ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such
Department of the Premier and Cabinet
Adelaide, 14 December 2006

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


No. 41 of 2006—Statutes Amendment (Public Sector Employment) Act 2006. An Act to amend various Acts in order to provide for new employment arrangements within the public sector on account of the enactment of Commonwealth legislation relating to workplace relations.


No. 43 of 2006—Statutes Amendment (Domestic Partners) Act 2006. An Act to amend the Family Relationships Act 1975 and various other Acts to provide for recognition of certain domestic relationships.


By command,       
PAUL CAICA, for Premier

DPC06/0875

______________________________________________________________

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Disciplinary Appeals Tribunal, pursuant to the provisions of the Public Sector Management Act 1995:

Member: (from 14 December 2006 until 13 December 2008)
Paul Ah Chee
Noelene Joy Buddle

By command,       
PAUL CAICA, for Premier

DPC06/023CS

______________________________________________________________

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Chiropractic and Osteopathy Board of South Australia, pursuant to the Chiropractic and Osteopathy Practice Act 2005:

Member: (from 14 December 2006 until 13 December 2008)
Elizabeth Clare

By command,       
PAUL CAICA, for Premier

CASA2002/00003

______________________________________________________________

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Veterinary Surgeons Board of South Australia, pursuant to the provisions of the Veterinary Practice Act 2003:

Member: (from 1 January 2007 until 31 December 2009)
Jane Eleanor McNicholl

By command,       
PAUL CAICA, for Premier

HEACS/06/124

______________________________________________________________

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Community Housing Authority (SACHA), pursuant to the provisions of the South Australian Co-operative and Community Housing Act 1991:

Member: (from 1 January 2007 until 31 March 2007)
Eleanor Mary Ramsay
Don Lee
Christine Denise Halsey
Matthew Woodward

By command,       
PAUL CAICA, for Premier

MFC/CS/06/038
HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Housing Trust Board of Management, pursuant to the provisions of the South Australian Housing Trust Act 1995:

**Member:** (from 1 January 2007 until 31 March 2007)
- Graham Foreman
- Mary Michele Slatter
- Jan Connolly
- Don Lee

**By command,**

PAUL CAICA, for Premier

**ASACAB009/02**

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Centre Trust, pursuant to the provisions of the Adelaide Festival Centre Trust Act 1971:

**Chair:** (from 16 January 2007 until 14 December 2008)
- Barry Fitzpatrick

**Trustee:** (from 16 January 2007 until 15 January 2010)
- Ian Kowalick
- Joanne Staugas
- Caroline Cordeaux
- Zannie Flanagan

**Trustee:** (from 16 May 2007 until 15 January 2010)
- William Spurr

**By command,**

PAUL CAICA, for Premier

**MFCS/06/036**

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Pharmacy Board of South Australia, pursuant to the provisions of the Pharmacists Act 1991:

**Member:** (from 1 January 2007 until 31 December 2007)
- Andrew Gilbert
- Debra Rowett
- Michele Rowett
- Barry Wilmot

**Member:** (from 1 February 2007 until 31 January 2008)
- Rosey Batt
- Elizabeth Anne Hender
- Trevor Draysey

**Member:** (from 19 March 2007 until 18 March 2008)
- Polly Sumner-Dodd

**By command,**

PAUL CAICA, for Premier

**HEACS/06/170**

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

**Governor:** (from 18 December 2006 until 17 December 2007)
- Brenton Wright

**Chair:** (from 18 December 2006 until 17 December 2007)
- Brenton Wright

**By command,**

PAUL CAICA, for Premier

**ASACAB004/02**

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Botanic Gardens and State Herbarium, pursuant to the provisions of the Botanic Gardens and State Herbarium Act 1978:

**Member:** (from 14 December 2006 until 30 June 2008)
- Kym Winter-Dewhirst

**By command,**

PAUL CAICA, for Premier

**EHCS06/0035**

HER Excellency the Governor 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 14 December 2006 until the date of the next Adelaide City Council election in 2007)
- Judith Brine

**By command,**

PAUL CAICA, for Premier

**ASACAB001/02**
Department of the Premier and Cabinet
Adelaide, 14 December 2006

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

Member: (from 18 December 2006 until 17 December 2007)
Frances Nelson

Presiding Member: (from 18 December 2006 until 17 December 2007)
Frances Nelson

By command,
PAUL CAICA, for Premier
MCS06/016CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Eastern Water Conservation and Drainage Board, pursuant to the provisions of the South Eastern Water Conservation and Drainage Act 1992:

Member: (from 1 January 2007 until 31 December 2008)
Maria Barredo
Malgorzata Skalban
Gala Mustafa
Branka King

By command,
PAUL CAICA, for Premier
AGO0433/02CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Bruno Krumins, Member of the Order of Australia, as Governor’s Deputy of South Australia for the period 2 January 2007 to 9 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,
PAUL CAICA, for Premier
DPC082/94PT3CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has revoked the appointment of the Honourable John David Hill, MP, Minister for Energy, to be appointed as Acting Deputy Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Sustainability and Climate Change for the period 2 January 2007 to 9 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,
PAUL CAICA, for Premier
DPC082/94PT3CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer, Minister for Industry and Trade and Minister for Federal/State Relations to be appointed as Acting Delegate, Acting Minister for the Arts for the period 2 January 2007 to 9 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,
PAUL CAICA, for Premier
DPC082/94PT3CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister for Federal/State Relations to be appointed as Acting Deputy Minister and Acting Minister for the Arts for the period 2 January 2007 to 9 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,
PAUL CAICA, for Premier
DPC082/94PT3CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Bruno Krumins, Member of the Order of Australia, as Governor’s Deputy of South Australia for the period from 9 a.m. on Monday, 1 January 2007 until 6:30 p.m. on Wednesday, 24 January 2007.

By command,
PAUL CAICA, for Premier
WBCS06/0022

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Bruno Krumins, Member of the Order of Australia, as Governor’s Deputy of South Australia for the period from 9 a.m. on Monday, 1 January 2007 until 6:30 p.m. on Wednesday, 24 January 2007.

By command,
PAUL CAICA, for Premier
TF06/029CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Patrick Frederick Conlon, MP, Minister for Transport, Minister for Infrastructure and Minister for Energy to be appointed as Acting Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Sustainability and Climate Change for the period 2 January 2007 to 9 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,
PAUL CAICA, for Premier
DPC082/94PT3CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister for Social Inclusion and Acting Minister of the Arts to be appointed as Acting Minister for the Arts for 2 January 2007, during the absence of the Honourable Michael David Rann, MP.

By command,
PAUL CAICA, for Premier
DPC082/94PT3CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer, Minister for Industry and Trade and Minister for Federal/State Relations to be appointed as Acting Delegate, Acting Minister for the Arts for the period 10 January 2007 to 11 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,
PAUL CAICA, for Premier
DPC082/94PT3CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister for Federal/State Relations to be appointed as Acting Deputy Minister and Acting Minister for the Arts for the period 10 January 2007 to 11 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,
PAUL CAICA, for Premier
DPC082/94PT3CS
and Acting Minister for Federal/State Relations for the period 12 January 2007 until 21 January 2007 inclusive, during the absence of the Honourable Kevin Owen Foley, MP.

By command, PAUL CAICA, for Premier

MFI06/022CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Holloway, MLC, Minister for Police, Minister for Mineral Resources Development and Minister for Urban Development and Planning to be appointed as Acting Deputy Premier, Acting Treasurer, Acting Minister for Industry and Trade and Acting Minister for Federal/State Relations for the period 22 January 2007 until 31 January 2007 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

By command, PAUL CAICA, for Premier

MECS06/028CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jennifer Mary Rankine, MP, Minister for Health, Minister for the Southern Suburbs and Minister for Ageing, Acting Minister for Families and Communities, Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Health, Minister for the Southern Suburbs and Minister for Ageing, Acting Minister for Disability and Acting Minister Assisting the Premier in Cabinet Business and Public Sector Management for the period 15 January 2007 to 21 January 2007 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command, PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Karlene Ann Maywald, MP, Minister for Small Business, Minister for Science and Information Economy and Minister Assisting the Minister for
Industry and Trade to be appointed as Acting Minister for the Status of Women for 24 December 2006, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be appointed as Acting Minister for Environment and Conservation and Acting Minister for Mental Health and Substance Abuse for the period 1 January 2007 to 21 January 2007 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet
Adelaide, 14 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Carolyn Sladden as Personal Assistant and Aide to Her Excellency the Governor from 5 February 2007 until 26 October 2007, pursuant to the provisions of the Constitution Act 1934.

By command,

PAUL CAICA, for Premier

DPC036/97PT2CS

ADELAIDE PARK LANDS ACT 2005

Appointments

PURSUANT to Division 2 of Part 2 of the Adelaide Park Lands Act 2005, I, Gail Gago, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Adelaide Park Lands Act 2005, is committed, am pleased to appoint the undermentioned to the Board of Management of the Adelaide Park Lands Authority:

Member under section 6 (1) / b) from 14 December 2006 until 13 December 2009 pursuant to section 7 (2):

Frank Blevins
Michelle Grady
Jane James
Catherine King.

Member under section 6 (1) / b) and 6 (4) from 14 December 2006 until 13 December 2009 pursuant to section 7 (2):

Ian Gilfillan.

Pursuant to section 10 (2) of the Adelaide Park Lands Act 2005, I, Gail Gago, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Adelaide Park Lands Act 2005, is committed, am pleased to nominate Catherine King as Deputy Presiding Member of the Board of Management of the Adelaide Park Lands Authority.

Dated 12 December 2006.

GAIL GAGO, Minister for Environment and Conservation

Government House, Adelaide, 14 December 2006

HER Excellency the Governor has accepted the following resignation:

The Honourable Michael John Wright, MP
Minister for Administrative Services and Government Enterprises

By Command,

PENNY STRATMANN, Official Secretary

Government House, Adelaide, 14 December 2006

HER Excellency the Governor has been pleased to make the following appointments:

The Honourable Michael John Wright, MP
Minister for Finance
Minister for Government Enterprises

By Command,

PENNY STRATMANN, Official Secretary
AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004

Approval of Quality Assurance Schemes

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

<table>
<thead>
<tr>
<th>Column A</th>
<th>Column B</th>
<th>Column C</th>
</tr>
</thead>
<tbody>
<tr>
<td>A scheme established by the SQF 2000 Code. A HACCP Supplier Assurance Code for the Food Industry, 5th edition, published by Food Marketing Institute, Washington DC, USA.</td>
<td>Brussels sprouts</td>
<td>A current certification (to Levels 1, 2 or 3) of an SQF 2000 system for the supply of a crop of a kind for which the scheme is approved, issued in accordance with the SQF 2000 Code.</td>
</tr>
<tr>
<td>A scheme established by the Woolworths Vendor Quality Management Standard (WVQMS) Version 10; or Woolworths Quality Assurance (WQA) Standard Version 1; published by Woolworths Supermarkets.</td>
<td>Brussels sprouts</td>
<td>A current certification of WVQMS Version 10 or WQA Version 1 for the supply of a crop of a kind for which the scheme is approved, issued in accordance with the relevant Standard.</td>
</tr>
</tbody>
</table>

Dated 11 December 2006.

DON PLOWMAN, Executive Director, Agriculture and Wine for and on behalf of RORY MCEWEN, Minister for Agriculture, Food and Fisheries

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

- Campbelltown Community Transport Service Incorporated
- Edwardstown Senior Citizens’ Club Incorporated
- Encounter Coast Aerospace Museum Incorporated
- Interact Accommodation Support Service Incorporated
- Point Turton Shack Owners Association Incorporated
- South Australian Probation and Parole Officers’ Association Incorporated
- Tantanoola Pastoral Agricultural and Horticultural Society Incorporated
- The Paisley District Hall Incorporated
- The Association for the Advancement of Private Health Incorporated
- The University of Adelaide Superannuation Scheme A 1985 Incorporated
- Yankalilla & District Croquet Club Incorporated.

Given at Adelaide, 11 December 2006.

S. B. EVERARD, a Delegate of the Corporate Affairs Commission

BUILDING WORK CONTRACTORS ACT 1995

Exemption

I, JENNIFER RANKINE, Minister for Consumer Affairs, exempt Bartsch Builders Pty Ltd, BLD 174018, from compliance with Division 3 of Part 5 of the Building Work Contractors Act 1995, section 34 which provides:

34. A building work contractor must not perform building work to which this Division applies unless:

(a) a policy of insurance that complies with this Division is in force in relation to that building work; and

(b) in the case of building work to be performed by the contractor under a domestic building work contract—the building owner has been provided with a certificate that evidences the taking out of that policy of insurance and complies with the requirements of the regulations.’

Subject to the following conditions:

1. The exemption is limited to building work performed by the licensee to construct eight domestic dwellings, namely eight detached and semi-detached retirement units for Barossa Village Incorporated, at Angas Street, Tanunda, South Australia.

2. This exemption does not apply to any domestic building work that the licensee subcontracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.

3. The licensee must provide to Barossa Village Incorporated a bank guarantee for 5.5% of the total contract amount, which may be reduced to 2% on completion of the first year, and reduced annually by 0.5% for the remainder of the five-year statutory warranty period. The licensee must provide to the Commissioner for Consumer Affairs copies of the documents evidencing the execution of the bank guarantee within 14 days of the receipt of this certificate.

This exemption is in lieu of a policy of insurance and fulfils the requirements of Regulation 21 of the Development Regulations 1993. The relevant Council must include a reference to this Certificate of Exemption in information it is obliged to provide pursuant to section 7 of the Land and Business (Sale and Conveyancing) Act 1995.

This exemption is granted pursuant to section 45 of the Building Work Contractors Act 1995. The exemption remains in force until varied or revoked. The grant of this exemption will be notified in the Government Gazette.

Dated 8 December 2006.

J. RANKINE, Minister for Consumer Affairs

610/06-00007
CROWN LANDS ACT 1929: SECTION 5
TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, 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 Minister of the Crown to whom the administration of the Crown

The Schedule
Allotment 64 of Deposited Plan 70718 and Allotments 64, 65 and 66 of Deposited Plan 69340, Hundred of Waikerie, County of Albert, being within the district of Loxton Waikerie.

Dated 14 December 2006.
GAIL GAGO, Minister for Environment and Conservation
DEH 11/3712

CROWN LANDS ACT 1929: SECTION 5
TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule
Waterworks Reserve, Allotment 51 of Deposited Plan 42705, Hundred of Barunga, County of Daly, the notice of which was published in the Government Gazette of 21 March 1996 at page 1676, being the whole of the land comprised in Crown Record Volume 5290, Folio 217.

Dated 14 December 2006.
GAIL GAGO, Minister for Environment and Conservation
DEH 10/1230

DEVELOPMENT ACT 1993, SECTION 26 (8): BUSH-FIRE MANAGEMENT (PART 2) PLAN AMENDMENT
Preamble
1. The Development Plan amendment entitled ‘Bushfire Management (Part 2) 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 26 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 14 December 2006.
PAUL HOLLOWAY, Minister for Urban Development and Planning
PLN 05/0134

DEVELOPMENT ACT 1993, SECTION 46 (4)
Preamble

2. It has been decided to vary the declaration.

NOTICE
PURSUANT to section 46 (4) of the Development Act 1993, I, vary the declaration referred to in Clause 1 of the preamble, by amending the ‘Schedule—Specified kinds of development’ as follows:
A. by deleting paragraph (a) and substituting:
(a) any new water supply pipeline from any borefield, including any related bores or pumps;
B. by deleting the word ‘and’ after paragraph (h);
C. by redesignating paragraph (i) as paragraph (j);
D. by inserting after paragraph (h) the following paragraph and word:
(i) any coastal seawater desalination plant and pipeline, with the exception of a pilot coastal seawater desalination plant and associated infrastructure; and

Dated 14 December 2006.
PAUL HOLLOWAY, Minister for Mineral Resources Development

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR
Preamble
1. The decision of the Governor under section 48 of the Development Act 1993, to approve the development of Holdfast Shores Stage 2A development located adjacent to Chappell Drive, Glenelg was published in the Gazette on 8 June 2000.


3. A further amended proposal to develop the Holdfast Shores Stage 2A development has been under consideration. The more recent amendments are contained in the following documents and drawings:
- Plans of division from Alexander & Symonds received by Planning SA on 25 August 2006 and held in Development Assessment Commission docket number 110/C067/06.
- Application has now been made to the Development Assessment Commission as delegate of the Governor under section 48 of the Development Act 1993, to grant an approval for the Land Division 110/C067/06, for the purpose of re-arranging car parking space allocations in the Pier Hotel at Glenelg Foreshore.
5. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under section 48 (5) of the Development Act 1993.

6. The Development Assessment Commission is satisfied that the amendments do not require the preparation of a further or amended Development Report.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor, grants development approval to the amended Holdfast Development Report.

Conditions of Approval

1. The Holdfast Shores Stage 2A development must be undertaken in accordance with:

(a) the following plans contained in the Development Report dated December 1999, as they relate to the proposals for Stage 2A, except to the extent that they are varied by the plans described in paragraphs (c), (d), (e), (f), (g), (h), (i) and (k):
   - Site plan, Plan 5;
   - Pedestrian movement, Plan 7;
   - Vehicular movement, Plan 8;
   - Urban spaces, Plan 9;
   - Hotel environs study, Plan 18;
   - Public Art Masterplan, Plan 21; and
   - Hotel: landscaping plan, Plan 36; and

(b) the following plans contained in the report from Woodhead International and Masterplan to Planning SA (a branch of the then Department of Transport, Urban Planning and the Arts) dated 25 February 2000, except to the extent that they are varied by the plans described in paragraphs (c) and (d):
   - Revised hotel plaza plan, Supplementary Plan SP 6, dated February 2000;
   - Revised hotel plaza section, Supplementary Plan SP 7, dated February 2000;
   - Revised hotel plaza details, Supplementary Plan SP 8, dated February 2000;
   - Bridge—plan, elevation and details, Supplementary Plan SP 23, dated February 2000;
   - West plaza level detail, Supplementary Plan SP 30, dated February 2000;
   - East plaza level detail, Supplementary Plan SP 31, dated February 2000;
   - Open space/vegetation, Supplementary Plan SP 32, dated December 1999; and
   - Amended dining room window, Supplementary Plan SP 33, dated December 1999; and

(c) the following plans except that they are varied by the plans described in paragraph (d):
   - Hotel undercroft plan, Supplementary Plan SP 34 Rev. A, dated 27 March 2000;
   - Hotel plaza plan, Supplementary Plan SP 35 Rev. A, dated 27 March 2000;
   - Temporary car park option 1, Supplementary Plan SP 36, undated;
   - Temporary toilets, Supplementary Plan SP 39, dated 27 March 2000;
   - Hotel western edge, plan detail, Supplementary Plan SP 40 A, dated April 2000; and
   - Hotel western edge, section details, Supplementary Plan SP 41 A, dated April 2000; and

(d) the following plans except that they are varied by the plans described in paragraph (e):
   - Perspective, Supplementary Plan SP 42, dated 15 November 2000;
   - Site Coverage Comparison: Original Masterplan and Amended Plan, Supplementary Plan SP 50, dated 15 November 2000;
   - Site Coverage Comparison: Approved Plan and Amended Plan, Supplementary Plan SP 51, dated 15 November 2000;
   - Traffic Circulation Diagram, Supplementary Plan SP 52, dated 15 November 2000; and
   - Eastern Plaza: Urban Design Amendments, Supplementary Plan SP 53, dated 15 November 2000; and

(e) the following plans except that they are varied by the plans described in paragraph (f):
   - Car Park Floor Plan, Supplementary Plan SP 55, dated 2 February 2001;
   - Ground Floor Plan, Supplementary Plan SP 56, dated 2 February 2001;
   - First, Second, Third, Fourth Floor Plans, Supplementary Plan SP 57, dated 2 February 2001;
   - Fifth, Sixth, Seventh Roof Plans, Supplementary Plan SP 58, dated 2 February 2001;
   - Elevations, Supplementary Plan SP 59, dated 2 February 2001;
   - Elevations, Supplementary Plan SP 60, dated 2 February 2001; and
   - Supplementary Plan SP 61, dated 2 February 2001; and
   - Supplementary Plan SP 62, dated 16 February 2001; and

(f) the following plan except that it is varied by the plans described in paragraph (g):
   - Ground Floor Fit-out Plan, Supplementary Plan SP 64, amendment A, dated 20 November 2001; and

(g) the following plan except that it is varied by the plans described in paragraph (h):
   - Map Reference 6628-50-j and h dated 10 May 2001 by Alexander Symonds;

(h) the following plans except that they are varied by the plans described in paragraph (i) and (j):
   - Plan number 00098601AR SK104 by Urban Construct Baulderstone Hornibrook Joint Venture dated 1 July 2002 marked up to highlight changes to the design of the plaza and pedestrian and bicycle path.
   - Plan of division and redesignation of parcels of allotment 700, certificate of title volume 5875, folio 521 and allotment 701, certificate of title volume 5875, folio 520 in Deposited Plan 57305 of Section 1623, Hundred of Noarlunga and of portion of seabed, foreshore and closed road by Alexander & Symonds Pty Ltd completed 4 May 2001 held in Development Assessment Commission docket number 110/D500/02.

(i) the following plans except that it is varied by the plans described in paragraph (j) and (k):

(j) the following plans except that they are varied by the plans described in paragraph (k):

(k) the following plans except that they are varied by the plans described in paragraph (l):

(l) the following plans except that they are varied by the plans described in paragraph (m):

(m) the following plans except that they are varied by the plans described in paragraph (n):

(n) the following plans except that they are varied by the plans described in paragraph (o):

(o) the following plans except that they are varied by the plans described in paragraph (p):
• Drawing number 00098601AR SK135 by Woodhead International dated 24 January 2001 showing the Pier Hotel Western Signage.
• Drawing number 00098601AR SK136 by Woodhead International dated 24 January 2001 showing the Pier Hotel Eastern Signage.
• Drawing number 00098601AR SK137 by Woodhead International dated 24 January 2001 showing the Pier Hotel Northern Signage.
• Drawing number 00098601AR SK138 by Woodhead International dated 24 January 2001 showing the Pier Hotel Southern Signage.
• Drawing number 00098601AR SK139 by Woodhead International dated 24 January 2001 showing the Pier Hotel Signage Details.
• Plan number 00098601 SK140 by Urban Construct Baulderstone Hornibrook Joint Venture dated March 2002 showing the north elevation.
• Plan number 00098601AR SK141 by Urban Construct Baulderstone Hornibrook Joint Venture dated March 2002 showing the south elevation.
• Plan number 00098601AR SK142 by Urban Construct Baulderstone Hornibrook Joint Venture dated March 2002 showing the east elevation.
• Plan number 00098601AR SK143 by Urban Construct Baulderstone Hornibrook Joint Venture dated December 2001 showing the west elevation.
• Plan number 00098601AR SK144 by Urban Construct Baulderstone Hornibrook Joint Venture dated March 2002 showing sections F-F and G-G.

(j) the following plans:

• Plan of division and associated scheme description of primary strata Lot 3 in Community Plan 21562, Hundred of Noarlunga for secondary strata community allotments by Alexander & Symonds Pty Ltd received by Planning SA on 26 November 2003 held in Development Assessment Commission docket number 110/C569/03.
• Plan division CP21562 in Land Division Application 110/C067/06 received by Planning SA on 25 August 2006 and held in Development Assessment Commission docket number 110/C067/06.

(k) the following documents except to the extent that they are varied by the plans described in paragraphs (a) to (j) inclusive:

• facsimiles dated 3 March 2000, 20 March 2000 and 22 March 2000, from Woodhead International to Planning SA (a branch of the then Department of Transport, Urban Planning and the Arts);
• the reports dated 25 February 2000, 28 February 2000, 29 February 2000, 14 March 2000 and 4 April 2000, from Woodhead International and Masterplan to Planning SA (a branch of the then Department of Transport, Urban Planning and the Arts);
• the two reports dated 18 April 2000, from Woodhead International to Planning SA (a branch of the then Department of Transport, Urban Planning and the Arts);
• the letters from Murray Young and Associates, traffic consultants, to Woodhead International dated 3 April 2000, 14 April 2000, 28 April 2000 and 9 November 2000;
• the letter from Woodhead International to the Development Assessment Commission dated 10 November 2000;
• the report entitled ‘Holdfast Shores Stage 2—Hotel and Associated Facilities Amendment Report’ prepared by Master Plan SA Pty Ltd dated November 2000;
• the report entitled ‘Holdfast Shores Stage 2—Hotel and Associated Facilities Amendment Report 2’ prepared by Master Plan SA Pty Ltd dated February 2001;
• the ‘Car Parking Review of Amendment 2’ from Murray F. Young and Associates dated February 2001 and 12 February 2001;
• the letter from Woodhead International to the Development Assessment Commission dated 26 November 2001;
• the report entitled ‘Holdfast Shores Stage 2—Pier Hotel Ground Floor Variations’ prepared by Master Plan SA Pty Ltd dated November 2001;
• the letters from Murray Young and Associates, traffic consultants, to Woodhead International dated 21 November 2001 and 13 December 2001;
• the letter from Woodhead International on behalf of the Holdfast Shores Consortium to the Minister for Urban Development and Planning dated 3 July 2002;
• scheme description for primary community plan for The Pier Holdfast Shores, Holdfast Promenade, Glenelg received by Planning SA on 26 July 2002 held in Development Assessment Commission docket number 110/C020/02;
• scheme description for secondary community plan for The Pier Holdfast Shores, Holdfast Promenade, Glenelg received by Planning SA on 26 July 2002 held in Development Assessment Commission docket number 110/C021/02;
• the letter from Woodhead International on behalf of the Holdfast Shores Consortium to the Minister for Urban Development and Planning dated 24 January 2003; and
• scheme description for secondary community plan for The Pier Holdfast Shores, Chappell Drive, Glenelg, received by Planning SA on 26 November 2003, held in Development Assessment Commission docket number 110/C569/03.

2. No works may be commenced unless and until:

(a) a private certifier or the City of Holdfast Bay has certified to the Development Assessment Commission that all work that constitutes building work under the Development Act 1993, complies with the Building Rules;

(b) an Environmental Management Plan (EMP) has been prepared in consultation with the Environment Protection Authority and the City of Holdfast Bay to address the management issues during construction. Matters to be addressed in the EMP must include:

• traffic management during construction, including transport beyond the development site;
• control and management of construction noise;
• dust and mud control;
• working hours;
• stormwater management during construction;
• site security and fencing;
• disposal of building waste and refuse;
• protection and cleaning of roads and pathways;
• site clean up; and

(c) adherence to all relevant Environment Protection Authority codes of practice for construction sites.

3. Subject to Conditions 3A and 3B, the hotel shall not be used or occupied for the purposes outlined in the application until:
(a) all car parks proposed for Stage 2A have been established in accordance with the plans listed in Condition 1 (e);

(b) plans for street furniture and directional signs for Stage 2A (including siting, elevations and materials) have been prepared by the proponent to the satisfaction of the Development Assessment Commission in consultation with the City of Holdfast Bay;

(c) plans for public art for Stage 2A in accordance with plan 21 entitled ‘Public Art Master Plan’ and dated December 1999 (including siting, elevations and materials) have been prepared by the proponent to the satisfaction of the Development Assessment Commission in consultation with the City of Holdfast Bay;

(d) lighting of all external areas has been provided to the satisfaction of the Development Assessment Commission to ensure the safety of users of the pedestrian paths and plazas; and

(e) (i) plans for the drainage of stormwater from the Stage 2A site (including siting, elevations and materials) have been prepared by the proponent to the satisfaction of the Development Assessment Commission in consultation with the City of Holdfast Bay;

(ii) stormwater infrastructure has been installed in accordance with the plans prepared pursuant to Condition 3 (e) (i) to the satisfaction of the Development Assessment Commission in consultation with the City of Holdfast Bay; and

(iii) stormwater infrastructure is operational.

3A. Notwithstanding Condition 3 the hotel may be used and occupied for the purposes outlined in the application before the construction of the part of the basement car park marked out and indicated by the notation ‘Defer Basement Construction’ on the Plan Number 00098601AR W02 Revision 02 by Urban Construct Baulderstone Hornibrook Joint Venture dated July 2001 marked up to highlight the portion of the car park construction to be deferred subject to:

(a) a temporary car park having first been established in accordance with the Plan Number 00098601AR SK104 by Urban Construct Baulderstone Hornibrook Joint Venture dated 1 July 2001, marked up to highlight the temporary car park; and

(b) that temporary car park being available for use for the purposes of the approved development until that part of the basement car park has been constructed and is available for use.

3B. If the construction of Holdfast Shores Stage 2B shall not have commenced by substantial works on the site on or before 30 June 2006 (or such later date as the Development Assessment Commission may fix at any time) the construction of the part of the basement car park referred to in Condition 3A must be undertaken forthwith and commenced by substantial works on the site within three calendar months of that date (or of any later date fixed by the Development Commission or within such extended period as the Development Assessment Commission may allow).

4. Street furniture and directional signs for the Stage 2A development shall be established in accordance with the plans prepared pursuant to Condition 3 (e) within six months of the first occupation of the hotel to the satisfaction of the Development Assessment Commission.

5. Public art for the Stage 2A development shall be established in accordance with the plans prepared pursuant to Condition 3 (c) within six months of the first occupation of the hotel to the satisfaction of the Development Assessment Commission.

6. The car parking areas shall be designed in accordance with Australian Standards 2890.1-1993 and line markings must be maintained in good and substantial condition at all times.

7. The pedestrian paths and plazas proposed in the application, including the area situated between the existing Glenelg Surf Life Saving Club and the hotel building, shall be open for pedestrian use from the commencement of use and occupation of the hotel and must then be kept open for pedestrian use at all times.

8. An iron-barred gate of at least 1.5 m in height shall be constructed at the entrance to the stairwell on the south-eastern corner of the hotel building.

9. Access for service deliveries and waste disposal vehicles at the hotel plaza level shall only be allowed between 7 a.m. and 10 a.m. daily.

10. The proposed toilets to replace the existing toilets adjoining the kiosk on the north-eastern side of the site shall be established to the satisfaction of the Development Assessment Commission in consultation with the City of Holdfast Bay prior to the demolition of these existing toilets.

11. Driveways, parking and manoeuvring areas and footpaths shall be kept illuminated during the hours of darkness when the bar and lounge facilities are open to the public, and such lights shall be directed and screened so that drivers are not distracted by lights.

12. Landscaping proposed in the application shall be established before the first occupation of the hotel and plants must be maintained in good health and condition at all times. A plant shall be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased.

13. Vegetation proposed to be established along the western edge of the undercroft parking of the hotel shall:

   • provide sufficient foliage and density of planting to screen the undercroft to ensure that the presence of cars is not obtrusive when viewed from the promenade; and

   • not unreasonably inhibit ventilation from the undercroft parking areas (which may require pruning or thinning of the vegetation from time to time).


15. The quality of any stormwater entering the Holdfast Shores Marina from the Stage 2A development shall comply with the guidelines applicable to secondary recreational use and the protection of aquatic ecosystems within the ANZECC Australian Water Quality Guidelines for Fresh and Marine Waters (November 1992), or any standard that may be subsequently substituted therefore.

16. Stormwater from the Stage 2A site shall not be disposed of by way of a pipe or similar structure that conveys the stormwater to the beach.

17. Site works, construction work and truck movements to and from the site shall only be carried out between 7 a.m. and 6 p.m., Monday to Saturday inclusive.

18. Payment of $1 620 shall be made into the Planning and Development Fund (one allotment @ $1 620 per allotment). Cheques shall be made payable and marked ‘Not Negotiable’ to the Development Assessment Commission and payment made on Level 5, Roma Mitchell House, 136 North Terrace, Adelaide, (opposite the Railway Station) or sent to G.P.O. Box 1815, Adelaide, S.A. 5001.

Notes to the Applicant:

1. The plans and documents referred to in Condition 1 of the approval together describe the development hereby approved.

2. No advertising signs are hereby approved. The display of any additional advertising sign will require separate approval.


4. The proponent should consult with Adelaide Airport Ltd on crane operations prior to construction.

Dated 14 December 2006.

R. BARUA, Secretary, Development Assessment Commission
Preamble

1. A proposal from Baillie Lodges (hereafter ‘the applicant’) to develop a nature based tourism resort at Hanson Bay, Kangaroo Island has been under consideration under Division 2 of Part 4 of the Development Act 1993.

2. The proposal has been the subject of a Public Environmental Report (PER) and an Assessment Report under sections 46 and 46C of the Development Act 1993, and is hereafter referred to as the ‘proposed Major Development’.

3. The proposed Major Development was the subject of a development application lodged in February 2005 by the applicant. The said application has been amended and expanded upon by the applicant’s Public Environmental Report, dated 24 March 2006 and the applicant’s Response Document, dated 4 July 2006.

4. The Governor was satisfied that an appropriate Public Environmental Report and an Assessment Report have been prepared in relation to the proposed Major Development, in accordance with sections 46 and 46C, Division 2 of Part 4 of the Development Act 1993, and have had regard, when considering the proposed Major Development, to all relevant matters under section 48 (5) of the Development Act 1993.

5. Recent amendments are contained in the following documents and drawings:
   • An application for the Building Rules approval for the Staff Village Stage 1 construction was made on 4 December 2006.
   • An application for approval for the Construction Environmental Management and Monitoring Plan (CEMMP) was made on 11 December 2006.

6. Application has been made to the Development Assessment Commission as Delegate of the Governor under section 48 of the Development Act 1993, to grant approval for the Building Rules Certification for Stage 1 and the Construction Environmental Management and Monitoring Plan.

7. The Development Assessment Commission has in considering the application had regard to all relevant matters under section 48 (5) of the Development Act 1993.

8. The Development Assessment Commission is satisfied that the variation does not require the preparation of a further amended Public Environmental Report.

Decision

PURSUANT to section 48 of the Development Act 1993 and with the advice and consent of the Executive Council and having due regard to the matters, set out in section 48 (5) and all other relevant matters, the Development Assessment Commission, as delegate of the Governor:

(a) grant a provisional development authorisation in relation to the proposed major development, subject to the conditions and Notes to Applicant below;

(b) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;

(c) specify for the purposes of section 48 (11) (b) the period of two years from the date hereof as the time within which substantial work must be commenced on site failing which the Governor may cancel this authorisation.

Pursuant to section 48 and Regulation 64 (1) of the Development Act 1993, reserve the decision on the following matter:

(a) Compliance with the Building Rules in relation to Stage 2 of the proposed major development (refer to Notes to Applicant below for further information).

Conditions of Approval

1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed major development shall be undertaken in strict accordance with:

(a) the following drawings contained with the Public Environmental Report for Southern Ocean Lodge dated 24 March 2006, except to the extent that they are varied by the plans described in paragraph 1 (b):
   • Drawing Titled: ‘Location Plan’; Drawing Number 392-M-1, dated March 2006.
   • Drawing Titled: ‘Site Plan’; Drawing Number 392-M-2, dated March 2006.
   • Drawing Titled: ‘Typical Suites 1 to 24’; Drawing Number 392-M-6, dated March 2006.
   • Drawing Titled: ‘Lodge and Suites’; Drawing Number 392-M-7, dated March 2006.
   • Drawing Titled: ‘Spa Retreat’; Drawing Number 392-M-9, dated March 2006.
   • Drawing Titled: ‘Restaurant and Lounge’; Drawing Number 392-M-14, dated March 2006.
   • Drawing Titled: ‘Guest Suite’; Drawing Number 392-M-17, dated March 2006.
14 December 2006] THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 4315

(b) the following drawings contained within the applicant’s Response Document, dated 4 July 2006:
- Drawing Titled ‘Walking Trails’.

c) the following documents:
- Development application, dated February 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Public Environmental Report, Southern Ocean Lodge prepared by Baillie Lodges and Parsons Brinckerhoff, dated 24 March 2006 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Response Document, prepared by Baillie Lodges and Parsons Brinckerhoff, dated 4 July 2006 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Assessment Report prepared by the Minister for Urban Development and Planning, dated September 2006 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Building Rules Certification dated 4 December 2006 by Rocco Ciancio Private Certifier and Building Surveyor.

2. The applicant shall submit further information and application(s) in relation to the matters that have been reserved.

3. No building works on any part of the development may commence until a favourable decision has been notified to the applicant by the Governor or the Governor’s delegate in respect of the reserved matters referred to above and until a development authorisation under section 48 (2) is granted.

4. An Operational Environmental Management and Monitoring Plan (OEMMP) for the operational phase of the development shall be prepared to the satisfaction of the Governor or her delegate, prior to commencement of operations. (Refer to Notes to Applicant below).

5. All works and site activities shall be undertaken in accordance with the approved Construction Environmental Management and Monitoring Plan.

6. Normal operating hours for construction activities and truck movements to and from the site shall be from 7 a.m. to 7 p.m., Monday to Sunday inclusive. (Refer to Notes to Applicant relating to Environment Protection Authority noise emission policies).

7. The wastewater collection and treatment system shall be designed to ensure that the obligations of the Environment Protection (Water Quality) Policy 2004 are met, and to ensure that effluent does not overflow or escape from drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system, except where the effluent complies with criteria in the above policy.

8. The level of wastewater generated and consequent irrigation rates shall be closely monitored and if greater than 8 500 L/day then irrigation area and rates modified to ensure compliance with this limit.

9. Information on all signage (directional and interpretative) including detail on size, colour and content, shall be prepared to the satisfaction of the Governor or delegate, prior to its installation.

10. Pedestrian access arrangements over Crown land and management of its impacts shall be agreed with the Department for Environment and Heritage prior to opening of the Lodge. The beach shall remain unobstructed for public access.

11. A raised timber boardwalk shall be provided along the walking trail to the east of the suites as indicated in Figure 3.1 of the Response Document. Detail on the dimensions and the precise location of the boardwalk shall be prepared to the satisfaction of the Governor or delegate prior to its installation.

12. A strategy to minimise impact on fauna from vehicle traffic using the private entrance road shall be prepared to the satisfaction of the Governor or delegate.

13. Clearing of vegetation shall not exceed that indicated in the PER. Revegetation of impacted areas shall be undertaken as soon as possible following construction.

14. Biomatting or mulching on cleared areas shall occur until such time that revegetation is established.

15. Above-ground fuel tanks shall be bunded and sealed in a manner which will provide capacity for a minimum of 30 000 litres.

16. All stormwater run-off from car parking areas, driveways and other hard surfaced areas shall be collected, contained, treated as necessary, and disposed of in a stormwater management system so that there is no contamination of water resources (surface or underground).

17. Storage of any material with the potential to degrade water quality shall be within a bunded area constructed in accordance with Australian Standard 1940.

18. The helipad shall only be used in emergencies.

19. In keeping with its commitment in the PER, the proponent and any subsequent operator shall not clear boundary vegetation, whether or not such clearance is permitted under the Native Vegetation Act 1991.

20. Revegetation of the site, with locally indigenous species, shall be undertaken if the operation fails and the site is decommissioned.

21. The restaurant shall not be open to the general public.

22. A Bushfire Management Plan, prepared in consultation with the Country Fire Service, shall be submitted for approval by the Governor or delegate.

23. Public and Environmental Health Act 1987, approval of the method of disposal of sewage and sullage from the building shall be obtained from Council prior to work being commenced. (Regulation 77).

24. For buildings within one km of the coastline all external metal roof cladding shall be corrosion protected and all connectors used in timber fixings shall be corrosion protected with a protective coating in accordance with the requirements of AS1214, AS1397, AS1562, AS1684, AS1720, AS/NZS2179, AS/NZS2699, AS3623, AS4100, AS/NZS4534, AS/NZS4600 and AS/NZS4791. (BCA B1.3).
25. Water storage tank calculations and details shall be submitted to the private certifier for approval prior to this work commencing. (BCA B1.3).

26. Materials and assemblies in the building shall have Fire Hazard Properties that comply with the requirements of Specification C1.10 and in accordance with the requirements of this part of the BCA. (BCA C1.10).

27. Water storage tanks overflow shall be discharged at least 5 m away from buildings and site boundaries or piped to the street wateratable or site drainage easement in accordance with the requirements of AS/NZS3500.3.2 or AS/NZS3500.5 (BCAF1.1).

28. An additional washing/drying machine (total of three required) shall be installed in the laundry for the use of the residents of the Bed-sit units in accordance with the requirements of this part of the BCA. (BCA F2.1).

29. This consent does not include the cabins, service buildings, reception/restaurant and spa retreat, which shall form the basis of further staged application(s) for Building Rules assessment. Note that there are timeframes for which the proposal must be substantially completed from the dated of issue of the staged Development Approval. Sufficient time must be allowed for the lodging, processing, issue of future staged consents and Development Approvals, including the construction of future stage(s) prior to the expiration of the validity of the Development Approval (section 39 and Regulation 46).

30. The building works proposed shall conform to the provisional development plan consent requirements (section 93).

Notes to Applicant

1. All matters relating to this provisional development authorisation are matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached.

2. A decision on building rules will only be made after a Building Rules assessment and certification has been undertaken and issued by the Kangaroo Island Council or a private certifier, in accordance with the provisions of the Development Act 1993 and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993.

3. Pursuant to Development Regulation 64, the applicant is advised that the Kangaroo Island Council or private certifier conducting a Building Rules assessment must:
   (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993 in relation to the building works in question; and
   (b) to the extent that may be relevant and appropriate:
      (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
      (ii) assign a classification of the building under these regulations; and
      (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993 provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

4. The Kangaroo Island Council or private certifier undertaking the Building Rules assessment must ensure that the assessment and certification are consistent with this provisional development authorisation (including Conditions or Notes that apply in relation to this provisional development authorisation).

5. An application to vary the Major Development or any of its components may be submitted. Whether a new PER and Assessment Report need to be prepared will depend on the nature of the variation and the lapse of time since the preparation of the PER.

6. The applicant’s CEMMP and OEMMP should be prepared taking into consideration, and with explicit reference to, relevant Environment Protection Authority policies and guideline documents, including but not limited to:
   - the Environment Protection (Air Quality) Policy 1994;
   - the Environment Protection (Water Quality) Policy, 2003;
   - the Occupational Health and Safety Regulations;
   - EPA Guidelines on Odour Assessment, using odour source modelling 2003;
   - EPA Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004;
   - EPA Bunding and Spill Management Guidelines 2004; and the
   - EPA Stormwater Pollution Prevention Codes of Practice, in addition to other legislative requirements and Guidelines/ Australian Standards requiring compliance.

The following management and monitoring plans may be incorporated into the CEMMP or OEMMP as appropriate:
   - Vegetation Monitoring and Management Plan.
   - Site Construction Monitoring and Management Plan.
   - Stormwater Monitoring and Management Plan.

7. The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute; without taking all reasonable and practical measures to prevent or minimise harm to the environment.

8. Any information sheets, guidelines documents, codes of practice, technical bulletins, etc. that are referenced in this decision notice have been provided to the planning authority or may be accessed on the following website:


9. The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

10. For the purposes of section 48 (11) (b) the period of two years from the dated hereof as the time within which substantial work must be commenced on-site failing which the Governor may cancel this authorisation.
11. The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988 whereby any ‘clearance’ work, which may require permission to disturb damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to section 23 of the Aboriginal Heritage Act 1988. Construction staff should be trained in the recognition of potential objects or remains.

12. The Aboriginal Affairs and Reconciliation Division of the Department of the Premier and Cabinet (AARD) strongly recommends that the proponent contact representatives of the Kaurna, Ngarrindjeri and Ramindjeri peoples before the project proceeds, to ensure respect for their heritage interests and well being.

13. The applicant is required to obtain a separate approval from the Department of Health (Wastewater Management Unit) for the other elements of the on-site collection, treatment and disposal of wastewater.

14. A disposal path for the spa water shall be designed to comply with the requirements of the relevant authority under the Public and Environmental Health Act 1987.

15. All community drinking water supplies shall comply with the Food Act 2001 which requires compliance with the NH&MRC’s Australian Drinking Water Guidelines (2004).


17. This decision does not include approval for use of bore water. A separate application to vary the Governor’s approval is required in the instance that any proposal to use the bore water is put forward.

18. Should surface irrigation be desired, then the effluent must be disinfected to meet the requirements of the South Australian Reclaimed Water Guidelines (1999).

19. NH&MRC’s Australian Drinking Water Guidelines (2004) may be accessed at:

Compliance with the Guidelines requires that a risk management plan must be developed and the implementation of such a plan will require the application of the NH&MRC’s Community Water Planner, which may be accessed at:

20. The proponent is required to develop a Phytophthora hygiene strategy, which shall include washdown procedures for heavy machinery, graders, bulldozers prior to entry to the site. A trailer-mounted Phytophthora Washdown Unit is available for hire from Kangaroo Island Council.

21. The proponent needs to consult with the NRM Board over arrangements to minimise the risk of spreading weeds during works.

22. Diesel motors shall conform to the mandatory provisions of the Environmental Protection (Air Quality) Policy 1994 (SA) for particulates and carbon monoxide in exhaust gas.


Notes on Building Rules Certification (Stage 1)

24. Consent is for work carried out within the site boundaries and does not cover work carried out in an adjoining public space. Approval for any work within the road reserve needs to be obtained from Council, including landscaping, paving, crossovers, the location, design and capacity of the stormwater discharge at the property alignment.

25. The owner’s attention should be drawn to the landscaping and tree planting restrictions required by the engineer’s construction report and AS2870.

26. It is advisable to contact authorities responsible for the supply of services such as water, electricity, telephone, gas; the Department of Transport, Australia Post, Environment Protection Authority (EPA) and easement owners/holders, where applicable, seeking their requirements prior to building work commencing on-site.

27. ESSENTIAL SAFETY PROVISIONS: An essential safety provisions Schedule in the form set out in Form 1 of Schedule 1, which specifies the essential safety provisions set out in Minister’s Specification SA 76 has been provided with this certification. The items to be inspected or tested are detailed on the attached Schedule. The building owner must record proof of maintenance of these items for future reference.

28. The building classification and approved number of occupants is as follows:

<table>
<thead>
<tr>
<th>Building</th>
<th>Floor</th>
<th>Portion</th>
<th>Classification(s)</th>
<th>Approved Number of Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manager’s Residence</td>
<td>Ground</td>
<td>All</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>Duplex Units</td>
<td>Ground</td>
<td>All</td>
<td>2</td>
<td>2 per unit</td>
</tr>
<tr>
<td>Bed-sit Units</td>
<td>Ground</td>
<td>All</td>
<td>2</td>
<td>2 per unit</td>
</tr>
<tr>
<td>Staff Centre</td>
<td>Ground</td>
<td>All</td>
<td>10a</td>
<td>N/A</td>
</tr>
</tbody>
</table>

29. All building work must be performed in accordance with the approved documents. Any variations to the building materials, or the systems that affect the structural soundness or the safety of the building must be approved by the private certifier prior to such alteration occurring. Alternate and/or substitute building products must meet the Deemed-To Satisfy provisions of the Performance Requirements of the BCA.

30. The building contains materials that are susceptible to termite attack. The details provided indicate that physical barriers, in accordance with AS3660.1 requirements, are to be used to protect the building. The building owner/tenant is advised that an important part of this protection involves regular inspections for termite activity and appropriate action as and when required.
31. Proprietary materials and products specified in the approved documents must be selected and installed in accordance with the manufacturers' written recommendations, specifications and with the relevant standards.

32. For cut or fill sites, retaining walls are required to be installed on the boundary to retain any cut or fill within the property boundaries.

33. The building work proposed has been checked for compliance with the minimum allowable requirements contained within the legislation and standards. The owner/applicant/builder are advised to seek advice from the designers, suppliers and manufacturers involved to determine the implications of the design criteria chosen for this project.

34. The building work proposed includes elements of design and construction that require on-going maintenance and regular inspection regimes. The owner/applicant/builder are advised to seek advice from the designers, suppliers and manufacturers involved to determine the implications of the maintenance/inspection required for this project.

35. This consent does not include any existing structures. Separate professional advice may be required to ensure that the existing structures are safe and structurally adequate.

36. The performance of the designs chosen for the proposed building work have obligations on to ensure that the design parameters are not compromised by a lack of attention, maintenance or misuse. The owner/applicant/builder/tenant of the building works are advised to refer to the designers/manufacturers/standards associated with this building to ensure that their obligations to ensuring the design parameters are not compromised exceeded or are met.

37. The owner/applicant/builder are advised to ensure that ancillary works are completed in a timely manner to ensure that the health of persons and damage to structures do not occur. This includes any air-conditioning works, paving, plumbing (both septic and water), landscaping, fences, soil retention or activity.

38. The legislation provides that defined activities are complying. It is the owner/applicant/builder/tenant’s responsibilities to ensure that any such activity is carried out in a manner that is not detrimental to persons or structures.

39. Where articulation of the walls of the building are required, these must be installed in accordance with the manufacturers’ requirements or as specified within the Engineers Footing Construction Report.

40. The installation of glazing must be in accordance with AS1288 and is to include safety glass for glazed doors, side panels, full height windows and glass located over or adjacent bath/showers.

41. This consent does not imply compliance with the Equal Opportunity Act 1984 (State Legislation), nor with the Disability Discrimination Act 1993 (Commonwealth Legislation), including the Regulations under those legislative Acts and each as amended. It is the responsibility of the owner and the person erecting the structure to ensure compliance with these legislative requirements.

Given under my hand at Adelaide, 14 December 2006.

R. BARUA, Secretary Development Assessment Commission
ENVIRONMENT PROTECTION ACT 1993

Vary the Approval of Category B Containers

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

Vary the Approval of Category B Containers

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

(a) the product which each class of containers shall contain;
(b) the size of the containers;
(c) the type of containers;
(d) the name of the holders of these approvals.

(i) Subsection 69 (3) Arrangements:
The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in Column 5 of Schedule 1 of this Notice; and

(ii) Approved Refund Markings:
(a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers,
(b) The refund marking that appears on each container that belongs to the class of containers hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric (‘5’) in the statement.
(c) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
<th>Column 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Product Name</td>
<td>Container Size (mL)</td>
<td>Container Type</td>
<td>Approval Holder</td>
<td>Collection Arrangements</td>
</tr>
<tr>
<td>Youll Love Coles Apple &amp; Berry Mineral Water</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Cola</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Diet Cola</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Diet Dry Ginger Ale Sparkling Mixer</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Diet Lemonade Soft Drink</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Diet Tonic Water Sparkling Mixer</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Dry Ginger Ale Sparkling Mixer</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Lemon &amp; Lime Mineral Water</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Lemon Mineral Water</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Lemon Soft Drink</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Lemonade Soft Drink</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Lime Flavoured Soft Drink</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Natural Mineral Water</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Orange &amp; Mango Mineral Water</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Orange Soft Drink</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Pineapple &amp; Mango Mineral Water</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Pineapple Flavoured Soft Drink</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Raspberry Flavoured Soft Drink</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Soda Water Sparkling Mixer</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
<tr>
<td>Youll Love Coles Tonic Water Sparkling Mixer</td>
<td>1 250</td>
<td>PET</td>
<td>P &amp; N Beverages Australia Pty Ltd</td>
<td>Flagecan Distributors</td>
</tr>
</tbody>
</table>
ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

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

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot, listed at Schedule 1 of this Notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

Approval of Collection Depot

The collection depot identified by reference to the following matters is approved:

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

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

Conditions of Approval

Impose the following conditions on the approval:

(a) The person in charge of the collection depot shall ensure the depot premises complies with Council Planning Regulations and shall be kept in an orderly condition.
(b) The person in charge of the collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
(c) The person in charge of the collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
(d) The person in charge of the collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
   (i) a nuisance or offensive condition;
   (ii) a risk to health or safety; and
   (iii) damage to the environment.
(e) The person in charge of the collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

SCHEDULE 1

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
<th>Column 5</th>
<th>Column 6</th>
<th>Column 7</th>
</tr>
</thead>
<tbody>
<tr>
<td>Welland Waste &amp; Recycling Depot</td>
<td>Welland Waste &amp; Recycling Depot Pty Ltd</td>
<td>Raymond Valentini and Robert Rodato</td>
<td>42 Musgrave Avenue</td>
<td>Welland</td>
<td>5105/966</td>
<td>Southern</td>
</tr>
<tr>
<td>South Coast Bottle &amp; Can Depot</td>
<td>South Coast Bottle &amp; Can Co. Pty Ltd (Goolwa)</td>
<td>Grant and Kate Levy</td>
<td>Section 2282, Goolwa to Middleton Main Road</td>
<td>Goolwa</td>
<td>5527/651</td>
<td>Southern</td>
</tr>
</tbody>
</table>
Housing Improvement Act 1940

WHEREAS by notice published in the Government Gazette on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the Gazette.

<table>
<thead>
<tr>
<th>Address of House</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title</th>
<th>Date and page of Government Gazette in which notice declaring house to be substandard published</th>
<th>Maximum rental per week payable in respect of each house</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unit 2, 16 Grundy Terrace, Christies Beach</td>
<td>Allotment 43 in Deposited Plan 3074, Hundred of Noarlunga</td>
<td>5177 436</td>
<td>2.3.06, page 766</td>
<td>75.00</td>
</tr>
<tr>
<td>50 Pertwood Road, Elizabeth North</td>
<td>Allotment 100 in Deposited Plan 27640, Hundred of Munno Para</td>
<td>5191 745</td>
<td>24.10.02, page 3892</td>
<td>125.00</td>
</tr>
<tr>
<td>Units 1 and 2, 432 Seaview Road, Henley Beach</td>
<td>Allotment 396 in Filed Plan 14, Hundred of Yatala</td>
<td>5516 691</td>
<td>24.8.06, page 2862</td>
<td>65.00</td>
</tr>
<tr>
<td>Unit 3, 432 Seaview Road, Henley Beach</td>
<td>Allotment 396 in Filed Plan 14, Hundred of Yatala</td>
<td>5516 691</td>
<td>24.8.06, page 2862</td>
<td>90.00</td>
</tr>
<tr>
<td>Unit 4, 432 Seaview Road, Henley Beach</td>
<td>Allotment 396 in Filed Plan 14, Hundred of Yatala</td>
<td>5516 691</td>
<td>24.8.06, page 2862</td>
<td>70.00</td>
</tr>
<tr>
<td>Unit 5, 432 Seaview Road, Henley Beach</td>
<td>Allotment 396 in Filed Plan 14, Hundred of Yatala</td>
<td>5516 691</td>
<td>24.8.06, page 2862</td>
<td>112.00</td>
</tr>
<tr>
<td>Lot 8, Smitham Road (also known as De Mannu Road) Munno Para Downs</td>
<td>Allotment 8 in Deposited Plan 6153, Hundred of Munno Para</td>
<td>5184 792</td>
<td>24.8.06, page 2862</td>
<td>160.00</td>
</tr>
<tr>
<td>1 Third Street, Owen</td>
<td>Allotment 1 in Filed Plan 9239, Hundred of Dalkey Pinnaroo</td>
<td>5495 273</td>
<td>26.9.91, page 901</td>
<td>155.00</td>
</tr>
<tr>
<td>31 Adelaide Road, Pinnaroo</td>
<td>Allotment 44 in Deposited Plan 3032, Hundred of Pinnaroo</td>
<td>5302 275</td>
<td>27.7.06, page 2380</td>
<td>123.00</td>
</tr>
<tr>
<td>9 Hallam Street, Port Pirie West</td>
<td>Allotment 47 in Deposited Plan 1575, Hundred of Pirie Randell</td>
<td>5152 693</td>
<td>26.10.06, page 3774</td>
<td>96.00</td>
</tr>
<tr>
<td>34 Elliott Street, Whyalla</td>
<td>Allotment 690, Hundred of Randell</td>
<td>5722 645</td>
<td>27.1.94, page 154</td>
<td>91.00</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 14 December 2006.  
D. HUXLEY, Director, Corporate Services

Housing Improvement Act 1940

NOTICE is hereby given that the South Australian Housing Trust in the exercise of the powers conferred by the Housing Improvement Act 1940, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940.

<table>
<thead>
<tr>
<th>No. of House and Street</th>
<th>Locality</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>255 Lyons Road</td>
<td>Dernancourt</td>
<td>Allotment 140 in Deposited Plan 3073, Hundred of Yatala</td>
<td>5633 615</td>
</tr>
<tr>
<td>Unit 4, 608 Magill Road</td>
<td>Magill</td>
<td>Unit 4, Strata Plan 1843, Hundred of Adelaide</td>
<td>5057 551</td>
</tr>
<tr>
<td>Unit 5, 608 Magill Road</td>
<td>Magill</td>
<td>Unit 5, Strata Plan 1843, Hundred of Adelaide</td>
<td>5057 552</td>
</tr>
<tr>
<td>Unit 2, 323 Esplanade</td>
<td>Moana</td>
<td>Allotment 2 in Deposited Plan 3752, Hundred of Willunga</td>
<td>5571 706</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 14 December 2006.  
D. HUXLEY, Director, Corporate Services
WHEREAS by notice published in the Government Gazette on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the following table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

<table>
<thead>
<tr>
<th>Address of House</th>
<th>Allotment, Section, etc.</th>
<th>Certificate of Title</th>
<th>Date and page of Government Gazette in which notice declaring house to be substandard published</th>
</tr>
</thead>
<tbody>
<tr>
<td>49 Burton Road, Athelstone</td>
<td>Allotment 1 in Filed Plan 3811, Hundred of Adelaide</td>
<td>Crown Lease 1164, Vol. 5511, Folio 671</td>
<td>7.5.92, page 1352</td>
</tr>
<tr>
<td>Section 93, Defontany Road, Barmera (detached timber-framed, galvanized iron clad house)</td>
<td>Section 471, Cobdogla Irrigation Area</td>
<td>Crown Lease 1034, Vol. 5939, Folio 359</td>
<td>14.11.89, page 1505</td>
</tr>
<tr>
<td>Section 667, Government Road, Monash (detached double-fronted stone and brick house)</td>
<td>Section 667, Hundred of Berri Irrigation Area</td>
<td>Crown Lease 1034, Vol. 5828, Folio 553</td>
<td>16.2.89, page 491</td>
</tr>
<tr>
<td>29 Jaffrey Street, Parkside</td>
<td>Section 621, Hundred of Berri Irrigation Area</td>
<td>Crown Lease 1034, Vol. 5917, Folio 230</td>
<td>13.8.87, page 494</td>
</tr>
<tr>
<td>2 Kalkyne Street, Renmark</td>
<td>Allotment 332 in Filed Plan 14655, Hundred of Adelaide</td>
<td>Crown Lease 1034, Vol. 5641, Folio 811</td>
<td>27.7.66, page 2380</td>
</tr>
<tr>
<td>11 Rosetta Street, Rosewater</td>
<td>Allotment 517 in Filed Plan 177723, Hundred of Renmark Irrigation District</td>
<td>Crown Lease 1034, Vol. 5828, Folio 553</td>
<td>28.10.93, page 2118</td>
</tr>
<tr>
<td>Front Shack, 14 Walls Street, Whyalla</td>
<td>Allotment 58 in Deposited Plan 1560, Hundred of Port Adelaide</td>
<td>Crown Lease 1034, Vol. 5181, Folio 666</td>
<td>25.11.93, page 2605</td>
</tr>
<tr>
<td>108 Alma Terrace, Woodville West</td>
<td>Allotment 37 in Filed Plan 119155, Hundred of Yatala</td>
<td>Crown Lease 1034, Vol. 5320, Folio 806</td>
<td>17.9.70, page 1279</td>
</tr>
</tbody>
</table>

Dated at Adelaide, 14 December 2006.  

D. HUXLEY, Director, Corporate Services
TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Flinders University, G.P.O. Box 2100, Adelaide, S.A. 5001 (the ‘exemption holder’) or a person acting as an agent is exempt from the Fisheries Act 1982, but only insofar as they may engage in the activities specified in Schedule 1 (the ‘exempted activity’), subject to the conditions set out in Schedule 2, from 8 December 2006 until 30 June 2007, unless varied or revoked earlier.

**SCHEDULE 1**

The hand collection of aquatic organisms from phyla Mollusca, Phaeophyta, Rhodophyta, Magnoliophyta and Chlorophyta (maximum one specimen) from South Australian intertidal ‘rocky’ reefs including reefs located within aquatic reserves.

**SCHEDULE 2**

1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold. Any unwanted specimens must be returned to the water immediately.

2. Before collecting any specimens pursuant to this notice, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption holder stating that they are acting as an agent during the exempted activity.

3. The exemption holder must submit the previously supplied reporting sheet by 31 July 2007 to the Director of Fisheries, Flinders University, G.P.O. Box 2100, Adelaide, S.A. 5001.

4. While engaged in the exempted activity, the exemption holder or an agent must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

5. A person acting as an agent must have on him/her a signed letter from the exemption holder stating that they are acting as an agent during the exempted activity.

6. The exemption holders must not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 6 December 2006.

W. ZACHARIN, Director of Fisheries
SCHEDULE 2
From 2030 hours on 13 December 2006 to 0600 hours on 21 December 2006.
Dated 11 December 2006.

K. CROSTHWAITE, Senior Fisheries Manager

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994
Exemption
TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Jennifer Rankine, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1
Gary Ian Dawe, an officer of Hills & Fleurieu Real Estate Pty Ltd.

SCHEDULE 2
The land described in a portion of certificate of title register book volume 5905, folio 904, situated at Section 598, Boomerang Road, Meadows, S.A. 5201.
Dated 14 December 2006.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994
Exemption
TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Jennifer Rankine, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1
Peter James Taylor, an employee of Elders Ltd.

SCHEDULE 2
The whole of the land described in certificate of title register book volume 5937, folio 135, situated at Lot 16, Mannanarie Road, Jamestown, S.A. 5491.
Dated 14 December 2006.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994
Exemption
TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Jennifer Rankine, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1
Jane Whitehead, an employee of George Forde Pty Ltd.

SCHEDULE 2
The land described in the whole of certificate of title register book volume 5916, folio 112, situated at Lot 54, Esplanade, Coffin Bay, S.A. 5607.
Dated 14 December 2006.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994
Exemption
TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Jennifer Rankine, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1
Kay Morris, an employee of Toop Real Estate Group Pty Ltd.

SCHEDULE 2
The whole of the land described in certificate of title register book volume 5033, folio 361, situated at 8/73 Rose Terrace, Wayville, S.A. 5034.
Dated 14 December 2006.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994
Exemption
TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Jennifer Rankine, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1
Janette Anne Mort, an employee of Neil Ottoson First National Robe Pty Ltd.

SCHEDULE 2
The land described in certificate of title register book volume 5334, folio 563, situated at 1 Lakeside Terrace, Robe, S.A. 5276.
Dated 14 December 2006.

J. RANKINE, Minister for Consumer Affairs

LAND ACQUISITION ACT 1969
(SECTION 16)
Notice of Acquisition
THE Commissioner of Highways (the ‘Authority’), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired
Comprising the fee simple of that land situated at the rear of 610 South Road, Glandore, S.A. 5037, being the whole of Allotment 23 in Filed Plan 6860 and being the whole of the land contained in certificate of title volume 5715, folio 726.
This notice is given under section 16 of the Land Acquisition Act 1969.

Compensation
A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.
Inquiries
Inquiries should be directed to:
Charles Bertram,
P.O. Box 1,
Walkerville, S.A. 5081
Phone (08) 8343 2453
Dated 11 December 2006.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:
A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2006/04289/01

LAND ACQUISITION ACT 1969
(SECTION 16)

Notice of Acquisition
THE Commissioner of Highways (the ‘Authority’), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired
Comprising the fee simple of that land situated at 610 South Road, Glandore, S.A. 5037, being the whole of Allotment 24 in Filed Plan 6860 and being the whole of the land contained in certificate of title volume 5273, folio 550.

This notice is given under section 16 of the Land Acquisition Act 1969.

Compensation
A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries
Inquiries should be directed to:
Charles Bertram,
P.O. Box 1,
Walkerville, S.A. 5081
Phone (08) 8343 2453
Dated 11 December 2006.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:
A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2006/04291/01

LAND ACQUISITION ACT 1969
(SECTION 16)

Notice of Acquisition
THE Commissioner of Highways (the ‘Authority’), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired
Comprising the fee simple of that land situated at 608 South Road, Glandore, S.A. 5037, being the whole of Allotment 25 in Filed Plan 6860 and being the whole of the land contained in certificate of title volume 5797, folio 420.

This notice is given under section 16 of the Land Acquisition Act 1969.

Compensation
A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries
Inquiries should be directed to:
Charles Bertram,
P.O. Box 1,
Walkerville, S.A. 5081
Phone (08) 8343 2453
Dated 11 December 2006.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:
A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2006/04288/01

LAND ACQUISITION ACT 1969
(SECTION 16)

Notice of Acquisition
THE Commissioner of Highways (the ‘Authority’), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:
**LAND ACQUISITION ACT 1969**  
**(SECTION 16)**  
**Notice of Acquisition**

THE Commissioner of Highways (the ‘Authority’), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

**Definition of Land Acquired**

Comprising the fee simple of that land situated at 540-542 South Road, Kurralta Park, S.A. 5037, being the whole of Allotment 62 in Filed Plan 7057, and being the whole of the land contained in certificate of title volume 5082, folio 545, subject to the easement over the land marked ‘C’ to the Electricity Trust of South Australia created in TG 7298994.

This notice is given under section 16 of the Land Acquisition Act 1969.

**Compensation**

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

**Inquiries**

Inquiries should be directed to:

Mary Rose Ward,  
P.O. Box 1,  
Walkerville, S.A. 5081  
Phone (08) 8343 2706  
Dated 11 December 2006.

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

A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure  
DTEI 2006/04544/01
The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2006/04543/01

LAND ACQUISITION ACT 1969
(SECTION 16)

Notice of Acquisition

THE Commissioner of Highways (the ‘Authority’), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired

Comprising the fee simple of that land situated at 556-558 South Road, Kurralta Park, S.A. 5037, being the whole of Allotment 4 in Deposited Plan 31449 and being the whole of the land contained in certificate of title volume 5367, folio 440.

This notice is given under section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Mary Rose Ward,
P.O. Box 1,
Walkerville, S.A. 5081
Phone (08) 8343 2706

Dated 12 December 2006.

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

A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2006/01928/01

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Lasseters Management (T) Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 621 Magill Road, Magill, S.A. 5072 and known as Tower Hotel.

The application has been set down for hearing on 16 January 2007 at 10 a.m.

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 applicant’s address given above, at least seven days before the hearing date (viz: 9 January 2007).

The applicant’s address for service is c/o Moody Rossi & Co., Level 7, 185 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 December 2006.

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 Walkarie Gliding Club Inc. has applied to the Licensing Authority for a Limited Club Licence and Extended Trading Authorisation in respect of the premises situated at Sir Donald Anderson Drive, Waikerie, S.A. 5330 and to be known as Walkarie Gliding Club.

The application has been set down for hearing on 12 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Extended Trading Authorisation:

Sunday: 9 a.m. to 11 a.m. and 8 p.m. to midnight.

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 applicant’s address given above, at least seven days before the hearing date (viz: 5 January 2007).

The applicant’s address for service is c/o Graham Francis, P.O. Box 320, Walkarie, S.A. 5330.

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 5 December 2006.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Vozzo or Adrian Battiston).

15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo or Adrian Battiston).

The applicant’s address for service is c/o Fisher Jeffries, Level 7, 185 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 December 2006.

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 FMRA Pty Ltd as trustee for the FMRA Seaford Family Trust has applied to the Licensing Authority for a Restaurant Licence with Entertainment Consent in respect of premises situated at T20 Seaford Shopping Centre, Commercial Road, Seaford, S.A. 5169 and to be known as Caffe Primo Seaford.

The application has been set down for callover on 12 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Entertainment Consent is sought as per plans lodged.

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 applicant’s address given above, at least seven days before the callover date (viz: 5 January 2007).

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 December 2006.

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 Sal on De Chinoiserie Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Entertainment Consent in respect of premises situated at 487 Esplanade, Grange, S.A. 5022 and known as Grange Kiosk.

The application has been set down for callover on 12 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Extended Trading Authorisation is sought for the whole of the licensed premises for the following:
  - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 11 p.m.

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 applicant’s address given above, at least seven days before the callover date (viz: 5 January 2007).

The applicant’s address for service is c/o Deeanne Carr, P.O. Box 616, Salisbury, S.A. 5108.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 December 2006.

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 Glenena Pty Ltd has applied to the Licensing Authority for a variation to Extended Trading Authorisation in respect of premises situated at 100 McDougall Stuart Avenue, Whyalla Norrie, S.A. 5608 and known as Westland Hotel/Motel.

The application has been set down for callover on 12 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Variation to the current Extended Trading Authorisation to include the following:
  - Sundays preceding Public Holidays: 8 p.m. to 3 a.m. the following day.

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 applicant’s address given above, at least seven days before the callover date (viz: 5 January 2007).

The applicant’s address for service is c/o 100 McDougall Stuart Avenue, Whyalla Norrie, S.A. 5608 (Attention: Darren Beare).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 December 2006.

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 FMRA Seaford Family Trust has applied to the Licensing Authority for a Restaurant Licence with Entertainment Consent in respect of premises situated at 23 King William Street, Adelaide, S.A. 5000 and to be known as Caffe Primo Seaford.

The application has been set down for callover on 12 January 2007 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 Liquor and Gambling Commissioner, 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: 5 January 2007).

The applicant’s address for service is c/o Duncan Basheer Hannon, Barristers and Solicitors, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: Max Basheer or David Tillett).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2006.

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 Dragonfly Projects Pty Ltd has applied to the Licensing Authority for an Entertainment Venue Licence with Section 35 (1) (c) in respect of premises situated at 193 Victoria Square, Adelaide, S.A. 5000 and to be known as Dragonfly.

The application has been set down for hearing on 12 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Approval under Section 35 (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 Liquor and Gambling Commissioner 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: 5 January 2007).

The applicant’s address for service is c/o David Watts & Associates, 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 7 December 2006.

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 Sarah Jean Price has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 2007 at 9 a.m.

The application has been set down for hearing on 12 January 2007 at 9 a.m.

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 applicant’s address given above, at least seven days before the hearing date (viz: 5 January 2007).

The applicant’s address for service is c/o Nicholls Gervasi Lawyers, 231 The Parade, Norwood, S.A. 5067 (Attention: Robert Muecke).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2006.

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 Dr agonfly Projects Pty Ltd has applied to the Licensing Authority for an Entertainment Venue Licence with Section 35 (1) (c) in respect of premises situated at 14 December 2006] THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 4329
The application has been set down for callover on 12 January 2007 at 9 a.m.

**Conditions**

The following licence conditions are sought:

- That the licensee be permitted to sell liquor for consumption on the licensed premises each Sunday and Monday from midnight to 4 a.m. on the following morning and on Good Friday from midnight to 2 a.m. (an extension of Maundy Thursday trading).
- That the Extended Trading Authorisation shall apply to the areas delimited in pink on the plan, held at the Liquor and Gambling Commission, during the days and times sought in this application and all other days and times previously authorised for Extended Trading.
- That the Entertainment Consent shall apply to all areas delimited in blue on the abovementioned plans.

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 applicant’s address given above, at least seven days before the hearing date (viz: 5 January 2007).

The applicant’s address for service is c/o Duncan Basheer Hannon, Barristers and Solicitors, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: David Tillett).

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 11 December 2006.

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 Bitten Wiis Rulle Pederson as trustee for the Malcolm Creek Family Trust has applied to the Licensing Authority for the transfer of a Producer’s Licence in respect of premises situated at Section 28, Chalkhill Road, McLaren Vale, S.A. 5171 and known as Malcolm Creek Vineyard.

The applicant’s address for service is c/o Southern Vale Legal, 169 Main Road, McLaren Vale, S.A. 5171.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 December 2006.

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 Th e Tiers Wine Co. (Aust.) Pty Ltd has applied to the Licensing Authority for the transfer of a Producer’s Licence in respect of premises situated at Section 28, Chalkhill Road, McLaren Vale, S.A. 5171 and known as Kimber Wines.

The application has been set down for hearing on 15 January 2007 at 9.30 a.m.

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 applicant’s address given above, at least seven days before the hearing date (viz: 8 January 2007).

The applicant’s address for service is c/o Smoky Bay & Districts Community Club, P.O. Box 1058, Smoky Bay, S.A. 5680.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2006.

Applicant
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 applicant’s address given above, at least seven days before the hearing date (viz: 8 January 2007).

The application has been set down for hearing on 16 January 2007 at 10.30 a.m.

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 5 December 2006.

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 Kimeng Ping and Chan Ping Na have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 31, Aeolian Drive, Golden Grove, S.A. 5125 and known as Green Ginger.

The application has been set down for hearing on 15 January 2007 at 10.30 a.m.

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 applicants at the applicants’ address given above, at least seven days before the hearing date (viz: 8 January 2007).

The applicants’ address for service is c/o David Watts, 1 Cator Street, Gleadene, 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 6 December 2006.

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 Kowald Dunn Pty Ltd has applied to the Licensing Authority for alterations, redefinition and designation of a Producer’s Licence in respect of premises situated at Lot 723, Murray Street, Greenock, S.A. 5360 and known as Murray Street, Vineyards and Andrew Seppelt Wines.

The application has been set down for hearing on 16 January 2007 at 10.30 a.m.

The following licence conditions are sought:

- The approval of an additional sampling area.

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 applicant’s address given above, at least seven days before the hearing date (viz: 9 January 2007).

The applicant’s address for service is c/o David Watts, 1 Cator Street, Gleadene, 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 11 December 2006.

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 Punt Brothers Investments Pty Ltd has applied to the Licensing Authority for variation to an Extended Trading Authorisation and variation to an Entertainment Consent in respect of premises situated at 95 Gouger Street, Adelaide, S.A. 5000 and known as Escobar.

The application has been set down for callover on 12 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to Extended Trading Authorisation to include the whole of the premises:
  - Monday to Saturday: Midday to midnight;
  - Sunday: 11 a.m. to 8 p.m.

- Variation to Entertainment Consent:
  - Monday to Saturday: Midday to 9 p.m.;
  - Sunday: Midday to 9 p.m.

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 applicant’s address given above, at least seven days before the callover date (viz: 5 January 2007).

The applicant’s address for service is c/o Kelly & Co., Level 17, Santos House, 91 King William Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 December 2006.

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 David Garfield Edgar Herbert and Gertruda Catharina Maria Herbert have applied to the Licensing Authority for alterations, redefinition and designation of Sampling Area in respect of premises situated at Allotment 51, Penola Road, Mount Gambier, S.A. 5290 and to be known as Herbert Vineyard.

The application has been set down for callover on 5 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and redefinition of premises as per plans lodged.

- Designation of a Sampling Area as per plans lodged.

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 applicants at the applicants’ address given above, at least seven days before the callover date (viz: 29 December 2006).

The applicants’ address for service is c/o David Herbert, P.O. Box 2030, Mount Gambier, S.A. 5290.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 December 2006.

Applicants
GOVERNMENT GAZETTE ADVERTISEMENT RATES

<table>
<thead>
<tr>
<th>Item</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agents, Ceasing to Act as ................................................................</td>
<td>$38.00</td>
</tr>
<tr>
<td>Associations:</td>
<td></td>
</tr>
<tr>
<td>Incorporation</td>
<td>$19.30</td>
</tr>
<tr>
<td>Intention of Incorporation</td>
<td>$47.75</td>
</tr>
<tr>
<td>Transfer of Properties</td>
<td>$47.75</td>
</tr>
<tr>
<td>Attorney, Appointment of</td>
<td>$38.00</td>
</tr>
<tr>
<td>Bailiff's Sale</td>
<td>$47.75</td>
</tr>
<tr>
<td>Cemetery Curator Appointed</td>
<td>$28.25</td>
</tr>
<tr>
<td>Companies:</td>
<td></td>
</tr>
<tr>
<td>Alteration to Constitution</td>
<td>$38.00</td>
</tr>
<tr>
<td>Capital, Increase or Decrease of</td>
<td>$47.75</td>
</tr>
<tr>
<td>Ceasing to Carry on Business</td>
<td>$28.25</td>
</tr>
<tr>
<td>Declaration of Dividend</td>
<td>$28.25</td>
</tr>
<tr>
<td>Incorporation</td>
<td>$38.00</td>
</tr>
<tr>
<td>Lost Share Certificates:</td>
<td></td>
</tr>
<tr>
<td>First Name</td>
<td>$28.25</td>
</tr>
<tr>
<td>Each Subsequent Name</td>
<td>$9.70</td>
</tr>
<tr>
<td>Meeting Final</td>
<td>$31.75</td>
</tr>
<tr>
<td>Meeting Final Regarding Liquidator's Report on Conduct of Winding Up</td>
<td></td>
</tr>
<tr>
<td>(equivalent to 'Final Meeting')</td>
<td></td>
</tr>
<tr>
<td>First Name</td>
<td>$38.00</td>
</tr>
<tr>
<td>Each Subsequent Name</td>
<td>$9.70</td>
</tr>
<tr>
<td>Notices:</td>
<td></td>
</tr>
<tr>
<td>Call</td>
<td>$47.75</td>
</tr>
<tr>
<td>Change of Name</td>
<td>$19.30</td>
</tr>
<tr>
<td>Creditors, each</td>
<td>$38.00</td>
</tr>
<tr>
<td>Creditors Compromise of Arrangement</td>
<td>$38.00</td>
</tr>
<tr>
<td>Creditors (extraordinary resolution that 'the Company be wound up</td>
<td>$47.75</td>
</tr>
<tr>
<td>voluntarily and that a liquidator be appointed')</td>
<td></td>
</tr>
<tr>
<td>Release of Liquidator—Application—Large Ad</td>
<td>$75.50</td>
</tr>
<tr>
<td>—Release Granted</td>
<td>$47.75</td>
</tr>
<tr>
<td>Receiver and Manager Appointed</td>
<td>$44.00</td>
</tr>
<tr>
<td>Receiver and Manager Ceasing to Act</td>
<td>$38.00</td>
</tr>
<tr>
<td>Restored Name</td>
<td>$35.75</td>
</tr>
<tr>
<td>Petition to Supreme Court for Winding Up</td>
<td>$66.50</td>
</tr>
<tr>
<td>Summons in Action</td>
<td>$56.50</td>
</tr>
<tr>
<td>Order of Supreme Court for Winding Up Action</td>
<td>$38.00</td>
</tr>
<tr>
<td>Register of Interests—Section 84 (1) Exempt</td>
<td>$85.50</td>
</tr>
<tr>
<td>Removal of Office</td>
<td>$19.30</td>
</tr>
<tr>
<td>Proof of Debts</td>
<td>$38.00</td>
</tr>
<tr>
<td>Sales of Shares and Forfeiture</td>
<td>$38.00</td>
</tr>
<tr>
<td>Estates</td>
<td></td>
</tr>
<tr>
<td>Assigned</td>
<td>$28.25</td>
</tr>
<tr>
<td>Deceased Persons—Notice to Creditors, etc</td>
<td>$47.75</td>
</tr>
<tr>
<td>Each Subsequent Name</td>
<td>$9.70</td>
</tr>
<tr>
<td>Deceased Persons—Closed Estates</td>
<td>$28.25</td>
</tr>
<tr>
<td>Each Subsequent Estate</td>
<td>$1.25</td>
</tr>
<tr>
<td>Probate, Selling of</td>
<td>$38.00</td>
</tr>
<tr>
<td>Public Trustee, each Estate</td>
<td>$9.70</td>
</tr>
</tbody>
</table>

GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@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.
MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2006

Acts, Bills, Rules, Parliamentary Papers and Regulations

<table>
<thead>
<tr>
<th>Pages</th>
<th>Main</th>
<th>Amends</th>
<th>Pages</th>
<th>Main</th>
<th>Amends</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-16</td>
<td>2.30</td>
<td>1.05</td>
<td>497-512</td>
<td>32.25</td>
<td>31.25</td>
</tr>
<tr>
<td>17-32</td>
<td>3.10</td>
<td>1.95</td>
<td>513-528</td>
<td>33.25</td>
<td>32.00</td>
</tr>
<tr>
<td>33-48</td>
<td>4.05</td>
<td>2.90</td>
<td>529-544</td>
<td>34.25</td>
<td>33.25</td>
</tr>
<tr>
<td>49-64</td>
<td>5.10</td>
<td>3.90</td>
<td>545-560</td>
<td>35.25</td>
<td>34.25</td>
</tr>
<tr>
<td>65-80</td>
<td>6.00</td>
<td>4.95</td>
<td>561-576</td>
<td>36.00</td>
<td>35.25</td>
</tr>
<tr>
<td>81-96</td>
<td>6.95</td>
<td>5.75</td>
<td>577-592</td>
<td>37.00</td>
<td>35.75</td>
</tr>
<tr>
<td>97-112</td>
<td>7.90</td>
<td>6.75</td>
<td>593-608</td>
<td>38.25</td>
<td>36.75</td>
</tr>
<tr>
<td>113-128</td>
<td>8.90</td>
<td>7.75</td>
<td>609-624</td>
<td>39.00</td>
<td>38.00</td>
</tr>
<tr>
<td>129-144</td>
<td>9.95</td>
<td>8.80</td>
<td>625-640</td>
<td>40.00</td>
<td>38.50</td>
</tr>
<tr>
<td>145-160</td>
<td>10.90</td>
<td>9.70</td>
<td>641-656</td>
<td>41.00</td>
<td>40.00</td>
</tr>
<tr>
<td>161-176</td>
<td>11.90</td>
<td>10.70</td>
<td>657-672</td>
<td>41.50</td>
<td>40.50</td>
</tr>
<tr>
<td>177-192</td>
<td>12.90</td>
<td>11.70</td>
<td>673-688</td>
<td>43.25</td>
<td>41.50</td>
</tr>
<tr>
<td>193-208</td>
<td>13.90</td>
<td>12.80</td>
<td>689-704</td>
<td>44.00</td>
<td>42.50</td>
</tr>
<tr>
<td>209-224</td>
<td>14.70</td>
<td>13.60</td>
<td>705-720</td>
<td>44.75</td>
<td>43.50</td>
</tr>
<tr>
<td>225-240</td>
<td>15.70</td>
<td>14.50</td>
<td>721-736</td>
<td>46.50</td>
<td>44.50</td>
</tr>
<tr>
<td>241-257</td>
<td>16.80</td>
<td>15.30</td>
<td>737-752</td>
<td>47.00</td>
<td>45.50</td>
</tr>
<tr>
<td>258-272</td>
<td>17.70</td>
<td>16.30</td>
<td>753-768</td>
<td>48.00</td>
<td>46.25</td>
</tr>
<tr>
<td>273-288</td>
<td>18.70</td>
<td>17.50</td>
<td>769-784</td>
<td>48.50</td>
<td>47.75</td>
</tr>
<tr>
<td>289-304</td>
<td>19.50</td>
<td>18.40</td>
<td>785-800</td>
<td>49.50</td>
<td>48.75</td>
</tr>
<tr>
<td>305-320</td>
<td>20.70</td>
<td>19.40</td>
<td>801-816</td>
<td>50.50</td>
<td>49.25</td>
</tr>
<tr>
<td>321-336</td>
<td>21.50</td>
<td>20.30</td>
<td>817-832</td>
<td>51.50</td>
<td>50.50</td>
</tr>
<tr>
<td>337-352</td>
<td>22.60</td>
<td>21.40</td>
<td>833-848</td>
<td>52.50</td>
<td>51.50</td>
</tr>
<tr>
<td>353-368</td>
<td>23.60</td>
<td>22.40</td>
<td>849-864</td>
<td>53.50</td>
<td>52.00</td>
</tr>
<tr>
<td>369-384</td>
<td>24.50</td>
<td>23.40</td>
<td>865-880</td>
<td>54.50</td>
<td>53.50</td>
</tr>
<tr>
<td>385-400</td>
<td>25.50</td>
<td>24.50</td>
<td>881-896</td>
<td>55.00</td>
<td>54.00</td>
</tr>
<tr>
<td>401-416</td>
<td>26.50</td>
<td>25.00</td>
<td>897-912</td>
<td>56.50</td>
<td>55.00</td>
</tr>
<tr>
<td>417-432</td>
<td>27.50</td>
<td>26.25</td>
<td>913-928</td>
<td>57.00</td>
<td>56.50</td>
</tr>
<tr>
<td>433-448</td>
<td>28.50</td>
<td>27.25</td>
<td>929-944</td>
<td>58.00</td>
<td>57.00</td>
</tr>
<tr>
<td>449-464</td>
<td>29.25</td>
<td>28.00</td>
<td>945-960</td>
<td>59.00</td>
<td>57.50</td>
</tr>
<tr>
<td>465-480</td>
<td>30.75</td>
<td>29.00</td>
<td>961-976</td>
<td>60.50</td>
<td>58.50</td>
</tr>
<tr>
<td>481-496</td>
<td>31.25</td>
<td>29.75</td>
<td>977-992</td>
<td>61.50</td>
<td>59.00</td>
</tr>
</tbody>
</table>

Legislation—Acts, Regulations, etc.

<table>
<thead>
<tr>
<th>Subscriptions:</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acts ............</td>
<td>199.00</td>
</tr>
<tr>
<td>All Bills as Laid</td>
<td>477.00</td>
</tr>
<tr>
<td>Rules and Regulations</td>
<td>477.00</td>
</tr>
<tr>
<td>Parliamentary Papers</td>
<td>477.00</td>
</tr>
<tr>
<td>Bound Acts ......</td>
<td>221.00</td>
</tr>
<tr>
<td>Index ............</td>
<td>110.00</td>
</tr>
</tbody>
</table>

Government Gazette

<table>
<thead>
<tr>
<th>Copy</th>
<th>Subscripton</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>........</td>
<td>................</td>
<td>5.20</td>
</tr>
<tr>
<td>........</td>
<td>................</td>
<td>263.00</td>
</tr>
</tbody>
</table>

Hansard

<table>
<thead>
<tr>
<th>Copy</th>
<th>Subscription—per session (issued weekly)</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>........</td>
<td>..................................................</td>
<td>414.00</td>
</tr>
<tr>
<td>........</td>
<td>Subscription—per session daily ..........</td>
<td>178.00</td>
</tr>
</tbody>
</table>

Legislation on Disk

<table>
<thead>
<tr>
<th>Whole Database</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>3063.00</td>
<td></td>
</tr>
<tr>
<td>Annual Subscription for fortnightly updates</td>
<td>941.00</td>
</tr>
<tr>
<td>Individual Act(s) including updates</td>
<td>POA</td>
</tr>
</tbody>
</table>

Compendium

<table>
<thead>
<tr>
<th>Subscriptions:</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>........</td>
<td>1815.00</td>
</tr>
<tr>
<td>........</td>
<td>640.00</td>
</tr>
</tbody>
</table>

(All the above prices include GST)

All Legislation, Government Gazette, Hansard and Legislation on disk are available from:

**Counter Sales and Mail Orders:**
Service SA, Government Legislation Outlet
Lands Titles Office, 101 Grenfell Street, Adelaide, S.A. 5000
Phone: 13 23 24 (local call cost), Fax: (08) 8204 1909
Postal: G.P.O. Box 1707, Adelaide, S.A. 5001

**Online Shop:**
www.shop.service.sa.gov.au

**Subscriptions and Standing Orders:**
Government Publishing SA
Box 9, Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000
Phone: (08) 8207 1043, (08) 8207 0910, Fax: (08) 8207 1040
Christmas/New Year Holiday Publishing Information

*Last Gazette for 2006 will be Thursday, 21 December 2006*

Closing date for notices for publication will be
4 p.m. Tuesday, 19 December 2006

*First Gazette for 2007 will be Thursday, 4 January 2007*

Closing date for notices for publication will be
4 p.m. Tuesday, 2 January 2007

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

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

Email address for Government Gazette notices:

governmentgazette@saugov.sa.gov.au

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

Facsimile transmission of notices:

(08) 8207 1040
Attention: Government Gazette Section

Inquiries telephone: 8207 1045

AusDoc subscribers:

Government Publishing SA
DX 56508

Postal address:

Government Publishing SA
Box 9
Plaza Level
Riverside Centre
North Terrace, Adelaide, S.A. 5000
LOCAL GOVERNMENT ACT 1999 AND
ADELAIDE PARK LANDS ACT 2005
ADELAIDE PARK LANDS AUTHORITY
Notice of Approval of a Subsidiary Charter

THE Adelaide Park Lands Authority is established by section 5 of the Adelaide Park Lands Act 2005 and is to be regarded a subsidiary of the City of Adelaide pursuant to section 42 of the Local Government Act 1999.

Pursuant to section 13 of the Adelaide Park Lands Act 2005, the City of Adelaide adopted this Charter at its meeting of 11 December 2006, after consulting with the Minister for Environment and Conservation and then obtaining my approval of the Charter on 21 November 2006.

The Charter of the Adelaide Park Lands Authority is set out below.

JENNIFER RANKINE, Minister for State/Local Government Relations

ADELAIDE PARK LANDS AUTHORITY CHARTER
December 2006

1. INTRODUCTION

1.1 Name

The name of the Subsidiary is the Adelaide Park Lands Authority (referred to as ‘the Authority’ in this Charter).

1.2 Definitions

1.2.1 ‘Board’ means the Board of Management as established under section 6 of the Park Lands Act;
1.2.2 ‘Council’ means the Corporation of the City of Adelaide;
1.2.3 ‘the Fund’ means the Adelaide Park Lands Fund as set out at section 22 of the Park Lands Act;
1.2.4 ‘Gazette’ means the South Australian Government Gazette;
1.2.5 ‘LG Act’ means the Local Government Act 1999 and all relevant regulations made thereunder;
1.2.6 ‘Minister’ means the Minister responsible for administering the Park Lands Act;
1.2.7 ‘financial year’ means 1 July in each year to 30 June in the subsequent year;
1.2.8 ‘Adelaide Park Lands’ means the land as defined in accordance with Part 3 of the Park Lands Act;
1.2.9 ‘Park Lands Act’ means the Adelaide Park Lands Act 2005 and any regulations made thereunder;
1.2.10 ‘the Strategy’ means the Adelaide Park Lands Management Strategy as set out at section 18 of the Park Lands Act;
1.2.11 ‘State’ means the Minister and the Department for Environment and Heritage and includes any agency, administrative unit or instrumentality of the Government of South Australia.

1.3 Establishment

The Authority is established by section 5 of the Park Lands Act and is taken to be a single Council Subsidiary of the Council under section 42 of the LG Act.

1.4 Local Government Act 1999

This Charter must be read in conjunction with the LG Act, and the Park Lands Act. The Authority shall conduct its affairs in accordance with Schedule 2 to the LG Act except to the extent that a matter is dealt with by the Park Lands Act and otherwise as modified by this Charter in a manner permitted by Schedule 2 to the LG Act.
1.5 **Purpose for Which the Authority is Established**

The Council and the State Government of South Australia are committed to protecting, and enhancing the Adelaide Park Lands for the benefit of all South Australians.

The Adelaide Park Lands Authority is a key advisor to both the Council and the State Government on the protection, management, enhancement and promotion of the Adelaide Park Lands.

The Council, on behalf of the communities of the City of Adelaide and the State, is committed to ensuring that the Authority delivers maximum benefit for the future of Adelaide’s Park Lands as the City of Adelaide’s defining feature.

In this context the Authority is established by Statute to undertake in accordance with the powers conferred by this Charter, the Functions of the Authority as set out at section 9 of the Park Lands Act.

1.6 **Functions**

The Functions of the Authority (as set out at section 9 of the Park Lands Act) are:

1.6.1 to undertake a key policy role with respect to the management and protection of the Adelaide Park Lands;

1.6.2 to prepare and, as appropriate, to revise, the Adelaide Park Lands Management Strategy in accordance with the requirements of the Park Lands Act;

1.6.3 to provide comments and advice on any management plan prepared by the Adelaide City Council or a State Authority under the Park Lands Act or the LG Act that relates to any part of the Adelaide Park Lands, and to monitor and, as appropriate, to provide comments, advice or reports in relation to, the implementation or operation of any such plan;

1.6.4 to provide comments or advice in relation to the operation of any lease, licence or other form of grant of occupation of land within the Adelaide Park Lands;

1.6.5 on the basis of any request or on its own initiative, to provide advice to the Adelaide City Council or to the Minister on policy, development, heritage or management issues affecting the Adelaide Park Lands;

1.6.6 to promote public awareness of the importance of the Adelaide Park Lands and the need to ensure that they are managed and used responsibly;

1.6.7 to ensure that the interests of South Australians are taken into account, and that community consultation processes are established, in relation to the strategic management of the Adelaide Park Lands;

1.6.8 to administer the Adelaide Park Lands Fund; and

1.6.9 to undertake or support other activities that will protect or enhance the Adelaide Park Lands, or in any other way promote or advance the objects of the Park Lands Act.

1.7 **Powers and Duties**

The powers and duties of the Authority are to be exercised in the performance of the Authority’s Functions, and in accordance with the provisions of the Park Lands Act. To avoid any doubt the Authority shall have those powers specifically conferred upon it by the Park Lands Act and otherwise as delegated to it by the Council from time to time, which include but are not limited to:

1.7.1 Undertaking its functions as set out in the Park Lands Act and Clause 1.6 of this Charter.

1.7.2 Providing advice or comment, on its own initiative or at the request of the Council or the Minister, on strategic and policy issues including:

(a) priorities and actions to facilitate, and progress on, the transfer of State managed areas of the Adelaide Park Lands to the care, control and management of the Council;

(b) recognising, interpreting and protecting the significance of the Park Lands to Aboriginal people;

(c) draft policies of Council which impact upon the Adelaide Park Lands;

(d) Council’s draft annual business plan and budget as it relates to the Adelaide Park Lands; and
the progress of Council in developing and implementing management plans which give effect to the Strategy.

1.7.3 Providing advice or comment at the request of the Council on business and operational issues with respect to areas of the Adelaide Park Lands under the care, control and management of the Council including:

(a) proposals for the installation of works of public art, memorials and monuments;
(b) the setting of service standards;
(c) major capital works proposals; and
(d) significant operational issues.

1.7.4 Printing and publishing any reports, articles, books, leaflets, statistics or other like writing in relation to its functions and powers.

1.7.5 Providing a forum for the discussion and consideration of topics related to the management of the Adelaide Park Lands.

1.7.6 Investing any of the money in the Fund that is not for the time being required for the purposes of the Fund:

(a) in a manner determined by the Authority after consultation with the Council; or
(b) where the investment is authorised by the Trustee Act 1936 or with the Local Government Finance Authority, without consultation with the Council, provided that in exercising this power of investment the Authority must exercise the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons.

1.7.7 Entering into contracts.

1.7.8 Employing, engaging or dismissing an Executive Officer and funding the employment of other staff of the Authority to be employed, engaged, suspended or dismissed by the Executive Officer.

1.7.9 Engaging or retaining professional advisors to the Authority.

1.7.10 The Authority has a duty to:

1.7.10.1 open and operate bank accounts as may be required for the purpose of maintaining the Fund; and

1.7.10.2 avoid investments that are speculative or hazardous in nature.

1.7.11 In undertaking its functions, the Authority must have regard to, and seek to apply, the principles set out in section 4 (1) of the Park Lands Act.

PROVIDED THAT in the exercise of any of its powers and duties, the Authority is not entitled to enter into any transaction unless it is authorised by the Park Lands Act to be met from the Fund (and is within the capacity of the Fund) or otherwise is identified within the annual budget approved by Council.

1.8 Property and Assets

1.8.1 Other than the Fund, the Authority may only hold property or assets with the express prior approval of the Council.

1.8.2 All such property or assets held by the Authority is held by it for and on behalf of the Council.

1.8.3 No person may sell, encumber or otherwise deal with any property or asset of the Authority without the approval of the Board by way of resolution at a Board meeting and the approval of the Council by way of resolution at a formal Council meeting.

1.9 Delegation by the Authority

The Board may by resolution delegate any of its powers under this Charter to a committee established by the Board or an employee of the Authority or of the Council but may not delegate:

1.9.1 the power to approve expenditure of money on the services or operations of the Authority not set out or included in a budget approved by the Authority or where required by this Charter approved by the Council;
1.9.2 the power to approve the reimbursement of expenses to members of the Board for which the Authority has not adopted a formal policy or made specific financial provision;
1.9.3 the power to adopt financial estimates and reports; and
1.9.4 the power to make any application or recommendation to the Council or the Minister.

A delegation is revocable at will and does not prevent the Authority from acting in a matter.

2. STRUCTURE
2.1 The Authority is a body corporate and is governed by its Board, which has the responsibility to manage the business and other affairs of the Authority ensuring that the Authority acts in accordance with this Charter and the provisions of the Park Lands Act and the LG Act.
2.2 All meetings of the Authority shall be meetings of the Board.
2.3 The Board will be entitled to make decisions in accordance with the Powers of the Authority set out in this Charter and by or under the Park Lands Act.

3. FINANCIAL CONTRIBUTIONS
Financial contributions may be made to the Authority in accordance with section 22 (2) of the Park Lands Act and all such contributions will be paid into the Fund.

4. BOARD OF MANAGEMENT
The Board shall have the responsibility to manage all of the activities of the Authority ensuring that the Authority acts in accordance with this Charter and the provisions of the Park Lands Act and the LG Act.

4.1 Functions of the Board
4.1.1 To ensure that the Authority acts in accordance with the requirements upon it under the Park Lands Act and this Charter.
4.1.2 The formulation of strategic plans and strategies aimed at achieving the Functions of the Authority.
4.1.3 To provide professional input and policy direction to the Authority.
4.1.4 Monitoring, overseeing and evaluating the performance of the Authority.
4.1.5 Ensuring that ethical behaviour and integrity is established and maintained by the Board Members in all activities undertaken by the Authority.
4.1.6 Subject to subclause 4.5.19 of this Charter, ensuring that the activities of the Authority are undertaken in an open and transparent manner.
4.1.7 The development of Business Plans.
4.1.8 Exercising the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons.
4.1.9 The preparation and adoption of a Code of Conduct to be observed by the Board Members and to undertake a review of the Code every two years.

4.2 Membership of the Board
4.2.1 The Board shall be constituted in the manner prescribed by section 6 of the Park Lands Act.
4.2.2 Following consultation between the Council and the Minister, the Board of the Authority shall be appointed as follows:

4.2.2.1 the first Board Members appointed by the Council pursuant to section 6 (1) (a) of the Park Lands Act shall hold office until the conclusion of the next periodic election for the Council or for any lesser period as may be determined by the Council;

4.2.2.2 thereafter the Board Members appointed by the Council pursuant to section 6 (1) (a) of the Park Lands Act shall hold office for a two year term or any lesser period as may be determined by the Council; and

4.2.2.3 the Board Members appointed by the Minister pursuant to section 6 (1) (b) of the Park Lands Act shall hold office for a term notified by the Minister to the Council in writing provided that such term does not exceed three years.
4.2.3 A Board Member shall be appointed on terms and conditions as prescribed by section 7 of the Park Lands Act and otherwise as determined by the Council after consultation with the Minister.

4.2.4 A Board Member shall, at the expiration of the term of office be eligible for re-appointment.

4.2.5 Subject to Clause 4.4 of this Charter, the Council and the Minister may appoint a Deputy for each of their respective appointed Board Members. In the absence of a Board Member the Deputy will be deemed to be the Board Member for that time and will exercise all rights, privileges and obligations of the Board Member during the absence of that Member.

4.2.6 The Council will give notice in writing to the Authority of the persons appointed as Board Members and Deputy Board Members and of any revocation of those appointments.

4.2.7 The office of a Board Member will become vacant upon:

4.2.7.1 the death of the Board Member;

4.2.7.2 completion of a term of office and the Board Member is not re-appointed by the Council or the Minister;

4.2.7.3 the Board Member providing his/her resignation in writing to his/her appointor;

4.2.7.4 the Board Member becoming bankrupt or applying for the benefit of a law for the relief of insolvent debtors; or

4.2.7.5 removal from office under section 7 (3) of the Park Lands Act by the relevant appointor on any of the following grounds:

(a) for breach of, or non-compliance with a condition of appointment;

(b) for mental or physical incapacity to carry out duties of office satisfactorily;

(c) for neglect of duty; or

(d) for dishonourable conduct.

4.2.8 With the exception of the Presiding Member and any officers or employees of the Council and/or the State who have been appointed as Board Members, all other Board Members shall be eligible for payment or other such allowances as the Council shall approve from time to time.

4.3 Propriety of Members of the Board

4.3.1 The principles regarding conflict of interest prescribed in the LG Act apply to all Board Members in the same manner as if they were elected members of a Council.  

[See Chapter 5, Part 4, Division 3 of the LG Act for Conflict of Interest Provisions]

4.3.2 The Board Members are not required to comply with Chapter 5, Part 4, Division 2 (Register of Interests) of the LG Act.

4.3.3 The Board Members will at all times act in accordance with their duties of confidence and confidentiality and individual fiduciary duties including honesty and the exercise of reasonable care and diligence with respect to the performance and discharge of official functions and duties as required by Chapter 5, Part 4, Division 1 of the LG Act and Clause 7 of Part 1 of Schedule 2 to the LG Act.

4.4 Presiding Member of the Board

4.4.1 The Presiding Member of the Board shall be the Lord Mayor or where the Lord Mayor chooses not to be a member of the Authority another person nominated by the Council pursuant to section 10 (1) of the Park Lands Act.

4.4.2 There shall also be a Deputy Presiding Member nominated by the Minister from the members of the Board.

4.4.3 In the event that the appointed Presiding Member either resigns or is no longer eligible to act as a Board Member prior to the expiration of that persons term, then the member of the Board nominated by the Minister as the Deputy Presiding Member shall hold office until a further appointment is made pursuant to section 6 (1) (a) and nominated pursuant to section 10 (1) of the Park Lands Act whereupon the person so appointed will hold office for the duration of the original appointment.
4.4.4 The Presiding Member shall preside at all meetings of the Board and, in the event of the
Presiding Member being absent from a meeting, the Deputy Presiding Member shall preside
and in the event of both the Presiding Member and the Deputy Presiding Member being
absent from a meeting the Board Members present shall appoint a member from amongst
them, who shall preside for that meeting or until the Presiding Member or the Deputy
Presiding Member is present.

4.5 Meetings of the Board/Authority

4.5.1 An ordinary meeting of the Board will constitute an ordinary meeting of the Authority. The
Board shall administer the business of the ordinary meeting.

4.5.2 The provisions of Part 2 of the Local Government (Procedures at Meetings) Regulations 2000
shall, insofar as the same may be applicable and not inconsistent with this Charter, apply to
the proceedings at and conduct of all meetings of the Board.

4.5.3 Ordinary meetings of the Board must take place at such times and places as may be fixed by
the Board provided that there shall be at least one ordinary meeting of the Board held in each
calendar month.

4.5.4 Notice of ordinary meetings of the Board must be given to each Board Member not less than
three clear days prior to the holding of the meeting.

4.5.5 Notice to a Board Member of any meeting of the Board must:

4.5.5.1 be in writing;

4.5.5.2 set out the date, time and place of the meeting;

4.5.5.3 contain, or be accompanied by, the agenda for the meeting; and

4.5.5.4 be accompanied by a copy of any documents or reports that are to be considered at
the meeting (so far as this is practicable).

4.5.6 Notice of the times and places of meetings of the Board must be given to the public in the
same manner that public notification of meetings of the Council is given in accordance with
section 84 of the LG Act.

4.5.7 Copies of any document or report which are provided to Board Members under subclause
4.5.5.4 must be available for inspection by the public as soon as practicable after the time
when the document or report is supplied to Board Members provided that the document or
report is not provided on a confidential basis in accordance with subclause 4.5.18.

4.5.8 A record of all notices of meetings given under subclause 4.5.5 to Board Members must be
maintained.

4.5.9 Notice under subclause 4.5.5 may be given to a Board Member:

4.5.9.1 personally;

4.5.9.2 by delivering the notice (whether by post or otherwise) to the usual place of
residence of the Board Member or to another place authorised in writing by the
Board Member;

4.5.9.3 by leaving the notice for a Board Member appointed under section 6 (1) (a) of the
Park Lands Act at an appropriate place at the principal office of the Council; or

4.5.9.4 by a means authorised in writing by the Board Member as being an available means
of giving notice.

4.5.10 A notice that is not given in accordance with subclause 4.5.5 will be taken to have been
validly given where it is impracticable to give the notice in accordance with the subclause and
reasonable action is taken in the circumstances to bring the notice to the Board Member’s
attention.

4.5.11 The Presiding Member, the Council, the Minister or any three Board Members may by
written request require a special meeting of the Board to be held. The request will only be
valid if it is accompanied by the agenda for the special meeting. A notice of the special
meeting shall be sent to all Board Members at least 24 hours prior to the commencement of
the special meeting. Such notice shall comply with subclauses 4.5.5 and 4.5.9 of this Charter.
4.5.12 The quorum for any meeting of the Board is six members.

4.5.13 Every Board Member, including the Presiding Member, shall have a deliberative vote. The Presiding Member shall not in the event of an equality of votes have a casting vote.

4.5.14 All matters will be decided by a simple majority of votes of the Board Members present. In the event of an equality of votes the matter will lapse.

4.5.15 Subject to subclause 4.3.1, all Board Members present at a meeting shall vote.

4.5.16 Any meeting of the Board may be adjourned from time to time and from place to place.

4.5.17 Subject to subclause 4.5.19, meetings of the Board must be conducted in a place open to the public.

4.5.18 All Board Members must keep confidential all documents and any information provided to them on a confidential basis for their consideration prior to a meeting of the Board, except in those circumstances prescribed by section 12 of the Park Lands Act and Clause 35 of Schedule 2 to the LG Act.

4.5.19 The Board may order that the public be excluded from attendance at any meeting in order to enable the Board to consider in confidence any information or matter listed in section 90 (3) of the LG Act (after taking into account any relevant consideration under that section).

The exercise of this power does not exclude Board Members and/or any other person permitted by the Board to remain in the room.

4.5.20 Where an order is made under subclause 4.5.19, a notice must be made in the minutes of the making of the order and of the grounds on which it was made.

4.5.21 The Board must cause minutes to be kept of the proceedings at every meeting of the Board.

4.5.22 Subject to subclause 4.5.24 a person is entitled to inspect, without payment of a fee:

(a) agendas and minutes of a Board Meeting;
(b) reports to the Board received at a meeting of the Board;
(c) recommendations presented to the Board in writing and adopted by resolution of the Board.

4.5.23 Subject to subclause 4.5.24, a person is entitled, on payment of a fee fixed by the Board, to obtain a copy of any documents available for inspection under subclause 4.5.22.

4.5.24 Subclauses 4.5.22 and 4.5.23 do not apply in relation to a document or part of a document if:

(a) the document or part of the document relates to a matter of a kind referred to in subclause 4.5.19; and

(b) the Board orders that the document or part of the document be kept confidential (provided that in so ordering the Board must specify the duration of the order or the circumstances in which it will cease to apply or a period after which it must be reviewed).

4.5.25 Subject to this Charter and to any direction of the Council the Board may determine its own procedures for voting which must be fair and contribute to free and open decision-making.

5. ADMINISTRATIVE SUPPORT

The Council will provide administrative support for the Authority for the purpose of undertaking day-to-day management including but not limited to the exercise of its powers and duties and the preparation for and attendance at meetings of the Board and implementation of the decisions of the Board.

6. MANAGEMENT

6.1 Financial Management

6.1.1 The Authority shall keep proper books of accounts in accordance with the requirements of the Local Government (Financial Management) Regulations 1999.

6.1.2 The Authority’s books of account must be available for inspection by any Board Member or authorised representative of the Council at any reasonable time on request.
6.1.3 The Authority shall appoint no less than two Board Members, the Presiding Member and the Deputy Presiding Member as authorised operators of the bank accounts. A minimum of two authorised operators is required to deal with the bank account at any one time.

6.1.4 All cheques must be signed by two persons authorised by resolution of the Board.

6.1.5 Any payments made by Electronic Funds Transfer must be made in accordance with procedures approved by the Auditor of the Authority.

6.1.6 The Board must act prudently in the handling of all financial transactions for the Authority and must provide quarterly financial and corporate reports to the Council.

6.2 Audit

6.2.1 The Council’s Auditor shall be the Auditor of the Authority.

6.2.2 The Auditor will have the same powers and responsibilities as set out in the LG Act in relation to the Council.

6.2.3 The audit of financial statements of the Authority, together with the accompanying report from the Auditor, shall be submitted to both the Board and the Council.

6.2.4 The books of account and financial statements shall be audited at least once per year.

6.2.5 The Authority is not required to establish an audit committee.

6.3 Business Plan

6.3.1 The Authority shall:

6.3.1.1 prepare a Business Plan which is consistent with this Charter and for a period determined by the Council;

6.3.1.2 prepare the initial Business Plan within six months of the first meeting of the Board;

6.3.1.3 review the contents of the Business Plan annually; and

6.3.1.4 consult with the Council prior to adopting or amending the Business Plan.

6.3.2 The Business Plan must:

6.3.2.1 identify the performance targets of the Authority;

6.3.2.2 the performance measures that are to be used to monitor and assess the performance and achievement of targets; and

6.3.2.3 the financial and other resources and internal processes required to achieve the performance targets.

[See Clause 8, Part 1, Schedule 2 to the LG Act for the contents of the Business Plan]

6.4 Annual Program and Budget

6.4.1 Before the end of June in each financial year a proposed annual program and budget detailing the estimated revenues and costs for the forthcoming financial year shall be considered by the Board and submitted to the Council for approval.

6.4.2 The budget must:

6.4.2.1 deal with each principal activity of the Authority on a separate basis;

6.4.2.2 be consistent with its Business Plan, the Strategy and the Council’s strategic management plans; and

6.4.2.3 comply with standards and principles prescribed by the Local Government (Financial Management) Regulations 1999.

6.4.3 Reports summarising the financial position and performance of the Authority against the annual budget shall be prepared and presented to the Board every three calendar months and copies provided to the Council within five days of the Board meeting to which they have been presented.

[See Clause 9, Part 1, Schedule 2 to the LG Act for the contents of the Budget]
6.5  Reporting

6.5.1  The Board must submit to the Council by 30 September in each financial year an annual report on the work and operations of the Authority detailing achievement of the aims and objectives of its Business Plan and incorporating the audited Financial Statements of the Authority and any other information or reports required by the Council.

6.5.2  The Board must provide a copy of its annual report to the Minister, at the same time that it submits it to the Council.

6.5.3  The Board shall present a balance sheet and full financial report to the Council at the end of each financial year.

7.  MISCELLANEOUS

7.1  Insurance Requirements

7.1.1  The Authority shall register with the Local Government Mutual Liability Scheme and comply with the Rules of that Scheme.

7.1.2  The Authority shall advise Local Government Risk Management Services of its insurance requirements relating to Local Government Special Risks including insurance cover for Board Members and accompanying persons when performing functions of office.

7.2  Winding Up

The Authority may be wound up by or under a further Act of Parliament.

7.3  Non-Derogation and Direction by Council

7.3.1  Except to the extent of any conflict with the Park Lands Act the establishment of the Authority does not derogate from the power of the Council acting independently in relation to a matter within the jurisdiction of the Authority and the Board.

7.3.2  The Council may direct and control the Authority, subject to prior consultation with the Minister.

7.4  Alteration and Review of Charter

7.4.1  This Charter will be reviewed by the Council after consultation with the Minister at least once in every four years.

7.4.2  This Charter may otherwise be reviewed at any time by the Council after consultation with the Minister.

7.4.3  Where the Charter is to be amended this may only occur after consulting the Minister and obtaining the approval of the Minister administering the LG Act.

7.4.4  The amended Charter must be published in the Gazette.

7.5  Disputes between the Council and the Authority

7.5.1  The Council and the Authority will work together in good faith to resolve any matter arising between them whether under or from this Charter or otherwise which requires resolution.

7.5.2  Where the matter is unable to be resolved within a period of two calendar months of the matter being identified as falling within this Clause 7.5, it will be resolved by the maintenance of the status quo in the matter.
7.6 **Committees**

7.6.1 The Board may establish a committee pursuant to section 11 of the Park Lands Act.

7.6.2 A member of a committee holds office at the pleasure of the Board.

7.6.3 The Presiding Member of the Board is *ex-officio* a member of any committee established by the Board.

7.6.4 The procedures to be observed in relation to the conduct of business at a meeting of a committee will be as determined by the Board or as determined by the committee where the Board has not made such a determination.

7.7 **Common Seal**

7.7.1 The Authority shall have a common seal upon which its corporate name shall appear in legible characters.

7.7.2 The common seal shall not be used without the express authorisation of a resolution of the Board and every use of the common seal shall be recorded in the minute book of the Authority.

7.7.3 The affixing of the common seal shall be witnessed by the Presiding Member or the Deputy Presiding Member or such other person as the Board may appoint for the purpose.

7.7.4 The common seal shall be kept in the custody of the Board or such other person as the Board may from time to time decide.

7.8 **Circumstances Not Provided For**

7.8.1 If any circumstances arise about which this Charter or the Park Lands Act is silent, incapable of taking effect or being implemented according to its strict provisions, the Presiding Member may decide the action to be taken to ensure achievement of the functions of the Authority.

7.8.2 The Presiding Member shall report any such decision at the next general meeting of the Board.
PETROLEUM ACT 2000

Grant of Associated Facilities Licences—AFLs

(AFLs 71, 72, 73, 74, 75, 76, 77, 78, 79, 80 and 81)

(Adjacent to Petroleum Exploration Licence—PEL 106)

NOTICE is hereby given that the abovementioned Associated Facilities Licences have been granted to Great Artesian Oil and Gas Limited with effect from 11 December 2006, under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, Gazetted 11 April 2002, page 1573.

Description of Application Areas

AFL 71

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

Commencing at a point being the intersection of latitude 27°46'30"S AGD66 and longitude 139°42'40"E AGD66, thence east to longitude 139°43'15"E AGD66, south to latitude 27°46'35"S AGD66, east to longitude 139°43'20"E AGD66, south to latitude 27°46'40"S AGD66, east to longitude 139°43'30"E AGD66, south to latitude 27°48'05"S AGD66, west to longitude 139°43'25"E AGD66, south to latitude 27°48'10"S AGD66, west to longitude 139°43'10"E AGD66, north to latitude 27°48'00"S AGD66, west to longitude 139°43'00"E AGD66, north to latitude 27°47'40"S AGD66, west to longitude 139°42'50"E AGD66, north to latitude 27°47'20"S AGD66, north to latitude 27°46'50"S AGD66, east to longitude 139°42'20"E AGD66, area: 4.25 km² approximately.

AFL 72

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

Commencing at a point being the intersection of latitude 27°46'30"S AGD66 and longitude 139°45'40"E AGD66, thence east to longitude 139°46'20"E AGD66, south to latitude 27°48'30"S AGD66, east to longitude 139°45'40"E AGD66, north to latitude 27°48'10"S AGD66, east to longitude 139°45'30"E AGD66, area: 4.72 km² approximately.

AFL 73

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

Commencing at a point being the intersection of latitude 27°46'40"S AGD66 and longitude 139°46'20"E AGD66, thence east to longitude 139°46'30"E AGD66, south to latitude 27°46'50"S AGD66, east to longitude 139°47'10"E AGD66, south to latitude 27°47'00"S AGD66, west to longitude 139°47'20"E AGD66, south to latitude 27°47'40"S AGD66, west to longitude 139°47'10"E AGD66, west to longitude 139°46'40"S AGD66, south to latitude 27°48'10"S AGD66, east to longitude 139°46'30"E AGD66, area: 3.62 km² approximately.

AFL 74

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

Commencing at a point being the intersection of latitude 27°47'40"S AGD66 and longitude 139°53'30"E AGD66, thence east to longitude 139°53'40"E AGD66, south to latitude 27°48'05"S AGD66, west to longitude 139°53'30"E AGD66, south to latitude 27°48'10"S AGD66, north to latitude 139°53'30"E AGD66, area: 0.76 km² approximately.

AFL 75

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

Commencing at a point being the intersection of latitude 27°55'50"S AGD66 and longitude 139°48'30"E AGD66, east to longitude 139°48'50"E AGD66, south to latitude 27°57'00"S AGD66, west to longitude 139°48'25"E AGD66, south to latitude 27°57'55"S AGD66, west to longitude 139°47'50"E AGD66, west to longitude 139°47'45"E AGD66, east to longitude 27°56'40"S AGD66, area: 3.87 km² approximately.

AFL 76

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

Commencing at a point being the intersection of latitude 27°59'40"S AGD66 and longitude 139°46'10"E AGD66, east to longitude 139°46'40"E AGD66, south to latitude 27°59'50"S AGD66, east to longitude 139°46'50"E AGD66, south to latitude 28°00'10"S AGD66, west to longitude 139°46'40"E AGD66, south to latitude 28°00'50"S AGD66, west to longitude 139°46'30"E AGD66, north to latitude 28°00'40"S AGD66, area: 1.60 km² approximately.

AFL 77

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

Commencing at a point being the intersection of latitude 28°00'50"S AGD66 and longitude 139°43'20"E AGD66, east to longitude 139°44'00"E AGD66, south to latitude 28°01'30"S AGD66, east to longitude 139°43'20"E AGD66, south to latitude 28°01'45"S AGD66, east to longitude 139°43'00"E AGD66, south to latitude 28°02'40"S AGD66, east to longitude 139°42'20"E AGD66, north to latitude 28°02'00"S AGD66, area: 4.29 km² approximately.
AFL 78

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

Commencing at a point being the intersection of latitude 27°39'45"S AGD66 and longitude 139°39'45"E AGD66, thence east to longitude 139°45'00"E AGD66, south to latitude 27°40'00"S AGD66, west to longitude 139°39'45"E AGD66 and north to the point of commencement.

Area: 3.98 km² approximately.

AFL 79

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

Commencing at a point being the intersection of latitude 27°39'45"S AGD66 and longitude 139°45'00"E AGD66, thence east to longitude 139°45'15"E AGD66, south to latitude 27°45'00"S Clarke1858, west to longitude 139°45'00"E AGD66 and north to the point of commencement.

Area: 3.98 km² approximately.

AFL 80

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

Commencing at a point being the intersection of latitude 27°44'45"S AGD66 and longitude 139°45'15"E AGD66, thence east to longitude 139°49'30"E AGD66, south to latitude 27°45'00"S Clarke1858, west to longitude 139°45'15"E AGD66 and north to the point of commencement.

Area: 3.17 km² approximately.

AFL 81

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

Commencing at a point being the intersection of latitude 27°44'45"S AGD66 and longitude 139°49'30"E AGD66, thence east to longitude 139°54'10"E AGD66, south to latitude 27°45'00"S Clarke1858, west to longitude 139°49'30"E AGD66 and north to the point of commencement.

Area: 3.48 km² approximately.

Dated 11 December 2006.

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

PETROLEUM ACT 2000

Grant of Associated Facilities Licence—AFL 70
(Adjunct to Petroleum Exploration Licence—PEL 95)

NOTICE is hereby given that the abovementioned Associated Facilities Licence has been granted to Beach Petroleum Limited and Magellan Petroleum (NT) Pty Ltd under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, Gazetted 11 April 2002, page 1573.

Description of Area

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

A 50 m buffer around line segments defined by the following pairs of co-ordinates (GDA 94), adjacent to Petroleum Exploration Licence PEL 95:

<table>
<thead>
<tr>
<th>From</th>
<th>To</th>
<th>Area: 1.24 km² approximately.</th>
</tr>
</thead>
<tbody>
<tr>
<td>467518E</td>
<td>6841998N</td>
<td>469385E 6843046N</td>
</tr>
<tr>
<td>462990E</td>
<td>6848471N</td>
<td>463474E 6847515N</td>
</tr>
<tr>
<td>467518E</td>
<td>6839518N</td>
<td>468136E 6838296N</td>
</tr>
<tr>
<td>470200E</td>
<td>6838295N</td>
<td>471080E 6838732N</td>
</tr>
<tr>
<td>467995E</td>
<td>6838295N</td>
<td>469493E 6839129N</td>
</tr>
<tr>
<td>467518E</td>
<td>6840204N</td>
<td>468424E 6840747N</td>
</tr>
<tr>
<td>467518E</td>
<td>6841052N</td>
<td>469523E 6842182N</td>
</tr>
<tr>
<td>467518E</td>
<td>6842780N</td>
<td>468943E 6843556N</td>
</tr>
</tbody>
</table>

Dated 6 December 2006.

B. A. GOLDSTEIN,
Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development
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: Lincoln Minerals Ltd
Location: Lake Gilles area—Approximately 40 km north-east of Kimba.
Term: 1 year
Area in km²: 98
Ref.: 2005/00941

Plan 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) 5463 3103.

H. TYREOS, Mining Registrar

NOTICE TO MARINERS

No. 53 of 2006
Formerly Notice No. 51 of 2006

South Australia—Gulf St Vincent—Stansbury Spit—Light Now Operational

MARINERS are advised that the Stansbury Spit Light FI W 4 secs, Vol. K 2029, off Beach Point in position:

Latitude: 34°52.83′S
Longitude: 137°50.94′E,

is now operational.

Navy charts affected: Aus 780 and 781.


Adelaide, 6 December 2006.

PATRICK CONLON, Minister for Transport

FP 2001/1439
DTEI 2006/00826

NOTICE TO MARINERS

No. 54 of 2006

South Australia—Spencer Gulf—Wallaroo to Lucky Bay—Lucky Bay—Vehicle/Passenger Ferry Terminal

MARINERS are advised that the anchoring and mooring of vessels other than the vehicular ferry within the Lucky Bay vehicular/passenger ferry terminal and its approaches are prohibited. All other vessels are to keep well clear of the vehicular ferry.

Lucky Bay is located in approximate position:

Latitude: 33°42.00′S
Longitude: 137°01.00′E.

Mariners are further advised that under the Harbors and Navigation Act 1993—Regulations 1994, Division 1 General Rules of Navigation at Reg. 128, that penalties apply for breaches of this regulation.

Charts affected: Aus 444 and 777.


Adelaide, 8 December 2006.

PATRICK CONLON, Minister for Transport

TSA 2006/00419

PUBLIC SECTOR MANAGEMENT ACT 1995

Availability of Services 2006

THE following offices will be limited services available to the public during the 2006 Christmas period on Wednesday, 27 December, Thursday, 28 December and Friday, 29 December 2006.

Education and Children’s Services—Telephone Department of

State Office, 31 Flinders Street
8226 1000

To report incidents........................................... 131 444

Police emergencies.......................................... 000

Police Security Control Room.............................. 8226 0888

Office of Business Improvement and Strategic Financial Management

Accounting Services....................................... 8226 1241

Customer Support Centre (Metropolitan).............. 8204 1866

Customer Support Centre (Country)...................... 1300 363 227

Directorate Support Office.................................. 8226 1050

School Card—Toll Free.................................... 1800 672 758

Site Financial Policy........................................ 8226 1381

Office of the Chief Executive............................. 8226 1205

Adelaide, 6 December 2006.
Office of Early Childhood and Statewide Services

General Enquiries .................................................. 8226 1653
Children’s Services................................................ 8226 0044
Children’s Services Licensing and Standards ............. 8226 0077
or Early Year’s Curriculum ....................................... 8226 4393

Family Day Care:
General Enquiries .................................................. 8226 0044
Elizabeth .............................................................. 8207 9100
Feddy ................................................................. 8336 8720
Morphett Vale ....................................................... 8392 0520
Maitland ............................................................... 8832 2825
North Adelaide ...................................................... 8226 8700
Port Augusta ......................................................... 8641 6843
Port Lincoln .......................................................... 8682 5908
Port Pirie .............................................................. 8633 0088
Whyalla ............................................................... 8645 7776
Wudinna .............................................................. 8680 2263

Office of People and Culture

General Enquiries, Human Resources and Industrial Relations ...................... 8226 3993
Executive Director’s Office ...................................... 8226 5952
Health and Safety Services ...................................... 8226 1440

Office of Primary, Middle and Senior Secondary Services

General Enquiries .................................................. 8226 4387

Office of Service Delivery

Executive Services and Central Co-ordination ................................. 8226 0044
DECS Criminal History Screening Unit .............................. 8226 2579
Payroll Services .................................................... 8226 1198
Toll Free .............................................................. 1800 620 425

Office of Strategic Policy and Planning

Executive Director’s Office ...................................... 8226 4355
Legislation and Legal Services ................................... 8226 1555
Public Relations Unit .............................................. 8226 1555
Public Relations 8226 0254—Country Callers (Free Call). . . . . . . . 1800 088 158
International Education Services .................................. 8226 3402
Student Services Emergencies Call Only ............................ 0401 123 205

Environment and Heritage—Department for

Minister’s Office ................................................... 8463 5680
DEH Information Hotline ......................................... 8204 1910
Office of the Chief Executive .................................... 8204 9323
Business Services .................................................. 8204 9339
Environmental Information ....................................... 8226 4858
Science and Conservation ....................................... 8222 9311
Regional Conservation ........................................... 8124 4713
Natural and Cultural Heritage .................................... 8214 4700
Coast and Marine Branch ........................................ 8336 0901
Land Administration Branch ......................................
Animal Welfare Unit (Duty Officer) .............................. 0417 801 094
Perpetual Lease and Free Holding Unit ............................ 1300 367 300

Botanic Gardens of Adelaide

Adelaide Plains ..................................................... 8222 9311
Mount Lofty Botanic Gardens .................................... 8370 8370
Wittunga Botanic Gardens (Gardens open and Office closed). . . . 8370 8370

Adelaide Region Parks

Cleland Wildlife Park .............................................. 8339 2444
Mount Lofty Summit .............................................. 8370 1054
Belair National Park ................................................. 8278 5477
Morialta Conservation Park ....................................... 8336 0901
Lofty/Barossa (including Para Wirra and Fort Glanville) (Quote 46528 Duty Officer) 1300 650 411
Flinders District Office ............................................ 8552 3677
Adelaide Gaol ........................................................ 8231 4062

West Region

Port Lincoln Office .................................................. 8688 3111
Ceduna Office ....................................................... 8625 3144
Venus Bay ........................................................... 8625 5110
Gawler Ranges ...................................................... 8648 1883

South East Region

Tantanoola Caves ................................................. 8734 4153
Naracoorte Caves Wonambi Centre ................................ 8762 2340
Mount Gambier Regional Office .................................. 8735 1111

Outback/Ranges Region

Port Augusta Office ................................................. 8648 5300

Kangaroo Island Parks

Seal Bay Conservation Park ....................................... 8559 4207
Kelly Hill Caves .................................................... 8559 7235
Flinders Chase Visitor Centre ...................................... 8559 2381
Kingscote Office .................................................... 8553 2381
Cape Borda Light Station .......................................... 8559 3257
Cape Willoughby Light Station ................................... 8553 1191

Yorke/Mid North

Innes Visitor Centre ............................................... 8854 3200
Southern Flinders Office .......................................... 8634 7068

Environment Protection Authority

Environment Protection Authority Hot Line and Pollution Incidents—operated by Link Telecommunications ................................. 8204 2004

Families and Communities—Department for

Office of the Chief Executive .................................... 8413 9050
Aboriginal Housing Services ...................................... 131 299
Community Connect ................................................ 8415 4230
Disability Services SA ............................................. 8372 1479
Families SA ........................................................... 8226 7000
Guardian for Children and Young People ............................. 8226 8570
Home Start Finance .................................................. 8203 4000
Housing SA: General Enquiries .................................... 131 299
Maintenance ......................................................... 131 288
Office for Disability and Client Services ............................. 8226 6052
Office for Foster Care Relations ................................... 8207 0798
Office for the Ageing .............................................. 8207 0522
or Seniors Card Unit (Free Call Australia wide) .................... 8100 819 961
Office for Women ................................................... 8303 0961
SA Community Housing Office .................................... 8207 0233
Women’s Information Service ..................................... 8303 0590

Further Education, Employment, Science and Technology—Department of

Office for the Minister for Science and Information Economy ................... 8207 2190
Office of the Chief Executive/Deputy Chief Executives ...................... 8226 3821
Traineeship and Apprenticeship Services (phone only) ...................... 1800 673 097
Quality Branch (phone only) ........................................ 8226 3035
Training Advocate (phone only) ................................... 1800 006 488
Austraining International (phone only) ................................ 8222 3650
Bio Innovation SA ................................................... 8217 6400

Health—Department of

All offices within the Department of Health will remain open during the Christmas/New Year Period ............................ 8226 6000

SA Ambulance Services

For emergency calls only (24 hours) ................................ 000
Non-Emergency Bookings ......................................... 1300 881 700
Customer Service Centre (8 a.m. to 4 p.m.) ......................... 1300 136 272

BreastScreen SA

State Co-ordination Unit, Wayville ................................ 8274 7100

Justice—Department of

Attorney-General’s Department

Chief Executive’s Office ........................................... 8207 1771
Crown Solicitor’s Office .......................................... 8207 1720
Government Investigations Unit ..................................... 8207 1554
Director of Public Prosecutions ..................................... 8207 1529
Equal Opportunity Commission ..................................... 8207 1977
Justice of the Peace Services ...................................... 8204 1241
Forensic Science .................................................... 8226 7700
Justice Portfolio Services—Human Resources
Management, Administration, Customer Service—Technology ...................................................... 8207 1555
Justice Technology Services ...................................................... 8226 5115
Library and Information Services ...................................................... 8207 1768
Minister for Emergency Services, Minister for Correcational Services, Minister for Road Safety, Minister Assisting the Minister for Multicultural Affairs ...................................................... 8463 6560
Attorney-General’s Office...................................................... 8207 1723
Multicultural SA ............................................................ 8226 1944
Interpreting and Translating Centre ...................................................... 8226 1990
Commissioner for Victims Rights ...................................................... 8207 1969
Ombudsman’s Office...................................................... 8226 8699
Office of the Public Advocate ...................................................... 8269 7575
Guardianship Board...................................................... 8368 5600

Office of Consumer and Business Affairs
Births, Deaths and Marriages ...................................................... 8204 9599
Business Names and Associations ...................................................... 1300 138 918
Education, Media and Public Relations ...................................................... 8204 9507
Fair Trading Advisory Service ...................................................... 8204 9777
Product Safety ............................................................ 8152 0732
Licensing of Occupations ...................................................... 8204 9696
Residential Tenancies Tribunal ...................................................... 8226 6712
Tenancies (Advice)...................................................... 8204 9544
Tenancies (Bonds) ............................................................ 8204 9555
Trade Measurement ...................................................... 8234 2076
Office of the Executive ...................................................... 8204 9588
Berri............................................................ 131 882
Mount Gambier ............................................................ 131 882
Port Augusta ............................................................ 131 882
Port Pirie ............................................................ 131 882
Whyalla ............................................................ 131 882

Legal Services Commission
Head Office...................................................... 8463 3555
Elizabeth ............................................................ 8207 9292
Whyalla ............................................................ 8648 8060
Adelaide Youth Court ...................................................... 8463 3533
Adelaide Magistrates Court ...................................................... 8204 2444

Office of the Liquor and Gambling Commissioner ...................................................... 8226 8410
Public Trustee...................................................... 8226 9200

Emergency Services
Country Fire Service
CFS Headquarters ...................................................... 8463 4200
Regional Duty Officers are on call 24 hours a day through the State Operations Centre ...................................................... 8463 4222
SA Metropolitan Fire Services
For emergency calls only ...................................................... 000
All Metropolitan (including Adelaide) and Regional Stations will be operational.
Community Safety ...................................................... 8204 3611
Training ............................................................ 8243 6500
Head Office ...................................................... 8204 3600

SA Police
For emergency calls only ...................................................... 000
For police attendance ...................................................... 131 444
Local Service Area Headquarter Stations will provide Front Office Service
State Emergency Service
For emergency calls only ...................................................... 132 500
State Emergency Service—State Headquarters ...................................................... 8463 4288
State Headquarters—Administration ...................................................... 8463 4288
State Duty Officer (24 hours) ...................................................... 8463 4288
SA Fire and Emergency Services Commission
Head Office (Administrative Services only) ...................................................... 8463 4050

Correctional Services, Department of
Adelaide Community Correctional Centre ...................................................... 8224 2500
Adelaide Pre-Release Centre ...................................................... 8343 0100
Adelaide Remand Centre ...................................................... 8216 3200
Adelaide Women’s Prison ...................................................... 8343 0100
Berri Community Correctional Centre ...................................................... 8595 2366
Cadell Training Centre...................................................... 8540 3600
Ceduna Community Correctional Centre ...................................................... 8625 2655
Central Office ...................................................... 8226 9000
Crocker Pedy Community Correctional Centre ...................................................... 8672 3991
Courts Unit ...................................................... 8204 0638
Edwardstown Community Correctional Centre ...................................................... 8229 6900
Elizabeth Community Correctional Centre ...................................................... 8282 7020
Marla Community Correctional Centre ...................................................... 8670 7131
Mobilong Prison ...................................................... 8532 8911
Mount Gambier Community Correctional Centre ...................................................... 8725 0266
Mount Gambier Prison ...................................................... 8723 8000
Murray Bridge Community Correctional Centre ...................................................... 8531 8433
Narungga Community Correctional Centre ...................................................... 8326 0355
North East Community Correctional Centre ...................................................... 8406 3850
Northern Country Regional Office ...................................................... 8641 1899
Parole Board ...................................................... 8224 5555
Port Adelaide Community Correctional Centre ...................................................... 8440 3600
Port Augusta Community Correctional Centre ...................................................... 8648 5350
Port Augusta Prison ...................................................... 8648 5400
Port Lincoln Community Correctional Centre ...................................................... 8683 0266
Port Lincoln Prison ...................................................... 8683 0766
Port Pirie Community Correctional Centre ...................................................... 8633 0930
Prisoner Assessment Unit ...................................................... 8343 0260
Volunteer Unit ...................................................... 8440 3608
Whyalla Community Correctional Centre ...................................................... 8645 7400
Yatala Labour Prison ...................................................... 8262 2421

Courts Administration Authority
Coroner’s Office ...................................................... 8204 0600
Youth Court ...................................................... 8204 0331
All Magistrates Courts and Fine Payment Units:
Adelaide ...................................................... 8204 2444
Berri............................................................ 8595 2060
Ceduna............................................................ 8625 2520
Christies Beach ...................................................... 8204 2444
Cooler Pedy ...................................................... 8672 7211
Elizabeth ...................................................... 8204 2444
Holden Hill ...................................................... 8204 2444
Kadina ...................................................... 8821 2626
Mount Barker ...................................................... 8463 5191
Mount Gambier ...................................................... 8735 1060
Murray Bridge ...................................................... 8535 6060
Naracoorte ...................................................... 8762 2174
Port Lincoln ...................................................... 8688 3060
Port Pirie ...................................................... 8632 3266
Tanunda ...................................................... 8563 2026
Whyalla ...................................................... 8648 8120
Premier and Cabinet—Department of the
Aboriginal Affairs and Reconciliation Division ...................................................... 8226 8900
Art Gallery of SA (10 a.m. to 5 p.m.) ...................................................... 8207 7075
Carrick Hill (10 a.m. to 5 p.m.) ...................................................... 8379 3886
Cabinet Office ...................................................... 8226 0903
Office of the Executive ...................................................... 8226 3600
Injury Management Unit ...................................................... 8226 5074
Migration Museum public area (10 a.m. to 5 p.m.) ...................................................... 8207 7570
National Motor Museum public area (9 a.m. to 5 p.m.) ...................................................... 8518 0804
Office of the Premier ...................................................... 8463 3166
Plain Central Services (9 a.m. to 5 p.m.) ...................................................... 8348 2311
Public Sector Reform Unit ...................................................... 8226 2894
South Australian Industrial Relations Court
General Enquiries ...................................................... 8207 0999
South Australian Industrial Relations Commission
General Enquiries ...................................................... 8207 0999
SA Maritime Museum public area (10 a.m. to 5 p.m.) ...................................................... 8207 6143
SA Maritime Museum public area (10 a.m. to 5 p.m.) ...................................................... 8207 6265
SA Maritime Museum exhibition areas (10 a.m. to 5 p.m.) ...................................................... 8207 7590
South Australian Workers Compensation Tribunal
General Enquiries ...................................................... 8207 0999
Services Division ...................................................... 8226 3560
Social Inclusion Unit ...................................................... 8226 0916
State Library of SA (10 a.m. to 5 p.m.) ...................................................... 8207 7200
Office of Public Employment ...................................................... 8226 2941
<table>
<thead>
<tr>
<th>Centre Name</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coorabangara</td>
<td>8672 5800</td>
</tr>
<tr>
<td>Struan Service Centre</td>
<td>8762 9100</td>
</tr>
<tr>
<td>Streaky Bay</td>
<td>8626 1108</td>
</tr>
<tr>
<td>Berri Regional Office</td>
<td>8595 2199</td>
</tr>
<tr>
<td>Mount Gambier Regional Office</td>
<td>8762 9100</td>
</tr>
<tr>
<td>Port Lincoln Office</td>
<td>8688 3057</td>
</tr>
<tr>
<td>Port Pirie Regional Office</td>
<td>8638 4778</td>
</tr>
<tr>
<td>Whyalla Regional Office</td>
<td>8648 8714</td>
</tr>
</tbody>
</table>

**State Records**

The following Centres are open for essential working days: Leigh Street Research Centre (9.30 a.m. to 3.30 p.m.) Leigh Street Exhibition open to the public (9 a.m. to 5 p.m.) Gepps Cross Research Centre (9.30 a.m. to 3.30 p.m.)

**Public Sector Workforce Relations**

- 8226 2700

**Primary Industries and Resources SA**

- Office for the Minister for Agriculture, Food and Fisheries: 8226 0322
- Agriculture and Wine: 8625 2108
- Oodlawirra Road Block (24 hours per day service): 1300 666 010
- Pinnaroo Road Block: 8577 3281
- Yamba Road Block: 8595 5026

**Corporate**

- Communications and Marketing: 8226 0338
- Finance and Shared Business Services: 8226 0292
- Accounts Payable: 8226 0291
- Business Services: 8226 0448
- Human Resources (Emergency contact only): 8226 0231

**Information Management**

- Customer Service, Level 7, 101 Grenfell Street: 8463 3000
- Customer Service Reception, Level 14: 8226 0900
- 25 Grenfell Street, Helpdesk (for internal staff): 8226 0900

**Fisheries/Rural Solutions SA**

- Birkenhead: 8347 6100
- Kadina: 8821 1555
- Kingscote: 8553 4949
- Mount Gambier: 8735 1300
- Port Lincoln: 8688 3400
- Streaky Bay: 8626 1108
- Struan Service Centre: 8762 9100

**Minerals and Energy**

- Coober Pedy: 8672 5800
- Petroleum Group: 8463 3204

**Office for State/Local Government Relations**

- 8204 8700

**Office of the Hon. Paul Holloway MLC, Leader of the Government in the Legislative Council, Minister for Police, Minister for Ministerial Services**

- 8303 2500

**Trade and Economic Development—Department of Trade, Tourism and Investment**

- 8303 2400

**Transport, Energy and Infrastructure—Department for Transport, Energy and Infrastructure**

- 8207 2190

**Government ICT Services Division**

- 8226 3558

**Government Publishing SA**

- 8207 1043

**Subscription and Government Gazette**

- 8463 6224

**Government Relations and Reform Office**

- 8226 5050

**Land Services Group**

- 8226 3983

**General Client Advice Enquiries**

- 1800 648 176

**Property Assist Help Desk**

- 8204 9015

**Public Transport Division**

- 8303 0822

**Infoline**

- 8210 1000

**InfoCentre**

- 8641 1998

**Safety and Regulation Division**

- 8343 2599

**Service SA**

- Call Centre General Government Enquiries (8 a.m. to 6 p.m.): 13 23 24
- Customer Service Centres (9 a.m. to 5 p.m.): 13 23 24
- Adelaide, Berri, Gawler, Kadina, Mount Gambier, Murray Bridge, Naracoorte, Port Augusta, Port Lincoln, Port Pirie and Whyalla: 13 23 24
- Government Legislation Outlet (9 a.m. to 5 p.m.): 13 23 24

**SA Research and Development Institute**

- Executive Director: 8303 9397
- Acting General Manager, Business Support: 8303 9330

The following Centres are open for essential research and development operations only. General Enquiries should be directed to the above SARDI numbers.

- Aquatic Sciences, Port Lincoln—Lincoln Marine Science Centre: 0401 122 109
Council of Mount Barker ordered that:

Preliminary Plan No. 05/0041 be closed.

1. Portion of the unnamed public road north of Rockleigh between the Rural City of Murray Bridge and J. M. Talbot.
2. The whole of the land subject to closure lettered ‘A’, ‘B’ and ‘C’ be transferred to David William Dennison and Jennifer Mary Dennison in accordance with agreement for transfer dated 30 March 2006 entered into between the Rural City of Murray Bridge and D. W and J. M. Dennison.
3. The whole of the land subject to closure lettered ‘B’ and ‘C’ be transferred to John Malcolm Talbot in accordance with agreement for transfer dated 30 March 2006 entered into between the Rural City of Murray Bridge and J. M. Talbot.
4. The following easements are granted over portions of the land subject to that closure:

   Grant a free and unrestricted right of way appurtenant to Certificate of Title Volume 5440, Folio 331, Certificate of Title Volume 5456, Folio 687 and Certificate of Title Volume 5513, Folio 86.

On 13 November 2006 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 71364 being the authority for the new boundaries.

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

Dated 14 December 2006.

P. M. KENTISH, Surveyor-General

---

**ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24**

**NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER**

**Road Closure—Blaser Road, Mlyor**

BY Road Process Order made on 30 June 2006, The District Council of Mount Barker ordered that:

1. Portion of Blaser Road adjoining allotment 10 in Deposited Plan 27783, more particularly delineated and lettered ‘A’ in Preliminary Plan No. 05/0041 be closed.

Dated 14 December 2006.
2. The whole of the land subject to closure be transferred to Thelma May Wallace in accordance with the agreement for transfer dated 17 May 2006 entered into between The District Council of Mount Barker and T. M. Wallace.

On 19 October 2006 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 72247 being the authority for the new boundaries.

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

Dated 14 December 2006.

P. M. KENTISH, Surveyor-General

DETERMINATION OF THE REMUNERATION TRIBUNAL
NO. 9 OF 2006

Auditor-General, Electoral Commissioner, Deputy Electoral Commissioner, Employee Ombudsman, Ombudsman and Health and Community Services Complaints Commissioner

1. Scope of Determination
This Determination applies to the separate offices of Auditor-General, Electoral Commissioner, Deputy Electoral Commissioner, Employee Ombudsman, Ombudsman and Health and Community Services Complaints Commissioner.

2. Salary
2.1 Auditor-General
The salary of the office of Auditor-General shall be $243 700 per annum.

2.2 Electoral Commissioner
The salary of the office of Electoral Commissioner shall be $141 200 per annum.

2.3 Deputy Electoral Commissioner
The salary of the office of Deputy Electoral Commissioner shall be $103 400 per annum, except when acting as Electoral Commissioner for a continuous period of more than one week, in which case the Deputy Electoral Commissioner will be paid for the acting period at the rate of the salary for the Electoral Commissioner.

2.4 Employee Ombudsman
The salary of the office of Employee Ombudsman shall be $105 700 per annum.

2.5 Ombudsman
The salary of the office of Ombudsman shall be $180 500 per annum.

2.6 Health and Community Services Complaints Commissioner
The salary of the office of Health and Community Services Complaints Commissioner shall be $162 900 per annum.

3. Telephone Rental and Calls Allowance
When a person to whom this Determination applies is required to have a telephone at home for official purposes, that person shall be paid the whole of the telephone rental for a single point connection without extra services and one-third of the cost of metered local calls. Reimbursement should be made for International, STD and mobile official calls on the basis of actual costs incurred.

4. Travelling and Accommodation Allowances
Allowances to be paid will be in accordance with the Tribunal’s most recent Determination on these allowances as amended from time to time.

5. Conveyance Allowances
Allowances to be paid will be in accordance with the Tribunal’s most recent Determination on these allowances as amended from time to time.

6. Date of Operation
The salaries prescribed in Clause 2 are operative from 1 July 2006 and supersede those of all previous Determinations covering persons whose office is listed herein.

Dated 12 December 2006.

H. R. BACHMANN, President
J. MEEKING, Member
D. SMYTHE, Member

REurnished TRIBUNAL
REPORT RELATING TO DETERMINATION NO. 9 OF 2006

1. Introduction
1.1 In accordance with the provisions of the Remuneration Act 1990, the Remuneration Tribunal by letters dated 4 September 2006, invited the office holders of the statutory positions of Auditor-General, Electoral Commissioner, Deputy Electoral Commissioner, Employee Ombudsman, Health and Community Services Complaints Commissioner and the Ombudsman to make submissions in relation to the remuneration of those offices. The Tribunal also invited the Minister to make submissions in the public interest.

1.2 On 21 September 2006, the following notice was published in The Advertiser newspaper:

REulfilled TRIBUNAL
Review of Salaries for Statutory Office Holders

Section 8 (2) of the Remuneration Act 1990, requires the Tribunal to sit at least once in each year to review its previous Determinations. Accordingly, the Tribunal is conducting a review of the Determination incorporating the salaries payable to the following statutory office holders:

- Auditor-General;
- Electoral Commissioner;
- Deputy Electoral Commissioner;
- Employee Ombudsman;
- Ombudsman; and
- Health and Community Services Complaints Commissioner.

Interested persons, organisations and associations are invited to submit in writing any views they consider should be taken into account in the above review.

The closing date is 4 October 2006 and submissions should be forwarded to:

The Secretary
Remuneration Tribunal
G.P.O. Box 1072
Adelaide, S.A. 5001
or alternatively submissions can be forwarded via the Tribunal’s website: www.remtribunal.sa.gov.au
Telephone: (08) 8226 4013
Facsimile: (08) 8226 4174

1.3 The Tribunal received written submission from the Auditor-General and oral submission from the Ombudsman and a joint oral submission from the Electoral Commissioner and Deputy Electoral Commissioner. In addition, the Minister’s representative made written submission from the Ombudsman in relation to all of the positions being considered.

The oral submissions made to the Tribunal on 26 October 2006.

2. Auditor-General
2.1 The remuneration for the Office of Auditor-General was last determined in Determination No. 1 of 2006 operative from 1 July 2005. The current salary is $235 000 per annum.
3.2 The Electoral Commissioner and Deputy Electoral Commissioner jointly submitted that the Tribunal needed to recognize an increased work value due to the complexity of assessing performance and the workload of the Office. They indicated that a number of new initiatives and products had been adopted for the State Election and that there had been an ‘increased workload and work value associated with the responsibility in managing the truth in advertising provisions and the complexities involved in investigating the resolving complaints handling’ associated therewith. They also claimed that there had been a significant increase in the level of media interaction that in their view could not be surpassed by any other public officer at times of intense scrutiny. They referred to a number of non-election activities including research and provision of advice to the Electoral District Boundaries Commission regarding the redistribution of electoral boundaries.

3.3 The Electoral Commissioner and Deputy Electoral Commissioner again argued that when determining the work value of their positions, the Tribunal should consider forces such as market rates; attraction and retention; the fact that electoral administrators suffer career limitation by continuously running elections and the high levels of performance and competence required of such positions. Further, they submitted that increased volumes of electoral events including ballots, elections and public education and research programs placed an increasing pressure on the Electoral Commissioner’s Office.

3.4 The Minister’s submissions for the remuneration for the position of Electoral Commissioner mirrored those made in respect of the Auditor-General.

3.5 The Tribunal has had regard to the submissions made and in doing so noted the changed circumstances of this Office, however it did not consider these to be significant enough to warrant an increase beyond that generally proposed by the Minister. In all the circumstances the Tribunal has determined the salary for the Office of the Electoral Commissioner will be $141,200 per annum. Telephone rental and calls allowance for this Office will remain unaffected by this Determination.

4. Deputy Electoral Commissioner

4.1 The remuneration for the Office of Deputy Electoral Commissioner was last determined in Determination No. 1 of 2006 operative from 1 July 2005. The current salary is $99,500 per annum.

4.2 As previously stated, the submissions presented for the Deputy Electoral Commissioner and the Deputy Electoral Commissioner were as a joint submission and are as outlined at Clauses 3.2 to 3.3 above.

4.3 The Deputy Electoral Commissioner also raised his role as Research Officer to the Electoral District Boundaries Commission. The Deputy Electoral Commissioner advised that, ‘In addition to the normal requirements of his role, the Deputy Electoral Commissioner has been required to specify, test and implement newly developed mapping software to support the Commission’s tasks’. In this context he submitted, ‘that the Tribunal consider it appropriate to determine a payment based upon the previous payment made in 2003 (refer to Determination and Report 7 of 2003), while taking into account inflationary factors over the period such as movements in remuneration and apportioning an amount of 50 per cent for the current year’. The Deputy Commissioner also submitted that recognition of an increased work value due to the Deputy Commissioner’s additional level of expertise and support provided to the Commission could be considered.

4.4 On this point the Tribunal decided to maintain its previous approach of determining an appropriate allowance for the work performed at its conclusion. It is understood that this will occur in early 2007.

4.5 The Government submissions for the remuneration for the Office of Deputy Electoral Commissioner mirrored those made in respect of the Auditor-General.
As was the case with the Electoral Commissioner, the Tribunal had regard to the submissions made and in doing so recognised the changed circumstance of this Office, however it did not consider these to be significant enough to warrant an increase beyond that generally proposed by the Minister. In the circumstances the Tribunal has determined the salary for the Office of Deputy Electoral Commissioner will be $103 400 per annum. Telephone rental and calls allowance for this Office will remain unaffected by this Determination.

5. Employee Ombudsman

5.1 The remuneration for the Office of Employee Ombudsman was last determined in Determination No. 1 of 2006 operative from 1 July 2005. The salary is currently $101 800 per annum.

5.2 No submissions were received from the Employee Ombudsman. The Employee Ombudsman, who is new to this Office, did attend the Tribunal sitting on 26 October 2006, to gain an understanding of how the Tribunal operated and what considerations were given in making its Determinations regarding annual salary reviews of Statutory Officers.

5.3 The Minister’s submission in relation to the position of Employee Ombudsman mirrored that made in respect to the Auditor-General.

5.4 The Tribunal has considered the submission made and has determined that the salary for this Office will be $105 700 per annum. Telephone rental and calls allowance for this Office will remain unaffected by this Determination.

6. Ombudsman

6.1 The remuneration of the Office of Ombudsman was last determined in Determination No. 1 of 2006 operative from 1 July 2005. The current salary is $174 000 per annum.

6.2 The Ombudsman’s did not have any objection to the increase outlined in the Government’s submission.

6.3 The Minister’s submission in relation to the position of Ombudsman mirrored that made in respect to the Auditor-General.

6.4 The Tribunal has had regard to the submissions made and has determined the salary for the Office of Ombudsman will be $180 500 per annum. Telephone rental and calls allowance for this Office will remain unaffected by this Determination.

7. Health and Community Services Complaints Commissioner

7.1 The remuneration of the Health and Community Services Complaints Commissioner was first determined in Determination No. 1 of 2006 operative from 1 July 2005. The current salary is $157 000 per annum.

7.2 No submissions were received from the Health and Community Services Complaints Commissioner.

7.3 The Minister’s submission in relation to the position of Health and Community Services Complaints Commissioner mirrored that made in respect to the Auditor-General.

7.4 The Tribunal has considered the submissions made and has determined that the salary for this Office will be $162 900 per annum. Telephone rental and calls allowance for this Office will remain unaffected by this Determination.

8. Conclusion

8.1 The Tribunal again draws attention to the requirements of the State wage case principles as they relate to changes in work value. The relevant principle states ‘Changes in work value may arise from changes in the nature of work, skill and responsibility required or the conditions under which work is performed. Changes in work by themselves may not lead to a change in wage rates. The strict test for an alteration in wage rates is that the change in the nature of the work should constitute such a significant net addition to work requirements as to warrant the creation of a new classification or upgrading to a higher classification’.

8.2 Salaries determined herein will operate from 1 July 2006.

Dated 12 December 2006.

H. R. BACHMANN, President

DETERMINATION OF THE REMUNERATION TRIBUNAL

No. 10 of 2006

Members of the Judiciary, Members of the Industrial Relations Commission, The State Coroner, Commissioners of the Environment, Resources and Development Court

1. Scope of Determination

This Determination applies to the undermentioned Members of the Judiciary and to the undermentioned Statutory Office Holders.

2. Salary

2.1 Members of the Judiciary

2.1.1 The annual salaries and allowances for the members of the judiciary will be as follows:

<table>
<thead>
<tr>
<th>Office</th>
<th>Salary $ per annum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Justice of the Supreme Court</td>
<td>342 780</td>
</tr>
<tr>
<td>Puise Judges of the Supreme Court</td>
<td>306 070</td>
</tr>
<tr>
<td>Masters of the Supreme Court</td>
<td>270 290</td>
</tr>
<tr>
<td>Chief Judge of the District Court</td>
<td>306 070</td>
</tr>
<tr>
<td>Other District Court Judges</td>
<td>270 290</td>
</tr>
<tr>
<td>Masters of the District Court</td>
<td>238 710</td>
</tr>
<tr>
<td>Chief Magistrate</td>
<td>252 850</td>
</tr>
<tr>
<td>Deputy Chief Magistrate</td>
<td>235 720</td>
</tr>
<tr>
<td>Supervising Magistrates</td>
<td>229 850</td>
</tr>
<tr>
<td>Assisting Supervising Magistrate of the Adelaide Magistrates Court</td>
<td>225 250</td>
</tr>
<tr>
<td>Stipendiary Magistrates</td>
<td>214 300</td>
</tr>
<tr>
<td>Supervising Industrial Magistrate</td>
<td>214 300</td>
</tr>
<tr>
<td>Other Industrial Magistrates</td>
<td>214 300</td>
</tr>
<tr>
<td>Stipendiary Magistrate directed by the Chief Magistrate with the concurrence of the Attorney-General to perform special administrative duties in a region (Regional Manager) or in a residential country area (Country Resident Magistrate) paid the allowance shown for as long as that person continues to perform such duties</td>
<td>15 550</td>
</tr>
<tr>
<td>Stipendiary Magistrate with the concurrence of the Attorney-General to perform special administrative duties at a particular court (Magistrate-in-Charge) paid the allowance shown for as long as that person continues to perform such duties</td>
<td>6 030</td>
</tr>
<tr>
<td>Stipendiary Magistrate appointed Warden under the Mining Act 1971, as amended, and performing the duties of Senior Warden paid the salary shown for as long as that person continues to perform such duties</td>
<td>225 780</td>
</tr>
<tr>
<td>Stipendiary Magistrate appointed as a Deputy State Coroner on a full-time on-going basis paid the allowance shown for as long as that person continues to perform such duties</td>
<td>6 030</td>
</tr>
<tr>
<td>His Honour Judge W. D. Jennings, Senior Judge of the Industrial Relations Court and President of the Industrial Relations Commission paid the salary shown for as long as he continues to perform both functions</td>
<td>298 250</td>
</tr>
<tr>
<td>Other Judges of the Industrial Relations Court who hold joint commissions in the Australian Industrial Relations Commission and the Industrial Relations Commission of South Australia</td>
<td>270 290</td>
</tr>
</tbody>
</table>

2.1.2 Where a person is appointed as Acting Chief Justice of the State Supreme Court or as Acting Chief Judge of the District Court and such appointment extends for a continuous period of more than one week, the person appointed shall be paid a salary equal to the salary specified herein for the Chief Justice or the Chief Judge, as appropriate, for the whole of the period the appointment is in effect.

2.2 Statutory Office Holders

The annual salaries for the following statutory office holders will be as follows:
2.2 The Tribunal convened a hearing on 21 November 2006 to hear oral submissions. The following attended and made submissions as appropriate:
- Justice Bleby, along with Judge Chivell and Mr Johns on behalf of the JRCC; and
- Mr David Prendergast on behalf of the Minister, in the public interest.

2.3 In summary, the JRCC submissions discussed:
- judicial remuneration, disparity with other jurisdictions regarding non-salary benefits (such as leave). Copies of the most recent Determinations of some of the other Tribunals were included as part of the submissions;
- concerns expressed in last year’s submission regarding recruitment and retention of judicial officers both in the short and long term;
- the relevance of the use of ABS survey of Average Weekly Ordinary Time Earnings;
- the proposed operative date for any determined increase in salaries, which it was submitted should be 1 July of the relevant year to align with the Federal Courts, the Territories, Queensland, Victoria and Tasmania.

2.4 Mr Prendergast presented submissions on behalf of the Minister. He discussed relevant factors that the Tribunal has previously considered when making judicial Determinations, including comparison of State, Territory and Federal judicial salaries; South Australia’s economic circumstances and judicial independence. He submitted that, ‘the Tribunal should continue to have regard to these factors, but with an emphasis on the economic factors and indicators applicable to South Australia’.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.

3. Comparison of Federal, State and Territory Judicial Salaries

As in previous reviews the Tribunal examined the Federal and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The Tribunal is conducting a review of the salaries payable to members of the judiciary and other State and Territory judicial salaries relevant to the office of Puisne Judge.

The submission also addressed the date of operation. The Minister submitted that in the context of a requirement for an annual review, it was considered reasonable that there be no basis for any retrospectivity. It was therefore submitted that the operative date should be the first pay period on or after 1 November 2006.
3.3 The Tribunal is aware that Queensland and Western Australia are currently conducting their annual reviews of State judicial remuneration. As prescribed by legislation in Victoria, from 1 July 2007 the salary of a Supreme Court Judge will be the same as that payable from time to time for a Federal Court Judge.

4. Attraction and Retention Factors

4.1 Attraction and retention factors were again highlighted by the JRCC and referral was made to its previous submissions of 2004 and 2005. The JRCC submitted that since the previous review of judicial salaries another South Australian Supreme Court Judge has been appointed to the Federal Court.

4.2 The Minister submitted, ‘attraction and retention is not an issue for the South Australian judiciary’.

4.3 The Tribunal continues to believe that its past approach of setting salaries in a ‘national framework’ continues to be appropriate and in the public interest to ensure that the JRCC’s assertions do not further materialise.

5. South Australian Economic Circumstances

5.1 As stated earlier, the submission from the Minister stated ‘that it would be appropriate for any increase in judicial salaries determined by the Tribunal to be consistent with CPI increases’. In doing so the Minister provided the following statistical data:

- The Adelaide Consumer Price Index between the September quarter 2005 and the September quarter 2006 increased by 3.8 per cent;
- through the year to the September quarter 2006, wages growth as measured by growth in hourly rates of pay in South Australia was 3.7 per cent;
- since 1997 there has been a growth in judicial salaries of 65 per cent compared with 35 per cent growth in South Australian hourly rates of pay and 31 per cent growth in the Adelaide CPI;
- the past two determinations of the Tribunal have increased judicial salaries by over 13 per cent compared to general wages growth of 7.6 per cent and CPI of 5.5 per cent over the 2003-2005 period;
- the Australian Bureau of Statistics Survey of Average Weekly Earnings shows that on average for the year May 2006 to average weekly ordinary time earnings for full-time adult employees were 6.5 per cent lower in South Australia compared nationally.

5.2 The JRCC again referred to its previous 2005 submission on this matter and repeated that reliance of absolute levels of Average Weekly Ordinary Time Earnings, as a reason for resisting parity with other jurisdictions could not be used for such purpose. It was further submitted that public sector salaries in South Australia and their rates of salary increase have never been relevant to the fixation of judicial salaries and that the State’s economy and capacity to pay are not relevant to the fixing of salaries for a particular occupational group.

6. Public Submission

6.1 The one public submission received by the Tribunal acknowledged the importance of the role of the judiciary but provided little assistance in determining appropriate remuneration for the judiciary.

7. Telephone Rental and Calls Allowance

The Telephone Rental and Calls Allowance for members of the Judiciary, members of the Industrial Relations Commission, the State Coroner, and Commissioners of the Environment, Resources and Development Court are currently prescribed in Determination No. 3 of 2005. These allowances will remain unaffected by this Determination.

8. Conveyance Allowance

Conveyance Allowances for Judges, Statutory Officers and Court Officers are currently prescribed in Determination No. 5 of 2005. These allowances were last adjusted in December 2005 and will remain unaffected by this Determination.

9. Travelling and Accommodation Allowances

Travelling and Accommodation Allowances for Judges, Statutory Officers and Court Officers are currently prescribed in Determination No. 1 of 2005. These allowances were adjusted in April 2005 and will remain unaffected by this Determination.

10. Operative Date

10.1 The JRCC submitted that the date of operation for the Determination should be 1 July 2006, while as stated the Minister submitted that against the background of the requirement for an annual review as set out in section 8 (2) of the Remuneration Act 1990, it is reasonable that the 2006 Determination have an operative date of no earlier than the first pay period commencing on or after 1 November 2006.

10.2 In all the circumstances the Tribunal was not persuaded to change its current practice regarding operative date.

11. Determination

11.1 Having regard to all the arguments and material put to the Tribunal, including those concerning State and Federal comparisons, attraction and retention, economic factors, operative date and section 15 of the Remuneration Act which requires it to have regard to the constitutional principle of judicial independence, the Tribunal has determined that the salary of the Puisne Judge of the Supreme Court will be $306,070 per annum operative from 1 November, 2006. In this regard the Tribunal reiterates that it’s past approach of setting salaries in a ‘National framework’ continues to be appropriate and in the public interest.

11.2 The salaries of all other judicial officers and statutory office holders listed in the Determination have also been increased from the same date and to the annual amounts shown in the Determination.

Dated 12 December 2006.

H. R. BACHMANN, President

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 14 December 2006

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
Public road south-east of lots 1 and 2 in LTRO DP 46529, Marion. p7
In and across Unity Drive, Sheidow Park. p12
Sarah Court, Sheidow Park. p12
Alia Drive, Sheidow Park. p12
Walkway (lot 148 in LTRO DP 71626), Unity Drive, Sheidow Park. p12

DISTRICT COUNCIL OF MOUNT BARKER
Stephens Street, Mount Barker. p45

CITY OF NORWOOD PAYNEHAM AND ST PETERS
Angas Street, Kent Town. p8
Clarke Street, Norwood. p11
CITY OF ONKAPARINGA
Charles Street, Old Noarlunga. p3
Holmes Street, Old Noarlunga. p3 and 4
Public road south of lot 1101 in LTRO DP 47797, Seaford Rise. p5
Esperance Boulevard, Seaford Rise. p5 and 6
Easements in lot 1005 in LTRO DP 71430, Edinburgh Avenue, Seaford Rise. p6
Torquay Drive, Seaford Rise. p5 and 6
Edinburgh Avenue, Seaford Rise. p6
Kipsy Street, Aldinga Beach. p37
In and across Nicholl Avenue, Aldinga Beach. p37 and 38
Nicholl Walk, Aldinga Beach. p37 and 38
Casuarina Avenue, Aldinga Beach. p37
Wild Orchid Avenue, Aldinga Beach. p37
Pinkgum Avenue, Aldinga Beach. p37
Kaurna Avenue, Aldinga Beach. p38
Polkinghorne Avenue, Aldinga Beach. p38
Mistletoe Street, Aldinga Beach. p38
Sunday Boulevard, Aldinga Beach. p38

CITY OF PLAYFORD
Hannah Road, Munno Para West. p1
Eva Road, Munno Para West. p1
Isabel Road, Munno Para West. p1
Across Burwood Road, Munno Para West. p2
Manilla Street, Munno Para West. p2
Ellada Court, Munno Para West. p2

CITY OF PORT ADELAIDE ENFIELD
Across Cavan Road, Dry Creek and Gepps Cross. p50

CITY OF PORT ADELAIDE ENFIELD
Across Abbeville Terrace, Marion. p7
Easement in lot 10 in LTRO DP 61048, Abbeville Terrace, Marion. p7

GOOLWA WATER DISTRICT
ALEXANDRINA COUNCIL
Washington Street, Goolwa North. p27
Across Gardiner Street, Goolwa. p40
Easements in lot 65 in LTRO DP 56350, and lot 166 in LTRO DP 70014, Gardiner Street, Goolwa. p40

KINGSCOE WATER DISTRICT
KANGAROO ISLAND COUNCIL
Vivonne Avenue, Kingscote. p29

MIDDLETON WATER DISTRICT
ALEXANDRINA COUNCIL
Higgins Terrace, Middleton. p30
Newell Avenue, Middleton. p31

MOUNT GAMBIER WATER DISTRICT
CITY OF MOUNT GAMBIER
Across Jubilee Highway, Mount Gambier. p52

MYPONGA WATER DISTRICT
DISTRICT COUNCIL OF YANKALILLA
Barunga Street, Yankalilla. p51

PENNSHAW WATER DISTRICT
KANGAROO ISLAND COUNCIL
In and across Binneys Track, Penneshaw. p46 and 47
In and across Dolphin Way, Penneshaw. p47
Easements in lot 200 in LTRO DP 72660, Binneys Track, Penneshaw. p47 and 48

PORT ELLIOT WATER DISTRICT
ALEXANDRINA COUNCIL
Fifth Avenue, Hayborough. p28

PORT LINCOLN WATER DISTRICT
CITY OF PORT LINCOLN
Cranston Street, Steelford. p34
Bligh Street, Port Lincoln. p35
Washington Street, Port Lincoln. p35

WARREN COUNTRY LANDS WATER DISTRICT
BAROSSA COUNCIL
In and across Barossa Valley Highway, Altona. p9
Easements in lot R in LTRO RP 1007, Barossa Valley Highway, Altona. p9

LIGHT REGIONAL COUNCIL
Across and in Sturt Highway, Greenock. p33

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

ADELAIDE WATER DISTRICT
CITY OF MARION
Across Abbeville Terrace, Marion. p7
Easement in lot 10 in LTRO DP 61048, Abbeville Terrace, Marion. p7

DISTRICT COUNCIL OF MOUNT BARKER
Stephens Street, Mount Barker. p45

CITY OF NORWOOD PAYNEHAM AND ST PETERS
Angas Street, Kent Town. p8
Clarke Street, Norwood. p11

CITY OF WEST TORRENS
In and across Henley Beach Road, Mile End. p32
James Congdon Drive, Mile End. p32

KEITH WATER DISTRICT
TATIARA DISTRICT COUNCIL
In and across Emu Flat Road, Keith. p44
Easement in section 408, hundred of Stirling, Emu Flat Road, Keith. p44

MOUNT GAMBIER WATER DISTRICT
CITY OF MOUNT GAMBIER
Across Jubilee Highway, Mount Gambier. p52
PORT LINCOLN WATER DISTRICT
CITY OF PORT LINCOLN
Cranston Street, Port Lincoln. p34
Bligh Street, Port Lincoln. p35
Washington Street, Port Lincoln. p35

WARREN COUNTRY LANDS WATER DISTRICT
BAROSSA COUNCIL
Barossa Valley Highway, Altona, p9
Easement in lot R in LTRO RP 1007, Barossa Valley Highway, Altona. p9

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
CITY OF ONKAPARRINGA
Across and in Bains Road, Woodcroft and Morphett Vale. p13-19
Easements in allotment piece 11 in LTRO FP 102760, lot 96 in LTRO FP 214456, lot 95 in LTRO FP 214455, section 1410, hundred of Noarlunga, and lot 901 in LTRO FP 209247, Vanston Avenue, allotment piece 4 in LTRO FP 102759, Trinity Road, and allotment piece 8 in LTRO FP 102760, Pimpala Road, Morphett Vale. p19-24
Across and in Pimpala Road, Morphett Vale and Old Reynella. p24 and 25
Across Main South Road, Old Reynella and Reynella. p25
Sherriffs Road, Reynella. p25 and 26
Waterworks land (lot 118 in LTRO FP 215236), Windebanks Road, Happy Valley. p53 and 54
Across and in Windebanks Road, Happy Valley. p54

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
Easement in lots 95 and 94 in LTRO DP 71626, Unity Drive, Shewdow Park. FB 1155 p56, 57 and 59
Easement in lots 127 and 118 in LTRO DP 71626, Unity Drive, Shewdow Park. FB 1155 p56-58
Across and in Unity Drive, Shewdow Park. FB 1155 p56-59
Sarah Court, Shewdow Park. FB 1155 p56-58
Easement in lot 101 and lots 99-97 in LTRO DP 71626, Unity Drive, Shewdow Park. FB 1155 p56, 57 and 59

CITY OF ALEXANDRINA
Holmes Street, Old Noarlunga. FB 1155 p45
Across and in Commercial Road, Seaford Rise. FB 1155 p48, 49 and 53
Easements in allotment piece 1018 in LTRO DP 44505, Commercial Road, and lot 1030 in LTRO DP 62561, Dalkeith Road, Seaford Rise. FB 1155 p48-50, 53 and 54
In and across public road south of lot 1101 in LTRO DP 47797, Seaford Rise. FB 1155 p48, 50, 51 and 53-55
In and across Esperance Boulevard, Seaford Rise. FB 1155 p48, 51, 52, and 54 and 55
Easements in lot 1005 in LTRO DP 71430, Edinburgh Avenue, Seaford Rise. FB 1155 p48, 54, 52, and 54 and 55
Torquay Drive, Seaford Rise. FB 1155 p48, 51, 52 and 55
In and across Edinburgh Avenue, Seaford Rise. FB 1155 p48, 51 and 55
Easement in lots 26 and 25 in LTRO DP 71430, Torquay Drive, Seaford Rise. FB 1155 p48, 52 and 55

Easements in lots 76-78 in LTRO DP 71430, Esperance Boulevard, Seaford Rise. FB 1155 p48, 52 and 55
Easements in allotment piece 1007 in LTRO DP 71430, public road, Seaford Rise. FB 1155 p48, 50 and 55

CITY OF PLAYFORD
Eva Road, Munno Para West. FB 1155 p41 and 42
Hannah Road, Munno Para West. FB 1155 p41 and 42
Isabel Road, Munno Para West. FB 1155 p41 and 42
Brandis Road, Munno Para West. FB 1155 p43 and 44
Easements in lot 10 in LTRO DP 70038, Gravity Grove, and lot 33 in LTRO DP 6437, Stebonheath Road, Munno Para West. FB 1155 p43 and 44
Manilla Street, Munno Para West. FB 1155 p43 and 44
Burwood Road, Munno Para West. FB 1155 p43 and 44
Ellida Court, Munno Para West. FB 1155 p43 and 44

CITY OF SALISBURY
Easements in lot 751 in LTRO DP 77167, Bolivar Road, Burton. FB 1155 p23 and 24

CITY OF PORT LINCOLN
Across and in Target Hill Road, Salisbury Heights. FB 1155 p46 and 47
Easements in lot 15 in LTRO FP 101118, Target Hill Road, Salisbury Heights. FB 1155 p46 and 47
Easements in reserve (lot 755 in LTRO DP 29604), Marengo Court, Greenwith. FB 1155 p46 and 47
Austeritz Court, Greenwith. FB 1155 p46 and 47

ALDINGA DRAINAGE AREA
CITY OF ONKAPARRINGA
Storey Avenue, Aldinga Beach. FB 1153 p55
Illman Crescent, Aldinga Beach. FB 1153 p56
In and across Rowley Road, Aldinga Beach. FB 1155 p17-19, 21 and 22
Casuarina Avenue, Aldinga Beach. FB 1155 p17, 19, 21 and 22
Across Nicholl Walk, Aldinga Beach. FB 1155 p17, 20 and 21
In and across Kauuma Avenue, Aldinga Beach. FB 1155 p17, 18 and 21
In and across Nicholl Avenue, Aldinga Beach. FB 1155 p17, 19, 21 and 22
Easements in reserve (lot 1000 in LTRO DP 71546), Nicholl Avenue, Aldinga Beach. FB 1155 p17-19, 21 and 22
Casuarina Avenue, Aldinga Beach. FB 1155 p17, 19, 21 and 22
Across Nicholl Walk, Aldinga Beach. FB 1155 p17, 18 and 22
Sunday Boulevard, Aldinga Beach. FB 1155 p17, 18 and 22
Kipsy Street, Aldinga Beach. FB 1155 p17, 19 and 20

STIRLING COUNTRY DRAINAGE AREA
ADELAIDE HILLS COUNCIL
Easement in lot 50 in LTRO FP 34011, Birch Road, Stirling. FB 1156 p2

VICTOR HARBOR COUNTRY DRAINAGE AREA
ALEXANDRINA COUNCIL
Sewerage land (lot 28 in LTRO DP 69231), Gahnia Court, Hayborough. FB 1155 p30, 32 and 33
Easements in lots 27-23 in LTRO DP 69231, Gahnia Court, and lots 8-12 in LTRO DP 69099, Butterfly Court, Hayborough. FB 1155 p30 and 32
Gahnia Court, Hayborough. FB 1155 p30 and 32
Butterfly Court, Hayborough. FB 1155 p30 and 32
Albatross Avenue, Hayborough. FB 1155 p30 and 32
Sixth Avenue, Hayborough. FB 1155 p30 and 32

CITY OF VICTOR HARBOR
Across Battye Road, Encounter Bay. FB 1153 p57
Dodson Road, Encounter Bay. FB 1153 p57
Dodson Road, Encounter Bay. FB 1153 p60
WHYALLA COUNTRY DRAINAGE AREA
THE CORPORATION OF THE CITY OF WHYALLA
Farrel Street, Whyalla. FB 1155 p60

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

STIRLING COUNTRY DRAINAGE AREA
ADELAIDE HILLS COUNCIL
Rudall Avenue, Stirling—150 mm PVC pumping main. FB 1156 p4, 9 and 10
Rudall Avenue, Crafers and Stirling—80 mm PVC pumping main. FB 1156 p4, 5, 9 and 10
Easement in lot 4 in LTRO DP 55112, Crafers—80 mm PVC pumping main. FB 1156 p6
Wright Road, Stirling and Crafers—80 mm PVC pumping main. FB 1156 p6-8

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.

STIRLING COUNTRY DRAINAGE AREA
ADELAIDE HILLS COUNCIL
In and across Rudall Avenue, Crafers and Stirling—80 mm and 150 mm PVC pumping mains. FB 1156 p4 and 9-12

VICTOR HARBOR COUNTRY DRAINAGE AREA
ALEXANDRINA COUNCIL
Sewerage land (lot 28 in LTRO DP 69231), Gahnia Court, Hayborough—125 mm PVC pumping main. FB 1155 p30, 31 and 33
Gahnia Court, Hayborough—125 mm PVC pumping main. FB 1155 p30 and 31
Albatross Avenue, Hayborough—125 mm PVC pumping main. FB 1155 p30 and 31
Fifth Avenue, Hayborough—125 mm PVC pumping main. FB 1155 p30 and 31
Hindmarsh Esplanade, Hayborough—125 mm PVC pumping main. FB 1155 p30 and 31

A. HOWE, Chief Executive Officer, South Australian Water Corporation.
PURSUANT to section 33A of the Waterworks Act 1932, the South Australian Water Corporation (SA Water) with the approval of the Minister for Administrative Services and Government Enterprises hereby revokes the Level 2 water restrictions imposed by notice dated 13 October 2006 (published in the Government Gazette on 19 October 2006) effective from midnight on 31 December 2006 and further pursuant to section 33A of the Waterworks Act 1932, SA Water with the approval of the Minister for Administrative Services and Government Enterprises from 1 January 2007, until further notice hereby prohibits, restricts and regulates the purposes for which water supplied to properties by SA Water may be used, the manner in which water may be used, and the means by which water may be used, and the times at which water may be used as set out in the Schedule within the following Water Districts (‘WD’) and Country Lands Water Districts (‘CLWD’): Adelaide WD, Alford WD, Angaston WD, Appila WD, Ardrossan WD, Arthington WD, Balaklava WD, Barmera WD, Barossa CLWD, Beetaloo CLWD, Berri WD, Birdwood WD, Blanchetown WD, Blyth WD, Booborowie WD, Booleroo Centre WD, Bowmans WD, Brinkley CLWD, Brinkworth WD, Bundaleer CLWD, Burdett CLWD, Burra WD, Bute WD, Cadell WD, Callingtown WD, Caltowie WD, Cambrai WD, Clayton WD, Clifton WD, Cobdogla WD, Coobowie WD, Cootong WD, Coonalpyn Downs CLWD, Coonalpyn WD, Crystal Brook WD, Cudlee Creek WD, Curramulka WD, Dublin WD, Eden Valley WD, Edithburgh WD, Encounter Bay CLWD, Eudunda WD, Farrell Flat WD, Georgetown WD, Gladstone WD, Glossop WD, Goolwa WD, Greenock WD, Guineracha WD, Halbury WD, Hamley Bridge WD, Hampden WD, Hoyleton WD, Iron Knob CLWD, Jamestown CLWD, Jervois WD, Jetty CLWD, Kadina WD, Kanmantoo CLWD, Kapunda WD, Kapunda WD, Kanmantoo WD, Kapunda WD, Kapunda, Keigh WD, Kersbrook WD, Kingston-On-Murray WD, Koolunga WD, Laura WD, Loxton CLWD, Lyndoch WD, Maitland WD, Mallee WD, Mannum WD, Mannum-Adelaide CLWD, Marrabel WD, Meningie WD, Middleton WD, Milang WD, Minlaton WD, Moculta WD, Monash WD, Montech WD, Moorook CLWD, Moorook WD, Morgan WD, Morgan-Whyalla CLWD, Mount Pleasant WD, Mundallio CLWD, Munnoora WD, Murray Bridge WD, Mypolonga WD, Mypolonga, Napperby WD, Narrung WD, Nectar Brook CLWD, Neeta-Cowirra WD, Nuriootpa WD, Owen WD, Palmer WD, Paraiba Township WD, Paskerville WD, Peterborough WD, Pine Point WD, Point Pass WD, Pompoow WD, Port Augusta WD, Port Broughton WD, Port Elliot WD, Port Germein WD, Port Hughes WD, Port Parham/Webb Reach WD, Port Pirie WD, Port Victor WD, Port Victoria WD, Port Vincent WD, Price WD, Redbanks WD, Redhill WD, Renmark WD, Rhynie WD, Riverton WD, Robertstown WD, Roseworthy WD, Rowland Flat WD, Saddlerow WD, Sedan WD, Seppeltsfield WD, Snowtown WD, South Kilkeran WD, Spalding WD, Springton WD, St Kilda WD, Stansbury WD, Stockport WD, Stockwell WD, Strathalbyn CLWD, Strathalbyn WD, Suthersland WD, Swan Reach WD, Tailem Bend WD, Tanunda WD, Tarlee WD, The Township of Freezing WD, Tintinina WD, Township of Auburn WD, Township of Clare WD, Township of Jamestown WD, Township of Loxton WD, Truro WD, Tungkillo WD, Two Wells WD, Virginia WD, Waikerie WD, Wakefield WD, WallaWall WD, Wallaroo Mines WD, Wallaroo WD, Warracknabeal WD, Warren CLWD, Wasley WD, Whyalla WD, Williamsford WD, Windsor WD, Wirrabara WD, Wool Bay WD, Yacka WD, Yongala WD, Yorke Peninsula CL WD, Yorketown WD, Township of Leasingham WD, Township of Mintaro WD, Township of Penwortham WD, Township of Sevenhill WD, Township of Watervale WD, together with all properties under a Supply by Measure Agreement connected directly or indirectly to any of the following trunk mains: Morgan Whyalla No 1, Morgan Whyalla No 2, Swan Reach-Stockwell, Mannum-Adelaide, Murray Bridge-Onkaparinga, Tailem Bend-Keith, or from a pipeline situated within any of the above Water Districts or Country Lands Water Districts.

SCHEDULE

WATER RESTRICTIONS—LEVEL 3

<table>
<thead>
<tr>
<th>PURPOSE</th>
<th>WATER RESTRICTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>GARDENS and LAWNS</td>
<td>Hand-held hoses fitted with a trigger nozzle or drip-watering systems may be used on any day but only before 8 a.m. or after 8 p.m. Watering cans and buckets may be used at any time. Sprinkler systems can be used on one day a week for three hours in the morning or for three hours in the evening in accordance with the following: Even numbered properties on Saturday between 5 a.m. to 8 a.m. and 8 p.m. to 11 p.m. Odd numbered properties on Sunday between 5 a.m. to 8 a.m. and 8 p.m. to 11 p.m. Sprinklers cannot be used to water verges.</td>
</tr>
<tr>
<td>SPORTS GROUNDS and RECREATIONAL FACILITIES</td>
<td>Hand-held hoses fitted with a trigger nozzle may be used on any day but only before 8 a.m. or after 8 p.m. Watering cans and buckets may be used at any time. Sprinkler systems may be used once a week between the hours of 8 p.m. and 8 a.m. The day of the week and time of operation for each of the sprinkler systems is to be determined in conjunction with SA Water and subject to a permit. Testing of sprinklers will not be permitted without prior approval of SA Water.</td>
</tr>
<tr>
<td>HARD SURFACES</td>
<td>Water must not be used to wash paved or concreted areas, decking, walls or roofs of a building at any time unless it is necessary to do so to protect public health, ensure safety of people using the area, ensure the health and welfare of animals using the area or in case of accident, fire or other emergency. Windows may be cleaned from a bucket filled directly from a tap.</td>
</tr>
<tr>
<td>FOUNTAINS and PONDS</td>
<td>A fountain, pond or water feature that does not recycle water must not be operated and must not be topped up unless it supports fish. The level of water in a fountain, pond or water feature that recycles water may be topped up only with water from a hand-held hose or bucket. Fountains, ponds and water features must not be refilled after emptying.</td>
</tr>
<tr>
<td>PURPOSE</td>
<td>WATER RESTRICTIONS</td>
</tr>
<tr>
<td>---------</td>
<td>-------------------</td>
</tr>
</tbody>
</table>
| **SWIMMING POOLS and SPAS** | Existing pools and spas must not be refilled from empty. The level of water in a swimming pool or spa that has been previously filled with water may be topped up or maintained only with water from a hand-held hose or bucket.  
New pools or spas may be filled only under the authority of a permit from SA Water. A permit will not be granted unless there is proof a cover has been purchased to prevent water loss through evaporation.  
Children’s wading pools must not be filled with more than 250 litres of water. |
| **WASHING CARS and BOATS** | Water must not be used to wash a vehicle except by means of a commercial car wash or a bucket filled directly from a tap.  
Hoses are not to be used.  
Boat owners are permitted to flush out motors and rinse off metal parts to prevent corrosion. |
| **BUILDING DEVELOPMENT/CONSTRUCTION ACTIVITIES** | Water must not be used for dust suppression and compaction unless it is applied from a hand-held hose fitted with a trigger nozzle or directly from a motor vehicle designed and approved to carry/deposit water. |
| **FARMS or RURAL PROPERTIES USING SA WATER SUPPLY** | A farm dam or tank must not be filled with water unless it is being used for domestic or stock consumption or fire-fighting. A permit is required to fill a dam or tank for any other reason.  
If a rainwater tank has been plumbed directly into a house by a licensed plumbing contractor it is acceptable to have a quantity of mains water in the tank. |
| **COMMERCIAL NURSERIES and GARDEN CENTRES** | Hand-held hoses fitted with a trigger nozzle, watering cans, buckets and drip-watering systems may be used at any time to water plants in commercial nurseries and garden centres. Sprinkler systems may be used between the hours of 8 p.m. and 8 a.m.  
On days when the maximum temperature is forecast to exceed 30 degrees sprinkler systems may also be used between the hours of 1 p.m. and 2 p.m. |
| **CARAVAN and CAMPING SITES** | PERMITS ARE REQUIRED TO WATER OUTSIDE THE GARDEN AND LAWN GUIDELINES.  
Permits allow watering under the following conditions:  
October-March  
Grassed sites that have been damaged by cars, caravans and/or tents may be watered with a sprinkler for not more than 30 minutes on the day the area is vacated. If grassed areas are not being used then they may be watered with a sprinkler no more than once per week, for no more than 30 minutes at any time.  
April-September  
Grassed sites that have been damaged by cars, caravans and tents may be watered with a sprinkler no more than once per week at any time for no more than 30 minutes at any time. |

Using water in a manner other than in accordance with the specified restricted use of water above is prohibited except under authority of a permit issued by SA Water pursuant to the Waterworks Regulations 1996.  
Dated 5 December 2006.  
SIGNED on behalf of the SOUTH AUSTRALIAN WATER CORPORATION, by a person duly authorised so to do in the presence of:  

**ANNE HOWE**, Chief Executive  
**GEOFF HENSTOCK**, Corporation Secretary
South Australia

Road Traffic (Approval of Traffic Speed Analyser) Notice 2006

under section 53A of the Road Traffic Act 1961

1—Short title

This notice may be cited as the Road Traffic (Approval of Traffic Speed Analyser) Notice 2006.

2—Commencement

This notice will come into operation on 15 December 2006.

3—Approval of traffic speed analyser

The following apparatus is approved as a traffic speed analyser:

a REDFLEXred-speed HDX system manufactured by Redflex Traffic Systems Pty Ltd, linked to and used in conjunction with an induction loop vehicle detector.

Made by the Governor

with the advice and consent of the Executive Council
on 14 December 2006

MRS06/001
South Australia

Children's Protection (Miscellaneous) Amendment Act (Commencement) Proclamation 2006

1—Short title

   This proclamation may be cited as the Children's Protection (Miscellaneous) Amendment Act (Commencement) Proclamation 2006.

2—Commencement of suspended provisions

   The remaining provisions of the Children's Protection (Miscellaneous) Amendment Act 2005 (No 76 of 2005) will come into operation on 31 December 2006.

Made by the Governor

with the advice and consent of the Executive Council on 14 December 2006

DFCCS/05/008

South Australia

Development (Building Safety) Amendment Act (Commencement) Proclamation 2006

1—Short title

   This proclamation may be cited as the Development (Building Safety) Amendment Act (Commencement) Proclamation 2006.

2—Commencement of Act

   The Development (Building Safety) Amendment Act 2006 will come into operation on 14 December 2006.

Made by the Governor

with the advice and consent of the Executive Council on 14 December 2006

MUDP06/024CS
South Australia

Development (Development Plans) Amendment Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the Development (Development Plans) Amendment Act (Commencement) Proclamation 2006.

2—Commencement of Act and suspension of certain provisions


(2) The operation of sections 10 to 13 (inclusive), 14(2), 16, 17, 26(3) and 30 and clauses 1 to 3 (inclusive), 5 and 6 of Schedule 1 of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations.

Made by the Governor

with the advice and consent of the Executive Council

on 14 December 2006

MUDP06/024CS

South Australia

Workers Rehabilitation and Compensation (Territorial Application of Act) Amendment Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the Workers Rehabilitation and Compensation (Territorial Application of Act) Amendment Act (Commencement) Proclamation 2006.

2—Commencement of Act and suspension of certain provisions


(2) The operation of clauses 4, 5 and 6 of Schedule 1 of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations.

Made by the Governor

with the advice and consent of the Executive Council

on 14 December 2006

MIR06/022CS
South Australia

Administrative Arrangements (Committal of Acts—Minister for Government Enterprises) Proclamation 2006

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Committal of Acts—Minister for Government Enterprises) Proclamation 2006.

2—Commencement

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

3—Committal of Acts

The administration of an Act referred to in Schedule 1 is committed to the Minister for Government Enterprises.

Schedule 1—Acts committed to Minister

Freedom of Information Act 1991
Metropolitan Drainage Act 1935
Public Employees Housing Act 1987
Rates and Land Tax Remission Act 1986
Sewerage Act 1929
South Australian Timber Corporation Act 1979
South Australian Timber Corporation (Sale of Assets) Act 1996
South Australian Water Corporation Act 1994
State Lotteries Act 1966
State Procurement Act 2004
State Records Act 1997
Water Conservation Act 1936
Waterworks Act 1932

Made by the Governor

with the advice and consent of the Executive Council
on 14 December 2006

DPC50/96CS
Administrative Arrangements (Constitution of Ministers as Bodies Corporate) Proclamation 2006

under section 7 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Constitution of Ministers as Bodies Corporate) Proclamation 2006.

2—Commencement

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

3—Dissolution of body corporate

The body corporate referred to in Schedule 1 is dissolved.

4—Constitution of certain Ministers as bodies corporate

The Ministers referred to in Schedule 2 are constituted as bodies corporate.

5—Vesting of assets, rights and liabilities

The assets, rights and liabilities of the former body corporate known as the Minister for Administrative Services and Government Enterprises are vested in and attached to the Minister for Government Enterprises, the Minister for Infrastructure and the Attorney-General according to the distribution of Ministerial responsibilities and functions between the relevant Ministers so that assets, rights and liabilities appropriate to particular responsibilities or functions vest in, or attach to, the appropriate body corporate.

Schedule 1—Body corporate dissolved

Minister for Administrative Services and Government Enterprises

Schedule 2— Ministers incorporated

Minister for Finance
Minister for Government Enterprises

Made by the Governor

with the advice and consent of the Executive Council on 14 December 2006

DPC50/96CS
South Australia

Administrative Arrangements (References to the Minister for Administrative Services and Government Enterprises) Proclamation 2006

under Section 8 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (References to the Minister for Administrative Services and Government Enterprises) Proclamation 2006.

2—Commencement

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

3—Interpretive provision

(1) A reference to the Minister for Administrative Services and Government Enterprises in a statutory instrument or other kind of instrument, or a contract, agreement or other document, made or entered into before the effective date, that is being administered, managed or held under or pursuant to a Ministerial responsibility or function that is being or has been assumed by another Minister will have effect as if it were a reference to that other Minister.

(2) This proclamation does not affect the operation of the Administrative Arrangements (References to Minister—DAIS Restructure) Proclamation 2006.

(3) In this clause—

effective date means the date on which this proclamation comes into operation.

Made by the Governor

with the advice and consent of the Executive Council

on 14 December 2006

DPC50/96CS
South Australia

Forestry (Forest Reserve—Penola Forest District) Variation Proclamation 2006

under section 3(3) of the Forestry Act 1950

Preamble

1 The following land is forest reserve under the Forestry Act 1950 (see proclamation, Gazette 19.3.1992 p877, as varied) and forms part of the Penola Forest District:

   Portion of Section 401, and Section 711, Hundred of Naracoorte, now identified as allotment 1 of approved plan No. DP 66931, Hundred of Naracoorte, lodged in the Lands Titles Registration Office at Adelaide.

2 It is now intended that this land cease to be forest reserve.

3 It is intended that the following Crown land be declared to be forest reserve as part of the Penola Forest District:

   Allotment 15 Deposited Plan No. 66930, Hundred of Joanna, County of Robe.

Part 1—Preliminary

1—Short title

This proclamation may be cited as the Forestry (Forest Reserve—Penola Forest District) Variation Proclamation 2006.

2—Commencement

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

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of proclamation under Forestry Act 1950 declaring forest reserve (Gazette 19.3.1992 p877) as varied

4—Variation of Schedule

1 Schedule, clause 6(d)—after "Lot 67 of Plan No. DP 55385, accepted for deposit in the Lands Titles Registration Office at Adelaide" insert:

   , Lot 15 Deposited Plan 66930

2 Schedule, clause 6(g)—delete "401,"
(3) Schedule, clause 6(g)—delete "711" and substitute:

Lot 2 of approved plan No. DP 66931, lodged in the Lands Titles Registration Office at Adelaide

Made by the Governor

with the advice and consent of the Executive Council

on 14 December 2006

MFOR06/004CS
South Australia

Local Government (Boundary Adjustment—City of Prospect and City of Port Adelaide Enfield) Proclamation 2006

under sections 9 and 11 of the Local Government Act 1999

1—Short title

This proclamation may be cited as the Local Government (Boundary Adjustment—City of Prospect and City of Port Adelaide Enfield) Proclamation 2006.

2—Commencement

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

3—Boundary adjustment

The boundaries of the areas of the City of Prospect and the City of Port Adelaide Enfield are altered so that the land described in Schedule 1 is wholly within the area of the City of Prospect (and consequential amendments are made to the boundaries of any relevant wards).

Schedule 1—Description of boundary adjustment

Allotment 54 of Filed Plan 110233, Hundred of Yatala, being the whole of the land comprised in Certificate of Title Register Book Volume 5684 Folio 529.
Schedule 2—Plan of boundary adjustment

Made by the Governor
on the recommendation of the Boundary Adjustment Facilitation Panel and with the advice and consent of the Executive Council
on 14 December 2006

MSLGR06/001CS
South Australia

National Parks and Wildlife (Stipiturus Conservation Park) Proclamation 2006

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the National Parks and Wildlife (Stipiturus Conservation Park) Proclamation 2006.

2—Commencement

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

3—Constitution of Stipiturus Conservation Park

The following Crown land is constituted as a conservation park and assigned the name Stipiturus Conservation Park:

Allotment 40 of Deposited Plan 58969, Hundred of Myponga, County of Hindmarsh.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council on 14 December 2006

EHCS06/0034
South Australia

**National Parks and Wildlife (Wills Creek Conservation Park) Proclamation 2006**

under section 30(1) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Wills Creek Conservation Park) Proclamation 2006*.

2—Commencement

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

3—Constitution of Wills Creek Conservation Park

The Crown land described in Schedule 1 is constituted as a conservation park and assigned the name *Wills Creek Conservation Park*.

**Schedule 1—Description of Wills Creek Conservation Park**

The following allotments in the Hundreds of Clinton and Cunningham, Counties of Daly and Fergusson:

- Allotment 11, Deposited Plan 31429;
- Allotment 12, Deposited Plan 31429;
- Allotment 13, Deposited Plan 31429;
- Allotment 14, Deposited Plan 31429;
- Allotment 20, Deposited Plan 31429;
- Allotment 21, Deposited Plan 31429;
- Allotment 22, Deposited Plan 31429;
- Allotment 26, Deposited Plan 31429;
- Allotment 27, Deposited Plan 31429;
- Allotment 28, Deposited Plan 31429;
- Allotment 6, Deposited Plan 44470.

**Made by the Governor**

being of the opinion that the Crown land described in Schedule 1 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council on 14 December 2006

EHCS06/0032
Preamble

1 The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the National Parks and Wildlife Act 1972 and assigned the name Wills Creek Conservation Park.

2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.

1—Short title
This proclamation may be cited as the National Parks and Wildlife (Wills Creek Conservation Park—Mining Rights) Proclamation 2006.

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

3—Interpretation
In this proclamation—

Environment Minister means the Minister for the time being administering the National Parks and Wildlife Act 1972;

Mining Minister means the Minister for the time being administering the Mining Act 1971.

4—Existing rights to continue
Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the Mining Act 1971 may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired
Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the Mining Act 1971 in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.
6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

(a) if work to be carried out in relation to the land in the exercise of those rights has not previously been authorised, the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and must supply each Minister with such information relating to the proposed work as the Minister may require;

(b) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—

(i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or

(ii) preserving objects, structures or sites of historical, scientific or cultural interest; or

(iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or

(iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

the person must comply with those directions in carrying out the work;

(c) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;

(d) in addition to complying with the other requirements of this proclamation, the person—

(i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and

(ii) must maintain all work areas in a clean and tidy condition; and

(iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;

(e) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (b)(iii), the person must rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.
7—Governor may give approvals, directions

If the Mining Minister and the Environment Minister cannot agree as to whether—

(a) approval should be granted or refused under clause 5; or

(b) a direction should be given under clause 6(b),

the Governor may, with the advice and consent of the Executive Council—

(c) grant or refuse the necessary approval under clause 5; or

(d) give a direction in writing under clause 6(b).

Schedule 1—Description of land

The following allotments in the Hundreds of Clinton and Cunningham, Counties of Daly and Fergusson:

- Allotment 11, Deposited Plan 31429;
- Allotment 12, Deposited Plan 31429;
- Allotment 13, Deposited Plan 31429;
- Allotment 14, Deposited Plan 31429;
- Allotment 20, Deposited Plan 31429;
- Allotment 21, Deposited Plan 31429;
- Allotment 22, Deposited Plan 31429;
- Allotment 26, Deposited Plan 31429;
- Allotment 27, Deposited Plan 31429;
- Allotment 28, Deposited Plan 31429;
- Allotment 6, Deposited Plan 44470.

Made by the Governor

with the advice and consent of the Executive Council
on 14 December 2006

EHCS06/0032
South Australia

Public Sector Management (Transfer of Employees to Department of Justice) Proclamation 2006

under section 7 of the Public Sector Management Act 1995

1—Short title

This proclamation may be cited as the Public Sector Management (Transfer of Employees to Department of Justice) Proclamation 2006.

2—Commencement

This proclamation will come into operation on 1 January 2007.

3—Transfer of employees

The employees referred to in Schedule 1 are transferred to the Department of Justice.

Schedule 1—Employees being transferred

Employees of the Department for Families and Communities in the Office for Women
Employees in the Department of Primary Industries and Resources in the Office for Volunteers

Made by the Governor

with the advice and consent of the Executive Council
on 14 December 2006

DPC096/05Pt12CS
South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4 Variation of Schedule 1—Long term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4—Variation of Schedule 1—Long term dry areas

Schedule 1, item headed "Waikerie—Area 1", column headed "Period"—delete "2006" and substitute:

2008
Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 14 December 2006

No 268 of 2006

MCA06/015CS
South Australia

**Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006**

under the *Liquor Licensing Act 1997*

---

**Contents**

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of *Liquor Licensing (Dry Areas—Long Term) Regulations 1997*

4 Variation of Schedule 1—Long term dry areas

---

**Part 1—Preliminary**

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006*.

2—Commencement

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

3—Variation provisions

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

**Part 2—Variation of *Liquor Licensing (Dry Areas—Long Term) Regulations 1997***

4—Variation of Schedule 1—Long term dry areas

(1) Schedule 1, item headed "Port Adelaide—Area 4", column headed "Period"—delete "2007" and substitute:
   2009

(2) Schedule 1, item headed "Semaphore—Area 2", column headed "Period"—delete "2007" and substitute:
   2009

(3) Schedule 1, item headed "Semaphore—Area 3", column headed "Period"—delete "2007" and substitute:
   2009
Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 14 December 2006

No 269 of 2006

MCA06/014CS
South Australia

Children's Protection Variation Regulations 2006

under the Children's Protection Act 1993

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Children's Protection Regulations 2006

4 Redesignation of regulation 4
5 Insertion of regulation 4
  4 Aboriginal Child Placement Principle
6 Insertion of regulations 6 and 7
  6 Powers and obligations of responsible authority in respect of criminal history
  7 Obligations of certain organisations

Part 1—Preliminary

1—Short title

These regulations may be cited as the Children's Protection Variation Regulations 2006.

2—Commencement

These regulations will come into operation on 31 December 2006.

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 Children's Protection Regulations 2006

4—Redesignation of regulation 4

Regulation 4—redesignate the regulation as regulation 5
5—Insertion of regulation 4

After regulation 3 insert:

4—Aboriginal Child Placement Principle

For the purposes of section 4(5) of the Act, the Aboriginal Child Placement Principle is as follows:

(a) the fundamental principles contained in section 4 of the Act (the fundamental principles) apply to the placement of an Aboriginal child with the additional requirement that in determining a child's best interests under subsection (4) of that section consideration must be given to the child's Aboriginality;

(b) subject to the fundamental principles, an Aboriginal child who is being placed in alternative care (other than care provided in a detention facility) should be placed with the first in order of priority of the following persons who is available to provide the care:

(i) a member of the child's family, as determined by reference to Aboriginal culture;

(ii) a member of the child's community who has a relationship of responsibility for the child, as determined by reference to Aboriginal traditional practice or custom;

(iii) a member of the child's community, as determined by reference to Aboriginal traditional practice or custom;

(iv) a person with the same Aboriginal cultural background as the child;

(v) a non-Aboriginal person who is able to ensure that the child maintains significant contact with the child's family (as determined by reference to Aboriginal culture), the child's community or communities and the child's culture;

(c) if the placement of a child in alternative care in accordance with paragraph (b) is objected to by the child on reasonable grounds, the child should be placed with the next available person as determined by the order of priority referred to in paragraph (b).

6—Insertion of regulations 6 and 7

After regulation 5 (as redesignated by these regulations) insert:

6—Powers and obligations of responsible authority in respect of criminal history

(1) For the purposes of section 8B(1) and (2) of the Act, CrimTrac is a prescribed source.

(2) For the purposes of section 8B(6)(b) of the Act, the operation of the section is extended to apply to non-Government schools within the meaning of the Education Act 1972.
(3) For the purposes of the definition of *responsible authority* in section 8B(8) of the Act, the following bodies are approved bodies:

(a) the Association of Independent Schools of South Australia Incorporated;

(b) the Catholic Church Endowment Society Incorporated;

(c) the Lutheran Schools Association of South Australia, Northern Territory and Western Australia Incorporated.

(4) In this regulation—

*CrimTrac* means the CrimTrac Agency established under the *Public Service Act 1999* of the Commonwealth.

7—Obligations of certain organisations

(1) For the purposes of section 8C(1) of the Act, the prescribed date is 1 January 2008.

(2) For the purposes of section 8C(2)(b) of the Act, the policies and procedures established under section 8C(1) must include provisions—

(a) taking into account the guidance provided by the Chief Executive on appropriate standards of conduct for adults in dealing with children; and

(b) reflecting the appropriate standards of care for ensuring the safety of children as defined by the Chief Executive; and

(c) reflecting the standards developed and issued by the Chief Executive to be observed in dealing with information obtained about the criminal history of employees and volunteers.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council

on 14 December 2006

No 270 of 2006

DFCCS/05/008
South Australia

Natural Resources Management (General) (Tagged Interstate Water Trades) Variation Regulations 2006

under the Natural Resources Management Act 2004

Contents

Part 1—Preliminary
1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Natural Resources Management (General) Regulations 2005
4 Insertion of regulation 42A
   42A Tagged interstate water trades

Part 1—Preliminary

1—Short title

These regulations may be cited as the Natural Resources Management (General) (Tagged Interstate Water Trades) Variation Regulations 2006.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Natural Resources Management (General) Regulations 2005

4—Insertion of regulation 42A

After regulation 42 insert:

42A—Tagged interstate water trades

If—

(a) a transfer of part of a water allocation of a licence is being undertaken under an Interstate Water Entitlements Transfer Scheme, or the variation of a water licence on the allocation of water under an Interstate Water Entitlements Transfer Scheme is required; and
(b) the transfer or variation is (or is anticipated to be) part of a series of transfers of allocation (including a series of 2) to occur during the same financial year between a licence under this Act and a licence under a corresponding law of another jurisdiction (being a transfer to or from the licence under this Act); and

(c) the 2 licences are held by the same person; and

(d) the scheme under which the transfer of allocation is occurring is supported by an intergovernmental agreement that, under a determination of the Minister, is recognised for the purposes of this regulation,

then—

(e) a fee is payable under Schedule 4 in relation to an application with respect to the first transfer or variation of licence (as the case may be); but

(f) no application is required (and no fee is payable) in relation to a second or subsequent transfer or variation in the series during the balance of the financial year, other than where the amount of allocation transferred to or from the licence under this Act exceeds a maximum endorsed on the licence by the Minister with respect to transfers for the relevant year.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council

on 14 December 2006

No 271 of 2006

MRMCS06/015
South Australia

Road Traffic (Miscellaneous) Variation Regulations 2006
under the Road Traffic Act 1961

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

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

4 Variation of regulation 14—Apparatus approved as photographic detection devices
5 Substitution of regulations 17 and 18
   17 Operation and testing of certain photographic detection devices for certain offences committed at intersections, marked foot crossings or level crossings

Part 1—Preliminary

1—Short title

These regulations may be cited as the Road Traffic (Miscellaneous) Variation Regulations 2006.

2—Commencement

These regulations will come into operation on 15 December 2006.

3—Variation provisions

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

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

4—Variation of regulation 14—Apparatus approved as photographic detection devices

(1) Regulation 14(1)(a)—after subparagraph (iii) insert:
   (iv) a REDFLEXred-speed HDX system manufactured by Redflex Traffic Systems Pty Ltd, linked to and used in conjunction with an induction loop vehicle detector;

(2) Regulation 14(1)(b)—delete paragraph (b)
5—Substitution of regulations 17 and 18

Regulations 17 and 18—delete the regulations and substitute:

17—Operation and testing of certain photographic detection devices for certain offences committed at intersections, marked foot crossings or level crossings

(1) In this regulation—

(a) intersection, level crossing, marked foot crossing, stop line and traffic lights have the same respective meanings as in the Australian Road Rules;

(b) red traffic light means a red traffic light or red traffic arrow as defined in the Australian Road Rules;

(c) relevant offences means—

(i) red light offences committed at an intersection or marked foot crossing; or

(ii) speeding offences committed at an intersection, marked foot crossing or level crossing; or

(iii) red light offences and speeding offences arising out of the same incidents committed at an intersection or marked foot crossing; or

(iv) level crossing offences.

(2) Where a photographic detection device referred to in regulation 14(1)(a) is used to provide evidence of relevant offences, the following provisions must be complied with:

(a) the camera or cameras forming part of the device must be positioned and aimed so that when vehicles are proceeding into the intersection, or over the marked foot crossing or level crossing, as the case may be, a photograph or series of photographs may be taken of the vehicles from the rear, at least 1 of which will depict the traffic lights or warning lights towards which the vehicles are facing when proceeding towards the intersection or crossing;

(b) the induction loop vehicle detector (induction loop) must be installed—

(i) in the case of an intersection or marked foot crossing—under the road surface on the intersection or crossing side of the stop line before which vehicles must stop if the traffic lights referred to in paragraph (a) are showing a red traffic light; or

(ii) in the case of a level crossing—under the road surface on the crossing side of the entrance to the crossing;
(c) if the device is used to provide evidence of speeding offences, the device must be programmed and set to operate, and the induction loop and the traffic lights or warning lights referred to in paragraph (a) must be linked up with the device, so that if a vehicle is detected by the device passing over the induction loop at a speed equal to or greater than a speed set on the device, at least 2 exposures are taken, or at least 2 electronic records are made, of that vehicle from the rear—

   (i) at least 1 of which is taken or made following a programmed delay after the first is taken or made; and

   (ii) on at least 1 of which is recorded the speed of the vehicle as detected by the device; and

   (iii) on each of which is recorded the date, time and code for the location at which the exposure or record is taken or made, together with the lane in which the vehicle is travelling;

(d) if the device is used to provide evidence of red light or level crossing offences, the device must be programmed and set to operate, and the induction loop and the traffic lights or warning lights referred to in paragraph (a) must be linked up with the device, so that, following a programmed delay after the traffic lights commence showing a red traffic light, or the warning lights commence operating, as the case may be, if a vehicle is detected by the device passing over the induction loop while the red traffic light is showing, or the warning lights are operating, as the case may be, at least 2 exposures are taken, or at least 2 electronic records are made, of that vehicle from the rear—

   (i) the first of which is taken or made following the detection of the vehicle by the device; and

   (ii) at least 1 of which is taken or made (as that vehicle or both that vehicle and other vehicles proceed over the intersection or crossing) following a programmed delay after the first is taken or made; and

   (iii) on each of which is recorded the date, time and code for the location at which the exposure or record is taken or made, together with the lane in which the vehicle is travelling;

(e) if the device is used to provide evidence of red light offences and speeding offences arising out of the same incidents, the device must be programmed and set to operate, and the induction loop and the traffic lights referred to in paragraph (a) must be linked up with the device, so that, following a programmed delay after the traffic lights commence showing a red traffic light, if a vehicle is detected by the device passing over the induction loop while the red traffic light is showing, at least 2 exposures are taken, or at least 2 electronic records are made, of that vehicle from the rear—
(i) the first of which is taken or made following the detection of the vehicle by the device; and

(ii) at least 1 of which is taken or made (as that vehicle or both that vehicle and other vehicles proceed over the intersection or crossing) following a programmed delay after the first is taken or made; and

(iii) on at least 1 of which is recorded the speed of the vehicle as detected by the device; and

(iv) on each of which is recorded the date, time and code for the location at which the exposure or record is taken or made, together with the lane in which the vehicle is travelling;

(f) subject to paragraph (g), once in every 7 days while the device is being used to provide evidence of speeding offences—

(i) a test must be carried out (by reference to speeds not exceeding the speed-limit applying to drivers driving vehicles through the intersection or crossing) to ensure that the device detects vehicles passing over the induction loop and accurately indicates the speed of any vehicle so detected and the lane in which the vehicle is travelling; and

(ii) the device must be checked to ensure that the device—

(A) indicates the correct date, time and code for the location at which exposures or electronic records are taken or made by the device; and

(B) is set to operate in accordance with paragraph (c) or (e); and

(iii) if a fault is indicated by the test referred to in subparagraph (i), corrective action must be taken and the test must be repeated until no fault is indicated; and

(iv) if a fault is indicated by the check referred to in subparagraph (ii), corrective action must be taken until no fault is indicated;

(g) if that part of the road surface under which the induction loop is installed has 2 or more lanes for vehicles travelling in the same direction, the test referred to in paragraph (f)(i) is not required to be carried out in relation to each such lane in the same 7 day period provided that, once in every 7 days, the test is carried out in relation to one of those lanes and the lane in relation to which the test is carried out is not the same as the lane in relation to which the previous test was carried out;

(h) once in every 7 days while the device is being used to provide evidence of red light or level crossing offences—
(i) a test must be carried out to ensure that the device detects and takes exposures, or makes electronic records, of vehicles passing over the induction loop and accurately indicates the lane in which any such vehicle is travelling; and

(ii) the device must be checked to ensure that the device—
   (A) indicates the correct date, time and code for the location at which exposures or electronic records are taken or made by the device; and
   (B) is set to operate in accordance with paragraph (d) or (e); and

(iii) if a fault is indicated by the test referred to in subparagraph (i), corrective action must be taken and the test must be repeated until no fault is indicated; and

(iv) if a fault is indicated by the check referred to in subparagraph (ii), corrective action must be taken until no fault is indicated;

(i) after a person relocates the device with recording media in place, that person must do the following:
   (i) ensure that each camera forming part of the device is correctly positioned and aimed as referred to in paragraph (a) and that the induction loop is correctly installed as referred to in paragraph (b);
   (ii) if the device is being used for the purpose of providing evidence of speeding offences, ensure that the test and check referred to in paragraph (f) are carried out and—
       (A) if a fault is indicated by the test, take corrective action and repeat the test until no fault is indicated;
       (B) if a fault is indicated by the check, take corrective action until no fault is indicated;
   (iii) if the device is being used for the purpose of providing evidence of red light or level crossing offences, ensure that the test and check referred to in paragraph (h) are carried out and—
       (A) if a fault is indicated by the test, take corrective action and repeat the test until no fault is indicated;
       (B) if a fault is indicated by the check, take corrective action until no fault is indicated;

(j) if—
   (i) a test or check; or
   (ii) in the case of a wet film camera—the film when developed; or
(iii) in the case of a digital or other electronic camera—any electronic record made by the camera, indicates a fault that has affected the proper operation of the device as required by this subregulation, that part of the film affected by the fault, or those electronic records affected by the fault, (as the case may be), must be rejected for evidentiary purposes;

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

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 14 December 2006

No 272 of 2006

MRS06/001
South Australia

Tobacco Products Variation Regulations 2006

under the Tobacco Products Regulation Act 1997

Contents

Part 1—Preliminary

1 Short title
These regulations may be cited as the Tobacco Products Variation Regulations 2006.

2 Commencement
These regulations will come into operation on 1 November 2007.

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 Tobacco Products Regulations 2004

4 Variation of regulation 6—Certain advertising prohibited (section 40)

(1) Regulation 6(2)(c)—before "the advertisement" insert:

subject to subregulation (2a) and (2c),

(2) Regulation 6(2)(e) to (g) (inclusive)—delete paragraphs (e) to (g) and substitute:

(e) subject to subregulation (2f), the advertisement of a tobacco product consisting of—

(i) 1 picture of a packet of the tobacco product displayed in or on a button or other device that forms part of a vending machine used to select a tobacco product to be dispensed by the machine; or

(ii) the display (either electronic or on tickets) of any combination of the following in or on a vending machine:

(A) the name of the tobacco product;

(B) the price of the tobacco product;
(C) the packet size of the tobacco product (by weight or by number of tobacco products contained in the packet);

(D) the nicotine or tar content of the tobacco product;

(E) the country of origin of the tobacco product;

(f) subject to subregulation (2g), the advertisement of tobacco products in premises where tobacco products are sold by retail consisting of a single price board;

(g) subject to subregulation (2h), the advertisement of a tobacco product in premises where tobacco products are sold by retail consisting of price tickets relating to particular product lines;

(ga) the advertisement of tobacco products in premises where tobacco products are only sold by retail in cartons consisting of a single sign attached to or adjacent to a point of sale containing only, in black standardised font no larger than 40 mm high on a white background, the words "cartons only sold here";

(3) Regulation 6—after subregulation (2) insert:

(2a) An advertisement of a kind referred to in subregulation (2)(c) consisting of a tobacco product displayed in a retail display of tobacco products in the premises of a specialist tobacconist is only prescribed for the purposes of section 40(3)(c) of the Act if the following provisions are complied with:

(a) there must, subject to subregulations (2d) and (2e), be only 1 uninterrupted retail display in the premises;

(b) the area of the retail display must not exceed—

(i) in the case where at least 1 square metre of the retail display consists of the display of cigars (whether in a separate retail display under subregulation (2d) or otherwise)—4 square metres; or

(ii) in any other case—3 square metres;

(c) the retail display must not be located on, nor form part of, a counter containing a point of sale, or from which customers are otherwise served;

(d) the retail display must not be able to be accessed by customers or potential customers without the assistance of a sales assistant;

(e) warnings of a kind approved from time to time by the Minister—

(i) in the case of a retail display not exceeding 1 square metre—of A4 size; or

(ii) in the case of a retail display exceeding 1 square metre—of A3 size,

must be displayed in accordance with the conditions of the relevant licence under Part 2 of the Act;
(f) subject to subregulation (2b), there must be no more than the following quantities of the specified tobacco products visible on the retail display (not including the top of any tobacco product packets visible due to the slope of a shelf in the retail display in which the packets are displayed):

(i) in the case of cigarettes—2 packets, or 2 pictures of a packet, of each particular product line;

(ii) in the case of cigars—2 packets, or 2 pictures of a packet, or an unrestricted number of individual cigars, of each particular product line;

(iii) in the case of cigarette or pipe tobacco—2 packets, or 2 pictures of a packet, of each particular product line;

(iv) in the case of cigarillos—2 packets, or 2 pictures of a packet, of each particular product line;

(v) in the case of cigarette papers—2 packets, or 2 pictures of a packet, of each particular product line;

(vi) in any other case—2 items of each particular product line;

(g) the retail display must not display—

(i) cartons of tobacco products; or

(ii) empty packets or empty cartons of tobacco products;

(h) any picture of a tobacco product displayed on the retail display—

(i) must be no larger than the actual tobacco product; and

(ii) must contain the health warning (if any) appropriate for the tobacco product required by or under the Act or any other Act;

(i) there must be no highlighting in any way (including, to avoid doubt, by the use of a sign or other device not forming part of the retail display) of the retail display or a part of the retail display, or a tobacco product displayed in the retail display.

(2b) Despite subregulation (3), for the purposes of subregulation (2a)(f), a product line will be taken to be a separate product line if the packaging of the product line is substantially different (other than a mere visual difference) from another product line containing the same tobacco product.

(2c) An advertisement of a kind referred to in subregulation (2)(c) consisting of a tobacco product displayed in a retail display of tobacco products in premises where tobacco products are sold by retail (other than the premises of a specialist tobacconist) is only prescribed for the purposes of section 40(3)(c) of the Act if the following provisions are complied with:

(a) there must, subject to subregulations (2d) and (2e), be only 1 uninterrupted retail display in the premises;

(b) the area of the retail display must not exceed 3 square metres;
(c) the retail display must not be located on, nor form part of, a counter containing a point of sale, or from which customers are otherwise served;

(d) the retail display must not be able to be accessed by customers or potential customers without the assistance of a sales assistant;

(e) warnings of a kind approved from time to time by the Minister—
   (i) in the case of a retail display not exceeding 1 square metre—of A4 size; or
   (ii) in the case of a retail display exceeding 1 square metre—of A3 size,

must be displayed in accordance with the conditions of the relevant licence under Part 2 of the Act;

(f) there must be no more than the following quantities of the specified tobacco products visible on the retail display (not including the top of any tobacco product packets visible due to the slope of a shelf in the retail display in which the packets are displayed):
   (i) in the case of cigarettes—1 packet, or 1 picture of a packet, of each particular product line;
   (ii) in the case of cigars—1 packet, 1 picture of a packet or 1 cigar of each particular product line;
   (iii) in the case of cigarette or pipe tobacco—1 packet, or 1 picture of a packet, of each particular product line;
   (iv) in the case of cigarillos—1 packet, or 1 picture of a packet, of each particular product line;
   (v) in the case of cigarette papers—1 packet, or 1 picture of a packet, of each particular product line;
   (vi) in any other case—1 item of each particular product line;

(g) the retail display must not display—
   (i) cartons of tobacco products; or
   (ii) empty packets or empty cartons of tobacco products;

(h) any picture of a tobacco product displayed on the retail display—
   (i) must be no larger than the actual tobacco product; and
   (ii) must contain the health warning (if any) appropriate for the tobacco product required by or under the Act or any other Act;

(i) there must be no highlighting in any way (including, to avoid doubt, by the use of a sign or other device not forming part of the retail display) of the retail display or a part of the retail display, or a tobacco product displayed in the retail display;
in the case of a retail display situated in a prescribed shop the area of the retail display in or on which tobacco products, or pictures of tobacco products, are displayed must not be visible to a person outside of the shop.

Despite subregulation (2a)(a) or (2c)(a), there may be a separate retail display (the area of which must not exceed 1 square metre) for cigars consisting of part of a humidified room, or a humidified container, however the area of that retail display must be counted in determining the area of the retail display referred to in subregulation (2a)(b) or (2c)(b).

Despite subregulation (2c)(a), premises licensed under the Liquor Licensing Act 1997 may, if the relevant licence conditions under Part 2 of the Act permit more than 1 point of sale, have a retail display at each point of sale other than a point of sale consisting of a vending machine (but not so that the combined area of such retail displays exceeds 3 square metres).

An advertisement of a kind referred to in subregulation (2)(e) is only prescribed for the purposes of section 40(3)(c) of the Act if the following provisions are complied with:

(a) all pictures must be of an approximately equal size (but in any case not exceeding 80mm x 40mm);

(b) all pictures must contain the health warning (if any) appropriate for the tobacco product required by or under the Act or any other Act;

(c) if the information referred to in subregulation (2)(e)(ii) is displayed on tickets—
   (i) all tickets must be of an approximately equal size (but in any case not exceeding 80mm x 40mm); and
   (ii) each ticket must consist of black text on a completely white background; and
   (iii) the text on each ticket must be a standardised font not exceeding 15 millimetres in height;

(d) an A4 size warning of a kind approved from time to time by the Minister must be displayed on the vending machine in accordance with the conditions of the relevant licence under Part 2 of the Act;

(e) the number of product lines so advertised in relation to a vending machine must not exceed 40;

(f) there must be no more than 1 picture of a packet of, or 1 ticket in respect of, each particular product line displayed in or on the vending machine;

(g) there must be no internal lighting in the vending machine;

(h) there must be no highlighting in any way (including, to avoid doubt, by the use of a sign or other device not forming part of the vending machine) of the vending machine, a picture of a tobacco product or ticket displayed in or on the vending machine.
(2g) An advertisement of a kind referred to in subregulation (2)(f) is only prescribed for the purposes of section 40(3)(c) of the Act if the following provisions are complied with:

(a) the total surface area of the board (including, in the case of a sandwich board, the combined surface area of both sides) must not exceed—

(i) in the case of a board in the premises of a specialist tobacconist—1 square metre; or

(ii) in the case of a board in any other premises—0.5 square metres;

(b) the board must consist of black text on a completely white background;

(c) the text on the board must be a standardised font not exceeding 20 millimetres in height;

(d) the information on the board must be limited to any combination of the following:

(i) the names of particular product lines;

(ii) the prices of particular product lines (displayed in a way that does not indicate that a particular product line has been discounted);

(iii) the packet size of particular product lines (by weight or number of tobacco products contained in the packet or carton);

(iv) nicotine or tar content of particular product lines;

(v) the country of origin of particular product lines;

(vi) a bar code or similar identification code used in the point of sale system of the business;

(e) the information relates only to product lines consisting of either or both of the following:

(i) cartons of tobacco products offered for sale in the premises;

(ii) tobacco products offered for sale in the premises that are not visibly displayed in a retail display.

(2h) An advertisement of a kind referred to in subregulation (2)(g) is only prescribed for the purposes of section 40(3)(c) of the Act if the following provisions are complied with:

(a) all price tickets must be of an approximately equal size (but in any case not exceeding 80mm x 40mm);

(b) each price ticket must consist of black text on a completely white background;

(c) the text on each price ticket must be a black standardised font not exceeding 15 millimetres in height;
(d) the information on each price ticket must be limited to any combination of the following:

(i) the name of the product line;
(ii) the price of the product line (displayed in a way that does not indicate that the product line has been discounted);
(iii) the packet size (by weight or by number of tobacco products contained in the packet);
(iv) the nicotine or tar content of the product line;
(v) the country of origin of the product line;
(vi) a bar code or similar identification code used in the point of sale system of the business;
(vii) any other information reasonably required for the efficient conduct of the business;

(e) each price ticket must—

(i) in the case of a product line that is visibly displayed in a retail display—be attached to or adjacent to the retail display; or
(ii) in any other case—be adjacent to the retail display.

(2i) If a provision of this regulation requires the text on a sign or price board, or on price tickets, in particular premises to be written in a **standardised font**, the text on each such sign, price board and price ticket in the premises must be written (whether handwritten or otherwise) in a single font.

(2j) For the purposes of this regulation, premises will be taken to be the premises of a **specialist tobacconist** if—

(a) a person sells tobacco products by retail in the premises in the ordinary course of business; and

(b) during—

(i) in the case of a business that has been trading for a period of more than 1 financial year—the immediately preceding financial year; or
(ii) in any other case—the period for which the business has been trading,

the gross turnover of all tobacco products sold at the premises constitutes 80 per cent or more of the gross turnover of all products sold at the premises during the relevant period; and

(c) in the case where the premises are situated within another shop—

(i) the premises are separated from the other shop by means of internal walls or doors; and
(ii) a person is not able to use the premises as a thoroughfare to gain entry to the other shop from outside the premises; and
(iii) the retail display in the premises is not able to be seen by persons in the other shop.

(2k) For the purposes of this regulation, a retail display will be taken not to be located on, nor form part of, a counter containing a point of sale, or from which customers are otherwise served, if the whole of the retail display is more than 1.7 metres above the floor (whether or not the retail display is connected to the counter in any way).

(2l) For the purposes of this regulation, a reference to a tobacco product includes a reference to a part of a tobacco product.

(4) Regulation 6(3), definition of **sign**—delete the definition and substitute:

**packet** includes a tin or other container;

(5) Regulation 6(3)—after the definition of **periodical** insert:

**prescribed shop** means a shop the floor area of which exceeds 200 square metres;

(6) Regulation 6(3)—after the definition of **prescribed tobacco notice** insert:

**product line**, in relation to a tobacco product, means a particular retail line of the tobacco product, distinguishable from similar tobacco products by 1 or more of the following characteristics:

(a) brand name, trade mark or other description of the tobacco product;
(b) nicotine or tar content;
(c) flavour;
(d) in the case of a packet of cigarettes, cigars or cigarillos—the number or size of cigarettes, cigars or cigarillos in the packet;
(e) in the case of cigarette or pipe tobacco—the weight of the packet in which the tobacco is sold;

**retail display** means an area in which tobacco products, or pictures of tobacco products, are displayed or visible to members of the public (whether the tobacco products are contained in a cabinet or on a shelf or otherwise), but does not include—

(a) in the case of the premises of a specialist tobacconist—an area not exceeding 2 square metres in which cigarette cartons are stored (provided such area is located immediately behind a counter containing a point of sale and the cigarette cartons are not visible to a person standing more than 2 metres from the counter); or
(b) in any case—

(i) an area in which tobacco products are temporarily visible during a genuine restocking of a retail display, the sale of the tobacco products or the carriage of the tobacco products into or out of the relevant premises; or
(ii) a vending machine;

**sign** includes every painted sign, mural or other sign, signboard, visual display screen, visual display image, visual display or projection device, other advertising device, lamp, globe, floodlight, banner, bunting, and streamer, including any background as well as any lettering and any advertising structure.
Made by the Governor

with the advice and consent of the Executive Council
on 14 December 2006

No 273 of 2006

HEACS06/112
South Australia

Development (Major Developments or Projects) Variation Regulations 2006

under the Development Act 1993

Contents

Part 1—Preliminary

1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Development Regulations 1993

4 Variation of regulation 61—Declaration by Minister (section 46)
5 Variation of regulation 62—Reference of matters to Development Assessment Commission
6 Variation of regulation 63—Prescribed criteria
7 Substitution of regulation 63A
   63A Prescribed time period
8 Revocation of regulation 63C

Part 1—Preliminary

1—Short title

These regulations may be cited as the Development (Major Developments or Projects) Variation Regulations 2006.

2—Commencement

These regulations come into operation on the day on which section 19 of the Development (Development Plans) Amendment Act 2006 comes into operation.

3—Variation provisions

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

Part 2—Variation of Development Regulations 1993

4—Variation of regulation 61—Declaration by Minister (section 46)

Regulation 61(1)—after "section 46(1)" insert:

, (1b)
5—Variation of regulation 62—Reference of matters to Development Assessment Commission

(1) Regulation 62(1)—delete "Major Developments Panel" and substitute:
   Development Assessment Commission

(2) Regulation 62(1)—delete "panel" and substitute:
   Development Assessment Commission

(3) Regulation 62(1)(a)—delete paragraph (a) and substitute:
   (a) a copy of the relevant declaration or declarations under section 46 of the Act; and

(4) Regulation 62(2)—delete "Major Developments Panel" and substitute:
   Development Assessment Commission

(5) Regulation 62(3)—delete "Major Developments Panel" and substitute:
   Development Assessment Commission

(6) Regulation 62(3)—delete "panel" and substitute:
   Development Assessment Commission

6—Variation of regulation 63—Prescribed criteria

Regulation 63(2)(d)—delete "Major Developments Panel" and substitute:
   Development Assessment Commission

7—Substitution of regulation 63A

Regulation 63A—delete regulation 63A and substitute:

63A—Prescribed time period

(1) The Development Assessment Commission must, immediately after completing a draft of the guidelines under section 46 of the Act that is to be used for the purposes of consultation with the Environment Protection Authority under subsection (10) of that section, furnish a copy of that draft to the Environment Protection Authority.

(2) For the purposes of section 46(10) of the Act, the period of consultation with the Environment Protection Authority is 15 business days from the day on which the draft of the guidelines is furnished under subregulation (1).

8—Revocation of regulation 63C

Regulation 63C—delete the regulation

Note—

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

with the advice and consent of the Executive Council
on 14 December 2006

No 274 of 2006
MUDP06/024CS
South Australia

Development (Building Safety) Variation Regulations 2006

under the Development Act 1993

Contents

Part 1—Preliminary

1 Short title

These regulations may be cited as the Development (Building Safety) Variation Regulations 2006.

2 Commencement

These regulations come into operation on the day on which the Development (Building Safety) Amendment Act 2006 comes into operation.

3 Variation provisions

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

Part 2—Variation of Development Regulations 1993

4 Insertion of regulation 80AA

After regulation 80 insert:

80AA—Building Safety—prescribed date

For the purposes of the definition of prescribed date in section 53A(3) of the Act, 1 January 2002 is prescribed.

Note—

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

with the advice and consent of the Executive Council
on 14 December 2006

No 275 of 2006
MUDP06/024CS
South Australia

Senior Secondary Assessment Board of South Australia
Variation Regulations 2006

under the Senior Secondary Assessment Board of South Australia Act 1983

Contents

Part 1—Preliminary
1 Short title
2 Commencement
3 Variation provisions

Part 2—Variation of Senior Secondary Assessment Board of South Australia Regulations 2000
4 Variation of Schedule 1—Year 11 subjects
5 Variation of Schedule 2—Year 12 subjects
6 Substitution of Schedule 3
   Schedule 3—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Senior Secondary Assessment Board of South Australia Variation Regulations 2006.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Senior Secondary Assessment Board of South Australia Regulations 2000

4—Variation of Schedule 1—Year 11 subjects
   (1) Schedule 1, Group 1, item related to Integrated Studies—delete the item
   (2) Schedule 1, Group 1, item related to Languages other than English—delete "41" and substitute:

   39

   (3) Schedule 1, Group 1, item Multi Arts—delete the item
(4) Schedule 1, Group 1, item Personal Development Studies—delete the item
(5) Schedule 1, Group 1, item Technical Drawing—delete the item
(6) Schedule 1, Group 2, item Agriculture—delete the item and substitute:
   Agriculture and Horticulture
   Automotive Technology (VET)
(7) Schedule 1, Group 2—after item Design and Technology insert:
   Electrotechnology (VET)
(8) Schedule 1, Group 2, item Information Technology—after "Technology" insert:
   Systems
(9) Schedule 1, Group 2, item related to Integrated Studies—delete the item
(10) Schedule 1, Group 2, item Laboratory Operations (VET)—delete the item

5—Variation of Schedule 2—Year 12 subjects
(1) Schedule 2, Group 1, item Geography Studies—delete "Studies"
(2) Schedule 2, Group 1, item related to Languages other than English—delete "41" and substitute:
   39
(3) Schedule 2, Group 2—after item Agriculture and Horticulture insert:
   Automotive Technology (VET)
(4) Schedule 2, Group 2, item Information Technology—after "Technology" insert:
   Systems
(5) Schedule 2, Group 2, item Laboratory Operations (VET)—delete the item

6—Substitution of Schedule 3
Schedule 3—delete the Schedule and substitute:

Schedule 3—Fees

<table>
<thead>
<tr>
<th></th>
<th>Registration fee</th>
<th>$1 494.00 per year</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>For registration as an assessment centre of an</td>
<td></td>
</tr>
<tr>
<td></td>
<td>educational institution not in receipt of financial</td>
<td></td>
</tr>
<tr>
<td></td>
<td>assistance from the State</td>
<td></td>
</tr>
<tr>
<td></td>
<td>*(Registration entitles the institution to services</td>
<td></td>
</tr>
<tr>
<td></td>
<td>similar to that extended by the Board to educational</td>
<td></td>
</tr>
<tr>
<td></td>
<td>institutions in receipt of financial assistance from</td>
<td></td>
</tr>
<tr>
<td></td>
<td>the State.)*</td>
<td></td>
</tr>
</tbody>
</table>
2 **Student fee**
For enrolment for assessment and certification of completion of prescribed certification requirements by a student of an educational institution not in receipt of financial assistance from the State or a full fee paying overseas student (within the meaning of the *Education Act 1972*)—

(a) in the case of a student at Year 11 level $200.00 per student

(b) in the case of a student at Year 12 level $445.00 per student

3 **Late enrolment fee**
For enrolment of a student for assessment of completion of prescribed certification requirements after the closing date for receipt of enrolments set by the Board in any year—

$77.30 per student

4 **Clerical check fee**
For checking, at the request of a student, the clerical processes and procedures involved in determining a result in a subject—

$9.00 per subject

5 **Candidate record fee**
For access to information about the contribution of examination marks and moderated school assessment marks to the final result of a Year 12 level subject—

$7.75 per subject

6 **Script access fee**
For access of students to their assessment materials—

$15.45 per subject

7 **Statement fee**
For a statement or certified record replacing—

(a) a statement of results awarded in a specified year; or

(b) a certified record of studies undertaken towards completion of the prescribed certification requirements (SACE Record of Achievement); or

(c) a certified record of results in individual subjects or requirements comprised in the prescribed certification requirements (SACE Statement of Results) issued—

$18.15 per record or statement

8 **Replacement fee for SACE Certificate**
For a replacement copy of a South Australian Certificate of Education—

$31.00

9 **Curriculum statement fee**
For a copy of a curriculum statement—

$7.35 if 80 pages or less

$11.85 if more than 80 pages

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

on the recommendation of the Senior Secondary Assessment Board of South Australia and with the advice and consent of the Executive Council

on 14 December 2006

No 276 of 2006

MEC06/018CS
Part 1—Preliminary

1—Short title

These regulations may be cited as the Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4—Variation of Schedule 1—Short term dry areas

Schedule 1—before item headed "Alexandrina Council—Area 1 (Chiton Rocks)" insert:
Adelaide—Area 1
(Bonython Park)

(there is no plan for this area)

The area in the City of Adelaide known as Bonython Park, being the area bounded by the River Torrens, the eastern boundary of Port Road and the western boundary of the railway reserve running between Port Road and the River Torrens (on the eastern side of the Old Adelaide Gaol) other than any fenced area or areas used for Schutzenfest 2007.

4 p.m. on 12 January 2007 to 1 a.m. on 14 January 2007.

The consumption of liquor is prohibited and the possession of liquor is prohibited.

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

Made by the Governor

with the advice and consent of the Executive Council on 14 December 2006

No 277 of 2006

MCA06/016CS
South Australia

**Dust Diseases Regulations 2006**

under the *Dust Diseases Act 2005*

---

**Contents**

1. Short title
2. Commencement
3. Interpretation
4. Prescribed industrial and commercial processes—section 8(2)
5. Prescribed industrial and commercial processes—section 9(2)

Schedule 1—Prescribed industrial and commercial processes (regulation 4)

Schedule 2—Prescribed industrial and commercial processes (regulation 5)

---

1. **Short title**

   These regulations may be cited as the *Dust Diseases Regulations 2006*.

2. **Commencement**

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

3. **Interpretation**

   In these regulations—

   *Act* means the *Dust Diseases Act 2005*.

4. **Prescribed industrial and commercial processes—section 8(2)**

   (1) For the purposes of section 8(2) of the Act, an industrial or commercial process specified in column 1 of the table in Schedule 1 is prescribed.

   (2) The prescription of an industrial or commercial process under subregulation (1) only applies to a process carried on from the date specified in relation to that process in column 2 of the table in Schedule 1.

5. **Prescribed industrial and commercial processes—section 9(2)**

   (1) For the purposes of section 9(2) of the Act, an industrial or commercial process specified in Schedule 2 is prescribed.

   (2) The prescription of an industrial or commercial process under subregulation (1) only applies to a process carried on from 1 January 1940.
Schedule 1—Prescribed industrial and commercial processes (regulation 4)

<table>
<thead>
<tr>
<th>Industrial or commercial process</th>
<th>Relevant date</th>
</tr>
</thead>
<tbody>
<tr>
<td>mining or milling of asbestos, or associated packing or transportation of asbestos</td>
<td>1 January 1940</td>
</tr>
<tr>
<td>manufacture of products containing asbestos</td>
<td>1 January 1940</td>
</tr>
<tr>
<td>packing or transportation of products containing asbestos by the manufacturer of the products</td>
<td>1 January 1940</td>
</tr>
<tr>
<td>sale or supply of products containing asbestos by the manufacturer of the products</td>
<td>1 January 1940</td>
</tr>
<tr>
<td>use of products containing asbestos by the manufacturer of the products</td>
<td>1 January 1940</td>
</tr>
<tr>
<td>design of any object or thing containing asbestos or products containing asbestos</td>
<td>1 January 1979</td>
</tr>
<tr>
<td>sale (whether wholesale or retail) or other supply of products containing asbestos by a person other than the manufacturer of the product</td>
<td>1 January 1979</td>
</tr>
<tr>
<td>installation of products containing asbestos (whether in buildings, plant and equipment, vehicles or vessels or otherwise)</td>
<td>1 January 1979</td>
</tr>
<tr>
<td>use of products containing asbestos by a person other than the manufacturer of the product</td>
<td>1 January 1979</td>
</tr>
<tr>
<td>any industrial or commercial process involving asbestos or products containing asbestos (including any process that involves the occupation of premises where asbestos or a product containing asbestos is present)</td>
<td>1 January 1990</td>
</tr>
</tbody>
</table>

Schedule 2—Prescribed industrial and commercial processes (regulation 5)

- mining or milling of asbestos, or associated packing or transportation of asbestos
- manufacture of products containing asbestos
- packing or transportation of products containing asbestos by the manufacturer of the products
- sale or supply of products containing asbestos by the manufacturer of the products
- use of products containing asbestos by the manufacturer of the products

Note—

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

with the advice and consent of the Executive Council
on 14 December 2006

No 278 of 2006
AGO198/05CS
FAXING COPY?

IF you fax copy to Government Publishing SA for inclusion in the Government Gazette, there is no need to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed twice.

Please use the following fax number:

Fax transmission: (08) 8207 1040
Phone Inquiries: (08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

Government Gazette notices can be E-mailed.

The address is:

governmentgazette@saugov.sa.gov.au

Documents should be sent as attachments in Word format.

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

Fax transmission: (08) 8207 1040
Enquiries: (08) 8207 1045

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.
NOTICE is hereby given that the Adelaide City Council, in accordance with section 6 (2) of the Adelaide Park Lands Act 2005, that the appointments of the following persons as Members of the Board of Management of the Adelaide Park Lands Authority:

- For the purposes of section 6 (1) (a) (i) of the Act: the Lord Mayor, the Honourable Michael Harbison who will be the Presiding Member of the Board.
- For the purposes of section 6 (1) (a) (ii) of the Act: the Deputy Lord Mayor, Councillor Creston Magasdi; Councillor Anne Moran; Councillor Susan Clearihan; and Councillor Peter Darley.

Pursuant to section 6 (6) of the Act, the Council also appoints Councillors Albert Taylor, Richard Hayward and Robert Angove as Deputies to the above Board Members.

Pursuant to section 7 (2) of the Act, the Council appoints all of the above Board Members and Deputy Board Members until the conclusion of the next periodic election of the Council.

Dated 14 December 2006.

S. MOSELEY, Acting Chief Executive Officer

ADELAIDE CITY COUNCIL
ROADS (OPENING AND CLOSING) ACT 1991
Road Closure—Bowen Street, Adelaide

NOTICE is hereby given pursuant to section 10 of the Act, that the Council proposes to make a Road Process Order to close and retain for addition to the adjoining Council owned land portions of the public road (Bowen Street) between Franklin Street and Grote Street, more particularly delineated as ‘A’ and ‘B’ on Preliminary Plan No. 06/0105.

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

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

The application for easement or objections must be made in writing to the Council, G.P.O. Box 2252, Adelaide, S.A. 5001 within 28 days of the publication of this notice and a copy shall be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details. Where a submission is made, Council will give notification of a meeting at which the matter will be considered.

S. MOSELEY, Acting Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM & ST PETERS
Close of Roll for Supplementary Election

NOTICE is hereby given that due to the failure of the Kensington Ward election, a supplementary election will be necessary to fill the two Councillor vacancies.

The voters roll to conduct this supplementary election will close at 5 p.m. on Friday, 29 December 2006.

Nominations to fill the vacancies will open on Thursday, 25 January 2007 and will be received up until 12 noon on Thursday, 8 February 2007.

K. MOUSLEY, Returning Officer

CITY OF SALISBURY
ROADS (OPENING AND CLOSING) ACT 1991
Walkway between Kennett Street and O’Grady Drive, Para Hills

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Salisbury proposes to make a Road Process Order to close a portion of public road subject to any easements that may be required. The portion of public road to be closed is situated between allotments 388 and 376 in Deposited Plan 6751 and is more particularly delineated in Preliminary Plan No. 06/0107 (‘the plan’).

The portions of public road to be closed marked ‘A’ on the plan is to be merged with the adjoining land (Allotment 388 in Deposited Plan 6751, certificate of title 5576/548) held by Condor and Lola Lindholm and portion of public road to be closed marked ‘B’ on the plan is to be merged with adjoining land (Allotment 376 in Deposited Plan 6751, certificate of title 5067/496) held by Paula and Philippa Lynch.

A copy of the plan and statement of persons affected are available for public inspection at the Offices, 12 James Street, Salisbury, S.A. 5108 between the hours of 8.30 a.m. and 5 p.m. weekdays only and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000, during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 1534, Adelaide, S.A. 5001 within 28 days of the publication of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Enquiries relating to this matter can be directed to Julie Bond on 8406 8306.

Dated 13 December 2006.

S. HAINS, City Manager
NOTICE is hereby given that pursuant to section 81 (1) of the Local Government Act 1999, Council has determined that it will meet on the second Wednesday of each month in the Council Chambers, Cross Street, Kimba, commencing at 1 p.m.

D. A. CEARNS, Chief Executive Officer

NOTICE is hereby given that pursuant to section 45 of the Local Government Act 1999, Council has determined that it will meet on the third Wednesday of each month at the Council Chambers, Cross Street, Kimba, commencing at 1 p.m.

D. A. CEARNS, Chief Executive Officer

NOTICE is hereby given pursuant to section 33 (1) of the Road Traffic Act 1961 and Clause F of the instrument of general approval of the Minister dated 17 June, 2006, to make an order that High Street from the northern side of Cross Street to the southern side of North Terrace be closed between 4.30 p.m. and 10 p.m. on Saturday, 23 December 2006, for the purpose of holding Kimba’s Christmas Pageant and Festivities.

(2) That pursuant to section 33 (1) (b) of the Road Traffic Act 1961, the District Council of Kimba made an order directing that persons taking part in the event be exempt from the duty to observe the Australian Road Rules relating to pedestrian behaviour.

D. A. CEARNS, Chief Executive Officer

NOTICE is hereby given pursuant to section 81 of the Local Government Act 1999, the District Council of Mount Barker has determined that from 2007, the Council will hold two meetings per month on first and third Monday of the month at 7 p.m., at the Council Chambers, 23 Mann Street, Mount Barker. The exception will be in January when only one meeting will be held on 15 January 2007. The frequency of meetings will be reviewed at the meeting to be held on 5 March 2007.

A. STUART, Chief Executive Officer

NOTICE is hereby given that pursuant to section 81 (1) of the Local Government Act 1999, Council has determined that until 5 March 2007, the Council will hold two meetings per month on first and third Monday of the month at 7 p.m., at the Council Chambers, 23 Mann Street, Mount Barker. The exception will be in January when only one meeting will be held on 15 January 2007. The frequency of meetings will be reviewed at the meeting to be held on 5 March 2007.

A. STUART, Chief Executive Officer
TRUSTEE ACT 1958, Section 33 (Vic.); TRUSTEE ACT 1925, Section 60 (N.S.W.); TRUST ACT 1973, Section 67 (Qld); TRUSTEE ACT 1893, Section 22 (N.T.); TRUSTEE ACT 1936, Section 29 (S.A.); TRUSTEES ACT 1962, Section 63 (W.A.)

Notice of Intended Distribution of Trust Property

IN the matter of the winding up of the following trusts collectively called the National Asset Management Professional Investor Trusts:

Brisbane Airport Trust; NAMPI Alternative Assets—Infrastructure (Airports) Trust; NAMPI Alternative Equity—Infrastructure (BACL) Trust; NAMPI Alternative Equity—Infrastructure (PipeLines and Transmission) Trust; NAMPI Alternative Equity—Infrastructure (MB Pipeline) Trust and NAMPI Alternative Assets—Infrastructure (Roads) Trust and NAMPI Alternative Equity Infrastructure (Information Technology and Telecommunications) Trust.

Creditors and other persons having claims in respect of the property of a trust(s) mentioned above are required by the Trustee, National Asset Management Limited (ACN 062 806 884), Level 22, NAB House, 255 George Street, Sydney, N.S.W. 2000, to send particulars of any such claim or claims to the Trustee by 16 February 2007, after which date the Trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated 14 December 2006.

J. GEE, General Manager

SALE OF PROPERTY

Auction Date: Wednesday, 10 January 2007 at 11.30 a.m.
Location: 22 Horseshoe Drive, Aberfoyle Park.

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the District Court of South Australia, Action No. 663 of 2006, directed to the Sheriff of South Australia in an action wherein Australian Finanswers Pty Ltd is the Plaintiff and Steven Albert Fletcher and Bronwyn Irene Fletcher are the Defendants, I, Mark Stokes, Sheriff of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the Defendants Steven Albert Fletcher and Bronwyn Irene Fletcher as the registered proprietors of an estate in fee simple in the following:

That piece of land situated in the area named Aberfoyle Park, being 22 Horseshoe Drive, being the property comprised in certificate of title register book volume 5345, folio 774.

Further particulars from the auctioneers:

Griffin Real Estate
8 Greenhill Road
Wayville, S.A. 5034
Telephone: (08) 8372 7872

SALE OF PROPERTY

Auction Date: Wednesday, 10 January 2007 at 10 a.m.
Location: Government Auctions SA, 47 Transport Avenue, Netley.

NOTICE is hereby given that on the above date at the time and place stated, by virtue of Orders for Sale issued by the Fines Payment Unit of South Australia, Penalty No. EXREG 06/26829-1 and others, are directed to the Sheriff of South Australia in an action wherein Gavin Peattie is the Defendant, I, Mark Stokes, Sheriff of the State of South Australia, will by my auctioneers, Government Auctions SA make sale of the following:

Holden Calais
Registration No. XHM 506.
ATTENTION

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

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

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

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

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