 (except the portion of that land already in the Goolwa Water District);
 - (iv) the portion of Excelsior Parade, Hindmarsh Island abutting allotments 1649 to 1660 inclusive and 2051 in Deposited Plan 65101 not already in the Goolwa Water District;
 - (v) the portion of Randell Road, Hindmarsh Island abutting allotment 2051 in Deposited Plan 65101; and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 9 June 2005.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/01953 W1257

WATERWORKS ACT 1932

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

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

- (a) removes from the Beetaloo Country Lands Water District and adds to the Wallaroo Water District all the land contained in allotments 101 to 106 inclusive, 111 to 116 inclusive, 123 to 137 inclusive, 199 (reserve), 200 and 201 (roads) and 300 in Deposited Plan 65543; and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 9 June 2005.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/01959 W1259

WATERWORKS ACT 1932

Removal of Land from Beetaloo Country Lands Water District and Addition to Port Broughton Water District

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

- (a) removes from the Beetaloo Country Lands Water District and adds to the Port Broughton Water District all the land contained in:
 - (i) allotments 1 to 6 inclusive, 19 to 24 inclusive, 100 (road) and 101 (reserve) in Deposited Plan 65647;
 - (ii) allotment 54 in Filed Plan 45151; and

- (iii) allotments 7 to 9 inclusive, 16 to 18 inclusive, 101 (road), 102 (reserve) and 1001 in Deposited Plan 66353;

- (iv) allotments 53 and 54 in Deposited Plan 66912; and

- (b) declares that this notice will have effect from 1 July 2005.

Dated 9 June 2005.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/01960 W1260

WATERWORKS ACT 1932

Removal of Land from Blue Lake Country Lands Water District and Addition to Mount Gambier Water District

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

- (a) removes from the Blue Lake Country Lands Water District and adds to the Mount Gambier Water District all the land contained in:
 - (i) allotment 202 in Deposited Plan 46702;
 - (ii) allotments 152 and 153 in Deposited Plan 65405;
 - (iii) the portion of Wireless Road East, Mount Gambier and Worrolong abutting allotment 202 in Deposited Plan 46702 and allotment 153 in Deposited Plan 65405; and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 9 June 2005.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/02279 W1263

WATERWORKS ACT 1932

Removal of Land from Warren Country Lands Water District and Addition to Nuriootpa Water District

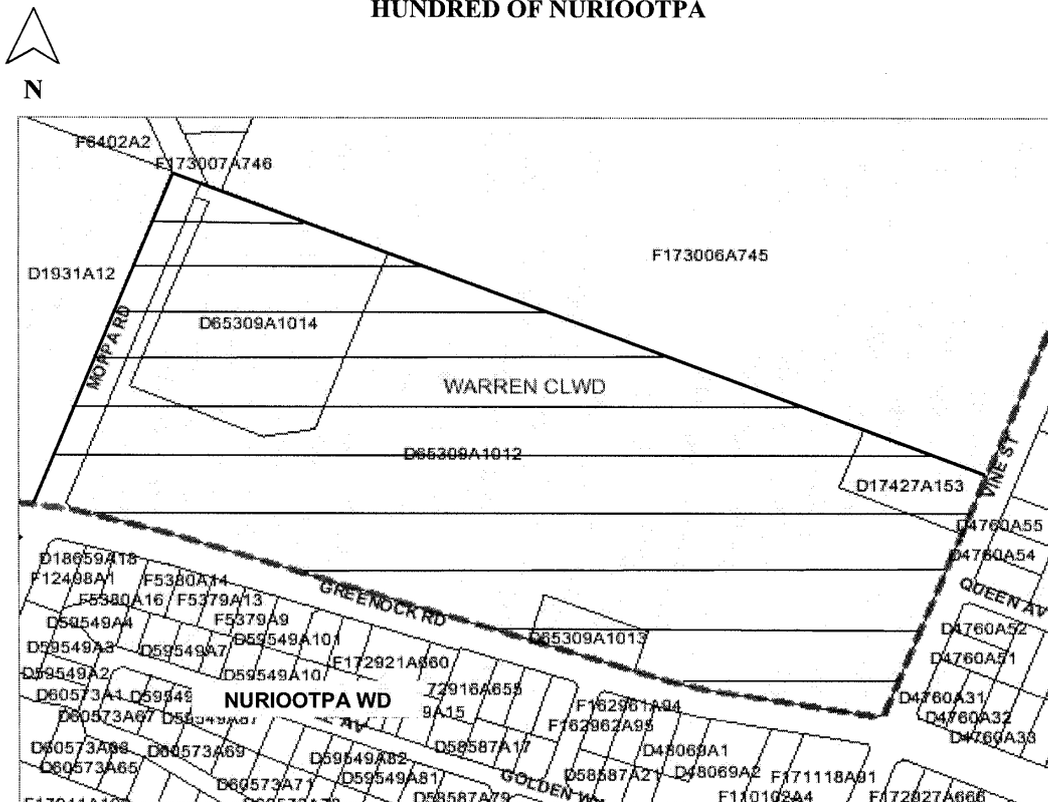
PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

- (a) removes from the Warren Country Lands Water District and adds to the Nuriootpa Water District the land shown on the plan in the schedule; and
- (b) declares that this notice will have effect from 1 July 2005.

W1267
 SA Water 05/02327
 Mapsheet: 662946E

SCHEDULE

**NURIOOTPA
 HUNDRED OF NURIOOTPA**



NOT TO SCALE

BOUNDARY OF WARREN COUNTRY LANDS WATER DISTRICT AND NURIOOTPA WATER DISTRICT PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE REMOVED FROM WARREN COUNTRY LANDS WATER DISTRICT AND ADDED TO NURIOOTPA WATER DISTRICT SHOWN 

Dated 9 June 2005.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

Training and Skills Development Act 2003

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2003, the Training and Skills Commission (TaSC) gives notice that determines the following:

Trades, Declared Vocations or Other Occupations

The following schedule is additional to the gazettals of:

- | | | |
|---------------------|----------------------|----------------------|
| 1. 5 February 2004 | 2. 19 February 2004 | 3. 11 March 2004 |
| 4. 1 April 2004 | 5. 1 July 2004 | 6. 15 July 2004 |
| 7. 22 July 2004 | 8. 30 September 2004 | 9. 16 December 2004 |
| 10. 27 January 2005 | 11. 3 February 2005 | 12. 10 February 2005 |
| 13. 24 March 2005 | 14. 5 May 2005 | |

which set out the Trades, Declared Vocations or Other Occupations and the terms and conditions applicable to the Trades, Declared Vocations or other Occupations.

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the Financial Services Training Package FNS04

*Trade / #Declared Vocation / Other Occupation	National Code	Training Package Qualification	Nominal Term of Contract of Training	Probationary Period
#Customer Servicing (Financial Institutions)	FNS20104	Certificate II in Financial Services	12 months	1 month
	FNS30104	Certificate III in Financial Services	24 months	2 months
	FNS30204	Certificate III in Insurance Services	24 months	2 months
	FNS30304	Certificate III in Financial Services (Accounts Clerical)	24 months	2 months
	FNS40104	Certificate IV in Financial Services	24 months	2 months
	FNS40204	Certificate IV in Financial Services (Personal Trust Administration)	24 months	2 months
	FNS40304	Certificate IV in Financial Services (Credit Management)	24 months	2 months
	FNS40404	Certificate IV in Insurance Services	24 months	2 months
	FNS40504	Certificate IV in Financial Services (Insurance Assessment Services)	24 months	2 months
	FNS40604	Certificate IV in Financial Services (Accounting)	24 months	2 months
	FNS40704	Certificate IV in Financial Services (Financial Practice Support)	24 months	2 months
	FNS50104	Diploma in Financial Services	36 months	3 months

*Trade / #Declared Vocation / Other Occupation	National Code	Training Package Qualification	Nominal Term of Contract of Training	Probationary Period
	FNS50204	Diploma in Accounting	36 months	3 months
#Customer Servicing (Financial Institutions) - cont'd	FNS50304	Diploma in Financial Services (Insurance Broking)	36 months	3 months
	FNS50404	Diploma in Insurance Services	36 months	3 months
	FNS60104	Advanced Diploma in Financial Services	48 months	3 months
	FNS60204	Advanced Diploma in Accounting	48 months	3 months

Changes in bold

South Australia

Environment Protection (Miscellaneous) Amendment Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the *Environment Protection (Miscellaneous) Amendment Act (Commencement) Proclamation 2005*.

2—Commencement of Act

- (1) Subject to subclause (2), the *Environment Protection (Miscellaneous) Amendment Act 2005* (No 21 of 2005) will come into operation on 1 July 2005.
- (2) Sections 5(9), 9, 18, 27, 30, 39, 56, 58, 62(4), 70, 72, 73, 74 and 76 of the Act will come into operation on 1 July 2006.

Made by the Governor

with the advice and consent of the Executive Council
on 16 June 2005

EC05/0046CS

REGULATIONS UNDER THE MAGISTRATES COURT (FEES)
VARIATION REGULATIONS 2005

No. 127 OF 2005

Erratum

IN *Government Gazette* of 26 May 2005, pages 1609-1611; on page 1610,
third item appearing, the fee in the right column *should* read \$30.35.

South Australia

Upper South East Dryland Salinity and Flood Management Variation Regulations 2005

under the *Upper South East Dryland Salinity and Flood Management Act 2002*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Upper South East Dryland Salinity and Flood Management Regulations 2002

- 4 Variation of regulation 5—Establishment of Project scheme
 - 5 Insertion of regulation 10
 - 10 Variation of Schedule 1 of the Act
 - 6 Variation of Schedule 2—Project Works Scheme
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Upper South East Dryland Salinity and Flood Management Variation Regulations 2005*.

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 *Upper South East Dryland Salinity and Flood Management Regulations 2002*

4—Variation of regulation 5—Establishment of Project scheme

Regulation 5(2)—after paragraph (b) insert:

- (ba) the project scheme as described in the document lodged as Deposit No. 461 of 2004 in the General Registry Office, as varied from time to time; and

5—Insertion of regulation 10

After regulation 9 insert:

10—Variation of Schedule 1 of the Act

- (1) Schedule 1, Part B, item 1—after "Adelaide" insert:
, as varied from time to time
- (2) Schedule 1, Part B, item 2—after "Adelaide" insert:
, as varied from time to time

6—Variation of Schedule 2—Project Works Scheme

Schedule 2, clause 1, table—delete the table and substitute:

Item	Project Works	Date
1	Commence design of Kercoonda Drain extensions	January 2004
2	Commence construction of Northern Catchment drains (Mt Charles, Taunta Hut, Bunbury and Northern Outlet drains)	March 2004
3	Commence design of Bakers Range, Ballater East, East Avenue, Rosemary Downs and Wongawilli drains	April 2005
4	Commence cadastral surveys of constructed drains	March 2005
5	Complete design of Kercoonda Drain extensions	December 2004
6	Complete design of Central Catchment drains (Taratap, Bald Hill, Wimpinmerit and Didicoolum drains)	October 2005
7	Commence construction of Kercoonda Drain extensions	April 2005
8	Complete construction of Northern Catchment drains (Mt Charles, Taunta Hut, Bunbury and Northern Outlet drains). Northern Outlet drain includes Deepwater offshoot	April 2005
9	Commence construction of Central Catchment drains (Taratap, Bald Hill, Wimpinmerit and Didicoolum drains)	April 2005
10	Complete construction of Kercoonda Drain extensions	June 2005
11	Complete design of Bakers Range, Ballater East, East Avenue, Rosemary Downs and Wongawilli drains	August 2005
12	Commence construction of Bakers Range, Ballater East, East Avenue, Rosemary Downs and Wongawilli drains	October 2005
13	Complete construction of Central Catchment drains (Taratap, Bald Hill, Wimpinmerit and Didicoolum drains). Didicoolum includes extension and upgrades	December 2006
14	Complete construction of Bakers Range, Ballater East, East Avenue, Rosemary Downs and Wongawilli drains	March 2006
15	Complete upgrade of Ashby Drain (privately constructed drain)	June 2005
16	Complete minor works, fencing and modification to Tilley Swamp Drain	August 2005
17	Complete minor works including fencing to Watervalley Drain	August 2005
18	Complete cadastral surveys of all constructed drains	December 2006

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 16 June 2005

No 137 of 2005

EC04/0088CS

South Australia

Fisheries (Fees) Variation Regulations 2005

under the *Fisheries Act 1982*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Variation provisions

Part 2—Variation of Fisheries (Fish Processors) Regulations 1991

- 5 Substitution of Schedule 1
- Schedule 1—Fees

Part 3—Variation of Fisheries (General) Regulations 2000

- 6 Substitution of Schedule 5
- Schedule 5—Fees

Part 4—Variation of Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991

- 7 Substitution of Schedule 1
- Schedule 1—Fees
- 8 Transitional provision

Part 5—Variation of Fisheries (Scheme of Management—Blue Crab Fishery) Regulations 1998

- 9 Substitution of Schedule 2
- Schedule 2—Fees
- 10 Transitional provision

Part 6—Variation of Fisheries (Scheme of Management—Lakes and Coorong Fishery) Regulations 1991

- 11 Variation of regulation 8—Renewal of licences
- 12 Transitional provision

Part 7—Variation of Fisheries (Scheme of Management—Marine Scalefish Fisheries) Regulations 1991

- 13 Substitution of Schedule 2
- Schedule 2—Fees
- 14 Transitional provision

Part 8—Variation of Fisheries (Scheme of Management—Miscellaneous Fishery) Regulations 2000

15 Substitution of Schedule 4
Schedule 4—Fees

16 Transitional provision

Part 9—Variation of Fisheries (Scheme of Management—Prawn Fisheries) Regulations 1991

17 Substitution of Schedule 2
Schedule 2—Fees

18 Transitional provision

Part 10—Variation of Fisheries (Scheme of Management—Rock Lobster Fisheries) Regulations 1991

19 Substitution of Schedule 2
Schedule 2—Fees

20 Transitional provision

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries (Fees) Variation Regulations 2005*.

2—Commencement

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

3—Interpretation

In these regulations—

- (a) *licence period* means the period of 12 months commencing on 1 July in any year;
- (b) a reference to the *principal regulations* is a reference to the regulations specified in the heading to the Part in which the reference occurs.

4—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 (Fish Processors) Regulations 1991*

5—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

- 1 For registration or renewal of registration as a fish processor (regulation 5)—

- | | |
|---|-------|
| (a) in the case of an application by an eligible applicant | \$131 |
| (b) in any other case | \$758 |
| 2 Fee (per species) (in addition to the fee payable under clause 1(b)) where the applicant (not being an eligible applicant) proposes to process any of the following species of fish pursuant to the registration: | \$980 |
| abalone (<i>Haliotis</i> spp.) of all species | |
| western king prawn (<i>Penaeus latisulcatus</i>) | |
| southern rock lobster (<i>Jasus edwardsii</i>). | |
| Where registration is to be granted or renewed for a term of less than the registration period, the fee is a proportion of the fee set out above, being the proportion that the number of complete months in the term of registration bears to the number of months in the registration period. | |
| 3 For processing an application to have premises, places, boats or vehicles specified in the certificate of registration (regulation 6) | \$23 |

Part 3—Variation of *Fisheries (General) Regulations 2000*

6—Substitution of Schedule 5

Schedule 5—delete the Schedule and substitute:

Schedule 5—Fees

(Regulation 27)

- | | |
|---|---------|
| 1 For registration of a mesh net to be used by any person other than for trade or business (regulation 8)— | |
| (a) where the applicant produces evidence to the satisfaction of the Director that he or she is in receipt of an age or invalid pension or is the holder of a State Concession Card issued by the Department for Families and Communities (per annum) | \$15 |
| (b) in any other case (per annum) | \$30 |
| No fee is payable where the Director registers a mesh net for a period of less than 1 year for the purpose of achieving a common expiry date for the registration of that mesh net and the registration of any other mesh net owned by the same person. | |
| 2 For registration of a rock lobster pot to be used by any person other than for trade or business (regulation 8)— | |
| (a) for registration of 1 rock lobster pot | \$50 |
| (b) for registration of 2 rock lobster pots | \$140 |
| 3 For registration of a device to be used pursuant to a fishery licence (regulation 9)— | |
| (a) for registration of 1 or more swinger nets to be used pursuant to a licence in respect of the Lakes and Coorong Fishery | no fee |
| (b) for registration of 1 or more fish nets (other than swinger nets) to be used pursuant to a licence in respect of the Lakes and Coorong Fishery | \$1 479 |

(c)	for registration of 1 or more fish nets to be used pursuant to a licence in respect of a rock lobster fishery	\$1 479
(d)	for registration of 1 or more pilchard nets to be used pursuant to a licence in respect of the Marine Scalefish Fishery	\$68 602
(e)	for registration of 1 or more fish nets (other than pilchard nets) to be used pursuant to a licence in respect of a marine scalefish fishery or the Miscellaneous Fishery	\$2 956
(f)	for registration of a fish net used solely to take fish for bait provided that the bait is not for sale	no fee
(g)	for registration of 1 or more sand crab pots to be used pursuant to a licence in respect of the Marine Scalefish Fishery	no fee
4	On application to vary the endorsement on a fishery licence of—	
(a)	a boat used pursuant to the licence	\$80
(b)	the person registered as the master of a boat used pursuant to the licence	\$80
5	On application to endorse an additional boat on a fishery licence	\$80
6	On application to register an interest in a fishery licence (section 65(3) of the Act)	\$130
7	On application for a permit under the Act	\$80
8	On application for an exemption (section 59 of the Act)	\$100
9	On application for the issue of a duplicate authority	\$20
10	On application for the issue of a replacement tag for a rock lobster pot registered under regulation 8	\$20

Part 4—Variation of *Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991*

7—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

1	On application for the renewal of a licence in respect of—	
(a)	the Central Zone Abalone Fishery	\$67 189
(b)	the Southern Zone Abalone Fishery	\$66 134
(c)	the Western Zone Abalone Fishery	\$66 202
2	On application for the transfer of a licence in respect of an abalone fishery	\$300
3	On application under regulation 13, 13A or 13B by the holder of a licence in respect of an abalone fishery to vary the conditions of the licence so as to alter the unit entitlement of the licence in respect of abalone	\$100

8—Transitional provision

- (1) A fee prescribed by Schedule 1 of the principal regulations as substituted by this Part applies in relation to the licence period commencing on 1 July 2005.
- (2) Despite regulation 7, a fee prescribed by Schedule 1 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period that commenced on 1 July 2004.

Part 5—Variation of *Fisheries (Scheme of Management—Blue Crab Fishery) Regulations 1998***9—Substitution of Schedule 2**

Schedule 2—delete the Schedule and substitute:

Schedule 2—Fees

1	On application for the issue of a licence in respect of the fishery	\$2 288.00
2	On application for the issue of a licence (in addition to the fee payable under clause 1)—for each blue crab unit to be allocated to the licence	\$21.90
3	On application for the renewal of a licence in respect of the fishery	\$2 288.00
4	On application for the renewal of a licence (in addition to the fee payable under clause 3)—for each blue crab unit allocated to the licence	\$21.90
5	On application for the transfer of a licence in respect of the fishery	\$300.00
6	On application under regulation 15 by the holder of a licence in respect of the fishery to vary the conditions of the licence so as to alter the unit entitlement of the licence in respect of blue crab	\$100.00

10—Transitional provision

- (1) A fee prescribed by Schedule 2 of the principal regulations as substituted by this Part applies in relation to the licence period commencing on 1 July 2005.
- (2) Despite regulation 9, a fee prescribed by Schedule 2 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period that commenced on 1 July 2004.

Part 6—Variation of *Fisheries (Scheme of Management—Lakes and Coorong Fishery) Regulations 1991***11—Variation of regulation 8—Renewal of licences**

- (1) Regulation 8(5)(a)(i)—delete "\$5 241" and substitute:
\$5 816
- (2) Regulation 8(5)(a)(ii)—delete "\$5 331" and substitute:
\$5 906

12—Transitional provision

- (1) A fee prescribed by regulation 8 of the principal regulations as varied by this Part applies in relation to the licence period commencing on 1 July 2005.
- (2) Despite regulation 11, a fee prescribed by regulation 8 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period that commenced on 1 July 2004.

Part 7—Variation of *Fisheries (Scheme of Management—Marine Scalefish Fisheries) Regulations 1991***13—Substitution of Schedule 2**

Schedule 2—delete the Schedule and substitute:

Schedule 2—Fees

1	On application for the renewal of a licence in respect of a marine scalefish fishery	\$3 212.00
2	On application for the renewal of a licence endorsed with a condition fixing a blue crab quota on the licence (in addition to the fee payable under clause 1)—for each blue crab unit allocated to the licence	\$75.90
3	On application for the transfer of a licence in respect of a marine scalefish fishery	\$300.00
4	On application under regulation 14B by the holder of a licence in respect of a marine scalefish fishery to vary the conditions of the licence so as to alter the unit entitlement of the licence in respect of blue crab	\$100.00
5	On application under regulation 14C by the holder of a licence in respect of the Marine Scalefish Fishery to vary the conditions of the licence so as to alter the unit entitlement of the licence in respect of pilchards	\$100.00

14—Transitional provision

- (1) A fee prescribed by Schedule 2 of the principal regulations as substituted by this Part applies in relation to the licence period commencing on 1 July 2005.
- (2) Despite regulation 13, a fee prescribed by Schedule 2 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period that commenced on 1 July 2004.

Part 8—Variation of *Fisheries (Scheme of Management—Miscellaneous Fishery) Regulations 2000*

15—Substitution of Schedule 4

Schedule 4—delete Schedule 4 and substitute:

Schedule 4—Fees

- | | | |
|---|--|------------|
| 1 | On application for the issue of a licence in respect of the fishery— | |
| | (a) in the case of a licence to be issued for the term of the licence period | \$3 212.00 |
| | (b) in the case of a licence to be issued for a term of less than the licence period—a proportion of the fee specified in paragraph (a), being the proportion that the number of months (part of a month being treated as a whole month) in the term of the licence bears to the number of months in the licence period. | |
| 2 | On application for the renewal of a licence in respect of the fishery | \$3 212.00 |
| 3 | On application for the renewal of a licence endorsed with a condition fixing a giant crab quota on the licence (in addition to the fee payable under clause 2)—for each giant crab unit allocated to the licence | \$25.70 |
| 4 | On application for the renewal of a licence endorsed with a condition fixing a giant crab quota on the licence (in addition to the fees payable under clauses 2 and 3) | \$600.00 |
| 5 | On application under regulation 11 by the holder of a licence in respect of the fishery to vary the conditions of the licence so as to alter the unit entitlement of the licence in respect of giant crab | \$100.00 |

16—Transitional provision

- (1) A fee prescribed by Schedule 4 of the principal regulations as substituted by this Part applies in relation to the licence period commencing on 1 July 2005.
- (2) Despite regulation 15, a fee prescribed by Schedule 4 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period that commenced on 1 July 2004.

Part 9—Variation of *Fisheries (Scheme of Management—Prawn Fisheries) Regulations 1991*

17—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Fees

- | | | |
|---|--|----------|
| 1 | On application for the renewal of a licence in respect of— | |
| | (a) the Gulf St. Vincent Prawn Fishery | \$27 023 |
| | (b) the Spencer Gulf Prawn Fishery | \$20 587 |

(c) the West Coast Prawn Fishery	\$10 332
2 On application for the transfer of a licence in respect of a prawn fishery	\$300

18—Transitional provision

- (1) A fee prescribed by Schedule 2 of the principal regulations as substituted by this Part applies in relation to the licence period commencing on 1 July 2005.
- (2) Despite regulation 17, a fee prescribed by Schedule 2 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period that commenced on 1 July 2004.

Part 10—Variation of *Fisheries (Scheme of Management—Rock Lobster Fisheries) Regulations 1991*

19—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Fees

1 On application for the renewal of a licence in respect of the Northern Zone Rock Lobster Fishery—	
(a) in the case of a licence that will, on its renewal, be subject to a condition limiting the holder of the licence to the taking of rock lobster, octopus and giant crab	\$10 728.00
(b) in the case of a licence that will, on its renewal, be subject to a condition limiting the holder of the licence to the taking of—	
(ii) rock lobster, octopus and giant crab; and	
(ii) fish of a species (other than octopus or giant crab) prescribed by Schedule 1 for the purpose of bait only	\$11 228.00
(c) in any other case	\$12 181.00
2 On application for the renewal of a licence in respect of the Northern Zone Rock Lobster Fishery (in addition to the fee payable under clause 1)—for each rock lobster pot endorsed on the licence	\$88.00
3 On application for the renewal of a licence endorsed with a condition fixing a giant crab quota on the licence (in addition to the fees payable under clauses 1 and 2)—for each giant crab unit allocated to the licence	\$25.70
4 On application for the renewal of a licence endorsed with a condition limiting the number of giant crab that may be taken on each boat trip (in addition to the fees payable under clauses 1, 2 and 3)	\$28.60
5 On application for the renewal of a licence in respect of the Southern Zone Rock Lobster Fishery—	

(a)	in the case of a licence that will, on its renewal, be subject to a condition limiting the holder of the licence to the taking of rock lobster, octopus and giant crab	\$7 573.00
(b)	in the case of a licence that will, on its renewal, be subject to a condition limiting the holder of the licence to the taking of—	
(i)	rock lobster, octopus and giant crab; and	
(ii)	fish of a species (other than octopus or giant crab) prescribed by Schedule 1 for the purpose of bait only	\$8 073.00
(c)	in any other case	\$9 026.00
6	On application for the renewal of a licence in respect of the Southern Zone Rock Lobster Fishery (in addition to the fee payable under clause 5)—for each rock lobster pot endorsed on the licence	\$96.00
7	On application for the renewal of a licence in respect of the Southern Zone Rock Lobster Fishery endorsed with a condition fixing a giant crab quota on the licence (in addition to the fees payable under clauses 5 and 6)—for each giant crab unit allocated to the licence	\$25.70
8	On application for the renewal of a licence endorsed with a condition limiting the number of giant crab that may be taken on each boat trip (in addition to the fees payable under clauses 5, 6 and 7)	\$28.60
9	On application for transfer of a licence in respect of either rock lobster fishery	\$300.00
10	On application under regulation 14 by the holder of a licence in respect of a rock lobster fishery to vary the conditions of the licence so as to alter the rock lobster pot entitlement under the licence	\$100.00
11	On application under regulation 14AA by the holder of a licence in respect of the Northern Zone Rock Lobster Fishery to vary the conditions of the licence so as to alter the unit entitlement of the licence in respect of rock lobster	\$100.00
12	On application under regulation 14A by the holder of a licence in respect of the Southern Zone Rock Lobster Fishery to vary the conditions of the licence so as to alter the unit entitlement of the licence in respect of rock lobster	\$100.00
13	On application under regulation 14B by the holder of a licence in respect of a rock lobster fishery to vary the conditions of the licence so as to alter the unit entitlement of the licence in respect of giant crab	\$100.00

The fee prescribed in relation to an application under regulation 14 is not payable if, at the same time, an application under regulation 14AA or regulation 14A is made in respect of the same licence and the fee prescribed in relation to that application is paid.

20—Transitional provision

- (1) A fee prescribed by Schedule 2 of the principal regulations as substituted by this Part applies in relation to the licence period commencing on 1 July 2005.
- (2) Despite regulation 19, a fee prescribed by Schedule 2 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period that commenced on 1 July 2004.

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 16 June 2005

No 138 of 2005

MAFF05/0014CS

South Australia

Occupational Therapists Variation Regulations 2005

under the *Occupational Therapists Act 1974*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Occupational Therapists Regulations 2003

- 4 Variation of Schedule 1—Prescribed qualifications
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Occupational Therapists Variation Regulations 2005*.

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 *Occupational Therapists Regulations 2003*

4—Variation of Schedule 1—Prescribed qualifications

- (1) Schedule 1, South Australia—after "Degree of Bachelor of Applied Science (Occupational Therapy) of the University of South Australia" insert:

Master of Occupational Therapy (Graduate Entry) of the University of South Australia

- (2) Schedule 1, Victoria—after "Degree of Bachelor of Occupational Therapy of La Trobe University" insert:

Master of Occupational Therapy Practice of La Trobe University

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

on the recommendation of the Occupational Therapists Registration Board of South Australia and
with the advice and consent of the Executive Council
on 16 June 2005

No 139 of 2005

DHSCS04/23

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CITY OF HOLDFAST BAY

Opening and Closing of Roads

NOTICE is hereby given that in accordance with section 10 of the Roads (Opening and Closing) Act 1991, the City of Holdfast Bay proposes to make a Road Process Order to close the following road in the Hundred of Noarlunga, being a rectangularly-shaped strip of Linwood Terrace, Brighton, 3.05 m wide generally situate adjoining the eastern boundary of allotment 28 in Deposited Plan 2880 and marked 'A' on Preliminary Plan No. 05/0034.

It is proposed that the portion of road to be closed marked 'A' be transferred to M. L. Whitelaw and P. Raghavendra and merged with said allotment 28 in Deposited Plan 2880.

A preliminary plan of the proposal, and a statement, are available for public inspection at the Holdfast Bay Council Office, 24 Jetty Road, Brighton, between the hours of 9 a.m. and 4.45 p.m., Monday to Friday or at the Adelaide office of the Surveyor-General during normal office hours.

Any person may object to the proposal and any adjoining landowner or other person substantially affected by the proposed road closure may apply for an easement relative to the closure.

Such objection or application for an easement must be made in writing to the City of Holdfast Bay within 28 days of the date of this notice. If a submission is made, the City of Holdfast Bay is required to give notice of a time and place at which a meeting will be held to consider the matter, so that the person making the submission or a representative may attend to support the submission, if desired.

Any submission must set out the full name and address of the person making the submission and must be fully supported by reasons and any application for the grant of an easement must give full particulars of the nature and location of the easement and, where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed. A copy of the submission must be forwarded to the Surveyor-General at Adelaide.

Dated 16 June 2005.

R. DONALDSON, Chief Executive Officer

CITY OF ONKAPARINGA

DEVELOPMENT ACT 1993

Onkaparinga (City) Development Plan—Noarlunga Regional Centre—Draft Plan Amendment Report—Draft for Public Consultation

THE City of Onkaparinga has prepared a draft Plan Amendment Report to amend the Onkaparinga (City) Development Plan as it affects the Regional Centre (Noarlunga) Zone.

The Plan Amendment Report will amend the Development Plan by updating the policies for the Regional Centre (Noarlunga) Zone and its Policy Areas, and adjusting the boundaries of the Zone and its Policy Areas.

The draft Plan Amendment Report will be available for public inspection and purchase during normal office hours at Council's Noarlunga office, or is available on Council's web site at www.onkaparingacity.com.au from 6 June 2005 to 8 August 2005. A copy of the Plan Amendment Report can be purchased from the Council at \$5 each.

Written submissions regarding the draft amendment will be accepted by Council until 8 August 2005. The written submission should also clearly indicate whether you wish to speak on your submission at the public hearing. All submissions should be addressed to the Chief Executive Officer, City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168, marked to the attention of Ben Victory.

Copies of all submissions received will be available for inspection by interested persons at Council's Noarlunga office from 9 August 2005 until the date of the public hearing. A public hearing will be held at 7 p.m. at the Council's Noarlunga office (Civic Centre, Ramsay Place, Noarlunga Centre) on 24 August 2005.

The public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

Dated 8 June 2005.

J. TATE, Chief Executive Officer

CITY OF UNLEY

Adoption of Valuations

NOTICE is hereby given that the Corporation of the City Unley in accordance with section 167 (2) (a) of the Local Government Act 1999, at a meeting held on 6 June 2005, adopted for the year ending 30 June 2006 the Government assessment of capital value being \$7 156 274 380 as detailed in the valuation roll prepared by the Valuer-General in relation to the areas of the Corporation of the City of Unley and hereby specifies 1 July 2005 as the day as and from which such valuation shall become and be the valuations of the council.

Declaration of Rates

Notice is hereby given that at a meeting held on Monday, 6 June 2005, the Corporation of the City of Unley in accordance with section 156 (1) (a) of the Local Government Act 1999, declared differential general rates, based upon the capital value of the land subject to the rate, for the year ending 30 June 2006 as follows:

- (a) In respect to rateable property that is categorised by Land Use Category 1—Residential in Regulation 10 of the Local Government (General) Regulations 1999, as a prescribed permissible differentiating factor a differential general rate of 0.2776 cents in the dollar.
- (b) In respect to rateable property which is categorised by Land Use Category 2—Commercial—Shop, Category 5—Industry Light, Category 6—Industry Other, Category 7—Primary Production, Category 8—Vacant Land and Category 9—Other in Regulation 10 of the Local Government (General) Regulations 1999, as prescribed permissible differentiating factors a differential general rate of 0.4858 cents in the dollar.
- (c) In respect to rateable property which is categorised by Land Use Category 3—Commercial—Office and Category 4—Commercial—Other in Regulation 10 of the Local Government (General) Regulations 1999, as prescribed permissible differentiating factors a differential general rate of 0.7218 cents in the dollar.

Pursuant to section 158 of the Local Government Act 1999 the council fixed a minimum amount that shall be payable by way of rates on all rateable properties within the whole of the municipality for the year ending 30 June 2006 at \$475.

Pursuant to section 154 to the Local Government Act 1999 and in respect to all rateable properties within the City of Unley a separate rate of 0.00610 cents in the dollar was declared as the Catchment Environment Levy under the Water Resources Act 1997.

Pursuant to section 154 of the Local Government Act 1999, for the year ending 30 June 2006 the following differential separate rates are declared on all rateable land based upon capital value of the land, subject to the rate as follows:

- In order to raise the amount of \$56 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising rateable land with an Unley Road address, a differential separate rates, in respect of Land Uses—Category 2 (Commercial—Shop) Category 3 (Commercial—Office) and Category 4 (Commercial—Other) 0.0330 cents in the dollar.

- In order to raise the amount of \$28 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising rateable land with a Goodwood Road address and situated between Mitchell Street/Arundel Avenue to the south and Leader Street/Parsons Street to the north, a differential separate rate in respect of Land Uses—Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other) 0.1146 cents in the dollar.
- In order to raise the amount of \$36 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising rateable land with a King William Road address and situated between Greenhill Road and Commercial Road, (eastern side) a differential separate rates, in respect of Land Uses—Category 2 (Commercial—Shop) 0.0919 cents in the dollar.
- In order to raise the amount of \$13 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising rateable land along the western side of Glen Osmond Road and situated between Greenhill Road and Katherine Street, a differential separate rates, in respect of Land Uses—Category 2 (Commercial—Shop) 0.0893 cents in the dollar.

M. WITHERS, City Manager

PORT PIRIE REGIONAL COUNCIL

Adoption of Valuation and Declaration of Rates 2005-2006

NOTICE is hereby given that at a special meeting of the Council held on Wednesday, 8 June 2005, Council resolved the following:

1. *Adoption of Valuations*

That in accordance with Section 167 of the Act that the most recent valuations of the Valuer-General available to the Council for Capital Values of land within the area of the Council:

- (a) known as the former area of the City of Port Pirie \$752 268 800;
- (b) known as the former area of the District Council of Pirie \$139 558 480;
- (c) known as the former area of the District Council of Crystal Brook-Redhill Ward \$243 173 200,

amounting to total values of \$1 135 000 480 be adopted for rating purposes for the financial year ending 30 June 2006.

2. *Adoption of Annual Statement/Budget*

That in accordance with section 123 of the Local Government Act 1999 and Regulation 5 of the Local Government (Financial Management) Regulations 1999 the Annual Statement/Budget including:

- (a) a budgeted operating statement;
- (b) a budgeted statement of financial position;
- (c) a budgeted statement of changes in equity;
- (d) a budgeted statement of cash flows;
- (e) a rates determination statement,

for the year 2005-2006 as laid before the Council at this meeting involving:

- (a) a total estimated expenditure of \$13 027 117;
- (b) a total estimated income from sources other than rates of \$6 887 183; and
- (c) a total amount required to be raised from general rates of \$6 139 934.

3. *Determination of the Basis for Differential Rates*

- (a) That pursuant to section 156(1)(c) of the Act the Council determines that the basis for differential rates shall be according to the locality of the land and its use.

- (b) There shall be differentiation according to use in accordance with various categories of land use prescribed by Regulation 10 the Local Government (General) Regulations 1999.

- (c) There shall be differentiation according to whether land is within or outside a township as defined by the Local Government Act or as referred to as a township in the Development Plan.

4. *Attribution of Land Uses*

- (a) That the numbers indicated against various categories of the land use prescribed by the Local Government (General) Regulations 1999, be used to designate land uses in the Assessment Record.

- (b) The use indicated by those numbers in respect of each separate assessment of land described in the Assessment Record on this date (as laid before the Council) be attributed to each such assessment respectively.

- (c) Reference in this resolution to land being of a certain category use means the use indicated by that category number in the Regulations.

5. *Consistency and Comparability of Rates*

That in accordance with section 153 (2) of the Local Government Act 1999, Council has considered issues of consistency and comparability (Rate Burden) in fixing the rates for the financial year 2005-2006 and has determined the rates to be raised are consistent and comparable with the previous financial year 2004-2005.

6. *Declaration of Rates*

That in accordance with section 153 of the Local Government Act 1999 in order to raise the amount in paragraph 2.(c) above, differential general rates be declared on rateable land as follows:

- (a) in the area of the former City of Port Pirie:

- 0.2890 cents in the dollar on all rateable land of Category 1 (Residential);
- 0.9300 cents in the dollar on all rateable land of Categories 2, 3, 4 and 5 (Commercial—Shops, Offices, Other Light Industry);
- 4.2000 cents in the dollar on all rateable land of Category 6 (Industrial—Other);
- 0.1325 cents in the dollar on all rateable land of Category 7 (Primary Industries);
- 1.0000 cents in the dollar on all rateable land of Categories 8 and 9 (Vacant Land—Other).

- (b) in the area of the former District Council of Pirie:

- on all rateable land 0.1325 cents in the dollar.

- (c) in the area of the former District Council of Crystal Brook-Redhill:

- on all rateable land situated within the defined townships of Crystal Brook, Redhill, Koolunga and Munderoo a rate of 0.2890 cents in the dollar;
- on all other rateable land within the area rate of 0.1325 cents in the dollar.

7. *Fixed Charge*

That pursuant to section 152 of the Act, a fixed charge of \$270 for the Port Pirie Regional Council area, be imposed on each separately valued piece of rateable land.

8. *Rates Payment*

That pursuant to section 181 of the Act all rates be payable by four equal or approximately equal instalments on 2 September 2005, 2 December 2005, 3 March 2006 and 2 June 2006.

9. *Discount for Early Payment*

That Council grant a discount pursuant to section 181 (11) of the Local Government Act 1999, amounting to 2% of the total 2005-2006 rates (not including STEDS Charges) to be paid on or before 19 August 2005.

10. *Service Charges*

That pursuant to section 155 of the Act the following service charges be imposed for the 2005-2006 financial year on each assessment in the following areas, to which the Council makes available a septic tank effluent disposal service:

Crystal Brook —per STEDS unit

Occupied land—\$149

Vacant land—\$85.50

Napperby—per STEDS unit

Occupied land—\$314

Vacant land—\$198

11. *Rate Relief Policy*

That Council adopt the following Rate Relief options:

1. Deduction from Centrelink benefit payments (by mutual agreement).

2. Special arrangement payments, either weekly or fortnightly, without fines being added, on application by the ratepayer.

3. Monthly payments, without fines being added for monthly paid employees at Zinifex or elsewhere in the community, on application.

12. *Rate Policy Statement*

That Council adopt the Rating Policy Statement for the 2005-2006 financial year.

I. BURFITT, Chief Executive Officer

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

Blunden, Peggy, late of 29 Austral Terrace, Morphettville, widow, who died on 5 April 2005.

Bowden, Edwin Sampson, late of 10 Heather Avenue, Windsor Gardens, retired janitor, who died on 20 December 2004.

Brusse, Marcel Camille, late of 20 Albys Avenue, Toorak Gardens, retired ladies hairdresser, who died on 4 April 2005.

Colquhoun, Sylvia Ethel May, late of 7 Railway Terrace, Old Reynella, retired typist, who died on 26 March 2005.

Dair, Samuel Truesdale, late of 103 Fisher Street, Fullarton, retired fitter, who died on 7 April 2005.

Hausler, Olga Ernestine, late of 24-34 Avenue Road, Glynde, of no occupation, who died on 17 March 2005.

Heffernan, Leo Michael, late of 47 Glen Osmond Road, Eastwood, retired accountant, who died on 11 August 2004.

Hill, William Hurtle, late of 18 Cudmore Terrace, Marleston, retired driver, who died on 13 April 2005.

Nowak, Eugeniusz, late of 71 Marrett Drive, Ingle Farm, retired machinist, who died on 15 April 2005.

Portlock, Barbara Anne, late of 13 Narambi Avenue, Ingle Farm, retired school teacher, who died on 18 February 2005.

Pullen, Elizabeth, late of 437 Salisbury Highway, Parafield Gardens, widow, who died on 16 March 2005.

Taylor, Mollie Boase, late of 24 Kent Street, South Plympton, home duties, who died on 12 April 2005.

Viiret, Edmund, late of 2 Oceanview Crescent, Mount Osmond, retired engineer, who died on 9 April 2005.

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 15 July 2005, 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 16 June 2005.

C. J. O'LOUGHLIN, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court No. 564 of 2005. In the matter of Kizmet Promotions Pty Ltd (ACN 064 222 240) and in the matter of the Corporations Act 2001

Notice of Application for Winding-up Order

A proceeding for the winding up of Kizmet Promotions Pty Ltd was commenced by the plaintiff, Azuko Pty Ltd (ACN 068 407 821) trading as Premier Rock Tools on 25 May 2005 and will be heard by Judge Bowen Pain at the Supreme Court of South Australia, 1 Gouger Street, Adelaide at 2.15 p.m. on 21 June 2005. Copies of documents may be obtained from the plaintiff's address for service.

The plaintiff's address for service is c/o O'Loughlins Lawyers, Level 2, 99 Frome Street, Adelaide, S.A. 5000. (Attention: K. D. Ryder).

Any person intending to appear at the hearing must file a notice of appearance, in accordance with the prescribed form, together with any affidavit on which the person intends to rely, and serve a copy of the notice and any affidavit on the plaintiff at the plaintiff's address for service at least three days before the date fixed for the hearing.

Date 16 June 2005.

K. D. RYDER, Legal Practitioner

ATTENTION

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