



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 9 FEBRUARY 2006

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has revoked the appointment of Joe Di Pinto as a Member of the Third Party Premiums Committee, pursuant to section 129 (4) of the Motor Vehicles Act 1959 and section 36 of the Acts Interpretation Act 1915.

By command,
J. D. LOMAX-SMITH, for Premier

MTR 06/003 CS

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has revoked the appointment of Pam Simmons as the Guardian for Children and Young Persons effective from 9 February 2006, pursuant to section 68 of the Constitution Act 1934 and section 36 of the Acts Interpretation Act 1915.

By command,
J. D. LOMAX-SMITH, for Premier

MFC/CS/06/004

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Third Party Premiums Committee, pursuant to the provisions of the Motor Vehicles Act 1959:

Member: (from 9 February 2006)
Elizabeth Jane Furler

By command,
J. D. LOMAX-SMITH, for Premier

MTR 06/003 CS

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Pam Simmons to the position of Guardian for Children and Young Persons for a term commencing on 9 February 2006 and expiring on 22 August 2007, pursuant to the Children's Protection Act 1993.

By command,
J. D. LOMAX-SMITH, for Premier

MFC/CS/06/004

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Environment Protection Authority, pursuant to the provisions of the Environment Protection Act 1993:

Member: (from 4 March 2006 until 3 March 2009)
Gregory Brian Panigas

Member: (from 21 April 2006 until 20 April 2009)
Yvonne Sneddon

By command,
J. D. LOMAX-SMITH, for Premier

EC 06/0015 CS

Department of the Premier and Cabinet
Adelaide, 9 February 2006

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

Geoffrey Frank Back
Rachel Jane Chilcott
David Leon Clarnette
Ilario Ivano Dimasi
Patricia Ann Eady
Judy Carol Ferguson
Roselene Margaret Large
Anna McGrath
Kenneth John David Milne
Margaret Mary Roberts
Giovanni Savino
Sharon Kaye Seedsman
Caroline Liang Nying Siow
James Devron Siviour
Adalgisa Iovane Smith
Barry John Winter
Norman Woods

By command,
J. D. LOMAX-SMITH, for Premier

AGO 0082/03 CSTEMP1

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Administrative and Disciplinary Division of the District Court, pursuant to the provisions of the Guardianship and Administration Act 1993:

Section 66 (2) Panel Assessor: (from 17 February 2006 until 16 February 2009)
James Lally

By command,
J. D. LOMAX-SMITH, for Premier

AGO 0320/04 CS

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has removed from office the Justices of the Peace listed, pursuant to section 6 of the Justices of the Peace Act 1991:

Margaret Emily Barnes
Kevin Charles Paton Beer
Martin Joseph Cooper
Jane Mary Crichton
Shaunee Fox
Alastair Charles Soames Hunter
Denise Jakobsen
Michael Krasowski
Francis Reginald Roberts
Richard John Thorpe
Gus Warner
Susan Clare Watson

By command,
J. D. LOMAX-SMITH, for Premier

AGO 0046/03 CS

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the SafeWork SA Advisory Committee, pursuant to the provisions of the Occupational Health, Safety and Welfare Act 1986:

Member: (from 9 February 2006 until 8 February 2009)
David Frith
Maurice John Howard
Amanda Marie Wood
Margaret Heylen
Janet Giles
Don Farrell
Martin James O'Malley
Jill Cavanough

By command,
J. D. LOMAX-SMITH, for Premier

MIR 06/002 CSSFW

Department of the Premier and Cabinet
Adelaide, 9 February 2006

HER Excellency the Governor in Executive Council has accepted the resignation of His Honour Judge Christopher Robert Lee from the Offices of Judge of the District Court of South Australia, Judge of the Environment, Resources and Development Court of South Australia, Judge of the Industrial Court of South Australia and as Deputy Presiding Officer of the Equal Opportunity Tribunal of South Australia, with effect from 1 March 2006.

By command,

J. D. LOMAX-SMITH, for Premier

AGO 0046/03 CS

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF THE HOLDFAST BAY (CITY) DEVELOPMENT PLAN—NORTH BRIGHTON COASTAL PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'Holdfast Bay (City) Development Plan—North Brighton Coastal Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 9 February 2006.

Given under my hand at Adelaide, 2 February 2006.

MARJORIE JACKSON-NELSON, Governor

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF CORPORATION OF THE TOWN OF WALKERVILLE—WALKERVILLE DEVELOPMENT PLAN—HERITAGE PLACES AND AREAS PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'Corporation of the Town of Walkerville—Walkerville Development Plan—Heritage Places and Areas Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 9 February 2006.

Given under my hand at Adelaide, 2 February 2006.

MARJORIE JACKSON-NELSON, Governor

DEVELOPMENT ACT 1993

North Brighton Coastal Plan Amendment Report by the Minister—Draft for Public Consultation and Interim Operation

NOTICE is hereby given that the Minister for Urban Development and Planning has, pursuant to sections 24 and 26 of the Development Act 1993, prepared a draft Plan Amendment Report (PAR) to amend the Holdfast Bay (City) Development Plan.

The draft PAR proposes to amend policies and zoning within the Holdfast Bay (City) Development Plan to provide for the possible future expansion of the Coast Park trail at North Brighton. Specifically, the PAR makes minor alterations to the Coastal (Conservation), Residential (Institution), Residential (Coastal) and Residential A Zone boundaries and introduces new development controls into the Coastal (Conservation) Zone.

The draft PAR will commence public consultation and come into immediate effect (Interim Development Control) on 9 February 2006.

Copies of the draft PAR are available during normal office hours at Primary Industries and Resources SA (Planning SA), Level 5, 136 North Terrace, Adelaide. Alternatively the Plan Amendment Report can be viewed on the Internet at www.planning.sa.gov.au/northbrightonpar or during normal office hours at the City of Holdfast Bay, Holdfast Bay Council Offices, 24 Jetty Road, Brighton.

Written submissions regarding the draft PAR should be submitted no later than 5 p.m. on 10 April 2006. All submissions should be addressed to the Presiding Member, Development Policy Advisory Committee, c/o Andrea Thompson, Chief Project Officer, G.P.O. Box 1815, Adelaide, S.A. 5001 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to the Presiding Member, Development Policy Advisory Committee at thompson.andrea@saugov.sa.gov.au.

Copies of public submissions will be available for inspection at Planning SA, Level 5, 136 North Terrace, Adelaide from 1 April 2006 until the conclusion of the public hearing. Submissions will also be made available on the Planning SA website www.planning.sa.gov.au/northbrightonpar from 13 April 2006, until the conclusion of the public hearing.

A public hearing will be held on Thursday, 27 April 2006 at 7.30 p.m. at the Glenelg Football Club, Glenelg Oval, Brighton Road, Glenelg, at which time interested persons may appear to be heard in relation to the draft PAR and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the draft PAR, please contact Andrea Thompson, Chief Project Officer of Planning SA on telephone 8303 0798 or via email at thompson.andrea@saugov.sa.gov.au.

Dated 9 February 2006.

A. HOUGHTON, Secretary, Development Policy Advisory Committee

DEVELOPMENT ACT 1993, SECTION 25 (17): RENMARK PARINGA COUNCIL—COUNTRY LIVING ZONE (PARINGA NORTH POLICY AREA) PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'Renmark Paringa Council—Country Living Zone (Paringa North Policy Area) Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

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

NOTICE

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

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

Dated 9 February 2006.

PAUL HOLLOWAY, Minister for Urban Development and Planning

PLN 97/0526

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF WHYALLA—WHITEHEAD STREET, WHYALLA PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'City of Whyalla—Whitehead Street, Whyalla Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

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

NOTICE

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

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

Dated 9 February 2006.

PAUL HOLLOWAY, Minister for Urban Development and Planning

MUDP 05/0135—06PLN00024

DEVELOPMENT ACT 1993: SECTION 48

Preamble

1. The decision of the Governor under section 51 of the Planning Act 1982 to approve the development of the Marina Goolwa including a marina extension and stages of waterfront development situated on the south-western end of Hindmarsh Island was made on 12 April 1990.

2. Following various amendments to the proposal for the development of a marina extension and stages of waterfront development, approval for Stages 2-6 of the Marina Goolwa, now known as The Marina Hindmarsh Island, was granted by the Governor on 1 July 1993.

3. Application to amend the design of the original proposal was approved by the Governor as a Major Development, pursuant to section 48 of the Development Act 1993, on 21 December 2000. The proposal was the subject of an amended Environmental Impact Statement and an amended Assessment Report, pursuant to section 47 of the Act.

4. A further application for minor amendments to the design of the original proposal was approved by the Development Assessment Commission, as delegate of the Governor, pursuant to section 48 of the Development Act 1993, on 10 July 2003.

5. Application was also made for approval of further amendments to The Marina Hindmarsh Island which was approved by the Development Assessment Commission, as delegate of the Governor, pursuant to Section 48 of the Development Act 1993, on 28 April 2005.

6. Application has now been made to the Development Assessment Commission as delegate of the Governor under section 48 of the Development Act 1993, for approval of further amendments to The Marina Hindmarsh Island.

7. The proposed amendments are for the creation of an additional three allotments and modification to a cul-de-sac.

8. The proposed amendments to the development are contained in a Letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 20 December 2005.

9. The Development Assessment Commission is satisfied that the amended development does not require the preparation of a further or amended Environmental Impact Statement, and that the amended proposal does not change the essential nature of the development.

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

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor:

- (a) grants provisional development authorisation for the amended Marina Hindmarsh Island and waterfront development proposal situated on the south-western end of Hindmarsh Island, subject to the conditions and notes to the applicant below;
- (b) specifies all matters relating to this provisional development plan authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (c) pursuant to section 48 and Regulation 64(1) of the Development Act 1993, and as noted in the Preamble to this provisional development authorisation, reserves the following matters for further decision-making at a later stage (refer 'notes to the applicant'):
 - (i) further assessment and certification in respect of the Building Rules, in relation to construction of the:
 - three-storey apartment building;
 - the Central building facility in the Active Aged Community Development;
 - the Residential Units Types A, B, C, D, E, F and the two-storey type in the Active Aged Community Development;
 - the boat servicing and repair shed;
 - the Enviro Shed; and
 - the Yacht Club Building.

Conditions of approval

1. The Marina Hindmarsh Island proposal shall be undertaken in accordance with:

- (a) the following drawings contained in the application by Binalong Pty Ltd dated March 1990, except to the extent that they are varied by the drawings described in Conditions 1 (b)-(f) and the documents described in Condition 1 (g):
 - (i) Site Plan, Project No. 86.1512A Sheet P1 dated March 1990;
 - (ii) Land Division Application plans, Job No. 88A7091 Sheets 1A, 2A and 21 dated 16 March 1990;
 - (iii) Land Division Application plans, Job No. 88A7091 Sheets 3-20 dated 29 July 1988;
 - (iv) Marina Administration and Sales, Boat Brokerage, Marine Retail Services, Plan, Project No. 86.1512A Sheet P3;
 - (v) Marina Administration and Sales, Boat Brokerage, Marine Retail Services, Elevations, Project No. 86.1512A Sheet P4;
 - (vi) Tavern, Bottle Shop and Convention Centre. Plan and Elevations, Project No. 86.1512A Sheet P5;
 - (vii) Resort Village. Site Plan, Project No. 86.1512A Sheet P7;
 - (viii) Resort Village—Typical Villa. Plans and Elevations, Project No. 86.1512A Sheet P8;
 - (ix) Resort Village. Elevations, Project No. 86.1512A Sheet P9;
 - (x) Resort Recreation Facility. Plan and Elevations, Project No. 86.1512A Sheet P10;
 - (xi) Marina Constructions and Operations Depot. Plan and Elevations, Project No. 86.1512A Sheet P11;

- (xii) Heli-port, Project No. 86.1512A Sheet P12;
 - (xiii) Caretaker's Residence. Dry Stand Control Toilet and Shower Block. Yacht Club. Plans and Elevations, Project No. 86.1512A Sheet P13;
 - (xiv) Undercover Boat Storage and Lockers. Plan and Elevations, Project No. 86.1512A Sheet P14;
 - (xv) Marine Service and Boat Construction Facility. Marine Dry-Stand Servicing and Fuel Dock. Plan and Elevations, Project No. 86.1512A Sheet P15;
 - (xvi) Marine Village (Stage One). Plan and Elevations, Project No. 86.1512A Sheet P16;
 - (xvii) Residential Apartments. Plan and Elevations, Project No. 86.1512A Sheet P17;
 - (xviii) Goolwa Marina Sewage Treatment Works, Job No. AFT 0172, Drawing No. 01, Issue A dated 14 June 1989;
 - (xix) the drawing entitled 'Marina Entry' and marked as having a 1:200 scale within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xx) the drawing entitled 'Marina Entry' and marked as having a 1:500 scale within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xxi) the drawing entitled 'Typical Road Edge Treatment' within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xxii) the drawing entitled 'Screen Mounding on Roads' within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xxiii) the drawing entitled 'Marina Complex' within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xxiv) the drawing entitled 'Marina Apartments' and marked as having a 1:500 scale within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xxv) the drawing entitled 'Marina Apartments' and marked as having a 1:100 scale within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xxvi) the drawing entitled 'Waterfront Residential' within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xxvii) the drawing entitled 'Coastal Area' within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
 - (xxviii) the drawing entitled 'Resort Development' within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd; and
 - (xxix) the drawing entitled 'Landscaped Precincts' within the report entitled 'Marina Goolwa Landscape Guidelines' and dated July 1989 prepared by Land Systems Pty Ltd;
- (b) the following drawings contained in the draft Environmental Impact Statement by Binalong Pty Ltd dated January 1990, except to the extent that they are varied by the drawings described in Conditions 1 (c)-(f) and the documents described in Condition 1 (g):
- (i) Figure 8: Open space and public access;
 - (ii) Figure 9: Site earthworks;
 - (iii) Figure 10: Typical section through lagoon and allotments;
 - (iv) Figure 11: Design guidelines for islands;
 - (v) Figure 12: Design guidelines for woodlot;
 - (vi) Figure 13: Design guidelines for the entrance; and
 - (vii) Figure 14: Design guidelines for the recreation area;
- (c) the drawing entitled 'Marina Goolwa. Proposed Lagoon Development Stage 2. Hindmarsh Island' granted approval by the Governor on 22 April 1993, except to the extent that it is amended by the drawings in Conditions 1 (d)-(f);
- (d) the following drawings contained in the amended EIS:
- (i) Part Site Plan, Project No. 86-1512K Sheet No. P2A dated 26 October 1999;
 - (ii) Part Site Plan, Project No. 86-1512K Sheet No. P18A dated 26 October 1999;
 - (iii) Residential Sales Centre. Plan and Elevation, Project No. 86-1512K Sheet No. P18 dated 26 October 1999; and
 - (iv) Redesign of Stages 4 and 5, Reference No. G20037 Revision 01 dated May 2000;
- (e) the following drawings contained in the amended Assessment Report dated November 2000:
- (i) Figure 3: Proposed Amended Staging Plan (General Layout);
 - (ii) Figure 4: Amended Staging Plan (Residential Component); and
- (f) the following drawings contained in the letters from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 7 April 2003, 9 April 2003 and 8 May 2003:
- (i) Part Site Plan, Project No. 86-1512K Sheet No. P2D dated 7 April 2003;
 - (ii) Boat Repair Facility, Project No. 86-1512K Sheet No. P19 dated March 2003;
 - (iii) Boat Storage Shed Elevations & Section, Project No. 86-1512K Sheet No. P18 dated 10 March 2003;
 - (iv) Boat Storage Shed, Project No. 86-1512K Sheet No. P18 dated April 2003;
 - (v) Jetty Construction Facility, Project No. 86-1512K Sheet No. P20 dated April 2003;
 - (vi) Marine Dry Stand Servicing, Project No. 86-1512K Sheet No. P15 dated April 2003;
 - (vii) Proposed Retirement Estate Development, Project No. 86-1512K Sheet No. SD01 dated 25 March 2003;
 - (viii) Proposed Retirement Estate Development, Project No. 86-1512K Sheet No. SD02 dated 1 April 2003;
 - (ix) Hindmarsh Island Marina—Stage 7 Roadworks and Drainage Overall Layout Plan, Job No. 2100250A Drawing No. SK1 dated March 2003;
 - (x) The Marina Hindmarsh Island Stages 6 and 8 Lagoon Residential Area, Cad File MRN2003C dated April 2003;
 - (xi) The Marina Hindmarsh Island Stage 7 Proposed New Design, Cad File STAGE7NEW dated May 2003; and
 - (xii) The Marina Hindmarsh Island Staging Plan, Cad File STAGEPLAN dated May 2003;
- (g) the following drawings contained in the letters from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 9 June 2004, 16 August 2004, 9 December 2004, 16 December 2004, 3 January 2005 and 5 April 2005:

- (i) Location Plan, Proposed Design amendments. Drawn by L. Veska dated June 2004;
- (ii) Amendment A—Plan showing proposed adjustment of boundaries of Allotment 1 in Development Plan 28183. Drawn by L. Veska dated June 2004;
- (iii) Amendment B—Proposed Land Division Allotment 2036 in Development Plan 60446 of Nangkita. Drawn by L. Veska Version 3—July 2004;
- (iv) Amendment C—Stage 7, Proposed New Design. Drawn by L. Veska dated May 2004;
- (v) Amendment D—Proposed Land Division, Stage 9. Drawn by L. Veska dated May 2004;
- (vi) Proposed Apartment Complex Vesta Drive, Hindmarsh Island. South and north elevation. Walter Brooke dated 24 August 2004;
- (vii) Proposed Apartment Complex Vesta Drive, Hindmarsh Island. East and west elevation. Walter Brooke dated 24 August 2004;
- (viii) Proposed Apartment Complex Vesta Drive, Hindmarsh Island. Typical Apartment Plans. Walter Brooke dated 24 August 2004;
- (ix) Proposed Apartment Complex Vesta Drive, Hindmarsh Island. Floor Plans. Walter Brooke dated 24 August 2004;
- (x) Proposed Apartment Complex Vesta Drive, Hindmarsh Island. Site Plan. Walter Brooke dated 24 August 2004;
- (xi) Proposed Retirement Estate Vesta Drive, Hindmarsh Island. Overall Site Plan. Walter Brooke dated 24 August 2004;
- (xii) Proposed Retirement Estate Vesta Drive, Hindmarsh Island. Site Plan—Central Facility. Walter Brooke dated 24 August 2004;
- (xiii) Proposed Retirement Estate Vesta Drive, Hindmarsh Island. Ground Floor and First Floor Plan and West Elevation—Central Facility. Walter Brooke dated 24 August 2004;
- (xiv) Proposed Retirement Estate Vesta Drive, Hindmarsh Island. Part Site Plan-1. Walter Brooke dated 24 August 2004;
- (xv) Proposed Retirement Estate Vesta Drive, Hindmarsh Island. Part Site Plan-2. Walter Brooke dated 24 August 2004;
- (xvi) Proposed Yacht Club Facility Vesta Drive, Hindmarsh Island. Site Plan, Ground Floor and Upper Floor Plan and south-east elevation. Walter Brooke dated 24 August 2004;
- (xvii) Marine Servicing Area. Part Site Plan. Walter Brooke dated 27 May 2004;
- (xviii) Proposed Marine Servicing. Section AA, Floor Plan, south, north and west elevations. Walter Brooke dated 24 August 2004;
- (xix) Proposed Enviro Shed. Section AA, Floor Plan, south and east elevations. Walter Brooke dated 24 August 2004;
- (xx) Amendment D—Proposed Land Division, Stage 9/Section Locations. Parsons Brinckerhoff. Drawn by L. Veska dated May 2004;
- (xxi) Sections A and B—Amendment D. Proposed Land Division, Stage 9. Parsons Brinckerhoff. December 2004;
- (xxii) Retirement Estate Typical Residential Units. Unit Type A. Walter Brooke—undated;
- (xxiii) Retirement Estate Typical Residential Units. Unit Type B. Walter Brooke—undated;
- (xxiv) Retirement Estate Typical Residential Units. Unit Type C. Walter Brooke—undated;
- (xxv) Retirement Estate Typical Residential Units. Unit Type D. Walter Brooke—undated;
- (xxvi) Retirement Estate Typical Residential Units. Unit Type E. Walter Brooke—undated;
- (xxvii) Retirement Estate Typical Residential Units. Unit Type F. Walter Brooke—undated;
- (xxviii) Retirement Estate Typical Residential Units. Two-storey Unit. Walter Brooke—undated;
- (xxix) Plan Showing Possible Exchange of Reserves. Drawn by L. Veska dated November 2004;
- (xxx) Staging Plan. Drawn by L. Veska dated April 2005;
- (xxxi) Current Reserve Areas—Ownership status on Staging Plan—Drawn by L. Veska—undated;
- (h) the following drawing contained in the letters from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 9 June 2004:
 - (i) Amendment C-The Marina Hindmarsh Island, Stage 7, Proposed New Design. Drawn by L. Veska dated May 2004;
- (i) the following documents as they relate to the marina extension and waterfront development except to the extent that they are varied by the drawings described in Conditions 1 (c)-(h):
 - (i) the Draft Environmental Impact Statement by Binalong Pty Ltd dated November 1989;
 - (ii) the Supplement to the Draft Environmental Impact Statement by Binalong Pty Ltd dated January 1990;
 - (iii) the application by Binalong Pty Ltd dated March 1990;
 - (iv) the letter from QED Pty Ltd, on behalf of Kebaro Pty Ltd, to the Environmental Impact Assessment Branch, Planning SA dated 16 June 2000;
 - (v) the document entitled 'Review and Amendment of the Environmental Impact Statement on the Hindmarsh Island Bridge Marina Extensions and Waterfront Development' dated 16 June 2000 ('the amended EIS');
 - (vi) the letter from the Marina Hindmarsh Island to the Environmental Impact Assessment Branch, Planning SA dated 2 October 2000;
 - (vii) the letter from the Marina Hindmarsh Island to the Environmental Impact Assessment Branch, Planning SA dated 1 December 2000;
 - (viii) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 7 April 2003;
 - (ix) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 9 April 2003;
 - (x) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 8 May 2003;
 - (xi) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 9 June 2004;
 - (xii) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 16 August 2004;
 - (xiii) the letter from Lynch Meyer to the Assessment Branch, Planning SA dated 25 November 2004;
 - (xiv) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 9 December 2004;
 - (xv) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 16 December 2004;

- (xvi) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 3 January 2005;
- (xvii) the letter from QED Pty Ltd to Tom Chapman, dated 1 April 2005;
- (xviii) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 5 April 2005;
- (xix) the letter from QED Pty Ltd to the Assessment Branch, Planning SA dated 28 May 2004.
- (xx) the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 20 December 2005.

2. No works shall be commenced on a particular Stage of the proposal as depicted on the drawing entitled 'The Marina Hindmarsh Island Staging Plan' in the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 8 May 2003 unless and until:

- (a) a building certifier or the Alexandrina Council has certified to the Development Assessment Commission that any work in the Stage that constitutes building work under the Development Act 1993 complies with the Building Rules;
- (b) a registered engineer has produced to the Development Assessment Commission a certificate as to the structural soundness of any boat ramp, slip-way facilities, travel-lift jetty and boat effluent pump-out facilities in the Stage (unless such work has been certified under Condition 2 (b));
- (c) compaction specifications (certified by a registered engineer) for the areas for any residential allotments, commercial development, carpark, dry stand and boat ramp and slip-way facilities in the Stage have been produced to the Development Assessment Commission; and
- (d) binding arrangements (to the reasonable satisfaction of the Development Assessment Commission) have been made for the permanent management and maintenance of any public reserves in the Stage.

3. No works shall commence on the undertaking of the boating hub area until a Soil Erosion and Drainage Management Plan for the construction and operational stages of the boating hub area has been prepared to the reasonable satisfaction of the Development Assessment Commission in consultation with the Environment Protection Authority. The Soil Erosion and Drainage Management Plan shall ensure that drainage practices are based on the principles outlined in the Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry (1997) and the Stormwater Pollution Prevention Code of Practice for General Industry, Retail and Commercial Premises (1998) prepared by the Environment Protection Authority and shall include appropriate strategies for the collection, treatment, storage and disposal of stormwater from the boating hub area.

4. An application pursuant to the Real Property Act 1886, for the deposit of a plan of division shall not be submitted for:

- (a) Stage 3 until at least 50% of Stage 2 allotments have been sold and transferred;
- (b) Stage 6 until at least 50% of Stage 3 allotments have been sold and transferred; and
- (c) Stage 8 until at least 50% of Stage 6 allotments have been sold and transferred.

5. All water supply connections within the development shall satisfy the requirements of the South Australian Water Corporation.

6. Water contained in the marina basin and residential lagoons shall be maintained at not less than the quality of the water of the River Murray adjacent to the site at all times.

7. Edge treatments and the channel and basin depths shall be maintained to the specifications depicted on the plans in the application by Binalong Pty Ltd dated March 1990.

8. Any population of *Wilsonia backhousei* on the site shall be either:

- (i) clearly identified by signposting and protected from damage; or
- (ii) transplanted, at the applicant's cost, to another location or locations on Hindmarsh Island specified in writing by the Chief Executive Officer of the Department for Environment and Heritage.

9. The woodlot depicted on the drawing entitled 'Figure 3: Proposed Amended Staging Plan (General Layout)' in the amended Assessment Report dated November 2000 and the drawing entitled 'Figure 12: Design guidelines for woodlot' in the draft Environmental Impact Statement by Binalong Pty Ltd dated January 1990 shall be established in the first growing season occurring after wastewater levels are sufficient, in the opinion of the Development Assessment Commission, to enable adequate irrigation of plantings.

10. Public access shall be provided from the entrance road to the reserve depicted as allotment 909 on Land Division Application plans, Job No. 88A7091 Sheets 20 and 21 dated 29 July 1988.

11. Public access shall be provided to the marina basin.

12. Public access shall be provided to Council-owned or managed reserves along the island foreshore.

13. A waste management plan to cater for the existing marina facilities and the boating hub area that incorporates the findings of the Marine Wastes Reception Facilities Needs Analysis—Site Needs Analysis for the Marina Hindmarsh Island (2000) prepared by Sinclair Knight Merz for the Marine Group of Environment Australia (Commonwealth Government) shall be prepared and submitted to Planning SA (a branch of the Department for Transport, Urban Planning and the Arts) by 30 June 2001. The waste management plan shall detail the different waste streams generated, outline any opportunities for recycling and allocate responsibilities for the collection and disposal of waste and recyclable materials. The waste management plan shall be prepared in consultation with the Environment Protection Agency (a branch of the Department for Environment and Heritage) and the Alexandrina Council.

14. A salinity monitoring program for the marina basin and residential lagoons shall be prepared and submitted to Planning SA (a branch of the Department for Transport, Urban Planning and the Arts) by 30 June 2001.

15. All work shall be undertaken in accordance with:

- (a) the soil erosion and drainage management plan referred to in Condition 3;
- (b) the waste management plan referred to in Condition 13; and
- (c) the salinity monitoring program referred to in Condition 14.

In respect of Conditions 3 and 13, the boating hub area means the following elements of the approved development as depicted on the drawing entitled Part Site Plan, Project No. 86-1512K Sheet No. P2D dated 7 April 2003 in the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 7 April 2003:

- (a) marine service and boat construction facility;
- (b) dry stand and parking area;
- (c) marine dry stand servicing facility;
- (d) dry stand control centre;
- (e) under cover boat storage and lockers;
- (f) slip shed;
- (g) trailer/boat storage and parking area;
- (h) boat repair facility; and
- (i) marine village commercial and retail precinct.

For the purposes of section 48 (7) of the Development Act 1993, I specify water quality, stormwater management and waste management to be matters in relation to which the Governor may vary, revoke or attach new conditions.

16. In lieu of exchanging reserve land, a hard court area shall be provided in the vicinity of the proposed carpark for the purpose of tennis and basketball activities. This shall be constructed and maintained by Kebaro Pty Ltd or an alternative body that Kebaro Pty Ltd chooses, other than Council.

17. Differential pavement texture and colour shall be installed at three locations immediately east, north and west of the T-Junction of Vesta Drive, to emphasise the pedestrian crossing between:

- the Yacht Club and the carpark;
- the car park and the Active Aged Development; and
- the Active Aged Development and eastern end of the Yacht Club.

18. Suitable bunding shall be installed to ensure that any stormwater run-off from development in the Country Living Estate, is captured within the bounds of the development site. The bund shall be established prior to any construction activity.

19. Native vegetation shall be established in order to provide a buffer area between the Country Living Estate and the samphire community. The vegetation shall be established within three months of the installation of the stormwater bund.

20. A monitoring program shall be established to ensure that there is no weed spread from properties in the Country Living Estate to the samphire community. The program shall be commenced following the construction of dwellings.

21. In relation to the amended land division components, that the financial, easement and internal drain requirements for water and sewerage services of the SA Water Corporation, if any, shall be met.

22. That two copies of a certified survey plan shall be lodged for certificate purposes, for each of the land divisions.

Notes:

1. Although the general concept of each of the following elements as amended is considered acceptable, no development approval is hereby granted for:

- the division of the land comprised in proposed allotments numbered 1272 to 1677 inclusive as depicted on the drawing entitled 'The Marina Hindmarsh Island—Stages 6 and 8 Lagoon Residential Area' in the letter from The Marina Hindmarsh Island to the Assessment Branch, Planning SA dated 8 May 2003;
- the trailer storage building;
- the jetty construction facility;
- the boat storage shed and dry standing/parking area;
- offices;
- the two caretaker accommodation dwellings;
- the additional slipway storage shed;
- the second storey on the marina office;
- the enlargement of buildings 7A, 7B and 7C in the marine service and boat construction facility area;
- the revised building design in the tree nursery, bulk store and marina construction and operations area; and
- the additional timeshare unit building.

These elements will require the approval of an amendment of the development hereby approved. Detailed plans and, except in relation to the land division, elevations of each of these elements will be required for assessment.

2. A common building scheme encumbrance or equivalent device for development on residential allotments with similar terms to the current Memorandum of Encumbrance between

Kebaro Pty Ltd and purchasers of allotments in Stages 1 and 2 should be made with purchasers for each further stage to ensure compliance with consistent design standards.

3. Development approval under the Development Act 1993 only has been granted for the marina extension and waterfront development as amended. Compliance is still required with all other relevant legislation, including the Environment Protection Act 1993 (SA) and the Aboriginal Heritage Act 1988 (SA).

4. A decision on the reserved matters relating to Building Rules assessment and certification requirements will only be made by the Governor (or her delegate) after a Building Rules assessment and certification has been undertaken and issued by the Alexandrina Council, or a private certifier, as required by 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.

5. If the building rules assessment process demonstrates that The Hindmarsh Island Marina development complies with the building rules pursuant to the Development Act 1993 and Development Regulations 1993, the Alexandrina Council or private certifier conducting the building rules assessment, must:

- (a) provide to the Minister the certification in the form set out in Schedule 12A of the Development Regulations 1993; 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; and
 - (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.

6. Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all building certification documentation required for referral to the Minister:

- The Alexandrina Council or private certifier undertaking the building rules assessment and certification for The Hindmarsh Island Marina development, must ensure that any assessment and certification is consistent with this provisional development authorisation (including any conditions or notes that apply in relation to this provisional development authorisation).

A. HOUGHTON, Secretary, Development Assessment Commission

ELECTRICITY CORPORATIONS (RESTRUCTURING AND DISPOSAL) ACT 1999

I, KEVIN OWEN FOLEY, MP, Treasurer of South Australia (the 'Treasurer') hereby give notice, pursuant to Clause 1 of Schedule 3 to the Electricity Corporations (Restructuring and Disposal) Act 1999, that subclauses (a), (b), (c), (d), (e), (f) and (m) of Clause 4 of Part 4 of Schedule 3 to the Electricity Corporations (Restructuring and Disposal) Act 1999, shall come into operation on 9 February 2006.

Dated 6 February 2006.

The Common Seal of the Treasurer was hereunto affixed by authority of the Treasurer and in the presence of:

(L.S.) KEVIN FOLEY, Treasurer
TINA O'GRADY, Witness

ENVIRONMENT PROTECTION ACT 1993

Revocation of the Approvals of Classes of Category B Containers

I, STEPHEN RICHARD SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 5 columns of Schedule 1 of this notice:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals;
- (e) the return mechanism via the company named in column 5.

These approvals are revoked at the request of the approval holder:

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Montego Rum & Cola	440	Can	Independent Distillers Australia	Statewide Recycling
Kristov Vodka Cruiser Raspberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Kristov Vodka Cruiser Melon	330	Glass	Independent Distillers Australia	Statewide Recycling
Kristov Vodka Cruiser Passionfruit	330	Glass	Independent Distillers Australia	Statewide Recycling
Kristov Vodka Ice Black Label	330	Glass	Independent Distillers Australia	Statewide Recycling
Purple Goanna	440	Can	Independent Distillers Australia	Statewide Recycling
Mustang Vodka Energy	250	Can	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Blackberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Blueberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Cool Lime	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Cranberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Guava	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Lemon	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Mango	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Mulberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Pineapple	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Watermelon	330	Glass	Independent Distillers Australia	Statewide Recycling
Red Bear Vodka & Mango	440	Can	Independent Distillers Australia	Statewide Recycling
Red Bear Vodka & Pineapple	440	Can	Independent Distillers Australia	Statewide Recycling
Red Bear Vodka & Watermelon	440	Can	Independent Distillers Australia	Statewide Recycling
Juel Vodka & Juice Orange & Passionfruit	275	Glass	Independent Distillers Australia	Statewide Recycling
Juel Vodka & Juice Pine Lime	275	Glass	Independent Distillers Australia	Statewide Recycling
Juel Vodka & Juice Wildberry & Guava	275	Glass	Independent Distillers Australia	Statewide Recycling
Komodo Cosmopolitan	275	Glass	Independent Distillers Australia	Statewide Recycling
Komodo Seabreeze	275	Glass	Independent Distillers Australia	Statewide Recycling
Komodo Sublime	275	Glass	Independent Distillers Australia	Statewide Recycling
Link Vodka Lemon Lime	375	Can	Independent Distillers Australia	Statewide Recycling
Link Vodka Orange	375	Can	Independent Distillers Australia	Statewide Recycling
Link Vodka Passionfruit	375	Can	Independent Distillers Australia	Statewide Recycling
Link Vodka Raspberry	375	Can	Independent Distillers Australia	Statewide Recycling
Platinum 7 Vanilla & Vodka	275	Glass	Independent Distillers Australia	Statewide Recycling
Ranfurly Rum & Cola 5.5%	375	Can—Aluminium	Independent Distillers Australia	Statewide Recycling
Ranfurly Rum & Cola 8.0%	375	Can—Aluminium	Independent Distillers Australia	Statewide Recycling
Regal Lager Beer	440	Can	Independent Distillers Australia	Statewide Recycling
William Codys Bourbon & Cola 5.0%	250	Can—Aluminium	Independent Distillers Australia	Statewide Recycling
William Codys Bourbon & Cola 8.0%	250	Can—Aluminium	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Grapefruit	330	Glass	Independent Distillers Australia	Statewide Recycling
FX Vodka Raspberry	275	Glass	Independent Distillers Australia	Statewide Recycling
FX Vodka Lemon Lime	275	Glass	Independent Distillers Australia	Statewide Recycling
FX Vodka Passionfruit	275	Glass	Independent Distillers Australia	Statewide Recycling
Komodo Long Island Ice Tea	275	Glass	Independent Distillers Australia	Statewide Recycling
Woody Blue Bourbon & Cola	275	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Juicy Apple Blackcurrant	275	Glass with Paper Label	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Juicy Guava Apple	275	Glass with Paper Label	Independent Distillers Australia	Statewide Recycling
QF Vodka	270	Glass with Paper Label	Independent Distillers Australia	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional 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:

Approval of Additional Collection Depot(i) *Approval of Collection Depot:*

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

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

(ii) *Conditions of Approval:*

Impose the following conditions of these approvals:

- (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.
 - (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

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/ Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Arno Bay Receival Centre	R. J. and R. M. Carrick (trading as Cleve & Arno Bay Recyclers	Rodney and Roslyn Carrick	Lot 52, Alexandria Avenue	Arno Bay	52/051145	Southern

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers:

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

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

(i) *Subsection 69 (3) Arrangements:*

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

(ii) *Approved Refund Markings:*

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

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Archers Schnapps Aqua Fruitini	275	Glass with PVC Label	Diageo Australia Pty Ltd	Statewide Recycling
Rubbel Sexy Lager	330	Brown Glass with Paper Label	Empire Liquor	Statewide Recycling
Dole Singles Pineapple Juice	240	Can—Steel	Austmark International Pty Ltd	Statewide Recycling
Dole Citrus Sunrise	250	Can—Steel	Austmark International Pty Ltd	Statewide Recycling
Dole Mango Mambo	250	Can—Steel	Austmark International Pty Ltd	Statewide Recycling
Dole Apple Jumble	250	Can—Steel	Austmark International Pty Ltd	Statewide Recycling
Pepsi Cola	390	PET with Polypropylene Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Crown Lager	355	Bottle—Aluminium	Carlton & United Beverages Pty Ltd	Visy Recycling CDL Services
Black Heart Rum & Cola	440	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Black Heart Rum & Cola	330	Clear Glass with Paper Label	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Black Velvet Canadian Whisky And Cola	440	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Black Velvet Canadian Whisky And Dry	440	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Schwelmer Bernstein	500	Brown Glass with Paper Label	Empire Liquor	Statewide Recycling
Sol Beer	330	Clear Glass	International Liquor Wholesalers	Marine Stores Ltd
Amsterdam Mariner Premium Lager	500	Can—Aluminium	International Liquor Wholesalers	Marine Stores Ltd
Bitburger Premium Beer	330	Brown Glass with Paper Label	International Liquor Wholesalers	Marine Stores Ltd
Grolsch Premium Lager	250	Green Glass with Paper Label	International Liquor Wholesalers	Marine Stores Ltd
Lowenbrau Original Beer	330	Green Glass with Paper Label	International Liquor Wholesalers	Marine Stores Ltd
Coke Zero	390	PET with Polypropylene Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coke Zero	600	PET with Polypropylene Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coke Zero	1 000	PET with Polypropylene Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coke Zero	1 250	PET with Polypropylene Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coke Zero	1 500	PET with Polypropylene Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coke Zero	2 000	PET with Polypropylene Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Coke Zero	250	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coke Zero	375	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Seagers Gin & Tonic with Lime	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Grolsch Premium Lager	500	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Lora Recoaro Natural Mineral Water Sparkling	1 000	Green Glass with Paper Label	Siena Foods Pty Ltd	Statewide Recycling
Lora Recoaro Natural Mineral Water Sparkling	500	Green Glass with Paper Label	Siena Foods Pty Ltd	Statewide Recycling
Lora Recoaro Natural Mineral Water Still	500	Green Glass with Paper Label	Siena Foods Pty Ltd	Statewide Recycling
Lora Recoaro Natural Mineral Water Still	1 000	Green Glass with Paper Label	Siena Foods Pty Ltd	Statewide Recycling
Pokka Ice Lemon Tea	500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Pokka Blueberry Tea	500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Pokka Peach Tea	500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Pokka Oolong Tea	500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Pokka Apple Tea	500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Pokka Ice Lychee Tea	500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Pokka Ice Mango Tea	500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Pokka Raspberry Tea	500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Pokka Jasmine Green Tea	1 500	PET with Paper Label (Sticker)	Asian Food Wholesalers	Statewide Recycling
Cocta Soft Drink	1 500	PVC with Paper Label (Sticker)	Ras Trade Pty Ltd	Statewide Recycling
Fresh Attitude Organic Carrot Apple Ginger	300	Glass with Paper Label	Australian Food Innovators	Flagcan Distributors
Fresh Attitude Organic Apple Blackcurrant	300	Glass with Paper Label	Australian Food Innovators	Flagcan Distributors
Fresh Attitude Organic Carrot Apple Celery	300	Glass with Paper Label	Australian Food Innovators	Flagcan Distributors
Fresh Attitude Organic Carrot Apple Apricot	300	Glass with Paper Label	Australian Food Innovators	Flagcan Distributors
Fresh Attitude Organic Orange	300	Glass with Paper Label	Australian Food Innovators	Flagcan Distributors
Fresh Attitude Organic Apple	300	Glass with Paper Label	Australian Food Innovators	Flagcan Distributors
Popper Juice Fizz Apple & Blackcurrant	300	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Popper Juice Fizz Apple Orange & Mango	300	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Popper Juice Fizz Apple Lemon & Lime	300	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Popper Juice Fizz Apple Pine & Passionfruit	300	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Popper Juice Fizz Apple & Raspberry	300	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Golden Circle Chilled Apple Juice	500	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Golden Circle Chilled Apple Mango Juice	500	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Golden Circle Chilled Orange Juice	500	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Golden Circle Chilled Orange Passionfruit Juice	500	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Golden Circle Chilled Breakfast Juice	500	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Adams Ale Purified Australian Water	350	PET with Paper Label	Golden Circle Limited	Statewide Recycling
Red Eye Classic	330	Glass with Paper Label	Metro Beverage Company	Statewide Recycling
Red Eye Gold	330	Glass with Paper Label	Metro Beverage Company	Statewide Recycling
Red Eye Extreme	330	Glass with Paper Label	Metro Beverage Company	Statewide Recycling
Red Eye Platinum	330	Glass with Paper Label	Metro Beverage Company	Statewide Recycling
Red Eye Passion	330	Glass with Paper Label	Metro Beverage Company	Statewide Recycling
Red Eye Power	250	Can—Aluminium	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Sublime Slime	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Chaotic Cola	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Bubblegum Bliss	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Orange Ooz	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Totally Bubblegum	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Tropical Deelish	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Berry	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Sunberry Grove	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Tropical Tango	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Cookie Monster Lemonade	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Elmo Raspberry	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Madagascar Royal Reserve	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Madagascar Zebra Zapper	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Madagascar Long Nectar	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Fruity Flavorits Madagascar Jungle Jive	250	PET with PVC Label	Metro Beverage Company	Statewide Recycling
Blanche De Chambly	355	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Blanche De Chambly	750	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Maudite	750	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Maudite	355	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
La Fin Du Monde	355	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
La Fin Du Monde	750	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Raftman	750	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Don De Dieu	750	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Don De Dieu	355	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Eau Benite	750	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Trois Pistoles	750	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Trois Pistoles	355	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Apple Ephemere	750	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Chambly Noir	341	Brown Glass with Paper Label (Sticker)	Palais Imports	Marine Stores Ltd
Ocean Spray White Cranberry Light	1 500	Glass with Paper Label	Ocean Spray International Inc.	Visy Recycling CDL Services
Ocean Spray Cranberry Light	1 500	Glass with Paper Label	Ocean Spray International Inc.	Visy Recycling CDL Services
Ocean Spray Ruby Red Grapefruit	1 000	Glass with Paper Label	Ocean Spray International Inc.	Visy Recycling CDL Services
Ocean Spray Ruby Red Grapefruit	1 500	PET with Paper Label	Ocean Spray International Inc.	Visy Recycling CDL Services

ENVIRONMENT PROTECTION ACT 1993

Revocation of Category B Containers

I, STEPHEN RICHARD SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 (8) of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first four columns of Schedule 1 of this notice:

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

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

- (i) *Subsection 69 (3) Arrangements:*

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Size (mL)	Type	Approval Holder	Collection Arrangements
Montego Rum and Cola	440	Can	Independent Distillers Australia	Statewide Recycling
Kristov Vodka Cruiser Raspberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Kristov Vodka Cruiser Melon	330	Glass	Independent Distillers Australia	Statewide Recycling
Kristov Vodka Cruiser Passionfruit	330	Glass	Independent Distillers Australia	Statewide Recycling
Kristov Vodka Ice Black Label	330	Glass	Independent Distillers Australia	Statewide Recycling
Purple Goanna	440	Can	Independent Distillers Australia	Statewide Recycling
Mustang Vodka Energy	250	Can	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Blackberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Blueberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Cool Lime	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Cranberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Guava	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Lemon	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Mango	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Mulberry	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Pineapple	330	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Watermelon	330	Glass	Independent Distillers Australia	Statewide Recycling
Red Bear Vodka and Mango	440	Can	Independent Distillers Australia	Statewide Recycling
Red Bear Vodka and Pineapple	440	Can	Independent Distillers Australia	Statewide Recycling
Red Bear Vodka and Watermelon	440	Can	Independent Distillers Australia	Statewide Recycling
Juel Vodka and Juice Orange and Passionfruit	275	Glass	Independent Distillers Australia	Statewide Recycling
Juel Vodka and Juice Pine Lime	275	Glass	Independent Distillers Australia	Statewide Recycling
Juel Vodka and Juice Wildberry and Guava	275	Glass	Independent Distillers Australia	Statewide Recycling
Komodo Cosmopolitan	275	Glass	Independent Distillers Australia	Statewide Recycling
Komodo Seabreeze	275	Glass	Independent Distillers Australia	Statewide Recycling
Komodo Sublime	275	Glass	Independent Distillers Australia	Statewide Recycling
Link Vodka Lemon Lime	375	Can	Independent Distillers Australia	Statewide Recycling
Link Vodka Orange	375	Can	Independent Distillers Australia	Statewide Recycling
Link Vodka Passionfruit	375	Can	Independent Distillers Australia	Statewide Recycling
Link Vodka Raspberry	375	Can	Independent Distillers Australia	Statewide Recycling
Platinum 7 Vanilla and Vodka	275	Glass	Independent Distillers Australia	Statewide Recycling
Ranfurly Rum and Cola 5.5%	375	Can—Aluminium	Independent Distillers Australia	Statewide Recycling
Ranfurly Rum and Cola 8.0%	375	Can—Aluminium	Independent Distillers Australia	Statewide Recycling
Regal Lager Beer	440	Can	Independent Distillers Australia	Statewide Recycling
William Codys Bourbon and Cola 5.0%	250	Can—Aluminium	Independent Distillers Australia	Statewide Recycling
William Codys Bourbon and Cola 8.0%	250	Can—Aluminium	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Grapefruit	330	Glass	Independent Distillers Australia	Statewide Recycling
FX Vodka Raspberry	275	Glass	Independent Distillers Australia	Statewide Recycling
FX Vodka Lemon Lime	275	Glass	Independent Distillers Australia	Statewide Recycling
FX Vodka Passionfruit	275	Glass	Independent Distillers Australia	Statewide Recycling
Komodo Long Island Ice Tea	275	Glass	Independent Distillers Australia	Statewide Recycling
Woody Blue Bourbon and Cola	275	Glass	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Juicy Apple Blackcurrant	275	Glass with Paper Label	Independent Distillers Australia	Statewide Recycling
Vodka Cruiser Juicy Guava Apple	275	Glass with Paper Label	Independent Distillers Australia	Statewide Recycling
QF Vodka	270	Glass with Paper Label	Independent Distillers Australia	Statewide Recycling

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Matthew Pellizzari, of SARDI, 2 Hamra Avenue, West Beach, S.A. 5024, (the 'exemption holder') or a person acting as his agent, is exempt from the provisions of sections 41 and 42 of the Fisheries Act 1982 and the Fisheries (General) Regulations 2000 insofar as he may engage in the collection of fish, including protected species (the 'exempted activity'), from the waters of the River Murray, Lake Alexandrina and Lake Albert using the gear specified in Schedule 1, subject to the conditions set out in Schedule 2 from 6 February 2006 until 10 February 2006, unless varied or revoked earlier.

SCHEDULE 1

- Fyke nets
- Seine nets

SCHEDULE 2

1. The specimens collected by the exemption holders are for display and education purposes by SARDI, Aquatic Sciences only and must not be sold.

2. The exempted activity may only be conducted on the exemption holder's behalf by Chris Bice (SARDI, Aquatic Sciences).

3. Before conducting the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles involved and other related issues. Your exemption number is 9901825.

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

5. The exemption holder 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 3 February 2006.

K. CROSTHWAITE, Manager Legal Services

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 16 December 2005, by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA V28748

ADDENDUM

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits

Limit 1—Within Smooth Waters limits of South Australia as per Schedule 1 of the Harbors and Navigation Regulations 1994.

Limit 2—Within 200 nautical miles of the coast of South Australia.

Minimum Complement

Passenger Charter Operations:

Limit 1A—1-25 Passengers

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

Limit 1B—26-40 Passengers.

Three persons—Master and two GPs (General Purpose Persons).

Limit 2A—Normal Operations and Diving

Three persons—Master, Mate and one GP (General Purpose Person).

Limit 2B—Over Twelve Hour Operations and Diving

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

Minimum Qualifications of Crew

Limit 1—Master—Certificate of Competency as a Master Class 5.

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

Please note: Either the Master or General Purpose Person to be the holder of a Marine Engine Driver Grade 3.

Limit 2A—Master—Certificate of Competency as a Master Class 5 endorsed to 200 nautical miles.

Mate—Certificate of Competency as a Master Class 5.

GP—General Purpose Person, an able-bodied person.

Limit 2B—Master—Certificate of Competency as a Master Class 4.

Mate—Certificate of Competency as a Master Class 5.

GP—General Purpose Person, an able-bodied person.

Please note: Either the Master, Mate, or General Purpose Person to be the holder of a Marine Engine Driver Grade 2.

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

LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994*Exemption*

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Karlene Maywald, Minister for Consumer Affairs, do hereby exempt the 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

Joanna Benefield, an employee of Roxby Downs Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5318, folio 531, situated at 30 Finnis Street, Roxby Downs, S.A. 5725.

Dated 9 February 2006.

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

M. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Junction Palace Pty Ltd as trustee for Junction Palace Trust has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 170-172 Grand Junction Road, Pennington, S.A. 5013 and to be known as Junction Palace.

The application has been set down for hearing on 10 March 2006 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: 2 March 2006).

The applicant's address for service is c/o Moody Rossi & Co., Barristers and Solicitors, 7/185 Victoria Square, Adelaide, S.A. 5000 (Attention: Bill Moody).

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 31 January 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 Anna Hunt has applied to the Licensing Authority for an Extended Trading Authorisation, Entertainment Consent and extension of Trading Area in respect of premises situated at 116A King William Road, Hyde Park, S.A. 5061 and known as the Perfect Cup Hyde Park.

The application has been set down for hearing on 10 March 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation:
 - Monday to Saturday: Midnight to 2 a.m. the following day;
 - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight;
 - Christmas Eve: Midnight to 1 a.m. the following day.
- Entertainment Consent:
 - Wednesday to Sunday: Noon to 10 p.m.;
 - Christmas Eve: Midnight to 1 a.m. the following day;
 - New Year's Eve: Midnight to 1 a.m. the following day.
- Extension of Trading Area to include the footpath at the front of the premises as per plans lodged (including the Extended Trading Hours sought above).

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: 2 March 2006).

The applicant's address for service is c/o Anna Hunt, 116A King William Road, Hyde Park, S.A. 5061.

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

Dated 2 February 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 Ernesto Baraiolo and Avon Marie Baraiolo have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 100, Sand Road, McLaren Flat, S.A. 5171 and to be known as E. & A. M. Baraiolo.

The application has been set down for hearing on 10 March 2006 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 2 March 2006).

The applicants' address for service is c/o Ernesto Baraiolo, P.O. Box 283, 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 2 February 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 Crazy Horse Revue Pty Ltd has applied to the Licensing Authority for a variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 141A Hindley Street, Adelaide, S.A. 5000 and known as Crazy Horse Revue.

The application has been set down for hearing on 10 March 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to the current Extended Trading Authorisation to include the following hours:
 - Good Friday: Midnight to 2 a.m.
- Variation to the current Entertainment Consent to include the abovementioned hours.

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: 2 March 2006).

The applicant's address for service is c/o Joseph Farrugia, 141A Hindley 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 2 February 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 G. J. Wurst Nominees Pty Ltd as trustee for the Kukakunga Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 7, Hundred of Cassini, Stokes Bay, S.A. 5220 and to be known as Latham.

The application has been set down for hearing on 10 March 2006 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: 2 March 2006).

The applicant's address for service is c/o Helen Wurst, P.O. Box 39, Parndana, S.A. 5220.

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 2 February 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 Opalmede Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 14 Sitters Memorial Drive, Burnside, S.A. 5066 and to be known as Opalmede.

The application has been set down for hearing on 10 March 2006 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: 2 March 2006).

The applicant's address for service is c/o Mohamad Rezaian, 14 Sitters Memorial Drive, Burnside, S.A. 5066.

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 3 February 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 Bridgewater Hotel Pty Ltd has applied to the Licensing Authority for a redefinition and variation to Extended Trading Authorisation in respect of premises situated at 387 Mount Barker Road, Bridgewater, S.A. 5155 and known as Bridgewater Inn.

The application has been set down for hearing on 10 March 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition of the licensed premises to include existing verandah and decking as per plans lodged with this office.
- Variation to the Extended Trading Authorisation to apply to the abovementioned 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: 2 March 2006).

The applicant's address for service is c/o Bridgewater Inn, James Kehoe, 387 Mount Barker Road, Bridgewater, S.A. 5156.

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 30 January 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 Shahn Searle has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 40 East Terrace, Loxton, S.A. 5333 and to be known as Shahn's Casa De Pelo.

The application has been set down for hearing on 10 March 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- Consumption of liquor will only be on the licensed premises.
- The predominant activity of the premise is to be that of a hairdressing salon with the provision of alcohol ancillary to this business.
- The alcohol will be offered and provided to customers on a gratuitous basis.
- Alcohol is not to be provided or offered for sale to the general public.

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: 2 March 2006).

The applicant's address for service is c/o Shahn Searle, 40 East Terrace, Loxton, S.A. 5333.

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 February 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 Anembo Park Sports & Recreation Association Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at 4 Princes Highway, Littlehampton, S.A. 5250 and to be known as Anembo Park Sports Centre.

The application has been set down for hearing on 10 March 2006 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: 2 March 2006).

The applicant's address for service is c/o John Ziesing, 93 North Terrace, Littlehampton, S.A. 5250.

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 3 February 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 Australian Commercial Wines Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 10 William Gilbert Avenue, Cockatoo Valley, S.A. 5351 and to be known as Australian Commercial Wines.

The application has been set down for hearing on 10 March 2006 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: 2 March 2006).

The applicant's address for service is c/o Damien Lister, P.O. Box 787, Williamstown, S.A. 5351.

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

Dated 3 February 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 Wicked Wines International Pty Ltd has applied to the Licensing Authority for the removal of a Direct Sales Licence in respect of premises situated at 6/132 O'Connell Street, North Adelaide, S.A. 5006 and to be situated at 9B Alexa Road, North Haven, S.A. 5018 and known as Wicked Wines International.

The application has been set down for hearing on 10 March 2006 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: 2 March 2006).

The applicant's address for service is c/o Cate Robinson, 9B Alexa Road, North Haven, S.A. 5018.

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 3 February 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 Colin Paterson Mudie Currie has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at RSD 120, Seppeltsfield via Greenock, S.A. 5360 and known as The Lodge.

The application has been set down for hearing on 14 March 2006 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: 6 March 2006).

The applicant's address for service is c/o Colin Currie, RSD 120, Seppeltsfield, S.A. 5360.

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

Dated 31 January 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 Hosequip Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Fourth Street, Appila, S.A. 5480 and known as Yarrowie Hotel.

The application has been set down for hearing on 14 March 2006 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 applicant at the applicant's address given above, at least seven days before the hearing date (viz: 6 March 2006).

The applicant's address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152.

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 3 February 2006.

Applicant

THE LOCAL GOVERNMENT ASSOCIATION WORKERS' COMPENSATION SCHEME RULES

1. OPERATION OF RULES

These Rules operate from 4 p.m. on 30 June 2005.

2. DEFINITIONS

In these Rules, the following words have the meanings given to them:

- 2.1 'Board' means the Board of Management appointed by LGA in accordance with these Rules.
- 2.2 'Claim' means any claim made upon a Member by an employee in respect of a compensable disability under the Workers' Rehabilitation and Compensation Act 1986, or a claim by another entity seeking recovery from a Member in respect of a compensable disability by any person.
- 2.3 'Fund' means the fund established and maintained in accordance with these Rules.
- 2.4 'LGA' means the Local Government Association of South Australia which for the purposes of the Workers' Scheme is the 'Nominated Employer' pursuant to section 60 (7) of the Workers Rehabilitation and Compensation Act 1986 ('the Act') and for the purposes of these Rules and any decision making by LGA under these Rules is the State Executive of the Local Government Association of South Australia.
- 2.5 'Manager' means the Manager appointed in accordance with these Rules.
- 2.6 'Member' means:
 - 2.6.1 Local Government Association of South Australia (LGA);
 - 2.6.2 CPA Pty Ltd;
 - 2.6.3 The Local Government Finance Authority of South Australia;
 - 2.6.4 Local Government Superannuation Board;
 - 2.6.5 all Councils and Subsidiaries constituted pursuant to the provisions of the Local Government Act 1999;
 - 2.6.6 any other body so prescribed by the provisions of any Act of Parliament;
 - 2.6.7 any other entity admitted to the membership of the Workers' Scheme by the LGA.
- 2.7 'Ordinary Resolution' means a resolution passed with the majority of the votes of all persons present and entitled to vote at the meeting at which the resolution is put.
- 2.8 'Special Resolution' means a resolution passed with the unanimous vote of all persons present and entitled to vote at the meeting at which the resolution is put.
- 2.9 'the Act' means the Workers' Rehabilitation and Compensation Act 1986, and any Act of Parliament in addition to or in substitution for that Act.
- 2.10 'Workers' Scheme' means The Local Government Association Workers' Compensation Scheme first established in 1994 and conducted pursuant to the Local Government Act 1999 and in accordance, with these Rules.

3. DELEGATION

- 3.1 LGA may delegate any power, function or duty under these Rules to the Board subject to such limitations and conditions as may be determined by LGA.
- 3.2 LGA may revoke or amend a delegated power, function or duty at any time by giving written notice to that effect to the Board.
- 3.3 Subject only to any limitations or conditions in the delegation the Board in exercising delegated power will be empowered under these Rules as if it were the LGA.
- 3.4 Any other power, function or duty to be delegated by LGA to the Board will be as determined by LGA and notified in writing to the Board.

4. OBJECTIVES

- 4.1 The objectives of the Workers' Scheme are to provide to Members assistance in respect of their potential and actual liabilities for any Claim for the rehabilitation of and/or payment of compensation to an employee or any other person so entitled for compensable disabilities under the Act and including but without limiting the generality of the foregoing to provide:
- 4.1.1 advices in respect of minimising the risk of occurrence and severity of all compensable disabilities;
 - 4.1.2 assistance in the administration, investigation and resolution of any Claim;
 - 4.1.3 assistance in the rehabilitation of employees suffering from compensable disabilities;
 - 4.1.4 legal representation in respect of any Claim;
 - 4.1.5 financial assistance by way of discretionary grants in respect of Member liabilities for the rehabilitation and compensation of all employees suffering from compensable disabilities.

5. MEMBERSHIP

- 5.1 The entities defined in Rule 2.6 are by the adoption of these Rules Members of the Workers' Scheme.
- 5.2 LGA may from time to time on the recommendation of the Board and by Special Resolution admit to membership of the Workers' Scheme any other entity which makes application to LGA and agrees to be bound by these Rules.
- 5.3 In exercising discretion to admit an entity to membership of the Workers' Scheme, LGA may take into account any matter which it considers relevant.
- 5.4 In respect of each financial year during the operation of the Workers' Scheme, the Members shall be those entities which have been admitted to membership and have paid all moneys levied in respect of their membership for that financial year ('contribution').
- 5.5 Payment of a contribution by a Member shall be evidence of the Member's agreement to be bound by these Rules.

6. THE BOARD

- 6.1 LGA will maintain a Board to administer the Workers' Scheme in the pursuit of the objectives for and on behalf of LGA and the Members of the Workers' Scheme.
- 6.2 Membership of the Board will be for a term of three years which can be renewed from time to time.
- 6.3 The Board will comprise:
- 6.3.1 six members nominated by the LGA one of whom will be appointed by the Board to be the Presiding Member of the Board;
 - 6.3.2 two members nominated by the Government of the State of South Australia; and
 - 6.3.3 two members nominated by the Manager.
- 6.4 Every member of the Board may have a deputy nominated by the Board member and approved by the LGA who may attend meetings participate fully in the meeting and vote in the absence of the Board member and otherwise may attend meetings at the invitation of the Board but will not then be entitled to vote.
- 6.5 Save for any matter which under the Rules requires a Special Resolution, questions arising at a meeting of the Board shall be decided by Ordinary Resolution.
- 6.6 Six members of the Board including one Board member appointed under Clause 6.3.2 (or the deputy attending as the case may be) will constitute a quorum for any meeting of the Board.
- 6.7 Members of the Board will be entitled only to one vote on any matter.
- 6.8 Except in special circumstances approved by LGA no payment or other valuable consideration or any other benefit shall be made or given out of the Fund to any member of the Board in respect of that person's performance of duties as a member of the Board or otherwise.
- 6.9 The Board shall report annually to LGA and the Members on all aspects of the operation of the Workers' Scheme for the preceding year.

- 6.10 A member of the Board (including a deputy) will incur no personal liability for an honest act or omission in the performance or purported performance of powers, functions or duties of the Board.
- 6.11 A liability that would, but for Rule 6.10 lie against a member of the Board or a deputy, lies instead against LGA which will fully indemnify the member of the Board and a deputy for any such liability.

7. FUND

- 7.1 LGA shall maintain a Fund to meet the objectives of the Workers' Scheme and for that purpose shall at the commencement of each financial year levy the Members of the Workers' Scheme a contribution to be paid into the Fund at such levels as are determined by LGA to meet:
- 7.1.1 such Claims as may be made against any one or more of the Members during that year;
 - 7.1.2 such Claims as may have been made against any one or more of the Members during any previous year and which at the commencement of these Rules and any new financial year have not been settled;
 - 7.1.3 the operating expenses of the Workers' Scheme for that year;
 - 7.1.4 any grants or allocations to Members which LGA in its discretion may make or intends to make;
 - 7.1.5 the cost to LGA of performing its responsibilities under the Workers' Scheme;
 - 7.1.6 any other amount determined by LGA to be required for a contribution to the Workers' Scheme.
- 7.2 The Members must contribute to the Fund in the proportions and the amounts determined annually by LGA.
- 7.3 LGA shall administer the Fund with the intent that upon the settlement of all Claims made in any financial year:
- 7.3.1 any surplus remaining in the Fund attributable to that year shall be allocated at the absolute direction of LGA toward liabilities of the Fund for any other year whether future or past; and
 - 7.3.2 any deficiency in the Fund in that year may be met by additional contributions levied by LGA against each Member for that year in the proportion in which contributions were made to the Fund by each Member for that year.

8. POWERS, DUTIES. AND FUNCTIONS OF LGA

- 8.1 LGA shall be empowered for and on behalf of the Members of the Workers' Scheme to do all the following things namely:
- 8.1.1 levy Members for differential contributions to the Fund;
 - 8.1.2 invest all contributions received from Members of the Workers' Scheme;
 - 8.1.3 expend the contributions and income earned comprising the Fund of the Workers' Scheme in respect of each financial year in and towards:
 - 8.1.3.1 the general administration of the Workers' Scheme;
 - 8.1.3.2 assistance to Members by way of any advices in respect of their potential and actual liabilities in respect of compensable disabilities;
 - 8.1.3.3 assistance to Members in respect of the rehabilitation of employees suffering from compensable disabilities;
 - 8.1.3.4 assistance to Members in the administration, investigation and resolution of Claims;
 - 8.1.3.5 legal representation for Members in respect of any Claims;
 - 8.1.3.6 financial assistance by way of grants to Members in respect of their liabilities to rehabilitate and compensate employees suffering from compensable disabilities;
 - 8.1.3.7 the cost to LGA of performing its responsibilities under the Workers' Scheme; and
 - 8.1.3.8 such other expenses determined by LGA to be necessarily incidental to the proper functioning of the Workers' Scheme.

- 8.2 LGA may make such additional rules to be observed by a Member or the Members as it may deem fit with respect to the terms and conditions upon which a Member or Members will be eligible for assistance from the Workers' Scheme provided that no such rule shall be made in terms inconsistent with these Rules and further provided that no such rule shall operate and take effect in respect of any Member until a copy thereof shall have been served upon such Member or Members.
- 8.3 LGA will enter into all such agreements for and on behalf of Members of the Workers' Scheme as are necessary for or incidental to, the proper administration of the Workers' Scheme in the pursuit of its objectives.
- 8.4 LGA will carry out all such investigation of such things and make all submissions to such bodies as LGA may deem to be necessary for or incidental to, the proper administration of the Workers' Scheme in the pursuit of its objectives.

9. **ADMISSION OF CLAIM TO INDEMNITY**

LGA shall consider any Claim for which a Member seeks indemnity from the Fund and may in its sole and absolute discretion and either in whole or in part and upon such terms and conditions as LGA may consider appropriate determine whether it will grant indemnity and assistance for the Member from the Fund in respect of any such Claim.

10. **MANAGEMENT OF THE SCHEME**

- 10.1 LGA must engage a Manager upon such terms and conditions as may be determined by LGA.
- 10.2 The Manager's duties shall be specified by LGA from time to time and shall include:
- 10.2.1 carrying out such duties with respect to the management and administration of the Workers' Scheme for and on behalf of LGA as LGA may deem fit from time to time;
 - 10.2.2 keeping records of all activities for and on behalf of the Workers' Scheme;
 - 10.2.3 the preparation of the annual operating budget;
 - 10.2.4 the calculation of contributions in conjunction with actuarial advice;
 - 10.2.5 the management of Claims made against each Member including:
 - 10.2.5.1 the investigation and assessment of those Claims;
 - 10.2.5.2 the preparation of regular reports to LGA or the Board on the progress of Claims and the preparation of recommendations as to the settlement or otherwise of the Claims;
 - 10.2.5.3 the issue of instructions to the Workers' Scheme legal advisers for advice in respect of Claims and for assistance in the defence of Claims;
 - 10.2.5.4 the keeping of the accounts of the Fund for each year;
 - 10.2.5.5 the preparation of advice and recommendations on the investment of any moneys of the Fund not immediately required;
 - 10.2.5.6 the preparation of regular reports to LGA or the Board in such form as LGA or the Board shall from time to time direct in respect of the Fund under its administration as to:
 - (a) claims outstanding;
 - (b) the assessment of liability in respect of each outstanding Claim;
 - (c) the ability of the Fund to meet the assessment of liability;
 - (d) the assessment of further contributions required, if any;
 - (e) the investment of the moneys of the Fund not immediately required; and
 - (f) the allocation of surplus moneys in the Fund, if any;
 - 10.2.6 the conduct of any investigation or audit of the activities of a Member so as to identify and assess risk, to give Notice to a Member to take action to minimise risk and to report to the Board the outcome of such investigation or audit including detail of any Notice given by the Manager to a Member and the Member's response to such Notice.

- 10.3 The Manager shall be available at all times to LGA, and to the Board and to any member of the Board, any member of any committee of the Board and the Members to answer any questions on the conduct of the activities of the Workers' Scheme.
- 10.4 The Manager shall be entitled to payment of a Management Fee for the performance of its duties.

11. DUTIES OF THE BOARD

- 11.1 The Board shall be responsible to LGA to the extent of delegated power and within the ambit of its power the duties of the Board shall be:
- 11.1.1 to achieve and implement the objectives of the Workers' Scheme;
 - 11.1.2 to ensure from a financial perspective that the Workers' Scheme is viable;
 - 11.1.3 to conduct its business in such manner as is resolved by the Board from time to time;
 - 11.1.4 to determine whether to recommend to LGA to admit an entity to membership of the Workers' Scheme;
 - 11.1.5 to recommend to LGA any changes to the Rules;
 - 11.1.6 to review the performance and function of the Workers' Scheme.
- 11.2 The Board shall be responsible to LGA for the financial management of the Workers' Scheme to the extent that it shall:
- 11.2.1 from time to time undertake an assessment of Members or any of them and their activities to assist in the determination of the proportion in which the Members are to contribute to the Fund in any year and may upon the conclusion of any such investigation direct the Members as to the procedures to be adopted by them to prevent claims or to minimise risks;
 - 11.2.2 annually prepare the financial statements and, where considered necessary, report to LGA and the Members on any items arising from those statements;
 - 11.2.3 be responsible for the assessment of the Members to determine the proportion in which they are to contribute to the fund in each year;
 - 11.2.4 be responsible for the investment of monies of the Fund not immediately required and the allocation of surplus monies in the Fund.
- 11.3 The Board shall consider regularly the reports of the Manager in relation to Claims and:
- 11.3.1 shall submit its instructions to the Manager as to any Claim made against a Member seeking indemnity from the Fund; and
 - 11.3.2 from time to time shall issue instructions to the Manager to permit the Manager to process those Claims.
- 11.4 The Board may establish such committees as it considers necessary to be constituted by such persons as the Board may determine to investigate and report to the Board on any matter relevant to the Workers' Scheme.
- 11.5 The Board shall upon receipt of the recommendation of the Manager prepare and submit to LGA in and for each year during the term of the Workers' Scheme a budget and a financial report which shall deal separately with the following items:
- 11.5.1 general and administrative costs to be charged against the Fund;
 - 11.5.2 the projected income of the Fund by way of contributions interest or other sources;
 - 11.5.3 the liabilities of the Fund for estimated Claims and Claims adjustment costs;
 - 11.5.4 any grants to be made to a Member or any other person or body for any purpose associated with a Claim on a Member whenever arising.
- 11.6 The Board may at its discretion alter the amounts to be expended in respect of the items listed in the budget for each year where necessary to meet the purposes of the Workers' Scheme.
- 11.7 Where it becomes apparent to the Board that for any year the Fund will be insufficient to meet Claims payable from the Fund, the Board should so advise LGA which may at any time require the payment by the Members for that year of an additional contribution in the same proportions as the contribution paid by each of the Members to the Fund for that year in order to ensure that all Claims upon the Fund for that year are able to be met.

12. ADDITIONAL POWERS OF THE LGA

12.1 Excess

Each Member will be liable for the first amount of any Claim to be known as the 'Excess' which shall be determined by LGA. The Excess may be a differential amount for each Member and for each Claim or a combination of both.

12.2 Defaulting Member

LGA may by written notice to a Member in default of these Rules exclude that Member from any or a defined entitlement to indemnity from the Fund for a particular year or years.

12.3 Special Risks

LGA may by written notice to a Member exclude a Member from any or a defined entitlement to indemnity from the Fund for a Claim in respect of a 'special risk' as determined by LGA.

12.4 Other Insurance

A Member is not entitled to indemnity from the Fund for any Claim for which, at the time of the happening of the event giving rise to the Claim, the Member was otherwise indemnified or insured by or would, but for the existence of this Workers' Scheme be indemnified or insured by any other Policy or Policies of Insurance or otherwise, except in respect of any liability beyond the amount which would have been payable under such other Policy or Policies had this Workers' Scheme not been in existence.

12.5 Failure to Notify and False Notification

12.5.1 Where a Member fails to notify the Manager as required by Rules 13.1 and 13.3 or breaches Rule 13.2 or submits a false claim or provides false information contrary to Rule 13.4 or fails to comply with any requirement or Notice issued pursuant to Clause 15, the LGA may (in lieu of terminating the membership of the defaulting Member pursuant to Rule 20 and in addition to any other power under these Rules) levy an additional contribution to be paid by a defaulting Member or remove any benefit which may otherwise have accrued to the benefit of the Member under these Rules either as a penalty for the default or as a condition precedent for the Claim against the Member to be considered for indemnity from the Fund.

12.5.2 A decision by LGA to levy an additional contribution against a Member in default, or to remove any benefit in lieu of termination of membership or any other sanction, does not preclude LGA from exercising the power to terminate the membership of the defaulting Member if there is any repeat of the default or failure by the Member to adequately address the issue of concern identified by LGA (including the payment of the additional contribution) or any other relevant performance or risk management issue.

13. CLAIMS PROCEDURE

13.1 Notice

A Member shall, as a condition precedent for a Claim to be indemnified under these Rules and subject to the default provisions as a condition of continued entitlement to the benefits of membership, forthwith give to the Manager written notice of each of the following:

13.1.1 any circumstance or occurrence of which the Member shall become aware or should reasonably be aware which is likely to give rise to a Claim;

13.1.2 receipt of any notice, written or oral, from any person of any intention to make a Claim; and

13.1.3 every Claim whether the quantum of the Claim exceeds the Excess or not.

13.2 Not admit liability

A Member shall not admit liability for, compromise, settle or make or promise any payment in respect of any Claim which may be the subject of indemnity hereunder or incur any costs or expenses in connection therewith without the written consent of LGA which if it so wishes shall be entitled to take over and conduct in the name of the Member the defence and/or settlement of any such Claim for which purpose the Member shall give all such information and assistance as LGA may reasonably require.

13.3 Increase in Risk

A Member shall forthwith give to LGA full particulars in writing of any material increase in the risk of any Claim or liability and shall pay such additional contribution and shall comply with such other terms and conditions, if any, as may be required by LGA in respect of such Claims or liability.

13.4 Fraudulent Claim and False Information

If a Member shall submit a Claim for indemnity from the Fund knowing the claim to be false or fraudulent as regards amount or otherwise or shall provide any false information with respect to a Claim the entitlement to indemnity from the Fund shall become void and all benefits hereunder relating to that Claim shall be forfeited.

13.5 Continued support

During the continuance of any Claim which is to be indemnified from the Fund the Member shall provide the Board or the Manager with whatever information and support (including technical and professional support if requested) as is requested to enable the adequate investigation defence and resolution of any such Claim.

13.6 Subrogation

Every Member seeking indemnity from the Fund shall by membership of the Workers' Scheme have agreed to subrogate to LGA its rights to investigate, defend and resolve any Claim.

13.7 Special Assistance

Any Member requiring special assistance by way of a grant or otherwise to manage any Claim may make written application for such to LGA whereupon LGA shall deal with the matter and in doing so may request any information from the Member and may resolve to refuse the grant or make the grant on such terms and conditions as it deems appropriate.

14. CONTRIBUTIONS

14.1 Contributions for each year shall be as determined by LGA having regard to any matter which it determines relevant. Contributions so determined must be paid by each Member as requested by the LGA.

14.2 Contributions once paid by a Member to the Fund shall not be recoverable in whole or in part by the Member for any reason, including in the event of the expulsion of a Member from the Workers' Scheme, the early termination of membership, a decision by LGA not to indemnify a claim or to impose a condition for indemnity, or a decision to not renew membership of the Workers' Scheme for any year.

14.3 Contributions by each Member shall be applied by LGA at its discretion toward the accumulation of the Fund and otherwise in furtherance of the objectives of the Workers' Scheme.

14.4 Contributions for each Member shall be determined by LGA from year to year and for the purpose of determining the appropriate contribution for each Member the Member shall provide LGA, the Board and the Manager such information as is required to determine:

14.4.1 the history of Claims against the Member;

14.4.2 operating and risk management procedures of the Member in all of its activities; and

14.4.3 any other matter requested by LGA, the Board or the Manager.

14.5 Additional contributions for any year may be levied by LGA against any Member or Members or all of the Members at any time for any of the following reasons:

14.5.1 to compensate the Fund for the actions of a defaulting Member or Members;

14.5.2 to compensate the Fund for additional risk, non-compliance with a request resulting in a loss to the Fund, or the failure by a Member to abide by a reasonable direction of LGA, the Board or Manager;

14.5.3 to satisfy the requirements of Rule 12.5; and

14.5.4 any other reason determined by LGA by special resolution to be a relevant reason.

14.6 For the purposes of these Rules the certificate of the Manager regarding the cost to the Fund of a default by a Member if accepted by LGA shall be final and binding upon all Members as the cost to be paid by the Member.

14.7 LGA may on the recommendation of the Manager and having regard to the advice of an Actuary, operate a "bonus/penalty" scheme and the Members shall be bound to accept such a decision by LGA.

15. MEMBER'S OBLIGATIONS

- 15.1 The primary obligation of a Member is to comply strictly with the technical requirements, and the spirit and intent of the Workers' Scheme Rules so as to ensure the integrity and viability of the Workers' Scheme which has been established as a discretionary mutual indemnity scheme for the benefit of all Members.
- 15.2 In the spirit of mutual obligation every Member must not only comply with the technical requirements of the Workers' Scheme Rules and the directions of LGA, the Board and/or the Manager but must also respect the spirit and intent of the Workers Scheme by ensuring that timely and comprehensive notification is given to the Manager of any incident, circumstance or matter which may give rise to a Claim or be a circumstance or matter which may be a risk capable of causing a compensable disability to any person, and by ensuring that adequate risk management and prevention strategies are put in place so as to absolutely minimise the risk of such a claim or compensable disability to any person.
- 15.3 It is also the obligation of every Member to notify the Manager in advance of any activity to be undertaken by a Member or by any other person on a Member's premises or under a Member's control or influence which has by its nature a risk profile which is different to the risk profile of the usual and known activities of the Member, that is, usual activities of the Member actually known about by the Manager.
- 15.4 The Manager may at any time undertake a risk management audit of a Member's activities, including those activities over which a Member has control or influence, and every Member is obliged to fully and honestly assist the Manager to conduct such an audit by providing the Manager with all information as requested by the Manager and by giving the Manager access to all property, premises, records and any other material requested by the Manager for the purposes of the audit.
- 15.5 A Member must modify or cease activities which the Board or the Manager determine to be an unacceptable risk and about which the Manager has issued a Notice to the Member.
- 15.6 A Member must comply with any Notice given by LGA, the Board or the Manager under these Rules.

16. FINANCIAL PROVISIONS

LGA shall in the name of the Workers' Scheme open an account with a Bank of its choice.

- 16.1 LGA may authorise the Manager to operate the bank account.
- 16.2 All moneys received in respect of the Workers' Scheme shall be immediately deposited to the credit of the bank account.
- 16.3 The Manager may invest any moneys received and not immediately required to meet the liabilities of the Workers' Scheme:
- 16.3.1 with the Local Government Finance Authority of South Australia;
 - 16.3.2 in any security or investment authorised by the Trustee Act; or
 - 16.3.3 in any security or investment authorised by the Local Government Act 1999, or prescribed for the purposes of that Act.
- 16.4 LGA may borrow moneys for the objectives of the Workers' Scheme and for that purpose may secure the repayment of such loans by granting security over the assets of the Workers' Scheme and the Fund.
- 16.5 LGA, the Board and the Manager shall keep or- cause to- be kept all such accounting records for the Workers' Scheme as fully and- correctly explain the transactions and financial position of the Workers' Scheme.
- 16.6 The accounting records shall be prepared and maintained in such a manner as will enable:
- 16.6.1 true and fair accounts of the Workers' Scheme to be prepared from time to time; and
 - 16.6.2 the accounts of the Workers' Scheme to be conveniently and properly audited annually.

17. AUDITOR

- 17.1 LGA shall appoint an auditor to audit the books of account kept in respect of the Workers' Scheme and the Fund.
- 17.2 The LGA and the Auditor shall be entitled at all times to have access to the accounting and all other records of the Workers' Scheme.

- 17.3 The Auditor shall audit the Workers' Scheme's accounting records annually during the currency of the Workers' Scheme or more frequently as LGA may direct.
- 17.4 The Auditor shall cause a written report to be sent to LGA and the Board on the completion of each annual audit in respect of the accounting, records of the Workers' Scheme and other records relating to the accounts prepared therefrom.
- 17.5 The Auditor's report shall state whether in the Auditor's opinion the accounting records aforesaid have been kept in accordance with generally accepted accounting principles and if the Auditor considers that the records have not been so kept the Auditor shall specify the reason for not being satisfied with them.

18. ACTUARY

- 18.1 LGA shall appoint an actuary to advise LGA on all aspects of the Workers' Scheme.
- 18.2 LGA will procure actuarial advice as and when required and at least annually for the purpose of preparing the annual budget.
- 18.3 The annual actuarial report will be provided to LGA, the Board and the Manager.

19. ACCUMULATION

LGA is permitted to accumulate and to retain for purposes consistent with these Rules any money or contributions from Members in any one or more financial year for any purpose consistent with the objectives of the Workers' Scheme.

20. TERMINATION OF MEMBERSHIP

- 20.1 A Member may terminate membership of the Workers' Scheme at any time by notice in writing to that effect delivered to LGA or by failure to pay a contribution, an additional contribution, or costs levied by LGA within the time prescribed and in such case the Member shall not thereafter be entitled to any benefits which may otherwise have been forthcoming from the Workers' Scheme for both past, present and future claims.
- 20.2 A Member which fails to give at least 90 days written notice of intention to withdraw from the Workers' Scheme or which otherwise fails to comply with time requirements of LGA shall pay to LGA any costs incurred by LGA, the Board or the Manager as a result of such failure and any such costs may be recovered by LGA against the Member as a debt.
- 20.3 Termination of membership of a Member shall not vary or waive the obligations of the continuing Members.
- 20.4 Termination of membership of any Member shall not affect any other Member's current or subsequent obligation to make further contributions for any year nor does it affect the terminated Members obligations to make payment previously levied at a time when the membership was current.
- 20.5 Membership may be terminated by LGA in the event that a Member:
 - 20.5.1 fails to comply with any Notice issued under these Rules or the reasonable directions of LGA, the Board or the Manager as to the conduct of its operations so as to minimise Claims and the risk of exposure to Claims or compensable disability of any person;
 - 20.5.2 fails to allow and/or accommodate a risk management audit to be undertaken by the Manager;
 - 20.5.3 fails to pay contributions additional contributions, costs and penalties within the time prescribed by LGA;
 - 20.5.4 commences or continues to undertake an activity which in the opinion of LGA is an activity which should not be undertaken or continued by the Member because it creates an unreasonable risk for the Member and the Workers' Scheme;
 - 20.5.5 conducts its activities in such a way as to put at risk the self insurance status of LGA and the Members under the Act;
 - 20.5.6 fails to notify LGA of any incident which may give rise to a claim or;
 - 20.5.7 commits any other breach of these Rules, and,

such termination is effective forthwith upon the decision being made by LGA or on such other later date as is determined by LGA whereupon the Member is thereafter from the date of the decision of LGA not entitled to any benefits of Membership under the Workers' Scheme.

- 20.6 Termination of membership shall not otherwise affect entitlement to indemnity for any Claim already admitted to indemnity by virtue of Rule 9 nor vary or waive the obligations of the defaulting Member to comply with the provisions of the Rules in respect of any year during which the defaulting Member was a member of the Workers' Scheme.
- 20.7 If a Member is in default in payment of a contribution an additional contribution or the payment of costs or penalty or in any other way so that the Fund suffers or is likely to suffer any financial loss or incur additional expense LGA may as an alternative to termination under Rule 20.5 require the defaulting Member to pay to the Fund an amount to be determined by LGA to reimburse the Fund for the loss or additional expense. A Certificate of the Manager specifying the amount so payable by the defaulting Member shall if accepted by LGA be final and binding upon the Member. The amount in the Certificate may be recovered against the member by LGA as a debt payable by the defaulting Member.
- 20.8 If Member fails to comply with a Notice or direction under Rule 20.5, LGA may in its absolute discretion as an alternative to termination require the Member to pay an additional contribution to the Fund as compensation for the default.
- 20.9 The LGA may on the recommendation of the Board terminate a Member's membership of the Workers' Scheme at any time during a year.
- 20.10 A decision by LGA to terminate membership of any Member is final and binding on all Members, including the terminated Member.
- 20.11 In any situation where membership is terminated or limited LGA shall forthwith provide formal notification of the fact to the Minister responsible for Local Government and the Minister responsible for Employment Relations.

21. DETERMINATION OF DISPUTES OTHER THAN TERMINATION OF MEMBERSHIP

- 21.1 If any dispute or difference (other than a decision of LGA on recommendation of the Board to terminate a membership) shall arise between any Member, and LGA, the Board or the Manager out of or in connection with the operations of the Workers' Scheme such difference or dispute shall:
- 21.1.1 first be referred for resolution to the Executive Director of the LGA, the Chief Executive Officer of the Member and the Manager, and failing that;
- 21.1.2 shall be referred to arbitration in Adelaide by a Solicitor or Barrister of the Supreme Court of South Australia appointed for this purpose by the President for the time being of the Law Society of South Australia, and the submission to arbitration and all proceedings thereunder shall be subject to the provisions of the Commercial Arbitration Act 1986; and
- 21.1.3 except where the parties to a dispute otherwise agree in advance in writing each party shall bear its own costs and each shall pay one half of the fees and expenses of the arbitration.
- 21.2 The decision of the arbitrator shall be final and binding upon the parties to the arbitration.

22. AMENDMENT TO RULES

- 22.1 These Rules may be amended at any time by LGA.
- 22.2 Amendments to these Rules shall operate prospectively and not retrospectively.
- 22.3 Notice of any amendment shall be given forthwith to all Members and to the Minister responsible for Local Government and the Minister responsible for Employment Relations.
- 22.4 Amendments will be binding on all Members from the date of their adoption by LGA.

23. TERM OF WORKERS' SCHEME AND TERMINATION

- 23.1 The Workers' Scheme will continue until it is terminated by an Act of the Parliament of the State of South Australia.
- 23.2 Upon termination of the Workers' Scheme, unless the Parliament of the State of South Australia determines otherwise, the Fund remaining after satisfying all liabilities will be paid by LGA for the benefit of the Members at that time in such manner as is determined by LGA in its absolute discretion for the purpose of minimising the risk of claims arising in the future.

RORY MCEWEN, Minister for State/Local Government Relations

LOCAL GOVERNMENT FINANCE AUTHORITY ACT 1983

Approval of the Following Bodies to Operate Accounts

PURSUANT to the powers contained in section 21 (1) (b) of the Local Government Finance Authority Act 1983, I hereby approve the following bodies to operate accounts with the Local Government Finance Authority on a 'Deposit Only' basis with effect from Monday, 13 February 2006. This notice supersedes all previous notices:

1. *Animal and Plant Control Boards*

Adelaide Plains Animal and Plant Control Board
 Barossa Ranges Animal and Plant Control Board
 Coorong Animal and Plant Control Board
 Elliston Le Hunte Animal and Plant Control Board
 Fleurieu Animal and Plant Control Board
 Goyder Animal and Plant Control Board
 Grant Animal and Plant Control Board
 Lower North Animal and Plant Control Board
 Lucindale Naracoorte Animal and Plant Control Board
 Mount Lofty Ranges Animal and Plant Control Board
 Northern Yorke Peninsula Animal and Plant Control Board
 Salisbury Animal and Plant Control Board
 Tea Tree Gully Animal and Plant Control Board
 Upper North Animal and Plant Control Board
 Wattle Range Animal and Plant Control Board

2. *Hospitals and Health Services*

Balaklava and Riverton Health Services
 Bordertown Memorial Hospital Incorporated
 Eastern Health Authority Incorporated
 Mannum District Hospital Incorporated
 Meningie and Districts Memorial Hospital Incorporated
 Mount Barker District Soldiers Memorial Hospital Incorporated
 Northern Adelaide Hills Health Service Incorporated

3. *Other Bodies*

South Australian Local Government Consulting Incorporated
 South Australian Local Government Financial Management Group Incorporated
 Local Government Income Protection Scheme

Dated 9 February 2006.

RORY MCEWEN, Minister for State/Local
 Government Relations

MINING ACT 1971

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

Applicant: Clay & Mineral Sales Pty Ltd

Claim Number: 3570

Location: Section 612, Hundred of Port Gawler—Approximately 7 km north-east of Two Wells.

Area: 5.2 hectares

Purpose: For the recovery of Sand

Reference: T02532

A copy of the proposal has been provided to the District Council of Mallala.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 27 February 2006.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Clay & Mineral Sales Pty Ltd

Claim Number: 3339

Location: Section 581, Hundred of Bremer—Approximately 11 km south-east of Strathalbyn.

Area: 6.5 hectares

Purpose: Recovery of Sand

Reference: T02334

A copy of the proposal has been provided to the District Council of Alexandrina.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 6 March 2006.

H. TYRTEOS, Mining Registrar

NATIONAL ELECTRICITY LAW

NOTICE UNDER SECTION 99—DRAFT RULE DETERMINATION

Draft National Electricity Amendment (Statement of Opportunities Update) Rule 2006

THE Australian Energy Market Commission (Commission) has made a Draft Rule Determination in relation to the Draft National Electricity Amendment (Statement of Opportunities Update) Rule 2006.

The Draft Rule Determination including the draft of the Rule to be made, are published on the Commission's website and are available for inspection at the offices of the Commission.

The Commission invites written submissions in relation to the Draft Rule Determination. The Commission's policy is to promptly publish all submissions on its website upon receipt, subject to consideration of any claim of confidentiality.

Submissions must be received no later than Friday, 31 March 2006.

A person making a written submission may request the Commission to hold a hearing in relation to a Draft Rule Determination. The request must be in writing and must be received no later than Monday, 20 February 2006.

Australian Energy Market Commission

Postal Address:
 P.O. Box H166
 Australia Square, N.S.W. 1215

Offices:
 Level 16, 1 Margaret Street,
 Sydney, N.S.W. 2000

Website: www.aemc.gov.au

Email for submissions:
submissions@aemc.gov.au

Telephone: (02) 8296 7800
 Facsimile: (02) 8296 7899

Email to request hearing:
aemc@aemc.gov.au

Dated 9 February 2006.

J. TAMBLYN, Chairman, Australian Energy
 Market Commission

NATIONAL PARKS AND WILDLIFE ACT 1972

Mount George Conservation Park Management Plan

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that on 12 January 2006, I adopted a plan of management for Mount George Conservation Park.

Copies of the plan may be inspected at or obtained from the offices of the Department for Environment and Heritage at:

- 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 4700.
- Northern Lofty District Office (Black Hill Conservation Park, 115 Maryvale Road, Athelstone, SA 5076), telephone 8336 0901.
- http://www.environment.sa.gov.au/parks/management_plans.html.

For general enquiries, please contact the DEH Information Line, telephone 8204 1910 or e-mail dehinformation@saugov.sa.gov.au.

Copies of this publication can be purchased at a cost of \$10 per copy (plus \$2 postage within South Australia) from the addresses above.

JOHN HILL, Minister for Environment and Conservation

NATIONAL PARKS AND WILDLIFE ACT 1972

Draft Management Plans for Geegeela, Hanson Scrub and Wolseley Common Conservation Parks

I, GREG LEAMAN, Director of National Parks and Wildlife, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that draft management plans have been proposed for Geegeela, Hanson Scrub and Wolseley Common Conservation Parks.

Copies of the plans may be inspected at or obtained from the offices of the Department for Environment and Heritage at:

- 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 4700.
- Upper South East District Office, Naracoorte Caves National Park, Naracoorte, S.A. 5271 (P.O. Box 134), telephone (08) 8762 3412.
- South East Regional Office, SGIC Building, 11 Helen Street, Mount Gambier, S.A. 5290 (P.O. Box 1046), telephone (08) 8735 1111.
- http://www.environment.sa.gov.au/parks/management_plans.html.

For general enquiries, please contact the DEH Information Line, telephone 8204 1910 or e-mail dehinformation@saugov.sa.gov.au.

Any person may make representations in connection with the draft management plans during the period up to and including Friday, 12 May 2006.

Written comments should be forwarded to the Manager, Policy and Planning, Department for Environment and Heritage, G.P.O. Box 1047, Adelaide, S.A. 5001 or e-mailed to:

irving.jason@saugov.sa.gov.au.

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

PETROLEUM ACT 2000

*Application for Grant of Associated Facilities Licences—
AFL 35, AFL 36, AFL 37, AFL 38 and AFL 39*

PURSUANT to section 65 (6) of the Petroleum Act 2000, (the Act) and Delegation dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, notice is hereby given that applications for the grant of Associated Facilities Licences over the areas described below have been received from Santos Limited, Vamgas Pty Ltd, Delhi Petroleum Pty Ltd, Origin Energy Resources Ltd and Santos (NARNL Cooper) NL.

Description of Application Areas

AFL 35

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

Commencing at a point being the intersection of latitude 26°47'31"S GDA94 and longitude 140°49'25"E GDA94, thence east to longitude 140°51'00"E GDA94, south to latitude 26°48'15"S GDA94, west to longitude 140°49'25"E GDA94, and north to the point of commencement.

Area: 3.6 km² approximately.

AFL 36

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

Commencing at a point being the intersection of latitude 26°47'31"S GDA94 and longitude 140°51'00"E GDA94, thence east to longitude 140°51'58"E GDA94, south to latitude 26°49'00"S GDA94, west to longitude 140°51'05"E AGD66, north to latitude 26°48'40"S AGD66, west to longitude 140°51'00"E GDA94, and north to the point of commencement.

Area: 4.2 km² approximately.

AFL 37

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

Commencing at a point being the intersection of latitude 26°49'00"S GDA94 and longitude 140°51'05"E AGD66, thence east to longitude 140°51'58"E GDA94, south to latitude 26°50'31"S GDA94, west to longitude 140°51'00"E GDA94, north to latitude 26°49'40"S AGD66, east to longitude 140°51'05"E AGD66, north to latitude 26°49'30"S AGD66, east to longitude 140°51'10"E AGD66, north to latitude 26°49'20"S AGD66, west to longitude 140°51'05"E AGD66, and north to the point of commencement.

Area: 4.2 km² approximately.

AFL 38

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

Commencing at a point being the intersection of latitude 26°49'30"S GDA94 and longitude 140°49'25"E GDA94, thence east to longitude 140°50'25"E AGD66, south to latitude 26°49'40"S AGD66, east to longitude 140°51'00"E GDA94, south to latitude 26°50'31"S GDA94, west to longitude 140°49'25"E GDA94, and north to the point of commencement.

Area: 4.8 km² approximately.

AFL 39

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

Commencing at a point being the intersection of latitude 26°48'15"S GDA94 and longitude 140°49'25"E GDA94, thence east to longitude 140°51'00"E GDA94, south to latitude 26°48'40"S AGD66, west to longitude 140°50'55"E AGD66, north to latitude 26°48'30"S AGD66, west to longitude 140°50'25"E AGD66, south to latitude 26°48'40"S AGD66, west to longitude 140°50'15"E AGD66, south to latitude 26°49'30"S AGD66, east to longitude 140°50'25"E AGD66, south to latitude 26°49'30"S GDA94, west to longitude 140°49'25"E GDA94, and north to the point of commencement.

Area: 3.9 km² approximately.

Dated 1 February 2006.

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

RAILWAYS (OPERATIONS AND ACCESS) ACT 1997

Installation of Traffic Control Devices—December 2005

1. Pursuant to section 12 of the Railways (Operations and Access) Act 1997, I, Patrick Frederick Conlon, MP, Minister for Transport, give my consent to railway owners accredited under the Rail Safety Act 1996, to install, maintain, alter, operate or remove, or cause to be installed, maintained, altered, operated or removed, traffic control devices on, above or near a level crossing that are necessary for the safe operation of level crossings.

2. For the purposes of this consent:

- 2.1 a level crossing is as defined in the Australian Road Rules (as amended from time to time); and
- 2.2 traffic control devices are those referred to as RX-1, RX-2, RX-5 with or without boom barriers and RX-6 within the Australian Standard 1742, Manual of Uniform Traffic Control Devices, Part 7—Rail Crossings (as amended from time to time) (to be known as AS 1742.7) or as varied by the Department for Transport, Energy and Infrastructure's Code of Technical Requirements for the Legal Use of Traffic Control Devices ('the Code').

3. This content is subject to the following conditions being complied with:

- 3.1 the railway owner must at all times install, maintain, alter, operate or remove a traffic control device in accordance with AS 1742.7, as may be varied by the Code or as otherwise approved by the Commissioner of Highways;
- 3.2 the railway owner must obtain the written agreement of any road authority which is responsible for the care, control and management of a road forming part of the level crossing:
- 3.2.1 on the selection of the type of traffic control device to be installed on, above or near a level crossing; and
- 3.2.2 prior to any change being proposed to be undertaken by the railway owner in the type or use of traffic, control device on, above or near a level crossing; and
- 3.3 the railway owner must notify, in writing, the Commissioner of Highways each time there is a change in the type or use of traffic control device that is installed on, above or near a level crossing.

4. Conditions 3.2 and 3.3 above do not apply in instances where the traffic control device on, above or near a level crossing is being replaced by a traffic control device which is the same in type in accordance with the applicable standard as referred to in condition 2.2 above.

Dated 31 December 2005.

PATRICK CONLON, Minister for Transport

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Brooke Street, Barmera

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Development Assessment Commission proposes to make a Road Process Order to close portion of the public road (Brooke Street) north-east of Hill Street and adjoining allotment 23 in Deposited Plan 27559, more particularly delineated and lettered 'A' and 'B' in the Preliminary Plan No. 05/0064.

Closed road lettered 'A' and 'B' is to be retained by The Berri Barmera Council and merged with the adjoining Council owned land.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 19 Wilson Street, Berri and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Development Assessment Commission, 136 North Terrace, Adelaide, S.A. 5000 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, P.O. Box 1354, Adelaide, S.A. 5000. Where a submission is made, the Development Assessment Commission will give notification of a meeting at which the matter will be considered.

Commission Contact:

Trevor Smith.
Phone 8303 0740

Dated 9 February 2006.

P. M. KENTISH, Surveyor-General

NOTICE TO MARINERS

NO. 5 OF 2006

South Australia—Spencer Gulf—Port Bonython, Port Pirie and Whyalla—Pilotage

MARINERS are advised that vessels approaching the ports of Port Bonython, Port Pirie and Whyalla are subject to the following pilotage regime:

'Pilotage for vessels with a draught in excess of 14 m is at the Port Bonython pilot boarding place. Pilotage for vessels with a draught of less than 14 m is at the Whyalla or Port Pirie pilot boarding places. Pilotage is compulsory for all non-exempt vessels.'

Navy Charts affected: Aus 136 and 778.

Publication affected: Australian Pilot, Volume 1 (First Edition, 2005) page 362.

Adelaide, 30 January 2006.

P. CONLON, Minister for Transport

FP 2001/1439

DTEI 2006/00826

NOTICE TO MARINERS

NO. 6 OF 2006

FORMER NOTICE NO. 30 OF 2005

South Australia—Gulf St Vincent—Port Adelaide—Dredging Works Complete

MARINERS are advised that the maintenance dredging operations referred to in the first part of the previous notice have now been completed. The gazetted (charted) depths of the following berths/areas of the Port Adelaide River have been re-instated:

Port Adelaide Berths/Areas		Depth (in LAT)
Inner Harbor	M Berth	10.7 m
	N Berth	8.7 m
	H Berth	11.2 m
	K Berth	7.5 m
	Berths 18-20	10.0 m
	Berth 27	10.9 m
	Berth 29	10.0 m
	Approaches to above berths	9.3 m
	Swinging Basin Adj. No.3 Dock	9.3 m
Outer Harbor	Berth 1	11.5 m
	Berths 2-4	11.2 m

Mariners are advised that the dredging works and the establishment/relocation of beacons in the Outer Harbor channel referred to in the second part of the previous notice will continue until the end of April 2006.

Mariners are reminded to proceed with caution in the vicinity.

Navy Chart affected: Aus 137.

Publication affected: Australian Pilot, Volume 1 (First Edition, 2005) pages 385-390.

Adelaide, 1 February 2006.

P. CONLON, Minister for Transport

FP 2001/1439
DTEI 2006/00826

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 9 February 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

TOWN OF GAWLER

Mitchell Drive, Evanston Park. p3
Challen Court, Evanston Park. p3

CITY OF ONKAPARINGA

Perry Road, Huntfield Heights. p4
Yeltana Avenue, Huntfield Heights. p4
Fuschia Street, Huntfield Heights. p4
Kari Crescent, Huntfield Heights. p4
Antonio Street, Huntfield Heights. p4
Jabiru Place, Huntfield Heights. p4

CITY OF PLAYFORD

President Avenue, Andrews Farm. p2
Discovery Way, Andrews Farm. p2
Eton Drive, Andrews Farm. p2
St George Court, Andrews Farm. p2
Easements in lot 2004 in LTRO DP 69315, Discovery Way, Andrews Farm. p2

CITY OF WEST TORRENS

Kenneth Avenue, Underdale. p13
Haddrick Court, Underdale. p13
Easements in reserve (lot 801 in LTRO DP 68576), Haddrick Court, Underdale. p13
Joyce Avenue, Underdale. p13
Arthur Lemon Avenue, Underdale. p13
James Leal Drive, Underdale. p13
Witty Court, Underdale. p13
Hatwell Court, Underdale. p13
Isley Road, Underdale. p13
Powell Avenue, Underdale. p13
Easement in lot 889 in LTRO DP 68576, Holbrooks Road, Underdale. p13

KINGSTON SE WATER DISTRICT

KINGSTON DISTRICT COUNCIL

Cameron Street, Kingston S.E. p5
Cooke Street, Kingston S.E. p5
Maria Court, Kingston S. E. p5

MOUNT COMPASS WATER DISTRICT

ALEXANDRINA COUNCIL

Waye Court, Mount Compass. p8
Easement in reserve (lot 150 in LTRO DP 69615), Waye Court, Mount Compass. p8

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER

Matthew Flinders Way, Mount Gambier. p6
Stirling Court, Mount Gambier. p6
Easement in allotment piece 231 in LTRO DP 67640, Stirling Court, Mount Gambier. p6
Sir James Cook Avenue, Mount Gambier. p6
MacQuarie Court, Mount Gambier. p6
MacQuarie Court, Mount Gambier. p7
Eyre Court, Mount Gambier. p7
Matthew Flinders Way, Mount Gambier. p7
Easement in allotment piece 232 in LTRO DP 67640, Matthew Flinders Way, Mount Gambier. p7
Colonel Light Place, Mount Gambier. p7
Noojee Street, Mount Gambier. p9

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE

Warrigal Avenue, Murray Bridge East. p14

PENNESHAW WATER DISTRICT

KANGAROO ISLAND COUNCIL

Binneys Track, Penneshaw. p10
In and across Vernon Court, Penneshaw. p10

PORT ELLIOT WATER DISTRICT

ALEXANDRINA COUNCIL

Waterport Road, Port Elliot. This main is available on the north side by application only. p11

STREAKY BAY TOWNSHIP WATER DISTRICT

DISTRICT COUNCIL OF STREAKY BAY

Mudge Terrace, Streaky Bay. p12
Thompson Way, Streaky Bay. p12

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 WEST TORRENS

In and across Kenneth Avenue, Underdale. p13
Easements in lots 39-45 in LTRO DP 68576, and reserve (lot 801 in LTRO DP 68576), Haddrick Court, Underdale. p13
Joyce Avenue, Underdale. p13

PENNESHAW WATER DISTRICT

KANGAROO ISLAND COUNCIL

Across Binneys Track, Penneshaw. p10
Easement in lot 91 in LTRO FP 170720, Binneys Track, and lot 110 in LTRO DP 68337, Vernon Court, Penneshaw. p10
Across Vernon Court, Penneshaw. p10

WATER MAINS LAID

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

BERRI WATERWORKS**OUTSIDE BERRI WATER DISTRICT**

THE BERRI BARMERA COUNCIL
Guy Street, Berri. p15

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**TOWN OF GAWLER**

Mitchell Drive, Evanston Park. FB 1145 p34 and 35
Challen Court, Evanston Park. FB 1145 p34 and 35
Easements in lot 117 in LTRO DP 68860, Challen Court, and lots 115 and 114 in LTRO DP 68859, Alexander Avenue, Evanston Park. FB 1145 p34 and 35

CITY OF ONKAPARINGA

Easements in lot 51 in LTRO DP 65743, Yeltana Avenue, and lot 90 in LTRO DP 68373, Kari Crescent, Huntfield Heights. FB 1145 p36-38
In and across Kari Crescent, Huntfield Heights. FB 1145 p36-40
Easements in lot 115 in LTRO DP 68373, Kari Crescent, and lots 121-117 in LTRO DP 68373, Perry Road, Huntfield Heights. FB 1145 p36-38
In and across Yeltana Avenue, Huntfield Heights. FB 1145 p36, 37, 39 and 40
Fuschia Street, Huntfield Heights. FB 1145 p36, 37 and 39
Easements in lot 1000 in LTRO DP 68373, Fuschia Street, Huntfield Heights. FB 1145 p36, 37, 39 and 40
Easements in lots 99-106 in LTRO DP 68373, Yeltana Avenue, Huntfield Heights. FB 1145 p36, 37 and 39
Antonio Street, Huntfield Heights. FB 1145 p36, 37 and 40
Easement in reserve (lot 700 in LTRO DP 68373), Yeltana Avenue, Huntfield Heights. FB 1145 p36, 37 and 40
Jabiru Place, Huntfield Heights. FB 1145 p36, 37 and 40
Easement in lots 1-6 in LTRO DP 68373, Perry Road, Huntfield Heights. FB 1145 p36, 37 and 40
Across and in Island Way, Seaford. FB 1145 p41
Easement in lot 2132 in LTRO DP 53099, Island Way, Seaford. FB 1145 p41

CITY OF PLAYFORD

President Avenue, Andrews Farm. FB 1145 p27, 28 and 30
Discovery Way, Andrews Farm. FB 1145 p27, 28 and 30
In and across Eton Drive, Andrews Farm. FB 1145 p27-29
St George Court, Andrews Farm. FB 1145 p27, 28 and 30
Easement in lot 70 in LTRO DP 69315, Eton Drive, Andrews Farm. FB 1145 p27-29
Easements in lot 2004 in LTRO DP 69315, Discovery Way, Andrews Farm. FB 1145 p27, 28 and 30
In and across Exford Boulevard, Craigmore. FB 1145 p31-33
Easement in lots 276-281 in LTRO DP 66383, Chelmsford Street, Craigmore. FB 1145 p31-33
Chelmsford Street, Craigmore. FB 1145 p31-33

CITY OF WEST TORRENS

Kenneth Avenue, Underdale. FB 1145 p42-44
Haddrick Court, Underdale. FB 1145 p42-44
Easements in reserve (lot 801 in LTRO DP 68576), Haddrick Court, Underdale. FB 1145 p42-44
Joyce Avenue, Underdale. FB 1145 p42-44
In and across Arthur Lemon Avenue, Underdale. FB 1145 p42-45
Witty Court, Underdale. FB 1145 p42-44
Hatwell Court, Underdale. FB 1145 p42-44
Isley Road, Underdale. FB 1145 p42, 43 and 45
Across Holbrooks Road, Underdale. FB 1145 p42, 43 and 45
Easements in lots 56 and 889 in LTRO DP 68576, James Leal Drive, Underdale. FB 1145 p42, 43 and 45
James Leal Drive, Underdale. FB 1145 p42, 43 and 45
Powell Avenue, Underdale. FB 1145 p42, 43 and 45

MOUNT GAMBIER COUNTRY DRAINAGE AREA**CITY OF MOUNT GAMBIER**

Victoria Terrace, Mount Gambier. FB 1146 p2

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

In and across Adelaide Road, Murray Bridge. FB 1145 p26
Easement in lot 1 in LTRO FP 15344, Adelaide Road, Murray Bridge. FB 1145 p26

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

In and across Cove View Drive, Port Lincoln. FB 1145 p48-50
Easement in lot 40 in LTRO DP 63262, Cove View Drive, and lot 45 in LTRO DP 64365, Romas Way, Port Lincoln. FB 1145 p48 and 50
Easements in reserve (lot 66 in LTRO DP 63262), St Andrews Drive, and lots 19-22, Cove View Drive, Port Lincoln. FB 1145 p48 and 50
Easements in lots 45-47 in LTRO DP 64365, Romas Way, Port Lincoln. FB 1145 p1 and 2
Across and in Romas Way, Port Lincoln. FB 1145 p1 and 2
Across Cove View Drive, Port Lincoln. FB 1145 p1 and 2
Easements in lots 49-55 in LTRO DP 64365, Romas Way, Port Lincoln. FB 1145 p1 and 2

DELETION

Deletion of notice in "Government Gazette" of 25 January 2006.

"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"**

"Mulga Street, Seacombe Gardens. FB 1144 p48"

Delete this notice.

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

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2005

	\$		\$
Agents, Ceasing to Act as.....	36.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	24.30
Incorporation	18.60	Discontinuance Place of Business	24.30
Intention of Incorporation	46.00	Land—Real Property Act:	
Transfer of Properties	46.00	Intention to Sell, Notice of.....	46.00
Attorney, Appointment of.....	36.50	Lost Certificate of Title Notices	46.00
Bailiff's Sale.....	46.00	Cancellation, Notice of (Strata Plan)	46.00
Cemetery Curator Appointed.....	27.25	Mortgages:	
Companies:		Caveat Lodgment.....	18.60
Alteration to Constitution	36.50	Discharge of.....	19.50
Capital, Increase or Decrease of	46.00	Foreclosures.....	18.60
Ceasing to Carry on Business	27.25	Transfer of	18.60
Declaration of Dividend.....	27.25	Sublet.....	9.35
Incorporation	36.50	Leases—Application for Transfer (2 insertions) each	9.35
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	27.25
First Name.....	27.25	Licensing.....	54.50
Each Subsequent Name.....	9.35	Municipal or District Councils:	
Meeting Final.....	30.50	Annual Financial Statement—Forms 1 and 2	513.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	364.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	72.50
First Name.....	36.50	Each Subsequent Name.....	9.35
Each Subsequent Name.....	9.35	Noxious Trade.....	27.25
Notices:		Partnership, Dissolution of	27.25
Call.....	46.00	Petitions (small).....	18.60
Change of Name	18.60	Registered Building Societies (from Registrar-	
Creditors.....	36.50	General).....	18.60
Creditors Compromise of Arrangement	36.50	Register of Unclaimed Moneys—First Name.....	27.25
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	9.35
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	46.00	Rate per page (in 8pt)	233.00
Release of Liquidator—Application—Large Ad.....	72.50	Rate per page (in 6pt)	308.00
—Release Granted	46.00	Sale of Land by Public Auction.....	46.50
Receiver and Manager Appointed.....	42.50	Advertisements.....	2.60
Receiver and Manager Ceasing to Act	36.50	¼ page advertisement	109.00
Restored Name.....	34.50	½ page advertisement	218.00
Petition to Supreme Court for Winding Up.....	64.00	Full page advertisement.....	427.00
Summons in Action.....	54.50	Advertisements, other than those listed are charged at \$2.60 per	
Order of Supreme Court for Winding Up Action.....	36.50	column line, tabular one-third extra.	
Register of Interests—Section 84 (1) Exempt.....	82.50	Notices by Colleges, Universities, Corporations and District	
Removal of Office.....	18.60	Councils to be charged at \$2.60 per line.	
Proof of Debts	36.50	Where the notice inserted varies significantly in length from	
Sales of Shares and Forfeiture.....	36.50	that which is usually published a charge of \$2.60 per column line	
Estates:		will be applied in lieu of advertisement rates listed.	
Assigned	27.25	South Australian Government publications are sold on the	
Deceased Persons—Notice to Creditors, etc.....	46.00	condition that they will not be reproduced without prior	
Each Subsequent Name.....	9.35	permission from the Government Printer.	
Deceased Persons—Closed Estates.....	27.25		
Each Subsequent Estate.....	1.20		
Probate, Selling of	36.50		
Public Trustee, each Estate	9.35		

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

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WATERWORKS ACT 1932

*Exemption from the Water Restriction Provisions of the
Waterworks Regulations 1996—Children Playing
Under Sprinklers*

PURSUANT to Regulation 42 of the Waterworks Regulations 1996 and after consultation with the South Australian Water Corporation, I exempt children playing under sprinklers from the application of the water restrictions provisions of Regulation 32 of the Waterworks Regulations 1996, as follows:

- (1) the intent for the use of the sprinkler is children's play;
- (2) the sprinkler is on a lawn or garden; and
- (3) a portable sprinkler is being used.

It shall continue to be an offence if the sprinkler is not turned off as soon as possible after children have ceased to play under the sprinkler or have ceased to play in the immediate vicinity of the sprinkler or that the sprinkler has been turned on to an extent greater than necessary to allow water-play by children.

This exemption applies only to water restrictions under Regulation 32 of the Waterworks Regulations 1996 and is subject to variation or suspension should higher levels of water restrictions be applied in the future.

Dated 12 January 2006.

M. WRIGHT, Minister for Administrative Services

SAW 05/00303

South Australia

Highways (Control of Access—South East Highway) Proclamation 2006

under section 30A(1)(b) of the *Highways Act 1926*

Preamble

- 1 On 12 September 2002 a portion of the South East Highway in the Hundred of Adelaide was declared by proclamation to be a controlled-access road (*Gazette 12.9.2002 p3385*).
 - 2 It is now intended that part of the controlled-access road cease to be part of the controlled-access road.
-

1—Short title

This proclamation may be cited as the *Highways (Control of Access—South East Highway) Proclamation 2006*.

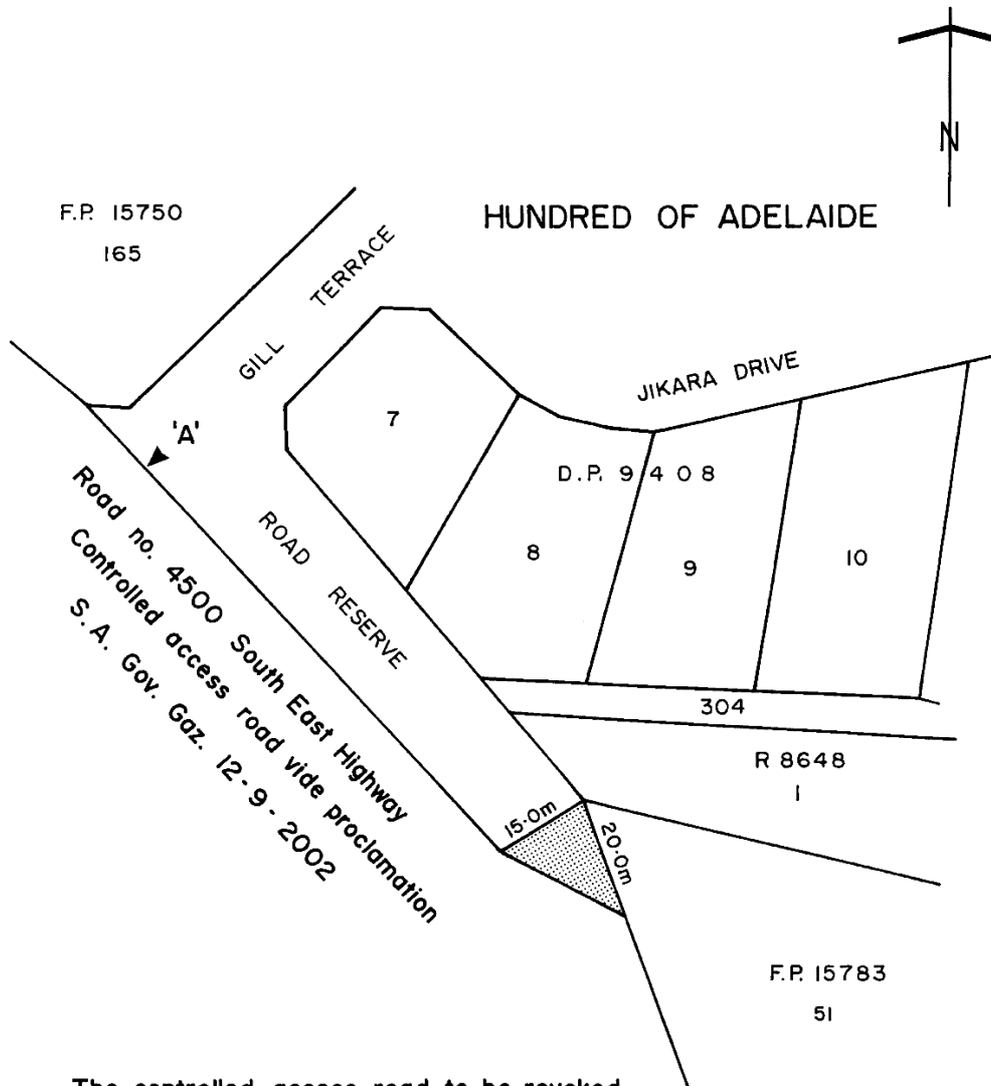
2—Commencement

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

3—Land ceasing to be controlled-access road

The part of the controlled-access road referred to in the preamble that is shaded in grey on the plan in Schedule 1 of this proclamation ceases to be part of the controlled-access road.

Schedule 1—Plan



The controlled access road to be revoked
shown shaded thus... 

Access to/from the existing controlled access
road permitted at 'A' and is 20.0m wide.

NOT TO SCALE

Made by the Governor

on the recommendation of the Commissioner of Highways and with the advice and consent of the Executive Council
on 9 February 2006

MTR06/002CS

South Australia

Mining (Revocation of Private Mine) Proclamation 2006

under section 73N of the *Mining Act 1971*

Preamble

- 1 The following area was declared to be a private mine by proclamation on 25 October 1973 (*Gazette 25.10.1973 p2584*):
Sections 614, 648 and 649, hundred of Port Gawler, county of Gawler.
 - 2 The declaration referred to in clause 1 was varied by proclamation on 10 May 2001 (*Gazette 10.5.2001 p1736*) by excising from the area of the private mine the following land:
Section 614, Hundred of Port Gawler, County of Gawler.
 - 3 The Warden's Court has declared (on 6 December 2005 in Action No 420 of 2005) that proper grounds exist for revoking the declaration referred to in clause 1 (as varied).
-

1—Short title

This proclamation may be cited as the *Mining (Revocation of Private Mine) Proclamation 2006*.

2—Commencement

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

3—Revocation of private mine

The declaration referred to in clause 1 of the preamble (as varied) is revoked.

Made by the Governor

on the basis of the declaration of the Warden's Court referred to in clause 3 of the preamble and with the advice and consent of the Executive Council

on 9 February 2006

AGO0047/02CS

South Australia

Mining (Variation of Private Mine) Proclamation 2006

under section 73N of the *Mining Act 1971*

Preamble

1 The following areas were declared to be a private mine by proclamation on 10 January 1974 (*Gazette 10.1.1974 p36*):

- (a) portion of block 10 of the subdivision of section 2001, hundreds of Kanmantoo and Monarto, county of Sturt, comprised and described in certificate of title register book volume 2489 folio 81;
- (b) that portion of block 9 of the subdivision of section 2001, hundreds of Kanmantoo and Monarto, county of Sturt, being portion of the land comprised and described in certificate of title register book volume 3876 folio 28 and being described as follows:

Commencing at a point on the northern boundary of the said block 9 being its intersection at a southern angle of 154° 08' with the southern boundary of road through the said block, thence easterly along the said northern boundary of 462.28 metres, southerly at a western angle of 90° 41' for 624.22 metres, westerly at a northern angle of 92° 24' for 201.17 metres, northerly at a north-eastern angle of 87° 36' for 32.79 metres, westerly at a south-western angle of 99° 30' to the centre of the Bremer River being the western boundary of the hundred of Monarto, generally northerly along the said hundred boundary to the eastern boundary of the aforementioned road, northerly along the eastern boundary of said road to the northern boundary of block 9, generally easterly along the said northern boundary and southern boundary of said road to the point of commencement.

2 The Warden's Court has declared (on 18 October 2005 in Action No 378 of 2005) that proper grounds exist for varying the declaration referred to in clause 1 by excising the following area from the area of the private mine:

The land parcel titled D62329 A51 being the land comprised in Certificate of Title Register Book Volume 5900 Folio 660.

1—Short title

This proclamation may be cited as the *Mining (Variation of Private Mine) Proclamation 2006*.

2—Commencement

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

3—Variation of private mine

The declaration referred to in clause 1 of the preamble is varied by excising from the area of the private mine the land described in clause 2 of the preamble.

Made by the Governor

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council
on 9 February 2006

AGO0397/02CS

South Australia

Development (System Indicators) 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 Schedule 25—System indicators

Schedule 1—Transitional provisions

- 1 Transitional provisions
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (System Indicators) Variation Regulations 2006*.

2—Commencement

These regulations will come into operation on 1 July 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 *Development Regulations 1993*

4—Variation of Schedule 25—System indicators

- (1) Schedule 25, item (6)—delete item (6) and substitute:
 - (6) The following information in relation to referrals under section 25(5)(a) or (6)(a) of the Act, recorded according to council area:
 - (a) the number of referrals;
 - (b) the percentage of referrals for which a formal response was provided within the statutory timeframe;
 - (c) the median time taken to provide a formal response to a referral.
- (2) Schedule 25, item (8)—delete item (8) and substitute:
 - (8) The following information in relation to amendments to Development Plans approved by the Minister under section 25(17) of the Act, recorded according to council area:
 - (a) the number of approvals given;
 - (b) in relation to each set of amendments approved by the Minister—the time taken from agreement on the relevant Statement of Intent to the giving of the approval.
- (3) Schedule 25, item (9)—delete item (9) and substitute:
 - (9) In relation to the preparation of draft Plan Amendment Reports under section 26(1):
 - (a) the number of referrals by the Minister in relation to the preparation of a draft;
 - (b) the percentage of referrals for which a formal response was provided within the required timeframe.
- (4) Schedule 25, item (10)—delete item (10) and substitute:
 - (10) In relation to referrals under section 26(4)(a) of the Act:
 - (a) the number of referrals;
 - (b) the percentage of referrals for which a formal response was provided within the required timeframe.

(5) Schedule 25, item (12)—delete item (12) and substitute:

- (12) In relation to amendments to Development Plans approved by the Minister under section 26(9) of the Act:
- (a) the number of approvals given;
 - (b) in relation to each set of amendments approved by the Minister—the time taken from the initiation of the Plan Amendment Report under section 26(1) of the Act (as signified by the signing of a formal minute by the Minister) to the giving of the approval.

(6) Schedule 25, item (18)—after paragraph (b) insert:

- (c) the percentage of referrals for which a formal response was provided within the relevant period prescribed under the schedule;
- (d) in relation to each relevant category of referral under the schedule—the median time taken to provide a formal response to a referral (excluding any period required for the purposes of section 37(2) of the Act).

(7) Schedule 25, item (20)—delete item (20) and substitute:

- (20) In relation to referrals under item (19)—
- (a) the number of responses provided by the body;
 - (b) the percentage of responses for which a formal response was provided within the required timeframe.

(8) Schedule 25—after item (20) insert:

4A—Referrals—land division

- Planning SA (20A) In relation to the referral of applications involving the division of land under regulation 29—
- (a) the number of referrals;
 - (b) the percentage of referrals for which a formal report was provided within the timeframe applying under the regulation;
 - (c) the median time taken to provide a formal report (excluding any extension of time required under regulation 29(2)).

(9) Schedule 25, item (23)—delete item (23) and substitute:

- (23) In relation to provisional development plan consents issued for *complying* development—
- (a) the number of consents issued by the relevant authority;
 - (b) in relation to consents where the relevant applications have not included application for provisional building rules consent or land division consent—
 - (i) the percentage of consents given within the time prescribed under section 41(1) of the Act (excluding any period under section 39(3)(a) of the Act);
 - (ii) the median time taken from the lodgment of an application to the issuing of consent.

(10) Schedule 25, item (24)—delete item (24) and substitute:

- (24) In relation to provisional development plan consents issued for *merit* development—
- (a) the number of consents—
 - (i) issued by the relevant authority;
 - (ii) refused by the relevant authority;
 - (b) in relation to consents where the relevant applications have not included application for provisional building rules consent or land division consent—
 - (i) the percentage of consents for Category 1 development given within the time prescribed under section 41(1) of the Act;
 - (ii) the percentage of consents for Category 2 development given within the time prescribed under section 41(1) of the Act;
 - (iii) the percentage of consents for Category 3 development given within the time prescribed under section 41(1) of the Act,

(excluding any period under section 39(3)(a) of the Act).

(11) Schedule 25, item (26)—delete item (26) and substitute:

(26) In relation to land division consents—

- (a) the number of consents—
 - (i) issued by the relevant authority;
 - (ii) refused by the relevant authority;
- (b) the percentage of consents given within the time prescribed under section 41(1) of the Act (excluding any period under section 39(3)(a) of the Act).

(12) Schedule 25, item (28)—delete item (28) and substitute:

(28) In relation to provisional building rules consents—

- (a) the number of consents—
 - (i) issued by the relevant authority;
 - (ii) refused by the relevant authority;
- (b) in relation to consents where the relevant applications have not included application for provisional development plan consent—the percentage of consents given within the time prescribed under section 41(1) of the Act (excluding any period under section 39(3)(a) of the Act).

(13) Schedule 25, item (30)—delete item (30) and substitute:

(30) In relation to development approvals—

- (a) the number of approvals issued by the relevant authority;
- (b) other than where the relevant applications have included both application for provisional development plan consent and application for provisional building rules consent—the percentage of approvals given within the time prescribed under section 41(1) of the Act (excluding any period under section 39(3)(a) of the Act).

- (30A) In relation to development authorisations where the relevant applications have included both application for provisional development plan consent and application for provisional building rules consent:
- (a) in relation to *complying* development—the percentage of joint consents given within the time prescribed under section 41(1) of the Act;
 - (b) in relation to *merit* development—the percentage of joint consents given within the time prescribed under section 41(1) of the Act—
 - (i) with respect to Category 1 development;
 - (ii) with respect to Category 2 development;
 - (iii) with respect to Category 3 development,
- (excluding any period under section 39(3)(a) of the Act).
- (14) Schedule 25, item (32)—delete "resolved" and substitute:
settled
- (15) Schedule 25, item (33)(a)—delete "resolved" and substitute:
settled
- (16) Schedule 25, item (33)(b)—delete "resolved" and substitute:
settled
- (17) Schedule 25, after item (36) insert:
- (36A) In relation to applications made to the Court that relate to provisional development plan consent or the division of land—
- (a) in respect of applications settled at a conference under section 16 of the *Environment, Resources and Development Court Act 1993*—the median time from the lodgment of an application to resolution at the conference stage;
 - (b) in respect of applications that are resolved by determination of the Court—the median time from the lodgment of an application to resolution.

Schedule 1—Transitional provisions

1—Transitional provisions

- (1) Subject to subclause (2), a body required to provide information under regulation 108 and Schedule 25 of the *Development Regulations 1993* must comply with the requirements introduced by these regulations within 21 days after the end of the third quarter in 2006.
- (2) The Minister may, by written notice to the relevant body, on application by that body, exempt a body from a requirement within the ambit of subclause (1) if the Minister is satisfied that the body would experience significant administrative difficulties if required to comply with the relevant requirement and that, in all the circumstances of the particular case, an exemption is reasonable.

- (3) An exemption under subclause (2)—
- (a) may operate for a period determined by the Minister; and
 - (b) may be granted subject to such conditions as the Minister thinks fit; and
 - (c) may be varied or revoked by the Minister by subsequent notice to the relevant body.

Made by the Governor

with the advice and consent of the Executive Council
on 9 February 2006

No 21 of 2006

MUDP06/004CS

South Australia

Primary Produce (Food Safety Schemes) (Citrus Industry) Regulations 2006

under the *Primary Produce (Food Safety Schemes) Act 2004*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Citrus industry food safety scheme
- 5 Notification relating to participation in citrus industry
- 6 Approved food safety arrangements
- 7 Auditing of approved food safety arrangements
- 8 Fees generally

Schedule 1—Fees

Schedule 2—Transitional provisions

- 1 Food safety arrangement for existing citrus packers
-

1—Short title

These regulations may be cited as the *Primary Produce (Food Safety Schemes) (Citrus Industry) Regulations 2006*.

2—Commencement

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

3—Interpretation

In these regulations—

citrus fruit means citrons, lemons, limes, grapefruit, mandarins, oranges, sevilles, tangerines or a hybrid of any of those fruits;

citrus packer means a person who carries on the business of packing citrus fruit for sale;

financial year means a period of 12 months commencing on 1 April.

4—Citrus industry food safety scheme

These regulations establish a food safety scheme for activities carried on by citrus packers.

5—Notification relating to participation in citrus industry

- (1) A citrus packer must, within 28 days of first carrying on business as a citrus packer, give written notice to the Minister of—
 - (a) the person's name and business or registered address; and
 - (b) the address of the premises at which the person carries on the business; and
 - (c) the nature of the business.

Maximum penalty: \$5 000.

- (2) A citrus packer must, within 28 days of a change occurring in particulars of the kind referred to in subregulation (1), give the Minister written notice of the change.

Maximum penalty: \$1 250.

Expiation fee: \$160.

- (3) A person who ceases to carry on business as a citrus packer must, within 28 days of ceasing to carry on the business, give the Minister written notice of that fact.

Maximum penalty: \$1 250.

Expiation fee: \$160.

6—Approved food safety arrangements

- (1) A citrus packer must have a food safety arrangement approved by the Minister.
Maximum penalty: \$5 000.
- (2) Subject to these regulations, an approval of a food safety arrangement remains in force for the financial year specified in the approval (or the part of that year that falls after the date of the approval).
- (3) The Minister may, by written notice to a citrus packer, vary an approved food safety arrangement.
- (4) The power to vary an approved food safety arrangement may be exercised on the Minister's own initiative or on application by the citrus packer and, if exercised on the Minister's own initiative, the variation will not, except with the agreement of the citrus packer, take effect until 6 months after the giving of the written notice of variation.
- (5) An application for an approval of a food safety arrangement or for variation of an approved food safety arrangement—
 - (a) must be made to the Minister; and
 - (b) must conform to the requirements of the Minister about its form, contents and the manner in which it is made; and
 - (c) must be accompanied by the fee fixed by Schedule 1.
- (6) The Minister may, by written notice, ask the applicant to give the Minister further information, documents or records relevant to the application and may refuse the application if the applicant does not comply with the request.
- (7) A citrus packer must comply with the packer's approved food safety arrangement.

Maximum penalty: \$5 000.

7—Auditing of approved food safety arrangements

- (1) A citrus packer must allow an approved auditor to perform, without notice to the packer—
 - (a) the number of periodic audits of the packer's compliance with the packer's approved food safety arrangement required by the terms of that arrangement; and
 - (b) if an audit shows a failure to comply with the food safety arrangement—such additional audits as the Minister considers appropriate.

Maximum penalty: \$5 000.

- (2) A citrus packer must pay all of the costs associated with the audits.

8—Fees generally

- (1) Fees are payable as set out in Schedule 1.
- (2) The Minister may waive or reduce a fee payable under these regulations if the Minister considers that appropriate in the circumstances.

Schedule 1—Fees

1—Application for approval of food safety arrangement	\$130
2—Application for variation of approved food safety arrangement	\$130

Schedule 2—Transitional provisions

1—Food safety arrangement for existing citrus packers

Regulation 6 does not apply to a person who was carrying on business as a citrus packer immediately before the commencement of these regulations until 6 months after that commencement.

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

following compliance by the Minister with section 11(4) of the Act and with the advice and consent of the Executive Council

on 9 February 2006

No 22 of 2006

MAFF05/0030CS

South Australia

Superannuation Variation Regulations 2006

under the *Superannuation Act 1988*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Superannuation Regulations 2001*

- 4 Variation of regulation 25—Exclusion of certain remuneration from salary
 - 5 Insertion of regulation 29C
 - 29C Determination of salary where contributor employed by more than 1 employer
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Superannuation 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 *Superannuation Regulations 2001*

4—Variation of regulation 25—Exclusion of certain remuneration from salary

Regulation 25—after subregulation (7) insert:

- (7a) The annual overtime allowance payable under the *South Australian Government Wages Parity (Weekly Paid) Enterprise Agreement 2004* and the *Chauffeurs (Ministerial) Public Service Award* is, for the purposes of the definition of **salary**, a component of the salary paid to a person under the agreement or award.

5—Insertion of regulation 29C

After regulation 29B insert:

29C—Determination of salary where contributor employed by more than 1 employer

- (1) This regulation applies to a contributor who occupies more than 1 position or office by virtue of which he or she is a contributor to the Scheme.
- (2) Subject to this regulation, the salary of a contributor to whom this regulation applies will, for the purpose of determining contributions and benefits, be taken to be the aggregate of the salaries paid or payable to the contributor in respect of each position or office occupied by the contributor.
- (3) Subject to subregulations (4) and (5), if there is, by reason of an act of an employer, a reduction in the rate, or discontinuance, of the salary payable in respect of 1 or more of the positions or offices occupied by a contributor to whom this regulation applies, the contributor's salary will, for the purpose of determining contributions and benefits, be taken to be the aggregate of the salaries paid or payable to the contributor in respect of each such position or office immediately before the reduction or discontinuance occurred, adjusted from time to time to reflect changes in salary for each relevant position or office.
- (4) If a position or office by reference to which the amount taken to be salary is determined under subregulation (3) ceases to exist, or the classification of the position or office is changed, the contributor's salary in respect of that position or office will, for the purpose of determining contributions and benefits under that subregulation, be taken to be the salary payable in respect of that position or office immediately before it ceased to exist or its classification was changed, adjusted to reflect changes in the Consumer Price Index from that time.
- (5) If, following a reduction or discontinuance referred to in subregulation (3), there is an increase in the time worked by a contributor to whom this regulation applies, the following provisions apply:
 - (a) the contributor's salary in respect of the position or office in relation to which the reduction or discontinuance occurred will, for the purpose of determining contributions and benefits, be determined in accordance with subregulation (3) as if any increase in salary associated with the increase in time worked had not occurred;
 - (b) however, if the contributor elects, in a manner approved by the Board, to have the increase in his or her salary taken into account, subregulation (3) will cease to apply in relation to the contributor and, instead, the contributor's salary will, for the purpose of determining contributions and benefits, be determined in accordance with subregulation (2).

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 9 February 2006

No 23 of 2006

T&F05/102CS

South Australia

Development (Aquaculture Development) 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 Schedule 9—Public notice categories

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Aquaculture Development) 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 *Development Regulations 1993*

4—Variation of Schedule 9—Public notice categories

Schedule 9, clause 9(1)—after paragraph (b) insert:

or

- (c) within an area delineated in the following table:

Area Name:	Anxious Bay		
Coordinates:	0	479037.896	6285448.275
	1	482487.048	6285482.671
	2	482489.594	6284135.814
	3	481215.142	6284023.424
	4	479715.828	6284020.266
	5	479303.204	6284129.371

Area Name:	Port Neill		
Coordinates:	0	621497.952	6215063.997
	1	621223.929	6215331.496
	2	622620.141	6216721.183
	3	623428.391	6217258.140
	4	626812.578	6224860.738
	5	627066.115	6224673.055
	6	623701.790	6217059.505
<hr/>			
Area Name:	Rivoli Bay		
Coordinates:	0	415866.813	5850537.166
	1	417510.444	5849364.301
	2	416682.662	5848669.043
	3	415510.113	5849770.595

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 9 February 2006

No 24 of 2006

South Australia

Native Vegetation (Exemptions) Variation Regulations 2006

under the *Native Vegetation Act 1991*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Native Vegetation Regulations 2003*

- 4 Variation of regulation 3—Interpretation
 - 5 Variation of regulation 5—Exemptions
 - 6 Variation of regulation 9—Definition of native vegetation
 - 7 Variation of regulation 13—The Fund
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Native Vegetation (Exemptions) 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 *Native Vegetation Regulations 2003*

4—Variation of regulation 3—Interpretation

- (1) Regulation 3, definition of *C.F.S.*—delete the definition
- (2) Regulation 3, definition of *country*—delete "*Country Fires Act 1989*" and substitute:
Fire and Emergency Services Act 2005
- (3) Regulation 3—after the definition of *River Murray Floodplain Area* insert:
SACFS means the South Australian Country Fire Service;

5—Variation of regulation 5—Exemptions

- (1) Regulation 5(1)(a)(ii)(B)—after "the Council is satisfied" insert:

(on the basis of information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit)
- (2) Regulation 5(1)(a)(ii)(B)—before "there is no other practicable alternative" insert:

the Council is satisfied (on the basis of information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit) that
- (3) Regulation 5(1)(a)(ii)(B)—after "has been approved by the Council and that" insert:

, after taking into account the full extent of clearance that is to be undertaken on the relevant land,
- (4) Regulation 5(1)(d)(i)(A)—delete subparagraph (A) and substitute:

(A) the clearance is incidental to the construction or expansion of a building or infrastructure and the Minister has, by instrument in writing, declared that he or she is satisfied that the clearance is in the public interest; or
- (5) Regulation 5(1)(d)(iii)—after "the Council is satisfied" insert:

(on the basis of information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit)
- (6) Regulation 5(1)(d)(iv)—before "there is no other practicable alternative" insert:

the Council is satisfied (on the basis on information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit) that
- (7) Regulation 5(1)—after paragraph (d) insert:

(da) if—

 - (i) the clearance is incidental to proposed development to be undertaken on land; and
 - (ii) any development authorisation required by or under the *Development Act 1993* has been obtained; and
 - (iii) the Council is satisfied (on the basis on information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit)—
 - (A) that the vegetation is not significant (including by taking into account the scale or nature of surrounding vegetation and relevant guidelines prepared and published by the Council); and
 - (B) that there is no other practicable alternative that would involve no clearance or the clearance of less vegetation; and

- (iv) the clearance is undertaken in accordance with a management plan that has been approved by the Council that results in a significant environmental benefit on the property where the relevant development is to be undertaken, or the owner of the land (or a person acting on his or her behalf) has, on application to the Council to proceed with clearing the vegetation in accordance with this provision, made a payment into the Fund of an amount considered by the Council to be sufficient to achieve a significant environmental benefit in the manner contemplated by section 21(6) of the Act;
- (8) Regulation 5(1)(j)(i)—delete subparagraph (i) and substitute:
- (i) the clearance is incidental to the lawful construction of a new dam that will cover—
 - (A) in areas designated by the Council, by notice in the Gazette, for the purposes of this provision—less than 500 square metres in surface area when full;
 - (B) in other areas of the State—less than 200 square metres in surface area when full; and
- (9) Regulation 5(1)(j)—after subparagraph (iv) insert:
- and
- (v) in the case of a dam within the ambit of subparagraph (i)(A) that will cover 200 square metres or more in surface area when full—the Council is satisfied (on the basis of information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit) that, after taking into account the need to preserve biological diversity and taking into account the needs of the owner of the land, the site of the dam is the most suitable that is available;
- (10) Regulation 5(1)—after paragraph (j) insert:
- (ja) if—
 - (i) the clearance is incidental to the lawful construction or expansion of a dam on pastoral land (as defined in section 3(1) of the Act); and
 - (ii) the vegetation is not of a class specified in Schedule 1; and
 - (iii) the Council is satisfied (on the basis of information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit) that, after taking into account the need to preserve biological diversity and taking into account the needs of the owner of the land, the site for the dam is the most suitable that is available; and

- (iv) the Council is satisfied (on the basis of information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit) that there is no other practicable alternative that would involve no clearance or the clearance of less vegetation or the clearance of vegetation that is less significant or (if relevant) the clearance of vegetation that has been degraded to a greater extent than the vegetation proposed to be cleared; and
 - (v) the clearance is undertaken in accordance with a management plan that has been approved by the Council and that results in a significant environmental benefit on the relevant property, or the owner of the land (or a person acting on his or her behalf) has, on application to the Council to proceed with clearing the vegetation in accordance with this provision, made a payment into the Fund of an amount considered by the Council to be sufficient to achieve a significant environmental benefit in the manner contemplated by section 21(6) of the Act;
- (11) Regulation 5(1)(k)—delete paragraph (k) and substitute:
- (k) if—
 - (i) the vegetation is growing or is situated within 20 metres of a dwelling, or a building used for tourist or camp accommodation (including a dwelling or such a building in the course of construction if the foundations, concrete slab or other footings have been completed); and
 - (ii) any development authorisation required by or under the *Development Act 1993* has been obtained (if relevant); and
 - (iii) in the case of a building used for tourist or camp accommodation, the building was constructed before the commencement of the *Native Vegetation (Exemptions) Variation Regulations 2006*, or is the subject of a development authorisation granted under the *Development Act 1993* before the commencement of the *Native Vegetation (Exemptions) Variation Regulations 2006*; and
 - (iv) the clearance of the vegetation is to be undertaken by the owner of the land, or by a person who is acting under a written agreement with the owner of the land; and
 - (v) in a case involving the proposed clearance of vegetation of the genus *Eucalyptus* with a stem diameter at 300 millimetres above the ground of 200 millimetres or more situated in the country—SACFS has, by written instrument, indicated that it supports the clearance of the vegetation for fire-control purposes;
 - (ka) if—
 - (i) the vegetation is growing or is situated within 5 metres of a building designed to be entered and used by people or animals (including such a building in the course of construction if the foundations, concrete slab or other footings have been completed); and

- (ii) the clearance of the vegetation is to be undertaken by the owner of the land, or by a person who is acting under a written agreement with the owner of the land; and
 - (iii) in a case involving the proposed clearance of vegetation of the genus *Eucalyptus* with a stem diameter at 300 millimetres above the ground of 200 millimetres or more situated in the country—SACFS has, by written instrument, indicated that it supports the clearance of the vegetation for fire-control purposes;
- (12) Regulation 5(1)—after paragraph (l) insert:
 - (la) if—
 - (i) the clearance involves the limb of a plant that is overhanging a building; and
 - (ii) the clearance is confined to removing the limb (or a part of the limb to any point up to the trunk of the plant),(and the operation of this paragraph extends to vegetation on land that is subject to a heritage agreement);
- (13) Regulation 5(1)(m)(ii)—delete "*Country Fires Act 1989*" and substitute:

Fire and Emergency Services Act 2005
- (14) Regulation 5(1)(o)—delete paragraph (o) and substitute:
 - (o) by an officer of SACFS or any other member of SACFS acting under section 97 of the *Fire and Emergency Services Act 2005*, or by any other person acting with the authority of an officer of SACFS or other member of SACFS under that section (and the operation of this paragraph extends to vegetation on land that is subject to a heritage agreement);
- (15) Regulation 5(1)(u)—after subparagraph (ii) insert:

and

 - (iii) the person undertaking the clearance complies with any guidelines determined or approved by the Council for the purposes of this provision,
- (16) Regulation 5(1)(v)(iii)(C)—delete "*Country Fires Act 1989*" wherever occurring and substitute, in each case:

Fire and Emergency Services Act 2005
- (17) Regulation 5(1)(w)(i)—delete "*Country Fires Act 1989*" and substitute:

Fire and Emergency Services Act 2005
- (18) Regulation 5(1)(x)—delete "*Country Fires Act 1989*" and substitute:

Fire and Emergency Services Act 2005
- (19) Regulation 5(1)(z)—delete "*Country Fires Act 1989*" wherever occurring and substitute, in each case:

Fire and Emergency Services Act 2005

(20) Regulation 5(1)—after paragraph (zd) insert:

(zda) if—

- (i) the clearance is incidental to operations authorised before 25 August 2003 under the *Mining Act 1971* or the *Petroleum Act 2000*; and
- (ii) the clearance—
 - (A) is clearance that is envisaged or authorised by or under a program or approval under the relevant Act; or
 - (B) is clearance that would reasonably be expected to have been required under the authorisation under the relevant Act taking into account the circumstances that existed immediately before 25 August 2003;

(21) Regulation 5(1)(zf)(i)—delete "was used" and substitute:

has been used

(22) Regulation 5(1)—after paragraph (zf) insert:

(zfa) if—

- (i) the vegetation to be cleared consists of plants that have regrown over a period of time after previous clearance undertaken in accordance with the provisions of the Act or these regulations; and
- (ii) the land on which the vegetation is situated has been consistently used for agricultural purposes as part of a commercial enterprise since the land was lawfully cleared; and
- (iii) the clearance is undertaken in accordance with a management plan that has been approved by the Council;

(zfb) if—

- (i) the Council is satisfied (on the basis of information provided to the Council by the person seeking the benefit of this paragraph and such other information as the Council thinks fit)—
 - (A) that the vegetation to be cleared is situated on land that has been the subject of regional land degradation processes over a period of time and consists of plants that have grown on the land due to those processes; and
 - (B) that the land on which the vegetation is situated is being used, or has previously been used, for agricultural purposes but that use has been reduced or discontinued (as the case may be) due to the degradation; and
 - (C) that the clearance is being undertaken so as to enable the land to be used for agricultural purposes; and
- (ii) the clearance is undertaken in accordance with a management plan that has been approved by the Council;

(23) Regulation 5(1)(zi)—after subparagraph (ii) insert:

(and the operation of this paragraph extends to vegetation on land that is subject to a heritage agreement)

(24) Regulation 5—after subregulation (1) insert:

- (1a) For the purposes of subregulation (1)(d), **infrastructure** includes, unless the contrary intention appears—
 - (a) flood mitigation works;
 - (b) an airstrip;
 - (c) a shipping channel.
- (1b) For the purposes of subregulation (1)(da), the Council must ensure that guidelines are prepared in accordance with the procedures that apply to guidelines under section 25 of the Act.
- (1c) For the purposes of subregulation (1)(k) and (ka), an indication of support from SACFS for the clearance of vegetation may only be given by a person who has been specifically authorised by an instrument in writing to act on behalf of SACFS under these regulations.

(25) Regulation 5—after subregulation (7) insert:

- (8) A management plan under subregulation (1)(zfa) must make express provision for a review of the operation of the management plan to be conducted from time to time.
- (9) The Council must, in considering whether the requirements of subregulation (1)(zfb)(i) have been satisfied in a particular case, seek and consider the advice of the regional NRM board for the NRM region where the relevant land is situated.
- (10) The Council may, in determining whether there is a practicable alternative to a particular course of action under consideration under this regulation, take into account the cost of any alternative.
- (11) For the purposes of this regulation (and without limiting any other provision), the Council may—
 - (a) require a person seeking the benefit of this regulation for a particular purpose to provide to the Council such information as the Council may reasonably require to determine the matter;
 - (b) direct that any information to be provided to the Council be in a form determined by the Council (after consulting with any relevant person as the Council thinks fit);
 - (c) direct that a person comply with any other requirement determined by the Council (including a requirement as to the form or content of any plan or other document).

6—Variation of regulation 9—Definition of native vegetation

Regulation 9—definition of *native vegetation*, (a)—delete paragraph (a) and substitute:

- (a) the diameter of the trunk of the tree at 300 millimetres from the base of the tree is—
 - (i) in the case of a tree located on Kangaroo Island—300 millimetres or more;
 - (ii) in any other case—600 millimetres or more; and

7—Variation of regulation 13—The Fund

Regulation 13—after its present contents (now to be designated as subregulation (1)) insert:

- (2) Other money standing to the credit of the Fund may be used or made available for any costs associated with research, promotional activities, investigations or other activities that, in the opinion of the Minister, will further the objects 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 9 February 2006

No 25 of 2006

EC05/0043CS

South Australia

Liquor Licensing (General) 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 (General) Regulations 1997*

- 4 Variation of regulation 4—Interpretation
 - 5 Revocation of regulation 7
 - 6 Insertion of regulation 21A
 - 21A Procedures relating to removal of minors from licensed premises
 - 7 Insertion of regulation 21B
 - 21B Procedures relating to prevention of persons entering or removal of persons from licensed premises
 - 8 Variation of Schedule 1—Fees
 - 9 Insertion of Schedule 1A
 - Schedule 1A—Procedures for prevention of persons from entering, or removal of persons from, licensed premises
 - 10 Variation of Schedule 2—Forms
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (General) Variation Regulations 2006*.

2—Commencement

These regulations will come into operation on 27 February 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 *Liquor Licensing (General) Regulations 1997*

4—Variation of regulation 4—Interpretation

Regulation 4—after the definition of *duty free shop* insert:

low alcohol liquor means—

- (a) beer that at 20° Celsius contains not more than 3.5% alcohol by volume;
- (b) wine that at 20° Celsius contains not more than 6.5% alcohol by volume.

5—Revocation of regulation 7

Regulation 7—delete the regulation

6—Insertion of regulation 21A

After regulation 21 insert:

21A—Procedures relating to removal of minors from licensed premises

For the purposes of section 116(3a) of the Act, the procedures set out in Schedule 1A in relation to removal of persons from licensed premises are prescribed as procedures to be observed by authorised persons in or in connection with the removal of minors from licensed premises.

7—Insertion of regulation 21B

Part 8—before regulation 22 insert:

21B—Procedures relating to prevention of persons entering or removal of persons from licensed premises

For the purposes of sections 124(1a) and 127(2a) of the Act, the procedures set out in Schedule 1A in relation to prevention of persons from entering, and removal of persons from, licensed premises are prescribed as procedures to be observed by authorised persons in or in connection with the prevention of persons from entering, or the removal of persons from, licensed premises.

8—Variation of Schedule 1—Fees

Schedule 1—after item 12 insert:

- | | | |
|----|---|---------|
| 13 | Application for approval to act as a crowd controller for licensed premises | \$85.00 |
|----|---|---------|

9—Insertion of Schedule 1A

After Schedule 1 insert:

Schedule 1A—Procedures for prevention of persons from entering, or removal of persons from, licensed premises

- 1 A person to whom this Schedule applies must, if practicable, before using force to prevent a person from entering, or remove a person from, licensed premises—
 - (a) advise the person that he or she is authorised under the Act to use reasonable force to prevent persons from entering, or remove persons from, licensed premises; and
 - (b) explain that he or she will, unless the person agrees that he or she will not enter the premises, or agrees to leave the premises, use force to prevent the person from entering, or remove the person from, the premises.
- 2 A person to whom this Schedule applies must not, while using force to prevent a person from entering, or remove a person from, licensed premises, hold the person above the person's shoulders, or undertake any other action in respect of the person, in a way that could prevent or restrict the inhalation of air by the person or cause the person to suffer asphyxia (unless the action is necessary in self-defence).
- 3 As soon as reasonably practicable following an incident involving the use of force to prevent a person from entering, or remove a person from, licensed premises, each person to whom this Schedule applies involved in the incident (other than a police officer or inspector) must, if he or she is not the licensee, report the incident to the licensee in writing, and must include in the report the details required to be recorded in the register to be maintained by the licensee under clause 4.
- 4 A licensee of licensed premises must ensure—
 - (a) that a record of each incident involving the use of force by a person to whom this Schedule applies (other than a police officer or inspector) to prevent a person from entering, or remove a person from, the premises is entered in a register of such incidents; and
 - (b) that each entry in the register—
 - (i) is in the appropriate form set out in Schedule 2; and
 - (ii) includes the details indicated as being required by that form; and
 - (iii) is retained for at least 1 year following the occurrence of the incident; and
 - (c) that the register is kept on the licensed premises and is readily available for inspection or copying by an authorised officer (within the meaning of section 122 of the Act).

10—Variation of Schedule 2—Forms

(1) Schedule 2, Table of Contents—after the item relating to regulation 22 insert:

Schedule 1A Form 9: Register of incidents to be maintained under Schedule 1A—sections 116, 124 and 127 of the Act

(2) Schedule 2—after Form 8 insert:

Form 9—Register of incidents to be maintained under Schedule 1A

This register must be completed as soon as reasonably practicable after an incident involving the use of force to prevent entry to, or remove a person from, licensed premises.

All entries in the register must be retained by the licensee for at least one year following the incident.

This register must be readily available for inspection or copying by an authorised officer (as defined by section 122 of the Act).

Name and address of premises:

Date of incident: / / Time of incident: :

Nature of incident [] prevention of entry [] removal from premises

Did the incident involve a minor? [] no [] yes

Responsible person (full name) on duty at time of incident:

Authorised person (s) who removed the person or prevented entry of the person:

Full name: Badge No:

.....

Grounds for preventing person(s) from entering, or removing person(s) from, the premises

.....

Details of person(s) prevented from entering, or removed from, the premises (if known):

Name: Name:

Address: Address:

.....

Date of birth: / / Date of birth: / /

.....

Details of any witness(es) to the incident (if known):

Name: Name:

Address: Address:

.....

Date of birth: / / Date of birth: / /

.....

Details of injuries (if any) sustained by any person as a result of the incident:

Name: Injury:

Name: Injury:

Did a police officer attend the incident? [] yes [] no

Name of police officer/badge no. (if known):

.....

Details of the incident and preceding events:

.....

Any additional information

.....

.....

Signed (Licensee/Responsible Person): Date:

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 9 February 2006

No 26 of 2006

OCBACS00019/05

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CITY OF NORWOOD, PAYNEHAM & ST PETERS

Result of Supplementary Election of One Councillor for Torrens Ward Conducted on Monday, 30 January 2006

Formal Ballot Papers: 1 428
Informal Ballot Papers: 7

Quota: 715

Candidates	First Preference Votes	Result After Distribution of Preferences
Garner, Paul.....	496	
Duke, Kevin	932	Elected

K. MOUSLEY, Returning Officer

CITY OF PORT ADELAIDE ENFIELD

Assignment of a Name for a Public Road

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 17 January 2006 resolved that pursuant to section 219 (1) of the Local Government Act 1999, that a certain public road in the suburb of Largs North be assigned a street name, as detailed below:

- Public road as marked 'A' in Plan 1 be assigned the street name Gelven Terrace.

A plan that delineates the public road which has been assigned a street name, together with a copy of the Council's resolution is available for inspection at the Council's Principal Office, 163 St Vincent Street, Port Adelaide, S.A. 5015, during the hours of 9 a.m. and 5 p.m. on weekdays.

H. J. WIERDA, City Manager

PORT AUGUSTA CITY COUNCIL

Naming of Public Road

NOTICE is hereby given pursuant to section 219 of the Local Government Act 1999, that the Council at its meeting held on Monday, 30 January 2006, declared the name 'Brooks Street' to be the public road delineated on Lands Titles Office Deposited Plan No. 69895 and identified as Lot 12.

Dated 6 February 2006.

J. G. STEPHENS, City Manager

CITY OF PORT LINCOLN

Appointments of Authorised Officers

NOTICE is hereby given that at meetings of Council held on 20 June 2005 and 19 December 2005, Council resolved to appoint the following officers as Authorised Officers for the City of Port Lincoln and revokes all previous appointments:

Community Titles Act 1996

Jodie Isle (Development Consultant)
Bob Milic (Manager Development and Environmental Services)

Development Act 1993: Sections 18 and 19

Jodie Isle (Development Consultant)
Stephen Redden (Development Officer)
Bob Milic (Manager Development and Environmental Services)

Dog and Cat Management Act 1995: Section 26

Bob Milic (Manager Development and Environmental Services)

Dog and Cat Management Act 1995: Section 27 (1)

David Bothe (General Inspector)
Ray Carr (Parks and Gardens Supervisor)
Calvin Hoye (Gardener)
Gary Heinrich (Plant and Infrastructure Maintenance Officer)
Kevin Pearce (Welder)
Gavin Hyde (Cemetery Curator)

Dog and Cat Management Act 1995: Section 68

David Bothe (General Inspector)

Food Act 2001: Section 94

Bob Milic (Manager Development and Environmental Services)
Rai Pasetto (Environmental Health Officer)

Freedom of Information Act 1991

Katrina Allen (Manager Corporate Services)

Housing Improvement Act 1940: Section 67

Bob Milic (Manager Development and Environmental Services)
Rai Pasetto (Environmental Health Officer)

Land and Business (Sale and Conveyancing) Act 1994

Jodie Isle (Development Consultant)
Rai Pasetto (Environmental Health Officer)
Stephen Redden (Development Officer)
Kelly Bowyer (Environmental Services Officer)
Ros Jarvis (Rates and Assessments Officer)
David Bothe (General Inspector)
Bob Milic (Manager Development and Environmental Services)
Katrina Allen (Manager Corporate Services)

Local Government Act 1999: Section 260

Geoff R. Dodd (Director of Operations)
Jodie Isle (Development Consultant)
Stephen Redden (Development Officer)
David Bothe (General Inspector)
Rai Pasetto (Environmental Health Officer)
Katrina Allen (Manager Corporate Services)
Helena Bourke (Executive Assistant)
Michael Barker (Library Manager)
Ros Jarvis (Rates and Assessment Officer)
Bob Milic (Manager Development and Environmental Services)
Craig Matena (Operations Manager)

Local Government Act 1999: Section 260

(For the purpose of policing Council By-laws):

Jodie Isle (Development Consultant)
David Bothe (General Inspector)
Stephen Redden (Development Officer)
Rai Pasetto (Environmental Health Officer)
Bob Milic (Manager Development and Environmental Services)
Katrina Allen (Manager Corporate Services)
Craig Matena (Operations Manager)

Public and Environmental Health Act 1987: Section 7

Bob Milic (Manager Development and Environmental Services)
Rai Pasetto (Environmental Health Officer)

Public and Environmental Health (Waste Control) Regulation 1995

Bob Milic (Manager Development and Environmental Services)
Rai Pasetto (Environmental Health Officer)

Supported Residential Facilities Act 1992: Section 21 (1)

Bob Milic (Manager Development and Environmental Services)
Rai Pasetto (Environmental Health Officer)

Road Traffic Act 1961 and Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

Geoff R. Dodd (Director of Operations)
Craig Matena (Operations Manager)
David Bothe (General Inspector)

Fire and Emergency Services Act 2005

Geoff R. Dodd (Director of Operations)
Bob Milic (Manager Development and Environmental Services)
Stephen P. Redden (Development Officer).

G. P. DODD, Chief Executive Officer

CITY OF SALISBURY

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure Portion of Un-named Road, Adjacent Waterloo Corner Road, Salisbury and Salisbury North

NOTICE is hereby given pursuant to section 10 of the said Act, that Council proposes to make a Road Process Order to close and retain (subject to an ElectraNet easement), the whole of the un-made road (generally within UBD Map 71, grid reference C1) forming part of the adjoining reserve, as shown as 'A' on Preliminary Plan No. 06/0006.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 12 James Street, Salisbury and the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any application for easement or objections must be made in writing within 28 days from Thursday, 9 February 2006, to the Council, P.O. Box 8, Salisbury, S.A. 5108 and 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 to deal with the matter.

S. HAINS, City Manager

TOWN OF WALKERVILLE

DEVELOPMENT ACT 1993

Walkerville (CT) Development Plan Heritage Places and Areas Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the Corporation of the Town of Walkerville has prepared a draft Plan Amendment Report to amend the Walkerville (CT) Development Plan.

The Heritage Places and Areas Plan Amendment Report (PAR) has been declared by the Governor, in Executive Council, to come into interim effect on 9 February 2006, pursuant to section 28 of the Development Act 1993.

The PAR will amend the Development Plan so future development within Historic Conservation Policy Areas or that which affects a State heritage place or a local heritage place will be sympathetic to the identified heritage value of the policy area or heritage place. Specifically the PAR will amend the Development Plan by:

- Introducing a register of State heritage places and local heritage places (Table Walk/2 and Table Walk/3).
- Updating existing heritage conservation objectives and principles.
- Introducing new guidelines for development that affects a State heritage place, local heritage place or contributory place with policies to discourage demolition of these.
- Reviewing the existing Historic (Conservation) Zone—Residential and consolidating this with the Residential Zone.
- Expanding the boundaries of the three existing Historic (Conservation) Policy Areas in Medindie and Gilberton and renaming these.
- Creating two new Historic (Conservation) Policy Areas in the Residential Zone in Walkerville and adopting the new Residential Fringe Historic Conservation Policy Area in the Town Centre Zone.
- Identifying places ('contributory places') that make a positive contribution to the streetscape of the new Historic (Conservation) Policy Areas by inserting an additional table (Table Walk/4) and five new figures (Figures RHC1/RHC2/RHC3/RHC4 and RHC5).
- Introducing new policies to guide the assessment of development in Historic (Conservation) Policy Areas.
- Realigning the boundary of the Residential Zone and the Mixed Use Zone in Medindie adjacent to the western end of Dutton Terrace to follow property boundaries.

The Heritage Places and Areas Plan Amendment Report will be available for public inspection and purchase during normal office hours at the Walkerville Council Office, 66 Walkerville Terrace,

Gilberton and will be available on Council's website at <http://www.walkerville.sa.gov.au> from 9 February 2006 to 12 April 2006. Copies of the Plan Amendment Report can be purchased from the Council at \$8 each.

Interested people are invited to make written or electronic submissions regarding the draft PAR, and the Corporation of the Town of Walkerville will accept submissions until 12 April 2006. All submissions should be addressed to the Chief Executive Officer, Corporation of the Town of Walkerville, P.O. Box 55, Walkerville, S.A. 5081. Alternatively, submissions may be emailed to walkerv@walkerville.sa.gov.au or sent via facsimile to 8269 7820. The submission should state if you wish to speak at the public hearing.

Copies of all submissions received will be available for inspection by interested persons at the Walkerville Council Office, 66 Walkerville Terrace, Gilberton from 28 April 2006 until 8 May 2006. A public hearing will be held at the Town Hall, 66 Walkerville Terrace, Gilberton on Monday, 8 May 2006 at 7 p.m. The public hearing may not be held if submission indicates no author has an interest in speaking at the public hearing.

For further information contact the Planning Department on 8344 7711.

Dated 9 February 2006.

R. H. WALLACE, Chief Executive Officer

CLARE AND GILBERT VALLEYS COUNCIL

Supplementary Election for One Area Councillor

NOMINATIONS are hereby invited and will be received at Clare and Gilbert Valleys Council, 4 Gleeson Street, Clare, from Thursday, 23 February 2006 until 12 noon on Thursday, 16 March 2006 from any person eligible to be a candidate for election to the vacancy.

Nomination forms and candidate's handbooks are available from 4 Gleeson Street, Clare.

A candidate must submit a profile of not more than 150 words with the nomination form.

A candidate photograph of predominantly the head and shoulders, taken within the preceding 12 months, may also be submitted.

A briefing session for prospective candidates will be conducted at 7 p.m. on Monday, 27 February 2006 at the Barbara J. Long Function Room, Clare Town Hall, Mill Place, Clare.

If more than the required number of nominations are received for the vacancy an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Returning Officer no later than 12 noon on Tuesday, 18 April 2006.

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF GRANT

ROADS (OPENING AND CLOSING) ACT 1991

Milroy Road, Long Swamp Road and Public Road, Hundred of Mingbool

PURSUANT to section 10 of the Roads (Opening and Closing) Act 1991, the District Council of Grant hereby gives notice of its intent to implement a Road Process Order to:

1. Close and transfer to Peter Maxwell Collins and the Executor Trustee Australia Ltd as the executor of Maxwell William Collins the whole of Long Swamp Road (between Windmill Swamp Road and Milroy Road) situated adjoining sections 298 and 299, Hundred of Mingbool, more particularly delineated and lettered 'A' and 'B' respectively in Preliminary Plan No. 06/0004.

2. Close and transfer to Peter Maxwell Collins the whole of the Public Road (between Milroy Road and Border Road) and the whole of Milroy Road situated adjoining sections 247 and 302, Hundred of Mingbool, more particularly delineated and lettered 'C' and 'D' in the said plan.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 324 Commercial Street West, Mount Gambier and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 724, Mount Gambier, S.A. 5290 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

R. PEATE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Exclusion of Land from Classification as Community Land

NOTICE is hereby given pursuant to section 193 (4) of the Local Government Act 1999, that Light Regional Council at its meeting held on 13 December 2005, resolved that the following land be excluded from Classification as Community Land:

Allotment 8 in Deposited Plan 46321, certificate of title volume 5439, folio 135; and

Allotment 1507 in Deposited Plan 42399, certificate of title volume 5264, folio 179.

P. BEARE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Bridge Closure—Loffler Road, Ebenezer

NOTICE is hereby given that pursuant to the provisions of section 359 of the Local Government Act 1934, as amended, all vehicles are excluded from the Loffler Road Bridge at Ebenezer, effective from 18 January 2006, until further notice.

Imposition of Load Limit—Way Street Bridge, Kapunda

NOTICE is hereby given that pursuant to the provisions of section 359 of the Local Government Act 1934, as amended, all vehicles with a higher mass of seven tonne are excluded from the Way Street Bridge at Kapunda, effective from 18 January 2006, until further notice.

P. J. BEARE, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Declaration of Public Road

NOTICE is hereby given that pursuant to section 210 of the Local Government Act 1999, the District Council of Mallala resolved at its meeting held on 19 December 2005, to declare, with the consent of the owner, that the private roads identified at Lots 9 and 10 in Deposited Plan 7364, to be public roads.

C. DUNLOP, Chief Executive

RENMARK PARINGA COUNCIL

Aerodrome Fees

NOTICE is hereby given that at its 24 January 2006 meeting, Council resolved pursuant to section 6 of the Aerodrome Fees Act 1998, to impose a fee of \$5.50 (inclusive of GST) per tonne Maximum Take Off Weight *pro rata* for all aircraft landing or undertaking training flight approaches to the Renmark Airport.

B. C. HURST, Chief Executive Officer

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

Augustin, Ursula Wilhelmine Elisabeth, late of 3 Homelands Avenue, Carlingford, N.S.W., of no occupation, who died on 6 November 2005.

Cooke, Richard Vernon, late of 92 Connell Street, Davoren Park, writer, who died on 10 September 2005.

Corby, Fred, late of 11 Hawke Street, Albert Park, retired truck driver, who died on 28 October 2005.

Guymr, Norman John, late of 200 Fosters Road, Oakden, retired bootmaker, who died on 23 July 2005.

Hartweg, Kurt Adolf, late of Andamooka, retired opal miner, who died on 27 April 2005.

Joseph, Mervyn Owen, late of 23 Destroyer Street, Salisbury Heights, retired courier, who died on 5 September 2005.

Reid, Norah Dorothy, late of Grainger Road, Somerton Park, retired business proprietor, who died on 12 December 2005.

Reid, Pauline Jean, late of 24 Arthur Street, Booleroo Centre, widow, who died on 25 August 2005.

Simmons, Gladys Daisy, late of 5 Mitchell Street, Hyde Park, retired hairdresser, who died on 11 August 2005.

Treize, Brian Richard, late of Neates Road, Brooker, retired fitter, who died on 18 May 2005.

Whalen, Mary Daphne, late of 18 Cross Road, Myrtle Bank, of no occupation, who died on 7 September 2005.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 10 March 2006, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 9 February 2006.

C. J. O'LOUGHLIN, Public Trustee

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys over \$10 held by Argo Investments Limited as at January 2005

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
John Fletcher Aitchison, Esq.	39.85	Dividend on shares	May 1998
	39.85	Dividend on shares	November 1998
	42.91	Dividend on shares	May 1999
	49.04	Dividend on shares	November 1999
Sebastian Amodeo.....	71.50	Dividend on shares	May 1998
	71.50	Dividend on shares	November 1998
	77.00	Dividend on shares	May 1999
Simon Graham Arkell	47.19	Dividend on shares	May 1998
	47.19	Dividend on shares	November 1998
	50.82	Dividend on shares	May 1999
	58.08	Dividend on shares	November 1999
Rachel Jean Ballinger.....	13.78	Dividend on shares	May 1998
	13.78	Dividend on shares	November 1998
	14.84	Dividend on shares	May 1999
	16.96	Dividend on shares	November 1999
Henry F. H. Barclay (deceased)	85.02	Dividend on shares	May 1998
Letitia Bath.....	12.32	Dividend on shares	May 1999
	14.08	Dividend on shares	November 1999
Tamara Beer	14.30	Dividend on shares	May 1998
	14.30	Dividend on shares	November 1998
	15.40	Dividend on shares	May 1999
Patricia Mary Blesing.....	18.07	Dividend on shares	May 1998
	18.07	Dividend on shares	November 1998
	19.46	Dividend on shares	May 1999
	22.24	Dividend on shares	November 1999
Box Nominees Limited (in liquidation) <A/C SURP>.....	17.16	Dividend on shares	May 1998
	17.16	Dividend on shares	November 1998
Dorothy Morison Brewster.....	471.90	Dividend on shares	May 1998
Daniel James Brine.....	25.61	Dividend on shares	May 1998
	25.61	Dividend on shares	November 1998
	27.58	Dividend on shares	May 1999
	31.52	Dividend on shares	November 1999
Charles Gilbert Brock, Esq.....	10.73	Dividend on shares	May 1998
	10.73	Dividend on shares	November 1998
	11.55	Dividend on shares	May 1999
	13.20	Dividend on shares	November 1999
Anna Browne (deceased).....	102.25	Dividend on shares	May 1998
	102.25	Dividend on shares	November 1998
Samuel Andrew Butcher	164.64	Dividend on shares	May 1999
Simon Nicholas Carter and Rebekah Victoria McEwin Carter	220.22	Dividend on shares	May 1998
William Godfrey Chapman	71.68	Dividend on shares	May 1999
Donald Arthur Clamp.....	10.64	Dividend on shares	May 1999
	12.16	Dividend on shares	November 1999
Margaret Josephine Clare.....	35.70	Dividend on shares	May 1999
Michelle Kathleen Clissold	14.30	Dividend on shares	May 1998
	14.30	Dividend on shares	November 1998
	15.40	Dividend on shares	May 1999
	17.60	Dividend on shares	November 1999
Coastal Nominees Limited <A/C NI>.....	27.76	Dividend on shares	May 1998
	27.76	Dividend on shares	November 1998
	29.89	Dividend on shares	May 1999
	34.16	Dividend on shares	November 1999
Miles Andrew Crawley and Helen May Crawley <A/C The Crawley Superannuation Fund>	57.68	Dividend on shares	May 1999
Jan Dickson	10.64	Dividend on shares	May 1999
	12.16	Dividend on shares	November 1999
Tony Dobson.....	14.08	Dividend on shares	November 1999
Karla Jacqylle Dubois	35.43	Dividend on shares	May 1998
Arthur William Etherington.....	29.19	Dividend on shares	May 1998
	29.19	Dividend on shares	November 1998
	31.43	Dividend on shares	May 1999
	35.92	Dividend on shares	November 1999
Douglas Fairman	19.50	Dividend on shares	November 1998
Charles Alexander Ferguson, Esq.	40.43	Dividend on shares	November 1998
	43.54	Dividend on shares	May 1999
	49.76	Dividend on shares	November 1999
Toby Matthew Fraser	35.00	Dividend on shares	May 1999
Enid Claire Garnett.....	11.70	Dividend on shares	November 1998

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Colin Andrew Gray	10.50	Dividend on shares	May 1999
	12.00	Dividend on shares	November 1999
Isabel Jane Greenwood.....	10.32	Dividend on shares	November 1999
Jane Elinor Hall	13.52	Dividend on shares	May 1998
	13.52	Dividend on shares	November 1998
	14.56	Dividend on shares	May 1999
Stanley G. Hammond-Seaman	483.63	Dividend on shares	May 1999
Lisa Harrland.....	71.92	Dividend on shares	November 1999
Cybelle Blanche Heddle.....	24.88	Dividend on shares	November 1999
Stephanie Dione Hodge.....	42.90	Dividend on shares	May 1998
	42.90	Dividend on shares	November 1998
	46.20	Dividend on shares	May 1999
	52.80	Dividend on shares	November 1999
G. M. Hopkin and M. Beamish	19.50	Dividend on shares	May 1998
	19.50	Dividend on shares	November 1998
	21.00	Dividend on shares	May 1999
	24.00	Dividend on shares	November 1999
Geoffrey William Hughes, Esq.	44.14	Dividend on shares	May 1998
	44.14	Dividend on shares	November 1998
	47.53	Dividend on shares	May 1999
	54.32	Dividend on shares	November 1999
Louise Marjorie Hurd.....	31.46	Dividend on shares	May 1998
	31.46	Dividend on shares	November 1998
	33.88	Dividend on shares	May 1999
	38.72	Dividend on shares	November 1999
Suzanne Shalom Huston.....	12.81	Dividend on shares	May 1998
	12.81	Dividend on shares	November 1998
	13.79	Dividend on shares	May 1999
	15.76	Dividend on shares	November 1999
Gordon Thomas Hutchison.....	17.29	Dividend on shares	May 1998
	17.29	Dividend on shares	November 1998
	18.62	Dividend on shares	May 1999
	21.28	Dividend on shares	November 1999
Mark Terence Hynes and Vicki Ann Hynes.....	39.00	Dividend on shares	May 1998
Somone Kylie Johns.....	19.50	Dividend on shares	May 1998
	19.50	Dividend on shares	November 1998
	21.00	Dividend on shares	May 1999
	24.00	Dividend on shares	November 1999
Kylie Jones.....	46.64	Dividend on shares	November 1999
Sara Leaney.....	35.30	Dividend on shares	May 1998
Margaret Ann G. Lowe	750.05	Dividend on shares	May 1999
	857.20	Dividend on shares	November 1999
Thomas Richard Harman Luce, Esq.....	16.97	Dividend on shares	May 1998
	16.97	Dividend on shares	November 1998
	18.27	Dividend on shares	May 1999
	20.88	Dividend on shares	November 1999
Sean Gavan MacSwiney.....	627.12	Dividend on shares	May 1998
	627.12	Dividend on shares	November 1998
	675.36	Dividend on shares	May 1999
	771.84	Dividend on shares	November 1999
Malcolm Allan Mattschoss and Marjoria Ellen Mattschoss .	88.53	Dividend on shares	May 1998
	88.53	Dividend on shares	November 1998
	95.34	Dividend on shares	May 1999
	108.96	Dividend on shares	November 1999
Michael David Maxwell.....	11.28	Dividend on shares	November 1999
Samuel James McClure.....	12.00	Dividend on shares	November 1999
Julie Ann McEwin and Heather Rosalyn Yates <A/C Kerry A. and Brett L. McEwin and Lachlan I. and Kirsten J. Yates>	62.92	Dividend on shares	May 1998
	62.92	Dividend on shares	November 1998
	67.76	Dividend on shares	May 1999
	77.44	Dividend on shares	November 1999
Lewis John Oliver McGill.....	86.64	Dividend on shares	November 1999
Margaret Anne McGowan.....	10.47	Dividend on shares	May 1998
	10.47	Dividend on shares	November 1998
	11.27	Dividend on shares	May 1999
	12.88	Dividend on shares	November 1999
Steven Mercouris.....	35.00	Dividend on shares	May 1999
Jane Elizabeth Morris.....	39.78	Dividend on shares	May 1998
	39.78	Dividend on shares	November 1998
	42.84	Dividend on shares	May 1999
	48.96	Dividend on shares	November 1999
Jennifer Leigh Munro.....	67.76	Dividend on shares	November 1999

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Robert Maxwell Neale.....	32.37	Dividend on shares	May 1998
	32.37	Dividend on shares	November 1998
	34.86	Dividend on shares	May 1999
	39.84	Dividend on shares	November 1999
Coral Irene Nicholson	206.56	Dividend on shares	November 1999
Matthew O'Callaghan	10.50	Dividend on shares	May 1999
Hamish Oliver	31.46	Dividend on shares	May 1998
	31.46	Dividend on shares	November 1998
	33.88	Dividend on shares	May 1999
	38.72	Dividend on shares	November 1999
Margery Zippora Owen (deceased)	168.49	Dividend on shares	May 1999
Trent Faber Pedersen.....	52.80	Dividend on shares	November 1999
Prudence Noel Pennefather	93.41	Dividend on shares	May 1998
	93.41	Dividend on shares	November 1998
	100.59	Dividend on shares	May 1999
	114.96	Dividend on shares	November 1999
Matthew Thomas Quinn.....	10.64	Dividend on shares	November 1999
Michael John Quist.....	11.68	Dividend on shares	November 1999
Ferenc Revesz	353.60	Dividend on shares	May 1998
	353.60	Dividend on shares	November 1998
	380.80	Dividend on shares	May 1999
	435.20	Dividend on shares	November 1999
Elizabeth Rimmington.....	36.34	Dividend on shares	May 1998
	36.34	Dividend on shares	November 1998
	39.13	Dividend on shares	May 1999
	44.72	Dividend on shares	November 1999
David John Rodgers	40.11	Dividend on shares	May 1998
	40.11	Dividend on shares	November 1998
	43.19	Dividend on shares	May 1999
	49.36	Dividend on shares	November 1999
Anthony Rossi and Lilian Rossi	101.64	Dividend on shares	May 1999
	116.16	Dividend on shares	November 1999
Anna Hellain Russell.....	19.31	Dividend on shares	May 1998
	19.31	Dividend on shares	November 1998
	20.79	Dividend on shares	May 1999
	23.76	Dividend on shares	November 1999
Richard Bruce Sanderson	35.17	Dividend on shares	May 1998
	35.17	Dividend on shares	November 1998
John David Schrapel.....	12.09	Dividend on shares	November 1998
Brian George Sinfield, Esq.....	10.73	Dividend on shares	May 1998
	10.73	Dividend on shares	November 1998
	11.55	Dividend on shares	May 1999
	13.20	Dividend on shares	November 1999
Verity Kate Skewes	24.00	Dividend on shares	November 1999
Lisa Joanne Skovberg.....	11.55	Dividend on shares	May 1999
Benjamin Andrew Smith.....	79.10	Dividend on shares	May 1999
Gary Stevens and Jillian Kaye Stevens	12.81	Dividend on shares	May 1998
	12.81	Dividend on shares	November 1998
	13.79	Dividend on shares	May 1999
	15.76	Dividend on shares	November 1999
Michael Alan Stubbs	29.19	Dividend on shares	May 1998
	31.43	Dividend on shares	May 1999
	35.92	Dividend on shares	November 1999
Alison Louise Thomas.....	199.08	Dividend on shares	May 1999
	227.52	Dividend on shares	November 1999
Audrey Ann Thors <Elyse Audrey Thors A/C>.....	24.00	Dividend on shares	November 1999
Emma Jane Timmins	13.79	Dividend on shares	May 1999
Kathleen Ruth Tolland	19.96	Dividend on shares	May 1998
	19.96	Dividend on shares	November 1998
	21.49	Dividend on shares	May 1999
	24.56	Dividend on shares	November 1999
Gaye Tonkin.....	15.08	Dividend on shares	May 1998
	15.08	Dividend on shares	November 1998
	16.24	Dividend on shares	May 1999
	18.56	Dividend on shares	November 1999
Elwin Arthur Tribe and Mary Pamela Anne Tribe	15.73	Dividend on shares	May 1998
	15.73	Dividend on shares	November 1998
	16.94	Dividend on shares	May 1999
	19.36	Dividend on shares	November 1999
Cynthia Joan Turner and Frederick Edward Turner	17.81	Dividend on shares	May 1998
	17.81	Dividend on shares	November 1998
	19.18	Dividend on shares	May 1999
	21.92	Dividend on shares	November 1999

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Daryl John Tyndall.....	45.50	Dividend on shares	May 1998
	49.00	Dividend on shares	May 1999
Mary Gwyneth Viveash.....	49.79	Dividend on shares	May 1998
	49.79	Dividend on shares	November 1998
	53.62	Dividend on shares	May 1999
	61.28	Dividend on shares	November 1999
Charles Brian Wakefield, Esq.	25.61	Dividend on shares	May 1998
	25.61	Dividend on shares	November 1998
	27.58	Dividend on shares	May 1999
	31.52	Dividend on shares	November 1999
David John Walker.....	41.34	Dividend on shares	November 1998
Graham Arthur Wallace	128.00	Dividend on shares	November 1999
Rosemary Jean Warr	51.94	Dividend on shares	May 1998
	51.94	Dividend on shares	November 1998
	55.93	Dividend on shares	May 1999
	63.92	Dividend on shares	November 1999
Phillipa Louise Will.....	23.60	Dividend on shares	November 1998
Barbara Williams.....	10.56	Dividend on shares	November 1999
Eleanor Patricia Williams.....	30.29	Dividend on shares	May 1998
	30.29	Dividend on shares	November 1998
	32.62	Dividend on shares	May 1999
	37.28	Dividend on shares	November 1999
Douglas Wilson	22.30	Dividend on shares	May 1998
	22.30	Dividend on shares	November 1998
	24.01	Dividend on shares	May 1999
	27.44	Dividend on shares	November 1999
George Stanley Wright (deceased) and Margaret J. Wright .	10.40	Dividend on shares	May 1998
	10.40	Dividend on shares	November 1998
	11.20	Dividend on shares	May 1999
	12.80	Dividend on shares	November 1999
Gina Wulf and Phillip Hollow.....	52.00	Dividend on shares	November 1999

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys over \$10 held by Argo Investments Limited as at January 2006

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Box Nominees Ltd (in liquidation) (A/C SURP).....	17.35	Net proceeds of sale of rights	November 1997
Ellen Vera Collin.....	109.46	Net proceeds of sale of rights	November 1997
David Antony Fletcher, Esq.	259.63	Net proceeds of sale of rights	November 1997
Gorton Nominees Ltd.....	15.35	Net proceeds of sale of rights	November 1997
Margaret Ann G. Lowe	715.49	Net proceeds of sale of rights	November 1997
Sean Gavan MacSwiney.....	644.07	Net proceeds of sale of rights	November 1997
Ferenc, Revesz	363.08	Net proceeds of sale of rights	November 1997
Douglas Wilson	22.69	Net proceeds of sale of rights	November 1997
George Stanley Wright (deceased) and Margaret J. Wright .	10.68	Net proceeds of sale of rights	November 1997

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys over \$10 held by Bounty Investments Limited as at January 2006

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Greta Carmel Bradley.....	33.68	Dividend on shares	April 1998
	33.68	Dividend on shares	October 1998
	36.18	Dividend on shares	April 1999
	41.17	Dividend on shares	October 1999
John Ronald Doulton.....	282.83	Dividend on shares	April 1998
	282.83	Dividend on shares	October 1998
	303.78	Dividend on shares	April 1999
	345.68	Dividend on shares	October 1999
Ronald Gordon and Christopher Sly<Estate of Helene Bornstein>.....	14.27	Dividend on shares	October 1999
David Charles Harkin.....	142.83	Dividend on shares	April 1998
	153.41	Dividend on shares	April 1999
	174.57	Dividend on shares	October 1999
L & J Nominees Pty Ltd.....	158.49	Dividend on shares	April 1999
William Wynne Long (deceased).....	13.84	Dividend on shares	October 1998
Coral Irene Nicholson.....	329.18	Dividend on shares	October 1999
Paul John Rennie.....	59.07	Dividend on shares	October 1999
Frederick Richard Thiele.....	21.47	Dividend on shares	April 1998
	21.47	Dividend on shares	October 1998
	23.06	Dividend on shares	April 1999
	26.24	Dividend on shares	October 1999

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys over \$10 held by Wakefield Investments (Australia) Limited as at January 2006

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Henry James Beal.....	19.99	Dividend on shares	March 1999
	22.65	Dividend on shares	September 1999
	18.66	Dividend on shares	March 1998
	18.66	Dividend on shares	September 1998
Annabelle Clara Edkins.....	45.35	Dividend on shares	September 1999
Andrew John Freebairn and Paul Manhire.....	19.99	Dividend on shares	March 1999
	22.65	Dividend on shares	September 1999
John Richard Haddy.....	21.25	Dividend on shares	September 1999
Luke Anthony Jones.....	21.75	Dividend on shares	March 1999
Darren Lyne.....	10.35	Dividend on shares	March 1999
Ashley Rose Norman.....	56.49	Dividend on shares	September 1997
	56.49	Dividend on shares	March 1998
Lucinda Linda Norman.....	20.83	Dividend on shares	September 1997
	20.83	Dividend on shares	March 1998
William Norman.....	48.34	Dividend on shares	September 1997
	48.34	Dividend on shares	March 1998
Louise Anne Quinn.....	11.77	Dividend on shares	September 1999
Kate Elizabeth Turner.....	373.35	Dividend on shares	March 1998
	373.35	Dividend on shares	September 1998
	400.01	Dividend on shares	March 1999
	453.35	Dividend on shares	September 1999

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