

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 25 MAY 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, 25 May 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Lotteries Commission of South Australia, pursuant to the provisions of the State Lotteries Act 1966:

Member: (from 25 May 2006 until 24 May 2009) Wayne Jackson

By command,

P. CAICA, for Acting Premier

MGE 06/002CS

Department of the Premier and Cabinet Adelaide, 25 May 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:

Julian Mark Carbone Manuel Chris Chrisan Melissa Renee Cocking Belinda Keryn Foureur Maria Concetta Granozio Sonia Vera Griesbach Nigel Phillip Holden Ruth Margaret Jones Grant James Innes Ker Megan Clare McFarlane Ahmad Abid Munir Andrew Phillip Rasch Loretta Mary Sist Elizabeth Mary Tapper

By command,

P. CAICA, for Acting Premier

AGO 0039/03CS

AUTHORISED BETTING OPERATIONS ACT 2000

Section 4 (1) (b)

Notice of Approval of Contingencies

NO. 3 OF 2006

INDEPENDENT GAMBLING AUTHORITY, by this notice, approves contingencies relating to sporting or other events within or outside Australia for the purposes of betting operations conducted under the major betting operations licence:

- 1. Citation
 - (1) This notice may be cited as the Approved Contingencies (Additional Fixed Odds—SA TAB) Notice 2006.
 - (2) This notice amends the notice dated 11 December 2001 published in the *Government Gazette* on 13 December 2001 at page 5549, in this notice called 'the Principal Notice'.
- 2. Insertion of contingencies
 - (1) In Item 1 of the Table in Division 1 of Part 2 of the Principal Notice, insert:

"	1.	All Approved Sports	Exact Margin* Minor	
			Premiership* To Miss	
			Top 8.	,

(2) In Item 2 of the Table in Division 1 of Part 2 of the Principal Notice, insert:

4	2.	Australian Rules	Anzac Medal	
		Football Games		,

(3) In Item 3 of the Table in Division 1 of Part 2 of the Principal Notice, insert:

3. Tennis Events	Exact set score
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(4) In Item 5 of the Table in Division 1 of Part 2 of the Principal Notice, insert:

5. Cricket Events Higher opening partnership	٤
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^{3.} Insertion of definitions

- (1) Insert, in the appropriate alphabetical sequence in the Principal Notice, the following definitions:
 - 'Exact Margin' means the contingency that a specified player or Entrant is leading by a specified margin at a specified period of time, as nominated prior to the commencement of the event.
 - 'Minor Premiership' means the contingency that a specified Entrant in an Event, being a competition, will rank or place first in the home and away season of that competition.
 - 'To Miss Top 8' means the contingency that a specified player or Entrant in an Event, being a competition (with more than eight Entrants) will finish the home and away season of that competition no better than ninth.
 - 'Anzac Medal' means the contingency that a specified player or Entrant will win the Anzac Medal for best on ground in the Anzac Day Australian Rules Football Game as selected by a panel of journalists in the nominated game.
 - 'Exact Set Score' means the contingency that a specified player or Entrant will win a set in a game of tennis and the exact set score.
 - 'Higher Opening Partnership' means the contingency that a specified Entrant will score more runs for the first wicket than the other specified Entrant in a game of cricket in respect of a specified innings.

Dated 25 May 2006.

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

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Metropolitan Open Space System Reserve and declare that such land shall be under the care, control and management of the City of Playford, subject to the following condition: that no dealing with or development of the land will be undertaken without the prior approval of the Minister for Urban Development and Planning or his/her successor as the Minister responsible for the Planning and Development Fund.

The Schedule

Allotment 101 of Deposited Plan 23311, Hundred of Munno Para, County of Adelaide, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5901, Folio 743, subject nevertheless to:

- 1. An existing easement to Distribution Lessor Corporation (subject to Lease 8890000) over that portion of Allotment 101 marked F on Deposited Plan 23311 (T 3537254).
- 2. Together with an existing easement for Water Supply Purposes over that portion of Allotment 100 marked E on Deposited Plan 23311 (RE 6575262).

Dated 25 May 2006.

GAIL GAGO, Minister for Environment and Conservation

DEHAA 17/1046

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY vary the notice as described in The Schedule by declaring that the Hospital Reserve as defined in The Schedule shall cease to be under the care, control and management of the Quorn and District Memorial Hospital Incorporated and by further declaring that the said Hospital Reserve shall be under the care, control and management of Quorn Health Services Incorporated.

The Schedule

Hospital Reserve, Allotments 501 and 503 of Deposited Plan 40587, Hundred of Pichi Richi, County of Newcastle, the notice of which was published in the *Government Gazette* of 20 October 1994 at page 1228, The Third Schedule, being the whole of the land comprised in Crown Record Volume 5753, Folio 137.

Dated 25 May 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 13/1072

CROWN LANDS ACT 1929: SECTION 5

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

1. Resume the land defined in The First Schedule.

 Dedicate the Crown Land defined in The Second Schedule as a Social Welfare Reserve and declare that such land shall be under the care, control and management of the Minister for Families and Communities.

The First Schedule

Social Welfare Reserve, Allotment 303 of Deposited Plan 57618 and Sections 776 and 1025, Hundred of Adelaide, County of Adelaide, the notice of which was published in the *Government Gazette* of 16 August 2001 at pages 3047 and 3048, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5873, Folio 764, Crown Record Volume 5757, Folio 321 and Crown Record Volume 5766, Folio 797 (respectively).

The Second Schedule

Allotments 308 and 310 of Deposited Plan 71133, Hundred of Adelaide, County of Adelaide, exclusive of all necessary roads, subject nevertheless to an existing easement to the South Australian Water Corporation over that portion of Allotment 308 marked B on Deposited Plan 71133 (RLG 9291711).

Dated 25 May 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 17/1135

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as an Open Space Reserve and declare that such land shall be under the care, control and management of the Alexandrina Council, subject to the following condition: that no dealing with or development of the land will be undertaken without the prior approval of the Minister for Urban Development and Planning or his/her successor as the Minister responsible for the Planning and Development Fund.

The Schedule

Allotment 190 of Deposited Plan 55595, Hundred of Goolwa, County of Hindmarsh, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5857, Folio 385.

Dated 25 May 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 11/3198

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARA-TION OF INTERIM OPERATION OF ADELAIDE HILLS COUNCIL—MISCELLANEOUS AMENDMENTS 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 'Adelaide Hills Council—Miscellaneous Amendments Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on a interim basis on 25 May 2006.

Given under my hand at Adelaide, 18 May 2006.

MARJORIE JACKSON-NELSON, Governor

DEVELOPMENT ACT 1993

Delegation

I, PAUL HOLLOWAY, MLC, Minister for Urban Development and Planning, pursuant to section 20 of the Development Act 1993, hereby delegate all of my functions and powers under section 75 of the Development Act 1993, to the Honourable Patrick Conlon, MP, Minister for Transport.

Dated 22 May 2006.

P. HOLLOWAY, Minister for Urban Development and Planning

ELECTORAL DISTRICTS BOUNDARIES COMMISSION

Notice Issued Pursuant to section 85 (1) of the Constitution Act 1934

PURSUANT to section 82 (1) of the Constitution Act 1934 ('the Constitution'), the Electoral Districts Boundaries Commission is about to commence proceedings for the purpose of making an electoral redistribution of House of Assembly Districts:

- Pursuant to section 77 of the Constitution, whenever an electoral redistribution is made, the number of electors comprised in each of the electoral districts must not vary by more than 10 per cent from the electoral quota, which is the number obtained by dividing the total number of electors for the House of Assembly as at a specified date, being a date not earlier than six months before the Commission's order, by the number of electoral districts.
- In making an electoral redistribution, section 83 of the Constitution requires the Commission to:
 - Ensure, as far as practicable, that the electoral redistribution is fair to prospective candidates and groups of candidates so that, if candidates of a particular group attract more than 50 per cent of the popular vote (determined by aggregating votes cast throughout the State and allocating preferences to the necessary extent), they will be elected in sufficient numbers to enable a government to be formed.

- Have regard, as far as practicable, to:
 - (a) the desirability of making the electoral redistribution so as to reflect communities of interest of an economic, social, regional or other kind;
 - (b) the population of each proposed electoral district;
 - (c) the topography of areas within which new electoral boundaries will be drawn;
 - (d) the feasibility of communication between electors affected by the redistribution and their parliamentary representative in the House of Assembly;
 - (e) the nature of substantial demographic changes that the Commission considers likely to take place in proposed electoral districts between the conclusion of its present proceedings and the date of the expiry of the present term of the House of Assembly.

Section 83 authorises the Commission to have regard to any other matters it thinks relevant.

In accordance with section 85 (1) of the Constitution, the Commission hereby invites representations from any person in relation to the proposed electoral redistribution.

Any persons desiring to make representations to the Commission in relation to the proposed electoral redistribution may do so by instrument in writing, served personally or by post upon the Secretary of the Commission, by 5 p.m. on 11 August 2006.

Notice of Hearing

The Commission will hear evidence at a hearing fixed for Friday, 9 June 2006 at 10 a.m. in the Commonwealth Law Courts Building, 3 Angas Street, Adelaide. Persons who have then made or intend to make representations by 11 August 2006 are invited to attend the hearing, particularly if they wish to make representations on demographic changes.

Trevor Overy Secretary of the Commission c/o The State Electoral Office 134 Fullarton Road Rose Park, S.A. 5067.

Postal Address: G.P.O. Box 646 Adelaide, S.A. 5001.

T. OVERY, Secretary

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of any shellfish species in the following areas:

That part of the area of the Port River/Barker Inlet known as the Section Bank bounded by a line:

- commencing at position latitude 34°45'S and longitude 138°28'E;
- then running in a straight line in an easterly direction to position latitude 34°45'S and longitude 138°31'E;
- then running in a straight line in a southerly direction to position latitude 34°47′S and longitude 138°31′E;
- then running in a straight line in a westerly direction to position latitude 34°47'S and longitude 138°28'E;
- then running in a straight line in a northerly direction to the point of commencement.

SCHEDULE 2

From 2359 hours on 27 May 2006 until 2359 hours on 16 June 2006 inclusive.

Dated 24 May 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, persons listed in Schedule 1 (the 'exemption holders'), are exempt from section 43 of the Fisheries Act 1982, but only insofar as the exemption holder shall not be guilty of an offence when taking mud cockles (*Katelysia spp.*) from a closed area (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 27 May 2006 until 16 June 2006, unless this notice is varied or revoked earlier.

Schedule 1

- Malcom Osborne—B113.
- Mark Hocking—M010.
- Angelo Pisani—M355.

SCHEDULE 2

1. The cockles collected by the exemption holder are for research purposes only and must not be sold.

2. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice 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 questions. Exemption number 9901874.

3. While engaged in the exempted activity, the exemption holder must have in his possession a copy of this notice and produce a copy of this notice if requested by a PIRSA Fisheries Compliance Officer.

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

Dated 24 May 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Emma Cronin, 76 Waymouth Street, Adelaide, S.A. 5001 (the 'exemption holder'), is exempt from the Fisheries Act 1982, or any notices made under the Act, but only insofar as the exemption holder shall not be guilty of an offence when taking giant cuttlefish eggs (*Sepia apama*) from the waters specified in Schedule 1 (the 'exempted activity') subject to the conditions specified in Schedule 2 from 19 May 2006 until 31 August 2006, unless varied or revoked earlier.

SCHEDULE 1

Whyalla cuttlefish closure, as described in the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 2523, dated 9 July 2004, being the second notice on that page.

SCHEDULE 2

 $1.\,\mathrm{A}$ maximum of 500 eggs can be taken pursuant to this exemption.

2. The specimens collected pursuant to the exemption notice may only be used for research purposes and the eggs and hatchlings (if applicable) must not be sold.

3. The exemption holder must notify PIRSA Fisheries on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9901871.

4. The exemption holder must provide a written report to the Director of Fisheries (G.P.O. Box 1625, Adelaide, S.A. 5001) within seven days of the completion of each collection made pursuant to this exemption, providing details of the numbers, location, time and conditions of the collection.

5. While engaged in the exempted activity the exemption holder or her agents must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

6. 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 23 May 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Rolf Czabayski, 5 Willowbridge Grove, Burnside, S.A. 5066 (the 'exemption holder'), is exempt from Regulation 24 (1) of the Fisheries (General) Regulations 2000, in that the exemption holder shall not be guilty of an offence when using blood, bone, meat offal or skin of an animal as berley to attract white sharks (*Carchardon carcharias*) for the purpose of cage viewing in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 22 May 2006 until 31 May 2007, or until this exemption is varied or revoked.

SCHEDULE 1

The waters of the Neptune Island Conservation Park.

SCHEDULE 2

1. The exemption holder must be on board the boat from which the exempted activity is undertaken.

2. All passengers must be provided with a 'Notice to Passengers' letter (as provided by PIRSA and DEH) and Instructions at initial briefings.

3. All berley used while conducting the exempted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4°C.

4. The exemption holder must take all measures to avoid any berley or fish oil from being dispersed near or over the submerged viewing cages while divers are in the cage.

5. The exemption holder must not deliberately goad, provoke or encourage a white shark in an attempt to change its normal behaviour by undertaking the exempted activity (including deliberately attempting to have the white shark jump out of the water), and must not permit any person to touch a white shark, unless this activity is required for research purposes.

6. When using bait as an attractant for the shark, the bait must be attached to a length of rope by natural fibre twine of no less than 30 cm in length.

7. The exemption holder must not intentionally feed sharks or reward sharks with food.

8. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions.

9. The exemption holder must allow an officer of the Department for Environment and Heritage (DEH), a Fisheries Officer or another nominated person to be present on board the boat during the exempted activity if requested by the Director of Fisheries, subject to the availability of space.

10. The exemption holder must comply with all instructions (including ceasing to berley if so instructed) given by an officer from DEH or a Fisheries Officer.

11. While engaged in the exempted activity, a pennant (approved by DEH) must be flown from the boat so as to be clearly visible.

12. The exemption holder must maintain a log for the period that this exemption notice is valid which includes the following information in relation to each trip on which the exempted activity is undertaken: date and location; number of passengers; number of hours berleying; number of sharks observed; any other relevant observations or comments.

A copy of the log must be provided to the Port Lincoln office of DEH within 14 days of the end of each calendar month.

13. While engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a Fisheries Officer.

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

Dated 19 May 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Andrew Fox, of Dangerous Reef Pty Ltd, 28A Cardwell Street, Adelaide, S.A. 5000 (the 'exemption holder'), is exempt from Regulation 24 (1) of the Fisheries (General) Regulations 2000, in that the exemption holder shall not be guilty of an offence when using blood, bone, meat offal or skin of an animal as berley to attract white sharks (*Carchardon carcharias*) for the purpose of cage viewing in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 22 May 2006 until 31 May 2007, or until this exemption is varied or revoked.

SCHEDULE 1

The waters of the Neptune Island Conservation Park.

SCHEDULE 2

1. The exemption holder must be on board the boat from which the exempted activity is undertaken.

2. All passengers must be provided with a 'Notice to Passengers' letter (as provided by PIRSA and DEH) and Instructions at initial briefings.

3. All berley used while conducting the exempted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4° C.

4. The exemption holder must take all measures to avoid any berley or fish oil from being dispersed near or over the submerged viewing cages while divers are in the cage.

5. The exemption holder must not deliberately goad, provoke or encourage a white shark in an attempt to change its normal behaviour by undertaking the exempted activity (including deliberately attempting to have the white shark jump out of the water), and must not permit any person to touch a white shark, unless this activity is required for research purposes.

6. When using bait as an attractant for the shark, the bait must be attached to a length of rope by natural fibre twine of no less than 30 cm in length.

7. The exemption holder must not intentionally feed sharks or reward sharks with food.

8. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions.

9. The exemption holder must allow an officer of the Department for Environment and Heritage (DEH), a Fisheries Officer or another nominated person to be present on board the boat during the exempted activity if requested by the Director of Fisheries, subject to the availability of space.

10. The exemption holder must comply with all instructions (including ceasing to berley if so instructed) given by an officer from DEH or a Fisheries Officer.

11. While engaged in the exempted activity, a pennant (approved by DEH) must be flown from the boat so as to be clearly visible.

12. The exemption holder must maintain a log for the period that this exemption notice is valid which includes the following information in relation to each trip on which the exempted activity is undertaken: date and location; number of passengers; number of hours berleying; number of sharks observed; any other relevant observations or comments.

A copy of the log must be provided to the Port Lincoln office of DEH within 14 days of the end of each calendar month.

13. While engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a Fisheries Officer.

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

Dated 19 May 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Elida Sarin, P.O. Box 1073, Port Lincoln, S.A. 5607, or a registered master endorsed on Marine Scalefish Fishery Licence No. M329 (the 'exemption holder') is exempt from section 34 of the Fisheries Act 1982, insofar as the exemption holder shall not be guilty of an offence when taking red bait (*Emmelichthys nitidus*) and mackerel (*Trachurus declivis, T. symmetricus, T. novaezelandiae* and *Scomber australasicus*) for the purpose of trade or business in the waters described in Schedule 1 (the 'exempted activity') subject to the conditions contained in Schedule 2.

SCHEDULE 1

Waters adjacent to South Australia extending out to three nautical miles, excluding State internal waters.

SCHEDULE 2

1. The exempted activity may be undertaken from 22 May 2006 until 31 December 2006, unless this notice is revoked earlier.

2. This exemption is valid only in respect of the fishing boat *Appolo-S* (the 'permitted boat') and only while that boat is registered and endorsed on the exemption holder's Marine Scalefish Fishery Licence No. M329.

3. The exempted activity may only be undertaken using a registered pilchard net that is endorsed on Marine Scalefish Fishery Licence No. M329 and is being used pursuant to that licence and the conditions of that licence.

4. The exempted activity must not be undertaken in waters less than 10 m in depth.

5. The exempted activity may only be undertaken using one pilchard net at any one time.

6. While engaged in the exempted activity the exemption holder must not use any other registered devices endorsed on Marine Scalefish Fishery Licence No. M329.

7. The exemption holder must provide a separate statistical catch and effort written report, clearly marked with catches of red bait (*Emmelichthys nitidus*) and mackerel (*Trachurus declivis, T. symmetricus, T. novaezelandiae* and *Scomber australasicus*) (including zero returns if no fish have been taken during that calendar month) for each calendar month. The report must be submitted within 15 days of the completion of each calendar month. This report is to include the following information:

- Dates of fishing activity.
- Exact locations of fishing activity.
- Total weight of fish collected.
- Mean size of fish collected.
- · Weight and use of any fish sold.
- Any other information as requested from time to time by the Director of Fisheries.

8. The exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 065 522 prior to conducting the exempted activity and provide the following information:

- the intended area of conducting the exempted activity; and
- the place and time of departure and landing.
- Exemption Number 9901868.

9. While engaged in the exempted activity the exemption holder must have in his possession a copy of this notice, and produce that notice to a PIRSA Fisheries Compliance Officer upon request.

10. 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 19 May 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, dated 15 May 2006, referring to the Spencer Gulf Prawn Fishery, is hereby revoked at 0630 hours on 26 May 2006.

Dated 24 May 2006.

S. SLOAN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 3958, dated 17 November 2005, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery Licence to use prawn trawl nets, except in the area specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

1. The waters of the Spencer Gulf Prawn Fishery that are within the northern area commencing at position latitude 33°46.00'S, longitude 137°44.00'E, then to position latitude, 33°37.00'S, longitude 137°33.00'E, then to position latitude, 33°37.00'S, 137°30.00'E, then to position latitude, 33°42.00'S, longitude $137^{\circ}28.00'E$, then to $137^{\circ}27.00'E$, then to position 33°48.00'S, longitude latitude, latitude, 33°49.00'S, position longitude 137°29.00'E, 33°47.00'S, longitude then to position latitude, 137°31.00'E, then to position latitude, 33°48.00'S, longitude 137°32.50′E, 137°29.00′E, latitude, 33°52.00'S, latitude, 33°57.00'S, longitude then to position longitude then to position longitude 137°37.00'E.

2. The waters of the Spencer Gulf Prawn Fishery that are within the northern area commencing at position latitude $34^{\circ}08.00'$ S, longitude $137^{\circ}32.00'$ E, then to position latitude, $33^{\circ}51.00'$ S, longitude $137^{\circ}20.00'$ E, then to position latitude, $33^{\circ}57.00'$ S, longitude $137^{\circ}12.00'$ E, then to position latitude, $33^{\circ}57.00'$ S, longitude $137^{\circ}14.00'$ E, then to position latitude, $34^{\circ}08.00'$ S, longitude $137^{\circ}06.00'$ E, then to position latitude, $34^{\circ}08.00'$ S, longitude $137^{\circ}33.00'$ E.

SCHEDULE 2

From 1830 hours on 25 May 2006 to 0630 hours on 26 May 2006.

Dated 24 May 2006.

S. SLOAN, Principal Fisheries Manager

GAS ACT 1997

APPROVAL AND LABELLING OF GAS APPLIANCES

Notice by the Technical Regulator PURSUANT to section 60 of the Gas Act 1997. I:

(-) revelue the metice mode under section (0) of the

- (a) revoke the notice made under section 60 of the Gas Act 1997, dated 12 March 2004 and published in the *Government Gazette* on 18 March 2004 at page 810; and
- (b) declare the following classes of gas appliances to be declared classes of gas appliances for the purpose of that section:
 - domestic cooking appliances within the scope of AS 4551;
 - commercial catering equipment within the scope of AS 4563;
 - domestic refrigerators within the scope of AS 4555;
 - domestic outdoor barbecues and solid fuel-to-gas conversion kits within the scope of AS 4557;
 - portable appliances not exceeding 12MJ/h (250g/h) within the scope of AS 2658;
 - water heaters within the scope of AS 4552;
 - pool heaters within the scope of AS 4560;
 - space heating appliances within the scope of AS 4553;
 - flueless portable and fixed radiant heaters within the scope of AS 4565;
 - flued and flueless overhead radiant tube heaters within the scope of AG 403;
 - indirect fired ducted air heaters within the scope of AS 4556;

- mobile industrial direct fired air heaters within the scope of AG 404;
- decorative appliances within the scope of AS 4558;
- laundry dryers within the scope of AS 4554;
- · incinerating toilets within the scope of AG 112; and
- (c) declare the following bodies to be declared bodies for the purposes of that section:
 - The Australian Gas Association (ACN 004 206 044);
 - SAI Global Limited (ACN 050 611 642).

In this notice 'AS' followed by a number means the Standard bearing that number published by or under the authority of Standards Australia and 'AG' followed by a number means the Code bearing that number published by The Australian Gas Association.

Dated 18 May 2006.

R. FAUNT, Technical Regulator

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Margaret Anne Meadows, an employee of D. & L. Morris Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5380, folio 485, situated at 7 Merlin Court, Paralowie, S.A. 5108.

Dated 25 May 2006.

J. RANKINE, Minister for Consumer Affairs

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	<u>of Title</u> Folio
Section 64, English Road	Barmera	Section 64, Cobdogla Irrigation Area (Nookamka division)	5796	386
10 Green Street	Elizabeth Park	Allotment 14 in Deposited Plan 53572, Hundred of Munno Para	5732	835
5 Lynton Avenue	Millswood	Allotment 15 in Filed Plan 8987, Hundred of Adelaide	5104	834
75 Robert Street	Moonta	Allotment 430 in Filed Plan 198611, Hundred of Wallaroo	5472	863
77 Robert Street	Moonta	Allotment 414 in Filed Plan 198595, Hundred of Wallaroo	5778	754
24 Ontario Avenue	Panorama	Allotment 48 in Deposited Plan 5513, Hundred of Adelaide	5147	831
68 York Road	Port Pirie West	Allotment 3 in Deposited Plan 1484, Hundred of Pirie	5106	361
5 Burra Street	Port Wakefield	Allotment 82, Hundred of Inkerman	5376	955
25A Ansell Street	Semaphore	Allotment 84 in Deposited Plan 385, Hundred of Port Adelaide	5171	435
9 Charles Terrace	Wallaroo	Allotment 211 in Filed Plan 189963, Hundred of Wallaroo	5832	81
Dated at Adelaide, 23 May 2006.		M. DOWNIE, General I	Manager, Hou	using Trus

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
Section 272, Coates Road Barmera	Block 272, Cobdogla Irrigation Area, Hundred of Loveday	678	62	12.11.87, page 1609
30 Glanville Street, Ethelton	Allotment 38 in Deposited Plan 248, Hundred of Port Adelaide	5244	147	29.2.68, page 754
46 Maud Street, Ethelton	Lot 50 in Community Plan 22780, Hundred of Port Adelaide	5952	849	25.5.95, page 2206
48 Maud Street, Ethelton	Lot 51 in Community Plan 22780, Hundred of Port Adelaide	5952	850	10.9.87, page 810
39 Vine Terrace, Klemzig	Allotment 144 in Deposited Plan 3517, Hundred of Yatala	5405	279	30.3.06, page 972
29 Buxton Crescent, Peterborough	Allotment 481 of Part Section 209, Hundred of Yongala	5926	39	30.1.92, page 283
Unit 3/17 Trewren Avenue, Rostrevor	Unit 3, Strata Plan 6854, Hundred of Adelaide	5015	387	28.7.05, page 2512
Dated at Adelaide, 23 May 2006.		M. Dow	NIE, Gene	ral Manager, Housing Trust

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HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
188-190 Sturt Street, Adelaide (three units)	Allotment 2 in Filed Plan 14111, Hundred of Adelaide	5853	516	1.5.03, page 1835	320.00 each front unit 45.00 rear
6 Keevil Street, Elizabeth	Allotment 1 in Filed Plan 30960, Hundred of Munno Para	5157	348	30.1.97, page 709	studio 105.00
8 Keevil Street, Elizabeth	Allotment 1 in Filed Plan 30960, Hundred of Munno Para	5157	348	24.4.97, page 1622	110.00
12 Seacombe Street, Elizabeth Grove	Allotment 74 in Deposited Plan 6184, Hundred of Munno Para	5889	944	28.7.05, page 2512	130.00
26 Catherine Street, Ethelton	Allotments 90 and 91 in Filed Plan 3001, Hundred of Port Adelaide	5505 5505	335 336	3.6.65, page 1400	55.00
72 Orsmond Street, Hindmarsh	Allotment 92 in Filed Plan 120211, Hundred of Yatala	5543	641	25.3.93, page 1081	140.00
17 Cockburn Road, Jamestown	Allotment 5 in Deposited Plan 356, Hundred of Belalie	5841	196	16.3.78, page 913	48.00
6 Muirkirk Street, Jamestown	Allotment 194 in Filed Plan 187516, Hundred of Belalie	5754	80	3.8.95, page 351	74.00
18 Lindsay Terrace, Kadina	Allotment 758 in Filed Plan 198129, Hundred of Wallaroo	5731	586	30.1.92, page 282	125.00
22 Barwell Avenue, Kurralta Park	Allotment 114 in Deposited Plan 2800, Hundred of Adelaide	5768	45	29.7.93, page 715	109.00
Section 390, Balfour Ogilvy Road, Loxton North	Allotment 1 in Deposited Plan 32160, Hundred of Gordon	5149	359	22.7.86, page 386	68.00
7 Todd Street, McLaren Vale	Allotment 10 in Deposited Plan 4338, Hundred of Willunga	5427	118	27.10.05, page 3813	119.00
37 Patapinda Road, Old Noarlunga	Allotment 91 in Filed Plan 164703 and Filed Plan 166882, Hundred of Noarlunga	5310 5309	2 874	2.3.06, page 766	141.00
30 Tusmore Drive, Onkaparinga Hills	Allotment 88 in Deposited Plan 34800, Hundred of Noarlunga	5083	391	2.3.06, page 766	93.00
6 Spencer Street, Parafield Gardens	Allotment 61 in Deposited Plan 6993, Hundred of Yatala	5615	858	2.3.06, page 766	175.00
628 Marion Road, Park Holme	Allotment 112 in Filed Plan 11103, Hundred of Adelaide	5877	596	21.4.94, page 1083	106.00
22 Elizabeth Street, Port Pirie South	Allotment 83 in Deposited Plan 1976, Hundred of Pirie	5917	205	27.2.86, page 429	70.00
15 Walton Street, Peterhead	Allotment 31 in Deposited Plan 1440, Hundred of Port Adelaide	5691	602	2.3.06, page 766	145.00
18 Hill Street, Seacliff Park	Allotment 70 in Filed Plan 146604, Hundred of Noarlunga	5809	724	29.11.01, page 5222	200.00
Dated at Adelaide, 23 May 2006				M. DOWNIE, General Mana	ger, Housing Trust

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2005

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Agents, Ceasing to Act as	36.50
Associations:	
Incorporation	18.60
Intention of Incorporation	46.00
Transfer of Properties	46.00
Attorney, Appointment of	36.50
Bailiff's Sale	46.00
Cemetery Curator Appointed	27.25
Companies:	
Alteration to Constitution	36.50
Capital, Increase or Decrease of	46.00
Ceasing to Carry on Business	27.25
Declaration of Dividend	27.25
Incorporation	36.50
Lost Share Certificates:	
First Name	27.25
Each Subsequent Name	9.35
Meeting Final	30.50
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	36.50
Each Subsequent Name	9.35
Notices:	
Call	46.00
Change of Name	18.60
Creditors	36.50
Creditors Compromise of Arrangement	36.50
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed')	46.00
Release of Liquidator—Application—Large Ad —Release Granted	72.50
Release Granted	46.00
Receiver and Manager Appointed	42.50
Receiver and Manager Ceasing to Act	36.50
Restored Name	34.50
Petition to Supreme Court for Winding Up	64.00
Summons in Action	54.50
Order of Supreme Court for Winding Up Action	36.50
Register of Interests—Section 84 (1) Exempt	82.50
Removal of Office	18.60
Proof of Debts	36.50
Sales of Shares and Forfeiture	36.50
	50.50
Estates:	
Assigned	27.25
Deceased Persons-Notice to Creditors, etc	46.00
Each Subsequent Name	9.35
Deceased Persons—Closed Estates	27.25
Each Subsequent Estate	1.20
Probate, Selling of	36.50
Public Trustee, each Estate	9.35

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	24.30 24.30
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	46.00 46.00 46.00
Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet	18.60 19.50 18.60 18.60 9.35
Leases—Application for Transfer (2 insertions) each	9.35
Lost Treasury Receipts (3 insertions) each	27.25
Licensing	54.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name Each Subsequent Name	513.00 364.00 72.50 9.35
Noxious Trade	,
Partnership, Dissolution of	27.25
Petitions (small)	18.60
Registered Building Societies (from Registrar- General)	18.60
Register of Unclaimed Moneys—First Name Each Subsequent Name	27.25 9.35
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	233.00 308.00
Sale of Land by Public Auction	46.50
Advertisements ¼ page advertisement ½ page advertisement Full page advertisement	109.00 218.00
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	2.60 per
Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.60 per line.	District

Where the notice inserted varies significantly in length from that which is usually published a charge of \$2.60 per column line will be applied in lieu of advertisement rates listed.

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2005

Acts 192 All Bills as Laid 460 Rules and Regulations 460 Parliamentary Papers 460 Bound Acts 21 Index 100 vernment Gazette 25 Copy 25 nsard 209 Cloth bound—per volume 17 ubscription—per session (issued weekly) 399 Cloth bound—per volume 17 ubscription—per session (issued daily) 399 Cloth bound—per volume 17 ubscription—per session (issued daily) 399 Islation on Disk 295 Annual Subscription for fortnightly updates 900 Individual Act(s) including updates 900	Pages	Main	Amends	Pages	Main	Amends
17-32 3.00 1.85 513-528 32.00 30.75 33-48 3.90 2.80 520-544 33.00 33.00 65-80 5.75 4.75 561-576 34.75 34.40 33.00 65-80 5.75 4.75 561-576 34.75 34.50 36.75 35.50 97-112 7.60 6.50 593-608 36.75 35.50<	1-16	2.20	1.00	497-512	31.00	30.00
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* Denotes GST included where applicable)	Charge 2005-2006	New Charge 2006-2007	changed	Change	Reason
PHOLOCOPYING		:			
Resource Card	\$1.00	\$1.00	00-Inc		
Black & White					
A4 self operated standard quality (rechargeable card)	S0.15	\$0.15	Jul-04		
A3 self operated standard quality (rechargeable card)	\$0.30	\$0.30	Jul-04		
A4 staff operated	\$0.30	\$0.30	Jul-04		
A3 staff operated	\$ 0.60	\$0.60	Jul-04		
A4 B&W best quality (uses colur process)	\$2.00	\$2.00	Jul-97		
A 3 B&W hest quality (uses colur process)	\$4.00	\$4 00	79-Jul.		
Transnarency A4 B&W best quality (uses colour process) staff operated	\$2.00	\$2.00	Jul-04		
Photocopying of large Maps	Negotiated	Negotiated	Jul-97		
Colour					
A4 colour best quality	\$2.00	\$2.00	Jul-99		
A3 colour best quality	\$4.00	\$4.00	Jul-99		
Transparency A4 colour best quality	\$4.00	\$4.00	Jul-99		
Transfer or Decal A4 colour	\$6.00	\$6.00	Jul-99		
Transfer or Decal A3 colour	\$10.00	\$10.00	Jul-99		
Medium Volume					
A4 100 or more single sided - same image	Negotiated	Negotiated	Jul-00		
A4 100 or more double sided - same image	Neontiated	Neontiated	111-00		
A3 100 or more single sided only - same image	Negotiated	Negotiated	Jul-00		
LAMINATING, MOUNTING AND BINDING					
Laminating					
Up to A4	\$3.00	\$3.00	Jul-97		
Up to A3	\$4 .00	\$4.00	Jul-97		
Up to A2	\$5.00	\$5.00	Jul-97		
Binding					
A4 Bindomatic or A4 Coil (includes cover)	\$3.50	\$3.50	Jul-98		
FAX					
Send local first page	\$2.00	\$2.00	Feb-94		
Send STD first page	\$4.00	\$4.00	Feb-94		
Send overseas first page	\$6.00	\$6.00	Feb-94		
Send local subsequent pages	\$1.00	\$1.00	Feb-94		
Send STD subsequent pages	\$2.00	\$2.00	Feb-94		
Send overseas subsequent pages	\$3.00	\$3.00	Feb-94		
Receive un to 10 nages	\$2.00	\$2.00	Feh-04		

LIBRARIES BOARD OF SOUTH AUSTRALIA FEES AND CHARGES SCHEDULE 2006-2007 [25 May 2006

Description of Activity (* Denotes GST included where applicable)	Previous Charge 2005-2006	New Charge 2006-2007	Last Changed	Change	Reason
FACILITIES HIRE	Negotiated	Negotiated	Jul-04		
REPRODUCTION FEES Reproduction Fees from Pictorial or Printed Collections and from films or videos in the Collections All caregories (detailed below -) - all categories includes use in book or magazine, documentary film or video, display in public use building, post graduate thesis, commercial print, TV news or current affairs programs. - onn-listed uses to be determined by the Director or delegate.	Free	Free	Jul-01		
Audio Cassette Tape Copies * Audio CDs copied from the digital sound collection * VHS Video Tape Copies *	\$28.00 \$28.00 \$59.00	\$29.00 \$29.00 \$61.00	Jul-04 Jul-05 Jul-04	Increase Increase Increase	Increase in labour costs Increase in labour costs Increase in labour costs
Retrieval of withdrawn items from offsite (Netley) - per first retrieval (up to 5 items per location) - per successive items retrieved	Negotiated Negotiated	Negotiated Negotiated	Jul-00 Jul-00		
MICROGRAPHIC 35mm B&W microfilm positive * 16mm microfiche duplicate * 35mm B&W microfilm duplicate negative *	\$68.00 \$1.80 \$68.00	\$71.00 \$1.80 \$68.00	Jul-04 Jul-04 Jul-04	Increase	Increase in consumables and labour costs
PHOTOGRAPHIC Labour rate per hour * Photographic print B&W 15x20cm (6x8") * Photographic print B&W 20x25cm (8x10") * Photographic print B&W 40x50cm (16x20") * Photo print sepia-tone 15x20cm (6x8") Customised * Photo print sepia-tone 20x25cm (8x10") Customised * Photo print cojour 15x20cm (6x8") Customised * Photo print colour 15x20cm (8x10") Customised * Photo print colour 15x25cm (8x10") Customised * Photo print colour 20x25cm (8x10") Customised * Photo print colour 20x25cm (8x10") Customised *	\$53.00 \$21.00 \$22.00 \$34.00 \$31.00 \$331.00 \$331.00 \$331.00 \$331.00 \$331.00 \$331.00 \$331.00 \$331.00 \$331.00 \$331.00	\$53.00 \$22.00 \$23.00 \$23.00 \$33.00 \$31.00 \$31.00 \$31.00 \$31.00 \$31.00 \$31.00 \$377.00 \$377.00	Jul-04 Jul-05 Jul-05 Jul-05 Jul-04 Jul-04 Jul-04 Jul-04 Jul-04	Increase Increase Increase	Increase in consumables and labour costs Increase in consumables and labour costs Increase in consumables and labour costs
DIGITAL IMAGING Digital Image Per Scan * Digital Image Per Scan * upto 100Mb Digital Image Per Scan * upto 150Mb Digital Image Per Scan * upto 200Mb Digital Image Per Scan * upto 200Mb Digital Image broadsheet newspaper greyscale only * Large format scans * Digital photo of objects less than 60cm x 60cm * Digital photo of objects cqual to or larger than 60cm x 60cm * Burn to DVD * Burn DLY *	\$18.00 \$27.00 \$27.00 \$102.00 \$102.00 \$102.00 \$37.00 \$28.00 \$27.00	\$18.00 \$28.00 \$55.00 \$107.00 \$19.00 \$319.00 \$319.00 \$29.00 \$29.00 \$48.00 \$48.00 \$42.00 \$515.00 \$515.00	Jul-04 Jul-05 Jul-05 Jul-05 Jul-05 Jul-05 Jul-05 Jul-04 Jul-04	Increase Increase Increase Increase Increase Increase	Increase in consumables and labour costs Increase in consumables and labour costs Price dependent upon size of original image Increase in consumables and labour costs Increase in consumables and labour costs

FEES AND CHANGES SCHEDULE 2000-2001				
Description of Activity /* Domeses CST included when analized by	Previous	New	Last	
	Cuarge 2005-2006	2006-2007	cnangeu	C.nange
		-		
COMPUTER RELATED SERVICES				
Labour rate per hour	\$53.00	\$53.00	Jul-04	
A4 print self operated	\$0.20	\$0.20	Jul-04	
A3 print self operated	\$0.30	\$0.30	Jul-04	
A4 B&W print (file sent for printing)	\$0.40	\$0.40	Jul-04	
A3 B&W print (file sent for printing)	\$0.50	\$0.50	Jul-04	
A2 B&W print (file sent for printing)	\$3.00	\$3.00	Jul-04	
A4 colour print (file sent for printing)	\$1.50	\$1.50	Jul-04	
A3 colour print (file sent for printing)	\$ 2.00	\$2.00	Jul-04	
A2 colour print (file sent for printing)	\$6.00	\$6.00	Jul-04	
A4 B&W print (from customer disk)	\$2.50	\$2.50	Jul-04	
A3 B&W print (from customer disk)	\$3.00	\$3.00	Jul-04	
A2 B&W print (from customer disk)	\$5.00	\$5.00	Jul-04	
A4 colour print (from customer disk)	\$3.50	\$3.50	Jul-04	
A3 colour print (from customer disk)	\$4.00	\$4.00	Jul-04	
A2 colour print (from customer disk)	\$6.00	\$6.00	Jul-04	
Photoquality B&W 18 X 21.5 cm	\$15.50	\$15.50	Jul-04	
Photoquality B&W 21.6 X 30.5 cm	\$16.50	\$16.50	Jul-04	
Photoquality colour 18 X 21.5 cm	\$19.50	\$19.50	Jul-04	
Photoquality colour 18 X 30.5 cm	\$20.50	\$20.50	Jul-04	
Transparency A4 four colour	\$7.00	\$7.00	Jul-96	
Transfer or Decal A4 colour	\$8.00	\$8.00	Feb-94	
Transfer or Decal A3 colour	\$12.00	\$12.00	Feb-94	
Digital Image per Scan (from Copy Centre) *	\$18.00	\$18.00	Jul-05	
Burn to CD-ROM (from Copy Centre) *	\$10.50	\$10.50	Jul-05	
Access of Image via web server *	\$5.00	\$5.00	Jul-04	
MICROFILM READER PRINTER				
A4 microfiche / film self operated	\$0.40	\$0.40	Jul-91	
A3 microfiche / film self operated	\$0.60	\$0.60	Jul-89	
A4 microfiche / film staff operated - standard equipment	\$2.30	\$2.30	Jul-04	
A3 microfiche / film staff operated - standard equipment	\$3.50	\$3.50	Jul-04	
A4 microfiche / film staff operated - best quality image Copy Centre only	\$5.00	\$5.00	Jul-05	
A3 microfiche / film staff operated - best quality image Copy Centre only	\$6.00	\$6.00	Jul-05	
A2 microfiche / film staff operated - best quality image Copy Centre only	\$9.00	\$9.00	Jul-05	
A4 microfiche / film staff operated - enhanced image	\$17.00	\$17.00	Jul-05	
A3 microfiche / film staff operated - enhanced image	\$18.00	\$18.00	Jul-05	
A2 microfiche / film staff operated - enhanced image	\$21.00	\$21.00	Jul-05	
Scan and save / burn to CD-Rom or disk	\$15.50	\$15.50	Jul-05	
Additional scans and save / burn to same CD-Rom or disk	\$10.50	\$10.50	Jul-05	

LIBRARIES BOARD OF SOUTH AUSTRALIA FEES AND CHARGES SCHEDULE 2006-2007 [25 May 2006

LIBRARIES BOARD OF SOUTH AUSTRALIA FEES AND CHARGES SCHEDULE 2006-2007					
Description of Activity (* Denotes GST included where applicable)	Previous Charge 2005-2006	New Charge 2006-2007	Last changed	Change Reason	_
OVERHEAD SCANNER					
A4 B&W overhead scan	\$5.00	\$5.00	Jul-04		
A3 B&W overhead scan	\$6.00	\$6.00	Jul-04		
A2 B&W overhead scan	\$9.00	\$9.00	Jul-04		
A4 B&W overhead scan - enhanced image	\$17.00	\$17.00	Jul-04		
A3 B&W overhead scan - enhanced image	\$18.00	\$18.00	Jul-04		
A2 B&W overhead scan - enhanced image	\$21.00	\$21.00	Jul-04		
Scan and save/burn to CD-Rom or disk	\$15.50	\$15.50	Jul-05		
Additional scans and save/burn to same CD-Rom or disk	\$10.50	\$10.50	Jul-05		
REPRODUCTION FROM HIGH RESOLUTION DIGITAL IMAGES					
Digital Image printed on ordinary paper - Black & White - up to A4	\$5.00	\$5.00	Jul-05		
Digital Image printed on ordinary paper - Black & White - up to A3	\$6.00	\$6.00	Jul-05		
Digital Image printed on ordinary paper - Black & White - up to A2	\$9.00	\$9.00	Jul-05		
Digital Image printed on ordinary paper - Colour - up to A4	\$7.00	\$7.00	Jul-05		
Digital Image printed on ordinary paper - Colour - up to A3	\$8.00	\$8.00	Jul-05		
Digital Image printed on ordinary paper - Colour - up to A2	\$11.00	\$11.00	Jul-05		
Digital Image printed to photoquality paper B&W 18 X 21.5 cm	\$15.50	\$15.50	Jul-05		
Digital Image printed to photoquality paper B&W 21.6 X 30.5 cm	\$16.50	\$16.50	Jul-05		
Digital Image printed to photoquality paper colour 18 X 21.5 cm	\$19.50	\$19.50	Jul-05		
Digital Image printed to photoquality paper colour 18 X 30.5 cm	\$20.50	\$20.50	Jul-05		
Digital Image downloaded and burnt to CDRom	\$25.50	\$25.50	Jul-05		
Additional download of image and save/burn to same CD-Rom or disk	\$15.50	\$15.50	Jul-05		
Digital Image uploaded to web server (per image) Access of divital image via web server (ner order)	\$15.50 \$5.00	\$15.50	Jul-05 101-05		
NOTES					
 Copy Centre orders will only be held for a period of 3 months from the deteored and a second second					
 date of completion. All Photographic and Print from Computer items: labour charges apply to 					
all customised work.					
- 1 Investapiire. Drivnie Swarbing dage maximum B&W anly	A AA 5002	797 5007	1.1 05		
r Hourly Service- 5 working days maximum Dow winy Priority Service- 6 working days maximum- colour work & sepia tone prints	Add 50%	Add 50%	Jul-95		
Express Service-3 working days maximum	Add 100%	Add 100%	Jul-95		
(subject to availability)					

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	Last changed Change Reason			Jul-91 within ACLIS guidelines Jul-91 within ACLIS guidelines	Jul-03 Jul-04	Jul-01	Jul-00	Jul-89		Jul-01 within ACLIS guidelines - includes \$6.60 levy Jul-01 within ACLIS guidelines - includes \$13.20 levy Jul-01 within ACLIS guidelines - includes \$13.20 levy Jul-01 within ACLIS guidelines - includes \$26.40 levy	101 111
	New Charge cl 2006-2007			\$6.60 \$3.30		\$10.00	\$0.50	\$2.00		\$19.20 \$19.80 \$26.40 \$39.60	\$3.30
	Previous Charge 2005-2006		\$3.30	\$6.60 \$3.30	\$0.30 \$0.60	\$5.00 \$10.00	\$0.50	\$2.00	5 6 7 8	\$19.80 \$26.40 \$39.60	\$3.30
LIBRARIES BOARD OF SOUTH AUSTRALIA FEES AND CHARGES SCHEDULE 2006-2007	Description of Activity (* Denotes GST included where applicable)	DOCUMENT DELIVERY SERVICE	Faxing- Inter-Library Charges Interlibrary local per 10 pages(or Part) *	Interlibrary STD up to 10 pages * Interlibrary STD per additional 10 pages * S.A. Public Libraries no charge for FAXES	Document Delivery from State Library Collections (for Public) Photocopying A4 (staff operated) Photocopying A3 (staff operated)	Friority copying (staff operated) within 5 working hours Monday to Friday Express copying (staff operated) within 2 working hours Monday to Friday aubject to staff availability	Printing from Public Workstations A4 Computer printout (staff operated)	Special loans overdue fines PER DAY	Charges to public for items from other libraries Interlibrary photocopying per article (up to 50 pages)	Prioriy - 48 Hours Mon to Fri * Rush - AM/PM Mon to Fri * Express - 2 working hours Mon to Fri *	Interlibrary photocopying each additional 50 pages *

[25 May 2006

	Last changed Change Reason	01 within ACLIS guidelines 01 within ACLIS guidelines - includes \$6.60 levy 01 within ACLIS guidelines - includes \$13.20 levy		Jul-05 within ACLIS guidelines - \$25.00 is minum fee Jul-05 within ACLIS guidelines - \$25.00 is minum fee	 01 within ACLIS guidelines 01 within ACLIS guidelines - includes \$6.60 levy 01 within ACLIS guidelines - includes \$13.20 levy 01 within ACLIS guidelines - includes \$26.40 levy 	94 within ACLIS guidelines	97 within PLASA guidelines	 within ACLIS guidelines within ACLIS guidelines - includes \$6.60 levy within ACLIS guidelines - includes \$13.20 levy within ACLIS guidelines - includes \$26.40 levy 	within ACLIS guidelines	80
		20 Jul-01 80 Jul-01 40 Jul-01			20 Jul-01 80 Jul-01 40 Jul-01 50 Jul-01	30 Jul-94	30 Jul-97	20 Jul-01 20 Jul-01 80 Jul-01 40 Jul-01 50 Jul-01	ery	free Jul-00 verv Iul-86
	New Charge 2006-2007	\$13.20 \$19.80 \$26.40	\$39.60	cost recovery cost recovery	\$13.20 \$19.80 \$26.40 \$39.60	\$3.30	\$0.30	\$13.20 \$19.80 \$26.40 \$39.60	cost recovery	free cost recovery
	Previous Charge 2005-2006	\$13.20 \$19.80 \$26.40	\$39.60	cost recovery cost recovery	\$13.20 \$19.80 \$26.40 \$39.60	\$3.30	\$0.30	\$13.20 \$19.80 \$26.40 \$39.60	cost recovery	free cost recovery
LIBRARIES BOARD OF SOUTH AUSTRALIA FEES AND CHARGES SCHEDULE 2006-2007	Description of Activity (* Denotes GST included where applicable)	Interlibrary Loans to Australian Libraries Core - 5 working days * Priority - 48 Hours Mon to Fri * Rush - AM/PM Mon to Fri *	Express - 2 working hours Mon to Fri *	Interlibrary Loans - from Overseas Libraries Interlibrary Copies - from Overseas Libraries	Charges to libraries for items from State Library Collections Interlibrary photocopying per article (up to 50 pages) Core - 5 working days * Priority - 48 Hours Mon to Fri * Rush - AM/PM Mon to Fri * Express - 2 working hours Mon to Fri *	Interlibrary photocopying each additional 50 pages st	Photocopying A4 & A3 for Public Libraries - PLASA levy (staff operated) * Maximum of \$5.00 per request	Interlibrary Loans to Australian Libraries Core - 5 working days * Priority - 48 Hours Mon to Fri * Rush - AM/PM Mon to Fri * Express - 2 working hours Mon to Fri *	Interlibrary Loans to Overseas Libraries	Online Database Searches (by staff) including Newstext Basic Searches Full Jevt Records

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FEES AND CHARGES SCHEDULE 2006-2007						394
Description of Activity (* Denotes GST included where applicable)	Previous Charge 2005-2006	New Charge 2006-2007	Last changed	Change Reason	10	ł
TOURS						
Bradman Exhibition - Tariff per person						
Adults Christ Traday 15	\$6.00 \$2.00	\$6.00 \$2.00	Jul-00			
Eamily (2 Adults & 2 Children)	\$12.00	\$12.00	Jul-00			1
Charge for additional Child	\$2.00	\$2.00	Jul-00			H
School Tours	\$1.00	\$1.00	Jul-00			E 9
White Gloves Treasure's Tour - Tariff per person Adults	\$15.00	\$15.00	Jul-01			001
Concession	\$12.50	\$12.50	Jul-05			H
Twilight Tours	Negotiated	Negotiated	99-Jul			AU
SPECIAL SEMINARS (Family & Oral History) & SHORT COURSES Tariff per PERSON per session						STRA
Hosted by State Library of South Australia	Negotiated	Negotiated	Jul-91			
Concession Cata Fronter Hosted by Public Libraries	Negotiated	Negotiated	Jul-94			A
Concession Card Holder	Negotiated	Negotiated	Jul-94			
Other Seminars, short courses and training sessions	Negotiated	Negotiated	Jul-96			JU
CONSULTANCIES Consultancies undertaken by the State Library negotiated on a case by case basis.	Negotiated	Negotiated	Jul-95			VERNM
COLLECTION PHOTOGRAPHY Collection Specialist time for supervising external photography requests	Negotiated	Negotiated	Jul-05			
POSTAGE, HANDLING AND INVOICING Postage and handling Charged on a cost recovery basis and is dependent upon the service and quantities requested.						GAZETTE
 Invoicing Charge (per invoice) To be applied to State Library product sales under \$150 Does not apply to State Library fees levied Publications may be liable for an invoicing charge 	\$ 3.60	\$3.60	Jul-03			
Note: In accordance with a GST Ruling received from the Australian Taxation Office, any supply made by the State Library, being a gift deductible entity, will be GST free where the revenue received recovers less than 75% of the cost of the service provided. Fees for services that include GST are denoted by an asterisk (*) next to the charge.	supply made by the S m 75% of the cost of ge.	state Library, the service				[25 May
Dated 16 May 2006.				A. SMITH, Director, State 1	A. SMITH, Director, State Library of South Australia	2000
						-

LIBRARIES BOARD OF SOUTH AUSTRALIA

[25 May 2006

LOCAL GOVERNMENT ACT 1999

Regulations by the Local Government Superannuation Board

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

The Rules constituting the Local Government Superannuation Scheme known as Local Super are amended with effect from 1 June 2006 as follows:

1. Rule 2 (*a*) is amended by inserting the following definitions in appropriate alphabetical order:

"CCA means the Corporation of the City of Adelaide.

CCASP Assets means the assets described in sub-rule (e) of Rule 16A.

CCASP Member means a Member who is a member of the CCASP Plan and, for the avoidance of doubt, only refers to the Member in relation to their interest as a member of the CCASP Plan and not to any Non-CCASP Interest.

CCASP Plan means a plan within the Scheme established by the Board in accordance with Rule 16A, which is governed by the provisions contained within, or adopted by, Schedule VI.

Non-CCASP Interest means a CCASP Member's interest in the Scheme other than the CCASP Member's interest under Schedule VI as a member of the CCASP Plan.

Previous CCASP means the Corporation of the City of Adelaide Superannuation Plan (SFN 157267) established by resolution of CCA and governed by a deed dated 30 June 1992 (as amended).

Previous CCASP Members means all members of the Previous CCASP immediately prior to 1 June 2006.

- 2. Rule 2 (a) is further amended by amending the definition of "Previous Plan" by:
 - 2.1 deleting the "." at the end of the definition and substituting a ","; and
 - 2.2 inserting the following line at the end of the definition (such that it applies to the entire definition):

"excluding, in relation to a CCASP Member, the Previous CCASP."

- **3.** Rule 10 is amended by:
 - 3.1 deleting the first line of sub-rule (*c*) and replacing it with the following:

"Subject to sub-rule (d), the Fund shall be available for:"

- 3.2 inserting a new sub-rule (*d*) immediately after sub-rule (*c*) as follows:
 - "(d) The CCASP Assets shall:
 - *(i)* be separately identifiable within the Fund;

- (ii) only be held and dealt with by the Board in accordance with Schedule VI; and
- (iii) not be applied or used for the benefit of any Member (unless that Member is a Beneficiary as defined in Schedule VI) other than a CCASP Member."
- **4.** Rule 12 is amended by inserting a new sub-rule *(g)* immediately following sub-rule *(f)* as follows:
 - "(g) Notwithstanding any other provision in this Rule 12, the CCASP Assets shall be investigated separately to the other assets of the Scheme under this Rule 12 and the Board may act on a report produced by the Actuary in respect of the CCASP Plan as it thinks fit and without consultation, in accordance with Schedule VI."
- 5. A new Rule 16A is inserted immediately following Rule16 as follows:

"16A Transfer from CCASP

- (a) Effective 1 June 2006, the Board shall accept a transfer of all assets of the Previous CCASP and the Board shall admit all Previous CCASP Members as CCASP Members in the Scheme.
- (b) The interests of the Members transferred under sub-rule (a) of this Rule 16A that are attributable to the interests that they had under the Previous CCASP or to their membership of the CCASP Plan shall be determined by reference only to Schedule VI of these Rules and, where appropriate, any provision of these Rules referred to under Schedule VI of these Rules, and all other Rules are excluded. Such interests shall be separate to the CCASP Members' Non-CCASP Interest.
- (c) Notwithstanding any other provisions within these Rules, a CCASP Member:
 - shall not be required to make contributions and shall not be entitled to make contributions to the Scheme unless such contributions are provided for or referred to within Schedule VI to these Rules;
 - (ii) shall not be entitled to any benefits other than those provided for or referred to within Schedule VI to these Rules.
- (d) Other than as provided for in sub-rule (a), no person shall be admitted to membership of the CCASP Plan.
- (e) Notwithstanding Rule 10, the assets transferred into the Scheme under sub-rule (a) of this Rule 16A, together with any other assets identified with the CCASP Plan, including assets identified with:
 - (i) transfers or rollovers to the CCASP Plan under Schedule VI;
 - (ii) contributions to the CCASP Plan under Schedule VI; and
 - (iii) earnings on any assets referred to under this sub-rule (e),

shall:

- (iv) be separately identifiable from the other assets of the Scheme;
- (v) only be held and dealt with by the Board in accordance with Schedule VI and any provisions referred to in Schedule VI; and
- (vi) not be applied or used for the benefit of any Member (unless that Member is a Beneficiary under Schedule VI) other than a CCASP Member."
- 6. Rule 26 is amended by:
 - 6.1 deleting the heading and substituting the following:

"Old Benefit Members, Transferred Members, Former HHSA Plan Members and CCASP Members" and

- 6.2 inserting a new sub-rule (c) immediately after sub-rule (b) as follows:
 - "(c) CCASP Members are taken to be Members of this Scheme from 1 June 2006."
- 7. Rule 42 is amended by:
 - 7.1 deleting sub-rule 42 (*h*) and substituting the following:
 - "(h) CCA shall not be required to contribute pursuant to paragraph (a) of this Rule 42 in respect of a Member who is also a CCASP Member.";
 - 7.2 adding a new sub-rule (*ha*) immediately following sub-rule (*h*) as follows:
 - "(ha) CCA shall, in addition to any contributions required to be made in respect of its Employees under this Part VII, make contributions in accordance with Schedule VI to these Rules in respect of any of its Employees who are CCASP Members."
- 8. A new Rule 47A is inserted immediately following Rule 47 as follows:

"47A Contributions by CCASP Members

CCASP Members must make such contributions to the CCASP Plan as are specified in Schedule VI to these Rules."

9. Sub-rule 51 (*a*) is amended by inserting the following words immediately after the word "Rule":

"or, in the case of a CCASP Member, in accordance with Schedule VI to these Rules".

10. A new Rule 62A in inserted immediately following Rule 62 as follows:

"62A Benefits for CCASP Members"

Benefits for CCASP members are calculated and payable in accordance with Schedule VI to these Rules."

[25 May 2006

- **11.** Rule 75 is amended by:
 - 11.1 inserting the following words immediately after the word "Member" first appears in sub-rule 75 (*d*):

"(other than a CCASP Member)";

11.2 inserting the following words immediately after the word "Member" first appears in sub-rule 75 (*da*):

"(other than a CCASP Member)";

- **12.** Rule 87 is amended by:
 - 12.1 inserting the following words in sub-rule (a) immediately after the word "Member" where it first appears:

"(other than a CCASP Member)";

12.2 inserting the following words in sub-rule (*d*) immediately after the word "Member" where it first appears:

"(other than a CCASP Member)";

12.3 inserting the following words in sub-rule (*f*) immediately after the word "Member" first appears:

"(other than a CCASP Member)".

13. Rule 89 is amended by inserting the following words in sub-rule *(a)* immediately after the word "Member" first appears:

"(other than a CCASP Member)".

14. A new Schedule VI is inserted immediately following Schedule V in the form of Appendix A to this document.

Dated 23 May 2006.

NIC SZUSTER Chief Executive

APPENDIX A

SCHEDULE VI

1. Definitions

In this Schedule VI, unless the contrary intention appears or the context requires otherwise the following terms have these meanings.

"Additional Resignation Benefit" means in respect of a CCASP Member:

- (a) 3.0% of Final Salary for each year of Fund Membership during which CCA's Charge Percentage in respect of the CCASP Member was up to 6%;
- (b) 3.8% of Final Salary for each year of Fund Membership during which CCA's Charge Percentage in respect of the CCASP Member was 7%;
- (c) 4.7% of Final Salary for each year of Fund Membership during which CCA's Charge Percentage in respect of the CCASP Member was 8%; and
- (d) 5.5% of Final Salary for each year of Fund Membership during which CCA's Charge Percentage in respect of the CCASP Member was 9%.

"Additional Retirement Benefit" means:

- (a) in respect of a Level B Member, the sum of:
 - 1.1% of Final Average Salary for each year of Fund Membership during which CCA's Charge Percentage in respect of the CCASP Member was 8%;
 - 2.1% of Final Average Salary for each year of Fund Membership during which CCA's Charge Percentage in respect of the CCASP Member was 9%.
- (b) in respect of a Level A or C CCASP Member, nil.

"Beneficiary" means a CCASP Member or other person who is for the time being beneficially entitled to receive a benefit from the CCASP Plan in accordance with these Rules and, where permitted by the requirements of the Relevant Law, may include a legal personal representative of a CCASP Member or a former CCASP Member to whom the Board determine to pay a benefit in accordance with the provisions of these Rules.

"Charge Percentage" means the charge percentage applicable under the Superannuation Guarantee (Administration) Act 1992.

"Consumer Price Index" means the Consumer Price Index (All Groups) for Adelaide published by the Commonwealth Statistician under the *Census and Statistics Act*, 1905 of the Commonwealth of Australia as amended or re-enacted from time to time or in the event that the Consumer Price Index (All Groups) for Adelaide ceases to be published, such other index as the Board deems appropriate.

"Continuous Service" in respect of a CCASP Member, means that period of time calculated in years and complete months equal to that CCASP Member's period of continuous employment by CCA **PROVIDED THAT** Continuous Service in excess of 40 years shall be disregarded. The decision of CCA as to the period of time for which a CCASP Member has been continuously employed shall be final and conclusive and binding on the Board the CCASP Member and the CCASP Member's Dependants.

"Contributory Fund Membership" means in respect of a CCASP Member any period of Fund Membership during which the CCASP Member has contributed, or is taken to have contributed to any of the CCASP Plan, the Previous CCASP, the Adelaide Corporation Superannuation Plan and the Adelaide Corporation Officials' Superannuation Plan.

"Determination Date" means the date in respect of which the Excess is determined.

"Determination Date Members" means the CCASP Members who are participating in the CCASP Plan as at the Determination Date.

"Employed CCASP Member" means a person who is for the time being a CCASP Member and an Employee.

"Employee" means a person who is for the time being employed by CCA (or an Employer (as defined in the trust deed governing the Previous CCASP) in the Previous CCASP) or deemed by CCA (either generally or in a particular case) to be employed and, in relation to CCA, means a person employed or deemed to be employed by CCA for the time being.

"Entitlement" means the amount of a Beneficiary's interest, entitlement or benefits in the CCASP Plan, including the total value of assets, if any, allocated to, or attributable to, that Beneficiary in the CCASP Plan and/or any other interest, entitlement or benefits of the Beneficiary in the CCASP Plan (other than that part of the interest, entitlement, or benefits provided but not presently payable under insurance cover effected with an insurer in respect of risk only) subject in all cases to such adjustments as may be made pursuant to these Rules and not including any amount which has not at time of payment of the relevant benefit fully vested in accordance with these Rules in the relevant Beneficiary unless CCA determines that such an amount should be so included.

"Excess" means the amount certified in writing by the Actuary to be:

(a) the market value of the CCASP Assets as at the Determination Date net of the estimated costs of realisation;

PLUS

(b) the present value of expected contributions to be made by Determination Date Members after the Determination Date (based on estimated future Salary levels);

PLUS

(c) the present value of expected CCA contributions to the CCASP Plan after the Determination Date (based on estimated future Salary levels to the CCASP Plan and taking into account any advice provided by the Actuary pursuant to paragraph 25);

LESS

(d) the present value of expected future benefit payments in respect of Determination Date Members (based on estimated future Salary levels) arising from Fund Membership and Continuous Service up to and including the Determination Date;

LESS

(e) the present value of expected future benefit payments in respect of Determination Date Members (based on their estimated future Salary levels) arising from Fund Membership and Continuous Service after the Determination Date;

LESS

(f) the present value of expected Fund Expenses and tax on contributions after the Determination Date.

"Final Average Salary" in respect of a CCASP Member, means an amount equal to the average of that CCASP Member's Final Salary and that CCASP Member's Salary 12 months prior to the CCASP Member's retirement date, except that in the case of a member of any previous superannuation fund sponsored by CCA (other than the Previous CCASP) it will be an amount equal to that CCASP Member's Final Salary.

"Final Salary" in respect of a CCASP Member, means the CCASP Member's Salary at the date on which the CCASP Member ceases to be an Employee.

"Fund Expenses" means the costs and expenses of and incidental to the establishment, operation, management, administration, investment and termination of the CCASP Plan and shall include such proportion as the Board considers appropriate of the costs and expenses of the general operation, management, administration and investment of the Fund.

"Fund Membership" means in relation to a CCASP Member:

- (a) the most recent uninterrupted period of time calculated in years and complete months equal to that CCASP Member's period of continuous membership of the CCASP Plan and the Previous CCASP (including the Adelaide Corporation Superannuation Plan and the Adelaide Corporation Official's Superannuation Plan) but (unless CCA determines or approves otherwise) not including:
 - (1) any such membership of those funds referred to above in *(a)* earlier than 40 years prior to the time at which Fund Membership is being calculated;
 - (2) any period when the CCASP Member is absent from active employment with CCA without pay or without the approval of CCA; or
 - (3) any period after the CCASP Member has become entitled to receive all his Entitlement from the CCASP Plan under these Rules; and
- (b) (in the event that the trustee of the Previous CCASP shall prior to 1 July 1990 have advised the CCASP Member that he or she shall be deemed to have been admitted to the Previous CCASP on some date earlier than the date when the CCASP Member became a member of the Previous CCASP pursuant to the trust deed of the Previous CCASP) the additional period between the date so advised and the date when the CCASP Member first became a member of the Previous CCASP;
- (c) (in the event that prior to 1 July 1990 an earlier date was agreed to between the CCASP Member and the trustee of the Previous CCASP as the CCASP Member's Superannuation Date for the purposes of the trust deed of the Previous CCASP and that such agreement was in writing or evidenced by writing or that the trustee of the Previous CCASP had advised the CCASP Member in writing that the said Superannuation Date was such earlier date as was agreed in writing between the CCASP Member and the trustee of the Previous CCASP) the additional period between the date so agreed or advised and the date when the CCASP Member first became a member of the Previous CCASP;

(d) any additional period which CCA may determine or approve to be Fund Membership either generally or in any particular case and for the purpose of the whole of, or any particular provision of, this Schedule.

"Gainful Employment" means employment for earnings, including business income, bonuses, commissions, fees, gratuities, salary and wages and in the case of an Employed CCASP Member means employment with CCA; and

"Gainfully Employed" shall have a corresponding meaning.

"Level A Member" means a CCASP Member classified as "Level A" pursuant to paragraphs 22 and 23.

"Level B Member" means a CCASP Member classified as "Level B" pursuant to paragraphs 22 and 23.

"Level C Member" means a CCASP Member classified as "Level C" pursuant to paragraphs 22 and 23.

"Member's Credit" in this Schedule VI means the account maintained for the CCASP Member under paragraph 3 of this Schedule VI.

"Net Earning Rate" in respect of a CCASP Member, shall be determined as follows:

On the last day of each Quarter of a year occurring in the period commencing on the date of establishment of a CCASP Member's Allocated Accumulation (as defined under the governing rules of the Previous CCASP) or such other benefit entitlement as determined by the Board and ending on the date of termination of service, the amount of such entitlement shall be varied by the percentage difference between:

- (a) the Consumer Price Index for the Quarter which immediately precedes the Quarter immediately preceding the Quarter in which the variation is made; and
- (b) the Consumer Price Index for the Quarter immediately preceding the Quarter in which the variation is made.

"Normal Retirement Date" in respect of a CCASP Member, means the CCASP Member's 65th birthday.

"Permanent Disablement" in relation to a CCASP Member:

- (a) has the same meaning as is given to those words, or what the Board considers to be the corresponding word or words, for the purposes of any policy of insurance effected or acquired by the Board pursuant to this Schedule VI and under which insurance is or may become payable in the event of the disablement of any CCASP Member or group of CCASP Members or, where there is more than one policy in force, the policy specified by the Board for this purpose and any determination by the relevant insurer as to whether or not a CCASP Member is so disabled in terms of that policy is final and binding on all interested persons for the purposes of this Schedule VI; or
- (b) if at the relevant time there is no such policy in force or in any other circumstances agreed between the Board and CCA, means disablement due to an illness or injury as a result of which:

- (1) the CCASP Member has been continuously absent from all active employment for a period of at least six months or any lesser period agreed between CCA and the Board from time to time either generally or in any particular case; and
- (2) in the opinion of the Board, after consideration of information and advice provided by CCA and any other information and advice which the Board may consider relevant, the CCASP Member is incapacitated to such an extent as to render the CCASP Member unlikely ever to engage in any Gainful Employment for which the CCASP Member is for the time being reasonably qualified by education, training or experience,

but, in any case, this definition is subject to the requirements of the Relevant Law and further does not include disablement the existence or continuation of which, in the opinion of the Board after consideration of any information and advice provided to the Board by CCA and any other information and advice which the Board may consider relevant, is attributable to a material extent to deliberate action or inaction by any person for the purpose of causing a benefit to become or to continue to be payable from the CCASP Plan, including what the Board considers to be an unreasonable refusal by the CCASP Member concerned to submit to treatment, and "**Permanently Disabled**" has a corresponding meaning.

"Quarter" means in relation to a year any of the following periods:

- (a) the period from 1 January to 31 March;
- (b) the period from 1 April to 30 June;
- (c) the period from 1 July to 30 September;
- (d) the period from 1 October to 31 December.

"Relevant Law" means the requirements set out in:

- (a) the Superannuation Industry (Supervision) Act 1993;
- (b) the Income Tax Assessment Act 1936, as amended;
- (c) the Superannuation (Resolution of Complaints) Act 1993;
- (d) the Corporations Act 2001;
- (e) the Family Law Act 1975;
- (f) the Superannuation Guarantee (Administration) Act 1992;
- (g) any regulations made under any of those Acts;
- (h) any administrative guidelines issued by the Commissioner or other competent authority or tribunal or statements by government advising changes and any proposed changes to the above legislation which in the opinion of the Board the CCASP Plan must or ought to comply in order to be a complying superannuation fund or not be in contravention or breach of the above legislation; and
- (*i*) any other present or future law of the Commonwealth of Australia or any State or Territory of Australia which the Board and CCA may determine to be a Relevant Law for the purposes of the CCASP Plan.

"Review Date" means the first day of July in each year or such other date as is agreed upon by the Board and the Employer.

"Salary" means in respect of a CCASP Member at any time the annual rate of the CCASP Member's remuneration then being received from CCA, but does not include commission, and unless otherwise determined by CCA in its absolute discretion shall exclude any remuneration by way of overtime, bonuses or allowances of a special or *ex-gratia* nature, save that where a CCASP Member is normally engaged on piece-work or normally receives all or part of his remuneration by way of commission or bonuses, his annual rate of remuneration shall be deemed to be such amount as is agreed upon in writing by the Board and that CCASP Member **PROVIDED THAT** if a CCASP Member's annual rate of remuneration is reduced, such reduction shall be ignored in calculating the CCASP Member's salary, unless otherwise agreed upon in writing between the Board and that CCASP Member <u>AND PROVIDED FURTHER</u> that in any particular case Salary may at the discretion of CCA be such other amount as may be agreed in writing between the CCASP Member and CCA for the purpose of determining the benefits payable to or in respect of the CCASP Member pursuant to the Rules.

"Tax" means any government impost (including a tax or duty) which is or might become payable in connection with or relating to the CCASP Plan, the payment or transfer of money or property to or from the CCASP Plan, this Schedule VI or to anything done or which may be done under this Schedule VI.

2. Interpretation

Where in this Schedule VI reference is made to benefits being calculated for each year of Fund Membership, the benefits shall be calculated on a *pro rata* basis according to the number of years and completed months (or completed months, if less than one year) of Fund Membership, in the event that the relevant period of Fund Membership is not one or more whole years.

Where in this Schedule VI reference is made to:

accrued benefits: a reference to the accrued benefits or Entitlements of, or benefits or Entitlements that have accrued to Beneficiaries as at a certain time shall refer to benefits or Entitlements payable from the Scheme to the Beneficiary (or in the case of a CCSAP Member, which would be payable to the CCASP Member if the CCASP Member of his own volition ceased to be Gainfully Employed) at the relevant time in accordance with the CCASP Plan but excluding any Excess or Overpaid Contributions.

superannuation benefits: a reference to a benefit or a superannuation benefit means any superannuation benefit, pension, annuity, retirement benefit, life insurance or death allowance or any benefit of like nature and a reference to a superannuation fund means a scheme or arrangement which provides any or all of the aforesaid benefits.

GENERAL PROVISIONS

3. Member's Credit

- (a) There shall be paid into and maintained in the CCASP Plan on behalf of every CCASP Member a Member's Credit determined in accordance with this paragraph 3.
- (b) There shall be paid to the Member's Credit the following amounts:
 - (i) to be accounted for as the "Special Benefit Account":
 - (A) the balance of the CCASP Member's "Special Benefit Account" in the Previous CCASP immediately before 1 June 2006;

- (B) an amount which reflects the variation of the amounts referred to in (A) and (B) by the Net Earnings Rate or such other amount as may from time to time be determined by the Board;
- (ii) to be accounted for as the "Rollover Account":
 - (A) any amounts accepted by the Board in respect of a CCASP Member under sub-rule 39 (*a*) or (*b*);
 - (B) an amount which reflects the variation of the amounts referred to in (A) by the Net Earning Rate or such other amount as may from time to time be determined by the Board;
- (iii) to be accounted for as the "Member Account":
 - (A) Government co-contributions paid in respect of the CCASP Member;
 - (B) additional contributions paid by CCA in respect of the CCASP Member in accordance with subparagraph 5 (*a*);
 - (C) additional contributions paid by the CCASP Member in accordance with subparagraph 5 (*b*);
 - (C) the CCASP Member's portion as determined by the Board of any moneys transferred into the Scheme from SHAR;
 - (D) that part of the proceeds of any life policy attributable to premiums paid from the Member's Credit of that CCASP Member; PLUS
 - (E) in the event of a CCASP Member attaining the Normal Retirement Date and remaining in the Service of CCA, an allocation of an amount equal to the benefit which would have been payable had the CCASP Member ceased employment with CCA on the Normal Retirement Date (less the portion of such amount that has already been credited to the Member's Credit); PLUS
 - (F) an amount which reflects the variation of the amounts referred to in (A) to (E) by the Net Earning Rate or such other amount as may from time to time be determined by the Board.
- (c) There shall be deducted from the amount standing to the credit of the Member's Credit such amount as the Board considers to reasonably represent:
 - (i) any fees charged under Rule 40B which the Board reasonably considers are attributable to the CCASP Member;
 - (ii) Commonwealth tax on contributions;
 - (iii) the amount of any transfers made pursuant to paragraphs 43 or 44;
 - (iv) any other amount that the Board considers should be deducted from the Member's Credit.

4. Surcharge Account

- (a) The Board may maintain a "Surcharge Payment Account" in accordance with Rule 40A in respect of each CCASP Member and for the avoidance of doubt, the Board may adjust a CCASP Member's benefits in accordance with Rule 40A. However, sub-rule 40A (*c*) (iii) does not apply to a CCASP Member's Surcharge Payment Account. The Board may adjust the balance of a CCASP Member's Surcharge Payment Account to account for earnings on such balance at such rate as the Board may determine and at such times as the Board may determine.
- (b) The initial balance of a CCASP Member's Surcharge Payment Account shall be the balance of that CCASP Member's "Surcharge Account" under the Previous CCASP (if any).

5. Additional contributions

In addition to any contributions provided for elsewhere in this Schedule VI, with the approval of the Board:

- (a) CCA may contribute further amounts to the Scheme and any additional contributions in respect of a CCASP Member under this subparagraph 5 (a) must be paid to the Member's Credit;
- (b) a CCASP Member may contribute further amounts to the Scheme and any additional contributions under this subparagraph 5 (b) must be paid to the Member's Credit.

6. Cessation of payment

Unless otherwise specified in this Schedule VI or with the approval of the Board, no contributions are payable by or in respect of a CCASP Member after the earliest of the date the CCASP Member attains the age of 65 years, the date the CCASP Member has continuously contributed for 40 complete years, the date the CCASP Member ceases to be Gainfully Employed and the date the CCASP Member becomes entitled to receive all the CCASP Member's Entitlement from the CCASP Plan.

7. Part-time Gainful Employment, absence or non-eligibility

Subject to paragraph 8 and to the requirements of the Relevant Law:

- (a) CCA to determine conditions: subject to the agreement of the Board, CCA may determine conditions in relation to contributions payable and benefits to be provided in respect of a CCASP Member during and in respect of any period when in the opinion of CCA, the CCASP Member is Gainfully Employed in other than a full-time capacity, the CCASP Member is temporarily not Gainfully Employed or the CCASP Member remains Gainfully Employed but is no longer permitted to contribute under the Relevant Law;
- (b) Notice to Board: CCA must give the Board written notice of each determination under this paragraph 7, which, subject to the agreement of the Board, is binding on all interested persons without the need to amend the Rules and which may be varied, revoked or replaced by subsequent agreement between CCA and the Board; and
- (c) **Effective date:** unless otherwise agreed between the Board and CCA, any determination by CCA under this paragraph 7 takes effect on the later of the date notice of that determination is received by the Board and the effective date (if any) specified in the notice.

8. Control by Board

Before, or in the course of, giving effect to a determination by CCA under paragraph 7, the Board may:

- (a) **Undertaking:** require an undertaking from CCA that it will contribute to the CCASP Plan additional amounts or rates of contributions which the Board may consider necessary in order to secure any additional or improved benefit or pay any additional cost; and
- (b) **Conditions:** generally impose any conditions which the Board may consider necessary in order to comply with the Relevant Law or any other law,

and, if such an undertaking is not given by CCA or is not fulfilled to the satisfaction of the Board, or any other condition imposed by the Board under this paragraph 8 is not satisfied, the Board may refuse to give effect to or to continue to give effect to the determination to which that undertaking or condition relates.

9. Temporary cessation of Gainful Employment

If a CCASP Member ceases to be Gainfully Employed in circumstances in which it is reasonable to expect that the CCASP Member will become Gainfully Employed again within a reasonable time, the Board in their absolute discretion may determine (having regard to the requirements of the Relevant Law) to continue the CCASP Member's membership of the CCASP Plan subject to the requirements of the Relevant Law and to further conditions agreed between the Board, the CCASP Member and CCA.

10. Payment of Benefits

- (a) Subject to subparagraphs (b) and (c) and to paragraphs 37 and 49, any benefits payable under this Schedule VI shall be payable in accordance with Rule 30 (a), (b) or (c) (i) (as the case may be).
- (b) Subject to the Relevant Law, the agreement of the Board and to any conditions imposed by the Board, a Beneficiary may elect that all or part of a benefit to which that person is entitled is to be replaced by a benefit payable in another manner or form, in other circumstances or at another time.
- (c) Upon receipt of an appropriate form of election by the Beneficiary, the Board may pay a benefit as a pension in accordance with Rule 75. If the Board agrees to pay a benefit to the Beneficiary in accordance with Rule 75, the Beneficiary shall be deemed to have requested the Board to transfer the whole of the CCASP Member's benefit from the CCASP Plan to the CCASP Member's Non-CCASP Interest and the Board shall make such a transfer and upon such a transfer the Member shall cease to be a CCASP Member and the Member's benefit will be dealt with in accordance with Rule 75.

TERMINATION

11. Closure of CCASP Plan

(a) CCA's determination to close CCASP Plan:

CCA may determine to close the CCASP Plan with effect on and from a specified date and, in that event:

(1) **No further contributions:** no further contributions will be accepted from any person into the CCASP Plan; and

(2) **Continued administration:** the Board must continue to administer and apply the CCASP Plan in accordance with this Schedule VI until all benefits which could become payable under this Schedule VI have been paid, provided or otherwise applied, and all of the monies and CCASP Assets have been dealt with, in accordance with subparagraph (*c*),

and the CCASP Plan will then be deemed to have terminated.

- (b) **Termination in other circumstances:** The Board may determine to terminate the CCASP Plan in one of the following circumstances:
 - (1) Inadequate funds: the Board after receiving any advice from the Actuary and, having consulted CCA, is of the opinion, having regard to the payments being made and expected to be made to the CCASP Plan and the actual and expected property identifiable as property of the CCASP Plan, that the CCASP Plan is inadequate to provide for the actual and potential liabilities of the CCASP Plan;
 - (2) **Restraints imposed by law:** restraints (financial or otherwise) have been imposed by law which the Board consider unreasonably restrict their powers of investment under the Rules or prejudice the financial viability of the CCASP Plan;
 - (3) **Taxation basis:** the basis of taxation of the CCASP Plan is materially altered in the opinion of the Board; or
 - (4) **Members' interest:** the interests of the CCASP Members would be in the opinion of the Board be furthered thereby.
- (c) **Application of CCASP Plan:** Upon the termination of the CCASP Plan in accordance with subparagraph 11 (a) or 11 (b), the Board shall take the following action in relation to the CCASP Plan:
 - (1) **Notice:** notify all CCASP Members and CCA in writing of the termination of the CCASP Plan;
 - (2) **Convert assets:** convert the CCASP Assets to cash or property (or both) which are capable of distribution to Beneficiaries;
 - (3) **Discharge debts:** discharge all debts (including any Tax) owing by or in respect of the CCASP Plan;
 - (4) **Establish reserves:** set aside amounts which the Board consider appropriate as a provision or reserve for any actual or contingent, or present or future liabilities of the CCASP Plan and any action taken pursuant to this paragraph 11 or any holding or dealing with any of the amounts referred to in this paragraph 11; and
 - (5) **Pay out assets:** subject to the Relevant Law, pay the cash or property then remaining as CCASP Assets as benefits to or in respect of Beneficiaries as directed by CCA and otherwise as provided hereunder in accordance with the sequence and priority set out in the following paragraphs to the extent that the amount of the said cash or property permits:
 - (A) first, in securing a minimum benefit for or for the benefit of each CCASP Member equal to the total of the contributions which have been made (or are deemed under this Schedule VI to have been made) by each CCASP Member (but not by CCA on behalf of the CCASP Member);

- (B) secondly, in securing for or for the benefit of each Beneficiary, the benefits of the Beneficiary which are subject to vesting under the Relevant Law or are otherwise vested in the Beneficiary pursuant to the terms of this Schedule VI;
- (C) thirdly, in securing for or for the benefit of each Beneficiary, the benefit to which he was absolutely entitled or was then in receipt of as at the date of the termination of the CCASP Plan;
- (D) fourthly, in securing for or for the benefit of each CCASP Member who had, as at the date of termination of the CCASP Plan, a contingent right to benefits, the benefit to which he would have been entitled had he of his own volition ceased Gainful Employment on the date of termination in accordance with this Schedule VI; and
- (E) fifthly, in distributing the balance (if any) of the CCASP Assets to CCA or as CCA directs (if permitted by the Relevant Law but, if not so permitted, in such other manner as the Board determines).

AMENDMENT

12. Amendment

- (a) All or any of the trusts and provisions of this Schedule VI (including this clause 12) may be amended, added to, deleted, revoked, replaced, resettled, consolidated, or merged with any other trust by deed executed by on behalf of CCA and the Board provided always that any benefits under the CCASP Plan in respect of a CCASP Member admitted to the CCASP Plan prior to the date of such amendment, addition, deletion, revocation, replacement, resettlement, consolidation or merger (collectively called "amendment") shall not thereby be substantially prejudicially varied or affected nor shall the obligations of a CCASP Member pursuant to this Schedule VI in relation to making contributions of be altered without the CCASP Member's consent in writing. A certificate from the Actuary that the amendment does not substantially prejudice, vary or affect any benefits under the CCASP Plan in respect of a CCASP Member shall for the purposes of this paragraph be conclusive evidence of the facts and conclusions stated in such certificate and it is hereby declared that, save as aforesaid and except as required by the Relevant Law, an amendment may be effected pursuant to this paragraph 12 without communication or reference to, or consent being obtained from any CCASP Member, Dependant, former CCASP Member or former Dependant or other Beneficiary or former Beneficiary.
- (b) This paragraph 12 applies subject to any further requirements in relation to amending Schedule VI specified in the Act.

13. Effective date of amendments

Subject to any requirements of the Act, any amendment made in accordance with paragraph 12 takes effect on the effective date specified in the deed effecting the amendment (whether that date is before or after the date of that deed) or, if no date is so specified, the date of that deed.

EXCESS

14. Valuations

At least once a year the Board must, and at any other times determined by the Board, the Board may, cause the assets of the CCASP Plan (other than an insurance policy to the extent that it provides insurance solely against risk) to be valued and:

- (a) the Board shall determine the amount of Net Earnings of the CCASP Plan which, in the opinion of the Board, it is appropriate to attribute to the Entitlements of CCASP Members; and
- (b) the Board may, and if requested by CCA shall direct the Actuary to investigate the financial position of the CCASP Plan as to whether in the opinion of the Actuary as at the date at which such investigation is completed or other specified date ("effective date"):
 - (1) an Excess exists in the CCASP Plan; and
 - (2) any Overpaid Contributions exist in the CCASP Plan,

and shall report thereon as soon as practicable in writing to CCA and the Board.

15. Allocation of Excess

If the report by the Actuary referred to in paragraph 14 reveals there to be an Excess as at the Determination Date, the Board may, with the consent of CCA, deal with all or part of the Excess in any one or more of the following ways (subject to the requirements of the Relevant Law):

- (a) to allocate any amount to or for the benefit of the CCASP Members;
- (b) to pay or allocate any amount to or for the benefit of CCA; and
- (c) to apply any amount in reduction or satisfaction of contributions otherwise payable in accordance with this Schedule VI by CCA or the CCASP Members.

Any amount allocated to or for the benefit of a CCASP Member pursuant to this clause will be paid to the Member's Special Benefit Account.

16. Overpaid Contributions

Where a CCASP Member or CCA makes contributions to the CCASP Plan:

- (a) in an amount or at a rate determined by CCA in accordance with this Schedule VI and where:
 - (i) CCA in making such determination has relied on the advice of the Actuary;
 - (ii) the advice of the Actuary was based on actuarial error or miscalculation with the result that the amount or rate of contribution it advised CCA could or should be paid to the CCASP Plan exceeded the amount that was actually necessary to be paid to the CCASP Plan in order to provide the benefits for the Beneficiaries of the CCASP Plan as approved for in Schedule VI; or

(b) the contributions made by the CCASP Member or CCA to the CCASP Plan are in excess of the amount of contributions permitted to be made to the CCASP Plan in accordance with the applicable requirements of the Relevant Law,

then the excess amount of contributions referred to in subparagraph (a) (i) or (a) (ii) (such excess referred to herein as "Overpaid Contributions"), shall be conditionally received and together with interest thereon calculated at such rate, whether positive or negative, as the Board shall determine but less any amount in respect of Tax determined by the Board shall be returned to the CCASP Member or CCA as relevant.

In this paragraph 16, "actuarial error or miscalculation" means a failure to properly apply standard actuarial practices and methods, such as:

- (1) mathematical errors;
- (2) failure to apply correct data;
- (3) failure to apply reasonable and generally accepted actuarial assumptions; and
- (4) failure to follow or apply standard and generally accepted actuarial methods.

17. Residual CCASP Assets

If at any time there are no Beneficiaries and, in the opinion of the Board, all benefits which are payable from the CCASP Plan, and all Fund Expenses have been paid, then the proceeds of the residual CCASP Assets must be distributed as directed by CCA in any of the ways referred to in paragraph 15 (*b*) and the CCASP Plan shall then terminate.

CESSATION OF CONTRIBUTIONS AND OF THE PLAN

18. Notice of termination of contributions and other payments

Without limiting any power vested in CCA under any other provision of this Schedule VI to terminate, determine or redetermine the amount or rate of contributions of CCA, CCA may by written notice given to the Board and either generally or in respect of any Employees named or described in that notice or then or thereafter falling within a group or class of persons described in that notice:

- (a) terminate all or any payments of contributions in respect of the CCASP Plan; or
- (b) modify or suspend all or any payments of contributions in respect of the CCASP Plan to the extent specified in that notice either indefinitely or for the period specified,

and any notice given under this paragraph 18 takes effect on the date which is the later of the date that notice is received by the Board and the effective date (if any) specified in that notice (but a notice does not affect liability of CCA in respect of payments due from CCA before the notice takes effect) unless the notice is revoked in accordance with paragraph 19 by the giver of the notice prior to the date the notice would otherwise take effect.

19. Revocation of notice or remedy of failure or inadequacy

Subject to any conditions imposed by the Board and to paragraph 20, CCA may revoke or modify a notice given or deemed to have been given by CCA pursuant to paragraph 18.

20. Adjustment of benefits and Entitlements

- (a) Adjustment of benefits: The Board, subject to subparagraph (b), may adjust any benefit or Entitlement of a CCASP Member which is or may become payable to or in respect of any person whom the Board may consider is affected by the operation of paragraph 18.
- (b) **Benefits not to be increased:** Except with the approval of CCA, an adjustment made pursuant to subparagraph (a) must not increase the amount of any benefit or Entitlement which, in the opinion of the Board, has accrued in respect of a person immediately prior to the effective date of that adjustment in respect of the period up to that date or improve the basis upon which benefits or Entitlements accrue during or in respect of any period after that date.

21. Distribution of the CCASP Plan

Upon the occurrence of any of the following events:

- (a) a notice is given pursuant to paragraph 18; or
- (b) any amount payable by CCA to the CCASP Plan remains unpaid for any reason for the period allowed by the Board for the payment of such amount,

then unless otherwise agreed between the Board and CCA, no contributions will be accepted from a CCASP Member or CCA where CCA has given the notice referred to in paragraph 18 in relation to the CCASP Plan during the period referred to in subparagraph 18 *(b)* and the CCASP Plan shall terminate and the Board shall take action and otherwise deal with the CCASP Plan as described in subparagraph 11 *(c)*.

MEMBERSHIP

22. Membership

- (a) Each CCASP Member shall whilst a CCASP Member of the CCASP Plan be a CCASP Member of one of the following Membership Categories of the CCASP Plan:
 - Level A Employees who were immediately before 1 June 2006 classified as a Level A Member in the Previous CCASP or are, pursuant to paragraph 23, hereafter classified by CCA as a Level A Member.
 - Level B Employees who were immediately before 1 June 2006 classified as a Level B Member in the Previous CCASP or are, pursuant to paragraph 23, hereafter classified by CCA as a Level B Member.
 - Level C Employees who were immediately before 1 June 2006 classified as a Level C Member in the Previous CCASP or are, pursuant to paragraph 23, hereafter classified by CCA as a Level C Member.
- (b) A person ceases to be a CCASP Member in the event of that person's death or when the Entitlement of that person has been paid or transferred from the CCASP Plan or has otherwise ceased or been terminated in accordance with this Schedule VI, whichever occurs first.
23. Variation of Membership Levels

- (a) CCA may by notice in writing given to the CCASP Member vary the Membership Category of the CCASP Member and the CCASP Member shall with effect from the effective date (if any) stipulated in such notice, or if no effective date is stipulated in such notice, with effect from the date of such notice become a CCASP Member in the level into which the CCASP Member has been classified **PROVIDED ALWAYS** that no such notice may be given if its effect will be to vary the Membership Category of a CCASP Member to a Membership Category in which the CCASP Member would be required to make higher contributions without the prior written consent of the CCASP Member.
- (b) Each CCASP Member may elect to transfer to any other Membership Category in the CCASP Plan provided that:
 - (1) no transfers can be made to Level C; and
 - (2) the transfers can only be made on the five yearly Review Date anniversary of the CCASP Plan (as if the CCASP Plan commenced on 1 July 1983).

CONTRIBUTIONS

24. Member Contributions

In the case of a Level A Member -(a) 5 per cent of the CCASP Member's Salary, or such other amount as the Board and the CCASP Member may agree from time to time in writing; (b)In the case of a Level B Member -21/2 per cent of the CCASP Member's Salary, or such other amount as the Board and the CCASP Member may agree from time to time in writing; (C) In the case of a Level C Member -5 per cent of the CCASP Member's Salary, or such

Member's Salary, or such other amount as the Board and the CCASP Member may agree from time to time in writing.

Each CCASP Member shall arrange for CCA to make, where possible, deductions from his remuneration in respect of his contributions under the CCASP Plan and for the amounts so deducted to be paid to the Board for the credit to an account maintained by the Board under this Schedule VI in respect of the CCASP Member. Where deductions are not made pursuant to the preceding paragraph hereof in respect of a CCASP Member's contributions, that CCASP Member shall pay his contributions under the CCASP Plan to the Board for credit to an account maintained by the Board under this Schedule VI. Except as otherwise provided in this Schedule VI, contributions by a CCASP Member shall continue until:

- (i) the CCASP Member ceases to be a CCASP Member; or
- (ii) the Normal Retirement Date in respect of the CCASP Member; or

(iii) the CCASP Member has continuously contributed for 40 complete years,

whichever is the earlier;

PROVIDED THAT:

- (d) no CCASP Member shall be required to contribute in accordance with this paragraph 23 until such time as the Board and CCA determine after receiving advice from the Actuary; and
- (e) until a determination is made under subparagraph (d) of this paragraph 23, each CCASP Member will be deemed to have continued to contribute to the CCASP Plan at the rate at which he or she was contributing to the Previous CCASP as at 30 June 1996.

25. Employer Contributions

CAA shall contribute to the CCASP Plan, in respect of each of its Employees who are CCASP Members, at such times and at such rates as are required in order to comply with the requirements of the Relevant Law, or to avoid any adverse consequences or penalties arising from the Relevant Law, or to avoid any adverse consequences or penalties arising from the Relevant Law, as determined from time to time by the Board after taking the advice of the Actuary.

26. Contributions – Employed CCASP Members

- (a) Deduction from salary: Unless CCA (after consulting the Board) determines otherwise or the law does not so allow, the contributions (if any) payable by an Employed CCASP Member shall be deducted by CCA from each payment of or on account of the CCASP Member's net salary from CCA, and are payable by the CCASP Member and must be paid by CCA to the CCASP Plan, in the manner and at the times set out in this Schedule VI. Amounts so deducted by CCA in respect of an Employed CCASP Member are, pending payment to the CCASP Plan, to be held upon trust by CCA for the benefit of the CCASP Plan.
- (b) Contributions not deducted: Where contributions payable by an Employed CCASP Member are not deducted from the Employed CCASP Member's salary in accordance with subparagraph (a), the Employed CCASP Member must pay the Employed CCASP Member's contributions to the CCASP Plan in the manner determined by CCA with the approval of the Board as and when the Employed CCASP Member receives each payment of or on account of the Employed CCASP Member's remuneration.

27. Adjustment for non-payment of Employed CCASP Member's contributions

Without limitation to subparagraph 26 (*b*) and to paragraph 28, if the contributions payable by an Employed CCASP Member are not paid to the CCASP Plan as and when required, the Board may impose any conditions in respect of the Employed CCASP Member which the Board, after obtaining professional advice, considers appropriate.

28. Reduction, suspension or waiver

CCA may, with the consent of the Board, for any period determined by CCA reduce, suspend or waive contributions otherwise payable by the Employed CCASP Member subject to any conditions determined by CCA and approved by the Employed CCASP Member concerned from time to time. These conditions include conditions upon which contributions otherwise payable by the Employed CCASP Member, together with interest, must be made

up by and in respect of the Employed CCASP Member and conditions as to how benefits to be provided in respect of the Employed CCASP Member must be adjusted to take account of a reduction, suspension or waiver.

BENEFITS

29. Normal Retirement Benefit

Upon the voluntary or involuntary termination of a CCASP Member's employment with CCA on the CCASP Member's Normal Retirement Date the Board shall pay to, or at the discretion of, the CCASP Member:

(a) the balance of the Member's Credit (if any);

PLUS

(aa) in the case of Level B Members, the CCASP Member's Additional Retirement Benefit;

PLUS

(b) in the case of all male Level A or B Members an amount equal to the sum of 1¼ per cent of the CCASP Member's Final Salary for each year of Continuous Service prior to 1 July 1980 that the CCASP Member has completed as an Employee prior to joining the Previous CCASP;

PLUS

(c) in the case of Level A or B Members an additional amount equal to the sum of 2½ per cent of the CCASP Member's Final Salary for each year of Fund Membership to 30 June 1980;

PLUS

- (d) in the case of a Level A Member an additional amount equal to the sum of:
 - (i) 6¼ per cent of the CCASP Member's Final Salary for each year of Fund Membership from 1 July 1980 to 31 December 1982; plus
 - (ii) 15 per cent of the CCASP Member's Final Average Salary for each year of Fund Membership from 1 January 1983;

PLUS

- (e) in the case of a Level B Member an additional amount equal to the sum of:
 - (i) 6¼ per cent of the CCASP Member's Final Salary for each year of Fund Membership from 1 July 1980 to 31 December 1982; plus
 - (ii) 7¹/₂ per cent of the CCASP Member's Final Average Salary for each year of Fund Membership from 1 January 1983;

PLUS

(f) in the case of a Level C Member, subject as hereinafter provided, 17½ per cent of the Member's Final Salary for each year of Fund Membership PROVIDED THAT if the CCASP Member was not a member of the Adelaide Corporation Officials' Superannuation Fund on 31 July 1974 then the CCASP Member shall receive in respect of each year of Fund Membership since 1 January 1983, 17½ per cent of the CCASP Member's Final Salary PLUS:

- (i) 17½ per cent of the CCASP Member's Final Salary for each year (if any) of Fund Membership prior to 1 January 1983 as an Officer within the meaning of the Deed (hereinafter in this subparagraph (g) called "the Previous Deed") constituting the Adelaide Corporation Superannuation Plan or the Adelaide Corporation Officials' Superannuation Plan as amended and in force for the time being; plus
- (ii) 6¼ per cent of the CCASP Member's Final Salary for each year (if any) of Fund Membership during the period from 1 July 1980 to 31 December 1982 and 2½ per cent of the CCASP Member's Final Salary for each year (if any), of Fund Membership prior to 1 July 1980 as an Employee within the meaning of the Previous Deed; plus
- (iii) 1¼ per cent of the CCASP Member's Final Salary for each year (if any) of Continuous Service prior to 1 July 1980 that the CCASP Member has completed as an Employee within the meaning of the Previous Deed prior to joining the Previous CCASP.

30. Early Retirement Benefit

If a CCASP Member permanently retires from the employ of CCA after attaining 55 but less than 65 years of age then the Board shall pay to, or at the direction of the CCASP Member:

- (a) an amount equal to the amount that would have been payable had the CCASP Member retired at age 65 except for this purpose:
 - (i) the CCASP Member's Fund Membership shall be taken to cease at the date of actual termination of Service;
 - (ii) the CCASP Member's Final Salary and Final Average Salary shall be determined at the date of actual termination of Service; and
 - (iii) the Additional Retirement Benefit (if any) shall be determined up to the date of actual termination of Service,

and if the CCASP Member is a Level A or B Member who became a CCASP Member on or after 1 January 1983 and retires on or after age 55 years and prior to 60 years, the benefit payable as determined by this subparagraph *(a)* will be reduced by 2/365 per cent for each day by which the date of the CCASP Member's retirement precedes the CCASP Member's 60th birthday; PLUS

(b) the CCASP Member's Additional Retirement Benefit (if any).

31. Death Benefit

Subject to paragraph 42, upon the death of a CCASP Member on or prior to the CCASP Member's Normal Retirement Date the Board shall pay in accordance with Rule 30, an amount that would be payable if the CCASP Member had remained in the Service of the Employer until the CCASP Member's Normal Retirement Date and retired on that date, except that for this purpose of the CCASP Member's Final Salary at the date of death shall apply.

32. Permanent Disablement Benefit

Subject to paragraph 42, upon the Permanent Disablement of a CCASP Member, the Board shall pay to, or for the benefit of that CCASP Member, the amount that would have been payable had the CCASP Member died on the date of his or her disablement.

33. Termination Benefit

Upon the voluntary or involuntary termination of a CCASP Member's employment with CCA before the Normal Retirement Date in circumstances not otherwise provided for in this Schedule VI the Board shall pay to, or at the direction of, the CCASP Member:

(a) the balance of the Member's Credit (if any);

PLUS

(aa) the Additional Resignation Benefit (if any);

PLUS

- (b) in the case of a Level A or B Member and amount equal to the sum of:
 - (i) 1 per cent of the CCASP Member's Final Salary for each year of Contributory Fund Membership (with completed months counting as a fraction of a year) to 30 June 1980; plus
 - (ii) 2½ per cent of the CCASP Member's Final Salary for each year of Contributory Fund Membership (with completed months counting as a fraction of a year) completed from 1 July 1980 to 31 December 1982;

PLUS

(c) in the case of a Level A Member an amount equal to 5 per cent of the Member's Final Salary for each year of Contributory Fund Membership (with completed months counting as a fraction of a year) completed from 1 January 1983;

PLUS

(d) in the case of a Level B Member an amount equal to 2½ per cent of the CCASP Member's Final Salary for each year of Contributory Fund Membership (with completed months counting as a fraction of a year) completed from 1 January 1983 to the date of leaving service;

PLUS

(e) in the case of a Level C Member, subject as hereinafter provided, an amount equal to 5 per cent of the CCASP Member's Final Salary for each year of Contributory Fund Membership **PROVIDED ALWAYS THAT** if the CCASP Member was a Member of the Adelaide Corporation Officials' Superannuation Fund on 31 July 1974 then the CCASP Member shall receive 4 per cent of his or her Final Salary for each year of Contributory Fund Membership (with completed months counting as a fraction of a year) up to and including 31 July 1974, PLUS an amount equal to 5 per cent of the CCASP Member's Final Salary for each year of Contributory Fund Membership (with completed months counting as a fraction of a year) from and including 1 August 1974;

PLUS

in the case of a CCASP Member who has completed eleven or more years of Contributory Fund Membership, an additional percentage of that CCASP Member's benefit calculated pursuant to subparagraphs (b), (c), (d), and (e) will be payable and determined in accordance with the following table on the basis of the number of completed years of Contributory Fund Membership:

Contributory Fund Membership	Percentage	
	Levels A and B	Level C
11 years	10%	10%
12 years	20%	20%
13 years	30%	30%
14 years	40%	40%
15 years	50%	50%
16 years	60%	60%
17 years	70%	70%
18 years	80%	80%
19 years	90%	90%
20 years	100%	100%
21 years	100%	110%
22 years	100%	120%
23 years	100%	130%
24 years	100%	140%
25 years	100%	150%
26 years	100%	160%
27 years	100%	170%
28 years	100%	180%
29 years	100%	190%
30 years or more	100%	200%

34. Retrenchment Benefit

- (a) Upon the termination of a CCASP Member's employment by CCA due to Retrenchment before the Normal Retirement Date the Board shall pay to, or at the direction of, the CCASP Member, an amount equal to the lesser of:
 - two times the benefit the CCASP Member would have received if he or she had on the day of such termination voluntarily resigned from employment with CCA; and
 - (ii) the benefit payable to the CCASP Member as if he or she had ceased employment with CCA on the CCASP Member's Normal Retirement Date but only counting Fund Membership to the actual day of such termination of employment with CCA and applying the CCASP Member's Final Salary and Final Average Salary at the actual day of termination of employment with CCA,

PROVIDED THAT if the CCASP Member is at least 55 years of age at the date of termination, the Board shall pay to the CCASP Member an amount determined in accordance with subparagraph (ii).

- (b) For the purposes of this paragraph 34, Retrenchment in respect of a CCASP Member means the termination by CCA of the employment of a CCASP Member before the Normal Retirement Date for all or any of the following reasons:
 - (i) that the CCASP Member's service is no longer necessary or the CCASP Member's position has ceased to exist;
 - (ii) that the work for which the CCASP Member was engaged is finished;
 - (iii) that the quantity of work has diminished and has rendered a reduction in the number of employees necessary or expedient; or
 - (iv) that the termination is as a result of re-organisation or re-arrangement of staff,

and certified by CCA in a form acceptable to the Board not to have been due to the CCASP Member's inefficiency or inability to perform the duties for which the CCASP Member was engaged or which had been allotted to the CCASP Member subsequently. If CCA does not furnish the required certificate the CCASP Member shall be deemed to have been dismissed.

35. Special Termination Benefit

Upon the voluntary or involuntary termination of a CCASP Member's employment prior to the CCASP Member's 60th birthday on account of ill-health, if the Board is satisfied that it is reasonable for that CCASP Member's service to be terminated on these grounds and **PROVIDED THAT** no benefit is payable to that CCASP Member pursuant to paragraph 32, then the Board shall pay to, or at the direction of, the CCASP Member, the CCASP Member's then accrued benefit pursuant to paragraph 29 hereof, and Fund Membership will be counted to the date of termination of service.

36. Special Transfer Value

Upon the voluntary termination of a CCASP Member's employment prior to the CCASP Member's 55th birthday to take up employment with another employer established pursuant to the provisions of the *Local Government Act 1934* of South Australia (as may from time to time be amended or re-enacted), the Board shall transfer from the CCASP Plan to the Scheme for the credit of the CCASP Member's Non-CCASP Interest, the CCASP Member's then accrued benefit pursuant to paragraph 29, (with Fund Membership counted to the date of termination of service) multiplied by a factor determined from the following table:

CCASP Member's Age Last Birthday at date of Termination	Factor
Less than 28	0.40
28	0.41
29	0.43
30	0.45
31	0.47
32	0.49
33	0.51
34	0.53

CCASP Member's Age Last Birthday at date of Termination	Factor
35	0.55
36	0.57
37	0.59
38	0.61
39	0.63
40	0.65
41	0.67
42	0.69
43	0.71
44	0.73
45	0.75
46	0.77
47	0.79
48	0.81
49	0.83
50	0.85
51	0.87
52	0.89
53	0.91
54	0.93

37. Preservation Option Benefit

- (a) A CCASP Member with five or more years of Contributory Fund Membership and whose employment terminates with CCA prior to that CCASP Member's 55th birthday may elect on termination of service to remain a CCASP Member of the CCASP Plan and receive a Preservation Option Benefit in lieu of any other benefit payable pursuant to this Schedule VI **PROVIDED THAT** the Preservation Option Benefit shall be payable on the CCASP Member's death or retirement after age 55 or earlier retirement on the grounds of ill health subject to satisfactory proof of death or retirement being provided to the Board **FURTHER PROVIDED THAT** in any event the benefit payable under this paragraph 37 is paid prior to the CCASP Member's Normal Retirement Date.
- (b) Subject to subparagraph (c) hereof, the Preservation Option Benefit payable shall be determined as follows:
 - (i) The amount of the Preservation Option Benefit as at the date of termination of service shall be the sum of:
 - (1) the Varied Normal Retirement Benefit; and
 - (2) the balance of the Member's Credit as at the date of termination of service.

- (ii) On the last day of each Quarter occurring in the period commencing on the date of termination of service and ending on the date of payment of any benefit payable under this paragraph 37, the Varied Normal Retirement Benefit shall be varied by the percentage difference between:
 - (1) the Consumer Price Index for the Quarter which immediately precedes the Quarter immediately preceding the Quarter in which the variation is made,

and

- (2) the Consumer Price Index for the Quarter immediately preceding the Quarter in which the variation is made.
- (iii) The amount referred to under subparagraph (b) (i) (2) shall be varied by the Net Earning Rate or such other amount as may from time to time be determined by the Board.
- (c) In the case of each CCASP Member where the payment of this Preservation Option Benefit is made prior to that CCASP Member's 55th birthday other than on the grounds of death or ill health, the Varied Normal Retirement Benefit, as varied pursuant to subparagraph (b) (ii) shall be reduced by 1/6 per cent for each complete month by which the date of payment precedes the CCASP Member's 55th birthday up to a maximum of 10 per cent and up to a maximum of 1/12 per cent for each complete month by which the date of payment precedes the CCASP Member's 50th birthday.
- (d) In this paragraph 37, the **Varied Normal Retirement Benefit** in respect of a CCASP Member shall be an amount equal to:
 - (i) the CCASP Member's Normal Retirement Benefit as determined pursuant to paragraph 29, with Fund Membership counted to the date of termination of service; less
 - (ii) the balance of the CCASP Member's Member's Credit at the date of termination of service.

38. Deferred Retirement Benefit

Upon the voluntary or involuntary termination of a CCASP Member's employment with CCA after the CCASP Member's Normal Retirement Date for any reason (including death) the Board shall pay to, or at the direction of, the CCASP Member, the balance of the Member's Credit.

39. Overriding Increase in Benefits

Notwithstanding any other provisions of this Schedule VI a CCASP Member or Beneficiary shall be entitled in addition to all other benefits payable under this Schedule VI, to the difference (if any) between the aggregate of:

- (a) the value of the contributions made by CCA in respect of the Beneficiary or relevant CCASP Member, calculated in accordance with the applicable requirements of the Relevant Law as if this paragraph 39 did not exist; and
- (b) the contributions paid or provided by or on behalf of CCA in respect of that Beneficiary or CCASP Member to any other superannuation fund (including the Scheme if the CCASP Member is also a Member of the Scheme other than as a CCASP Member) (or the value of such last mentioned contributions, as the case may be, as calculated in accordance with such requirements),

and the minimum CCA contributions required to be paid in respect of that Beneficiary or CCASP Member pursuant to such requirements, and that portion of the amount of contributions in respect of the relevant CCASP Member by CCA as may be required in order to comply with such requirements, or to avoid any adverse consequences or penalties arising from the Relevant Law, shall be vested in the CCASP Member and preserved in the manner so required.

40. Superannuation Guarantee (Administration) Act

Notwithstanding any other provisions of this Schedule VI, the benefits payable to or in respect of a CCASP Member shall be subject to Rule 33 of the Scheme Rules.

INSURANCE

41. Effecting Insurance

- (a) The Board may (and must to the extent required by any provisions of this Schedule VI) effect insurance in respect of any benefit or other amount which might become payable from the CCASP Plan in relation to the death or Permanent Disablement of a CCASP Member.
- (b) The Board may pay out of the CCASP Plan all premiums and other outgoings in respect of insurance and may vary, surrender, terminate, assign or otherwise modify or deal with a relevant policy or other arrangement as the Board thinks fit.

42. Adjustments relating to insurance

- (a) Any benefit or other amount which may become payable from the CCASP Plan in respect of which the Board seeks to effect or effects insurance must be reduced to the extent to which:
 - (1) for any reason the insurer fails to provide insurance on the insurer's standard terms (including for standard lives); or
 - (2) for any reason the insurer:
 - (A) fails to provide or increase insurance;
 - (B) reduces or terminates insurance;
 - (C) limits or restricts insurance or the circumstances in which insurance proceeds will become payable; or
 - (D) refuses to consider, defers or denies a claim or the payment of insurance proceeds in whole or in part,

and the Board will adjust or defer that benefit, and any other benefit which the Board may consider to be affected, in the manner and to the extent the Board may consider necessary in order to effect and take account of that action by the insurer.

(b) In any case the amount, time for and basis of payment of all or part of a benefit in respect of which insurance has been effected must be adjusted in the manner and to the extent the Board considers necessary to take account of the terms and conditions upon which insurance proceeds are payable.

TRANSFER

43. Transfer within Scheme

- (a) At the request of a CCASP Member the Board may transfer all or part of the balance of that CCASP Member's Member's Credit from the CCASP Plan to the CCASP Member's Non-CCASP Interest. Upon such a transfer, the balance of the Member's Credit shall be credited to the Member's Credit (as that term is defined in Rule 2 of the Rules) of that Member and dealt with under the Rules (and particularly Rule 51) as if the Member was not a CCASP Member.
- (b) Upon the request of a CCASP Member who has made an election under paragraph 37 (or the equivalent provision in the Previous CCASP), the Board may transfer the balance of that CCASP Member's Member's Credit from the CCASP Plan to a Non-CCASP Interest in respect of that CCASP Member. Upon such a transfer, the balance of the CCASP Member's Member's Credit shall be credited to a special account under Rule 73 and be dealt with under Rule 73 as if the Member was not a CCASP Member. For the avoidance of doubt, if the relevant CCASP Member does not have a Non-CCASP Interest, he or she will be deemed to have a Non-CCASP Interest in order to give effect to a request made under this subparagraph (b).

44. External Transfers

Subject to any conditions determined by the Board:

- (a) In the case of a CCASP Member who would not otherwise be entitled to have a benefit paid from the CCASP Plan, with the consent of the CCASP Member, the Board may transfer to an Approved Scheme in which the CCASP Member participates or is eligible to participate all or part of the CCASP Member's Entitlement.
- (b) In the case of a Beneficiary, with the consent of the Beneficiary, the Board may transfer to an Approved Scheme in which the Beneficiary participates or is eligible to participate all or part of the benefit payable to the Beneficiary.
- (c) In the case of a benefit (or part thereof) of a Beneficiary which in the opinion of the Board cannot for any reason (including where the Beneficiary is not capable of being located or has not given sufficient direction in respect of the payment of the relevant benefit) be paid to or in respect of the Beneficiary, the Board may, subject to the Relevant Law, pay the benefit in such manner as the Board shall determine.

45. Adjustment

As a result of a partial transfer of a Member's Entitlement under paragraphs 43 or 44, the Board may adjust the Member's remaining Entitlement in such manner as it thinks fit to account for the transfer.

FUND EXPENSES

46. Fund Expenses

Notwithstanding any other provision of these Rules, the Board must pay all Fund Expenses from the CCASP Assets.

ADDITIONAL PROVISIONS

47. Additional applicable rules

In addition to the provisions in this Schedule VI and the particular Rules referred to by this Schedule VI, the following Rules apply in respect of CCASP Members and the CCASP Plan:

- (a) Part I;
- (b) Part II;
- (c) Part III;
- (d) Part V;
- (e) Rule 35;
- *(f)* Rule 39;
- *(g)* Rule 40;
- (*h*) Rule 40B.

48. Tax

The Board may pay any Tax and take any action which the Board may consider appropriate in taking account of any Tax, including:

- (a) reducing or otherwise adjusting the amount of any benefit payable from the CCASP Plan;
- (b) reducing amounts from the Entitlement of a Beneficiary or from amounts before they form part of the Entitlement of the Beneficiary;
- (c) establishing reserves and making provision for the payment of tax from the CCASP Plan to relevant government authorities; and
- (d) making arrangements whereby another party pays or provides for the tax liability of the CCASP Plan (or what would be the tax liability of the CCASP Plan were it not for such arrangements).

49. Transfer to Retained Benefit

- (a) Other than in circumstances where a CCASP Member makes an election under subparagraph 37 (a), if a CCASP Member becomes entitled to a benefit under this Schedule VI, Rules 73 and 74 shall apply to that CCASP Member as if the CCASP Member were a Member who had become entitled to a deferred benefit under Rule 71.
- (b) If the CCASP Member satisfies either the Election Conditions or the Default Conditions, then the CCASP Member shall be deemed to have requested the Board to transfer the whole of the CCASP Member's benefit from the CCASP Plan to the CCASP Member's Non-CCASP Interest and the Board shall make such a transfer and upon such a transfer the Member shall cease to be a CCASP Member and the Member's benefit will be dealt with in accordance with Rule 73.

50. Net Earnings

- (a) Any amount of any Net Earnings determined by the Board to be appropriate to attribute to the Entitlements of CCASP Members must be attributed to the Entitlements of CCASP Members, allocated and otherwise dealt with in accordance with the other provisions of this Schedule VI in the manner and on the basis determined by the Board, either generally or in a particular case.
- (b) As at the date a benefit becomes payable from the CCASP Plan in respect of a CCASP Member, and at any other time the Board may consider appropriate, the Board may determine the amount of Net Earnings of the CCASP Plan and attribute it in accordance with the other provisions of this Schedule VI, on an interim basis in respect of the period since an allocation was last made in respect of the CCASP Member in accordance with this paragraph 50.

51. Late Payment Interest

The Board may adjust a CCASP Member's benefit to reflect earnings between the date on which a benefit becomes payable under this Schedule VI and the date that such benefit is actually paid, at such rate as may be determined by the Board from time to time.

52. Interest as Member

Except as expressly provided in this Schedule, nothing in this Schedule VI shall affect the interest of a Member of the Scheme apart from as it relates to that Member's interest as a CCASP Member.

LOCAL GOVERNMENT ACT 1999 DRY CREEK DRAINAGE AUTHORITY

Notice of Winding Up of a Regional Subsidiary

Preamble

1. The Dry Creek Drainage Authority was incorporated as a controlling authority under Part XIX of the Local Government Act 1934, as amended. Pursuant to section 53 of the Local Government Act Amendment Act 1988, the controlling authority was regarded as a controlling authority established under section 200 of the Local Government Act 1934. Pursuant to section 25 of the Local Government (Implementation) Act 1999, it was continued as a subsidiary under Part 2 of Schedule 2 of the Local Government Act 1999.

2. The Constituent Councils for this subsidiary are the Cities of Port Adelaide Enfield, Salisbury and Tea Tree Gully. These Councils have requested that the subsidiary be wound up.

NOTICE

PURSUANT to Clause 33 (1) (*a*) of Part 2 of Schedule 2 of the Local Government Act 1999, I wind up the Dry Creek Drainage Authority.

Dated 18 May 2006.

J. RANKINE, Minister for State/Local Government Relations

LOCAL GOVERNMENT ACT 1999

LITTLE PARA DRAINAGE AUTHORITY

Notice of Winding Up of a Regional Subsidiary

Preamble

1. The Little Para Drainage Authority was incorporated as a controlling authority under Part XIX of the Local Government Act 1934, as amended. Pursuant to section 53 of the Local Government Act Amendment Act 1988, the controlling authority was regarded as a controlling authority established under section 200 of the Local Government Act 1934. Pursuant to section 25 of the Local Government (Implementation) Act 1999, it was continued as a subsidiary under Part 2 of Schedule 2 of the Local Government Act 1999.

2. The Constituent Councils for this subsidiary are the Cities of Playford, Salisbury and Tea Tree Gully. These Councils have requested that the subsidiary be wound up.

NOTICE

PURSUANT to Clause 33 (1) (*a*) of Part 2 of Schedule 2 of the Local Government Act 1999, I wind up the Little Para Drainage Authority.

Dated 18 May 2006.

J. RANKINE, Minister for State/Local Government Relations

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Brojo Hotels Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 31 Venables Street, Macclesfield, S.A. 5153 and know as Macclesfield Hotel.

The applications have been set down for hearing on 26 June 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: 16 June 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 17 May 2006.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that the Treakle Factory Pty Ltd, Nigel Shaun Grivell and Jane Louise Grivell as trustee for the Juice Family Trust, Steven Hauth as trustee for the Browser Trust, Farmer Nominees Pty Ltd as trustee for the Farmer Family Trust and Padaga Pty Ltd as trustee for the Paul Gatt Family Trust have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 35 The Strand, Port Elliot, S.A. 5212 and known as Hotel Elliot.

The applications have been set down for hearing on 28 June 2006 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 20 June 2006).

The applicants' 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 19 May 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 Adelaide Hills Craft Brewing Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence with Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 3A, 1 Adelaide-Lobethal Road, Lobethal, S.A. 5241 and to be known as Lobethal Bierhaus.

The application has been set down for hearing on 23 June 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- For consumption on the premises during the following hours (including Extended Trading Authorisation):
 - Monday to Thursday: 8 a.m. to midnight;

Friday and Saturday: 8 a.m. to 2 a.m. the following day;

Sunday: 8 a.m. to midnight;

Christmas Day: Midnight to 2 a.m.

Days preceding other Public Holidays: Midnight to 2 a.m.

- Entertainment Consent is sought for the inside area only during the above hours.
- For consumption off the premises:

To sell the Licensee's product on the licensed premises at any time for consumption off the licensed premises.

To sell the Licensee's product at any time through direct sales transactions.

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: 15 June 2006).

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

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

Dated 19 May 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 Julie's Cafe Pty Ltd as trustee for the Ivanoff Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 1047, 297 Diagonal Road, Oaklands Park, S.A. 5046 and known as Pinocchio's Cafe.

The application has been set down for hearing on 28 June 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: 20 June 2006).

The applicant's address for service is c/o Rusak Corporate Conveyancers, P.O. Box 154, Ingle Farm, S.A. 5098.

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 19 May 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 Darren Andrew Waters and Karen Jacobs have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 2/41 High Street, Willunga, S.A. 5172 and to be known as Doc Adams.

The application has been set down for hearing on 23 June 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: 15 June 2006).

The applicants' address for service is c/o Karen Jacobs, P.O. Box 651, Willunga, S.A. 5172.

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 15 May 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 G. N. & G. M. Pty Ltd as trustee for the G. N. & G. M. Unit Trust has applied to the Licensing Authority for an Extended Trading Authorisation, variation to Conditions and variation to Entertainment Consent in respect of premises situated at 217 Rundle Street, Adelaide, S.A. 5000 and known as San Giorgio's Pizzeria.

The application has been set down for hearing on 23 June 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 p.m. to 2 a.m. the following day;

- New Year's Eve: 2 a.m. the following day to 3 a.m. the following day;
- Days preceding other Public Holidays: Midnight to 2 a.m. the following day;

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

• Variation to Conditions:

To delete Condition 2 of the licence:

- There shall be no amplification of live entertainment or music within the premises.
- Variation to Entertainment Consent to apply to Area 3 for the following hours:

Friday and Saturday: 8 p.m. to 2 a.m. the following day;

- New Year's Eve: 8 p.m. to 3 a.m. the following day;
- Days preceding other Public Holidays: 8 p.m. to 2 a.m. the following day;
- Sunday preceding Public Holidays: 8 p.m. to 2 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the 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: 15 June 2006).

The applicant's address for service is c/o Cowell Clarke Commercial Lawyers, Level 5, 63 Pirie Street, Adelaide, S.A. 5000.

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

Dated 22 May 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 The Cavern Adelaide Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Unit 6, Station Arcade, 132-137 North Terrace, Adelaide, S.A. 5000 and known as Cavern Club.

The application has been set down for hearing on 26 June 2006 at 11 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: 16 June 2006).

The applicant's address for service is c/o Armando Ruggiero, Unit 6, 136 North Terrace, 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 23 May 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 Koreajung Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 19 Leigh Street, Adelaide, S.A. 5000, known as Poisson Tres Bon and to be known as Koreajung.

The application has been set down for hearing on 26 June 2006 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 16 June 2006).

The applicant's address for service is c/o John Kim, 13-17 Leigh 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 16 May 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 Boma-Five Enterprise Pty Ltd as trustee for Bombardieri Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of the premises situated at 116-118 O'Connell Street, North Adelaide, S.A. 5006 and known as Caffe Primo North Adelaide.

The application has been set down for hearing on 26 June 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: 16 June 2006).

The applicant's address for service is c/o Lynette Olds, P.O. Box 981, Two Wells, S.A. 5501.

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 16 May 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 Rendark Pty Ltd as trustee for the McDonald Family Trust has applied to the Licensing Authority for an Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 115 Thevenard Road, Thevenard, S.A. 5690 and known as Thevenard Hotel.

The application has been set down for hearing on 23 June 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation to include the whole of the licensed premises and for the following days and times:
 - Monday to Saturday: Midnight to 2 a.m. the following day;

Sunday: 8 p.m. to 11 p.m.;

Good Friday: Midnight to 2 a.m.;

Christmas Day: Midnight to 2 a.m.;

- Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;
- Days preceding other Public Holidays: Midnight to 2 a.m. the following day;
- Sundays preceding Public Holidays: 8 p.m. to 2 a.m. the following day.
- Variation to Entertainment Consent to apply to the abovementioned hours and to include Area 3.

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: 15 June 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 19 May 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 Paul Scott Denver and Leanne Jane Gilbert have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 2/120 Mount Barker Road, Stirling, S.A. 5152 and known as Autumn Gate Cafe.

The application has been set down for hearing on 27 June 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 19 June 2006).

The applicants' address for service is c/o 19 Waverley Ridge 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 17 May 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 The Rundle East End No. 2 Company Pty Ltd as trustee for Romano Family Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 285 Rundle Street, Adelaide, S.A. 5000 and known as Universal Wine Bar.

The application has been set down for hearing on 27 June 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: 19 June 2006).

The applicant's address for service is c/o Vito Romano, 285 Rundle 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 19 May 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 Ichiro Inoue has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Shop 2A, Victoria Square, Adelaide, S.A. 5000 and to be known as Little Tokyo.

The application has been set down for hearing on 23 June 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

• The licensee shall sell Japanese liquor only.

• For consumption off the premises:

Monday to Thursday: 8 a.m. to 7 p.m.

Friday: 8 a.m. to 9 p.m.

Saturday and Sunday: 8 a.m. to 7 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 15 June 2006).

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

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

Dated 19 May 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 Dinh Phuc Vu, Sann Chao and Vinh Thanh Nguyen have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 289 Rundle Street, Adelaide, S.A. 5000 and known as Lemongrass Bistro.

The application has been set down for hearing on 27 June 2006 at 11 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: 19 June 2006).

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

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

Dated 19 May 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 Minh Dang Vu and Yoon Jin Lee have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 89 Gouger Street, Adelaide, S.A. 5000 and known as Lime & Lemon Thai Cafe.

The application has been set down for hearing on 27 June 2006 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 19 June 2006.).

The applicants' address for service is c/o Moody Rossi & Co., 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000.

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

Dated 19 May 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 Griffins Head Hotel Pty Ltd has applied to the Licensing Authority for Redefinition and Alterations in respect of premises situated at 38 Hindmarsh Square, Adelaide, S.A. 5000 and known as Griffins Head.

The application has been set down for hearing on 23 June 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition and Alterations to include new toilets facilities as per plans lodged with this office.
- Increase the total capacity of the premises.

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: 15 June 2006).

The applicant's address for service is c/o Mark Williams, 23 Rundle 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 17 May 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 Griun Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 31 Moonta Street, Adelaide, S.A. 5000 and known as Han Kuk Kwan Korean Restaurant.

The application has been set down for hearing on 27 June 2006 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 19 June 2006).

The applicant's address for service is c/o Jennifer Jeon, P.O. Box 3137, Rundle Mall, 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 17 May 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 Merle Clarke has applied to the Licensing Authority for a Restaurant Licence with section 34 (1) (c), Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 1 Sturt Street, Cambrai, S.A. 5353 and to be known as Cambrai Creamery Cafe.

The application has been set down for hearing on 23 June 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

• Extended Trading Authorisation:

- Friday and Saturday: Midnight to 1 a.m. the following day;
- Sunday (including Sundays preceding Public Holidays): 8 a.m. to 11 a.m. and 8 p.m. to 10 p.m.;
- Maundy Thursday: Midnight to 1 a.m. the following day; Christmas Eve: Midnight to 1 a.m. the following day;
- Sunday Christmas Eve: 8 p.m. to 1 a.m. the following day:
- Days preceding other Public Holidays: Midnight to 1 a.m. the following day.
- Approval under section 34 (1) (*c*) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.

• Entertainment Consent is sought for the following days and times:

Monday and Tuesday: 10 a.m. to 6 p.m.;

Wednesday and Thursday: 10 a.m. to midnight;

Friday and Saturday: 10 a.m. to 1 a.m. the following day;

- Sundays: (including Sundays preceding Public Holidays): 10 a.m. to 10 p.m.;
- Maundy Thursday: 10 a.m. to 1 a.m. the following day; Christmas Eve: 10 a.m. to 1 a.m. the following day;

Sunday Christmas Eve: 10 a.m. to 1 a.m. the following day;

New Year's Eve: 10 a.m. to 2 a.m. the following day;

Days preceding other Public Holidays: 10 a.m. to 1 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the 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: 15 June 2006).

The applicant's address for service is c/o Merle Clarke, P.O. Box 50, Cambrai, S.A. 5353.

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 17 May 2006.

Applicant

MOTOR ACCIDENT COMMISSION ACT 1992

Compulsory Third Party Fund

PURSUANT to section 13A of the Motor Accident Commission Act 1992, the following formula is designed to ensure that the Compulsory Third Party Fund is able to meet all its reasonably estimated liabilities as they fall due.

1. The Fund will have a sufficient level of solvency if its assets exceed the sum of:

- (a) the Fund's liabilities;
- (b) 10% of the outstanding claims liabilities provision;
- (c) 10% of the premium liabilities provision; and
- (d) 10% of the investments in equities and properly.

2. Provisions for outstanding claims liabilities and premium liabilities will include prudential margins which will be calculated by reference to an 80% probability that the provisions will be adequate, as reported in actuarial reports to the Motor Accident Commission.

3. The calculation of liability for outstanding claims and premium liabilities must comply with the following standards (as amended or replaced from time to time by the relevant professional or regulatory bodies):

- (a) Accounting Standard AASB1023.
- (b) Professional Standard Number 300, 'Actuarial reports and advice on outstanding claims in general insurance', issued by the Institute of Actuaries of Australia..
- (c) Australian Prudential Regulation Authority Prudential Standard GPS 210 (GPS 310 from 1 October 2006) in respect of the outstanding claims liabilities and premium liabilities (with the exception that the risk margins adopted are to be at the 80% probability of sufficiency).

Dated 17 May 2006.

KEVIN FOLEY, Deputy Premier/Treasurer

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law (NEL) of the following matter:

 Under sections 95 and 96, the Victorian Department of Infrastructure has requested the making of the proposed National Electricity Amendment (Extension of Interregional Settlements Agreement) Rule 2006 which relates to the distribution and recovery of settlements residue from regulated inter-connectors.

The Commission intends to expedite the making of the proposed Rule subject to any objections (with written reasons). AEMC publishes all submissions on its website, subject to consideration of any claim of confidentiality. Any objection to an expedited process and any submissions on the proposed Rule should be forwarded to <u>submissions@aemc.gov.au</u> and:

- submissions must be received by 22 June 2006; and
- objections must be received by 8 June 2006.

Further details on all of the above matters are available on AEMC's website <u>www.aemc.gov.au</u>.

John Tamblyn Chairman Australian Energy Market Commission Level 16, 1 Margaret Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800 Facsimile: (02) 8296 7809

Dated 25 May 2006.

RADIATION PROTECTION AND CONTROL ACT 1982

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Keith Baldry, Director of the Radiation Protection Division of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt diagnostic radiographers from the requirements of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

1. This exemption only applies to the exposure of a person to ionising radiation for the purposes of plain radiography where the exposure has been directed by Julie Anne Buckman while engaged in the capacity of Nurse Practitioner at the Department of Medicine, Cardiac and Critical Care Services of Flinders Medical Centre.

2. The direction referred to in Condition 1 must comply with the following requirements:

- (a) it must be in writing;
- (b) it must contain details of the examination or treatment being undertaken;
- (c) it must contain the clinical indications for the examination or treatment;
- (d) it must contain a statement by Julie Anne Buckman making the direction that the person is presenting with chest and associated pathology;

- (e) it must contain a statement by Julie Anne Buckman that she has due authority to give the direction;
- (f) it must be signed by Julie Anne Buckman; and
- (g) it must be signed by the radiographer who is performing the examination or treatment.

3. Julie Anne Buckman must, when directed to do so by the Radiation Protection Division, provide the Division with a written report on diagnostic radiography authorised by her during a period specified by the Division. The report must contain statistics of diagnostic radiography authorised and details of any radiation safety issues associated with the examinations during the specified period.

4. The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette*.

Dated 22 May 2006.

K. BALDRY, Delegate of the Minister for Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Old Wentworth Road, Chaffey Irrigation Area

BY Road Process Order made on 12 April 1996, The Corporation of the Town of Renmark (now Renmark Paringa Council) ordered that:

1. A triangularly-shaped portion of the public road (Old Wentworth Road) south of Sanctuary Road and adjoining the western boundaries of sections 206 and 406, more particularly delineated and lettered 'A' and 'B' in the Preliminary Plan No. 6796/1993 be closed.

2. The whole of the land subject to closure be transferred to Constantinos Dimopoulos in accordance with agreement to transfer dated 29 June 1993 entered into between The Corporation of the Town of Renmark and Constantinos Dimopoulos and Stavroula Dimopoulos.

On 1 May 1996 that order was confirmed by the Minister for the Environment and Natural Resources conditionally upon the deposit by the Registrar-General of Deposited Plan 45553 being the authority for the new boundaries.

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

Dated 25 May 2006.

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL

Pursuant to Section 161A of the Road Traffic Act 1961

OPERATION OF ROAD TRAIN VEHICLES IN SOUTH AUSTRALIA

Information Note

This Notice adds additional routes to the network that can be used by Road Train Vehicles and is a supplement to the Notice titled 'Operation of Road Train Vehicles in South Australia' dated 24 November 2005.

1. APPROVAL

1.1 In accordance with the powers delegated to me by the Minister for Transport under section 163AA of the *Road Traffic Act 1961*, I hereby vary the conditions of the *Gazette* Notice of Approval and Exemption titled, 'Operation of Road Train Vehicles in South Australia' dated 24 November 2005 as detailed below.

2. **DEFINITIONS**

- 2.1 In this Notice:
 - 2.1.1 'Approved Vehicles' means Road Train Vehicles (including articulated vehicles towing converter dollies);
 - 2.1.2 'Supplementary routes' means the approved routes specified in the maps '*Route Network for Road Train Vehicles*' attached to this Supplementary Notice;
 - 2.1.3 'Supplementary Notice' means this Notice;
 - 2.1.4 'Primary Notice' means the *Gazette* Notice '*Operation of Road Train Vehicles in South Australia*' dated 24 November 2005; and
 - 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

3.1 This Supplementary Notice must be read in conjunction with the Primary Notice and applies to all Approved Vehicles operating under the Primary Notice travelling on routes specified in the attached maps.

4. ROUTES AVAILABLE TO APPROVED VEHICLES

- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a supplementary route specified hereunder:
 - 4.1.1 'Route Network for Road Train Vehicles General Mass Limits (GML), Map U2_1.'
 - 4.1.2 'Route Network for Road Train Vehicles General Mass Limits (GML), Port Adelaide/Outer Harbour area.'
 - 4.1.3 'Route Network for Road Train Vehicles Higher Mass Limits (HML), Map U2_1.'
 - 4.1.4 'Route Network for Road Train Vehicles Higher Mass Limits (HML), Port Adelaide/Outer Harbour area.'

5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;
 - (ii) the Primary Notice;
 - (iii) the 'Code of Practice for Road Trains' dated November 2005;
 - (iv) the map book titled 'Approved Route Network for Road Trains' dated November 2005; and
 - 5.1.3 produce these documents when requested by a DTEI Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959* or a Police Officer.

6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 29 May 2006.









TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2003, the Training and Skills Commission (TaSC) gives notice that determines the following: Trades, Declared Vocations or Other Occupations

The following schedule is additional to the gazettals of:

5. 9. 13. 17. 21. 25.	5 February 2004 1 July 2004 16 December 2004 10 March 2005 2 June 2005 18 August 2005 6 October 2005	6. 10. 14. 18. 22. 26.	 19 February 2004 15 July 2004 27 January 2005 24 March 2005 16 June 2005 1 September 2005 20 October 2005 	 7. 11. 15. 19. 23. 27. 	11 March 2004 22 July 2004 3 February 2005 5 May 2005 7 July 2005 15 September 2005 27 October 2005	 8. 12. 16. 20. 24. 28. 	1 April 2004 30 September 2004 10 February 2005 12 May 2005 4 August 2005 22 September 2005 8 December 2005
	22 December 2005 4 May 2006		9 March 2006 18 May 2006	31.	6 April 2006	32.	20 April 2006

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

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

Business Services Training Package (BSB01)

*Trade/ #Declared Vocation/ Other Occupation	National Code	Qualification	Nominal Term of Contract of Training	Probationary Period
#Medical Administration Assistant	BSB30704	Certificate III in Business Services (Medical Administration)	12 months	1 month

Bold denotes new declared vocation

SEWERAGE ACT 1929

Addition of Land to Mount Gambier Country Drainage Area

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

(a) adds to the Mount Gambier Country Drainage Area the land shown on the plan in the Schedule; and

(b) declares that this notice will have effect from 1 July 2006.

D1315 SA Water 05/02280 Mapsheets: 702233B, 33C, 33F, 33G

SCHEDULE

SUTTONTOWN AND MOUNT GAMBIER HUNDRED OF BLANCHE



NOT TO SCALE

BOUNDARY OF MOUNT GAMBIER COUNTRY DRAINAGE AREA PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE ADDED TO MOUNT GAMBIER COUNTRY DRAINAGE AREA SHOWN

Dated 18 May 2006.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

1438

SAWATER 05/02280 D1315

SEWERAGE ACT 1929

Addition of Land to Victor Harbor Country Drainage Area PURSUANT to section 18 of the Sewerage Act 1929, the South Australian Water Corporation:

- (a) adds to the Victor Harbor Country Drainage Area all the land contained in allotment 410 in Filed Plan 165659; and
- (b) declares that this notice will have effect from 1 July 2006.

Dated 18 May 2006.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 06/02388 D1324

VALUATION OF LAND ACT 1971

Notice of General Valuation

PURSUANT to the Valuation of Land Act 1971, notice is hereby given that I have made a general valuation of all land within the following areas:

City of Adelaide Adelaide Hills Council Alexandrina Council The Barossa Council District Council of Barunga West The Berri Barmera Council City of Burnside City of Campbelltown District Council of Ceduna City of Charles Sturt Clare & Gilbert Valleys Council District Council of Cleve District Council of Coober Pedy The Coorong District Council District Council of the Copper Coast District Council of Elliston The Flinders Ranges Council District Council of Franklin Harbour Town of Gawler Regional Council of Goyder District Council of Grant City of Holdfast Bay Kangaroo Island Council

District Council of Karoonda East Murray District Council of Kimba Kingston District Council District Council of Le Hunte Light Regional Council District Council of Lower Eyre Peninsula District Council of Loxton Waikerie District Council of Mallala City of Marion Mid Murray Council City of Mitcham District Council of Mount Barker City of Mount Gambier District Council of Mount Remarkable The Rural City of Murray Bridge Naracoorte Lucindale Council Northern Areas Council City of Norwood Payneham & St Peters City of Onkaparinga District Council of Orroroo Carrieton District Council of Peterborough City of Playford City of Port Adelaide Enfield City of Port Augusta City of Port Lincoln Port Pirie Regional Council City of Prospect Renmark Paringa Council District Council of Robe Roxby Downs Council City of Salisbury Southern Mallee District Council District Council of Streaky Bay District Council of Tatiara City of Tea Tree Gully District Council of Tumby Bay City of Unley City of Victor Harbor Wakefield Regional Council Town of Walkerville Wattle Range Council City of West Torrens City of Whyalla District Council of Yankalilla District Council of Yorke Peninsula Un-incorporated areas of the State

The values are assigned as at 1 January 2006 and will come into force at midnight on 30 June 2006.

Dated 25 May 2006.

N. A. BRAY, Valuer-General

DAIS 22-405/04/0086

WORKERS REHABILITATION AND COMPENSATION ACT 1986

THE WORKCOVER CORPORATION OF SOUTH AUSTRALIA ("the Corporation") in accordance with those provisions of the WORKERS REHABILITATION AND COMPENSATION ACT 1986 as amended ("the Act") identified in Item 1 of the Schedule hereto ("the Schedule") makes its determination in the terms set out in Item 2 of the Schedule upon the grounds set out in Item 3 of the Schedule, if any, to come into effect on the date set out in Item 4 of the Schedule and determines further that notice of this determination shall be provided in the manner set out in Item 5 of the Schedule.

SCHEDULE

Section Empowering Determination Item 1

Section 66

Item 2 **Terms of Determination**

2.1Amendment to Levy Rates

That the Determinations of the Corporation as to the percentage of aggregate remuneration paid to an employer's workers payable as the levy made prior to the making of this Determination be and are hereby varied so that the percentage of aggregate remuneration paid to an employer's workers in each class of industry, referred to in Column No. 2 of the Appendix hereto, payable as the levy, shall be the corresponding percentage set out in Column No. 3 of the Appendix hereto.

Item 3 **Grounds of Determination**

- 3.1 In respect of the levy applicable to the classes of industry that the percentages applicable take into account:
 - (a) the extent to which work carried on in a relevant class is likely to contribute to the cost of compensable disability; and
 - (b) the need to establish and maintain sufficient funds:
 - (i) to satisfy the Corporation's future liabilities in respect of compensable disabilities attributable to traumas occurring from the date of commencement of this Determination until the 30th day of June 2007 from the levy raised from remuneration in that period; and
 - (ii) to make proper provision for administrative and other expenditure of the Corporation; and
 - (iii) to make up any insufficiency in the Compensation Fund resulting from previous liabilities or expenditures or from a reassessment of future liabilities.
- 3.2 That the percentages so determined in accordance with section 66 (7) of the Act (not exceeding 7.5%) are as follows:

0.40 per cent	1.90 per cent	3.40 per cent	4.90 per cent	6.40 per cent
0.50 per cent	2.00 per cent	3.50 per cent	5.00 per cent	6.50 per cent
0.60 per cent	2.10 per cent	3.60 per cent	5.10 per cent	6.60 per cent
0.70 per cent	2.20 per cent	3.70 per cent	5.20 per cent	6.70 per cent
0.80 per cent	2.30 per cent	3.80 per cent	5.30 per cent	6.80 per cent
0.90 per cent	2.40 per cent	3.90 per cent	5.40 per cent	6.90 per cent
1.00 per cent	2.50 per cent	4.00 per cent	5.50 per cent	7.00 per cent
1.10 per cent	2.60 per cent	4.10 per cent	5.60 per cent	7.10 per cent
1.20 per cent	2.70 per cent	4.20 per cent	5.70 per cent	7.20 per cent
1.30 per cent	2.80 per cent	4.30 per cent	5.80 per cent	7.30 per cent
1.40 per cent	2.90 per cent	4.40 per cent	5.90 per cent	7.40 per cent
1.50 per cent	3.00 per cent	4.50 per cent	6.00 per cent	7.50 per cent
1.60 per cent	3.10 per cent	4.60 per cent	6.10 per cent	
1.70 per cent	3.20 per cent	4.70 per cent	6.20 per cent	
1.80 per cent	3.30 per cent	4.80 per cent	6.30 per cent	

25 May 2006] THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Item 4 Commencement Date of Determination

1st day of July 2006

Item 5 Notice of Determination

That notice of this determination be published in the South Australian Government Gazette.

Confirmed as a true and correct record of the decision of the Corporation.

B. CARTER, Chairperson 15/5/2006

Column I	Column 2	Column 3	Column	Column C 2 3	Column
L	2	3	1	2 3	
SAWIC		Levy	SAWIC		Levy
Code	Description	Rate	Code	1	Rate
lumber		per \$100	Number	1	per \$10
	AGRICULTURE, FORESTRY AND FIS	SHING			
	Poultry farming	5.70	213101	Fruit and vegetable processing	6.60
13401	Grape growing	3.00		(except sun-drying)	
	(incl sun-drying)			Oil and fat manufacturing	5.60
	Fruit growing	4.50	215101	Flour mill products manufacturing	6.80
	Vegetable growing Grain growing	6.10	21 5201	(excl cornflour or rice flour)	m <i>c</i> (
	Grain-sheep, grain-beef cattle farming	4.00 3.80	215201	Starch, gluten and starch sugars	7.50
18401	Sheep-beef cattle farming	5.60		manufacturing (incl arrowroot and cornflour)	
18501	Sheep farming	5.90	215301	Cereal foods and baking mixes	4.60
	, e	6.90	210001	manufacturing	-1.00
		6.30		(incl rice flour, pasta, jelly crystals,	
		7.50		custard powder)	
	Tobacco growing	7.50	216101	Bread and biscuit manufacturing	7.50
	5 5	7.50		Cakes, pastries, pies, manufacturing	5.40
		4.20	217101		7.50
	Cut flowers and flower seed growing	4.20		Confectionery manufacturing	6.30
19601	Agriculture nec	6.90	217401		4.90
		7.50	217501	Prepared animal and bird feed	5.80
)20501)20601	Aerial agricultural services Services to agriculture nec	5.10 5.40	217(01	manufacturing	()
	Logging	7.10	217601 218501	Food manufacturing nec Soft drink, cordial and syrup	6.30 3.40
		5.00	218501	manufacturing	3.40
043101	Rock lobster fishing	4.90	218601	6	3.00
	Prawn fishing	5.10	218001		3.00
)43301	Ocean and coastal fishing nec	6.60	218801		2.4
)43401	Aquaculture	4.10		fermented cider and wine vinegar	
)44001	Hunting and trapping	5.70		manufacturing (incl blending)	
			218901	Alcoholic beverages manufacturing nec	2.60
	MINING			(incl blending)	
			219001	Tobacco product manufacturing	7.50
111101	Iron ore mining	5.00	234001		5.00
	Copper ore mining	3.10		manufacturing	
	Gold ore mining	4.80	234201	Wool scouring and top making	5.00
	Mineral sand mining Nickel ore mining	5.30 5.30		(incl fellmongering, scouring, carbonising,	
112501	Silver-lead-zinc ore mining	5.50	724901	carding, combing, manufacturing tops) Narrow woven textiles manufacturing	5.00
12801	Metal ore mining nec	5.90	234801	(30 cms or less in width) and elastic textiles	5.00
20101	Black coal mining	5.30		manufacturing	
20201	Brown coal mining	5.30	234901	Textile finishing (incl bleaching, dyeing,	5.0
	Oil and gas extraction	2.40	25 1901	printing, pleating or other finishing of thread	
140101	Gravel and sand quarrying	5.20		fabrics and other textiles)	,
140401	Construction material mining nec	6.00	235101		4.9
150401	Salt production by evaporation, mining,	4.10	235201	6	4.0
	crushing, screening or washing		235301	Felt and felt products manufacturing,	5.0
50501	Non-metallic minerals nec	4.70	235401	Canvas and associated products nec	4.9
	mining, quarrying, crushing or screening			manufacturing	
161101	Petroleum exploration (own account)	5.50	235501	Rope, cordage and twine manufacturing	4.5
161201	Mineral exploration (own account)	4.30	235601	Textile products manufacturing nec	4.1
62001	Other mining services nec	3.90	245001	Clothing manufacturing	3.6
62005 62006	Petroleum exploration services Mineral exploration services	3.90	246001	Footwear or footwear components	4.9
02000	which a exploration services	3.90	253101	manufacturing Log sawmilling (incl softwood woodchippin	ig 6.2
	MANUFACTURING			and chemically preserving timber)	6 0.2
11201		a co	253201	6	7.5
211501	Meat processing (except livestock)	7.50		(incl kiln drying or seasoning)	_
211505	Livestock processing	7.50	253301	Veneers and manufactured boards of	7.5
211601 211701	Poultry processing	7.50		wood manufacturing (incl laminations of	
	Bacon, ham and smallgoods	7.50	0.50.505	timber with non-timber materials)	
211701	manufacturing		253501	Wooden structural component n.e.c	5.7
		4.00		for the standard st	
212101	Milk and cream processing	4.90 3.90		manufacturing (excl on-site fabrication	
212101 212301 212401		4.90 3.90 4.10	253601	manufacturing (excl on-site fabrication with installation) Wooden containers manufacturing	7.50

Column 1	Column 2	Column 3	Column 1		Column 3
SAWIC		Levy	SAWIC		Levy
Code	Description	Rate	Code		Rate
Jumber		per \$100	Number		per \$10
		•		an a	
53701	Hardwood woodchips manufacturing	7.50	295701	Secondary recovery and alloying of	7.50
53801	Wood products nec manufacturing	7.50		non-ferrous metals nec from scrap	
	Selected wood products manufacturing	3.40		(incl tin solder, liquid soldering	
54101	Furniture manufacturing, reupholstery,	5.50		or welding flux manufacturing)	
	french polishing, shop fitting manufacture		296101	Aluminum rolling, drawing, extruding	7.40
54201	and installation nec (excl sheet metal)	C 00	296201		7.50
.54201	Mattresses, pillows, cushions manufacturing (excl rubber)	6.00	296301	extruding Non-ferrous metal casting or forging	7.50
63101	Pulp, paper or paperboard manufacturing	5.20	314101	Structural steel fabricating (incl	7.50
63201	Paper bags manufacturing (incl textile bags)	7.40	514101	prefabricated steel buildings manufacturing	
63401	Paperboard containers or sheeting	6.60	314201		, 5.00
	manufacturing	0.00	51 (201	manufacturing	2.00
263501	Paper product manufacturing nec	3.10	314301	Structural metal product manufacturing nec	7.50
64101	Publishing (incl sale of advertising space)	0.90	315101		7.50
64201	Printing and publishing	1.10	315201	Sheet metal furniture manufacturing	7.50
264301	Paper stationery manufacturing	3.10	315301	· · · · ·	6.60
	(excl commission printing)		316101	Cutlery and hand tool manufacturing nec	5.40
	Printing and bookbinding	2.00		(excl wood, pneumatic or power tools)	
264501	Services to printing	1.20		Spring and wire product manufacturing	6.90
	Fertiliser manufacturing	4.70		Nut, bolt, screw and rivet manufacturing	4.70
275201	Industrial gas manufacturing	4.60		Metal coating and finishing	7.50
275301	Synthetic resins, rubber and plastic	6.50	316501		7.50
75501	materials manufacturing	2.20	316601	I I	7.50
275501	Industrial chemicals manufacturing nec Explosives, fireworks, and	3.20 4.20		(incl installation of factory assembled	
.70101	matches manufacturing	4.20	316701	industrial or commercial boilers) Metal blinds and awnings manufacturing	4.20
76201	Paint manufacturing	3.40	510/01	(incl venetian blinds of any material)	4.20
276301	Medicinal and pharmaceutical product	2.90	316801		ec 6.70
	manufacturing		323101		4.90
276401	Pesticide manufacturing	4.40	323201	-	7.50
276501	Soap and other detergent manufacturing	2.50	323301	· ·	5.80
276601	Cosmetic and toiletry preparation	2.50		manufacturing (excl batteries)	
	manufacturing nec		323401	•	5.90
276701	Ink manufacturing	2.40		nec (excl motor vehicle engine reconditioni	ng)
276801	Chemical product manufacturing nec	4.60	324101		7.50
277001	Petroleum refining	2.10	324105	8, 8, 8	3.10
278001	Petroleum and coal product	2.90		or repairing	
	manufacturing nec			Boat building	5.40
	Glass and glass products manufacturing	4.90	324301	Railway equipment manufacturing	6.90
	Clay brick manufacturing	7.30	224401	or repairing	2.00
286201	Refractory product and industrial ceramic manufacturing	7.50	324401	Aircraft manufacturing Transport equipment manufacturing nec	2.90 5.30
286301	Ceramic tiles and pipes or other	4.70	324501 334101		2.40
200201	ceramic construction goods manufacturing	T. / U	554101	optical instruments or equipment	2.4(
	(excl vitreous china or porcelain)			manufacturing	
286401	Ceramic goods nec manufacturing	5.10	334201	5	1.50
287101		4.70	334301		2.60
287201	0	6.00	50.001	manufacturing nec	
287401	5	7.50	334305	6	2.60
288101	Plaster products and expanded minerals	6.40		manufacturing	
	manufacturing		335101		1.60
288201	Stone products manufacturing	7.50		equipment manufacturing (incl records,	
	(incl installation of headstones)			tapes, compact discs and video tapes)	
288301	Glass wool and mineral wool products	6.50	335201		0.80
00101	manufacturing	6.06		manufacturing nec	
288401	Non-metallic mineral products	6.90	335301		6.00
104101	manufacturing nec	7.50	335401		5.60
294101	Basic iron and steel manufacturing	7.50	335501	e	5.60
294201	Iron and steel casting and forging Steel pipe and tube manufacturing	7.50	335601		6.00
294501	Steel pipe and tube manufacturing (excl cast or forged)	4.70	335701 336001		4.20 6.00
295201	Silver, lead, zinc smelting, refining	5.10	330001	more than three industrial machinery	0.00
295201	Aluminium smelting recovery	5.10		and equipment manufacturing codes	
	÷ .				
295601	Basic non-ferrous metal	7.50		and less than twenty employees	

[25 May 2006

Column 1	Column 2	Column 3	Column 1		Column 3
SAWIC		Levy	SAWIC		Levy
Code	Description	Rate	Code		Rate
lumber		per \$100	Number	•	per \$100
36201	Construction or earthmoving machinery, equipment or attachments manufacturing	7.50		Fire or security systems services	3.00
36301	Lifting and material handling equipment	6.30	424906	Window or door replacement services	6.40
	manufacturing			WHOLESALE AND RETAIL TRADE	
	Machine tool manufacturing	5.20	(= 1 0 0 1	~	
36501 36601	Pump and compressor manufacturing	5.40	471001	General wholesaling dealing in combination	ı 3.10
50001	Commercial space heating and cooling equipment or parts manufacturing	5.20	471002	of goods in three or more industry groups General agents dealing in combination	1.10
36701	Machine tool parts manufacturing	3.60	4/1002	of goods in three or more industry groups	1.10
36801	Food processing machinery manufacturing	4.80		- not physically handling any stock	
36901	Industrial machinery and equipment	4.10	472701	Timber dealing	4.30
	manufacturing nec	mio	472702		1.00
45101	Leather tanning and fur dressing	5.50		- not physically handling any stock	
45201	Leather and leather substitute product	4.00	472801		2.20
	manufacturing nec		472802	Building supplies agents nec	1.90
46101	Rubber tyre manufacturing	7.50		- not physically handling any stock	
46201	Rubber product manufacturing nec	7.50	472805	Glazing services	7.50
47101	Flexible packaging and plastic coated	5.00		(incl cutting, bevelling or coating flat glass)	
	and abrasive papers manufacturing		473101	Farm machinery dealing (incl repairing)	2.40
47201	Rigid plastic sheeting manufacturing	5.10	473102	Farm, agricultural, construction and	0.90
47301	Hard surface floor coverings	7.50		earthmoving machinery and parts agents	
	manufacturing nec			 not physically handling any stock 	
	Plastic products manufacturing nec	6.10	473105	Agricultural machinery wholesaling	3.00
48101	Ophthalmic articles manufacturing	2.60	1-0107	(incl. repairing)	
48201	(incl grinding spectacle lenses) Jewellery and silverware manufacturing	1.50	473106	Construction and earthmoving machinery	3.40
48301	Brooms and brushes, coir mats and	1.50 7.50		equipment and parts wholesaling	
40301	matting manufacturing	7.50	472201	(incl. repairing)	2.50
48401	Signs and advertising displays	2.90	473201 473202	1 0	2.50
10101	manufacturing (incl sign or ticket writing)	2.90	475202	- not physically handling any stock	0.90
48501	Sporting equipment manufacturing	4.90	473301	Professional equipment wholesaling	0.90
48601	Writing and marking equipment	1.40	473302	Professional equipment agents	1.00
	manufacturing nec		115502	- not physically handling any stock	1.00
48701	Selected manufacturing	2.90	473401	Business machines wholesaling	0.90
	Ū.			Business machines agents	0.90
	ELECTRICITY, GAS AND WATER			- not physically handling any stock	
			473501	Electrical and electronic equipment	1.00
61001	Electricity supply	1.30		wholesaling nec	
62001	Gas supply	1.30	473502	Electrical and electronic equipment	0.80
70101	Water supply	1.80		agents nec - not physically handling any sto	
	(incl operating irrigation systems)		473601		c 2.50
70201	Water and sewerage systems	5.90	473602	Machinery and equipment agents nec	0.90
	CONCEPTON			- not physically handling any stock	
	CONSTRUCTION			Computer wholesaling	0.40
11101	House construction	3 20	473702	Computer agents	0.80
11201	Residential building construction nec	3.20 7.50	171101	- not physically handling any stock	1.00
11301	Non-residential building construction	3.50		Petroleum product wholesaling	1.90
11302	Local Capital Works Program	3.30 7.50	474102	Petroleum product agents	1.00
12101	Road and bridge construction (or	4.70	474201	 not physically handling any stock Metal wholesaling 	5.50
	general repair)			Metal agents	0.90
12201	Non-building construction nec	4.60	7/4202	- not physically handling any stock	0.90
23101	Concreting services	7.50	474401	Mineral and metal wholesaling nec	3.00
23201	Bricklaying services	7.50		Mineral and metal agents nec	1.00
23301	Roofing services	7.50	111102	- not physically handling any stock	1.00
23401	Tiling and carpeting services	5.20	474501	Chemical wholesaling nec	1.60
24101	Structural steel erection	7.50		Chemical agents nec	1.00
24201	Plumbing services	5.40		- not physically handling any stock	
24301	Electrical services	2.90	475101	Wool selling, farm supply wholesaling	0.90
24401	Air conditioning and heating services	4.50		Wool selling brokers and stock and	1.00
	(excl motor vehicle air conditioning)			station agents	
24501	Plastering and ceiling services	7.50		- not physically handling any stock	
24601	Carpentry services	7.50		Wool buying and wholesaling	5.00
24701	Painting and decorating services	6.60	475202	Wool buying and selling agents	1.00
24801	Site preparation services	5.50		- not physically handling any stock	
124901	Construction services n.e.c	7.50	12 2001	Cereal grain wholesaling	4.00

Column	Column	Column	Column	Column	Column
	2	3	1	2	3
SAWIC		Levy	SAWIC		Levy
Code	Description	Rate	Code	Description	Rate
lumber	Description	per \$100	Number	Description	per \$10
		per \$100	Itumber		
75302	Cereal grain agents	0.70	479302	Toy and sporting good agents	0.90
	 not physically handling any stock 			- not physically handling any stock	
	Farm produce wholesaling nec	2.30	479401	Pulp, paper, paper products and books	2.10
75402	Farm produce agents nec	1.00	100100	wholesaling	
76101	- not physically handling any stock	5 90	479402	Pulp, paper, paper products and books	1.00
	Meat wholesaling Meat agents	5.80 1.00		agents - not physically handling any stock	
,0102	- not physically handling any stock	1.00	479403	Office and business equipment,	1.20
76201	Poultry and smallgoods produce wholesaling	4.40	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	stationery and supplies wholesaling	1.20
	Poultry, smallgood and dairy produce	0.90	479404		0.80
	agents			stationery and supplies agents	
76205	- not physically handling any stock	4.40	470 001	- not physically handling any stock	
76205	Dairy produce wholesaling Fish wholesaling	4.40 4.40		Pharmaceutical and toiletry wholesaling	1.10
76302	Fish agents	4.40 0.80	479502	Pharmaceutical and toiletry agents - not physically handling any stock	0.90
	- not physically handling any stock	0.00	479601	Wholesaling nec	2.20
76401	Fruit and vegetable wholesaling	6.00		Agents nec	1.00
	Fruit and vegetable agents	0.80		- not physically handling any stock	
	- not physically handling any stock			Salvage and recycling (incl paper)	7.50
	Egg wholesaling	5.30		Department stores	2.50
76502	Egg agents	0.90		General/variety stores	3.10
76601	- not physically handling any stock Confectionery and soft drink wholesaling	2.90	484001	Clothing or clothing accessories retailing (incl tailoring, dressmaking, repairing	1.50
	Confectionery and soft drink wholesamig	0.90		or altering)	
	- not physically handling any stock	0.90	484501	Footwear retailing	1.00
76701	Liquor wholesaling	3.50		Shoe repairing	1.60
76702	Liquor agents	0.80		Fabric and other soft good retailing	2.70
	 not physically handling any stock 			Floor covering retailing	2.60
76801	Tobacco product wholesaling	2.20		Furniture retailing	3.00
76802	Tobacco product agents	0.90		Domestic hardware and houseware retailing	
76901	 not physically handling any stock Grocery wholesaling nec 	4.20	485401	Watch and jewellery retailing (incl repairing)	0.90
76902		1.00	485501	Recorded music and musical instruments	0.50
	- not physically handling any stock			retailing (incl repairing)	0.20
	Fruit juice vendors	1.30	485601	Domestic appliance retailing	1.80
77101	Clothing wholesaling	1.00		Video hire and retailing	1.00
77102	Clothing agents	0.80		Household equipment repair services n.e.c	2.40
77201	- not physically handling any stock	1.00	486101	e	2.20
77302	Footwear wholesaling Footwear agents	1.00 0.90	486102	(passenger/light commercial) New motor vehicle parts or accessories	2.20
11504	- not physically handling any stock	0.90	+00102	retailing nec	2.30
77401	Textile product wholesaling	1.10	486105	New commercial vehicle dealing	4.80
77402	Textile product agents	0.80		Automotive repair and services nec	3.40
	- not physically handling any stock		486107	Automotive electrical services	2.90
78101	Household appliance wholesaling	2.00		Automotive radiator services	3.40
/8102	Household appliance agents	0.90		Used motor vehicle dealing	3.00
78201	 not physically handling any stock Household good wholesaling nec 	1.50		Automotive fuel retailing Smash repairing (incl towing services)	3.10 3.90
	Household good agents	1.50		Motor trimming	3.90 4.30
	- not physically handling any stock			Motor cycle dealing	2.30
78301	Furniture wholesaling	1.40	486701	Trailer and caravan dealing	3.10
	Furniture agents	1.00	486705	Marine equipment dealing	3.10
50 • 6 •	- not physically handling any stock		486801	Tyre retailing	5.00
	Floor covering wholesaling	1.80	487801		1.10
/8402	Floor covering agents	0.80	487901		2.90
79101	 not physically handling any stock Photographic equipment wholesaling 	1.00	488101 488105		2.90 1.90
	Photographic equipment agents	0.90		Fresh meat and poultry retailing	4.30
	- not physically handling any stock		488301		2.40
79201	Jewellery, watches, precious stones or	1.40		Liquor retailing	2.30
	silverware or parts wholesaling		488501	Bread and cake retailing	2.20
	Jewellery, watches, precious stones or	1.00	488601	Fish and take away food retailing	2.30
79202		1.00			
79202	silverware or parts agents - not physically handling any stock	1.00		Pharmaceutical, cosmetic and toiletry retailing	1.00

[25 May 2006

Column	Column	Column	Column	Column	Column
	2	3	1	2	3
SAWIC		Levy	SAWIC		Levy
Code	Description	Rate	Code	Description	Rate
Number		per \$100	Number		per \$100
489301	Sport and camping equipment retailing	0.80		Services to insurance	0.40
	Toy and game retailing	0.80		Real estate agents	0.50
89401 89501	Newspaper, book and stationery retailing Antique and used good retailing	1.10 3.30	632201	Property operators and developers nec (excl provision of accommodation services	1.70
	Coin and stamp dealing	0.80	633401	Architectural services	0.40
89601	Plant and flower retailing	2.70		Surveying services	1.10
89701	Retailing nec	1.50		Technical services nec	0.50
89705	Party hire	5.60		Legal services	0.50
				Accounting services	0.40
	TRANSPORT AND STORAGE			Data processing services Information storage, retrieval services	0.50 0.40
511101	Road freight transport	7.50		Computer maintenance services	0.40
511401	Road freight forwarding	5.60		Computer consultancy services	0.40
512101	Long distance bus transport	5.50		Advertising services	0.40
12201	Short distance bus transport	5.90		Market/business consultancy services	0.60
	(incl tramway)			Secretarial services	1.90
	Taxi and other road passenger transport	5.30		Collecting and credit reporting services	1.20
512305 520001	Radio base operation (taxi, taxi truck courier) Rail transport	2.20 4.00		Pest control services Cleaning services	4.80 7.50
530801	Coastal water transport	5.60		Contract packing services nec	3.90
530901	Inland water transport	5.60		Business services nec	2.80
540601	Scheduled air transport	2.80		Interior design	0.50
540701	Non-scheduled air and space transport	1.50		Quantity surveying	0.50
50001	Transport nec (incl pipeline operation nec)	2.10		Security and investigative services	5.70
571101	Motor vehicle hiring	1.60		Auction rooms/services	1.80
571301	Parking services Services to road transport nec	2.10 3.90		Interior decorating Plant hire or leasing nec	3.00 6.60
	Stevedoring	5.20	059001	I fait fine of leasing fice	0.00
572201	Water transport terminals	5.20		PUBLIC ADMINISTRATION AND D	EFENCE
572301	Shipping agents - handling goods	1.90			
572302	Shipping agents - not physically	0.60	711201	6	0.60
	handling any goods			(excl locations engaged in	
572401	Services to water transport nec Services to air transport	2.70	711201	identifiable industry activity) Local government administration	5.20
574101	Travel agency services	1.50 0.40	/11501	(excl locations engaged in	5.20
574201	Freight forwarding (except road)	3.30		identifiable industry activity)	
574202	Freight forwarding agents (except road)	0.90	712001	Justice	0.50
	- not physically handling any goods		713001	Foreign government representation	0.70
	Customs agency services	1.50			
	Services to transport nec	5.10 4.90		COMMUNITY SERVICES	
580201	Grain storage Cold storage	4.90 7.50	814101	Hospitals	4.20
580301	Storage nec	5.30	014101	(except psychiatric hospitals)	4.20
			814201		3.20
	COMMUNICATION			Personal care services	7.50
				General practice medical services	0.60
590001	Telecommunication services	1.00	815105		0.60
590002	Unofficial post office (80 percent	1.40		Pathology services Dental services	0.60 0.50
	of revenue is from commission from Australia Post or Telecom)			Dental laboratories	0.30
	Australia i Ost Of Telecollij		815501		0.70
	FINANCE, PROPERTY AND BUSINESS			(incl dispensing hearing aids)	
	SERVICES		815501	Ambulance services	3.50
· - ·		0.40		Community health centres (medical)	2.60
514201		0.50		Community health centres (paramedical)	5.40
515101	Building societies Credit unions	0.50 0.50		Health services n.e.c Nursing (own account and agencies)	1.10 4.70
515501 515401	Money market dealers	0.30	815805		4.70
615601	Other financiers nec	0.40	815807	• • • •	1.10
616301	Asset investor services	0.60		Veterinary services	1.80
	Stock exchanges	0.50	823101		2.00
		0.40	000001	Primary education	1.20
617101 617201		0.40	823201		
617101 617201 623101	Life insurance	0.40	823301	Secondary education	1.30
617101 617201 623101 623201 623301	Life insurance			Secondary education Special school education	

fee basis

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WORKCOVER CORPORATION OF SOUTH AUSTRALIA WorkCover Levy Rates per \$100 Remuneration exclusive of GST- Effective 1 July 2006

Column	Column	Column	Column	Column	Column
1	2	3	1	2	3
SAWIC		Levy	SAWIC		T
Code	Description	Rate	Code	Description	Levy Rate
Number	Description	per \$100	Number	Description	per \$10
i tumoor			Number	n namensäitti t	per \$10
824401	Education nec	1.30	940001	Private households employing staff	4.80
	Libraries	1.50			
	Museums and art galleries	1.90		NON-CLASSIFIABLE	
	Residential care services n.e.c	5.30			
	Welfare and charitable services nec	3.60	990001	Non-classifiable economic units	1.70
	Child care services	3.20			
830506	Charities and community services	2.90			
	Sheltered workshop operation n.e.c	7.50	Note: "r	n.e.c" means not elsewhere classified	
	Religious organisations	1.00			
	Scientific research	0.40			
	Meteorological services	0.40			
	Business and professional associations	1.00			
	Labour associations	1.80			
	Political parties	0.70			
040201	Community organisations nec for promotion	2.10			
840101	of community or sectional interests Employment services – Category 1	7.50			
	Employment services – Category 1 Employment services – Category 2	7.50			
	Employment services – Category 2 Employment services – Category 3	4.50 0.90			
	Employment placement services	1.20			
	Employment programs	2.40			
849201		4.10			
	Corrective centres	7.50			
	Fire brigade services	5.70			
849501		7.50			
	RECREATIONAL, PERSONAL AND OT SERVICES	HER			
	Film and video production	1.10			
	Film and video distribution	0.70			
	Motion picture exhibition Radio services	1.80			
	Television services	0.40 0.70			
913601		3.80			
	Sound recording studios	0.50			
	Performing arts venues	2.50			
	Creative arts	0.50			
913801		2.90			
	Parks and zoological gardens	4.00			
	Lotteries	1.70			
	Gambling services nec	1.30			
	Casinos	3.00			
	Sport and recreation nec	2.20			
	Sport and recreation promotion and	0.90			
914405	development Horse related recreation and sport	7 50			
	Other recreation services	7.50 2.80			
	Cafes and restaurants	2.80 3.70			
	Pubs, taverns and bars	3.00			
	Accommodation	3.80			
	Caravan parks/camping grounds	3.00			
	Clubs (hospitality)	3.10			
	Laundry services	7.50			
	(incl nappy or linen hire)				
	Dry cleaning services	4.80			
	Carpet cleaning services	5.10			
	Hairdressing & beauty salons	1.70			
	Photography services nec	1.30			
	Funeral directors	2.60			
	Crematoria and cemeteries	7.50			
	Personal services	2.00			
936405	Pet care services	5.10			
026405	(excl veterinary services)	7.50			
930400	Domestic services on a contract or	7.50			
	fee basis				

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WATERWORKS ACT 1932

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

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

- (a) removes from the Blue Lake Country Lands Water District and adds to the Mount Gambier Water District the land shown on the plan in the Schedule; and
- (b) declares that this notice will have effect from 1 July 2006.

W1314 SA Water 05/02279 Mapsheets: 702233B, 33C, 33F, 33G

SCHEDULE

SUTTONTOWN AND MOUNT GAMBIER HUNDRED OF BLANCHE



NOT TO SCALE

BOUNDARY OF BLUE LAKE COUNTRY LANDS WATER DISTRICT AND MOUNT GAMBIER WATER DISTRICT PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE REMOVED FROM BLUE LAKE COUNTRY LANDS WATER DISTRICT AND ADDED TO MOUNT GAMBIER WATER DISTRICT SHOWN



Dated 18 May 2006.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/02279 W1314
WATERWORKS ACT 1932

Addition of Land to Goolwa Water District

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

- (a) adds to the Goolwa Water District all the land contained in:
 - (i) allotments 33 to 38 inclusive in Deposited Plan 69444;
 - (ii) the portion of Captain Sturt Road, Hindmarsh Island abutting allotments 33 to 38 inclusive in Deposited Plan 69444; and
- (b) declares that this notice will have effect from 1 July 2006.

Dated 18 May 2006.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 06/01407 W1317

WATERWORKS ACT 1932

Addition of Land to Adelaide Water District

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

- (*a*) adds to the Adelaide Water District all the land contained in allotments 21 and 22 in Deposited Plan 69907 (except the portions of that land already in the Adelaide Water District); and
- (b) declares that this notice will have effect from 1 July 2006.

Dated 18 May 2006.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 06/02389 W1325

WATERWORKS ACT 1932

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

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

- (a) removes from the Blue Lake Country Lands Water District and adds to the Yahl Water District all the land contained in:
 - (i) allotment 3 in Deposited Plan 68293 (except the portion of that land already in the Yahl Water District);
 - (ii) the portion of Yahl Main Road, Yahl abutting allotment 3 in Deposited Plan 68293 not already in the Yahl Water District; and

(b) declares that this notice will have effect from 1 July 2006.

Dated 18 May 2006.

SAWATER 06/01411 W1321

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

WATERWORKS ACT 1932

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

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

- (a) removes from the Beetaloo Country Lands Water District and adds to the Moonta Water District all the land contained in:
 - (i) allotments 95, 104 and 105 in Deposited Plan 69150 (except the portions of that land already in the Moonta Water District);
 - (ii) allotments 96 to 103 inclusive in Deposited Plan 69150;
 - (iii) allotments 136 and 137 in Deposited Plan 69150 (except the portions of that land already in the Moonta Water District);
 - (iv) allotments 916 (reserve) and 919 in Deposited Plan 69150 (except the portions of that land already in the Moonta Water District);
 - (v) Polglase and Hicks Streets, Moonta Bay (except the portions of those roads already in the Moonta Water District); and
- (b) declares that this notice will have effect from 1 July 2006.

Dated 18 May 2006.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/03740 W1323

WHEAT MARKETING ACT 1989

Deductions for Grains Research

PURSUANT to section 10 of the Wheat Marketing Act 1989, I, Rory McEwen, Minister for Agriculture, Food and Fisheries, make the following notice concerning grains for the season 2006-2007:

1. There shall be deductions for the purposes of research from the proceeds of all grain for the season.

2. The prescribed amount for such deductions shall be 16 cents per tonne.

3. A purchaser of grain harvested in 2006-2007 is to presume conclusively that the seller has consented to the making of payments under this section.

4. If the seller, by notice in writing given to the Minister by 31 March 2007, indicates that he or she does not consent to the making of such payments in respect of grain harvested in 2006-2007, the Minister must pay to the seller the amount received by the Minister in respect of grain of that season sold by the seller.

5. The written notice should be forwarded to the Minister for Agriculture, Food and Fisheries, G.P.O. Box 1671, Adelaide, S.A. 5001 by the stipulated date.

Dated 17 May 2006.

R. MCEWEN, Minister for Agriculture, Food and Fisheries

WHEAT MARKETING ACT 1989

Deductions for South Australian Farmers Federation (SAFF) Grains Council

PURSUANT to section 10 of the Wheat Marketing Act 1989, I, Rory McEwen, Minister for Agriculture, Food and Fisheries, make the following notice concerning grains for the season 2006-2007:

1. There shall be deductions for the purposes of the SAFF Grains Council from the proceeds of all grain for the season.

2. The prescribed amount for such deductions shall be 3 cents per tonne.

3. A purchaser of grain harvested in 2006-2007 is to presume conclusively that the seller has consented to the making of payments under this section.

4. If the seller, by notice in writing given to the Minister by 31 March 2007, indicates that he or she does not consent to the making of such payments in respect of grain harvested in 2006-2007, the Minister must pay to the seller the amount received by the Minister in respect of grain of that season sold by the seller.

5. The written notice should be forwarded to the Minister for Agriculture, Food and Fisheries, G.P.O. Box 1671, Adelaide, S.A. 5001 by the stipulated date.

Dated 17 May 2006.

R. MCEWEN, Minister for Agriculture, Food and Fisheries

Aquaculture (Approval of Fitzgerald Bay Aquaculture Management Amendment Policy) Notice 2006

under section 12 of the Aquaculture Act 2001

1—Short title

This notice may be cited as the Aquaculture (Approval of Fitzgerald Bay Aquaculture Management Amendment Policy) Notice 2006.

2—Approval of aquaculture policy

- (1) The Aquaculture (Fitzgerald Bay Aquaculture Management) Amendment Policy 2006 is approved.
- (2) The policy comes into operation on the day on which this notice is published in the Gazette.

Made by the Minister for Agriculture, Food and Fisheries

on 4 May 2006

Aquaculture (Fitzgerald Bay Aquaculture Management) Amendment Policy 2006

under the Aquaculture Act 2001

Contents

Part 1—Preliminary

Short title
 Amendment provisions

Part 2—Amendment of *Fitzgerald Bay Aquaculture Management Policy* (see Gazette 4.11.2004 p 4150)

3 Amendment of clause 1.1—Western Fitzgerald Zone Policy

4 Amendment of clause 1.2—Eastern Fitzgerald Zone Policy

Part 1—Preliminary

1—Short title

This policy may be cited as the Aquaculture (Fitzgerald Bay Aquaculture Management) Amendment Policy 2006.

2—Amendment provisions

In this policy, a provision under a heading referring to the amendment of specified policy amends the policy so specified.

Part 2—Amendment of *Fitzgerald Bay Aquaculture Management Policy* (see Gazette 4.11.2004 p 4150)

3—Amendment of clause 1.1—Western Fitzgerald Zone Policy

(1) Clause 1.1, introductory wording—delete "around one kilometre" and substitute:

at least 100 metres

- (2) Clause 1.1, item 2 (relating to the maximum lease size and maximum tonnage per lease) delete item 2 and substitute:
 - 2. The aggregate biomass of finfish being farmed in the waters in the zone at any one time must not exceed 1750 tonnes.
- (3) Clause 1.1, item 3 (relating to the minimum distance between lease areas)—delete "of one (1) kilometre distant" and substitute:

distance of 100 metres

- (4) Clause 1.1, item 4 (relating to the maximum stocking density)—delete item 4
- (5) Clause 1.1, item 5 (relating to the maximum tonnage)—delete item 5

4—Amendment of clause 1.2—Eastern Fitzgerald Zone Policy

- Clause 1.2, introductory wording—delete "Each lease in this Zone will be up to fifteen (15) hectares with each operator required to have access to and maintain a minimum of two (2) lease areas to accommodate appropriate fallowing practices."
- (2) Clause 1.2, item 2 (relating to the requirement for lease holders to have a minimum of 2 fifteen hectare leases in the zone)—delete item 2
- (3) Clause 1.2, item 3 (relating to the requirement for lease holders to occupy no more than 50% of lease sites at any one time)—delete item 3
- (4) Clause 1.2, item 4 (relating to the maximum tonnage per lease)—delete item 4 and substitute:
 - 4. The aggregate biomass of finfish being farmed in the waters in the zone at any one time must not exceed 2000 tonnes.
- (5) Clause 1.2, item 5 (relating to the minimum distance between lease areas)—delete "of one kilometre distant" and substitute:

distance of 100 metres

- (6) Clause 1.2, item 6 (relating to the maximum stocking rate)—delete item 6
- (7) Clause 1.2, item 7 (relating to the maximum tonnage)—delete item 7

Corporations (Commonwealth Powers) (Extension of Period of References) Amendment Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Corporations* (*Commonwealth Powers*) (*Extension of Period of References*) Amendment Act (*Commencement*) Proclamation 2006.

2—Commencement of Act

The Corporations (Commonwealth Powers) (Extension of Period of References) Amendment Act 2005 (No 59 of 2005) will come into operation on 12 June 2006.

Made by the Governor

with the advice and consent of the Executive Council on 25 May 2006

AGO0162/04CS

South Australia

Local Government (Financial Management and Rating) Amendment Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Local Government (Financial Management and Rating) Amendment Act (Commencement) Proclamation 2006.*

2—Commencement of suspended provisions

The following sections of the *Local Government (Financial Management and Rating) Amendment Act 2005* (No 60 of 2005) will come into operation on 1 July 2006:

- (a) section 21;
- (b) section 23(1), (3) and (4).

Made by the Governor

with the advice and consent of the Executive Council on 25 May 2006

OLG06/001CS

Occupational Therapy Practice Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Occupational Therapy Practice Act (Commencement) Proclamation 2006.*

2—Commencement of Act and suspension of certain provisions

- (1) The *Occupational Therapy Practice Act 2005* (No 51 of 2005) will come into operation on 25 May 2006.
- (2) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) sections 4 to 6 (inclusive);
 - (b) sections 8 to 72 (inclusive);
 - (c) Schedule 1 (other than clause 2(3) and clause 5).

Made by the Governor

with the advice and consent of the Executive Council on 25 May 2006

HEACS/05/047

Administrative Arrangements (Administration of Occupational Therapy Practice Act) Proclamation 2006

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of Occupational Therapy Practice Act) Proclamation 2006.

2—Commencement

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

3—Administration of Act committed to Minister for Health

The administration of the *Occupational Therapy Practice Act 2005* is committed to the Minister for Health.

Made by the Governor

with the advice and consent of the Executive Council on 25 May 2006

HEACS/05/047

Administrative Arrangements (Administration of Terrorism (Police Powers) Act) Proclamation 2006

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of Terrorism (Police Powers) Act) Proclamation 2006.

2—Commencement

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

3—Administration of Act committed to Attorney-General

The administration of the *Terrorism (Police Powers) Act 2005* is committed to the Attorney-General.

Made by the Governor

with the advice and consent of the Executive Council on 25 May 2006

AG00276/04CS

[25 May 2006

South Australia

Administrative Arrangements (Administration of Terrorism (Preventative Detention) Act) Proclamation 2006

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of Terrorism (Preventative Detention) Act) Proclamation 2006.

2—Commencement

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

3—Administration of Act committed to Attorney-General

The administration of the *Terrorism (Preventative Detention)* Act 2005 is committed to the Attorney-General.

Made by the Governor

with the advice and consent of the Executive Council on 25 May 2006

AG00276/04CS

Local Government (Boundary Adjustment—The Corporation of the City of Whyalla) Proclamation 2006

under sections 9 and 11 of the Local Government Act 1999

1—Short title

This proclamation may be cited as the *Local Government (Boundary Adjustment—The Corporation of the City of Whyalla) Proclamation 2006.*

2—Commencement

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

3—Boundary adjustment

The boundaries of the area of The Corporation of the City of Whyalla are altered by incorporating into that area the land described in Schedule 1.

Schedule 1—Description of boundary adjustment

Allotment 1 of Deposited Plan 56203, Hundred of Cultana, being the whole of the land comprised in Certificate of Title Volume 5852 Folio 367.

Allotment 2 of Deposited Plan 56203, Hundreds of Cultana and Randell, being the whole of the land comprised in Certificate of Title Volume 5873 Folio 784.

Allotment 3 of Deposited Plan 56203, Hundred of Randell, being the whole of the land comprised in Certificate of Title Volume 5873 Folio 785.

Allotment 4 of Deposited Plan 56203, Hundred of Randell, being the whole of the land comprised in Certificate of Title Volume 5873 Folio 786.

Allotment 1 of Filed Plan 7887, Hundred of Cultana, being the whole of the land comprised in Certificate of Title Volume 5504 Folio 59.

Allotment 2 of Filed Plan 7887, Hundred of Cultana, being the whole of the land comprised in Certificate of Title Volume 5548 Folio 877.

Allotment 3 of Filed Plan 7887, Hundred of Cultana, being the whole of the land comprised in Certificate of Title Volume 5500 Folio 96.

Allotment 501 of Deposited Plan 53708, Hundred of Randell, being the whole of the land comprised in Certificate of Title Volume 5787 Folio 484.

Allotment 502 of Deposited Plan 53708, Hundred of Randell, being the whole of the land comprised in Certificate of Title Volume 5842 Folio 159.

Allotment 1 of Filed Plan 18603, Hundred of Randell, being the whole of the land comprised in Certificate of Title Volume 5828 Folio 326.

Allotment 7 of Filed Plan 15068, Hundred of Cultana, being the whole of the land comprised in Certificate of Title Volume 5411 Folio 572.

[25 May 2006

Allotment 1 of Deposited Plan 21007, Hundred of Randell, being the whole of the land comprised in Certificate of Title Volume 5446 Folio 992.

The whole of the land marked "(A)" on the plan in Schedule 2, being portion of Allotment 3 of Deposited Plan 26088, Hundred of Randell and Out of Hundreds (Whyalla) (portion of the land comprised in Certificate of Title Volume 5931 Folio 820) and portion of foreshore, Hundred of Randell and Out of Hundreds (Whyalla).

Schedule 2—Plan of part of boundary adjustment



Made by the Governor

on the recommendation of the Boundary Adjustment Facilitation Panel and with the advice and consent of the Executive Council on 25 May 2006

COLG2006/002

Natural Resources Management (Dissolution of Prescribed Bodies) Proclamation 2006

under Schedule 4 clauses 45 and 46 of the Natural Resources Management Act 2004

1—Short title

This proclamation may be cited as the *Natural Resources Management (Dissolution of Prescribed Bodies) Proclamation 2006.*

2—Commencement

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

3—Interpretation

In this proclamation—

Act means the Natural Resources Management Act 2004;

fund, in relation to an animal and plant control board, means a fund established by the board under section 35 of the *Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986*;

prescribed bodies has the same meaning as in Schedule 4 Part 18 of the Act;

related bodies has the same meaning as in Schedule 4 Part 18 of the Act;

statutory bodies has the same meaning as in Schedule 4 Part 18 of the Act.

4—Dissolution of prescribed bodies

- (1) The following control boards established under Part 2 Division 2 of the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986 and continued in existence under Schedule 4 clause 45 of the Act are dissolved:
 - (a) Adelaide Plains Animal and Plant Control Board;
 - (b) Barossa Ranges Animal and Plant Control Board;
 - (c) Coorong Animal and Plant Control Board;
 - (d) Fleurieu Animal and Plant Control Board;
 - (e) Goyder Animal and Plant Control Board;
 - (f) Lower North Animal and Plant Control Board;
 - (g) Mount Lofty Ranges Animal and Plant Control Board;
 - (h) Salisbury Animal and Plant Control Board;
 - (i) Tea Tree Gully Animal and Plant Control Board;
 - (j) Upper North Animal and Plant Control Board.

- (2) The following soil conservation boards established under Part 3 Division 3 of the *Soil Conservation and Land Care Act 1989* and continued in existence under Schedule 4 clause 45 of the Act are dissolved:
 - (a) Central Flinders Soil Conservation Board;
 - (b) Central Hills Soil Conservation Board;
 - (c) Coorong Soil Conservation Board;
 - (d) Far West Coast Soil Conservation Board;
 - (e) Gawler Ranges Soil Conservation Board;
 - (f) Hummocks Soil Conservation Board;
 - (g) Lower North Soil Conservation Board;
 - (h) Marla-Oodnadatta Soil Conservation Board;
 - (i) Murray Mallee Soil Conservation Board;
 - (j) Northern Flinders Ranges Soil Conservation Board;
 - (k) Northern Hills Soil Conservation Board;
 - (l) Southern Hills Soil Conservation Board;
 - (m) West Broughton Soil Conservation Board.

5-Vesting of property etc of statutory bodies

(1) The assets, rights and liabilities of the statutory bodies listed in column 1 of the following table are vested in accordance with column 2 in the regional NRM board listed in that column:

Adelaide Plains Animal and Plant Control Board	1. Vest in the Adelaide and Mount Lofty Ranges NRM Board an amount equal to the long service leave and annual leave liabilities of Alan Francis Arbon, Andrew John Day and Tracy Annette Hardwicke as at 8 January 2006.
	2. Vest 20 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's fund in the Northern and Yorke NRM Board.
	3. Vest remaining assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.
Barossa Ranges Animal and Plant Control Board	1. Vest in the Adelaide and Mount Lofty Ranges NRM Board an amount equal to the long service leave and annual leave liabilities of David Francis Hughes as at 8 January 2006.
	2. Vest 10 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's fund in the South Australian Murray Darling Basin NRM Board.
	3. Vest remaining assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.

Central Flinders Soil Conservation Board	immedia into ope	5 per cent of cash balances (calculated ately before this proclamation comes eration) in the board's bank account in th Australian Murray Darling Basin toard.
		remaining assets, rights and liabilities in thern and Yorke NRM Board.
Central Hills Soil Conservation Board	immedia into ope	45 per cent of cash balances (calculated ately before this proclamation comes eration) in the board's bank account in th Australian Murray Darling Basin toard.
		remaining assets, rights and liabilities in laide and Mount Lofty Ranges NRM
Coorong Animal and Plant Control Board	amount annual l	in the South East NRM Board an equal to the long service leave and leave liabilities of Rexley Ian Qualmann I Michael Horn as at 8 January 2006.
	Basin N service Steven	in the South Australian Murray Darling IRM Board an amount equal to the long leave and annual leave liabilities of Anthony Baltussen and Robin Keith s at 8 January 2006.
		the following assets, rights and es in the South East NRM Board:
	(a)	48 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's fund;
	(b)	chemical shed and 6 tonne Denyer silo located at Tintinara Green;
	(c)	chemical shed and galvanised poison shed/compound located at Meningie;
	(d)	Isuzu 4x4 Spray Unit Vehicle WHO 957;
	(e)	Toyota Hilux Vehicle XIE 515;
	(f)	Baitlayer Trailer TCY 890;
	(g)	Treg 6'x4' Fumigation Trailer TAM 183;
	(h)	Trig Single Axle Fumigation Trailer TCL 817;
	(i)	Baitlayer Trailer YCC 706;
	(j)	Baitlayer Trailer TDN 954;
	(k)	Spray Trailer YCI 860;
	(1)	Toyota Hilux Vehicle XHY 500;

	(m)	all remaining non-cash assets vested in the Tintinara and Meningie offices and depots of the Coorong Animal and Plant Control Board;
	(n)	agreement with the Coorong District Council in relation to accommodation and support services vested in the Tintinara and Meningie offices of the Coorong Animal and Plant Control Board.
		emaining assets, rights and liabilities in h Australian Murray Darling Basin bard.
Coorong Soil Conservation Board	immedia into oper	5 per cent of cash balances (calculated tely before this proclamation comes ration) in the board's bank account in h East NRM Board.
		emaining assets, rights and liabilities in h Australian Murray Darling Basin bard.
Elliston LeHunte Animal and Plant Control Board		assets, rights and liabilities in the Eyre a NRM Board.
Far West Coast Soil Conservation Board	immedia into oper	0 per cent of cash balances (calculated tely before this proclamation comes ration) in the board's bank account in ytjara Wilurara NRM Board.
		emaining assets, rights and liabilities in Peninsula NRM Board.
Fleurieu Animal and Plant Control Board	Ranges M long serv Philip Ba Eleni Kil	n the Adelaide and Mount Lofty NRM Board an amount equal to the vice leave and annual leave liabilities of arry Elson, Charlie John Hilder, Vikki Igallon, Lynne Margaret Noble and Dean Weidenbach as at 8 January 2006.
	Basin NH service le Alexande	n the South Australian Murray Darling RM Board an amount equal to the long eave and annual leave liabilities of er James Cummings and Peter John hore as at 8 January 2006.
	liabilities	he following assets, rights and s in the South Australian Murray Basin NRM Board:
	(a)	37 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's fund;
	(b)	Toyota Rav 4 Vehicle XET 668;
	(c)	Subaru Forester Vehicle XBB 782;
	(d)	2 LG Laptop computers;
	(e)	2 Garmin GPS units;

	(g) 1 Kodak digital camera;
	(h) 1 Motorola mobile phone;
	(i) 1 Ericsson mobile phone.
	4. Vest remaining assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.
Gawler Ranges Soil Conservation Board	1. Vest 5 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the Eyre Peninsula NRM Board.
	2. Vest 5 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the Northern and Yorke NRM Board.
	3. Vest remaining assets, rights and liabilities in the South Australian Arid Lands NRM Board.
Goyder Animal and Plant Control Board	1. Vest in the South Australian Murray Darling Basin NRM Board an amount equal the long service leave and annual leave liabilities of Peter Rex Harris, Wayne John Mitchell, Robyn Janet Stockman and (Reece) Marinus Johannes van Gasteren as at 8 January 2006.
	2. Vest 20 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's fund in the Northern and Yorke NRM Board.
	3. Vest remaining assets, rights and liabilities in the South Australian Murray Darling Basin NRM Board.
Grant Animal and Plant Control Board	Vest all assets, rights and liabilities in the South East NRM Board.
Hummocks Soil Conservation Board	1. Vest 10 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the South Australian Murray Darling Basin NRM Board.
	2. Vest remaining assets, rights and liabilities in the Northern and Yorke NRM Board.
Lower North Animal and Plant Control Board	1. Vest in the Northern and Yorke NRM Board an amount equal to the long service leave and annual leave liabilities of Mathew Todd Cottle, Craig Fryar, Melanie Jo McDermid, Grant William Roberts and Michiel Henricus Zwarts as at 8 January 2006.
	2. Vest 20 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's fund in the Adelaide and Mount Lofty Ranges NRM Board.
	3. Vest remaining assets, rights and liabilities in the Northern and Yorke NRM Board.

Lower North Soil Conservation Board	1. Vest 10 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the Adelaide and Mount Lofty Ranges NRM Board.
	2. Vest 10 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the South Australian Murray Darling Basin NRM Board.
	3. Vest remaining assets, rights and liabilities in the Northern and Yorke NRM Board.
Lucindale Naracoorte Animal and Plant Control Board	Vest all assets, rights and liabilities in the South East NRM Board.
Marla-Oodnadatta Soil Conservation Board	1. Vest 5 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the Alintyjara Wilurara NRM Board.
	2. Vest remaining assets, rights and liabilities in the South Australian Arid Lands NRM Board.
Mount Lofty Ranges Animal and Plant Control Board	1. Vest in the Adelaide and Mount Lofty Ranges NRM Board an amount equal to the long service leave and annual leave liabilities of Catherine Lynne Austin, Christine Isabell Carter, Phillip Alyn Cramond, Donald James Cranwell, James Newton Donnelly, Robert Desmond Hahesy, Anne Elizabeth Piro and John Graedon Wills as at 8 January 2006.
	2. Vest in the South Australian Murray Darling Basin NRM Board an amount equal to the long service leave and annual leave liabilities of Dwayne Stanley Godfrey as at 8 January 2006.
	3. Vest the following assets, rights and liabilities in the South Australian Murray Darling Basin NRM Board:
	 (a) 20 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's fund;
	(b) Toyota Hilux Vehicle XAS 198;
	(c) 1 Toshiba Laptop computer;
	(d) 1 Garmin Plus GPS unit;
	(e) 1 Sony digital camera.
	4. Vest remaining assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.
Murray Mallee Soil Conservation Board	1. Vest 5 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the South East NRM Board.

2. Vest remaining assets, rights and liabilities in

Mortimer and Greg Paul Jeremy Patrick as at

8 January 2006.

	the South Australian Murray Darling Basin NRM Board.
Northern Flinders Ranges Soil Conservation Board	1. Vest 10 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the Northern and Yorke NRM Board.
	2. Vest remaining assets, rights and liabilities in the South Australian Arid Lands NRM Board.
Northern Hills Soil Conservation Board	1. Vest 5 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the South Australian Murray Darling Basin NRM Board.
	2. Vest remaining assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.
Northern Yorke Peninsula Animal and Plant Control Board	Vest all assets, rights and liabilities in the Northern and Yorke NRM Board.
Salisbury Animal and Plant Control Board	Vest all assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.
Southern Hills Soil Conservation Board	1. Vest in the Adelaide and Mount Lofty Ranges NRM Board an amount equal to the long service leave and annual leave liabilities of Melissa Louise Allery, Nicole Courtney Bennett, Pamela Ann Brookman, Andrew Stephen Cole, Mary Ann Crawford, Tim Murphy, Claire Stephenson and Simon Peter Welch as at 8 January 2006.
	2. Vest the cash balances in the Land Management Program (calculated immediately before this proclamation comes into operation) in the Adelaide and Mount Lofty Ranges NRM Board.
	3. Vest 45 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the South Australian Murray Darling Basin NRM Board.
	4. Vest remaining assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.
Tea Tree Gully Animal and Plant Control Board	Vest all assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.
Upper North Animal and Plant Control Board	1. Vest in the Northern and Yorke NRM Board an amount equal to the long service leave and annual leave liabilities of Roger Phillip Mortimer and Greg Paul Jeremy Patrick as at

	2. Vest 15 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's fund in the South Australian Murray Darling Basin NRM Board.
	3. Vest remaining assets, rights and liabilities in the Northern and Yorke NRM Board.
Wattle Range Animal and Plant Control Board	Vest all assets, rights and liabilities in the South East NRM Board.
West Broughton Soil Conservation Board	1. Vest 15 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the board's bank account in the South Australian Murray Darling Basin NRM Board.
	2. Vest remaining assets, rights and liabilities in the Northern and Yorke NRM Board.

- (2) The assets, rights and liabilities of the Animal and Plant Control Commission are vested as follows:
 - (a) Rivermate 4.3m Aluminium Open Hull Boat IE152S, boat trailer TQN 426, 1 Yamaha 30HP Outboard Engine are vested in South Australian Murray Darling Basin NRM Board;
 - (b) the remaining assets, rights and liabilities are vested in the Minister for Environment and Conservation.
- (3) The assets, rights and liabilities of the related bodies listed in column 1 of the following table are vested in accordance with column 2 in the regional NRM board listed in that column:

Aboriginal Lands Integrated Natural Resources Management Group	Vest all assets, rights and liabilities in the Alinytjara Wilurara NRM Board.
Box Flat Dingo Control Committee	1. Vest 35 per cent of cash balances (calculated immediately before this proclamation comes into operation) in the Committee's bank account in the South Australian Murray Darling Basin NRM Board.
	2. Vest remaining assets, rights and liabilities in the South East NRM Board.
Eyre Peninsula Natural Resource Management Group	Vest all assets, rights and liabilities in the Eyre Peninsula NRM Board.
Integrated Natural Resource Management Group for the SA Murray Darling Basin Inc	Vest all assets, rights and liabilities in the South Australian Murray Darling Basin NRM Board.
Kangaroo Island Natural Resources Board	Vest all assets, rights and liabilities in the Kangaroo Island NRM Board.
Mount Lofty Ranges and Greater Adelaide INRM Group	Vest all assets, rights and liabilities in the Adelaide and Mount Lofty Ranges NRM Board.
Northern and Yorke Agricultural Districts Integrated Natural Resource Management Committee	Vest all assets, rights and liabilities in the Northern and Yorke NRM Board.
Rangelands Integrated Natural Resource Management Group	Vest all assets, rights and liabilities in the South Australian Arid Lands NRM Board.

South East Natural Resource Consultative Committee Vest all assets, rights and liabilities in the South East NRM Board.

Made by the Governor

being satisfied that the prescribed bodies referred to in clause 4 no longer have any employees and that adequate arrangements are in place to deal with any remaining assets, rights and liabilities in the manner contemplated by Schedule 4 clause 46(1) of the Act and with the advice and consent of the Executive Council on 25 May 2006

WBCS06/0004

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4 Variation of Schedule 1—Long term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4—Variation of Schedule 1—Long term dry areas

Schedule 1, item headed "Goolwa—Area 1", column headed "Period"—delete "12 May 2006" and substitute:

18 May 2007

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 25 May 2006

No 55 of 2006

CSMCA06/004

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

- 4 Variation of Schedule 1—Long term dry areas
- 5 Variation of Schedule 2—Plans of long term dry areas

Schedule 1—Plans to be substituted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4—Variation of Schedule 1—Long term dry areas

(1) Schedule 1, item headed "Mannum—Area 1", column headed "Area", description of area—delete the description and substitute:

The area in Mannum known as the Mannum Showground (Lot 124 North Terrace, Mannum), being the area bounded on the north-east by North Terrace, on the north-west, west and south-west by Boronia Street and Douglas Street and on the south-east by Hardy Street (but excluding the area owned by the Mannum Football Club Inc (Lot 126 Boronia Street, Mannum)).

(2) Schedule 1, item headed "Mannum—Area 1", column headed "Period"—delete "2006" and substitute:

2007

(3) Schedule 1, item headed "Mannum—Area 2", column headed "Period"—delete "2006" and substitute:

2007

(4) Schedule 1, item headed "Mannum—Area 3", column headed "Area"—delete "(there is no plan for this area)" and substitute:

(see Schedule 2: Mannum—Plan No 2)

(5) Schedule 1, item headed "Mannum—Area 3", column headed "Period"—delete "2006" and substitute:

2007

- (6) Schedule 1, item headed "Mannum—Area 4", column headed "Area"—delete ', Area "A"'
- (7) Schedule 1, item headed "Mannum—Area 4", column headed "Area", description of area—delete the description and substitute:

The area in Mannum known as Mary Ann Reserve (together with abutting land and structures), being the area bounded on the north-east by the south-west boundary of Lot 10 of File Plan 21817 (Bowling Green), on the north-west by River Lane, on the south-west by the north-eastern boundary of Certificate of Title Volume 5799 Folio 318 (24 River Lane) and on the south-east by the River Murray, together with the whole of any wharf, jetty, boat ramp or other structure projecting from that area into the River.

(8) Schedule 1, item headed "Mannum—Area 4", column headed "Period"—delete "2006" and substitute:

2007

- (9) Schedule 1, item headed "Mannum—Area 5", column headed "Area"—delete ', Area "B"'
- (10) Schedule 1, item headed "Mannum—Area 5", column headed "Period"—delete "2006" and substitute:

2007

5—Variation of Schedule 2—Plans of long term dry areas

- (1) Schedule 2, plan headed "Mannum—Plan No 1"—delete the plan and substitute the plan headed "Mannum—Plan No 1" in Schedule 1 of these regulations
- (2) Schedule 2, plan headed "Mannum—Plan No 2"—delete the plan and substitute the plan headed "Mannum—Plan No 2" in Schedule 1 of these regulations



Schedule 1—Plans to be substituted



Mannum—Plan No 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 25 May 2006

No 56 of 2006

CSMCA06/006

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 8—Cases where licence is not required

Part 1—Preliminary

1—Short title

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

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (General) Regulations 1997

4—Variation of regulation 8—Cases where licence is not required

Regulation 8(2)(j)—after "Oakbank Area School," insert:

Riverton & District High School,

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 25 May 2006

No 57 of 2006

CSMCA06/003

1479

South Australia

Local Government (General) Variation Regulations 2006

under the Local Government Act 1999

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Local Government (General) Regulations 1999

4 Substitution of regulation 9A 9A Service rates and charges

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Local Government (General) Variation Regulations 2006.*

2—Commencement

These regulations will come into operation on the day on which section 21 of the *Local Government (Financial Management and Rating) Amendment Act 2005* comes into operation.

3—Variation provisions

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

Part 2—Variation of Local Government (General) Regulations 1999

4—Substitution of regulation 9A

Regulation 9A—delete regulation 9A and substitute:

9A—Service rates and charges

(1) In this regulation—

CWMS Property Units Code means the Code for Establishing and Applying Property Units as a Factor for the Imposition of Annual Service Charges for Community Wastewater Management Systems published by the LGA on 20 April 2006, as in force at the time that this regulation is made.

- (2) For the purposes of this regulation—
 - (a) the LGA is declared to be a prescribed body under section 303(4) of the Act; and
 - (b) the Code is adopted by these regulations pursuant to section 303(4) of the Act; and
 - (c) the principal office of the LGA (at 16 Hutt Street, Adelaide, 5000 or, if the LGA moves its principal office, at that new address) is specified for the purposes of section 303(7)(c) of the Act.
- (3) Pursuant to section 155(3)(b) of the Act, the following factors are prescribed:
 - (a) any category of land use declared as a permissible differentiating factor under regulation 10;
 - (b) in respect of a service for the collection, treatment or disposal of wastewater or effluent—the number of property units that apply with respect to the relevant land, as determined under the CWMS Property Units Code.

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 25 May 2006

No 58 of 2006

OLG06/001CS

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 4—Interpretation
- 5 Variation of regulation 8—Persons eligible to vote
- 6 Variation of regulation 9—Nominations
- 7 Variation of regulation 10—Election without ballot
- 8 Substitution of regulation 17
- 17 Declaration of election

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 4—Interpretation

Regulation 4, definition of *the revoked regulations*—delete the definition and substitute: *revoked regulations* means the revoked *Superannuation Regulations 1988*;

5—Variation of regulation 8—Persons eligible to vote

(1) Regulation 8(1)—delete "the day preceding" and substitute:

the last business day before the 7 day period immediately preceding

- (2) Regulation 8—after subregulation (2) insert:
 - (3) In this regulation—

business day means any day other than a Saturday, Sunday or other public holiday.

6—Variation of regulation 9—Nominations

Regulation 9(b)—delete "ten" and substitute:

3

7—Variation of regulation 10—Election without ballot

Regulation 10(1)—delete subregulation (1) and substitute:

- (1) If the number of persons nominated is the same as or less than the number of vacancies to be filled by election, the Electoral Commissioner must, by notice in a daily newspaper circulating throughout the State and in the Gazette—
 - (a) declare that the vacancy or vacancies has or have been filled by the person or persons nominated; and
 - (b) in relation to each elected person—specify the day on which the person's term of office commences and the length of the term for which the person has been elected.

8—Substitution of regulation 17

Regulation 17—delete the regulation and substitute:

17—Declaration of election

When the number of candidates remaining is equal to the number of vacancies to be filled, the Electoral Commissioner must, by notice in a daily newspaper circulating throughout the State and in the Gazette—

- (a) declare that the candidate or candidates has or have been elected to fill the vacancy or vacancies; and
- (b) in relation to each elected person—specify the day on which the person's term of office commences and the length of the term for which the person has been elected.

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 25 May 2006

No 59 of 2006

T&F06/019CS

Superannuation Funds Management Corporation of South Australia Variation Regulations 2006

under the Superannuation Funds Management Corporation of South Australia Act 1995

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Superannuation Funds Management Corporation of South Australia Regulations 1995

- 4 Variation of regulation 7—Contributors eligible to vote
- 5 Variation of regulation 8—Nominations
- 6 Variation of regulation 9—Election without ballot
- 7 Variation of regulation 12—Voting
- 8 Substitution of regulation 16
 - 16 Declaration of election

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Superannuation Funds Management Corporation of South Australia Variation Regulations 2006.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Superannuation Funds Management Corporation of South Australia Regulations 1995

4—Variation of regulation 7—Contributors eligible to vote

(1) Regulation 7(1)—delete "the day preceding" and substitute:

the last business day before the 7 day period immediately preceding

- (2) Regulation 7—after subregulation (2) insert:
 - (3) In this regulation—

business day means any day other than a Saturday, Sunday or other public holiday.

5—Variation of regulation 8—Nominations

Regulation 8(b)—delete "ten" and substitute:

3

6—Variation of regulation 9—Election without ballot

Regulation 9(1)—delete subregulation (1) and substitute:

- If only one person is nominated to fill the vacancy, the Electoral Commissioner must, by notice in the Gazette and in a daily newspaper circulating throughout the State—
 - (a) declare that the vacancy has been filled by the person nominated; and
 - (b) specify the day on which the person's term of office commences and the length of the term for which the person has been elected.

7—Variation of regulation 12—Voting

Regulation 12(1)(c)—delete paragraph (c)

8—Substitution of regulation 16

Regulation 16—delete the regulation and substitute:

16—Declaration of election

When one candidate is left, the Electoral Commissioner must, by notice in the Gazette and in a daily newspaper circulating throughout the State—

- (a) declare the candidate to have been elected to fill the vacancy; and
- (b) specify the day on which the elected person's term of office commences and the length of the term for which the person has been elected.

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 25 May 2006

No 60 of 2006

T&F06/019CS
South Australia

Occupational Therapy Practice (Election) Regulations 2006

under the Occupational Therapy Practice Act 2005

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Returning officer
- 5 Election to be conducted by returning officer
- 6 Appointment of closing day and polling day
- 7 Advertisement of election
- 8 Registrar to prepare roll
- 9 Nomination
- 10 Uncontested elections
- 11 Preparation of ballot papers
- 12 Issue of voting papers
- 13 Method of voting
- 14 Scrutineers
- 15 Arranging papers for counting
- 16 Method for counting based on principles of proportional representation
- 17 Death of candidate
- 18 Declaration of result of election
- 19 Computer counting

Schedule 1—Method of counting votes

- 1 Interpretation
- 2 Method of counting votes

Schedule 2—Transitional provision

1—Short title

These regulations may be cited as the *Occupational Therapy Practice (Election) Regulations 2006.*

2—Commencement

These regulations will come into operation on the day on which section 73 of the *Occupational Therapy Practice Act 2005* comes into operation.

3—Interpretation

(1) In these regulations, unless the contrary intention appears—

Act means the Occupational Therapy Practice Act 2005;

business day means any day other than a Saturday, Sunday or public holiday;

closing day, in relation to an election, means the day on which nomination of candidates for the election closes;

Electoral Commissioner means the person for the time being holding, or acting in, the office of the Electoral Commissioner under the *Electoral Act 1985*;

polling day, in relation to an election, means the day on which voting at the election closes;

returning officer—see regulation 4;

voter means a person entitled to vote at an election conducted under these regulations.

(2) The close of voting for an election is 9.30 am on polling day.

4—Returning officer

The returning officer for an election under these regulations will be the Electoral Commissioner.

5—Election to be conducted by returning officer

- (1) An election for the purposes of section 6(1)(a)(i) of the Act will be conducted by the returning officer—
 - (a) in accordance with these regulations; and
 - (b) to the extent that these regulations fail to deal with a matter that, in the opinion of the Electoral Commissioner, is necessary for the proper conduct of the election—in accordance with rules determined by the Electoral Commissioner in relation to that matter.
- (2) The Board is responsible for the costs and expenses incurred by the returning officer in conducting an election.

6—Appointment of closing day and polling day

The returning officer will fix-

- (a) a day as closing day for an election; and
- (b) a day as polling day for an election.

7—Advertisement of election

- (1) At least 14 days before the closing day for an election the returning officer must cause an advertisement relating to the election to be placed in a newspaper circulating generally throughout the State.
- (2) The advertisement must set out—
 - (a) the day fixed as polling day; and
 - (b) the number of vacancies to be filled; and
 - (c) an invitation for nominations for the vacancies to be filled; and
 - (d) details about how a nomination may be made; and
 - (e) the day fixed as closing day.

8—Registrar to prepare roll

(1) The Registrar is responsible for the preparation of a voters roll for the purposes of an election.

Note—

Every person who is an occupational therapist at the time the voters roll is prepared is entitled to vote—see section 7(2) of the Act.

- (2) The voters roll to be used in a particular election must reflect entitlements to vote as they exist at 5 pm on the third business day after the day on which the advertisement relating to the election is published.
- (3) The Registrar must supply the returning officer with sufficient copies of the voters roll, certified by the Registrar, for use at an election.
- (4) The voters roll may be supplied to the returning officer in electronic form, or in another manner agreed between the Registrar and the returning officer.

9—Nomination

(1) The returning officer must prepare a nomination form for the purposes of an election (in a form determined by the returning officer).

Note—

Every occupational therapist is eligible to be a candidate for election—see section 6(1)(a) of the Act.

- (2) An occupational therapist may be nominated as a candidate for an election by lodgement of a nomination form with the returning officer by 12 noon on closing day.
- (3) A nomination must be made by 2 persons who are entitled to vote at the election.
- (4) A candidate for election must—
 - (a) make a declaration on the nomination form that he or she is eligible to be elected at the election; and
 - (b) signify his or her consent by signing the nomination form.
- (5) A nomination must be accompanied by—
 - (a) a profile of the candidate; and
 - (b) other information required by the returning officer.
- (6) A profile must comply with the following requirements:
 - (a) the profile must be limited to relevant professional information about the candidate and other information directly relevant to the functions or operations of the Board under the Act;
 - (b) the profile must be in typed form or in legible handwriting and comply with other requirements as to form determined by the returning officer;
 - (c) the profile must not exceed 200 words;
 - (d) the profile must be signed and dated by the candidate (but this signature and date will not form part of the profile for the purposes of the election).
- (7) The returning officer may reject a nomination if, in the opinion of the returning officer, the name under which the candidate is nominated—
 - (a) is obscene; or

- (b) is frivolous; or
- (c) appears to have been assumed for an ulterior purpose.
- (8) A nomination is invalid if—
 - (a) the nomination is not made by the use of a nomination form under this regulation; or
 - (b) the nomination form is not completed—
 - (i) in accordance with instructions contained in the form; or
 - (ii) in accordance with the requirements of this regulation; or
 - (c) the nomination form, the candidate profile and any other required information are not received by the returning officer by 12 noon on closing day.
- (9) A dispute as to the validity of a nomination will be determined summarily by the returning officer.
- (10) A nominated candidate may at any time before the close of nominations, by written notice signed by the candidate and given to the returning officer, withdraw the nomination.

10—Uncontested elections

- (1) If, after nominations have closed, it appears that the number of candidates nominated to contest the election does not exceed the number of persons required to be elected, the returning officer must declare the nominated candidate or candidates elected.
- (2) Within 7 days after making the declaration, the returning officer must cause a notice of the declaration to be placed in a newspaper circulating generally throughout the State.
- (3) The notice must set out—
 - (a) the date of the declaration; and
 - (b) the name of each successful candidate.
- (4) If, after nominations have closed, it appears that the number of candidates nominated to contest the election is less than the number of persons required to be elected, the returning officer, in addition to making a declaration and publishing a notice under subregulations (1) and (2), must extend the period for nominations for the remaining vacancy or vacancies by a period (not exceeding 7 days) determined by the returning officer and may fix a new day as polling day.
- (5) If the returning officer is required to take action under subregulation (4), the returning officer must at the earliest opportunity cause a notice relating to the matter to be placed in a newspaper circulating generally throughout the State.
- (6) The notice must set out—
 - (a) the day fixed as polling day; and
 - (b) the number of vacancies left to be filled; and
 - (c) an invitation for nominations for those vacancies; and
 - (d) details about how a nomination may be made; and
 - (e) the day by which nominations must be received.
- (7) These regulations will then apply in the same manner as they applied (or would have applied) to earlier nominations.

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(8) If the number of candidates nominated exceeds the required number of candidates, an election will be held to fill the relevant vacancies.

11—Preparation of ballot papers

- (1) If an election is to be held, the returning officer must prepare a ballot paper showing the names of all candidates for election (on the basis of information provided to the returning officer as part of the nomination process).
- (2) The ballot paper must be prepared as soon as is reasonably practicable after the closing day for the election.
- (3) The names of the candidates must be arranged on the ballot paper, 1 under the other, in an order determined by lot.
- (4) A square must be placed to the left of each name appearing on the ballot paper.
- (5) A ballot paper will otherwise be in a form determined by the returning officer.

12—Issue of voting papers

- (1) The returning officer must, at least 14 days before polling day for an election, send by post to every voter—
 - (a) a ballot paper (authenticated to the satisfaction of the returning officer); and
 - (b) a statement in writing setting out—
 - (i) instructions for the completion of a ballot paper; and
 - (ii) the manner in which the ballot paper is to be returned; and
 - (c) a set of candidate profiles in a form determined by the returning officer; and
 - (d) an opaque envelope bearing a declaration in a form determined by the returning officer, to be completed by the voter, declaring that the ballot paper contained in the envelope contains his or her vote and that he or she has not already voted at the election.
- (2) The declaration must appear on a tear-off extension to the envelope flap.
- (3) The envelope must be—
 - (a) a pre-paid envelope addressed to the returning officer; or
 - (b) accompanied by a pre-paid envelope addressed to the returning officer.
- (4) If a person to whom voting papers are issued desires to vote at the relevant election, the following procedures must be followed:
 - (a) the voter must mark his or her vote in the manner prescribed by these regulations on the ballot paper supplied;
 - (b) the voter must then fold the ballot paper and place the folded ballot paper in the envelope;
 - (c) the voter must then seal the envelope;
 - (d) the voter must then ensure that the declaration on the flap is completed and signed by the voter;
 - (e) the sealed envelope must then be delivered to the returning officer (by post or personally) not later than the close of voting on polling day.

- (5) If the returning officer is satisfied that voting papers issued to a voter—
 - (a) have not been received by the voter; or
 - (b) have been lost; or
 - (c) have been inadvertently spoiled,

the returning officer may issue fresh voting papers to the voter (before the close of voting).

(6) The issue of fresh voting papers automatically cancels the original voting papers.

13—Method of voting

- (1) To make a formal vote at an election a person must make a vote on the ballot paper—
 - (a) if only 1 candidate is required to be elected—by placing the number 1 in the square opposite the name of the candidate of the voter's first preference and, if the voter so desires, by placing the number 2 and consecutive numbers in the squares opposite the names of other candidates in the order of the voter's preference for them;
 - (b) if more than 1 candidate is required to be elected—by placing consecutive numbers beginning with the number 1 in the squares opposite the names of candidates in the order of the voter's preference for them until the voter has indicated a vote for a number of candidates equal to the number of candidates required to be elected and then, if the voter so desires, by continuing to place consecutive numbers for 1 or more additional candidates in the order of the voter's preference.
- (2) A tick or cross appearing on a ballot paper is equivalent to the number 1.
- (3) If—
 - (a) a series of numbers (starting from the number 1) appearing on a ballot paper is nonconsecutive by reason only of the omission of 1 or more numbers from the series or the repetition of a number (not being the number 1); and
 - (b) if more than 1 candidate is required to be elected—the numbers are at least consecutive up to the number of candidates required to be elected,

the ballot paper is not informal and the votes are valid up to the point at which the omission or repetition occurs.

(4) A ballot paper is not informal by reason of non-compliance with this regulation if the voter's intention is clearly indicated on the ballot paper.

14—Scrutineers

- (1) Each candidate at an election may appoint a person to be a scrutineer for the purposes of the election.
- (2) A candidate in an election is not eligible for appointment as a scrutineer for the election (and a candidate may not be present at the scrutiny).
- (3) No more than 1 scrutineer may be appointed for each candidate.
- (4) The appointment of a scrutineer may be made by written notice served on the returning officer (personally or by post).

15—Arranging papers for counting

- (1) The returning officer will, as soon as practicable after the close of voting for an election, with the assistance of persons appointed or nominated by the returning officer, and in the presence of scrutineers or officers of the Board who may be present, ensure that all voting papers returned for the purposes of the election in accordance with these regulations are made available under this regulation.
- (2) The returning officer will, for the purposes of the election (and with such assistance as may be necessary and appropriate)—
 - (a) examine the declaration on each envelope validly returned under these regulations and determine which votes are to be accepted for further scrutiny; and
 - (b) tear off the extensions to the envelope flaps on the envelopes accepted; and
 - (c) rearrange the envelopes that no longer bear tear-off extensions so that the anonymity of voters is maintained; and
 - (d) remove the ballot papers from those envelopes; and
 - (e) examine the ballot papers and reject informal ballot papers; and
 - (f) arrange all unrejected ballot papers into appropriate parcels for counting.

16—Method for counting based on principles of proportional representation

The returning officer will conduct the counting of votes in an election in accordance with the method set out in Schedule 1.

17—Death of candidate

If a candidate dies between the close of nominations and polling day, the election will not fail and a vote indicated on a ballot paper opposite the name of the deceased candidate must be counted to the candidate next in order of the voter's preference, and the numbers indicating subsequent preferences will be altered accordingly.

18—Declaration of result of election

- (1) When all vacancies have been filled by the making of provisional declarations under Schedule 1, the returning officer will formally declare the result of the election.
- (2) Within 7 days after making a formal declaration the returning officer must—
 - (a) provide written notification of the result to the Minister; and
 - (b) cause a notice setting out the result to be published in a newspaper circulating generally throughout the State.

19—Computer counting

- (1) The returning officer may decide to use a computer program to carry out steps involved in the recording, scrutiny or counting of votes in an election.
- (2) However, the returning officer cannot do so unless the returning officer is reasonably satisfied that the proper use of the program would produce the same result in the recording, scrutiny or counting of votes as the result that would be achieved if the program were not to be used.
- (3) If a computer program is used, the method of counting votes under Schedule 1 may be modified according to the determination of the returning officer.

[25 May 2006

Schedule 1—Method of counting votes

1—Interpretation

(1) In this Schedule—

continuing candidate means a candidate not already elected or excluded from the count;

election of a candidate means the making by the returning officer of a provisional declaration that the candidate has been elected, and *elected* has a corresponding meaning;

surplus votes of an elected candidate means the excess (if any) over the quota of the elected candidate's votes.

(2) For the purposes of clause 2, a reference to votes of or obtained or received by a candidate includes votes obtained or received by the candidate on transfer under that clause.

2—Method of counting votes

The conduct of the counting of the votes in an election will occur according to the following method:

- (a) the number of first preference votes given for each candidate and the total number of all such votes must be ascertained and a quota determined by—
 - (i) dividing the total number of first preference votes by 1 more than the number of candidates required to be elected; and
 - (ii) increasing the quotient so obtained (disregarding any remainder) by 1,

and, if a candidate has received a number of first preference votes equal to or greater than the quota, the returning officer must make a provisional declaration that the candidate has been elected;

- (b) if the total number of all first preference votes does not exceed 150, the number of votes of a particular kind contained in the ballot papers will, for the purposes of this clause (including paragraph (a)), be taken to be the number obtained by multiplying the number of votes of that kind contained in the ballot papers by 100;
- (c) unless all the vacancies have been filled, the surplus votes of each elected candidate must be transferred to the continuing candidates as follows:
 - (i) the number of surplus votes of the elected candidate must be divided by the number of first preference votes received by that candidate and the resulting fraction will be the transfer value;
 - (ii) the total number of the first preference votes for the elected candidate that are contained in ballot papers that express the next available preference for a particular continuing candidate must be multiplied by the transfer value, the number so obtained (disregarding any fraction) must be added to the number of first preference votes of the continuing candidate and all those ballot papers must be transferred to the continuing candidate,

and, if a continuing candidate has received a number of votes equal to or greater than the quota on the completion of a transfer, the returning officer must make a provisional declaration that the candidate has been elected;

- (d) unless all the vacancies have been filled, the surplus votes (if any) of a candidate elected under paragraph (c), or elected subsequently under this paragraph, must be transferred to the continuing candidates in accordance with paragraph (c)(i) and (ii) and, if a continuing candidate has received a number of votes equal to or greater than the quota on the completion of a transfer, the returning officer must make a provisional declaration that the candidate has been elected;
- (e) if a continuing candidate has received a number of votes equal to or greater than the quota on the completion of a transfer under paragraph (c) or (d) of the surplus votes of a particular elected candidate, no votes of any other candidate may be transferred to the continuing candidate;
- (f) for the purposes of the application of paragraph (c)(i) and (ii) in relation to a transfer under paragraph (d) or (h) of the surplus votes of an elected candidate, each ballot paper of the elected candidate that was obtained on a transfer under this clause must be dealt with as if any vote it expressed for the elected candidate were a first preference vote, as if the name of any other candidate previously elected or excluded had not been on the ballot paper and as if the numbers indicating subsequent preferences had been altered accordingly;
- (g) if, after the counting of first preference votes or the election of a candidate and the transfer of the surplus votes (if any) of the elected candidate that are capable of being transferred, no candidate has, or less than the number of candidates required to be elected have, received a number of votes equal to the quota, the candidate who has the fewest votes must be excluded and all the excluded candidate's votes must be transferred to the continuing candidates as follows:
 - (i) the total number of the first preference votes for the excluded candidate that are contained in ballot papers that express the next available preference for a particular continuing candidate must be transferred, each first preference vote at a transfer value of 1, to the continuing candidate and added to the number of votes of the continuing candidate and all those ballot papers must be transferred to the continuing candidate;
 - (ii) the total number (if any) of other votes obtained by the excluded candidate on transfers under this clause must be transferred from the excluded candidate in the order of the transfers on which they were obtained, the votes obtained on the earliest transfer being transferred first, as follows:
 - (A) the total number of votes transferred to the excluded candidate from a particular candidate that are contained in ballot papers that express the next available preference for a particular continuing candidate must be multiplied by the transfer value at which the votes were so transferred to the excluded candidate;
 - (B) the number so obtained (disregarding any fraction) must be added to the number of votes of the continuing candidate;
 - (C) all those ballot papers must be transferred to the continuing candidate;

- (h) if a continuing candidate has received a number of votes equal to or greater than the quota on the completion of a transfer under paragraph (g) or (i) of votes of an excluded candidate, the returning officer must make a provisional declaration that the candidate has been elected and, unless all the vacancies have been filled, the surplus votes (if any) of the candidate so elected must be transferred in accordance with paragraph (c)(i) and (ii), except that, if the candidate so elected is elected before all the votes of the excluded candidate have been transferred, the surplus votes (if any) of the candidate so elected must not be transferred until the remaining votes of the excluded candidate have been transferred until the remaining votes of the excluded candidate have been transferred until the remaining votes of the excluded candidate have been transferred in accordance with paragraph (g)(i) and(ii) to continuing candidates;
- (i) subject to paragraph (k), if, after the exclusion of a candidate and the transfer of the votes (if any) of the excluded candidate that are capable of being transferred, no continuing candidate has received a number of votes greater than the quota, the continuing candidate who has the fewest votes must be excluded and his or her votes transferred in accordance with paragraph (g)(i) and (ii);
- (j) if a candidate is elected as a result of a transfer of the first preference votes of an excluded candidate or a transfer of all the votes of an excluded candidate that were transferred to the excluded candidate from a particular candidate, no other votes of the excluded candidate may be transferred to the candidate so elected;
- (k) in respect of the last vacancy for which 2 continuing candidates remain, the returning officer must make a provisional declaration that the continuing candidate who has the larger number of votes has been elected despite the fact that number is below the quota and, if those candidates have the same number of votes, the candidate with the larger number of votes at the last preceding count or transfer will be taken to be elected and, if the number of votes at that count or transfer was equal, the returning officer must, in the presence of any scrutineers who may be present, draw lots to determine which of the candidates is to be elected;
- despite any other provision of this clause, if, on the completion of a transfer of votes under this clause, the number of continuing candidates is equal to the number of remaining unfilled vacancies, the returning officer must make a provisional declaration that those candidates have been elected;
- (m) for the purposes of this clause—
 - the order of election of candidates will be taken to be in accordance with the order of the count or transfer as a result of which they were elected, the candidates (if any) elected on the count of first preference votes being taken to be the earliest elected; and
 - (ii) if 2 or more candidates are elected as a result of the same count or transfer, the order in which they will be taken to have been elected will be in accordance with the relative numbers of their votes, the candidate with the largest number of votes being taken to be the earliest elected but, if any 2 or more of those candidates each have the same number of votes, the order in which they will be taken to have been elected will be taken to be in accordance with the relative numbers of their votes at the last count or transfer before their election at which each of them had a different number of votes, the candidate with the largest number of votes at that count or transfer being taken to be the earliest elected and, if there has been no such count or transfer, the returning officer must, in the presence of any scrutineers who may be present, draw lots to determine the order in which they will be taken to have been elected;

- (n) subject to paragraphs (o) and (p), if, after a count or transfer under this clause, 2 or more candidates have surplus votes, the order of transfers of the surplus votes of those candidates will be in accordance with the relative sizes of the surpluses, the largest surplus being transferred first;
- (o) subject to paragraph (p), if, after a count or transfer under this clause, 2 or more candidates have equal surpluses, the order of transfers of the surplus votes of those candidates will be in accordance with the relative numbers of votes of those candidates at the last count or transfer at which each of those candidates had a different number of votes, the surplus of the candidate with the largest number of votes at that count or transfer being transferred first but, if there has been no such count or transfer, the returning officer must, in the presence of any scrutineers who may be present, draw lots to determine the order in which the surpluses will be dealt with;
- (p) if, after a count or transfer under this clause, a candidate obtains surplus votes, those surplus votes will not be transferred before the transfer of surplus votes obtained by any other candidate on an earlier count or transfer;
- (q) if the candidate who has the fewest votes is required to be excluded and 2 or more candidates each have the fewest votes, whichever of those candidates had the fewest votes at the last count or transfer at which each of those candidates had a different number of votes will be excluded but, if there has been no such count or transfer, the returning officer must, in the presence of any scrutineers who may be present, draw lots to determine which candidate will be excluded;
- (r) if a candidate is elected by reason that the number of first preference votes received, or the aggregate of first preference votes received and all other votes obtained on transfers under this clause, is equal to the quota, all the ballot papers expressing those votes must be set aside as finally dealt with;
- (s) a ballot paper must be set aside as exhausted where on a transfer it is found that the paper expresses no preference for a continuing candidate;
- (t) for the purposes of this clause, a transfer under paragraph (c), (d) or (h) of the surplus votes of any elected candidate, a transfer in accordance with paragraph (g)(i) of all first preference votes of an excluded candidate or a transfer in accordance with paragraph (g)(ii) of all the votes of an excluded candidate that were transferred from a particular candidate will each be regarded as constituting a separate transfer.

Schedule 2—Transitional provision

An election may be held for the purposes of making appointments to the Board pursuant to the *Acts Interpretation Act 1915* prior to the commencement of section 6 of the Act and for the purposes of such an election—

- (a) a reference in these regulations to the *Board* is to be taken to be a reference to the Board as constituted under the repealed Act; and
- (b) a reference in these regulations to a *occupational therapist* is to be taken to be a reference to a person who is a registered occupational therapist under the repealed Act; and
- (c) a reference in these regulations to the *Registrar* is to be taken to be a reference to the person holding the office of Registrar of the Board under the repealed 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 25 May 2006

No 61 of 2006 HEACS/05/047

South Australia

Terrorism (Police Powers) Regulations 2006

under the Terrorism (Police Powers) Act 2005

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Confirmation of special powers authorisation (section 19 of Act)
- 5 Confirmation of special area declaration (section 19 of Act)

Schedule 1—Forms

1—Short title

These regulations may be cited as the Terrorism (Police Powers) Regulations 2006.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Terrorism (Police Powers) Act 2005.

4—Confirmation of special powers authorisation (section 19 of Act)

- (1) Subject to this regulation, an application by a relevant authority to a relevant judicial officer seeking confirmation that the authority has or had proper grounds for issuing a special powers authorisation must be made by written application followed by personal appearance before the judicial officer and, if required by the judicial officer, the giving of evidence on oath.
- (2) The application must—
 - (a) set out the name and rank in the police force of the authority; and
 - (b) set out details of the following:
 - (i) in the case of a preventative authorisation—the grounds on which the authority believes—
 - (A) that a terrorist act is imminent, whether in or outside this State; and
 - (B) that the exercise of powers under the Act will substantially assist in the prevention of the terrorist act;
 - (ii) in the case of an investigative authorisation—the grounds on which the authority believes—

- (A) that a terrorist act is being or has been committed, whether in or outside this State; and
- (B) that the exercise of powers under the Act will substantially assist in the investigation of the terrorist act;
- (iii) in the case of a preventative or investigative authorisation issued under section 3(6) of the Act—the grounds on which the authority was satisfied that it was necessary to issue the authorisation without confirmation because of the urgency of the circumstances; and
- (c) be accompanied by—
 - (i) a copy of the special powers authorisation if already issued under section 3(6) of the Act or a copy of the proposed special powers authorisation; and
 - (ii) an affidavit made by the authority verifying the grounds set out in the application.
- (3) If the process set out in the preceding subregulations would result in undue delay, the application may be made—
 - (a) by facsimile; or
 - (b) if facsimile facilities are not readily available—by telephone.
- (4) If the application is made by facsimile—
 - (a) the information and documents required under subregulation (2) must be provided by the facsimile transmission; and
 - (b) the authority must be available to speak to the judicial officer by telephone; and
 - (c) the judicial officer is entitled to assume, without further inquiry, that a person who identifies himself or herself as the relevant authority during a telephone conversation with the officer is the relevant authority; and
 - (d) the authority must provide further information in relation to the application as required by the judicial officer and, if required by the judicial officer, provide by facsimile transmission an affidavit verifying the information; and
 - (e) the judicial officer must inform the authority of his or her decision on the application by facsimile transmission or telephone.
- (5) If the application is made by telephone—
 - (a) the information required under subregulation (2) must be provided in the telephone conversation; and
 - (b) the judicial officer is entitled to assume, without further inquiry, that a person who identifies himself or herself during the telephone conversation as the relevant authority is the relevant authority; and
 - (c) the authority must inform the judicial officer of the terms of the special powers authorisation or proposed special powers authorisation (as the case requires); and
 - (d) the authority must undertake to forward to the judicial officer the documents that would have accompanied the application had it been a written application; and

- (e) the authority must provide further information in relation to the application as required by the judicial officer; and, if required by the judicial officer, must undertake to forward to the judicial officer an affidavit verifying the information; and
- (f) the judicial officer must inform the authority of his or her decision on the application by telephone; and
- (g) the authority must forward documents to the judicial officer in accordance with an undertaking, as soon as practicable after the telephone conversation ends.

5—Confirmation of special area declaration (section 19 of Act)

- An application by the Commissioner of Police to a relevant judicial officer seeking confirmation that the issuing of a special area declaration is appropriate in the circumstances—
 - (a) must be made in writing; and
 - (b) must be accompanied by a copy of the proposed special area declaration; and
 - (c) must set out details of the grounds on which the Commissioner of Police is satisfied that the declaration is required because of the nature of the site or area and the risk of occurrence of a terrorist act; and
 - (d) must be accompanied by an affidavit made by the Commissioner of Police verifying—
 - (i) that the site or area specified in the proposed special area declaration is—
 - (A) the site of an airport, train station, bus station, tram station or ship or ferry terminal; or
 - (B) the site of a special event; or
 - (C) a public area where persons gather in large numbers; and
 - (ii) the grounds set out in the application.
- (2) The Commissioner of Police must provide further information in relation to the application as required by the judicial officer and verify the information as required by the judicial officer.

Schedule 1—Forms

Special powers authorisation issued under the *Terrorism (Police Powers) Act 2005*

1—Type of authorisation

This is a *preventative/investigative authorisation.

2—Authorisation confirmed or not

*This authorisation has been confirmed by the Police Minister and a relevant judicial officer.

*I am satisfied that it is necessary to issue this authorisation without the confirmation of both the Police Minister and a relevant judicial officer because of the urgency of the circumstances.

3—Date and time of issue of authorisation

This authorisation is issued on *insert date* at *insert time*.

4—Date and time authorisation will cease to operate

This authorisation will cease to operate on *insert date* at *insert time*.

5—Terrorist act

The general nature of the terrorist act to which this authorisation applies is as follows:

Insert description

6—Target of authorisation

The following are targets of the authorisation:

Name or describe (if appropriate by using a picture, map or other visual depiction) 1 or more of the following:

- (a) an area of the State in which the powers conferred by the Act may be exercised (the area must not be larger than is reasonably necessary for the prevention or investigation of the terrorist act);
- (b) a person sought in connection with the terrorist act;
- (c) a vehicle sought in connection with the terrorist act.

Signed:

*Commissioner of Police/Deputy Commissioner of Police/Assistant Commissioner of Police/Police officer above the rank of superintendent (*relevant authority*)

Date:

Confirmation

Pursuant to section 3(5) of the *Terrorism (Police Powers)* Act 2005, I confirm that the relevant authority has proper grounds for issuing the authorisation under *section 3(1)/section 3(2) of the Act. Signed:

Police Minister

Date:

Signed:

*Judge of the Supreme Court/Judge of the District Court

Date:

* delete the inapplicable

Special areas declaration issued under the *Terrorism (Police Powers)* Act 2005

1—Site or area

The following is declared to be a special area:

Describe the site or area and define its boundaries

2—Grounds

I am satisfied that the declaration is required because of the nature of the site or area and the risk of occurrence of a terrorist act.

3—Date and time declaration commences

This declaration commences to operate on *insert date* at *insert time*.

4—Date and time declaration will cease to operate

This declaration will cease to operate on *insert date* at *insert time* or on revocation of the declaration.

Signed:

Commissioner of Police

Date:

Confirmation

Pursuant to section 13(3) of the *Terrorism (Police Powers) Act 2005*, I confirm that the issuing of this declaration is appropriate in the circumstances.

Signed:

Police Minister

Date:

Signed:

*Judge of the Supreme Court/Judge of the District Court

Date:

* delete the inapplicable

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 25 May 2006

No 62 of 2006 AGO0276/04CS

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CLARE & GILBERT VALLEYS COUNCIL

Road Closure—Neagles Rock Road, Clare

NOTICE is hereby given that Council at its meeting held on 15 May 2006, adopted the following resolution that:

Pursuant to section 32 of the Road Traffic Act 1961, all vehicles other than those vehicles listed in Column 3 below shall be excluded from portion of the road so named in Column 1 and described in Column 2.

SCHEDULE

Column 1	Column 2	Column 3 Class of Vehicles Exempt
Neagles Rock Road	Portion of Neagles Rock Road to be closed, commencing from the southern property alignment of Henry Street, Clare in a southerly direction for 61 m along Neagles Rock Road.	Emergency vehicles and Council vehicles or other vehicles specifically exempted by resolution of Council.
		M. GOLDSTONE, Chief Executive Officer

CITY OF ADELAIDE

Declaration as Public Road

NOTICE is hereby given, that at its meeting held on 24 April 2006, Council declared the following in exercise of its powers in section 210 of the Local Government Act 1999, the Council of the Corporation of the City of Adelaide declares the following road to be Public Road:

The unnamed road off Osmond Street contained in certificate of title volume 5433, folio 748.

M. HEMMERLING, Chief Executive Officer

CITY OF WHYALLA

Adoption of Valuations

NOTICE is hereby given that the Corporation of the City of Whyalla at its meeting held on 15 May 2006, in accordance with section 167 of the Local Government Act 1999, adopted the Valuer-General's valuation of site value for rateable properties in the amount of \$316 522 600 and hereby specifies that 1 July 2006, shall be the day as and from which such assessment shall become the assessment of the Council for the year ending 30 June 2007.

The said valuations are included in the Assessment Book, which is held in the office of the Council, Darling Terrace and may be inspected by any interested persons between the hours of 9 a.m. and 5 p.m., Monday to Friday.

P. CAMERON, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Public Road—Watervale

NOTICE is hereby given, that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the Clare & Gilbert Valleys Council proposes to make a Road Process Order to close portion of public road between Pieces 1 and 2 in Filed Plan 114977, Allotment 120 in Filed Plan 170290 and Allotments 1 and 2 in Deposited Plan 20645, Hundred of Upper Wakefield, more particularly delineated and marked 'A' in Preliminary Plan No. 06/0035.

The portion marked 'A' is to be transferred and merged with adjoining Allotment comprising Pieces 1 and 2 in Filed Plan 114977.

A copy of the Preliminary Plan and statement of persons affected is available for public inspection at the Council Office, 4 Gleeson Street, Clare, or at the Adelaide office of the Surveyor-General, during normal office hours.

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

An objection, or application for an easement, must be lodged in writing to the Clare & Gilbert Valleys Council, 4 Gleeson Street, Clare, S.A. 5453, and a copy lodged with the Surveyor-General, Department of Administrative and Information Services, G.P.O. Box 1354, Adelaide, S.A. 5001, within 28 days of this notice.

Where an objection, or application for an easement is made, the Council will give notification of a meeting at which the matter will be considered, so that the person making the objection or application may attend, if desired, personally or by a representative.

M. A. GOLDSTONE, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

BY-LAW MADE UNDER THE DOG AND CAT MANAGEMENT ACT 1995 AND THE LOCAL GOVERNMENT ACT 1999

By-Law No. 3—Dogs

FOR the management and control of dogs within the Council's area.

1. Definitions

In this by-law unless the context otherwise requires:

- 1.1 'Act' means the Dog and Cat Management Act 1995;
- 1.2 'approved kennel establishment' means a building, structure or area approved by the relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
- 1.3 'Council land' means all land vested in or under the control of the Council;
- 1.4 'dog' means an animal of the species *canis familiaris* but does not include a dingo or cross of a dingo;
- 1.5 'effective control' has the same meaning as that contained within section 8 of the Act;
- 1.6 'premises' means any domestic and non-domestic premises, except a kennel establishment in respect of which a development authorisation is in force under the Development Act 1993;
- 1.7 'public place' has the same meaning as that contained in the Local Government Act 1999;
- 1.8 'small dwelling' means an attached room or suite of rooms principally as a separate dwelling or service flat. It includes a unit, row dwelling or the like, but does not include a detached or semi-detached dwelling.

2. Dog Free Areas

No person shall on any Council land to which this paragraph applies, in accordance with paragraph 6 of this by-law cause, suffer or permit any dog under that person's control, charge or authority to be, or remain in that place.

3. Dogs on Leash Areas

No person shall on any Council land to which this paragraph applies, in accordance with paragraph 6 of this by-law, cause, suffer or permit any dog under that person's control, charge or authority to be or remain in that public place unless such dog is restrained by a strong leash not exceeding 2 m in length held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

4. Dog Exercise Areas

- 4.1 Any person may enter upon any part of Council land to which this paragraph applies in accordance with paragraph 6 of this by-law, for the purpose of exercising a dog under his or her effective control.
- 4.2 Where a person enters upon such part of Council land for that purpose, he or she shall ensure that the dog or dogs under his or her control remain under effective control (within the meaning of the Dog and Cat Management Act 1995) while on the land.
- 4.3 Signs shall be erected to denote the land to which this paragraph applies, and information shall be provided to the public in a manner determined by the Council's Chief Executive Officer to inform the public about such land.

5. Limit on Dog Numbers

- 5.1 The limit on the number of dogs shall be:
 - 5.1.1 in a small dwelling, one dog; and
 - 5.1.2 in premises other than a small dwelling, two dogs.
- 5.2 No person shall, without obtaining written permission of the Council, keep any dog on any premises where the number of dogs exceeds the limit unless:
 - 5.2.1 the premises is an approved kennel establishment which is the subject of an approval pursuant to the Development Act 1993; or
 - 5.2.2 the dog is a working dog used principally for droving or tending of stock regardless of where the dog is kept.

6. Application of Paragraphs

Any of paragraphs 2, 3 and subparagraph 4.1 of this by-law shall apply only in such portion or portions of Council land as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

The foregoing by-law was duly made and passed at a meeting of The Flinders Ranges Council held on 9 May 2006 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

L. CONNORS, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Passing Away of Councillor

NOTICE is hereby given pursuant to section 54 (6) of the Local Government Act 1999, that a vacancy has occurred due to the passing away of Councillor Michael Hobbs.

N. M. BROWN, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Packard Street, Nairne

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Mount Barker proposes to make a Road Process Order to close and retain unmade portion of Packard Street, East of Woodside Road, more particularly delineated and lettered 'A' in Preliminary Plan No. 06/0008.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 23 Mann Street, Mount Barker and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

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

The objection or application for an easement must be made in writing to the Council, P.O. Box 54, Mount Barker, S.A. 5251, within 28 days of this notice and a copy shall be forwarded to the Surveyor-General, G.P.O Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if so desired.

Dated 24 May 2006.

A. STUART, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Rename and Assign Road Names

NOTICE is hereby given that pursuant to section 219 of the Local Government Act 1999, Council has resolved to rename and assign road names within the District Council of Mount Barker to the following unnamed government roads:

- That the road Rubbish Dump Road, located at Echunga be renamed Berrys Road.
- That the road Monteith Court located at Dalmeny Park Subdivision be renamed Thornbill Drive.
- That the road name Hender Road at Wistow be assigned to a previously unknown public road segment, that runs as a continuation of Hender Road.

All relevant government agencies and emergency services are being notified as are the residents affected by these changes. Should anyone need further clarification of these names changes, please contact Customer Services on 8391 7200 or in person at the Local Government Centre, 23 Mann Street, Mount Barker.

A. STUART, Chief Executive Officer

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

Beard, Ray Archibald, late of 7 Wilterna Crescent, Smithfield, retired wood machinist, who died on 7 March 2006. Budden, Ida Edith, late of 122 Esplanade, Semaphore, retired

- travel consultant, who died on 31 March 2006. Dauksys, Povilas, late of Wibberley Street, Tumby Bay, retired train driver, who died on 1 April 2006. Faithfull, Dorothea Jane, late of 11 Michael Crescent, Hillbank,
- police officer, who died on 15 May 2005. Keyhoe, Joy Gibson, late of 19 Gould Street, Flinders Park,
- married woman, who died on 19 January 2006. Kruljac, Ivan, late of 172 Trimmer Parade, Seaton, retired pine faller, who died on 9 January 2006.
- Marwood, John, late of 9 Brenchley Grove, Kingswood, retired
- engineering supervisor, who died on 5 February 2006. Nosal, Maria, late of 4 Susan Street, St Agnes, of no occupation, who died on 31 December 2005.
- Parker, Arthur Wilfred, late of 1 Gimlet Street, Leigh Creek, retired motor mechanic, who died on 19 November 2005.
- Peattie, James Davidson, late of 203 Prospect Road, Prospect, of no occupation, who died on 3 March 2006.
- Phillips, George Herbert, late of 20 Alpha Road, Prospect, retired general foreman, who died on 14 January 2006.
- Rasch, Herbert Edwin, late of 34 Norman Terrace, Everard Park, retired business manager, who died on 26 February 2006.
- Rodger, Nancy Hannah, late of 377 Henley Beach Road, Brooklyn Park, of no occupation, who died on 12 September 2005.
- Rudd, Jean Winifred, late of 29 Austral Terrace, Morphettville, retired clerical worker, who died on 27 February 2006.

Schroder, Frank Robert, late of 19 Torrens Street, Linden Park, retired public servant, who died on 8 March 2006. Thomas, Alice, late of 39 Campus Drive, Aberfoyle Park, of no

Thomas, Alice, late of 39 Campus Drive, Aberfoyle Park, of no occupation, who died on 21 December 2005.

Woodifield, Kenneth James, late of 62 Hume Street, Salisbury North, retired mechanic, who died on 27 March 2006.

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 23 June 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 25 May 2006.

C. J. O'LOUGHLIN, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court. No. 2263 of 1987. In the matter of Josef Ott Pty Limited (ACN 008 012 208) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, Barrie Malcolm Mansom, First Floor, Menai House, 17 Bagot Street, North Adelaide, S.A. 5006, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator of the abovenamed company.

And take further notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 22 May 2006.

B. M. MANSOM, Liquidator

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

ATTENTION

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

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

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

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