



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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ADELAIDE, THURSDAY, 31 MARCH 2005

CONTENTS

	Page		Page
Act Assented To	718	Private Advertisements.....	770
Appointments, Resignations, Etc.....	718	Proclamations	742
Authorised Betting Operations Act 2000—Notice	718	REGULATIONS	
Corporations and District Councils—Notices.....	770	Gaming Machines Act 1992	
Crown Lands Act 1929—Notices.....	719	(No. 15 of 2005).....	744
Development Act 1993—Notices	719	Teachers Registration and Standards Act 2004	
Harbors and Navigation Act 1993—Notices	720	(No. 16 of 2005).....	761
Liquor Licensing Act 1997—Notices.....	722	Adoption Act 1988 (No. 17 of 2005).....	765
Local Government Act 1999—Notice	725	Rules of Court	732
Mining Act 1971—Notices.....	728	Security and Investigation Agents Act 1995—Notice	739
National Parks and Wildlife Act 1972—Notice.....	728	Tobacco Products Regulation Act 1997—Notice	739
Passenger Transport Act 1994—Notices	728	Transport, Department of—Notice to Mariners.....	739
Petroleum Act 2000—Notices	728	Water Mains and Sewers—Mains Laid, Replaced, Etc.	740
Port Augusta Circuit Court—Notice.....	730		

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, 31 March 2005

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

No. 3 of 2005—Industrial Law Reform (Fair Work) Act 2005. An Act to amend the Industrial and Employee Relations Act 1994 and the Long Service Leave Act 1987.

By command,

C. ZOLLO, for Premier

DPC 02/0586

Department of the Premier and Cabinet
Adelaide, 31 March 2005

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Corporation Board, pursuant to the provisions of the Adelaide Festival Corporation Act 1998:

Member: (from 1 April 2005 until 31 March 2008)

Norman Ross Adler
Sandra Sdraulig
Leigh Warren
Margaret Oates

Chair: (from 1 April 2005 until 31 March 2008)

Norman Ross Adler

By command,

C. ZOLLO, for Premier

ASA 001/02CS

Department of the Premier and Cabinet
Adelaide, 31 March 2005

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint Leena Sudano to the position of Health and Community Services Complaints Commissioner, for a period of seven years commencing on 31 March 2005, pursuant to the Health and Community Services Complaints Act 2004.

By command,

C. ZOLLO, for Premier

MHEA 035/05CS

Department of the Premier and Cabinet
Adelaide, 31 March 2005

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

SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

AUTHORISATION OF ACCESS TO CONFIDENTIAL INFORMATION

Authorisation By The Governor's Deputy

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

ADDITIONAL AUTHORISATIONS:

Groups that assess and improve the quality of specified health services at the hospitals named:

Central Northern Adelaide Health Service Incorporated: The Queen Elizabeth Hospital and Health Service

- Infection Control Committee
- Safety and Quality Council

Central Northern Adelaide Health Service Incorporated: Glenside Campus Mental Health Service

- Sentinel Event Panel

Millicent and District Hospital and Health Service Inc.

- Quality and Patient Safety Advisory Committee

Children, Youth and Women's Health Service Incorporated

- Significant Event Review Committee

DELETION OF AUTHORISATIONS:

Children, Youth and Women's Health Service Incorporated: Women's and Children's Hospital

- Significant Event Review Committee

By command,

C. ZOLLO, for Premier

DHS 14/02CS

AUTHORISED BETTING OPERATIONS ACT 2000

Section 4 (1) (b)

Notice of Approval of Contingencies

NO. 1 OF 2005

INDEPENDENT GAMBLING AUTHORITY, by this notice, approves contingencies relating to sporting or other events within Australia:

1. Citation

This notice may be cited as the Approved Contingencies (Roxby Downs Picnic Racing—Gallopings) Notice 2005.

2. Approval

- (1) The contingencies listed in the table are approved in respect of fixed odds betting by licensed bookmakers.
- (2) This approval is subject to the provisions of the Authorised Betting Operations Act 2000 ('the Act'), the Bookmakers Licensing Rules 2000, any other rules made under section 62 of the Act, and the conditions to which a licence or permit are subject.
- (3) This approval of contingencies may be amended or revoked by further notice.

3. Definitions

In this notice:

'Event':

- (a) means a race on the flat for horses where each animal is ridden by a person;
- (b) includes, in relation to an event mentioned in paragraph (a) for which there were more accepters than places, a division of that event offering the same prize as the event.

'Place' means the contingency that a specified Entrant will place either first, second or third (or, if applicable, fourth) in a specified Event (including where different odds are offered by a bookmaker for first place *vis-a-vis* any of second, third or, if applicable, fourth place).

'Race', with respect to horses, includes:

- (a) a race conducted by a licensed racing club; and
- (b) a race at a picnic race meeting or a gymkhana.

'Win' means the contingency that a specified Entrant will place first in or win a specified Event.

TABLE

Picnic race meeting conducted by or on behalf of the Roxby Downs Gymkhana and Picnic Racing Club at the Roxby Downs Racecourse on 16 April 2005 and such later date to which the meeting may be adjourned

No.	Description of Event	Prizes	Approved Contingencies
1.	Maiden handicap over 1 000 metres for horses—open only to horses not anywhere having won a race	First—\$600 Second—\$300 Third—\$100	Win, place or derivative

No.	Description of Event	Prizes	Approved Contingencies
3.	Autumn Cup open race over 1 200 metres for horses	First—\$1 350 Second—\$500 Third—\$150	Win, place or derivative
4.	Roxby Cup open race over 1 600 metres for horses	First—\$6 000 Second—\$1 200 Third—\$800	Win, place or derivative
5.	Consolation race over 1 000 metres for horses—open only to horses that have not placed 1 st , 2 nd or 3 rd on the day	First—\$1 200 Second—\$200 Third—\$100	Win, place or derivative
6.	Open race over 500 metres for camels	First—\$1 200 Second—\$300	Win, place or derivative

Dated 31 March 2005.

R. C. J. CHAPPELL, Secretary to the
Independent Gambling Authority

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 dedicate the Crown Land defined in The Schedule as a Reserve for Car Park, Recreation, Public Jetty and Access Purposes and declare that such land shall be under the care, control and management of the District Council of Yorke Peninsula, subject to the same terms and conditions as are contained in Memorandum of Lease 8916561.

The Schedule

Block 1, Hundred of Wauraltee, County of Fergusson, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5858 Folio 744.

Dated 31 March 2005.

J. HILL, Minister for Environment and
Conservation

DEH 10/1126

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 dedicate the Crown Land defined in The Schedule as a Reserve for Recreation, Public Jetty and Access Purposes and declare that such land shall be under the care, control and management of the District Council of Yorke Peninsula, subject to the same terms and conditions as are contained in Memorandum of Lease 8902270.

The Schedule

Section 207, Hundred of Ramsay, County of Fergusson, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5848 Folio 650.

Dated 31 March 2005.

J. HILL, Minister for Environment and
Conservation

DEHAA 10/1033

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF BARUNGA WEST—PORT BROUGHTON AND TICKERA PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'District Council of Barunga West—Port Broughton and Tickera 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—

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

Dated 15 March 2005.

TRISH WHITE, Minister for Urban Development
and Planning

PLN 03/0352

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF MOUNT BARKER—LITTLEHAMPTON CONCEPT PLAN—PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'District Council of Mount Barker—Littlehampton Concept Plan—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—

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

Dated 15 March 2005.

TRISH WHITE, Minister for Urban Development
and Planning

PLN 02/0428

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF WEST TORRENS—FLOOD PRONE AREAS—PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'City of West Torrens—Flood Prone Areas—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—

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

Dated 15 March 2005.

TRISH WHITE, Minister for Urban Development
and Planning

PLN 03/0110

DEVELOPMENT ACT 1993: SECTION 46 (1)

Preamble

Subsection (1) of section 46 of the Development Act 1993 allows the Minister for Urban Development and Planning to apply that section to a specified kind of development or project if the Minister is of the opinion that a declaration under that section is appropriate or necessary for the proper assessment of development or a project of major environmental, social or economic importance.

NOTICE

PURSUANT to section 46 (1) of the Development Act 1993, being of the opinion that a declaration under section 46 of the Act is appropriate for the proper assessment of development of major environmental, social or economic importance, I declare that section 46 of the Act applies to any development of a kind specified in Schedule 1, in that part of the State specified under Schedule 2.

Schedule 1—Specified kinds of development

Development for the purposes of establishing or operating a marina facility and waterfront residential land division, including any or all of the following elements:

- (a) a change in the use of land, or any building work, related to:
 - (i) the excavation of a marina basin or waterways;
 - (ii) the excavation of the river bank to create entrance channels;
 - (iii) the excavation or filling, or the excavation and filling, of any land, or the formation of land for allotments;
 - (iv) the construction or installation of edge treatments or navigational aids;
 - (v) the construction or installation of moorings or pontoons;
 - (vi) the construction of an artificial wetland for water filtration purposes;
 - (vii) the establishment of a wastewater treatment plant and storage ponds;
- (b) the division of land into allotments, and any associated excavation or filling, or excavation and filling, of land, formation of land, or construction or provision of infrastructure for water supply, electricity, telecommunications, stormwater, effluent disposal, roads or parking;
- (c) any related or ancillary development associated with development within the ambit of a preceding paragraph, excluding residential and commercial development.

Schedule 2—Specified part of the State

The following parts of the State are specified for the purposes of this notice:

- (a) the whole of Lot 2 in DP 17430, Hundred of Finniss, comprised in certificate of title Volume 5792 Folio 113;
- (b) the whole of Lot 61 in DP 5684, Hundred of Finniss, comprised in certificate of title Volume 5792 Folio 113;
- (c) the whole of Section 856, Hundred of Finniss, comprised in CR Volume 5749 Folio 38;
- (d) the whole of Section 857, Hundred of Finniss, comprised in CR Volume 5749 Folio 39;
- (e) the whole of Section 770, Hundred of Finniss, comprised in CR Volume 5267 Folio 642;
- (f) the whole of Section 904, Hundred of Finniss, comprised in CL 1575 Folio 42;
- (g) the whole of Section 743, Hundred of Finniss, comprised in CT 5913 Folio 469.

PAUL HOLLOWAY, Minister for Urban Development and Planning

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 2 December 2004.

TRISH WHITE, Minister for Transport

TSA V28794

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. '3D'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the 3D whilst operating within the following limits, not more than 15 nautical miles from the coastline and within a 20 nautical mile radius of an operational VHF radio coast or limited coast station.

*Minimum complement**Normal Operations*

One person—Master.

Diving Operations

Two persons—Master GP (General Purpose Person).

Minimum Qualifications of Crew

Master—Certificate of Competency as Coxswain and has successfully completed an approved Occupational Health and Safety at Sea Course and Restricted Radiotelephony Course.

GP—General Purpose Person, an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 1 December 2004.

TRISH WHITE, Minister for Transport

TSA V28863

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Why Not'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Why Not* whilst operating within the following limits.

Operational Limits

Limit 1—Partially smooth waters as per the Harbors and Navigation Regulations.

Limit 2—15 nautical miles off the coast of South Australia.

Limit 3—30 nautical miles off the coast of South Australia.

Minimum complement

Limit 1—Twelve hours or less and Diving—Master and GP (General Purpose Person).

Limit 2—Twelve hours or less including Diving

1-12 persons—Master and GP (General Purpose Person).

13-17 persons—Master and Mate.

Greater than 12 hours including Diving—Master and Mate.

Limit 1-2—Either Master, Mate or General Purpose Person to hold a Marine Engine Driver Grade 3.

Limit 3—Twelve hours or less—Master and GP (General Purpose Person).

Greater than 12 hours—Master and Mate.

Limit 3—Either Master, Mate or General Purpose Person to hold a Marine Engine Driver Grade 2 Certificate of Competency.

Minimum Qualifications of Crew

Master—Certificate of Competency as a Master Class V.

Mate—Certificate of Competency as a Coxswain and has successfully completed an approved Occupational Health and Safety at Sea Course and Restricted Radiotelephony Course.

GP—General Purpose Person, an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 27 January 2005.

TRISH WHITE, Minister for Transport

TSA V10442

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'The Boss'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of *The Boss* whilst operating within the following limits.

Operational Limits

Limit 1—15 nautical miles off the coast of South Australia.

Limit 2—30 nautical miles off the coast of South Australia.

*Minimum complement**Normal Operations*

Limit 1—Master.

Limit 2—Master and GP (General Purpose Person).

Diving Operations

Limit 1—Master and GP (General Purpose Person).

Limit 2—Master and GP (General Purpose Person).

Minimum Qualifications of Crew

Limit 1—Master—Certificate of Competency as a Coxswain.

Limit 2—Master—Certificate of Competency as a Master Class V.

Please note: Limit 2—Master or GP to hold a Marine Engine Driver Grade 3 Certificate of Competency

GP—General Purpose Person, an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 27 January 2005.

TRISH WHITE, Minister for Transport

TSA V25680

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Islander'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Islander* whilst operating within the following limits Partially Smooth and Smooth waters as per schedule 1 of the Harbors and Navigation Regulations 1994:

*Minimum Complement**For 50 Passengers*

Four persons—Master, Mate and two GPs (General Purpose Persons).

For 51-100 Passengers

Five persons—Master, Mate and three GPs (General Purpose Persons).

For 101-150 Passengers

Six persons—Master, Mate and four GPs (General Purpose Persons).

For 151-200 Passengers

Seven persons—Master, Mate and four GPs (General Purpose Persons) plus one modified GP.

For 201-250 Passengers

Eight persons—Master, Mate and four GPs (General Purpose Persons) plus two modified GPs.

For 251-265 Passengers

Nine persons—Master, Mate and four GPs (General Purpose Persons) plus three modified GPs.

Minimum Qualifications of Crew

Master—Certificate of Competency as a Master Class IV.

Mate—Certificate of Competency as a Master Class V.

GP—General Purpose Person, an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

Note: One of the above to be the holder of a Marine Engine Driver Grade III.

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

ADDENDUM

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 27 January 2005.

TRISH WHITE, Minister for Transport

TSA V11032

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Hot Spot Too'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Hot Spot Too* whilst operating within the following limits:

Operational Limits

Limit 1—15 nautical miles off the coast of South Australia.

Limit 2—30 nautical miles off the coast of South Australia.

Minimum Complement

Limit 1

Twelve hours or less (including diving)

Two persons—Master and GP (General Purpose Person).

Voyages Greater Than twelve hours (including diving)

Two persons—Master and GP (Vessel remaining at anchor on overnight charters)

Limit 2

Twelve hours or less (including diving)

Two persons—Master and GP (General Purpose Person).

Voyages greater than twelve hours (including diving)

Two persons—Master and Mate.

Minimum Qualifications of Crew

Limit 1

Master—Certificate of Competency as a Coxswain and has successfully completed an approved Occupational Health and Safety at Sea Course and Restricted Radio-telephony Course.

Limit 2

Master—Certificate of Competency as a Master Class V.

Mate—Certificate of Competency as a Coxswain and has successfully completed an approved Occupational Health and Safety at Sea Course and Restricted Radio-telephony Course.

GP—General Purpose Person, an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

*Please note: Limit 2—Either the Master, Mate or General Purpose Person must possess a Certificate of Competency as a Marine Engine Driver Grade 3.*CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

ADDENDUM

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 27 January 2005.

TRISH WHITE, Minister for Transport

TSA V20543

HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee in respect of the M.V. 'Invader'*THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Invader* whilst operating within the following limits:*Operational Limits*

Limit 1—15 nautical miles off the coast of South Australia.

Limit 2—30 nautical miles off the coast of South Australia.

Minimum Complement

Limit 1

Twelve hours or less (including diving)

Two persons—Master and GP (General Purpose Person).

Voyages greater than twelve hours (including diving)

Two persons—Master and GP (Vessel remaining at anchor on overnight charters).

Limit 2

Twelve hours or less (including diving)

Two persons—Master and GP (General Purpose Person).

Voyages greater than twelve hours (including diving)

Two persons—Master and Mate.

Minimum Qualifications of Crew

Limit 1

Master—Certificate of Competency as a Coxswain and has successfully completed an approved Occupational Health and Safety at Sea Course and Restricted Radio-telephony Course.

Limit 2

Master—Certificate of Competency as a Master Class V.

Mate—Certificate of Competency as a Coxswain and has successfully completed an approved Occupational Health and Safety at Sea Course and Restricted Radio-telephony Course.

GP—General Purpose Person, an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

*Please note: Limit 2—Either the Master, Mate or General Purpose Person must possess a Certificate of Competency as a Marine Engine Driver Grade 3.*CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Limoncello Australia Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 97 Goodwood Road, Goodwood, S.A. 5034 and to be situated at 43 Phillips Street, Thebarton, S.A. 5031 and known as Limoncello Australia.

The application has been set down for hearing on 29 April 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: 21 April 2005).

The applicant's address for service is c/o Libero De Luca, 97 Goodwood Road, Goodwood, S.A. 5034.

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 21 March 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 Stephen John Crouch has applied to the Licensing Authority for the transfer of a Special Circumstances Licence, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 36 South Road, Torrensville, S.A. 5031 and known as Schumaluma at Brickworks Beer Garden and to be known as The Beer Garden @ The Brickworks.

The application has been set down for hearing on 29 April 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to Extended Trading Authorisation:

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

Sunday: 8 p.m. to midnight;

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;

New Year's Eve: 2 a.m. the following day to 3 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.

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: 21 April 2005).

The applicant's address for service is c/o Stephen John Crouch, 34 Press Road, Brooklyn Park, S.A. 5032.

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 22 March 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 K. J. Beswick Pty Ltd, P. M. J. Investments Pty Ltd and Tiffean Nominees Pty Ltd have applied to the Licensing Authority for a variation to the Extended Trading Authorisation in respect of premises situated at 505 Bridge Road, Para Hills, S.A. 5096 and known as Somerset Hotel.

The application has been set down for hearing on 29 April 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to Extended Trading Authorisation:
 - 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 21 April 2005).

The applicants' address for service is c/o Australian Hotels Association (S.A. 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 24 March 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 K. J. Beswick Pty Ltd, P. M. J. Investments Pty Ltd and Tiffean Nominees Pty Ltd have applied to the Licensing Authority for a variation to the Extended Trading Authorisation in respect of premises situated at 345 Hancock Road, Fairview Park, S.A. 5126 and known as Blue Gums Hotel.

The application has been set down for hearing on 29 April 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to Extended Trading Authorisation:
 - 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 21 April 2005).

The applicants' address for service is c/o Australian Hotels Association (S.A. 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 24 March 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 S. & D. Cox Pty Ltd as trustee for Cox Family Trust No. 2 has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 78 George Street, Millicent, S.A. 5280 and to be known as Guiseppe Joe's Family Restaurant.

The application has been set down for hearing on 29 April 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.

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: 21 April 2005).

The applicant's address for service is c/o Simon Cox, 44 Riddoch Street, Penola, S.A. 5277.

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 24 March 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 Cela Dor Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 6 The Parkway, Leabrook, S.A. 5068 to be situated at 87 Mount Barker Road, Hahndorf, S.A. 5254 and to be known as Cela'dor.

The application has been set down for hearing on 29 April 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: 21 April 2005).

The applicant's address for service is c/o Cela Dor Pty Ltd, 6 The Parkway, Leabrook, S.A. 5068.

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 24 March 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 Langhorne Creek Football Sports and Social Club Inc. has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Murray Road, Langhorne Creek, S.A. 5255 and known as Langhorne Creek Football Sports and Social Club.

The application has been set down for hearing on 29 April 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: 21 April 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 24 March 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 Tim McNeil Wines Pty Ltd as trustee for the McNeil Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 37 Union Street, Clare, S.A. 5453 and known as Tim McNeil Wines.

The application has been set down for hearing on 29 April 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: 21 April 2005).

The applicant's address for service is c/o Leon McEvoy, 208 Carrington 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 22 March 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 Whosiswhatsit Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 5 Hackett Street, Port Augusta West, S.A. 5700 and known as Myoora Motor Inn.

The application has been set down for hearing on 3 May 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 applicant at the applicant's address given above, at least seven days before the hearing date (viz: 25 April 2005).

The applicant's address for service is c/o Fisher, Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo/Adrian Battiston).

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 24 March 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 Supatara Pty Ltd as trustee for the Supatara Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 108 Tynte Street, North Adelaide, S.A. 5006 and known as Amarin Thai Restaurant.

The application has been set down for hearing on 9 May 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: 2 May 2005).

The applicant's address for service is c/o Judy Koh, 23A Payneham Road, College Park, S.A. 5069.

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 22 March 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 Belvidere of Barossa Pty Ltd has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at corner Kapunda and Dommenz Roads, Greenock, S.A. 5360 known as Hugh Reimers to be known as Belvidere of Barossa.

The application has been set down for hearing on 11 May 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: 3 May 2005).

The applicant's address for service is c/o Elizabeth Reimers, corner Kapunda and Dommenz Roads, Greenock, S.A. 5360.

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 22 March 2005.

Applicant

LOCAL GOVERNMENT ACT 1999*Regulations by the Local Government Superannuation Board*

THE Local Government Superannuation Board makes the following regulations pursuant to Part 2 of Schedule 1 of the Local Government Act 1999.

The rules constituting the Local Government Superannuation Scheme known as Local Super are amended with effect from 1 July 2005 as follows:

1. Rule 67 is amended by inserting a new sub-rule 67 (d) immediately after sub-rule 67 (c) as follows:

‘(d) Notwithstanding any other provision of these rules:

- (i) the Board may in its absolute discretion impose a maximum limit on the amount of the total insured benefits payable to or in respect of Members in the event of Total and Permanent Disablement and Death;
- (ii) the Board may amend any maximum limit set from time to time;
- (iii) if:
 - (A) a benefit becomes payable to or in respect of a Member as a result of the Member’s Total and Permanent Disablement or Death; and
 - (B) the amount of the total insured benefits payable under rule 59 (a) (iii) or rule 58 (a) (iii) (as the case may be) exceeds any maximum limit set by the Board at the relevant time,

the total insured benefit payable to or in respect of the Member is the amount of the maximum limit.’

2. The table in Schedule IV is deleted and replaced with the following table:

Member’s age at last birthday at date of cessation of Service	Marketlink Basic Insurance Benefit for Death and Total and Permanent Disablement
Up to 39 years	\$55 000
40 years	\$50 000
41 years	\$50 000
42 years	\$45 000
43 years	\$40 000
44 years	\$35 000
45 years	\$35 000
46 years	\$30 000
47 years	\$30 000
48 years	\$25 000
49 years	\$25 000
50 years	\$25 000
51 years	\$20 000
52 years	\$15 000
53 years	\$15 000
54 years	\$15 000
55 years	\$15 000
56 years	\$10 000
57 years	\$10 000
58 years	\$10 000
59 years	\$10 000
60 years	\$10 000
61 years	\$5 000
62 years	\$5 000
63 years	\$5 000
64 years	\$5 000

Dated 29 March 2005.

CAROLINE PARKIN, Executive Officer

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2004

	\$		\$
Agents, Ceasing to Act as.....	35.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	23.60
Incorporation	18.10	Discontinuance Place of Business	23.60
Intention of Incorporation	44.75	Land—Real Property Act:	
Transfer of Properties	44.75	Intention to Sell, Notice of.....	44.75
Attorney, Appointment of.....	35.50	Lost Certificate of Title Notices	44.75
Bailiff's Sale.....	44.75	Cancellation, Notice of (Strata Plan)	44.75
Cemetery Curator Appointed.....	26.50	Mortgages:	
Companies:		Caveat Lodgment.....	18.10
Alteration to Constitution	35.50	Discharge of.....	19.00
Capital, Increase or Decrease of	44.75	Foreclosures.....	18.10
Ceasing to Carry on Business	26.50	Transfer of	18.10
Declaration of Dividend.....	26.50	Sublet.....	9.10
Incorporation	35.50	Leases—Application for Transfer (2 insertions) each	9.10
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	26.50
First Name.....	26.50	Licensing.....	53.00
Each Subsequent Name.....	9.10	Municipal or District Councils:	
Meeting Final.....	29.75	Annual Financial Statement—Forms 1 and 2	499.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	354.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	70.50
First Name.....	35.50	Each Subsequent Name.....	9.10
Each Subsequent Name.....	9.10	Noxious Trade.....	26.50
Notices:		Partnership, Dissolution of	26.50
Call.....	44.75	Petitions (small).....	18.10
Change of Name	18.10	Registered Building Societies (from Registrar-	
Creditors.....	35.50	General).....	18.10
Creditors Compromise of Arrangement	35.50	Register of Unclaimed Moneys—First Name.....	26.50
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	9.10
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	44.75	Rate per page (in 8pt)	226.00
Release of Liquidator—Application—Large Ad.....	70.50	Rate per page (in 6pt)	299.00
—Release Granted	44.75	Sale of Land by Public Auction.....	45.25
Receiver and Manager Appointed.....	41.25	Advertisements.....	2.50
Receiver and Manager Ceasing to Act	35.50	Advertisements, other than those listed are charged at \$2.50 per	
Restored Name.....	33.50	column line, tabular one-third extra.	
Petition to Supreme Court for Winding Up.....	62.00	Notices by Colleges, Universities, Corporations and District	
Summons in Action.....	53.00	Councils to be charged at \$2.50 per line.	
Order of Supreme Court for Winding Up Action.....	35.50	Where the notice inserted varies significantly in length from	
Register of Interests—Section 84 (1) Exempt.....	80.00	that which is usually published a charge of \$2.50 per column line	
Removal of Office.....	18.10	will be applied in lieu of advertisement rates listed.	
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Sales of Shares and Forfeiture.....	35.50	condition that they will not be reproduced without prior	
Estates:		permission from the Government Printer.	
Assigned	26.50		
Deceased Persons—Notice to Creditors, etc.....	44.75		
Each Subsequent Name.....	9.10		
Deceased Persons—Closed Estates.....	26.50		
Each Subsequent Estate.....	1.15		
Probate, Selling of	35.50		
Public Trustee, each Estate	9.10		

All the above prices include GST

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ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@saugov.sa.gov.au.* Send as attachments in Word format. Please include 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.**

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Pages	Main	Amends	Pages	Main	Amends
1-16	2.15	0.95	497-512	30.25	29.00
17-32	2.90	1.80	513-528	31.25	29.90
33-48	3.80	2.70	529-544	32.00	31.00
49-64	4.75	3.65	545-560	33.00	32.00
65-80	5.60	4.60	561-576	33.75	33.00
81-96	6.50	5.40	577-592	34.75	33.50
97-112	7.40	6.30	593-608	35.75	34.50
113-128	8.30	7.25	609-624	36.50	35.50
129-144	9.35	8.25	625-640	37.25	36.10
145-160	10.20	9.10	641-656	38.25	37.20
161-176	11.20	10.00	657-672	38.75	38.00
177-192	12.00	11.00	673-688	40.50	38.80
193-208	13.00	11.90	689-704	41.25	39.90
209-224	13.80	12.70	705-720	41.75	41.00
225-240	14.70	13.60	721-736	43.50	41.50
241-257	15.70	14.30	737-752	44.00	42.90
258-272	16.60	15.30	753-768	45.00	43.40
273-288	17.50	16.40	769-784	45.50	44.70
289-304	18.30	17.20	785-800	46.50	45.60
305-320	19.30	18.20	801-816	47.25	46.00
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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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: Cosmo Developments Pty Ltd
 Location: Ooldea area—Approximately 230 km north-west of Ceduna
 Term: 1 Year
 Area in km²: 534
 Ref: 2005/00104.

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.

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: Alliance Craton Explorer Pty Ltd
 Location: Warrina area—Approximately 60 km north-east of Coober Pedy
 Term: 1 year
 Area in km²: 503
 Ref: 2005/00125.

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.

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: PepinNini Minerals Limited
 Location: Mount Harcus area—Approximately 400 km west-north-west of Marla
 Term: 1 year
 Area in km²: 1 607
 Ref: 1996/00116.

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.

H. TYRTEOS, Mining Registrar

NATIONAL PARKS AND WILDLIFE ACT 1972

Gawler Ranges National Park Management Plan—Draft

I, GREG LEAMAN, Director of National Parks and Wildlife, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft management plan has been proposed for the Gawler Ranges National Park.

Copies of the draft management plan may be inspected at or obtained from:

- Department for Environment and Heritage, 1 Richmond Road Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 9000;
- Department for Environment and Heritage, Port Lincoln Office (75 Liverpool Street, Port Lincoln, S.A. 5606), telephone 8688 3111;

- Department for Environment and Heritage, Gawler Ranges Office (P.O. Box 21, Wudinna, S.A. 5652), telephone 8648 1883;
- District Council of Le Hunte Office (P.O. Box 6, Wudinna, S.A. 5652), telephone 8680 2002;
- District Council of Kimba Office (P.O. Box 189, Kimba, S.A. 5641), telephone 8627 2026; or
- Department's website:

http://www.environment.sa.gov.au/parks/management_plans.html

Any person may make representations in connection with the draft amendment during the period up to and including Friday, 1 July 2005.

Written comments should be forwarded to the Manager, Policy and Planning, Department for Environment and Heritage, GPO Box 1047 Adelaide SA 5001 or e-mailed to: irving.jason@saugov.sa.gov.au.

G. LEAMAN, Director of National Parks and Wildlife, Delegate of the Minister for Environment and Conservation

PASSENGER TRANSPORT ACT 1994

Authorisation of Persons to Issue Expiation Notices

NOTICE is hereby given that the following persons have been authorised by the Minister for Transport to issue expiation notices under Regulation 90A of the Passenger Transport (General) Regulations 1994 and Regulation 39 of the Passenger Transport (Regular Passenger Services; Conduct of Passengers) Regulations 1994:

Keith William Miller
 Tadeusz Zimny
 Jamie Cawley

Dated 18 March 2005.

T. O'LOUGHLIN, Chief Executive, Department of Transport and Urban Planning

PASSENGER TRANSPORT ACT 1994

Appointment of Authorised and Prescribed Officers

NOTICE is hereby given that the following persons have been appointed by the Minister for Transport as Authorised and Prescribed Officers under Sections 53 and 57 of the Passenger Transport 1994:

Keith William Miller
 Tadeusz Zimny
 Jamie Cawley

Dated 18 March 2005.

T. O'LOUGHLIN, Chief Executive, Department of Transport and Urban Planning

PETROLEUM ACT 2000

Suspension of Exploration Licence GEL 99

PURSUANT to section 90 of the Petroleum Act 2000, notice is hereby given that the abovementioned Exploration Licence has been suspended under the provisions of the Petroleum Act 2000, from and including 18 March 2005 to 17 July 2005, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

The expiry date of Exploration Licence GEL 99 is now determined to be 21 October 2008.

Dated 23 March 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

Variation of Petroleum Exploration Licences—PEL 108, PEL 109 and PEL 112

NOTICE is hereby given that under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, the conditions of the abovementioned Exploration Licences have been varied, as follows:

Condition 1 of the licences is omitted and the following substituted:

'1. During the term of the licences, the Licensees shall carry out or cause to be carried out exploratory operations on the area comprised in the licences in accordance with such work programs as are approved by the Minister from time to time. Years one to four exploratory operations are guaranteed and year five is guaranteed in part. These exploratory operations shall include but not necessarily be limited to:

<i>Year of Term of Licence</i>	<i>Minimum Work Requirements</i>
One	Seismic reprocessing; Geological and geophysical review
Two	Geological and geophysical review
Three	Geological and geophysical studies; Seismic reprocessing; 190 km 2D seismic acquisition (year three program to be conducted anywhere within the combined area covered by PELs 108, 109 and 112)
Four	2 wells; Geological and geophysical studies (year four program to be conducted anywhere within the combined area covered by PELs 108, 109 and 112)
Five	3 wells (1 guaranteed); Geological and geophysical studies (year five program to be conducted anywhere within the combined area covered by PELs 108, 109 and 112)

This variation provides for the work program in years three to five to be carried out in the area covered by any of the three licences. The revised work requirements as a result of this variation have no effect on the original competitive tender process as any competing bidders have agreed to this variation.

Dated 17 March 2005.

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

DISTRICT COURT OF SOUTH AUSTRALIA
PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 23 March 2005

IN pursuance of a precept from the District Court of South Australia to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Port Augusta on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders, as follows:

Monday, 4 April 2005 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intention to plead guilty and the passing of sentences.

Juries will be summoned for Wednesday, 6 April 2005 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on Bail for Sentence and for Trial at the Sittings of the Port Augusta Courthouse, commencing Monday, 4 April 2005.

			Brady, Martin Rodney	Aggravated serious criminal trespass—residence occupied; assault occasioning actual bodily harm	On Bail
			Brady, Anthony John	Aggravated serious criminal trespass—residence occupied; assault occasioning actual bodily harm	On Bail
			Bromley, Anthony John	Threatening life; aggravated serious criminal trespass—residence occupied; fail to comply with bail agreement (2)	In Gaol
			Gibson, Justin Lee	Aggravated serious trespass— not known if place occupied; dishonestly take property without owner's consent; common assault on person other than family member; damaging property	On Bail
			Dodger, Dale Franklin	Aggravated serious trespass— not known if place occupied; dishonestly take property without owner's consent; common assault on person other than family member; damaging property	On Bail
			Grantham, John Bruce	Aggravated serious trespass— not known if place occupied; dishonestly take property without owner's consent; common assault on person other than family member; damaging property	On Bail
			Gray, David Raymond	Unlawful sexual intercourse with a person under 12 (4); rape; indecent assault	On Bail
			Gurr, Shayne John	Escape from custody	On Bail
			Hamilton, Gregory James	Aggravated serious criminal trespass—residence occupied	On Bail
			Henderson, Ross Tweedle	Threatening life (2); carry offensive weapon	On Bail
			Johns, Stuart Anthony	Assault occasioning actual bodily harm (2); causing grievous bodily harm with intent to do such harm	On Bail
			Kalmar, Jozef	Possess a firearm without a licence authorizing possession; failing to properly secure a firearm (3); failing to properly store ammunition (3); possessing firearm without a licence authorizing possession	On Bail
			Kerrison, John Harold	Assault occasioning actual bodily harm; rape (2)	In Gaol
			Langford, Darren Scott	Aggravated serious criminal trespass in a place of residence; common assault (2); larceny	On Bail
			Lee, Julie Ann	Taking part in the sale of a drug of dependence (10); taking part in the sale of a prohibited substance; taking part in the sale of a controlled substance; unlawful possession; possessing amphetamine for sale	On Bail
			Lee, Sarah Jane	Taking part in the sale of a drug of dependence (5); selling amphetamine (3); selling cannabis; possessing amphetamine for sale	On Bail
Alchin, Peter William	Rape (5)	On Bail			
Anderson, Francis Irene	Application for enforcement of a breached bond; unlawful wounding (2)	On Bail			
Baker, Joshua Lee	Aggravated serious criminal trespass (non-residential); dishonestly take property without owner's consent (2); non-aggravated serious criminal trespass (place of residence)	On Bail			
Baker, Joshua Lee	Aggravated serious criminal trespass (non-residential); dishonestly take property without owner's consent; fail to comply with bail agreement	On Bail			
Baldwin, Gregory John	Possess a firearm without a licence	On Bail			
Beare, Brenton Andrew	Possess methamphetamine for sale; producing cannabis; unlawful possession	On Bail			
Berlow, Mark Allen	Producing a controlled substance; possessing a controlled substance for sale	On Bail			
Muscat, Jerone Lucas	Aggravated serious criminal trespass (non-residential); theft; illegal use of a motor vehicle; damaging property	In Gaol			
Bessell, Matthew	Aggravated serious criminal trespass (non-residential); theft; illegal use of a motor vehicle; damaging property	On Bail			
Chamberlain, Leigh Derrence	Aggravated serious criminal trespass (non-residential); theft; illegal use of a motor vehicle; damaging property	On Bail			
Brady, Yvonne Jane	Aggravated serious criminal trespass—residence occupied; assault occasioning actual bodily harm	On Bail			
Oldfield, Aaron Martin	Aggravated serious criminal trespass—residence occupied; assault occasioning actual bodily harm	On Bail			

Kokotis, Matthew	Taking part in the sale of a drug of dependence (2)	On Bail	Rincon, Christian Francois	Aggravated serious criminal trespass—residence not occupied; threatening life; aggravated robbery in company	In Gaol
Clinton, Richard James	Taking part in the sale of a drug of dependence (4)	On Bail			
Mason, Rhiannon Dann	Arson	On Bail	Young, Lisa Michelle	Aggravated serious criminal trespass—residence not occupied; threatening life; aggravated robbery in company	On Bail
McLoughney, Kate Margaret	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily harm (2)	On Bail			
Stugnell, Rebecca Leigh	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily harm (2)	On Bail	Mattner, Stuart Courtney	Aggravated serious criminal trespass—residence not occupied; threatening life; aggravated robbery in company	On Bail
Faulkner, Zachary Wade	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily harm (2)	On Bail	Roberts, Glen Francis	Unlawful sexual intercourse with a person under 12 (3); indecent assault (6)	In Gaol
			Sherlock, Sandra	Selling cannabis to a child (3); selling cannabis (5)	On Bail
Minarszky, Nicholas Ashley	Robbery; dishonestly take property without owner's consent (2); aggravated robbery in company	In Gaol	Warner, Gregory Aurther S	Selling cannabis to a child (3); selling cannabis (5)	On Bail
				Indecent assault (3); procuring an act of gross indecency; unlawful sexual intercourse (2)	On Bail
Nelson, Maitland Frederick	Aggravated serious criminal trespass—residence occupied; threatening to cause harm; false imprisonment; common assault on person other than family member (3); indecent assault (2); rape; rape attempted	In Gaol	Smart, Lionel David	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily harm	In Gaol
			Jack, Marianne	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily harm	On Bail
Nixon, David James	Causing bodily harm by dangerous driving	On Bail			
Norton-St Clair, Nicola Sno	Taking part in the manufacture of a drug of dependence; taking part in the manufacture of a prohibited substance	On Bail	Pepper, Terrence Arthur	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily harm	On Bail
Riddle, Alan Edwin	Taking part in the manufacture of a drug of dependence; taking part in the manufacture of a prohibited substance	On Bail	Storic, Norman Milenko	Attempted aggravated serious criminal trespass (non-residential)	In Gaol
			Thomson, Alec Gordon	Rape (2)	On Bail
Phanos, Dean Ron	Possessing a controlled substance for sale; unlawful possession	On Bail	Wilsdon, Nicholas James	Indecent assault (2); unlawful sexual intercourse	On Bail
Puckridge, Simon Peter	Possessing methylamphetamine for sale (3); possessing 3,4 methylenedioxymethamphetamine for sale (2)	On Bail			
Pym, Howard Ross	Unlawful sexual intercourse with a person under 12 (3); indecent assault (3)	In Gaol			

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By order of the Court,

M. A. STOKES, Sheriff

RULES OF COURT
Magistrates Court of South Australia
Amendment 23 to the Magistrates Court Rules

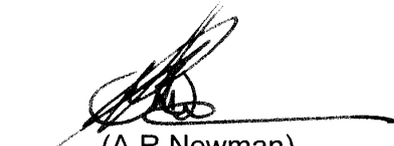
PURSUANT to section 49 of the Magistrates Court Act 1991, and all other enabling powers, we, the undersigned, do hereby make the following amendments to the Magistrates Court Rules 1992, as amended.

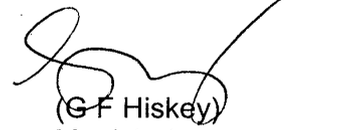
1. These Rules may be cited as the Magistrates Court Rules 1992, Amendment 23.
2. The Magistrates Court Rules, 1992, as amended by these Rules, may be cited as the 'Magistrates Court Rules 1992'.
3. Rule 12 is amended by adding the following subrule:-
 - 12.11 It shall be sufficient signature under rule 12.04 for a "public authority", a "public officer" (as defined in section 57A of the Act) or a legal practitioner to cause a facsimile of their signature to be affixed to the complaint.
4. Rule 19 is amended by adding the following subrule:-
 - 19.11 It shall be sufficient signature under rule 19.04 for a "public authority", a "public officer" (as defined in section 57A of the Act) or a legal practitioner to cause a facsimile of their signature to be affixed to the information.
5. Forms 75, 76 and 77 as annexed are added.

Dated the *4th* day of *MARCH* 2005


(K J Prescott)
Chief Magistrate


(A J Cannon)
Deputy Chief Magistrate


(A R Newman)
Magistrate


(G F Hiskey)
Magistrate

Right to object

Section 74BE of the *Summary Offences Act* provides as follows

“(1) Subject to subsection (2), a person on whom a fortification removal order has been served may, within 14 days of service of the order, lodge a notice of objection with the Court.

(2) A notice of objection cannot be lodged if a notice has previously been lodged in relation to the fortification removal order (unless proceedings in relation to the earlier notice have been discontinued).

(3) The grounds of the objection must be stated fully and in detail in the notice of objection.

(4) A copy of the notice of objection must be served by the objector on the Commissioner personally or by registered post at least 7 days before the day appointed for hearing of the notice.”

A form of Notice of Objection may be obtained from any Registry of the Magistrates Court.

Enforcement of this Order

Section 74BI of the *Summary Offences Act* provides as follows:-

“(1) If, in relation to a fortification removal order –

(a) a withdrawal notice is not lodged; and

(b) --

(i) a notice of objection is not lodged; or

(ii) the fortification removal order is confirmed or varied by the Court under section 74BF and an appeal in relation to the decision of the Court is not commenced; or

(iii) an appeal under section 74BG results in confirmation or variation of the fortification removal order; and

(c) the fortifications at the premises are not, within the period of time specified in the fortification removal order or any further time allowed by the Commissioner under subsection (2), removed or modified to the extent necessary to satisfy the Commissioner that there has been compliance with the order,

the Commissioner may cause the fortifications to be removed or modified to the extent required by the order.

(2) The Commissioner may extend the time allowed by the order if, before the time allowed elapses, application is made to the Commissioner for it to be extended.

(3) For the purposes of causing fortifications to be removed or modified, the Commissioner, or any police officer authorised by the Commissioner for the purposes of this section, may do one or more of the following:

(a) enter the premises without warrant;

(b) obtain expert or technical advice;

(c) make use of any person or equipment he or she considers necessary.

(4) The Commissioner may seize anything that may be salvaged in the course of removing or modifying fortifications under this section, and may sell or dispose of it as the Commissioner considers appropriate.

(5) The proceeds of any sale under subsection (4) are forfeited to the State and, to the extent that they are insufficient to meet the costs incurred by the Commissioner under this section, the Commissioner may recover those cost as a debt from any person who caused the fortifications to be created.”

Proof of Service

I

of

Certify that I served this fortification removal order on the day of 20..... in the following manner (tick appropriate box):-

By delivering it personally to the Respondent; or

By delivering it personally to the owner of the premises, namely

By affixing a copy of the order to the premises at a prominent place at or near to the entrance to the premises.

Certified this day of 20.....

.....

Proof of Service

I

.....

of

Make oath and say/affirm that I served this Notice of Objection on the day of 20..... (being at least 7 days before the day appointed for hearing of the notice) in the following manner (tick appropriate box):-

By delivering it personally to the Commissioner; or

By registered mail to the Commissioner

Sworn/affirmed this)

..... day of 20.....)

Before me:)

.....

Authority to take oath



WITHDRAWAL OF FORTIFICATION REMOVAL ORDER

Magistrates Court of South Australia

www.courts.sa.gov.au

Summary Offences Act,

Section 74BH

Registry	File No	
Address		
.....		
.....
telephone	facsimile	e-mail address

Applicant Commission of Police
Adelaide

Reference.....
(should there also be included a contact person and telephone number?)

Respondent

Name:....., DOB.....
surname given name dd/mmm/yy

Address,
street licence number

city/town/suburb state postcode

Premises to which Order relates

Address

Details of Order made

.....

The Commissioner has determined that the Order will not be enforced and hereby withdraws the Order

Proof of Service

I

of

Certify that I served this withdrawal on the day of 20..... in the following manner (tick appropriate box):-

By delivering it personally to the Respondent; or

By delivering it personally to the owner of the premises, namely

By affixing a copy of the order to the premises at a prominent place at or near to the entrance to the premises.

Certified this day of 20.....

.....

RULES OF COURT
Amending the Supreme Court Rules 1987
Amendment No. 97 to the Supreme Court Rules

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935, and all other enabling powers, We, the Judges of the Supreme Court of South Australia, make the following Rules to take effect as amendments to the Supreme Court Rules 1987, as amended:

1. These Rules may be cited as the “Supreme Court Rules 1987 Amendment No. 97”.
2. The Supreme Court Rules 1987 as amended by these Rules may be cited as the “Supreme Court Rules 1987”.
3. Rule 95.02 is amended by substituting in each of subparagraphs (a) and (b) “the Full Court or a Judge” for “the Court”.

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 28th day of February 2005.

(L.S.)

J. DOYLE, CJ
J. W. PERRY, J
D. J. BLEBY, J
A. BESANKO, J
A. M. VANSTONE, J
J. M. WHITE, J
K. P. DUGGAN, J
M. J. NYLAND, J
T. A. GRAY, J
J. R. SULAN, J
J. ANDERSON, J

SECURITY AND INVESTIGATION AGENTS ACT 1995

Exemption

I, MICHAEL ATKINSON, Attorney-General in the State of South Australia, pursuant to section 33 of the Security and Investigation Agents Act 1995, exempt the person named in Schedule 1 of this notice, from the requirements of the Security and Investigation Agents Regulations 1996 stated in Schedule 2 of this notice, on condition that the requirements in Schedule 3 of this notice are complied with.

Note that this exemption applies only for security persons employed for the event to be known as the 'Neil Diamond Concert' and for security persons employed on 26 March 2005.

SCHEDULE 1

Weslo Staff Pty Ltd (ACN 070 363 352)

SCHEDULE 2

Identification of Crowd Controllers

Duty of person who carries on business or promotes an event to provide crowd controllers with an identification card and keep register:

- 11 (2) The identification card—
- (a) must legibly display in black characters on a white background:
 - (i) a one or two digit number not less than 4 cm in height and comprised of lines not less than 5 mm in thickness; and
 - (ii) the word 'security' in letters not less than 5 mm in height; and
 - (iii) the name of the place or the event in respect of which the card is issued in letters not less than 5 mm in height.

SCHEDULE 3

Identification of Crowd Controllers

Duty of person who carries on business or promotes an event to provide crowd controllers with an identification card and keep register:

The identification card—

must legibly display in black characters on a white background:

- (i) a one, two or three digit number not less than 4 cm in height and comprised of lines not less than 5 mm in thickness; and
- (ii) the word 'security' in letters not less than 5 mm in height; and
- (iii) the name of the place or the event in respect of which the card is issued in letters not less than 5 mm in height.

Dated 21 March 2005.

M. ATKINSON, Attorney-General

NOTICE TO MARINERS

No. 7 OF 2005

South Australia—Spencer Gulf—Whyalla—Inner Harbor—Channel No. 6 Port Hand Beacon—Extinguished

MARINERS are advised that the No. 6 Port Hand Channel Marker QR Vol. K 1941.8, at the entrance to the Whyalla Inner Harbor in position latitude 33°01.3'S and longitude 137°36.1'E has been extinguished and will be unlit for the period of approximately one month.

Authority: One Steel Pty Ltd, Whyalla.
 Chart affected: Aus 136.
 Publications affected: Australian Pilot, Volume 1, Seventh Edition 1992, pages 100-101 and Volume K, 2004-05, page 88 No. 1941.8.

Adelaide, Thursday, 24 March 2005.

PATRICK CONLON, Minister for Transport

TSA 2005/00419

TOBACCO PRODUCTS REGULATION ACT 1997

Section 72

THE Minister for Health, being the Minister to whom the administration of the Tobacco Products Regulation Act 1997 ('the Act') has been committed, hereby:

1. Revokes the delegations pursuant to section 72 of the Act of 17 June 2004 to the Treasurer for the State of South Australia (see *Government Gazette*, 17 June 2004, page 2226).

2. Delegates to the person for the time being holding or acting in the position of Chief Executive of the Department of Health all of the powers and functions of the Minister, express or implied, under the following Parts and sections of, and Schedules to the Act:

Part 2:

Section 7
 Section 8
 Section 9
 Section 10
 Section 11
 Section 12
 Section 13;

Part 5:

Section 63
 Section 65;

Part 7:

Section 69
 Section 70
 Section 73
 Section 76
 Section 77
 Section 85 (1) (a) and (b).

The aforementioned powers and functions may be further delegated by the Chief Executive, pursuant to section 72 (2) of the Act.

Dated 23 March 2005.

The Common Seal of the Minister for Health was hereunto affixed in the presence of:

LEA STEVENS, Minister for Health

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 31 March 2005

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF MARION
Gully Road, Seacliff Park. p7

CITY OF ONKAPARINGA
Across Main South Road, Hackham. p10
Easements in lot 209 in LTRO DP 61802, Main South Road, Hackham. p10

CITY OF PORT ADELAIDE ENFIELD
Stonewell Common, Northgate. p1
Swanbourne Drive, Northgate. p1
Ashton Link, Northgate. p1
Rainsford Place, Northgate. p1
Abingdon Way, Northgate. p1
Bishop Place, Northgate. p1

CITY OF SALISBURY
Jackaroo Crescent, Walkley Heights. p8
The Circuit, Walkley Heights. p8 and 9
Bushman Drive, Walkley Heights. p9
Guesthouse Court, Walkley Heights. p9
Creek Rise, Walkley Heights. p9
Pineview Court, Walkley Heights. p9

BUNDALEER COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL
Isaacsons Pit Road, Lochiel. p15
Bumbunga Salt Lake Road, Lochiel. p15-18

KAPUNDA WATER DISTRICT

LIGHT REGIONAL COUNCIL
In and across High Street, Kapunda. p19
Mildred Street, Kapunda. p19

TOWNSHIP OF LOXTON WATER DISTRICT

DISTRICT COUNCIL OF LOXTON WAIKERIE
Easements in lot 50 in LTRO DP 28647, William Street, Loxton. p11

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE
Noel Street, Murray Bridge. p14

PENNESHAW WATER DISTRICT

KANGAROO ISLAND COUNCIL
Easements in lots 70-72, Binneys Track, Penneshaw. p2-6
Across and in Binneys Track, Penneshaw. p6

PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN
In and across Robertson Road, Port Lincoln. p12
Orabanda Drive, Port Lincoln. p12 and 13
Kaidan Court, Port Lincoln. p13
Kurara Road, Port Lincoln. p13

WATER MAINS ABANDONED

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

BUNDALEER COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL
Isaacsons Pit Road, Bumbunga and Lochiel. p15
Bumbunga Salt Lake Road, Bumbunga. p15-18

KAPUNDA WATER DISTRICT

LIGHT REGIONAL COUNCIL
High Street, Kapunda. p19
Mildred Street, Kapunda. p19

WATER MAINS LAID

Notice is hereby given that the undermentioned water mains have been laid down by the South Australian Water Corporation and are not available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

ADELAIDE HILLS COUNCIL
Waterworks land (lot 99 in LTRO FP 156634), Ridge Road, Woodside. p28-31

CITY OF ONKAPARINGA
Waterworks land (lot 51 in LTRO DP 34354), Windebanks Road, Happy Valley. p20-27

CITY OF TEA TREE GULLY
Waterworks land (lot 52 in LTRO FP 9835), Yatala Vale. p44-47

OUTSIDE WATER DISTRICTS

CITY OF ONKAPARINGA
Waterworks land (allotment piece 100 in LTRO FP 40293) Slack Road, Chandlers Hill. p36-43

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF MARION
Gully Road, Seacliff Park. FB 1132 p60
Easement in lot 2, Ocean Boulevard, Seacliff Park. FB 1132 p60
Easements in lots 301 and 10-12, Gully Road, Seacliff Park. FB 1132 p60

CITY OF PORT ADELAIDE ENFIELD
Stonewell Common, Northgate. FB 1136 p28-30
Swanbourne Drive, Northgate. FB 1136 p28-30
Fosters Road, Northgate. FB 1136 p28-30
Ashton Link, Northgate. FB 1136 p28, 29 and 31
Rainsford Close, Northgate. FB 1136 p28, 29 and 31
Abingdon Way, Northgate. FB 1136 p28, 29 and 31
Bishop Place, Northgate. FB 1136 p28, 29 and 31

CITY OF SALISBURY

Easements in reserve (lot 778), Rivergum Close, Walkley Heights. FB 1136 p32, 33, 35 and 38
 Pineview Court, Walkley Heights. FB 1136 p32, 33 and 38
 Easement in lots 114-119, Pineview Court, Walkley Heights. FB 1136 p32, 33 and 38
 Guesthouse Court, Walkley Heights. FB 1136 p32, 33 and 35
 Creek Rise, Walkley Heights. FB 1136 p32, 33 and 35
 Bushman Drive, Walkley Heights. FB 1136 p32, 33 and 38
 Easement in allotment piece 975 in LTRO DP 65775, and lot 214 in LTRO DP 65057, The Circuit, Walkley Heights. FB 1136 p32, 33 and 37
 Jackaroo Crescent, Walkley Heights. FB 1136 p32, 34 and 36
 The Circuit, Walkley Heights. FB 1136 p32, 34 and 36
 Easements in lot 253, Jackaroo Crescent, lots 251 and 250, and allotment piece 976, The Circuit, Walkley Heights. FB 1136 p32, 34 and 37
 Easement in lot 244, The Circuit, Walkley Heights. FB 1136 p32, 33 and 37
 Easements in reserve (allotment piece 977), and lots 242, 243, 209 and 210, The Circuit, Walkley Heights. FB 1136 p32-35

CITY OF TEA TREE GULLY

Easements in lots 24-19, lot 30 and lot 18 in LTRO DP 6513, Seaview Road, Yatala Vale. FB 1136 p43 and 46
 Easements in lots 5-3, Seaview Road, Yatala Vale. FB 1136 p44 and 46

OUTSIDE ADELAIDE DRAINAGE AREA**CITY OF TEA TREE GULLY**

Easements in lot 31 in LTRO DP 6929, Yatala Vale. FB 1136 p43, 44 and 46
 Across Mudge Road, Yatala Vale. FB 1136 p44 and 46

MURRAY BRIDGE COUNTRY DRAINAGE AREA**THE RURAL CITY OF MURRAY BRIDGE**

Bradley Court, Murray Bridge. FB 1134 p18
 Easements in lot 9, Bradley Court, Murray Bridge. FB 1134 p18
 Short Street, Murray Bridge. FB 1132 p38
 Noel Street, Murray Bridge. FB 1132 p38

PORT LINCOLN COUNTRY DRAINAGE AREA**CITY OF PORT LINCOLN**

Flinders Avenue, Port Lincoln. FB 1136 p53, 54 and 56
 Easements in lots 76 and 75, Bethany Court, lots 20, 200 and 19, Kaidan Court, and lots 17-13 Orabanda Drive, Port Lincoln. FB 1136 p53, 54, 56 and 57
 Easement in lots 21-25, Kaidan Court, Port Lincoln. FB 1136 p53, 54 and 56
 Kaidan Court, Port Lincoln. FB 1136 p53, 54 and 56
 In and across Orabanda Drive, Port Lincoln. FB 1136 p53-55, 57 and 58
 Easement in lots 27-30, and lot 2 in LTRO FP 108269, Kurara Road, Port Lincoln. FB 1136 p53, 54 and 56
 Springfield Drive, Port Lincoln. FB 1136 p53, 55 and 57
 Easements in lot 80, Springfield Drive, and lots 3 and 2, Orabanda Drive, Port Lincoln. FB 1136 p53, 55, 57 and 58
 Easements in lots 4-10, Orabanda Drive, Port Lincoln. FB 1136 p53, 55 and 57
 Easement in lot 47, Orabanda Drive, Port Lincoln. FB 1136 p53, 55 and 58

STIRLING COUNTRY DRAINAGE AREA**ADELAIDE HILLS COUNCIL**

Across Oliver Street, Crafers. FB 1134 p16 and 17
 Easements in lot 3, Oliver Street, and lots 4-6, Grandview Court, Crafers. FB 1134 p16 and 17
 Across Schocroft Avenue, Crafers. FB 1134 p16 and 17
 Easements in lot 100, and lots 11-16, Oliver Street, Crafers. FB 1134 p16 and 17

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA**CITY OF PORT ADELAIDE ENFIELD**

Across Swanbourne Drive, Northgate. FB 1136 p28 and 29
 Easements in lots 1117-1115, 1113 and 1114, Swanbourne Drive, Northgate. FB 1136 p28 and 29
 Across and in Stonewell Common, Northgate. FB 1136 p28 and 29
 Easement in lots 1-4 in LTRO CP 22610, and lot 501 in LTRO DP 53642, Swanbourne Drive, Northgate. FB 1136 p28 and 29
 Easement in lot 4002 in LTRO DP 64844, Swanbourne Drive, Northgate. FB 1136 p28 and 29

PORT LINCOLN COUNTRY DRAINAGE AREA**CITY OF PORT LINCOLN**

Easements in lot 80, Springfield Drive, and lot 3, Orabanda Drive, Port Lincoln. FB 1136 p53 and 55
 Across Orabanda Drive, Port Lincoln. FB 1136 p53 and 55
 Easement in lot 47, Orabanda Drive, Port Lincoln. FB 1136 p53 and 55

SEWERS LAID

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

ADELAIDE DRAINAGE AREA**CITY OF TEA TREE GULLY**

Across and in Yatala Vale Road, Fairview Park—63 mm MDPE pumping main. FB 1136 p39 and 40
 Easement in lots 24-21, Seaview Road, Yatala Vale. FB 1136 p43 and 46

OUTSIDE ADELAIDE DRAINAGE AREA**CITY OF TEA TREE GULLY**

In and across Seaview Road, Fairview Park, Yatala Vale and Golden Grove—63 mm MDPE pumping main. FB 1136 p39-42 and 45
 Easements in lot 31 in LTRO DP 6513, Seaview Road, Yatala Vale—63 mm MDPE pumping main. FB 1136 p39, 42, 43 and 45
 Easement in lot 31 in LTRO DP 6513, Seaview Road, Yatala Vale. FB 1136 p43, 45 and 46
 Easement in lot 29 in LTRO DP 6929, Seaview Road, Yatala Vale. FB 1136 p43 and 46

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

South Australia

Health and Community Services Complaints Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the *Health and Community Services Complaints Act (Commencement) Proclamation 2005*.

2—Commencement of Act and suspension of certain provisions

- (1) The *Health and Community Services Complaints Act 2004* (No 22 of 2004) will come into operation on 31 March 2005.
- (2) The operation of the following provisions of the Act is suspended until a day or days to be fixed by subsequent proclamation or proclamations:
 - (a) section 4;
 - (b) section 16;
 - (c) Parts 3 to 9 (inclusive).

Made by the Governor's Deputy

with the advice and consent of the Executive Council
on 31 March 2005

HEACS/05/035

South Australia

National Parks and Wildlife (Coongie Lakes National Park and Innamincka Regional Reserve) Proclamation 2005

under sections 34A(2) and 28(1) of the *National Parks and Wildlife Act 1972*

Preamble

- 1 The land defined in Schedule 1 forms part of the Innamincka Regional Reserve (*Gazette* 22.12.1988 p2094; 31.10.1991 p1198; 2.4.1992 p993; 7.5.1992 p1325; 26.5.1994 p1262).
- 2 It is intended that, by this proclamation, the land be excluded from the Reserve and constituted as the Coongie Lakes National Park.
- 3 A resolution requesting the making of this proclamation has been passed by both the House of Assembly and the Legislative Council.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Coongie Lakes National Park and Innamincka Regional Reserve) Proclamation 2005*.

2—Commencement

This proclamation will come into operation on 7 April 2005.

3—Alteration of boundaries of Innamincka Regional Reserve

The boundaries of the Innamincka Regional Reserve are altered by excluding from the Reserve the land defined in Schedule 1.

4—Constitution of Coongie Lakes National Park

The Crown land defined in Schedule 1 is constituted as a national park and assigned the name *Coongie Lakes National Park*.

Schedule 1—Definition of land

Allotment 100 of Plan No. DP 63648, Out of Hundreds (Innamincka), accepted for deposit in the Lands Titles Registration Office at Adelaide.

Made by the Governor's Deputy

pursuant to the resolution of both Houses of Parliament and being of the opinion that the land defined in Schedule 1 is of national significance by reason of the wildlife and natural features of the land and with the advice and consent of the Executive Council
on 31 March 2005

EC05/0014CS

South Australia

Gaming Machines Regulations 2005

under the *Gaming Machines Act 1992*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescribed gaming machine components
- 5 Prescribed duties
- 6 Notification of cessation of employment or subcontracting arrangement
- 7 Duty to wear identification cards
- 8 Service agents not to operate gaming machines
- 9 Certain tasks must not be delegated
- 10 Minister may grant exemptions
- 11 Exemption of certain private owners of gaming machines
- 12 Retention of certain gaming machines
- 13 Indemnity must be lodged with certain applications
- 14 Approved trading system (section 27B)
- 15 Gaming machine to be acquired and operated within specified period
- 16 Forms
- 17 Fees

Schedule 1—Forms

- 1 Application for gaming machine licence
- 2 Application for transfer of gaming machine licence
- 3 Application for gaming machine dealer's licence
- 4 Notice of application required to be advertised
- 5 Notice of objection to advertised application
- 6 Notice of warning to minors

Schedule 2—Fees and charges

Schedule 3—Revocation of Gaming Machines Regulations 1993

1—Short title

These regulations may be cited as the *Gaming Machines Regulations 2005*.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the *Gaming Machines Act 1992*;

approved service agent means an approved agent of the holder of the gaming machine service licence.

4—Prescribed gaming machine components

- (1) For the purposes of those provisions of the Act requiring a person to be licensed to manufacture, sell or supply prescribed gaming machine components, the following items are declared to be prescribed gaming machine components:
 - (a) a software package that constitutes the game to be played in a gaming machine or that controls any part of the operation of a gaming machine; and
 - (b) a device containing the whole or any part of the software referred to in paragraph (a).
- (2) For the purpose of all other provisions of the Act that relate to prescribed gaming machine components, the following items are declared to be prescribed gaming machine components:
 - (a) the items referred to in subregulation (1); and
 - (b) a cabinet designed to house the computer components of a gaming machine; and
 - (c) a gaming machine cabinet; and
 - (d) a gaming machine cabinet door; and
 - (e) gaming machine artwork; and
 - (f) the reel tape and reel mechanism for a gaming machine; and
 - (g) a gaming machine hopper and any part recognisable as being a part of a gaming machine hopper.

5—Prescribed duties

For the purposes of sections 42 and 49 of the Act, the following are prescribed duties:

- (a) clearing money or gaming tokens from a gaming machine;
- (b) filling hoppers with money or gaming tokens;
- (c) clearing jammed money or gaming tokens from a gaming machine;
- (d) replacing a light globe or fuse within a gaming machine cabinet;
- (e) issuing or redeeming gaming tokens;
- (f) paying out any winnings.

6—Notification of cessation of employment or subcontracting arrangement

- (1) The employer of an approved gaming machine manager, approved gaming machine employee or other approved employee must, within 14 days of the manager or employee ceasing to be in his or her employment, give written notice of that fact to the Commissioner.

Maximum penalty: \$750.

- (2) An approved service agent must, within 14 days of an approved subcontractor ceasing to be his or her subcontractor, give written notice of that fact to the Commissioner.

Maximum penalty: \$750.

7—Duty to wear identification cards

- (1) The holder of a gaming machine licence must, while within a gaming area on the licensed premises that is open for business, wear an identification card that—
 - (a) is in the form approved by the Commissioner; and
 - (b) is clearly visible to other persons.

Maximum penalty: \$2 500.

- (2) An approved service agent, an employee or subcontractor of such an agent, an employee of such a subcontractor or an employee of the holder of the gaming machine monitor licence must, while carrying out his or her duties on any licensed premises, wear an identification card that—
 - (a) is in the form approved by the Commissioner; and
 - (b) is clearly visible to other persons.

Maximum penalty: \$2 500.

8—Service agents not to operate gaming machines

The following persons must not operate a gaming machine on any licensed premises except as is necessary for the purpose of installing, servicing or repairing such a machine:

- (a) an approved service agent;
- (b) a subcontractor for an approved service agent;
- (c) a person in a position of authority in a body corporate that is an approved service agent or that is a subcontractor of an approved service agent;
- (d) an employee of an approved service agent, or of a subcontractor of an approved service agent, whose duties include the installation, service or repair of gaming machines.

Maximum penalty: \$2 500.

9—Certain tasks must not be delegated

The holder of a gaming machine licence or an approved gaming machine manager must not suffer or permit another person (other than the licensee or manager) to—

- (a) issue or have control of the keys or other security devices for gaming machines on the licensed premises; or
- (b) exercise the power to withhold winnings in the circumstances prescribed by the Act.

Maximum penalty: \$2 500.

10—Minister may grant exemptions

- (1) The Minister may grant exemptions from such provisions of the Act as may be necessary for the purpose of allowing—
 - (a) any university or any college established under the *Technical and Further Education Act 1979*; or
 - (b) such other person or body as the Minister may approve,to provide training courses in any aspect of the gaming machine industry.

- (2) The Minister may grant exemptions from such provisions of the Act as may be necessary for the purpose of—
 - (a) enabling the holder of a gaming machine licence, a credit provider or the State Supply Board to enter into any arrangements (including leasing arrangements) for the financing of the licensee's acquisition of gaming machines or gaming machine entitlements; and
 - (b) enabling a credit provider to exercise rights of repossession and sale over gaming machines, and gaming machine entitlements, subject to any credit arrangement.
- (3) The Minister may grant exemptions from such provisions of the Act as may be necessary for the purpose of enabling an approved service agent, an employee or subcontractor of such an agent or an employee of such a subcontractor—
 - (a) to install, service or repair a gaming machine, gaming equipment or a prescribed gaming machine component and to have or take possession of a gaming machine for that purpose; or
 - (b) to have possession of a gaming machine on a temporary basis prior to its installation; or
 - (c) to seal gaming equipment or the computer cabinet or any other part of a gaming machine or to break or otherwise interfere with any such seal, in the course of his or her duties.
- (4) The Minister may grant exemptions from such provisions of the Act as may be necessary for the purpose of allowing any particular person or body, or any person or body of a particular class, to exhibit and demonstrate gaming machines at trade fairs or exhibitions or other similar events.
- (5) In the case of an exemption to be granted to a class of persons, the Minister will grant the exemption by notice in the Gazette.
- (6) The Minister may vary an exemption granted under this regulation—
 - (a) in the case of an exemption granted under subregulation (5)—by notice in the Gazette;
 - (b) in any other case—by notice given to the person to whom the exemption relates.

11—Exemption of certain private owners of gaming machines

- (1) A person who, immediately before the commencement of the Act, had possession of a gaming machine in his or her home is exempt from the Act provided that—
 - (a) he or she has possession of only 1 such machine; and
 - (b) he or she does not use the machine, or suffer or permit it to be used, for the purposes of gaming; and
 - (c) the machine is kept at all times in his or her principal place of residence; and
 - (d) the person has notified the Commissioner in writing of the fact that the person possesses a gaming machine and of the address at which the gaming machine is kept.
- (2) A person exempted under this regulation must notify the Commissioner in writing of any change in the address of his or her principal place of residence.

Maximum penalty: \$250.

- (3) For the purposes of this regulation, a gaming machine that is incapable of being operated will not be regarded as a gaming machine.

12—Retention of certain gaming machines

- (1) This regulation applies to gaming machines that a licensee was authorised to operate under the Act, as in force before reduction of gaming machine numbers under the 2004 amendments took effect, but which are now in excess of the number of gaming machine entitlements held by the licensee.
- (2) The Minister may exempt a licensee, or licensees of a particular class, from the provisions of the Act that would prevent them from retaining gaming machines to which this regulation applies.
- (3) An exemption may be granted to an individual licensee by instrument in writing, or to licensees of a particular class, by notice published in the Gazette.
- (4) The Minister may exempt a custodian approved by the Commissioner from the provisions of the Act that would prevent the custodian from carrying out obligations under arrangements approved by the Commissioner for the purposes of this regulation.
- (5) An exemption under this regulation is to be granted on 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) other conditions determined by the Minister.
- (6) This regulation expires 2 years after its commencement or 2 months after the third trading day (whichever is the later date).
- (7) In this regulation—

2004 amendments means the *Gaming Machines (Miscellaneous) Amendment Act 2004*.

13—Indemnity must be lodged with certain applications

- (1) A person lodging an application to which this subregulation applies must at the same time lodge an indemnity signed by the applicant indemnifying the Commissioner and the Police Commissioner against prescribed costs and expenses.
- (2) Subregulation (1) applies to—
 - (a) an application for a gaming machine dealer's licence;

- (b) an application for the gaming machine monitor licence;
 - (c) an application for approval of a gaming machine;
 - (d) an application for approval of a game;
 - (e) an application for approval of a gaming token;
 - (f) an application for approval to manufacture approved gaming tokens;
 - (g) an application for approval to act as a service agent of the State Supply Board.
- (3) A person lodging an application to which this subregulation applies must at the same time lodge an indemnity signed by the applicant indemnifying the Commissioner against the costs (which will be charged at the rate set out in Schedule 2) of investigating each natural person, being a person who is—
- (a) the applicant or 1 of the applicants; or
 - (b) the person or 1 of the persons to whom the application relates; or
 - (c) in the case of an application made by or relating to a body corporate—a person who occupies a position of authority in the body corporate.
- (4) Subregulation (3) applies to—
- (a) an application for a gaming machine licence;
 - (b) an application for consent to the transfer of a gaming machine licence;
 - (c) an application for approval of a subcontractor of an approved service agent;
 - (d) an application for approval of a person under section 68(2) of the Act.
- (5) The following applicants must, on lodging an indemnity pursuant to this regulation, at the same time pay to the Commissioner a bond of \$10 000 in support of the indemnity:
- (a) an applicant for the gaming machine monitor licence;
 - (b) an applicant for a gaming machine dealer's licence;
 - (c) an applicant for approval to manufacture approved gaming tokens.
- (6) The Commissioner may, if satisfied that the prescribed costs and expenses relating to an application are likely to exceed the amount of a bond paid by the applicant under this regulation, require the applicant to pay a further bond of such amount (not exceeding \$10 000) as the Commissioner may specify.
- (7) In this regulation—
- prescribed costs and expenses*, in relation to an application, means the costs and expenses certified by the Commissioner or the Police Commissioner, as the case may require, as the costs and expenses incurred in carrying out investigations for the purposes of determining whether or not the application should be granted.

14—Approved trading system (section 27B)

- (1) The Commissioner may, from time to time, by public notice—
- (a) fix a date for trading in gaming machine entitlements; and
 - (b) invite offers to buy or sell gaming machine entitlements from persons entitled to do so; and
 - (c) fix a closing date for the submission of the offers.

- (2) A person holding gaming machine entitlements, who wishes to sell 1 or more of those entitlements, may submit an offer, in a form approved by the Commissioner, nominating the number of gaming machine entitlements offered for sale.

Club One, however, may only submit an offer to sell gaming machine entitlements if the Minister for Recreation, Sport and Racing approves.

- (3) An offer to sell gaming machine entitlements must be accompanied by evidence to the Commissioner's satisfaction of the vendor's right to sell the gaming machine entitlements.

Example—

The Commissioner may require the vendor to provide a statutory declaration stating whether the consent of a lessor or mortgagee is required under a lease or mortgage relating to the licensed premises, and, if so, a copy of the consent.

- (4) An offer to sell gaming machine entitlements cannot be withdrawn but the Commissioner has a discretion to reject such an offer if the vendor is subject to disciplinary proceedings or there is some other good reason to do so.
- (5) A person who is eligible to purchase gaming machine entitlements may submit a written offer to purchase gaming machine entitlements specifying the number of entitlements subject to the offer.

The offer must be in a form approved by the Commissioner and accompanied by a fee determined by the Commissioner.

- (6) The Commissioner may require a person who makes an offer to purchase gaming machine entitlements to provide an irrevocable letter of credit from a financial institution, or other security to the satisfaction of the Commissioner, for payment of the purchase price.
- (7) If, when offers for a particular trading day close, the number of gaming machine entitlements sought by eligible purchasers equals or exceeds 75% of the number of gaming machine entitlements offered for sale, the Commissioner will proceed as follows:
- (a) a trading pool consisting of 75% of the entitlements offered for sale will be established;
 - (b) if the number of the pooled entitlements is exactly equal to the number of the gaming machine entitlements sought under offers to purchase from eligible purchasers, the offers to purchase will be satisfied in full;
 - (c) if the pooled entitlements are insufficient to satisfy all offers to purchase—the offers to purchase will be satisfied in the following order of priority:
 - (i) first—offers to purchase from licensees—
 - (A) who made offers to purchase which were accepted into the trading system for the last preceding trading day; and
 - (B) who failed, in a ballot between offers entitled to be accorded the same order of priority, to acquire an entitlement;are to be satisfied to the extent of 1 entitlement each;
 - (ii) secondly—offers to purchase from licensees who have suffered or stand to suffer a reduction of more than 20% in gaming machine numbers as a result of the relevant legislation are to be satisfied to the extent necessary to ensure that the reduction does not exceed 20%;

- (iii) thirdly—offers to purchase from licensees who have suffered or stand to suffer any reduction of gaming machine numbers as a result of the relevant legislation are to be satisfied to the extent necessary to recoup their loss in the number of gaming machines they are authorised to operate;
- (iv) fourthly—offers that are not entitled to priority under the above provisions and offers that exceed the level up to which they have priority under the above provisions,

and in allocating between offers of a particular category, separate allocations of 1 gaming machine entitlement to each offer will be made until an offer is satisfied in full, its order of priority is reduced, or the pool is exhausted and if, on the last of those allocations, insufficient gaming machine entitlements remain to allocate 1 gaming machine entitlement to each unsatisfied offer of the relevant category, the offers to which they will be allocated will be determined by ballot;

- (d) the gaming machine entitlements withheld from the pool will be dealt with as follows:
 - (i) a proportion equivalent to the proportion that the number offered for sale by non-profit associations bears to the total number offered for sale will be transferred to Club One; and
 - (ii) those not transferred to Club One will be cancelled.
- (8) The order of priority established under subregulation (7)(c) operates only for the first 2 years after the commencement of this regulation or for a period ending at the conclusion of the third trading day (whichever is the longer period) and thereafter all offers will be treated equally as belonging to a single category.
- (9) If, when offers for a particular trading day close, 75% of the gaming machine entitlements offered for sale are more than sufficient to satisfy the offers to purchase, the Commissioner will proceed as follows:
 - (a) the Commissioner will exclude from the sale sufficient gaming machine entitlements to bring 75% of the number offered for sale into equality with the number sought under offers to purchase;
 - (b) the Commissioner will then proceed to deal with the remaining entitlements in accordance with subregulation (7).
- (10) The gaming machine entitlements to be excluded from sale are to be taken from the gaming machine entitlements offered for sale in the following order of priority:
 - (a) first—the Commissioner is to have recourse to any gaming machine entitlements offered for sale by the Crown;
 - (b) secondly—the Commissioner is to have recourse to the gaming machine entitlements offered for sale by licensees seeking to reduce the number of their gaming machine entitlements but not to dispose of all of them (and if, in order to make the necessary reduction, the Commissioner needs to have recourse to some, but not all, the gaming machine entitlements offered for sale by such licensees, the Commissioner will allocate the burden of the reduction by making separate reductions of 1 gaming machine entitlement for each offer until an offer is exhausted and thus drops out of the allocation or the necessary reduction is achieved and, if on the last of those allocations the number of offers exceeds the number required to achieve the necessary reduction, the reduction will be allocated among the offers on a basis determined by ballot);

- (c) thirdly—the Commissioner is to have recourse to gaming machine entitlements offered for sale by vendors seeking to dispose of all of their gaming machine entitlements by excluding offers from the sale in their entirety (ie all entitlements comprised in the excluded offers) on a random basis determined by ballot until the necessary reduction is achieved.
- (11) The Commissioner must give a prospective vendor affected by the exclusion of gaming machine entitlements from sale under this regulation notice of how the offer has been amended or, if the offer has been excluded in its entirety, of that fact.
- (12) An eligible purchaser must, within 14 days after the relevant trading day, pay to the Commissioner a purchase price calculated by multiplying \$50 000 by the number of gaming machine entitlements purchased and, in addition, any GST applicable to the sale.
- (13) If an eligible purchaser defaults in compliance with subregulation (12), the Commissioner may, at his or her discretion—
- (a) recover the amount in default as a debt due to the Crown; or
 - (b) cancel the sale to the person in default and sell the relevant entitlement or entitlements to any other person who made, or was eligible to make, an offer to purchase the entitlement or entitlements.
- (14) On receipt of the proceeds of sale, the Commissioner will—
- (a) fix a date (not more than 42 days after the trading day) for vesting of the gaming machine entitlements in the purchasers; and
 - (b) divide the proceeds of sale between the vendors in proportion to the number of gaming machine entitlements accepted for sale from each of them.
- (15) When the Commissioner is satisfied that the statutory objective has been achieved, the Commissioner will publish a notice to that effect in the Gazette and this regulation will expire.
- (16) For this regulation—
- (a) a reference to a person who is *eligible to purchase* gaming machine entitlements is a reference to—
 - (i) a licensee whose licensed premises are approved for the operation of more gaming machines than the number of gaming machine entitlements held by the licensee but such a licensee is not eligible to purchase a number of gaming machine entitlements exceeding the difference between the number of gaming machine entitlements currently held by the licensee and the number of gaming machines approved for operation on the licensed premises; or
 - (ii) Club One;
 - (b) a reference to the *statutory objective* is a reference to the objective of reducing the number of gaming machines that may be lawfully operated in the State to a number not exceeding 12 086 (ie 3 000 less than the number approved by the Commissioner for operation in the State immediately before the commencement of the relevant legislation);
 - (c) a reference to *the relevant legislation* is a reference to Division 3A of Part 3 of the Act inserted by the *Gaming Machines (Miscellaneous) Amendment Act 2004*;

- (d) a percentage or proportion of a number is to be rounded up or down to the nearest whole number and, if the percentage or proportion is exactly 50% or one-half, it is to be ignored.

Note—

It is intended that, when this regulation expires, a new trading system will be implemented involving no forfeiture of entitlements except from non-profit associations whose forfeited entitlements will be transferred to Club One as under the above regulation. However, other licensees who will not be subject to the forfeiture requirements will be required to pay a commission of one-third of the sale price.

15—Gaming machine to be acquired and operated within specified period

- (1) A licensee (other than Club One) that purchases a gaming machine entitlement must, within 6 months after acquiring the entitlement or a longer period approved by the Commissioner, acquire and operate a gaming machine in pursuance of the entitlement.
- (2) If a licensee fails to comply with subregulation (1), the gaming machine entitlement lapses.

16—Forms

Schedule 1 prescribes the form of certain applications and notices for the purposes of the Act.

17—Fees

Schedule 2 fixes fees payable under the Act.

Schedule 1—Forms

1—Application for gaming machine licence

The prescribed form for an application for a gaming machine licence is a form that complies with the following requirements:

- (a) the form must specify—
- (i) the full name, address for service and contact details of the applicant; and
 - (ii) —
 - (A) if the applicant is a partnership—the name of the partnership (and be accompanied by a copy of the partnership agreement);
 - (B) if the applicant proposes to hold the licence as a trustee of a trust—the name of the trust and details of the type of trust (and be accompanied by a copy of the trust deed);
 - (C) if the applicant is a corporate entity—the name, ACN number and registered address of the entity (and be accompanied by a copy of the constitution of the entity); and
 - (iii) the address of the premises or proposed premises to which the application relates; and
 - (iv) the name that the premises is or is to be known as; and
 - (v) whether or not the applicant holds the requisite liquor licence and, if he or she does, sufficient information to identify the licence; and

- (vi) the number of gaming machines sought to be authorised by the licence; and
 - (vii) the hours during which it is proposed to conduct gaming operations under the licence (on ordinary week days, public holidays and other proposed special occasions);
- (b) the form must include information relating to each of the following:
- (i) —
 - (A) if the applicant is a natural person—the applicant;
 - (B) if the applicant is a trust or corporate entity—each person who occupies a position of authority in the trust or entity;
 - (ii) each person proposed to be approved as a gaming machine manager or gaming machine employee;
- (c) the information must include—
- (i) the full name, date of birth and sex of the person; and
 - (ii) a statement of the capacity in which the person acts or is to act that results in the information being required; and
 - (iii) if the person is or has previously been—
 - (A) a licensee; or
 - (B) a person occupying a position of authority in a trust or corporate entity that is a licensee; or
 - (C) an approved gaming machine manager; or
 - (D) an approved gaming machine employee,a statement of that fact and details sufficient to identify the relevant licence or approval; and
 - (iv) personal and financial details as required by forms available from the Commissioner for the purposes of section 19 or 42 of the Act;
- (d) the form must be signed and dated by the applicant.

Note—

Under section 18(4) of the Act, the application must be accompanied by a plan of the proposed licensed premises that delineates the gaming area or gaming areas within which the gaming machines are to be installed and the layout of the machines within each gaming area.

2—Application for transfer of gaming machine licence

The prescribed form for an application for the consent of the Commissioner to the transfer of a gaming machine licence (see section 28 of the Act) is a form that complies with the following requirements:

- (a) the form must specify—
 - (i) the full name, address for service and contact details of the transferee; and
 - (ii) information sufficient to identify the licence proposed to be transferred; and

- (iii) —
 - (A) if the transferee is a partnership—the name of the partnership (and be accompanied by a copy of the partnership agreement);
 - (B) if the transferee proposes to hold the licence as a trustee of a trust—the name of the trust and details of the type of trust (and be accompanied by a copy of the trust deed);
 - (C) if the transferee is a corporate entity—the name, ACN number and registered address of the entity (and be accompanied by a copy of the constitution of the entity); and
- (iv) information sufficient to identify the liquor licence held by the transferee; and
- (v) the address of the premises to which the application relates; and
- (vi) the name that the premises is or is to be known as;
- (b) the form must include information relating to each of the following:
 - (i) —
 - (A) if the transferee is a natural person—the transferee;
 - (B) if the transferee is a trust or corporate entity—each person who occupies a position of authority in the trust or entity;
 - (ii) each additional person proposed by the transferee to be approved as a gaming machine manager or gaming machine employee;
- (c) the information must include—
 - (i) the full name, date of birth and sex of the person; and
 - (ii) a statement of the capacity in which the person acts or is to act that results in the information being required; and
 - (iii) if the person is or has previously been—
 - (A) a licensee; or
 - (B) a person occupying a position of authority in a trust or corporate entity that is a licensee; or
 - (C) an approved gaming machine manager; or
 - (D) an approved gaming machine employee,a statement of that fact and details sufficient to identify the relevant licence or approval; and
 - (iv) personal and financial details as required by forms available from the Commissioner for the purposes of section 19 or 42 of the Act;
- (d) the form must include the name and approval number of each person who will cease on transfer to be an approved gaming machine manager or gaming machine employee in connection with the licence;
- (e) the form must be signed and dated by the transferor to indicate that the transferor requests the Commissioner to consent to the transfer;
- (f) the form must be signed and dated by the transferee.

3—Application for gaming machine dealer's licence

The prescribed form for an application for a gaming machine dealer's licence is a form that complies with the following requirements:

- (a) the form must specify the full name, address for service, address of the principal place of business and contact details of the applicant;
- (b) the form must specify—
 - (i) if the applicant is a partnership—the name of the partnership (and be accompanied by a copy of the partnership agreement);
 - (ii) if the applicant proposes to hold the licence as a trustee of a trust—the name of the trust and details of the type of trust (and be accompanied by a copy of the trust deed);
 - (iii) if the applicant is a corporate entity—the name, ACN number and registered address of the entity and a flow chart supported by written text explaining the corporate structure of the entity, in particular in relation to parent or holding companies, subsidiaries and other associated companies (and be accompanied by a copy of the constitution of the entity);
 - (iv) if the applicant is a public company—the name and address of each of the 20 largest shareholders and for each class of shares held by each of those shareholders, the class, number and percentage of shares held;
 - (v) if the applicant is a subsidiary company—the name, address and date of birth of each director of a holding or parent company (entered against the name of the relevant holding or parent company);
- (c) if the applicant is a corporate entity, the form must include—
 - (i) details of—
 - (A) any licence or approval applied for or held by the entity, or a holding, parent or subsidiary company of the entity, under gambling legislation in any other State, a Territory of the Commonwealth or New Zealand; and
 - (B) any refusal to grant or renew any such licence or approval; and
 - (C) any suspension, cancellation or revocation of, or other disciplinary action in respect of, any such licence or approval; and
 - (ii) details of offences of which the entity, or a holding, parent or subsidiary company of the entity, has been found guilty (whether in or outside Australia) and alleged offences expiated by the entity, or a holding, parent or subsidiary company of the entity, (whether in or outside Australia); and
 - (iii) a statement as to whether the entity, or a holding, parent or subsidiary company of the entity, has been placed into liquidation, receivership or under a scheme of arrangement or other formal insolvency administration and, if so, details of those arrangements;
- (d) the form must include information relating to each of the following:
 - (i) if the applicant is a natural person—the applicant;
 - (ii) if the applicant is a corporate entity—
 - (A) each director, company secretary and office holder; and

- (B) each other person who occupies a position of authority in the entity;
 - (iii) if the applicant is a trust—each person who occupies a position of authority in the trust;
- (e) the information must include—
 - (i) the full name, date of birth and sex, of the person; and
 - (ii) a statement of the capacity in which the person acts or is to act that results in the information being required; and
 - (iii) if the person is or has previously been—
 - (A) a licensee; or
 - (B) a person occupying a position of authority in a trust or corporate entity that is a licensee; or
 - (C) an approved gaming machine manager; or
 - (D) an approved gaming machine employee,a statement of that fact and details sufficient to identify the relevant licence or approval; and
 - (iv) personal and financial details as required by forms available from the Commissioner for the purposes of section 19 or 42 of the Act;
- (f) the form must be signed and dated by the applicant.

4—Notice of application required to be advertised

The prescribed form for a notice of an application that is required to be advertised (see section 29 of the Act) is a form that complies with the following requirements:

- (a) the form must state that the notice is given under the *Gaming Machines Act 1992*;
- (b) the form must specify—
 - (i) the full name and address for service of the applicant; and
 - (ii) the nature of the application; and
 - (iii) in the case of an application for the grant or transfer of a gaming machine licence—
 - (A) the address of the premises to which the application relates; and
 - (B) the name that the premises is or is to be known as; and
 - (iv) the date and time set down for the hearing of the application;
- (c) the form must contain a statement of the right of a person to object to the granting of the application, for example—

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the address given in this notice at least 7 days before the hearing date.

- (d) the form must, in the case of an application for the grant or transfer of a gaming machine licence, contain a statement that plans of the premises to which the application relates may be inspected and specify the place at which they may be inspected.

5—Notice of objection to advertised application

The prescribed form for a notice of objection to an advertised application (see section 30 of the Act) is a form that complies with the following requirements:

- (a) the form must specify—
- (i) the full name, address and contact details of the objector; and
 - (ii) in relation to the application the subject of the objection—
 - (A) the name of the applicant; and
 - (B) the nature of the application; and
 - (C) the address of the premises to which the application relates; and
 - (iii) the date and time set down for the hearing of the application;
- (b) the form must contain details of the grounds on which the objection is made;
- (c) the form must indicate whether or not the notice has been served on the applicant and, if it has, the date on which it was served;
- (d) the form must be signed and dated by the objector.

6—Notice of warning to minors

The prescribed form for a notice under section 57 of the Act is a form that contains the following statements in a readily legible form:

It is an offence for a person under the age of 18 years to—

- enter or remain in a gaming area on these premises
- operate a gaming machine on these premises.

Maximum penalty: \$2 500 fine.

A person suspected of being under 18 years of age can be required to produce evidence of his or her age. Failure to comply is an offence.

Maximum penalty: \$2 500 fine.

A person under the age of 18 years is not entitled to keep any winnings from playing a gaming machine.

Schedule 2—Fees and charges

1	Application for a gaming machine licence	\$370.00
2	Application for a gaming machine dealer's licence	\$370.00
3	Application for the gaming machine monitor licence	\$370.00
4	Application for consent to the transfer of a gaming machine licence	\$370.00
5	Application for approval of person as a gaming machine manager—	
	(a) if the person is the subject of an approval of the Commissioner in force under section 37 or 38 of the Act	No fee

	(b) if an approval referred to in paragraph (a) is not in force but the person is the subject of an approval of the Commissioner in force under section 71 of the <i>Liquor Licensing Act 1997</i>	\$7.50
	(c) in any other case	\$87.00
6	Application for approval of person as a gaming machine employee—	
	(a) if the person is the subject of an approval of the Commissioner in force under section 37 or 38 of the Act	No fee
	(b) if an approval referred to in paragraph (a) is not in force but the person is the subject of an approval of the Commissioner in force under section 71 of the <i>Liquor Licensing Act 1997</i>	\$7.50
	(c) in any other case	\$87.00
7	Application for approval of person to assume position of authority in body corporate—	
	(a) if the person is the subject of an approval of the Commissioner in force under section 37 or 38 of the Act	No fee
	(b) if an approval referred to in paragraph (a) is not in force but the person is the subject of an approval of the Commissioner in force under section 71 of the <i>Liquor Licensing Act 1997</i>	\$7.50
	(c) in any other case	\$87.00
8	Application for approval of an employee of monitor licence holder	\$87.00
9	Application for approval of subcontractor of approved service agent	\$370.00
10	Application for approval of employee of approved service agent	\$87.00
11	Application for approval of an employee of an approved subcontractor	\$87.00
12	Application for approval of a gaming machine	\$370.00
13	Application for approval of a game	\$370.00
14	Application for approval of gaming tokens	\$370.00
15	Application for approval to manufacture gaming tokens	\$370.00
16	Application for approval under section 68(2) of the Act	\$370.00
17	Application by holder of gaming machine licence for approval to sell or dispose of any number of gaming machines or prescribed gaming machine components	\$80.00
18	Application to vary licence conditions (other than condition relating to number of gaming machines on licensed premises)	\$80.00
19	Application to vary licence condition relating to number of gaming machines on licensed premises	No fee
20	Fee for issue of identification badge	\$13.50
21	Rate for investigation of natural person—for each person	\$43.50

Schedule 3—Revocation of *Gaming Machines Regulations 1993*

The *Gaming Machines Regulations 1993* are revoked.

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's Deputy

with the advice and consent of the Executive Council
on 31 March 2005

No 15 of 2005

T&F05/022CS

South Australia

Teachers Registration and Standards Regulations 2005

under the *Teachers Registration and Standards Act 2004*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescribed qualifications, experience and requirements for registration as teacher
- 5 Fees for registration
- 6 Assessment by Teachers Registration Board of qualifications
- 7 Replacement of certificate of registration
- 8 Fee to accompany application for special authority for unregistered person to teach
- 9 Special authority to teach and completion of mandatory notification course
- 10 Remission of fees
- 11 Information to be reported by employers relating to unprofessional conduct or incapacity

Schedule 1—Revocation of Education (Teachers Registration) Regulations 1996

- 1 Revocation of Education (Teachers Registration) Regulations 1996
-

1—Short title

These regulations may be cited as the *Teachers Registration and Standards Regulations 2005*.

2—Commencement

These regulations will come into operation on 31 March 2005.

3—Interpretation

In these regulations—

Act means the *Teachers Registration and Standards Act 2004*;

mandatory notification course means a course of instruction approved by the Teachers Registration Board relating to child abuse and neglect and the requirements under Part 4 Division 1 of the *Children's Protection Act 1993* for notification of suspected child abuse or neglect.

4—Prescribed qualifications, experience and requirements for registration as teacher

- (1) For the purposes of section 21(1)(a) of the Act, the qualifications required for registration as a teacher are as follows:
 - (a) an approved teacher education degree, diploma or other qualification awarded on satisfactory completion of a tertiary course of pre-service teacher education in pre-school, primary or secondary education that—

- (i) is of at least 4 years' full-time duration or part-time equivalent duration; and
 - (ii) includes a practical student teaching component undertaken at a school or pre-school; or
- (b) —
- (i) an approved non-teacher education degree, diploma or other qualification awarded on satisfactory completion of a tertiary course that is of at least 3 years' full-time duration or part-time equivalent duration; and
 - (ii) an approved postgraduate degree, diploma or other qualification awarded on satisfactory completion of a tertiary course of pre-service teacher education in pre-school, primary or secondary education that—
 - (A) is of at least 1 year's full-time duration or part-time equivalent duration; and
 - (B) includes a practical student teaching component undertaken at a school or pre-school.
- (2) For the purposes of section 21(1)(a) of the Act, the experience required for registration as a teacher is 1 year's full-time (or part-time equivalent of 200 days') satisfactory service as a teacher at a school or pre-school in Australia or New Zealand.
- (3) For the purposes of section 21(1)(b) of the Act, a person must have satisfactorily completed a mandatory notification course during the period of 12 months before an application for registration as a teacher is made.
- (4) However, subregulation (3) does not apply to a person who applies for registration as a teacher—
- (a) before 1 March 2006; or
 - (b) within 2 years after having satisfactorily completed a course of teacher education referred to in subregulation (1) during which the person satisfactorily completed a mandatory notification course.
- (5) In this regulation—
- approved* degree, diploma or other qualification means—
- (a) a degree, diploma or other qualification awarded by a tertiary education institution that is a member of the Australian Vice-Chancellor's Committee; or
 - (b) a degree, diploma or other qualification that was at any time nationally registered by the former Australian Council on Awards in Advanced Education or the former Australian Council on Tertiary Awards,

but does not include a degree, diploma or other qualification that the Teachers Registration Board has determined is not an appropriate qualification for registration.

5—Fees for registration

- (1) An application for registration as a teacher must be accompanied by the following fees:
- (a) \$180; plus
 - (b) if the Teachers Registration Board is required to assess qualifications of the applicant obtained outside Australia or New Zealand—\$75; plus

- (c) if the application is made by a person whose name has been removed from the register following a failure to apply for renewal of registration before the expiry of the registration—\$60.
- (2) An application for renewal of registration as a teacher must be accompanied by a fee of \$180.

6—Assessment by Teachers Registration Board of qualifications

- (1) The Teachers Registration Board may, on application, make an assessment as to whether a qualification is an appropriate qualification for registration.
- (2) An application for assessment of a qualification must—
 - (a) be made to the Teachers Registration Board in the manner and form approved by the Board; and
 - (b) be accompanied by a fee of \$75.
- (3) An applicant for assessment of a qualification must provide the Teachers Registration Board with any information required by the Board for the purposes of determining the application, verified, if the Board so requires, by statutory declaration.

7—Replacement of certificate of registration

If a person satisfies the Teachers Registration Board by statutory declaration that his or her certificate of registration as a teacher has been lost or destroyed, the Registrar must, on payment of a fee of \$25, issue to the person a duplicate certificate of registration.

8—Fee to accompany application for special authority for unregistered person to teach

An application for a special authority under Part 6 of the Act must be accompanied by the following fees:

- (a) \$60; plus
- (b) an amount specified by the Teachers Registration Board, being the amount payable by the Board for the conduct by the Board of a criminal record check relating to the applicant.

9—Special authority to teach and completion of mandatory notification course

- (1) A person granted a special authority under Part 6 of the Act, must within 3 months after the grant of the authority, satisfactorily complete a mandatory notification course.
Maximum penalty: \$5 000.
Expiation fee: \$315.
- (2) However, subregulation (1) does not apply to a person if the person's application for a special authority was made—
 - (a) before 1 March 2006; or
 - (b) within 12 months after having satisfactorily completed a mandatory notification course.

10—Remission of fees

The Teachers Registration Board may, if satisfied that reasonable cause exists for doing so, remit a fee prescribed by these regulations in whole or in part.

11—Information to be reported by employers relating to unprofessional conduct or incapacity

For the purpose of section 37(1) or section 39(1) of the Act, the report to the Teachers Registration Board must contain (in addition to the information required under that section)—

- (a) the name, address and teacher registration number of the teacher; and
- (b) the name and address of the school or other place at which the teacher is (or was at the relevant time) employed; and
- (c) the names and addresses of all persons who the employer believes may be able to give material evidence relevant to the question of the teacher's alleged unprofessional conduct or incapacity, as the case may be.

Schedule 1—Revocation of *Education (Teachers Registration) Regulations 1996*

1—Revocation of *Education (Teachers Registration) Regulations 1996*

The *Education (Teachers Registration) Regulations 1996* are revoked.

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's Deputy

with the advice and consent of the Executive Council
on 31 March 2005

No 16 of 2005

MECS05/006CS

South Australia

Adoption Variation Regulations 2005

under the *Adoption Act 1988*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Adoption Regulations 2004

- 4 Variation of regulation 3—Interpretation
 - 5 Variation of regulation 19—Order in which registered persons selected to be applicants for adoption orders
 - 6 Variation of regulation 23—Fees
 - 7 Substitution of Schedule 1
- Schedule 1—Fees
-

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations will come into operation on 1 April 2005.

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 *Adoption Regulations 2004*

4—Variation of regulation 3—Interpretation

Regulation 3—after definition of *child with special needs* insert:

overseas subregister means the subregister of the register relating to children who are resident in a country outside Australia;

5—Variation of regulation 19—Order in which registered persons selected to be applicants for adoption orders

Regulation 19—after regulation 19(3) insert:

- (3a) In the case of selection of applicants for an adoption order from the overseas subregister—
- (a) subregulation (1) applies to the selection of persons about whom information will be provided to relevant authorities of overseas countries; and
 - (b) subregulations (2) and (3) apply if a relevant authority of an overseas country proposes that the applicants adopt a particular child.

6—Variation of regulation 23—Fees

Regulation 23(1)—after "payable" insert:

to the Chief Executive

7—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

Part 1—Fees in respect of adoption through Prospective Adoptive Parents Register other than overseas subregister

1	Expression of interest under regulation 7(1)—	
	(a) standard fee	\$379
	(b) reduced fee	\$244
2	Application for registration as a prospective adoptive parent—	
	(a) standard fee	\$500
	(b) reduced fee	\$275
3	Preparation of an assessment report by the Chief Executive under regulation 9—	
	(a) standard fee	\$500
	(b) reduced fee	\$250
4	On selection of an applicant for an adoption order under regulation 19	\$250

Part 2—Fees in respect of adoption through overseas subregister

5	Expression of interest under regulation 7(1)—	
	(a) standard fee	\$600
	(b) reduced fee	\$450

6	Application for registration as a prospective adoptive parent and preparation of an assessment report by the Chief Executive under regulation 9—	
	(a) standard fee	\$3 000
	(b) reduced fee	\$2 500
	(The fee includes participation in certain workshops and seminars.)	
7	On preparation of file for lodging with relevant authority of overseas country	\$2 000
8	On selection of an applicant for an adoption order for a particular child under regulation 19—	
	(a) for first child to be placed for adoption	\$2 600
	(b) for second or subsequent child to be placed for adoption	\$2 500

Part 3—Other fees

9	On lodgement of an application for transfer of registration under regulation 11	\$206
10	On lodgement of an application for conversion of registration under regulation 12	\$328
11	For preparation of an assessment report by the Chief Executive following an application for conversion of registration under regulation 12	\$328
12	For all functions associated with consent to adoption and, where necessary, the preparation of a report under section 22(1) of the Act prior to an application to the Court for an order for adoption of a child by a person other than a person selected as an applicant for an adoption order from the register—	
	(a) if the application for an adoption order is to relate to only 1 child	\$269
	(b) if the application for an adoption order is to relate to more than 1 child	\$269 for the first child and \$71.50 for each additional child named in the application
13	For obtaining information under section 27 or 27A of the Act	\$50

The reduced fee is payable if the person has previously been the subject of an assessment report under regulation 9 or a report, prepared by an agency outside this State, that, in the opinion of the Chief Executive, corresponds to an assessment report under regulation 9.

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's Deputy

with the advice and consent of the Executive Council
on 31 March 2005

No 17 of 2005

DFC CS/05/004

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CITY OF ADELAIDE

Naming of Road

NOTICE is hereby given pursuant to section 219 of the Local Government Act 1999, that the Council of the Corporation of the City of Adelaide, at its meeting held on 28 February 2005 declared the name Tormore Place to the private road delineated on Lands Titles Office Deposited Plan No. 64443, located at 215-217 Childers Street, North Adelaide.

M. HEMMERLING, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Change of Name of Portion of a Public Road

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 1 March 2005 resolved that pursuant to section 219 (1) of the Local Government Act 1999, a portion of the public road being Everard Street, Largs Bay be changed to Kennedy Court, Largs Bay.

A plan which delineates the area of public road which is subject to the change of street name, together with a copy of the Council's resolution is available for inspection at the Council's principal office, 163 St Vincent Street, Port Adelaide, S.A. 5015, between the hours of 9 a.m. and 5 p.m. on week days.

H. J. WIERDA City Manager

KANGAROO ISLAND COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Process Order

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Kangaroo Island Council proposes to make a Road Process Order to close and transfer that portion of Public Road marked 'A' on Preliminary Plan No. 05/0012.

Transfer 'A' to R. E. & D. Johnsson, P.O. Box 171, Kingscote, S.A. 5223, and to merge that portion with Certificate of Title Volume 5936, Folio 241.

A statement of persons affected by the proposed road process together with a copy of the Preliminary Plan is available for inspection at the offices of the Kangaroo Island Council, Dauncey Street, Kingscote, S.A. 5223, during normal office hours. Copies may also be inspected at the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure.

Such objection or application for an easement must set out the full name and address of the person making the objection of application and must be fully supported by reasons.

Any application for an easement must give full particulars of the nature and location of the easement land and where made by a person as the owner of adjoining land or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Kangaroo Island Council, P.O. Box 121, Kingscote, S.A. 5223 within 28 days of this notice, and a copy shall be forwarded to the Adelaide office of the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where a submission is made, the Kangaroo Island Council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if desired.

Dated 31 March 2005.

M. DILENA, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Resignation of Councillor

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that one vacancy has occurred in the office of Western Ward councillor, due to the resignation of councillor Kenneth John Parrish on 23 March 2005.

P. J. BARRY, Chief Executive Office

WATTLE RANGE COUNCIL

Adoption of Resolution

NOTICE is hereby given that Council at its meeting held on 8 March 2005, declared that pursuant to section 220 of the Local Government Act 1999, the house numbers 1-51 and 2-52 Sutherland Road, Millicent, and 2-70 South Terrace, Penola be adopted.

A plan of the assigned house numbers, together with a copy of the Council's resolution is available for inspection at any Wattle Range Council Office during normal office hours.

F. N. BRENNAN, Chief Executive Officer

SOUTH AUSTRALIA—In the Supreme Court No. 825 of 2003. In the matter of Tatiara Shearing Contractors Pty Ltd (ACN 008 204 546) and in the matter of the Corporations Act 2001.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, Bruce James Carter of Ferrier Hodgson, Level 6, 81 Flinders Street, Adelaide, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And take further notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days a notice of objection in the form laid down by the Corporations Act 2001 (South Australia).

Dated 23 March 2005.

B. J. CARTER, Liquidator

Note: Section 481 of the Corporations Act enacts that an order of the Court releasing a Liquidator shall discharge him/her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as Liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

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