No. 27



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 22 MAY 2008

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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@dpc.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, 22 May 2008

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Marine Parks Council of South Australia, pursuant to the provisions of the Marine Parks Act 2007:

Member: (from 22 May 2008 until 21 May 2011) Christian Anthony Pyke

Christian Anthony Pyke Hagen Heinz Herman Stehr Trevor John Watts Peter Raymond Owen Michelle Ann Grady Peri Sharon Jane Coleman Anthony Cheshire Hazel Marie Lindsay Susan Gail Stovell Alfred Parry Agius

By command.

JANE LOMAX-SMITH, for Acting Premier

EHCS08/0014

Department of the Premier and Cabinet Adelaide, 22 May 2008

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable Rory John McEwen, MP, Minister for Agriculture, Food and Fisheries and Minister for Forests to be also Acting Minister for the River Murray, Acting Minister for Water Security, Acting Minister for Regional Development, Acting Minister for Small Business and Acting Minister Assisting the Minister for Industry and Trade for the period from 22 June 2008 to 28 June 2008 inclusive during the absence of the Honourable Karlene Ann Maywald, MP.

By command,

JANE LOMAX-SMITH, for Acting Premier

MWSCS08/036

Department of the Premier and Cabinet Adelaide, 22 May 2008

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the people listed as Special Justices of the Peace for South Australia for the terms specified, pursuant to section 7 (1) of the Justices of the Peace Act 2005.

For a term of five years commencing on 22 May 2008 and expiring on 21 May 2013:

Mark Foster Trevor Dean Graham Raymond John Greig Sophia Provatidis Trevor Robert Rehn Ann Mairi Spedding Wendy Ann Whellum

For a term commencing on 22 May 2008 and expiring on 27 September 2011:

John Pellegrino Amoroso

By command,

JANE LOMAX-SMITH, for Acting Premier

JPS08/002CS

ASSOCIATIONS INCORPORATION ACT 1985

Order Pursuant to Section 42 (2)

WHEREAS the Corporate Affairs Commission ('the Commission'), pursuant to section 42 (1) of the Associations Incorporation Act ('the Act') is of the opinion that the undertaking of Masonic Homes Incorporated ('the association'), being an incorporated association under the Act would more appropriately be carried on by a body corporate incorporated under the Corporations Act 2001 and whereas the Commission was on 16 May 2008 requested by the association to transfer its undertaking to Masonic Homes Limited (ACN 130 259 424), the Commission, pursuant to section 42 (2) of the Act does hereby order that at midnight on 30 June 2008, the undertaking of Masonic Homes Incorporated be transferred to Masonic Homes Limited (ACN 130 259 424).

Given at Adelaide, 20 May 2008.

B. I. COLQUIST, a Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

Notice Pursuant to Section 42 (2)

PURSUANT to section 44 (1) of the Associations Incorporation Act ('the Act'), the Corporate Affairs Commission ('the Commission') is of the opinion that The Finance Brokers Institute of South Australia Incorporated ('the association') being an incorporated association under the Act is defunct, on 31 March 2008 served a notice on the Association and on 2 April 2008 by notice published in *The Advertiser* required the Association to show good cause why the Association should not be dissolved.

Pursuant to section 44 (2) of the Act, the Commission is satisfied The Finance Brokers Institute of South Australia Incorporated should be dissolved and the Commission hereby cancels the incorporation of the Association.

Given at Adelaide, 20 May 2008.

B. I. COLQUIST, a Delegate of the Corporate Affairs Commission

GROUNDWATER (BORDER AGREEMENT) ACT 1985

Alteration of Permissible Annual Volume of Extraction

NOTICE is hereby given that the Border Groundwaters Agreement Review Committee by virtue of its powers under Clause 28 (2) of the Border Groundwaters Agreement, has determined that the permissible annual volume of extraction in relation to the aquifers within Zone 11A to be 2 144 Megalitres for the Parilla Sands Aquifer, 6 861 Megalitres for the Tertiary Limestone Aquifer and 0 Megalitres for the Tertiary Confined Sand Aquifer. The Parilla Sands Aquifer means the stratigraphic unit called the Parilla Sands Formation as defined in the Australian Stratigraphic Names Database, held by Geoscience Australia. The alteration will take effect from the date of publication of this notice.

For and on behalf of the Border Groundwaters Agreement Review Committee.

Dated 22 May 2008.

R. NOTT, President, Border Groundwaters Agreement Review Committee

BRANDS ACT, 1933 2ND QUARTER, 2007

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 30th June 2007 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

Registrar of Brands

6th May 2007

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
17 <u>S</u>	B & G Mudge	BIRDWOOD 5234

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE (TATTOO)

Brand	Owner	Address	
Nil			

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
CYB (tattoo)	Aust. Limousin Breeder Society	CJ & YM Butcher	MENINGIE 5264
AKL (tattoo)	Lowline Cattle Assoc of Aust	SJ Smith	KINGSTON 5275
\AL	Riding Pony Society	K & T Dudley	CLARE 5453
♠	Angus Australia Association	H Cook, R Cook & J Gray T/A Argyllshire Angus	BOWDEN 5007
W	Angus Australia Association	MR MacDonald T/A Willalooka Pastoral Co	NARACOORTE 5271
7L	Riding Pony Assoc of Aust	JN & SA Lawrie & Son	UNGARRA 5607
D2D	Australian Miniature Pony Assoc	D Negro- Packer	PORT AUGUSTA 5700

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
WF	Green	3	DM Frahn	MURRAY BRIDGE 5253
OD	Green	1	CL & SN Bagley	MILANG 52
P□	Green	2	PJ & JE Bagshaw	MAITLAND 5573
RE	Green	4	R Elkhoury	CLARE 5453
В	Blue	4	BY & DM Reade	MINLATON 5575
AM	Green	1	PM, A & MP Schulz T/A PM & A Schulz	ARDROSSAN 5571
Ã	Purple	4	JJ & MD Arthur	MELROSE 5483
RW	Red	4	SI & CJ Redding	MINLATON 5575
a	Purple	1	PG & J Girke	SPRINGTON 5235
<u>G</u>	Green	3	AJ & CM Goss	BRINKWORTH 5464
Ø	Red	4	M Malchow T/A Shanelle Farm	PORT GERMEIN 5495
FF	Green	2	RC Natt T/A Turville Park Proprietors	STANSBURY 5582
ච	Red	2	GS, DK & CM Goodes	JAMESTOWN 5491
BS	Red	4	BM Stringer	KOOLUNGA 5464
۵	Green	3	PW Doering T/A Walmona Pastoral	TRURO 5356

South East District

Brand	Colour	Position	Owner	Address
Nil				

Brand	Colour	Position	Owner	Address
®	Purple	2	MR & KL Peters	CLEVE 5640
Q	Purple	1	NP & TF Girdham	KIMBA 5641

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
Nil		

South East District

Brand or Mark	Owner	Address	
Nil			

Western District

Brand or Mark	Owner	Address
Nil		

Northern District

Brand or Mark	Owner	Address
Nil		

Brand or Mark	Owner	Address
Nil		

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
0 / 3	DE & HB Smart WIRRABARA 5481	LD Smart T/A Avonmore Pastoral Company WIRRABARA 5481
S77	AJ Strachan TANUNDA 5235	GG & R Strachan T/A Strachan Grazing Co BURRA 5417
A 55	WJ Murray MARREE 5733	F Murray & W Murray MOUNT COMPASS 5210
VI3	A Varcoe MILLICENT 5280	WH Varcoe T/A Narrawa Pastoral Co MILLICENT 5280
ВВ	AM & EA Bishop MELROSE 5483	AJM Bishop & NH Davies T/A Longrhodes MELROSE 5483
ΘΙ2	TB & MK O'Brien KYANCUTTA 5651	NT & JK O'Brien YANINEE 5653
68B	MY & GR Barclay CORNY POINT 5577	MJ Barclay T/A MY Barclay & Co (2) CORNY POINT 5577
<i>⊋</i> 70	DS & NM Pearce MAITLAND 5573	RP & DE Morgan MAITLAND 5573
3L1	BM & DL Lewcock CLARE 5453	GH & KE Lewcock T/A Hartley Springs Estate CLARE 5453
M78	PC Murdock KINGSTON 5275	AP & MA Murdock Family Trust MOUNT BENSON 5275
30 ქ	K Sawers MEDINDIE 5081	Tony Sawers T/A Sawers Farms PORT AUGUSTA 5710
999	HG Slee WILMINGTON 5485	GM Slee WILMINGTON 5485
∠ 70	Wirraminna Pastoral Co WAYVILLE 5034	Inglewood Proprietors CRYSTAL BROOK 5523
227	EV & FN Trethewey PENNESHAW KI 5222	DL & MJ Trethewey COFFIN BAY 5607

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
XK.3.L.4.	AJ Strachan TANUNDA 5235	GG & R Strachan T/A Strachan Grazing Co BURRA 5417
S.I.C.5.	WJ Murray MARREE 5733	F Murray & W Murray MOUNT COMPASS 5210
W.2.A.3.	A Varcoe MILLICENT 5280	WH Varcoe T/A Narrawa Pastoral Co MILLICENT 5280
XU.6.7.	MY & GR Barclay CORNY POINT 5577	MJ Barclay T/A MJ Barclay & Co (2) CORNY POINT 5577
XC.4.	PC Murdock KINGSTON 5275	AP & MA Murdock Family Trust MOUNT BENSON 5275
X.I.3.	K Sawers MEDINDIE 5081	Tony Sawers T/A Sawers Farms PORT AUGUSTA 5710
T.2.D.6.	EV & FN Trethewey PENNESHAW 5222	DL & MJ Trethewey COFFIN BAY 5607
A.3.L.4.	DE & HB Smart WIRRABARA 5481	LD Smart T/A Avonmore Pastoral Company WIRRABARA 5481

STUD STOCK BRANDS TRANSFERRED

Brand		Transferred from	Transferred to: Owner/Address
(Angus Australia	DW & D Moyle KEITH 5267	NS & SM Moyle NARACOORTE 5271
\Diamond	Australian Quarter Horse Society of Australia	DE & HB Smart WIRRABARA 5481	LD Smart T/A Avonmore Pastoral Co WIRRABARA 5481
\Diamond	Australian Stock Horse Association	DE & HB Smart WIRRABARA 5481	LD Smart T/A Avonmore Pastoral Co WIRRABARA 5481

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
G	Green	4	DE & HB Smart WIRRABARA 5481	T/A Avonmore Pastoral Co WIRRABARA 5481
Ŷ	Blue	3	LJ Faint SADDLEWORTH 5413	JC & PL Faint SADDLEWORTH 5413
АМ	Blue	1	AG Markey PETERBOROUGH 5422	TG Markey PETERBOROUGH 5422
¥	Blue	4	HG Slee WILMINGTON 5485	GM Slee WILMINGTON 5485
GS	Blue	3	HG & GE Slee, WILMINGTON 5485	GM Slee WILMINGTON 5485
*	Blue	4	CA & DR Wandel HALBURY 5463	DC, PM & JB Wandel BALAKLAVA 5461
\Phi	Green	4	CA & DR Wandel HALBURY 5463	DC, PM & JB Wandel BALAKLAVA 5461
₽	Purple	2	FD & MH Pritchard MALLALA 5502	JR & CP Blacket MALLALA 5502
Ε	Blue	2	KD Robinson OWEN 5460	DA Robinson OWEN 5460
î	Red	1	BM & DL Lewcock CLARE 5453	GH & KE Lewcock T/A Hartley Springs Estate CLARE 5453
SP	Blue	3	DS & NM Pearce MAITLAND 5573	RP & DE Morgan MAITLAND 5573
ВҮ	Purple	3	MY & GR Barclay CORNY POINT 5577	MJ Barclay T/A MY Barclay & Co (2) CORNY POINT 5577
PD	Purple	4	PJ & TL Dunn MINTARO 5415	MF & JL Milen MINTARO 5415
Ā	Green	4	AG Sommerville & Co HILLTOWN 5455	NC & AM Sommerville CLARE 5453
ВВ	Purple	3	AM & EA Bishop MELROSE 5483	AJM Bishop & NH Davies T/A Longrhodes MELROSE 5483
KR	Blue	3	KY & LG Reade CURRAMULKA 5580	DY & PM Reade CURRAMULKA 5580
SL	Blue	2	LWJ & HM Longmire Spalding 5454	DJS & MM Longmire T/A Longmire Partners SPALDING 5454
∃F	Blue	4	FG & YI Faulkner STANSBURY 5582	DG & EJ Faulkner STANSBURY 5582
∢s	Blue	2	AJ Strachan TANUNDA 5235	GG & R Strachan T/A Strachan Grazing Co BURRA 5417

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
P	Green	1	MJ & RK Patterson MUNDULLA 5270	NM & JA Patterson BORDERTOWN 5268
Y)	Red	2	PC Murdock KINGSTON 5275	AP & MA Murdock Family Trust MOUNT BENSON 5275
&	Blue	4	AR Stoeckel RENMARK 5341	BR & LD Stoeckel RENMARK 5341
	Red	2	JL & FL Davey LUCINDALE 5272	AS & RL Davey LUCINDALE 5272
Т	Blue	2	A Varcoe MILLICENT 5280	WH Varcoe T/A Narrawa Pastoral Co MILLICENT 5280

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Υ	Red	4	Wirraminna Pastoral Co WAYVILLE 5034	Inglewood Proprietors CRYSTAL BROOK 5523
ર	Blue	3	K Sawers MEDINDIE 5081	Tony Sawers T/A Sawers Farms PORT AUGUSTA 5710

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
+	Purple	4	EV & FN Trethewey PENNESHAW 5222	DL & MJ Trethewey COFFIN BAY 5607

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark	Transferred from	Transferred to: Owner/Address
C.3.L.4.	DE & HB Smart WIRRABARA 5481	LD Smart T/A Avonmore Pastoral Company WIRRABARA 5481
XM.I.M.2.	AG Markey PETERBOROUGH 5422	TG Markey PETERBOROUGH 5422
W.3.T.3.	CA & DR Wandel HALBURY 5463	DC, PM & JB Wandel BALAKLAVA 5461
S.I.C.I.	AG Sommerville & Co HILLTOWN 5455	NC & AM Sommerville CLARE 5453
P.3.	AJ Strachan TANUNDA 52385	GG & R Strachan T/A Strachan Grazing Co BURRA 5417

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
W.2.A.3.	A Varcoe MILLICENT 5280	WH Varcoe T/A Narrawa Pastoral Co MILLICENT 5280

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Northern District

Brand or Mark Transferred from		Transferred to: Owner/Address	
S.I. Wirraminna Pastoral Co WAYVILLE 5034		Inglewood Proprietors CRYSTAL BROOK 5523	
X.4.	K Sawers MEDINDIE 5081	Tony Sawers T/A Sawers Farms PORT AUGUSTA 5710	

Brand or Mark	Transferred from	Transferred to: Owner/Address
L.4.	EV & FN Trethewey PENNESHAW 5222	DL & MJ Trethewey COFFIN BAY 5607

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Y37	JC Faint SADDLEWORTH 5413	JC Faint
6A1	RB & JA Adams MAITLAND 5573	Registrar of Brands
R86	M Rabbitt MILLICENT 5280	TD Rabbitt
98 K	TD Rabbitt MILLICENT 5280	TD Rabbitt
3W6	CG & IA Williamson NARACOORTE 5271	Registrar of Brands
Ø 70	DW & D Moyle URBRAE 5064	D W Moyle
65F	FG & YI Faulkner STANSBURY 5582	FG Faulkner

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
XR.3.N.6.	TD Rabbitt MILLICENT 5280	TD Rabbitt
XR.1.3.	M Rabbitt MILLICENT 5280	TD Rabbitt
R.7.G.7.	FG & YI Faulkner STANSBURY 5582	F G Faulkner

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
ூ	Australian Brahman Breeders	DE & HB Smart WIRRABARA 5481	DE Smart

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Y37	JC Faint	
6A1	RB & JA Adams MAITLAND 5573	Registrar of Brands
R86	M Rabbitt MILLICENT 5280	TD Rabbitt
98 g	TD Rabbitt MILLICENT 5280	TD Rabbitt
3W6	CG & IA Williamson NARACOORTE 5271	Registrar of Brands
₩ 70	DW & D Moyle URBRAE 5064	D W Moyle
65F	FG & YI Faulkner STANSBURY 5582	FG Faulkner

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
XR.3.N.6.	TD Rabbitt MILLICENT 5280	TD Rabbitt
XR.1.3.	M Rabbitt MILLICENT 5280	TD Rabbitt
R.7.G.7.	FG & YI Faulkner STANSBURY 5582	F G Faulkner

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
\otimes	Australian Brahman Breeders	DE & HB Smart WIRRABARA 5481	DE Smart

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Δ	Blue	1	RB & JA Adams MAITLAND 5573	Registrar of Brands
АМ	Blue	1	PM & A Schulz	Registrar of Brands
АМ	Green	1	AT Musolino LOWER LIGHT 5501	Registrar of Brands
ŝ	Red	4	Smokes Hill Pastoral Co SUMMERTON 5141	DL Kemp
BS	Red	4	BG Schofield HAMLEY BRIDGE 5401	Registrar of Brands

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
R	Green	4	TD Rabbitt MILLICENT 5280	TD Rabbitt
MR	Blue	1	M Rabbitt GREENWAYS 5272	TD Rabbitt
Ñ	Purple	3	RA & LE Noll MORGAN 5320	SN Noll
sw	Red	4	JCS & CM Wheal KEITH 5267	Registrar of Brands
þ	Blue	4	DW & D Moyle URBRAE 5064	DW Moyle

Brand	Colour	Position	Owner and address	Applicant for cancellation
С	Red	3	AJ & RB Chilman GLENELG 5045	Registrar of Brands
®		1	BR Peters KIMBA 5641	B R Peters

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
XR.I.XR.4.	M Rabbitt MILLICENT 5280	TD Rabbitt

Brand or Mark	Owner and address	Applicant for Cancellation
XP.I.J.I.	BR & DM Peters CLEVE 5640	Registrar of Brands
XT.I.	AJ & RB Chilman GLENELG 5045	Registrar of Brands

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Brands Act, 1933 3rd Quarter, 2007

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 30th September 2007 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

Registrar of Brands 6th May 2008

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
11⊅	A Gilby	LEIGH CREEK 5731
APY	Anangu Pitjantjatjara Yankunytjatjara Body Corporate	ALICE SPRINGS NT 0872
1 77	T & D Storch	BORDERTOWN 5268
P87	NS Macartney	TWO WELLS 5501
L	JM & AR Ogilvy	TIBOOBURRA NSW 2880
I 88	C & K Blackmore	HAWKER 5434
4	DW Bell	PORT AUGUSTA 5710
S30	M Seiler	GAWLER 5118

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
H.2.B.7.	A Gilby	LEIGH CREEK 5731
A.3.B.7.	Anangu Pitjantjatjara Yankunytjatjara Body Corporate	ALICE SPRINGS NT 0872
G.5.I.6.	JM & AR Ogilvy	TIBOOBURRA NSW 2880
C.I.G.2.	KD & RP Ogilvy	TIBOOBURRA NSW 2880
W.I.A.I.	C & K Blackmore	HAWKER 5434
J.I.5.	DC Bell	MARREE 5733

DISTINCTIVE BRANDS FOR HORSES AND CATTLE (TATTOO)

Brand	Owner	Address
4	DW Bell	MARREE 5733

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
ĸ₹	Arabian Horse Society of Aust	KR Van Eck	WOODSIDE 5244
SD SD	Riding Pony Stud Book	SM Douglas	ST AGNES 5097
AFW	Aust Lowline Cattle Association	MS Willis	PENOLA 5277
BLK	The Arabian Horse Society of Aust	CM Balacco	MACDONALD PARK 5121

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
TE	Blue	4	R,T & L Edwards	BURRA 5417
<u>s</u>	Green	4	PD & LM Symonds	VICTOR HARBOUR 5211
Ē	Red	4	JE & RJ Ellbourn	KAPUNDA 5373
ပ	Red	4	M & S Cavanagh	WILLASTON 5118

South East District

Brand	Colour	Position	Owner	Address
KS	Red	4	KA Stewart T/A Stewart Meadow's	SNOWTOWN 5520
E	Purple	3	C Teusner & G Barraclough T/A Eringa Developments	GAWLER 5118
<u>s</u>	Green	4	PD & LM Symonds	VICTOR HARBOUR 5211
~	Red	1	TG Rayson T/A Sunray Pastoral	MILLICENT 5280

Brand	Colour	Position	Owner	Address
ပ	Green	4	MT & KD Collins	CEDUNA 5690
Ψ	Green	4	JH & MA Wandel & Son	CLEVE 5640
θ	Green	2	JP & RS Brands	MINNIPA 5654

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
хо.хо.з.	DL & BH Kellock	KEITH 5267

South East District

Brand or Mark	Owner	Address
W.I.A.3.	P J & AL Crouch T/A Petanna Pastoral Co	LOXTON 5333

Western District

Brand or Mark	r Mark Owner Address	
XI.1	JP & RS Brands	MINNIPA 5654

Northern District

Brand or Mark	Owner	Address
XK.1.	RJ Reschke	PARACHILNA 5730

Brand or Mark	Owner	Address
Nil		

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
K 27	PER Kavanagh ECHUNGA 5153	AM Kavanagh ECHUNGA 5153
272	CW & NK Sambell NARACOORTE 5271	AK Sambell T/A Naalong Holdings NARACOORTE 5271
9H9	CH & M Hender KEITH 5267	WL Hender T/A Hender Pastoral Co KEITH 5267
IX 5	RA, KV & SJ Carey STREAKY BAY 5680	DW & MJ Henderson T/A Mount Vivian Proprietors PORT CLINTON 5570
7Д7	GV Bell PORT AUGUSTA 5710	DW Bell PORT AUGUSTA 5700
20}	RJ & IM Wilson WANILLA 5606	GD, HC & RJ Pope T/A The Springs Farming Enterprise WANILLA 5607
E97	DW & SL Bell PORT AUGUSTA 5700	DC Bell PORT AUGUSTA 5700

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
£	RA, KV & SJ Carey STREAKY BAY 5680	DW & MJ Henderson T/A Mount Vivian Proprietors PORT CLINTON 5570

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
C.I.H.6.	RA, KV & SJ Carey STRAKY BAY 5680	DW & MJ Henderson T/A Mount Vivian Proprietors PORT CLINTON 5570
J.5.7.	GV Bell PORT AUGUSTA 5710	DW Bell PORT AUGUSTA 5700
G.5.R.5.	CW & NK Sambell NARACOORTE 5271	AK Sambell T/A Naalong Holdings NARACOORTE 5271

STUD STOCK BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
GD	Green	1	GE Daniel NINNES 5560	MGE Daniel T/A Darnleigh Park KADINA 5554
DD	Red	3	DAG Davies KADINA 5554	ASG Davies T/A Rolleston Props KADINA 5554
9K	Red	1	PER Kavanagh ECHUNGA 5153	AM Kavanagh T/A AM Kavanagh ECHUNGA 5153
UR	Purple	4	WJ Redding CURRAMULKA 5580	MJ & CJ Redding ARDROSSAN 5571
F N	Red	1	GR & JL Nichols & Sons NANTAWARRA 5500	TRK Nicholls & KD Moses T/A Kym Nicholls Family Trust NANTAWARRA 5550
HA	Red	4	HU Atkins T/A Atkins Farm MEADOWS 5201	SK McArthur T/A Atkins Family Trust MEADOWS 5201
ပ	Purple	2	NJE Crawley WATERVALE 5452	GC Crawley & WE Chambers T/A Crawley Proprietors WATERVALE 5452
\$	Red	1	RP Gaertner FREELING 5372	PJ Gaertner FREELING 5372
СН	Blue	3	D Malcolm & BJ Hannaford RIVERTON 5412	SD Ball & NA Hannaford T/A Hannaball Trust RIVERTON 5412
Ĵ	Purple	2	DK & FE Illman MINLATON 5575	GJ & RF Illman T/A GJ & RF Illman MINLATON 5575
КВ	Green	4	K Hall & HM Baynes GEORGETOWN 5472	GN Baynes T/A Garawang GEORGETOWN 5472
LK	Green	1	LL & BM Kalleske GREENOCK 5360	BL & KL Kalleske T/A The Kalleske Family Trust GREENOCK 5360
L	Green	2	LG & VD Laubsch KAPUNDA 5373	BK & LJ Laubsch T/A BK & LJ Laubsch KAPUNDA 5373
ЯР	Red	1	TG & P Paxon GLENELG EAST 5045	DP, MP, PP, JP & Y Paxon T/A Paxon Rural TROTT PARK 5158

۵	Red	3	CM & NO Paterson BUTE 5560	SM Paterson T/A Budina Pastoral BUTE 5560
Ψ	Green	3	Kappawanta Pastoral Co OWEN 5460	TJ & CD Wandel OWEN 5460
UI	Green	4	RG & B Sherriff YORKETOWN 5576	KA & KBM Sherriff YORKETOWN 5576
LV	Red	3	L D & AB Voigt YORKETOWN 5576	TD Voigt YORKETOWN 5576

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
S	Blue	3	K Sawers Pty Ltd MEDINDIE 5081	KM Sawers COONALPYN 5265
(0	Red	4	AM & BJ Guy BORDERTOWN 5268	JM & FMA Guy BORDERTOWN 5268
S	Red	4	KB Schultz NARACOORTE	TI & BI Schultz T/A Kenlen Seeds NARACOORTE 5271
s	Purple	3	C W & NK Sambell NARACOORTE 5271	AK Sambell T/A Naalong Holdings NARACOORTE 5271
U	Green	2	Parrall Pastoral Co LAMEROO 5302	PS & CJ Bowman LAMEROO 5302
_	Red	2	TE, LE & J Evans MANTUNG 5308	MJ Evans T/A Evans Spearlands KAROONDA 5307
0	Purple	4	CH & M Hender KEITH 5267	WL Hender T/A Hender Pastoral Co KEITH 5267

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
W	Blue	1	HM & RL Cliff KIMBA 5641	C, D, L & S Cliff T/A HM & RL Cliff and Son KIMBA 5461
s	Green	2	DJ Sampson KIMBA 5641	JL & LM Sampson KIMBA 5641
\Diamond	Purple	3	GR Chilman PORT LINCOLN 5606	RD & TE Chilman PORT LINCOLN 5607
₩	Red	1	KH & HB Ware TUMBY BAY 5606	RT & HC Ware T/A Warratta Vale Trust TUMBY BAY 5606
Α/	Green	1	RJ & IM Wilson WANILLA 5606	GD, HC & RJ Pope T/A The Springs Farming Enterprise WANILLA 5607

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
-	Blue	2	LL & P Mengersen COPLEY 5732	GP Mengersen T/A Depot Springs Station COPLEY 5732
Т	Purple	2	RG Taylor MORGAN 5320	K & MR Taylor WAIKERIE 5330
уĸ	Purple	1	RA, KV & SJ Carey STREAKY BAY 5680	DW & MJ Henderson T/A Mount Vivian Proprietors PORT CLINTON 5570

Kangaroo Island

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address	
G.I.A.2.	CW & NK Sambell NARACOORTE 5271	AK Sambell T/A Naalong Holdings NARACOORTE 5271	

Brand or Mark	Transferred from	Transferred to: Owner/Address	
C.3.T.3.	CC & LF Thomas CEDUNA 5690	CC & LF Thomas & BJ & KK Thomas CEDUNA 5690 C, D, L & S Cliff	
X.D.3.	HM & RL Cliff KIMBA 5641	C, D, L & S Cliff T/A HM & RL Cliff and Son KIMBA 5461	

XW.2.	KH & HB Ware TUMBY BAY 5605	RT & HC Ware T/A Warratta Vale Trust TUMBY BAY 5605	
R.I.N.3.	GR Chilman PORT LINCOLN 5606	RD & TE Chilman PORT LINCOLN 5607	
N.I.V.I.	RJ & IM Wilson WANILLA 5606	GD, HC & RJ Pope T/A The Springs Farming Enterprise WANILLA 5607	

Brand or Mark	Transferred from	Transferred to: Owner/Address GP Mengersen T/A Depot Springs Station COPLEY 5732	
M.I.	LL & P Mengersen COPLEY 5732		
T.3.B.3.	LV Bowman LAMEROO 5302	PS & CJ Bowman LAMEROO 5302	
N.I.H.2.	RA, KV & SJ Carey STREAKY BAY 5680	DW & MJ Henderson T/A Mount Vivian Proprietors PORT CLINTON 5570	

Brand or Mark	Transferred from	Transferred to: Owner/Address	
Nil			

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation	
W Clark MOUNT GAMBIER 5290		Registrar of Brands	
60 ℃	AW & R Kemp RIVERTON 5412	Registrar of Brands	
ن 61	RK Cass & PA Cass KINGSCOTE 5223	RK Cass	
اما	BWJ & AM Addison KINGSTON SE 5275	Registrar of Brands	
1/36 KH & HB Ware TUMBY BAY 5605		K Howard & HB Ware	

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation	
N.2.L.8.	W Clark MOUNT GAMBIER 5290	Registrar of Brands	
C.3.N.5.	RK Cass & PA Cass KINGSCOTE 5223	PK Cass	

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	ess Applicant for Cancellation		
horses	K Sawers MEDINDIE 5081	KM Sawers		
o cattle	K Sawers MEDINDIE 5081	KM Sawers		

STUD STOCK BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
RW (tattoo)	RJ & IM Wilson WANILLA 5606	Registrar of Brands

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
PC	Green	1	PJ & AL Crouch LOXTON 5333	PJ Crouch
A X	Green	4	BWJ & AM Addison KINGSTON SE 5275	Registrar of Brands
AF	Blue	1	KL Flowers WOKURNA 5520	Registrar of Brands
ан	Red	4	HCJ Daniel PASKEVILLE 5552	Registrar of Brands

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation	
⟨ R ⟩	Purple	1	AE Rohrlach MORGAN 5320	Registrar of Brands	
ŵ	Purple	2	W Clark MOUNT GAMBIER 5290	Registrar of Brands	
s	Green	4	JL & SB Symonds MERIBAH 5311	JL Symonds	
" B	Purple	2	L Verdun LAMEROO 5302	Registrar of Brands	
<u>A</u>	Blue	4	BW, RW & JD Watson COPEVILLE 5308	Registrar of Brands	

Brand	Colour	Position	Owner and address	Applicant for cancellation	
СС	Green	4	PF Collins CEDUNA 5690	Registrar of Brands	
⊗	Purple	4	PL Cash & Son PORT KENNEY 5671	Registrar of Brands	
<u>K</u>	Red	4	JP & KM Lawrie STREAKY BAY 5680	KM Lawrie	
L	Blue	2	JP & KM Lawrie STREAKY BAY 5680	KM Lawrie	

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil	Blue	4	RK & PA Cass	RK Cass

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation		
Nil				

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
N.I.R.3.	W Clark MOUNT GAMBIER 5290	Registrar of Brands

Western District

Brand or Mark	Owner and address	Applicant for Cancellation	
H.2.	PL Cash & Son PORT KENNY 5671	Registrar of Brands	
0.1.2.	JP & KM Lawrie STREAKY BAY 5680	KM Lawrie	

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation	
C.3.N.5. RK Cass & PA Cass KINGSCOTE 5223		RK Cass	
XU.4.	RK & PA Cass KINGSCOTE 5223	RK Cass	

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner and address	Applicant for cancellation
Nil			

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 Public Road.

The Schedule

Allotment 18 in Filed Plan 27507, Hundred of Cadell, County of Albert, being the whole of the land comprised in Crown Record Volume 5750, Folio 631, being within the Mid Murray district.

Dated 22 May 2008.

GAIL GAGO, Minister for Environment and Conservation

DL 3574/1982

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 Public Road.

The Schedule

Allotment 1013 in Deposited Plan 74230, Berri Irrigation Area, County of Hamley, being within the Berri and Barmera district.

Dated 22 May 2008.

GAIL GAGO, Minister for Environment and Conservation

DEH 11/4088

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 Park Lands and declare that such land shall be under the care, control and management of the District Council of the Copper Coast.

The First Schedule

Portion of Park Lands, Section 2257, Hundred of Wallaroo, County of Daly, adjacent to the Town of Kadina, the notice of which, together with other land was published in the *Government Gazette* of 18 May 1989 at page 1312, The Third Schedule, being portion of the land comprised in Crown Record Volume 5939, Folio 647.

The Second Schedule

Allotments 10 and 12 in Deposited Plan 77127, Hundred of Wallaroo, County of Daly, exclusive of all necessary roads.

Dated 22 May 2008.

GAIL GAGO, Minister for Environment and Conservation

DEHAA 10/0789

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 Recreation Reserve and declare that such land shall be under the care, control and management of the City of Mitcham.

The First Schedule

Reserve for Youth Training Purposes, Section 634, Hundred of Adelaide, County of Adelaide, the notice of which was published in the *Government Gazette* of 7 July 1988 at page 314, being the whole of the land comprised in Crown Record Volume 5759 Folio 683.

The Second Schedule

Section 634, Hundred of Adelaide, County of Adelaide, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5759, Folio 683.

Dated 22 May 2008.

GAIL GAGO, Minister for Environment and Conservation

DEH 17/1841

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii): AMEND-MENT TO THE CITY OF TEA TREE GULLY DEVELOPMENT PLAN

Preamble

It is necessary to amend the City of Tea Tree Gully Development Plan dated 6 March 2008.

NOTICE

PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the City of Tea Tree Gully Development Plan dated 6 March 2008 as follows:

- Immediately following the District Commercial 2 Zone, insert text for the Golden Grove Commercial Zone (Attachment A).
- Within the Golden Grove Commercial Zone, Principle of Development Control 5, immediately following the words 'Internal building work associated with a local heritage place' insert the following 'that are listed in Table TTG/9'.

Dated 22 May 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

ATTACHMENT A

GOLDEN GROVE COMMERCIAL ZONE

Introduction

The objective and principles of development control that follow apply in the Golden Grove Commercial Zone shown on Map TTG/19. They are additional to those expressed for the whole of the Council area.

Objective

Objective 1: A zone primarily accommodating a range of commercial, office and service industries.

Principles of Development Control

- 1. Development undertaken in this zone should primarily be a range of commercial, office and service industries.
- 2. Access to the centre should be from The Golden Way and linked to the remainder of the neighbourhood centre with the consideration being given to integrating existing pedestrian and cycle linkages.
- 3. Service areas located in the zone should be screened by landscaping from adjoining roads and development.
- 4. The appearance of the buildings should be integrated with each other.
- 5. The following kinds of development are complying in the Golden Grove Commercial Zone subject to compliance with conditions comprising, where applicable:
 - (a) the conditions prescribed in Tables TTG/GG/1 and TTG/GG/3 (Advertisements);
 - (b) provided that the proposed development does not involve any activity as being either of Environmental Significance or Major Environmental Significance within Schedule 21 or 22 of the Development Regulations:

Advertisements that are listed in Table TTG/GG/3 Internal building work associated with a local heritage place

Motor Repair Station

Office

Service Industry

Showroom

Store

Warehouse

6. The following kinds of development are non-complying in the Golden Grove Commercial Zone:

General Industry

Petrol Filling Station

Shop or group of shops with a gross leasable area greater than $450~\text{m}^2$

Special Industry

Used Car Lot

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Russell Bradford of Commonwealth Scientific and Industrial Research Organisation (CSIRO) Marine and Atmospheric Research, G.P.O. Box 1538, Hobart, Tas. 7001 (the 'exemption holder'), or a person acting as his agent, is exempt from section 71 of the Fisheries Management Act 2007 and Clause 123 of Schedule 6 of the Fisheries Management (General) Regulations 2007 but only insofar as he will not be guilty of an offence when undertaking the activities described in Schedule 1 (the 'exempted activity') using the gear specified in Schedule 2, subject to the conditions set out in Schedule 3 from the 21 May 2008 until 31 December 2008 inclusive, unless varied or revoked earlier.

SCHEDULE 1

- 1. The tagging of white sharks (Carcharodon carcharias).
- 2. The capture and release of three white sharks (*Carcharodon carcharias*) for the purpose of attaching satellite tags at North Neptune Island during the period 21 May 2008 to 27 May 2008 (inclusive).

SCHEDULE 2

- Non-stainless steel, barbless 14/0 or 12/0 hook attached to a short (approx. 1 m) braided wire trace (3 mm diameter);
- The trace must be attached to a 12 mm silver rope and secured under three polystyrene floats (2 x 22.5 cm diameter and 1 x 30 cm diameter).

SCHEDULE 3

- 1. Only the following persons may act as an agent of the exemption holder:
 - Employees of CSIRO Marine and Atmospheric Research;
 - Andrew Wright of Calypso Star Charters;
 - · Kent Stannard of Whitetag.
- 2. The exemption holder must advise PIRSA Fisheries Compliance on 1800 065 522, as well as the DEH Duty Ranger on (08) 8688 3223 at least two hours prior to undertaking the exempted activity and provide details of the persons undertaking the exempted activity, proposed locations and the dates on which the exempted activity is to be conducted. Exemption No. 9902123.
- 3. The exemption holder must not conduct any other fishing activity including recreational fishing whilst undertaking the exempted activity.
- 4. While engaging in the exempted activity, the exemption holder and persons acting as his agent must be in possession of a copy of this notice. Employees of CSIRO Marine and Atmospheric Research section must have written confirmation from the exemption holder that they are acting as an agent. A copy of this notice and such a letter must be produced to a PIRSA Fisheries Compliance Officer if requested.

5. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice. Dated 20 May 2008.

W. ZACHARIN, Director of Fisheries

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter Boundaries of Places

CORRIGENDUM

IN the *Government Gazette* of 15 May 2008, page 1628, second notice appearing was incorrect and should have been a Notice for Public Consultation as below:

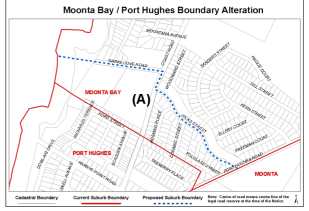
GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Alter the Boundary of a Place

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Infrastructure seeks public comment on a proposal to exclude from MOONTA BAY and include into PORT HUGHES the area marked (A) as shown on the plan.

THE PLAN



Submissions in writing regarding this proposal may be lodged with the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 15 May 2008.

P. M. KENTISH, Surveyor-General, Department for Transport Energy and Infrastructure

DTEL22-413/08/0004

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names and Boundaries to Places

CORRIGENDUM

IN the Government Gazette of 5 June 1997, page 2803 second notice and in the Government Gazette of 20 January 2000, page 433 first notice the rural locality of LONG PLAIN should have been LONG PLAINS.

Dated 19 May 2008.

P. M. KENTISH, Surveyor-General, Department for Transport, Energy and Infrastructure

DTEI.22-413/07/0032

ENVIRONMENT PROTECTION ACT 1993

Vary the Approval of Category B Containers

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

Vary the Approval of Category B Containers:

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

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.
- (i) Subsection 69 (3) Arrangements:

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

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

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Balance Water	1 000	PET	Balance Water Company Pty Ltd	Statewide Recycling
Balance Water	500	PET	Balance Water Company Pty Ltd	Statewide Recycling
Balance Water for Travelling	1 000	PET	Balance Water Company Pty Ltd	Statewide Recycling
Balance Water for Travelling	500	PET	Balance Water Company Pty Ltd	Statewide Recycling
Balance Water for Women	1 000	PET	Balance Water Company Pty Ltd	Statewide Recycling
Balance Water for Women	500	PET	Balance Water Company Pty Ltd	Statewide Recycling
Hartz 100% Natural Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Cola Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Creaming Soda Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Devil Gin Lemon Lime	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Devil Raging Devil	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Devil Vodka Cranberry	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Devil Vodka Lemon	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Devil Vodka Raspberry	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Devil Whisky Cola	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Devil Vodka Orange	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Double Sarsaparilla Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Energy Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Island Apple Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Lemon & Lime Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Lemon Lime Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Lemon Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Hartz Lemonade Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Light Bitters Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Light Bitters Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Lime Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Orange Grove Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Orange Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Orchard Peach Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Pink Grapefruit Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Raspberry Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Silver Cola Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Sparkling Natural Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Spring Water	600	PET	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Still Water	350	Plastic	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Still Water	500	Plastic	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Strawberry Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Wild Berry Mineral Water	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Hartz Wildberry Mineral Water	330	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Mountain Maid Apple & Berry Juice	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Mountain Maid Apple & Guava Juice	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Mountain Maid Apple & Mango Juice	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Mountain Maid Apple & Tropical Juice	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Mountain Maid Apple Juice	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Mountain Maid Apple Max	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Mountain Maid Orange Juice	375	Glass	Food Service Marketing & Distribution Pty Ltd	Marine Stores Ltd
Organic Mangrove Mountain Spring Water	1 500	PET	Mangrove Mountain Springs Pty Ltd	Statewide Recycling
Organic Mangrove Mountain Spring Water	600	PET	Mangrove Mountain Springs Pty Ltd	Statewide Recycling
Organic Mangrove Mountain Spring Water Natural Lemon Flavour	600	PET	Mangrove Mountain Springs Pty Ltd	Statewide Recycling

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.	Certificate 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 \$	
21 Racecourse Road, Balaklava	Allotment 10 in Filed Plan 12452, Hundred of	5488	947	28.2.08, page 722	125.00	
Lot 51 Blockers Road, Basket Range	Balaklava Allotment 51 in Deposited Plan 49060, Hundred of Onkaparinga	5517	928	28.2.08, page 722	160.00	
12 Kelvin Road, Bedford Park	Allotment 152 in Deposited Plan 3608, Hundred of Adelaide	5460	647	13.3.08, page 928	100.00	
14 Hillview Road, Bridgewater	Allotment 266 in Filed Plan 8131, Hundred of Noarlunga	5783	23	27.8.98, page 640	160.00	
37 Caroline Drive, Fulham Gardens	Allotment 72 in Filed Plan 120491. Hundred of Yatala	5991	703	14.2.08, page 469	230.00	
22 Coghill Street, Kapunda	Allotment 667 in Filed Plan 210643, Hundred of Kapunda	5544	393	30.7.81, page 347	155.00	
9 Old Adelaide Road, Kapunda	Allotment 96 in Section 1400, Hundred of Kapunda	5572	878	25.5.78, page 1833	130.00	
12A Orient Road, Kensington Gardens	Allotment 67 in Deposited Plan 1170, Hundred of Adelaide	5311	201	27.3.08, page 1102	150.00	
34 Bay Road, Moonta Bay	Allotment 52 in Filed Plan 8297, Hundred of Wallaroo	5078	502	28.2.08, page 722	150.00	
4 Tolmer Place, Norwood	Allotment 2 of Portion of Section 276, Hundred of Adelaide	5752	449	29.4.71, page 2319	50.00	
6 Tolmer Place, Norwood	Allotment 3 of Portion of Section 276, Hundred of Adelaide	5710	24	29.4.71, page 2319	85.00	
27 Fourth Street, Quorn	Section 265 in the Township of Quorn, County of Newcastle	5207	571	24.2.94, page 538	96.00	
Lot 11, Piccadilly Road, Summertown	Allotment comprising of pieces 11 and 12, Hundred of Onkaparinga	5257	401	30.10.03, page 3902	170.00	
52 Clayton Drive, Wallaroo (North Beach)	Allotment 2 in Filed Plan 1231, Hundred of Wallaroo	5921	975	28.2.08, page 722	150.00	
6 Bond Street, West Hindmarsh	Allotment 112 in Deposited Plan 1342, Hundred of Yatala	5573	490	6.12.07, page 4676	275.00	
Dated at Adelaide, 22 May 2008.			D. HU	XLEY, Director, Corporate a	and Board Services	

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.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
65 Australian Avenue, Clovelly Park	Allotment 219 in Deposited Plan 3654, Hundred of Adelaide	5289	467	22.2.07, page 555
72 Newton Road, Campbelltown	Allotment 169 in Deposited Plan 6274, Hundred of Adelaide	5261	371	27.2.97, page 1054
24 John Street, Goodwood	Allotment 109 in Filed Plan 11433	5875	799	29.6.95, page 3061
68 Lyons Road, Holden Hill	Allotment 23 in Deposited Plan 4795, Hundred of Yatala	5362	697	24.4.08, page 1422
99 Altona Road, Lyndoch (Altona) (Shed at rear of main house)	Allotment 114 in Portion of Section 3158, Hundred of Barossa	5811	494	21.4.94, page 1083
11 John Street, Mount Gambier	Allotment 787 in Portion of Section 8, Hundred of Blanche	5980	149	29.1.87, page 231
11 Wright Street, Peterborough	Allotment 136 of Portion of Section 209	5244	768	29.8.91, page 724
10 East Terrace, Quorn (Formerly No. 9)	Allotment 207 in the area of Quorn, Hundred of Pichi Richi	5431	451	12.9.85, page 846
Dated at Adelaide, 22 May 2008.	Γ	D. HUXLEY, D	irector, Co	orporate and Board Services

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
2 Timothy Court	Davoren Park	Allotment 11 in Deposited Plan 42556, Hundred of Munno Para	5986	545
24 Gould Road	Elizabeth Park	Allotment 703 in Deposited Plan 7005, Hundred of Munno Para	5168	185
35 Tudor Crescent	Smithfield Plains	Allotment 121 in Deposited Plan 46414, Hundred of Munno Para	5403	34

Dated at Adelaide, 22 May 2008.

D. HUXLEY, Director, Corporate and Board Services

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 Finn & Muster Pty Ltd as trustee for the Finn & Muster Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence, variation to an Extended Trading Authorisation and variation to an Entertainment Consent in respect of premises situated at 9 Railway Terrace South, Pinnaroo, S.A. 5304 and known as Golden Grain Hotel.

The applications have been set down for callover on 20 June 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

• Variation to Extended Trading Authorisation:

Good Friday: Midnight to 2 a.m.;

Christmas Day: Midnight to 2 a.m..

 Variation to Entertainment Consent to include the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Kelly & Co. Lawyers, Level 17, 91 King William Street, Adelaide, S.A. 5000 (Attention: Jarrod Ryan).

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 2008.

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 Bridgewater Pub Pty Ltd as trustee for Allen Bridgewater Pub Trust, Smith Bridgewater Pub Trust, Lee Bridgewater Pub Trust, Hodby Bridgewater Pub Trust, Dunn Bridgewater Pub Trust and Connolly Bridgewater Pub Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 387 Mount Barker Road, Bridgewater, S.A. 5155 and known as Bridgewater Inn.

The applications have been set down for hearing on 24 June 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 17 June 2008).

The applicant's address for service is c/o Fisher Jefferies, G.P.O. Box 544, Adelaide, S.A. 5001 (Attention: Craig Vozzo).

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 20 May 2008.

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 Phillip Stephen Lihou and Debra Ellen Lihou have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 27 Torrens Street, Riverton, S.A. 5412 and known as Riverton Hotel.

The applications have been set down for hearing on 25 June 2008 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, at least seven days before the hearing date (viz: 17 June 2008).

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 2008.

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 Curry and Kabab Bistro Pty Ltd has applied to the Licensing Authority for a Restaurant Licence, section 34 (1) (c) and Extended Trading Authorisation in respect of premises situated at 5-6/167 Hindley Street, Adelaide, S.A. 5000 and to be known as Curry and Kabab Bistro.

The application has been set down for callover on 20 June 2008 at 9 $\mbox{a.m.}$

Conditions

The following licence conditions are sought:

- Approval under section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation:

Friday: Midnight to 2 a.m. the following day;

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

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o GSN Legal, 220 Kensington Road, Marryatville, S.A. 5068.

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

Dated 13 May 2008.

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 Woodville Hotel Pty Ltd has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at 878 Port Road, Woodville, S.A. 5011 and known as Woodville Hotel.

The application has been set down for callover on 20 June 2008 at 9 a m.

Conditions

The following licence conditions are sought:

• Variation to Extended Trading Authorisation:

Sunday: 8 p.m. to 2.30 a.m. the following day;

Good Friday: 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 $2.30 \ \mathrm{a.m.}$ 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, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Woodville Hotel, 878 Port Road, Woodville, S.A. 5011.

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: olge@agd.sa.gov.au.

Dated 15 May 2008.

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 Reserve Hotels Pty Ltd as trustee for the NBF Trust has applied to the Licensing Authority for variation to an Extended Trading Authorisation, redefinition and alterations in respect of premises situated at cormer of Port Wakefield and Diagonal Road, Cavan, S.A. 5094 and known as Cavan Hotel.

The application has been set down for callover on 20 June 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and redefinition to create outdoor areas as per plans lodged.
- Variation to Extended Trading Authorisation to include the abovementioned areas.

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, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Stuart Johnston, Port Wakefield Road, Cavan, S.A. 5094.

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

Dated 14 May 2008.

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 Pizzarev Pty Ltd as trustee for the Kalathas Family Trust has applied to the Licensing Authority for a Restaurant Licence, Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 106A Hindley Street, Adelaide, S.A. 5000 and to be known as Pizzarev.

The application has been set down for callover on 20 June 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

 Extended Trading Authorisation is sought during the following times:

Thursday to Saturday: Midnight to 7 a.m. the following day:

New Year's Eve: 2 a.m. the following day to 7 a.m. the following day;

Days preceding other Public Holidays: Midnight to 7 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 7 a.m. the following day;

Entertainment Consent to apply to the abovementioned hours

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Pizzarev, 106A Hindley Street, Adelaide, S.A. 5000.

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

Dated 15 May 2008.

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 Keymile Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 33 Ottawa Avenue, Panorama, S.A. 5041, to be situated at 41 Ningana Avenue, Kings Park, S.A. 5034 and known as Shot Bull Shiraz.

The application has been set down for callover on 20 June 2008 at $9\ a.m.$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Keymile Pty Ltd, 41 Ningana Avenue, Kings Park, S.A. 5034.

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

Dated 15 May 2008.

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 A. B. Cross Investments Pty Ltd as trustee for Jagga Investment, Kym Martens and Kylie Martens have applied to the Licensing Authority for an Extension of Trading Area, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 24 Main Street, Cowell, S.A. 5602 and known as Commercial Hotel

The application has been set down for callover on 20 June 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extension of Trading Area to create a new Dining Area and reduce the existing Beer Garden as per plans lodged with this office
- Variation to Extended Trading Authorisation to include the abovementioned areas and portion of the Front Verandah for the following hours:

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

Sunday: 8 p.m. to midnight;

Christmas Day: Midnight to 2 a.m.;

Days preceding Public Holidays: Midnight to 2 a.m. the following day.

 Variation to Entertainment Consent to include the abovementioned areas and for the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz. 13 June 2008).

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 2008.

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 Vinoz Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at Lot 2, Gully Road, Uraidla, S.A. 5142 and to be known as Hill Grove.

The application has been set down for callover on 20 June 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz. 13 June 2008).

The applicant's address for service is c/o Mark Whisson, 385 Newcastle Street, Northbridge, W.A. 6003.

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 2008.

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 Saloon Pty Ltd as trustee for Orlando Farese Family Trust has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 66 Gawler Place, Adelaide, S.A. 5000 and to be known as Gritti Palace.

The application has been set down for callover on 20 June 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

• Trading Hours:

Monday to Thursday: 9 a.m. to 5.30 p.m.;

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

Saturday: 9 a.m. to 5.30 p.m.

- Alcohol is not to be provided or offered for sale to the general public.
- Alcohol will be offered and provided to customers only on a gratuitous basis.
- The predominant activity of the premises is to be that of a hair dressing and beauty salon with provisions of alcohol ancillary to the business.
- There will be no promotion of liquor for sale in the premises.
- No more than two complementary drinks per person.

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, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Orlando Farese, 66 Gawler Place, 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 2008.

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 Pure Envy Limousines Pty Ltd as trustee for the Dunning Family Trust has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 9 Parkview Street, Burton, S.A. 5110 and to be known as Pure Envy Limousines.

The application has been set down for callover on 20 June 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- To authorise the sale, supply and consumption of liquor to and by passengers in the vehicle and areas adjacent (excluding dry areas) on any day at anytime.
- The licensed premises may include a subcontracted vehicle and driver and more than one vehicle.
- Entertainment Consent on any day at anytime.

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, at least seven days before the callover date (viz: 3 May 2008).

The applicant's address for service is c/o Pure Envy Limousines Pty Ltd as trustee for the Dunning Family Trust, P.O. Box 2414, Salisbury Downs, S.A. 5108.

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

Dated 15 May 2008.

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 Pernod Ricard Pacific Pty Ltd has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at 33 Exeter Terrace, Devon Park, S.A. 5008 and known as Pernod Ricard Pacific.

The application has been set down for callover on 20 June 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Pernod Ricard Pacific Pty Ltd, 33 Exeter Terrace, Devon Park, S.A. 5008 (Attention: Merryn Cossey).

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 2008.

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 Nik's BBQ on the Lake Pty Ltd as trustee for the Birbas Family Trust has applied to the Licensing Authority for a Restaurant Licence, section 34 (1) (c) and Extended Trading Authorisation in respect of premises situated at Unit 2, Lot 101, Mawson Lakes Boulevard, Mawson Lakes, S.A. 5095 and to be known as Nik's BBQ on the Lake

The application has been set down for callover on 20 June 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation:

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Lynch Meyer Lawyers, 190 Flinders Street, Adelaide, S.A. 5000 (Attention: Sam Appleyard).

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 2008.

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 Eden Valley Promotions Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 23 Gawler Street, Nuriootpa, S.A. 5355 and to be situated at 2B The Crescent, Nuriootpa, S.A 5355 and known as Eden Valley Wines.

The application has been set down for callover on 20 June 2008 at 9 a m

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 13 June 2008).

The applicant's address for service is c/o Kerry Ward, P.O. Box 642, Nuriootpa, S.A. 5355.

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: olge@agd.sa.gov.au.

Dated 19 May 2008.

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 Andamooka Hotel (S.A.) Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 170 Government Road, Andamooka, S.A. 5722 and known as Andamooka Opal Hotel/Motel.

The application has been set down for hearing on 23 June 2008 at $9.30 \ \mathrm{a.m.}$

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, at least seven days before the hearing date (viz: 16 June 2008).

The applicant's address for service is c/o Minter Ellison Solicitors, G.P.O. Box 1272, Adelaide, S.A. 5001 (Attention: Con Andonis).

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 2008.

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 GKMP Pty Ltd as trustee for the M. & S. Family Trust No. 3, the A.M.P. Family Trust No. 2 and the DP Investment Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 218 Rundle Street, Adelaide, S.A. 5000 and known as Cibo Expresso Rundle Street.

The application has been set down for hearing on 11 June 2008 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, at least seven days before the hearing date (viz: 4 June 2008).

The applicant's address for service is c/o Patsouris and Associates, 82 Halifax Street, Adelaide, S.A. 5000 (Attention: Harry Patsouris).

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 20 May 2008.

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 L. A. and B. M. Investments Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 95 Murray Street, Gawler, S.A. 5118 and known as Viva! on Victory.

The application has been set down for hearing on 26 June 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 19 June 2008).

The applicant's address for service is c/o L. A. and B. M. Investments Pty Ltd, 18 Bishop Street, Gawler East, S.A. 5118.

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 20 May 2008.

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 Marro (S.A.) Pty Ltd as trustee for the Marro (S.A.) Trust has applied to the Licensing Authority for the transfer, removal of a Hotel Licence and variation to Conditions in respect of premises situated at the corner of Mellor and Waymouth Streets, Adelaide, S.A. 5000, known as Garage Bar & Dining to premises situated at 157 Waymouth Street, Adelaide, S.A. 5000 and to be known as Saso Bar.

The application has been set down for callover on 20 June 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

The premises shall be closed to the public from:

3 a.m.: Monday to Wednesday; and

5 a.m.: Thursday to Sunday.

The premises shall not re-open to the public for the sale of alcohol before:

8 a.m.: Monday to Friday; and 9 a.m.: Saturday and Sunday.

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, at least seven days before the callover date (viz. 13 June 2008).

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

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 20 May 2008.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Tasman Resources NL

Location: White Cliff area-Approximately 70 km north-

north-west of Andamooka.

Pastoral Lease: Stuarts Creek Station

Term: 1year Area in km²: 208 Ref.: 2008/00201

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Paul Gerard Cave

Claim Number: 3553

Location: Allotment 2 in Deposited Plan 18922, Hundred of Shannon, approximately 12 km north-west of Cummins.

Area: 9.50 hectares

Purpose: For the recovery of limestone.

Reference: T02513

A copy of the proposal has been provided to the District Council of Lower Eyre Peninsula.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671 Adelaide, S.A. 5001 no later than 3 July 2008.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

H. TYRTEOS, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under section 95:

- the Australian Energy Regulator has requested the making of the proposed National Electricity Amendment (Ramp Rates, Market Ancillary Service Offers, and Dispatch Inflexibility) Rule 2008. The proposal seeks to limit a Registered Participant's ability to rebid ramp rates, market ancillary service offers, and dispatch inflexibility to pursue commercial objectives when power system security may be compromised.
- the Energy Users Association of Australia has requested the making of the proposed *National Electricity Amendment (WACC Parameter Values, Equity Beta and Gamma) Rule 2008.* The proposal seeks to amend the prescribed values of these parameters for revenue determinations for the provision of transmission and distribution services.

Submissions on each proposal can be forwarded to submissions@aemc.gov.au and must be received by 19 June 2008

Further details on the above matter are available on AEMC's website www.aemc.gov.au. All documents in relation to the above matter are published on the AEMC's website and are available for inspection at the offices of the AEMC.

Liza Carver Acting Chairperson Australian Energy Market Commission Level 5, 201 Elizabeth Street Sydney, N.S.W. 2000

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

22 May 2008.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of The Dutchmans Stern Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Peter Edwin Croft, Acting Director of National Parks and Wildlife, close to the public, the whole of The Dutchmans Stern Conservation Park from 6 a.m. on Wednesday, 25 June 2008 until 6 p.m. on Friday, 27 June 2008.

The purpose of this closure is to ensure the safety of the public during a pest control program within the reserve during the period indicated.

Use of Firearms within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks and Wildlife (National Parks) Regulations 2001, I, Peter Edwin Croft, Acting Director of National Parks and Wildlife, grant permission to members of The Sporting Shooters Association of South Australia (SA Branch) in possession of both a current Hunting Permit and a firearm to enter and remain in The Dutchmans Stern Conservation Park from 6 a.m. on Wednesday, 25 June 2008 until 6 p.m. on Friday, 27 June 2008 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act of 1972, National Parks and Wildlife (National Parks) Regulations 2001, and the National Parks and Wildlife (Hunting) Regulations 1996, including those requiring compliance with the Director's requests and orders of a Warden.

Dated 20 May 2008

P. E. CROFT, Acting Director of National Parks and Wildlife

Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008.*

2—Commencement

This notice will come into operation on the date of publication in this *Gazette*.

3—Approved motor bikes and motor trikes

For the purposes of Schedules 2 and 3 of the *Motor Vehicles Regulations 1996* and the transitional provisions of the *Motor Vehicles Variation Regulations 2005* (No 233 of 2005), the motor bikes and motor trikes specified in Schedule 1 are approved.

Schedule 1—Approved motor bikes and motor trikes

-Motor bikes and motor trikes with an engine capacity not exceeding 260 ml

All motor bikes and motor trikes with an engine capacity not exceeding 260 milliliters and a power to weight ratio not exceeding 150 kilowatts per tonne other than the following:

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250.

2—Motor bikes and motor trikes with an engine capacity not less than 261 ml and not exceeding 660 ml

The motor bikes and motor trikes listed in the table below.

Make	Model
AJS	Model 18
	Model 30
Aprilia	Moto 6.5
	Pegaso 650
	Pegaso 650 I.E.
	Scarabeo 400
	Scarabeo 500
Ariel	Huntmaster
	Red Hunter 350
	Red Hunter 500
Benelli	Velvet 400
Bultaco	Sherpa
BMW	F650
	F650CS
	F650GD
	F650GS Single Cylinder model only
	F650ST
	R50
	R60
	R60/5
	R60/6
	R65
	R69
BSA	B33
	B50SS Gold Star
	Empire Star

Make	Model
	Gold Star M24
	Gold Star post-war 350 singles
	Golden Flash
	Lightning
BSA	Spitfire MKIII
_	Thunderbolt
Cagiva	410TE
	610TE
	610TE-E
	Canyon 500 Canyon 600
	River 600
	W16 600
Cossack	650
Dneper	K650
Douglas	Post-war 350
Ducati	400 SS Junior
Ducati	600 Supersport
	600 Superlight
	DM450
	DM500
	M600 Monster
	M620ie (24kw Lite)
	SL 500 Pantah
	SL 600 Pantah
Enfield	Bullet Deluxe
	Bullet STD
	Taurus
Gasgas	EC400
	FSE400
	SM400
	Supermotard
Gilera	Nexus 500
Harley	SS350
Honda	600V Transalp
	Bros
	CB350
	CB350F
	CB400 CB400F
	CB400F CB400N
	CB400T
	CB500
	CBX550F
	CRF450

Make	Model
	CRF450X
	CX500
	Deauville 650
	FT500
	NX650
	Revere
	RVF400
	Shadow
	Silverwing
	SL350
	VF400F
	VT500
	VT600C
	XBR500
	XL350
	XL500
	XL600
	XL650 Transalp
	XR350
	XR350R
	XR400R XR500
	XR600
	XR600R
	XR650L
Husaberg	FE(Enduro)4E8
Trusuocig	FE(Enduro)5E8
	FE(Enduro)7E8
	FE400
	FE450
	FE501
	FE550
	FE600
	FE650
	FS450
	FS650
Husqvarna	350TE
1	400TE
	410TE
	430WR
	510TE
	610TE
	610TE-E
Hyosung	Aquila GV650L
	Comet GT650L
	Comet GT650RL
	Comet GT650SL

Make	Model
Jawa	350
Kawasaki	EN450
	ER500A
	ER500C
	EX400
	EX500A
	KL600
	KL650A
	KL650B
	KL650C
	KLE500A
	KLE500B
	KLR650
	KLX300B
	KLX400B
	KLX450A
	KLX650B
	KLX650C
	KZ400
	KZ440
	KZ500
	KZ550
	LTD440
	Z600A
	Z650B
	ZR550B
	Z500
KTM	350 EXC Special-R
	625 SMC
	660 SMC
	EXC Series 300
	EXC Series 360
	EXC Series 380
	EXC Series 400
	EXC Series 510
	EXC Series 525
	GS Series 300
	GS Series 400
	GS Series 450
	GS Series 500
	GS Series 550
	GS Series 600
	LC4 Series 300
	LC4 Series 400
	LC4 Series 500
	LC4 Series 540
	LC4 Series 550

Make	Model
	LC4 Series 600
	LC4 Series 625
	LC4 Series 650
Kymco	T70000 (500)
	T70020 (500i)
	T70020 (500Ri)
Matchless	600
	650
	G80 Major
Montesa	Cota
Moto	350 Sport
Morini	500 Strada
	500W
Moto Guzzi	V35
	V50 V65
MarZ	
MuZ	Baghira 660 Scorpion Replica
	Skorpion Sport
	Skorpion Tour
MV Agusta	350
Norton	Model 50
11011011	Dominator Model 88
	Dominator Model 90
	ES2
Oz Trike	Fun 500
Panther	600
	650
Piaggio	MP3 400
	X9 500
	XEVO 400ie
	X8 400
Peugeot	Geopolis 400
_	Satelis 400
	Satelis 500
Royal	650
Enfield	Bullet 500
	Bullet 350
	Diesel 324
	Electra 500
	Lightning 500
Rudge-	650
Whitworth	

Make	Model
Sherco	S4 Enduro
Suzuki	AN650
	DR350
	DR350S
	DR500
	DR600R
	DR600S
	DR650R
	DR650RE
	DR650RL
	DR650RSL
	DR650SE
	DR-Z400
	DR-Z400E
	DR-Z400S
	DR-Z400SM
	GR650
	GS450E
	GS450S
	GS450SX
	GS500
	GS500E
	GS500F
	GS500K
	GS550
	GSX400E
	GSX400F
	LS650
	RE5 XF650
TM	300 Enduro
1 1/1	450
	530
	TM300
	TM400
Triumph	Bonneville 650
	Speed Twin
	T100 Tiger
	T100R Daytona 500
	Thunderbird 650
	Trophy 500
	Trophy 650
	TRW25
	N. O.L. I.I. S. C. L.
	Note: Only includes models manufactured up to
	and including 1983.

Make	Model
Ural	650
Velocette	MAC 350
	MSS 500
	Venom
VOR	400 Enduro
	450 Enduro
	500 Enduro
	530 Enduro
Yamaha	RD350
	RD350LC
	RD400
	SR500
	SRX600
	SZR660
	TT350
	TT600
	TT600E
	TT600R
	TX650
	WR400F
	WR426F WR450
	WR450F XJ550
	XJ650
	XJR400
	XP500 – T Max
	XS400
	XS650
	XT225
	XT350
	XT500
	XT550
	XT600
	XT600Z
	XT660R
	XT660X
	XTZ660
	XV535
	XVS650
	XVS650A
	XZ550
	YP 400

Schedule 2—Revocation

The Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008 made on 3 January 2008 (Gazette no. 1, 3 January 2008 p6) is revoked.

Made by John Neville, Deputy Registrar of Motor Vehicles

Dated 12 May 2008.

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2007

	\$		\$
Agents, Ceasing to Act as	39.60	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	26.30
Incorporation	20.10	Discontinuance Place of Business	26.30
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties	49.75	Intention to Sell, Notice of	49.75
		Lost Certificate of Title Notices	
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	49.75	Mortgages:	
Cemetery Curator Appointed	29.45	Caveat Lodgement	
Companies:		Discharge of	
Alteration to Constitution	39 60	Foreclosures	
Capital, Increase or Decrease of		Transfer of	20.10
Ceasing to Carry on Business		Sublet	10.10
Declaration of Dividend.	29.45	I	10.10
Incorporation		Leases—Application for Transfer (2 insertions) each	10.10
Lost Share Certificates:	39.00	Lost Treasury Receipts (3 insertions) each	29.45
First Name.	29.45		
Each Subsequent Name		Licensing	58.85
Meeting Final		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on	33.10	Annual Financial Statement—Forms 1 and 2	. 554.35
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	393.90
Meeting')		Default in Payment of Rates:	575.70
First Name	30.60	First Name	78.65
Each Subsequent Name	10.10	Each Subsequent Name.	10.10
Notices:	10.10	•	
Call	10.75	Noxious Trade	29.45
Change of Name		Partnership, Dissolution of	29.45
Creditors.			
Creditors Compromise of Arrangement		Petitions (small)	20.10
Creditors (extraordinary resolution that 'the Com-	37.00	Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	20.10
be appointed')	49.75		
Release of Liquidator—Application—Large Ad	78.65	Register of Unclaimed Moneys—First Name	29.45
—Release Granted	49.75	Each Subsequent Name	10.10
Receiver and Manager Appointed	45.85	Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	39.60	Rate per page (in 8pt)	252.15
Restored Name	37.25	Rate per page (in 6pt)	
Petition to Supreme Court for Winding Up	69.30		
Summons in Action	58.85	Sale of Land by Public Auction	50.30
Order of Supreme Court for Winding Up Action	39.60	Advertisements	2.80
Register of Interests—Section 84 (1) Exempt		½ page advertisement	
Removal of Office.	20.10	½ page advertisement	235.50
Proof of Debts	39.60	Full page advertisement.	
Sales of Shares and Forfeiture	39.60		
Estates:		Advertisements, other than those listed are charged at S	\$2.80 pei
Assigned	20.45	column line, tabular one-third extra.	
		Notices by Colleges, Universities, Corporations and	District
Deceased Persons—Notice to Creditors, etc		Councils to be charged at \$2.80 per line.	
Each Subsequent Name			oth from
Deceased Persons—Closed Estates		Where the notice inserted varies significantly in len	
Each Subsequent Estate	1.30	that which is usually published a charge of \$2.80 per col	umn Iine
Probate, Selling of		will be applied in lieu of advertisement rates listed.	
Public Trustee, each Estate	10.10	South Australian Government publications are sold	
		condition that they will not be reproduced without	
		permission from the Government Printer.	•

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2007

	Acts	, Bills, Rules, Parliame	mary rupers and reegan	***************************************	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.40	1.10	497-512	33.60	32.55
17-32	3.25	2.05	513-528	34.65	33.35
33-48	4.20	3.00	529-544	35.70	34.65
49-64	5.30	4.05	545-560	36.75	35.70
65-80	6.25	5.15	561-576	37.50	36.75
81-96	7.25	6.00	577-592	38.55	37.25
97-112	8.25	7.05	593-608	39.85	38.30
113-128	9.25	8.10	609-624	40.65	39.60
129-144	10.35	9.15	625-640	41.70	40.10
145-160	11.35	10.10	641-656	42.70	41.70
				43.25	42.20
161-176	12.40	11.15	657-672		
177-192	13.45	12.20	673-688	45.05	43.25
193-208	14.50	13.35	689-704	45.85	44.30
209-224	15.30	14.15	705-720	46.65	45.35
225-240	16.35	15.10	721-736	48.45	46.35
241-257	17.50	15.95	737-752	48.95	47.40
258-272	18.45	17.00	753-768	50.00	48.20
273-288	19.50	18.25	769-784	50.55	49.75
289-304	20.30	19.15	785-800	51.60	50.80
305-320	21.55	20.20	801-816	52.60	51.30
321-336	22.40	21.15	817-832	53.65	52.60
	23.55	22.30	833-848	54.70	53.65
337-352		23.35			
353-368	24.50		849-864	55.75	54.20
369-384	25.55	24.40	865-880	56.80	55.75
385-400	26.55	25.30	881-896	57.30	56.25
401-416	27.60	26.05	897-912	58.85	57.30
417-432	28.65	27.35	913-928	59.40	58.85
433-448	29.70	28.40	929-944	60.45	59.40
449-464	30.50	29.20	945-960	61.50	59.90
465-480	31.00	30.20	961-976	63.05	60.95
481-496	32.55	31.00	977-992	64.10	61.50
All Bills as Laid					497
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NATURAL RESOURCES MANAGEMENT ACT 2004

TAKE note that the notice made under section 45 of the Natural Resources Management Act 2004 and published in the South Australian Government Gazette on page 3692, dated 13 October 2005, referring to the designation of four areas within the Adelaide and Mount Lofty Ranges Natural Resources Management Region as areas within which an NRM group will operate, is hereby revoked. Dated 22 May 2008.

Y. SNEDDON, Presiding Member, Adelaide and Mount Lofty Ranges Natural Resources Management Board

NATURAL RESOURCES MANAGEMENT ACT 2004

Revocation

TAKE note that the notices made under section 46 of the Natural Resources Management Act 2004 and published in the South Australian Government Gazette on page 3692, dated 13 October 2005, referring to the establishment of four NRM groups within the Adelaide and Mount Lofty Ranges Natural Resources Management Region, is hereby revoked.

Pursuant to section 46 (4) of the Natural Resources Management Act 2004 and with the specific approval of the Minister for Environment and Conservation, the assets, rights and liabilities of the:

Adelaide and Mount Lofty Ranges NRM—Northern Group

Adelaide and Mount Lofty Ranges NRM—Central Group
Adelaide and Mount Lofty Ranges NRM—Southern Group

Adelaide and Mount Lofty Ranges NRM—Fleurieu Group

are vested in the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

Dated 22 May 2008

Y. SNEDDON, Presiding Member, Adelaide and Mount Lofty Ranges Natural Resources Management Board

NATURAL RESOURCES MANAGEMENT ACT 2004

Establishment of Areas within the Adelaide and Mount Lofty Ranges Natural Resources Management Region

PURSUANT to section 45 of the Natural Resources Management Act 2004, the Adelaide and Mount Lofty Ranges Natural Resources Management Board designates three areas within its region as areas within which an NRM group will operate. The region includes the following areas as defined and designated by General Registry Office Plan No. GRO 18/2008:

Adelaide and Mount Lofty Ranges NRM—Northern Area Adelaide and Mount Lofty Ranges NRM—Central Hills Area Adelaide and Mount Lofty Ranges NRM—Fleurieu Area

Dated 22 May 2008.

Y. SNEDDON, Presiding Member, Adelaide and Mount Lofty Ranges Natural Resources Management Board

NATURAL RESOURCES MANAGEMENT ACT 2004

Establishment of NRM Groups within the Adelaide and Mount Lofty Ranges Natural Resources Management Region

PURSUANT to section 46 of the Natural Resources Management Act 2004, the Adelaide and Mount Lofty Ranges Natural Resources Management Board establishes the following NRM groups:

Area	NRM Group Name	
Adelaide and Mount Lofty Ranges NRM—Northern Area	Adelaide and Mount Lofty Ranges NRM—Northern Group	
Adelaide and Mount Lofty Ranges NRM—Central Hills Area	Adelaide and Mount Lofty Ranges NRM—Central Hills Group	
Adelaide and Mount Lofty Ranges NRM—Fleurieu Area	Adelaide and Mount Lofty Ranges NRM—Fleurieu Group	

Dated 22 May 2008

Y. SNEDDON, Presiding Member, Adelaide and Mount Lofty Ranges Natural Resources Management Board

PETROLEUM ACT 2000

Grant of Geothermal Exploration Licences—GEL 309 and GEL 310

NOTICE is hereby given that the undermentioned Geothermal Exploration Licences have been granted under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No of Licence	Licensee	Locality	Expiry
GEL 309	Tri-Star Energy Company	Cooper Basin	13/5/2013
GEL 310	Tri-Star Energy Company	Cooper Basin	13/5/2013

Description of Area—GEL 309

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

Commencing at a point being the intersection of latitude 26°47′00″S GDA94 and longitude 140°30′00″E GDA94, thence east to longitude 140°45′00″E GDA94, south to latitude 26°57′30″S GDA94, west to longitude 140°30′00″E GDA94 and north to the point of commencement.

Area: 481 km² approximately.

Description of Area—GEL 310

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

Commencing at a point being the intersection of latitude 28°20′00″S GDA94 and longitude 139°41′00″E GDA94, thence east to longitude 139°52′00″E GDA94, south to latitude 28°24′30″S GDA94, east to longitude 139°57′30″E GDA94, south to latitude 28°31′00″S GDA94, west to longitude 139°41′00″E GDA94 and north to the point of commencement.

Area: 473 km² approximately.

Dated 14 May 2008.

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

PETROLEUM ACT 2000

Application for the Grant of Associated Facilities Licences— AFL 142, AFL 143 and AFL 144

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

Description of Application Areas

AFL 142

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

Commencing at a point being the intersection of latitude 27°47′00″S GDA94 and longitude 140°40′36.13″E GDA94, thence east to longitude 140°41′00″E GDA94, south to latitude 27°50′00″S GDA94, west to longitude 140°40′36.13″E GDA94 and north to the point of commencement.

Area: 3.62 km² approximately.

AFL 143

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

Commencing at a point being the intersection of latitude 27°46′10″S GDA94 and longitude 140°32′16.48″E GDA94, thence east to longitude 140°34′00″E AGD66, south to latitude 27°46′40″S AGD66, west to longitude 140°32′16.48″E GDA94 and north to the point of commencement.

Area: 2.24 km² approximately.

AFL 144

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

Commencing at a point being the intersection of latitude 27°45′00″S GDA94 and longitude 140°25′40″E AGD66, thence east to longitude 140°26′43.85″E GDA94, south to latitude 27°46′40″S AGD66, west to longitude 140°25′40″E AGD66 and north to the point of commencement.

Area: 4.73 km² approximately.

Application for the Grant of Associated Facilities Licence— AFL 145

Pursuant to section 65 (6) of the Petroleum Act 2000 (the Act) and Delegation dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, notice is hereby given that an application for the grant

of an Associated Facilities Licence over the area described below has been received from Adelaide Energy Limited and Austin Exploration Limited.

Description of Application Area

AFL 145

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

Commencing at a point being the intersection of latitude 27°31′34.6″S GDA94 and longitude 140°27′20″E AGD66, thence east to longitude 140°27′48″E GDA94, south to latitude 27°32′00″S AGD66, west to longitude 140°27′20″E AGD66 and north to the point of commencement.

Area: 0.40 km² approximately.

Dated 20 May 2008.

E. M. ALEXANDER,

Acting Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Suspension of Exploration Licence—PEL 104

PURSUANT to section 90 of the Petroleum Act 2000, notice is hereby given that the abovementioned Exploration Licence has been suspended under the provisions of the Petroleum Act 2000, from and including 12 May 2008 until 11 August 2008, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

The expiry date of Exploration Licence PEL 104 is now determined to be 14 November 2008.

Dated 20 May 2008.

E. M. ALEXANDER,

Acting Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

RADIATION PROTECTION AND CONTROL ACT 1982 SECTION 44

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 any person who has been authorised to conduct *in vivo* research involving the use of ionising radiation on a human being at the Nutritional Physiology Research Centre, University of South Australia ('the University') from Regulation 45 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the conditions appearing in the Schedule.

THE SCHEDULE

- 1. Such person shall only be exempted if the Human Research Ethics Committee ('the Committee') of the University has considered and approved such research, and the exemption is limited to the extent specifically approved by the Committee.
- 2. Such person so exempted shall have provided the following written details to the Committee for consideration at the time of making an application for approval of such research:
 - (a) full details of the research that the applicant intends to undertake:
 - (b) the reasons why it is necessary to expose a person to ionising radiation for the purposes of the research;
 - an independent assessment or verification by a medical physicist of the radiation doses and risks associated with the radiation exposure;
 - (d) the written information to be given to the persons who
 may be exposed relating to the radiation doses and risks
 associated with the radiation exposure;
 - (e) the number of persons who may be exposed in the course of the research; and
 - (f) the precautions that the applicant will be taking to keep such exposure to a minimum.
- 3. In considering whether or not to approve an application of research by a person seeking exemption under this notice, the Committee shall have regard to:
 - (a) the purpose of the research;
 - (b) the balance between the likely benefits and risks that may be caused by the exposure of a person to ionising radiation;
 - (c) the radiation doses to which any person may be exposed and the associated radiation risks;
 - (d) the manner in which the radiation doses and risks are provided to the persons who may be exposed in the information sheet;
 - (e) the steps to be taken by the applicant to keep such exposure to a minimum;
 - (f) the number of persons who may be exposed;
 - (g) the general objective as specified in section 23 of the Radiation Protection and Control Act 1982; and
 - (h) the Australian Radiation Protection and Nuclear Safety Agency (ARPANSA) 'Code of Practice for the Exposure of Humans to Ionizing Radiation for Research Purposes (2005)' published as Radiation Protection Series No. 8 on 27 May 2005 and as subsequently amended from time to time.
- 4. The University shall notify the Radiation Protection Division of the Environment Protection Authority (EPA) in writing of the Committee's approval of any such application. Such notification to the EPA shall be made within seven days of the approval being given.

- 5. Any research undertaken by a person exempted under this notice shall be conducted so as to ensure that estimates of the effective dose to any individual shall not exceed the following values:
 - (a) from conception to birth—0.1 millisievert;
 - (b) from birth to 18 years—0.5 millisievert in any year; and
 - (c) in any other case—5 millisieverts in any year.

Dated 13 May 2008.

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

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 veterinary assistants at the Adelaide Veterinary Specialist and Referral Centre from the requirement to hold a licence under section 28 of the Radiation Protection and Control Act 1982, to the extent that they may use or handle radioactive iodine-131 for the purposes of assisting veterinarians in therapy procedures involving administration of radioactive iodine-131 capsules to cats, caring for the cats and handling radioactive waste resulting from the procedures. The exemption is subject to the following conditions:

- 1. A veterinary assistant to which this exemption applies must have received appropriate training in the principles and practices of radiation protection in relation to the use or handling of the radioactive iodine-131; and
- 2. The veterinary assistant must only use or handle the radioactive iodine-131 under the supervision of a veterinarian who holds a licence under section 28 of the Act.

Dated 20 May 2008.

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

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

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 the specified employer, Clinpath Laboratories from the requirements of Regulation 18 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

- 1. The radiation worker handles only unsealed radioactive carbon-14 in Type C premises; and
- 2. The specified employer issues a personal monitoring device to a radiation worker if directed in writing by the Director of the Radiation Protection Division of the Environment Protection Authority to do so.

Dated 20 May 2008

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—Public Road, Bald Hills/Inman Valley

BY Road Process Order made on 21 November 2007, The District Council of Yankalilla ordered that:

- 1. The whole of Public Road between pieces 43 and 44 in Deposited Plan 72500, more particularly delineated and lettered 'A' on Preliminary Plan No. 07/0020 be closed.
- 2. Transfer the whole of the land subject to closure to Roger Bruce Lander and Pauline May Lander in accordance with the agreement for transfer dated 2 October 2007 entered into between The District Council of Yankalilla and R. B. and P. M. Lander

On 15 April 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 76390 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 22 May 2008.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Diekman Avenue, Felixstow

BY Road Process Order made on 28 November 2007, The Corporation of the City of Norwood, Payneham and St Peters ordered that:

- 1. Portion of Diekman Avenue situate east of Riverside Drive and dividing allotments 70 and 73 in Deposited Plan 7849, more particularly delineated and lettered 'A' in Preliminary Plan No. 07/0067 be closed.
- 2. Issue a Certificate of Title to The Corporation of the City of Norwood, Payneham and St Peters for the whole of the land subject to closure which land is being retained by the Council for merging with the adjoining Council land.
- 3. The following easement be granted over portion of the land subject to that closure:

Grant to Distribution Lessor Corporation (subject to Lease 8890000) an easement for underground electricity supply purposes.

On 14 April 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 76306 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 22 May 2008.

P. M. KENTISH, Surveyor-General

WATERWORKS ACT 1932

Clare Valley Water Supply Scheme Charges

- 1. Despite anything else in this determination, the charges specified in this determination do not apply in respect of a connection, or a supply of water:
 - (a) to which rates apply under Part 5 of the Waterworks Act 1932;
 - (b) to the extent that the Corporation agrees in writing that those charges do not apply, or that other charges apply; or
 - (c) to the extent that the Corporation determines pursuant to the Waterworks Act 1932, that those charges do not apply or that other charges apply.
- 2. The supply charge specified in item 1 of the Schedule is payable in respect of each connection to the Pipeline pursuant to an Irrigation Agreement existing at any time during the Notice Period, through which water is, or is capable of being, supplied to the Clare Valley Water Supply Scheme Area, whether or not water is so supplied during the Notice Period.
- 3. The charges per kilolitre specified in the Schedule apply in respect of water taken during the Notice Period.
 - 4. In this determination:
 - (a) 'Clare Valley Water Supply Scheme Area' means the Hundred of Upper Wakefield, Hundred of Clare or Hundred of Stanley;
 - (b) 'Contract Quantity' means water determined to constitute the Contract Quantity under an Irrigation Agreement pursuant to section 37 of the Waterworks Act 1932 and supplied from the Pipeline to land located in the Clare Valley Water Supply Scheme Area in accordance with that agreement;
 - (c) 'Irrigation Agreement' means an agreement with the Corporation entered into on or after 20 October 2004, that provides for the taking of water from the Pipeline for irrigation;
 - (d) 'Notice Period' means the period on and from 1 July 2008 until and including 30 June 2009;
 - (e) 'Pipeline' means any pipe connected directly or indirectly to the Morgan to Whyalla Main Pipe or the Swan Reach to Paskeville Main Pipe.

SCHEDULE

	\$
1. Supply Charge1	74.60
2. Charge per kilolitre for Contract Quantity	1.38
3. Charge per kilolitre for water other than Contract Quantity supplied from the Pipeline during the Notice Period to land located in the Clare Valley Water Supply Scheme Area in accordance with an Irrigation Agreement	1.38
 Charge per kilolitre for water taken from the Pipeline during the Notice Period other than in accordance with an agreement with the Corporation 	1.38

Dated 9 May 2008.

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

ANNE HOWE, Chief Executive

G. HENSTOCK, Corporation Secretary

RULES OF COURT Magistrates Court of South Australia Amendment No. 30 to the Magistrates Court Rules 1992

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

The inclusion of new rule 49A as follows:

Rule 49A.00 WARRANT—ROAD TRAFFIC ACT 1961

- 49A.01 An application for a warrant made pursuant to section 41B of the *Road Traffic Act* shall comply with Form 90.
- 49A.02 A warrant issued pursuant to section 41B shall comply with Form 91.
- 49A.03 A duplicate warrant made pursuant to regulation 23A(e) of the *Road Traffic (Miscellaneous) Regulations* shall comply with Form 92.
- When filing an application for a warrant, the applicant must also file with the court an affidavit verifying the grounds for the application.
- When an application for the issue of a warrant is made by facsimile, the applicant must send an affidavit verifying the grounds for the application with the application form.
- 49A.06 If a warrant is issued after an application by telephone or facsimile, the warrant, or a copy of the warrant, the duplicate warrant (if applicable) and the affidavit must be filed in the Court on the next working day. The relevant court registry shall be that closest to the location of the premises which are the subject of the warrant. Should this not be practicable, it shall be that to which the Magistrate is assigned.

The following forms are prescribed:

Form 90



APPLICATION FOR WARRANT TO ENTER AND SEARCH **PREMISES**

Magistrates Court of South Australia www.courts.sa.gov.au Road Traffic Act, 1961 - Section 40T and 41B

Registry:	Registry: Court File No:				
Applican	t				
Authority:					
Name:	Surname	Given Name	ID No:		
Address:		Given ivame			
/ (44.000.		Street	City/Town/Suburb		
	State	Postcode	Phone Number		
Details o	f Particular Premises				
Name of o	wner: Surname	Given Name			
Address:	,	Street	 City/Town/Suburb		
Number	State	Postcode	Phone		
	for which warrant is re				
The ground	ls of the application must b	pe verified by affidavit			
Hearing Date	Registry:	Date			
	Address	Time	:am/pm		
	Telephone	Facsimile	E-mail Address		
	ate	Registrar			

Form 91



WARRANT TO ENTER AND SEARCH PREMISES

Magistrates Court of South Australia www.courts.sa.gov.au

www.courts.sa.gov.au
Road Traffic Act, 1961 - Section 40T and 41B

To:
An authorised officer or police officer under section 40T of the <i>Road Traffic Act 1961</i> and to any other person who is directed to provide assistance to the authorised/police officer.
I a Stipendiary Magistrate am
satisfied that there are reasonable grounds for suspecting that there is/are (or may be within the next 72 hours) at the premises located at
 (a) records, devices or other things that may provide evidence of an Australian road law offence or a breach of an approved road transport compliance scheme; or (b) a vehicle that has been or may have been involved in an accident; and – (i) the vehicle is or has been located at the premises; or (ii) the premises are or may be otherwise connected (directly or indirectly) with the vehicle or any part of its equipment or load.
YOU ARE AUTHORISED TO ENTER AND SEARCH the premises and any vehicle found there in accordance with section 40T of the Road Traffic Act 1961.
YOU ARE FURTHER AUTHORISED under section 40T(11) of the Road Traffic Act 1961, to seize and remove any records, devices or other things from the premises that you believe on reasonable grounds provide, or may on further inspection provide, evidence of an Australian road law offence or a breach of an approved road transport compliance scheme.
The following conditions and limitations apply to this Warrant namely:
THIS WARRANT WILL BE IN FORCE FOR A PERIOD OF DAYS (NOT LONGER THAN 45 DAYS) AND CAN BE EXECUTED AT ANY TIME.
GIVEN under my hand at

A Magistrate in the State of South Australia

Form 92

Police officer/authorised officer



DUPLICATE WARRANT TO ENTER AND SEARCH PREMISES Magistrates Court of South Australia

Magistrates Court of South Australia
www.courts.sa.gov.au
Road Traffic Act (Miscellaneous) Regulations 1999, Reg 23A(e)

Nar	ne of Magistrate issuing warrant:		
Nar	ne of police officer/authorised officer:		
Aut	ority: Rank/ID No:	Rank/ID No:	
I an	an authorised officer or police officer under section 40T of the Road Traffic Act 1	961.	
The	Magistrate has informed me that he or she is satisfied that there are reasonable of	grounds for	
	pecting that there is/are (or may be within the next 72 hours) at the premises locat	ed at	
		,	
(a)	records, devices or other things that may provide evidence of an Australian road breach of an approved road transport compliance scheme; or	I law offence or a	
(b)	 a vehicle that has been or may have been involved in an accident; and – (i) the vehicle is or has been located at the premises; or 		
	(ii) the premises are or may be otherwise connected (directly or indirectly) with part of its equipment or load.	h the vehicle or any	
	AUTHORISED TO ENTER AND SEARCH the premises and any vehicle found to section 40T of the Road Traffic Act 1961.	nere in accordance	
any may	FURTHER AUTHORISED under section 40T(11) of the Road Traffic Act 1961, to records, devices or other things from the premises that I believe on reasonable ground further inspection provide, evidence of an Australian road law offence or a breatransport compliance scheme.	ounds provide, or	
	DERTAKE to forward to the Magistrate an affidavit verifying the facts which the mass grounds for the issue of the warrant.	agistrate has relied	
	following conditions and limitations apply to this Warrant namely:		
THIS	WARRANT WILL BE IN FORCE FOR A PERIOD OF DAYS (NOT LONG CAN BE EXECUTED AT ANY TIME.		
	ED atin the State of South Australia		

Signed on the 13th day of May

Ha linad

2008 by:

Elizabeth Mary Bolton Chief Magistrate Andrew James Cannon
Deputy Chief Magistrate

Kym Andrew Millard Stipendiary Magistrate Simon Hugh Milazzo Stipendiary Magistrate

Education (Compulsory Education Age) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Education (Compulsory Education Age) Amendment Act (Commencement) Proclamation 2008.*

2—Commencement of Act

- (1) Subject to subclause (2), the *Education (Compulsory Education Age) Amendment Act 2007* (No 51 of 2007) will come into operation on 1 January 2009.
- (2) The following provisions of the Act will come into operation on 1 July 2008:
 - (a) sections 1 to 8 (inclusive);
 - (b) section 9(2), (3) and (4);
 - (c) section 10;
 - (d) section 11;
 - (e) section 12(3);
 - (f) section 17;
 - (g) section 18.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

MECS08/005CS

Marine Parks Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Marine Parks Act (Commencement) Proclamation 2008.*

2—Commencement of Act and suspension of certain provisions

- (1) The Marine Parks Act 2007 (No 60 of 2007) will come into operation on 22 May 2008.
- (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 10 to 21 (inclusive);
 - (b) sections 32 to 63 (inclusive);
 - (c) Schedule 1.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

EHCS08/0014

South Australia

Senior Secondary Assessment Board of South Australia (Review) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the Senior Secondary Assessment Board of South Australia (Review) Amendment Act (Commencement) Proclamation 2008.

2—Commencement of Act

The Senior Secondary Assessment Board of South Australia (Review) Amendment Act 2008 (No 6 of 2008) will come into operation on 1 July 2008.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

MECS08/005CS

Administrative Arrangements (Administration of Marine Parks Act) Proclamation 2008

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Marine Parks Act) Proclamation 2008.*

2—Commencement

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

3—Administration of Act committed to Minister for Environment and Conservation

The administration of the *Marine Parks Act 2007* is committed to the Minister for Environment and Conservation.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

EHCS08/0014

Youth Court (Designation and Classification of Special Justices) Proclamation 2008

under section 9 of the Youth Court Act 1993

1—Short title

This proclamation may be cited as the Youth Court (Designation and Classification of Special Justices) Proclamation 2008.

2—Commencement

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

3—Designation and classification of special justices

The special justices named in Schedule 1 are—

- (a) designated as special justices of the Youth Court of South Australia; and
- (b) classified as members of the Court's ancillary judiciary.

Schedule 1—Special justices of the Court

John Pellegrino Amoroso

Mark Foster

Trevor Dean Graham

Raymond John Greig

Sophia Provatidis

Trevor Robert Rehn

Ann Mairi Spedding

Wendy Ann Whellum

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

JPS08/002CS

Building Work Contractors Variation Regulations 2008

under the Building Work Contractors Act 1995

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Building Work Contractors Regulations 1996

4 Revocation of Part 5

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Building Work Contractors Variation Regulations 2008*.

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 Building Work Contractors Regulations 1996

4—Revocation of Part 5

Part 5—delete the Part

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

No 47 of 2008

CSMCA06/011

Plumbers, Gas Fitters and Electricians Variation Regulations 2008

under the Plumbers, Gas Fitters and Electricians Act 1995

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Plumbers, Gas Fitters and Electricians Regulations* 1995

4 Revocation of Part 4

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Plumbers*, *Gas Fitters and Electricians Variation Regulations 2008*.

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 *Plumbers, Gas Fitters and Electricians*Regulations 1995

4—Revocation of Part 4

Part 4—delete the Part

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

No 48 of 2008

CSMCA06/011

Environment Protection (Fees and Levy) Variation Regulations 2008

under the Environment Protection Act 1993

Contents

Par	t 1	l—Pre	lim	inary
	-			

1	01 44	1
1	Short tit	пe

- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Environment Protection (Fees and Levy) Regulations 1994

- 4 Substitution of regulation 3
 - 3 Interpretation
 - 3A References in Schedule 1
- 5 Variation of regulation 4—Monetary value of fee unit
- 6 Substitution of regulations 5 to 11 and Part 2 and 3 headings

Part 2—Works approval fees

- 5 Application fee for grant of works approval
- 5A No authorisation fee on grant or renewal of works approval and no annual authorisation fee

Part 2A—Exemption fees

- 6 Application fee for grant of exemption
- 6A Authorisation fee on grant or renewal of exemption and annual authorisation fee
- Annual authorisation fee payment date for exemption

Part 3—Licence fees

- 7 Application fee for grant of licence
- 8 Authorisation fee payable for grant or renewal of licence
- 9 Annual authorisation fee payment date for licence
- 10 Annual authorisation fee for licence
- 10A Flat fee component
- 10B Determining environment management component
- 10C Determining pollutant load-based component
- 10D Determining water reuse component
- 11 Adjustment of annual authorisation fee or projected annual authorisation fee at end of licence period or projected licence period
- 7 Variation of regulation 11A—Accredited licences
- 8 Variation of regulation 11C—Benefits of accreditation
- 9 Revocation of regulations 12 and 13
- 10 Insertion of regulation 17A
 - 17A Late fee for application for renewal of environmental authorisation
 - 17B Fee for renewal without application
- 11 Variation of regulation 19—Recovery of fee instalments
- 12 Variation of regulation 20—Additional charge on fee paid by instalments
- 13 Insertion of regulation 21
 - 21 Fee increase if instalment outstanding

Substitution of Schedules 1, 2 and 3

Schedule 1—Environment management component

Schedule 2—Descriptions and maps of areas

- 1 Interpretation
- 2 Adelaide airshed
- 3 Mount Gambier airshed
- 4 Port Pirie airshed
- 5 Port River region
- 6 Upper Spencer Gulf
- 7 Whyalla airshed
- Variation of Schedule 5

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Environment Protection (Fees and Levy) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 Environment Protection (Fees and Levy) Regulations 1994

4—Substitution of regulation 3

Regulation 3—delete the regulation and substitute:

3—Interpretation

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

accredited activity means a prescribed activity of environmental significance carried on by a licensee in respect of which accreditation is granted under regulation 11A;

Act means the Environment Protection Act 1993;

Adelaide airshed means the area described in Schedule 2 clause 2;

approved estimation or monitoring technique for an activity means—

- (a) an estimation technique set out in an EET manual for the activity; or
- (b) a technique or method approved by the Authority for the activity by condition of licence or otherwise;

assessable site—see subregulation (2);

assessable vehicle—each vehicle approved by the Authority for the transport of waste under a licence that authorises a waste transport business (category A) or (category B) is to be taken to be an assessable vehicle;

copper means copper and its compounds;

designated air pollutant means sulphur dioxide, nitrogen oxides, particulates, volatile organic compounds or lead, but does not include ethanol emitted in the course of a prescribed activity of environmental significance specified in Schedule 1 clause 6(2) or (11) of the Act (breweries, wineries and distilleries);

designated water pollutant means heat, suspended solids, nitrogen, phosphorus, organic matter, zinc, lead or copper;

dredging means the prescribed activity of environmental significance specified in Schedule 1 clause 7(4) of the Act;

earthworks drainage means the prescribed activity of environmental significance specified in Schedule 1 clause 7(6) of the Act;

EET manual for an activity means a manual setting out techniques for making estimates in relation to the activity published by the Commonwealth for the purposes of the National Pollutant Inventory—see www.npi.gov.au;

environment management component means the environment management component of an annual authorisation fee for a licence (see regulation 10B and Schedule 1);

EPA odour criteria means the criteria specified in *EPA Guideline 373/06 Odour assessment using odour source modelling* as issued by the Authority in April 2007;

flat fee component means the flat fee component of an annual authorisation fee for a licence (see regulation 10);

green waste means waste comprised of plants or plant matter, including leaves, twigs, branches, tree trunks, prunings, grass clippings, fruit, vegetables and fruit or vegetable scraps;

inert waste means solid waste that has no active chemical or biological properties and is not subject to biological or chemical breakdown;

lead means lead and its compounds;

licence period, in relation to a licence, means the period of 12 months from the first anniversary of the grant or renewal of the licence and each subsequent period of 12 months;

Note-

This is to be distinguished from the term of the licence (which is a period determined by the Authority under section 43 of the Act).

marine environment means—

- (a) marine waters; or
- (b) land that is covered with marine waters (whether permanently or from time to time);

metropolitan Adelaide has the same meaning as in the *Development Act 1993*;

metropolitan coastal waters means the body of waters extending 3 nautical miles seaward from the coastline forming the western boundary of metropolitan Adelaide;

Mount Gambier airshed means the area described in Schedule 2 clause 3;

Mount Lofty Ranges Water Protection Area means the Mount Lofty Ranges Water Protection Area as declared under Part 8 of the Act;

National Pollutant Inventory means the inventory established as a result of the National Environment Protection (National Pollutant Inventory)
Measure:

nitrogen means total nitrogen;

organic matter—see subregulation (3);

particulates means particulate matter 10 micro metres or less in diameter, and includes red dust particulates;

phosphorous means total phosphorus;

pollutant load-based component means the pollutant load-based component of the resource efficiency component of an annual authorisation fee for a licence (see regulation 10C);

Port Pirie airshed means the area described in Schedule 2 clause 4;

Port River region means the area described in Schedule 2 clause 5;

prescribed activity of environmental significance—see regulation 3A;

prescribed environmental measure—see regulation 3A;

red dust particulates means haematite or goethite;

reporting period means—

- (a) for a licence authorising an activity in respect of which a report is provided to the Authority for the purposes of the National Pollutant Inventory—the period to which the report relates; or
- (b) for any other licence—the 12 month period approved by the Authority for the licence by condition of the licence or by notice in writing to the licensee;

resource efficiency component—the resource efficiency component of the annual authorisation fee for a licence is comprised of the pollutant load-based component and the water reuse component (see regulation 10);

resource recovery, in relation to waste, means—

- (a) reusing the waste; or
- (b) recycling the waste; or
- (c) recovering part of the waste for reuse;

South East Water Protection Area means the South East Water Protection Area as declared under Part 8 of the Act;

Upper Spencer Gulf means the waters described in Schedule 2 clause 6;

waste transport business (category A) means the prescribed activity of environmental significance specified in Schedule 1 clause 3(5) of the Act;

waste transport business (category B) means the prescribed activity of environmental significance specified in Schedule 1 clause 3(6) of the Act;

water reuse component means the water reuse component of the resource efficiency component of an annual authorisation fee for a licence (see regulation 10D);

Whyalla airshed means the area described in Schedule 2 clause 7; *zinc* means zinc and its compounds.

- (2) For the purposes of these regulations, the following principles apply in relation to an *assessable site*:
 - (a) each location specified in a licence at which a prescribed activity of environmental significance may be undertaken is to be taken to be an assessable site;
 - (b) if various places are specified in a licence as a single location, then the various premises are together to be taken to be an assessable site:
 - (c) if a licence authorises a prescribed activity of environmental significance to be undertaken by means of mobile works, then the various premises at which the mobile works are used are together to be taken to be an assessable site;
 - (d) the prescribed activities of dredging, earthworks drainage and a waste transport business (category A) or (category B) are not to be regarded as being undertaken at an assessable site.
- (3) A reference in these regulations to an amount of *organic matter* is a reference to the biochemical oxygen demand of the organic matter expressed in kilograms (determined in accordance with an approved estimation or monitoring technique for the activity that produces the organic matter).

3A—References in Schedule 1

- (1) A reference in Schedule 1 to a *prescribed activity of environmental significance* is to be taken to be a reference to the corresponding activity as set out in Schedule 1 of the Act.
- (2) A reference in Schedule 1 to a *prescribed environmental measure* means a reference to the following measures in place during the licence period:
 - (a) for an activity specified in clause 1(6) of Schedule 1 of the Act (wood preservation works)—a system for the on-site containment of the preservatives used in the works and for monitoring whether groundwater is contaminated by a preservative used in the works;
 - (b) for an activity specified in clause 3(2) of Schedule 1 of the Act (sewage treatment works or septic tank effluent disposal scheme)—a system for the disposal of wastewater collected or otherwise managed in the works or scheme involving the sustainable reuse of the wastewater or disposal of the wastewater to an evaporation lagoon;
 - (c) for an activity specified in clause 3(3) of Schedule 1 of the Act (waste depot for solid waste)—a leachate and landfill gas management system that complies with the guidelines entitled *Environmental management of landfill facilities (municipal solid waste and commercial industrial general waste)* as issued by the Authority in January 2007;
 - (d) for an activity specified in clause 6(1) of Schedule 1 of the Act (abattoirs, slaughterhouses or poultry processing works)—measures that result in wastewater produced at the works complying with each of the following levels:
 - (i) less than 100 milligrams per litre of biochemical oxygen demand averaged over the licence period;
 - (ii) an oil and grease level that is at least 99 per cent less than that of the untreated wastewater;
 - (iii) less than 50 milligrams per litre of suspended solids averaged over the licence period,

assessed in accordance with an approved estimation or monitoring technique for the activity;

- (e) for an activity specified in clause 6(3) of Schedule 1 of the Act (composting works)—a system for preventing the contamination of groundwater by chemical substances in the compost, by means, for example, of a suitable lining under the compost;
- (f) for an activity specified in clause 6(7) of Schedule 1 of the Act (rendering or fat extraction works)—measures that result in wastewater produced at the works complying with each of the following levels:
 - (i) less than 100 milligrams per litre of biochemical oxygen demand averaged over the licence period;
 - (ii) an oil and grease level that is at least 99 per cent less than that of the untreated wastewater;

(iii) less than 50 milligrams per litre of suspended solids averaged over the licence period,

assessed in accordance with an approved estimation or monitoring technique for the activity;

- (g) for an activity specified in clause 6(11) of Schedule 1 of the Act (a winery or distillery)—measures that result in wastewater produced at the winery or distillery complying with each of the following levels:
 - (i) an electrical conductivity or total dissolved solids load that is at least 50 per cent lower than that of the untreated wastewater;
 - (ii) less than 100 milligrams per litre of biochemical oxygen demand averaged over the licence period;
 - (iii) less than 50 milligrams per litre of suspended solids averaged over the licence period,

assessed in accordance with an approved estimation or monitoring technique for the activity.

5—Variation of regulation 4—Monetary value of fee unit

- (1) Regulation 4(b), (c) and (d)—delete paragraphs (b), (c) and (d)
- (2) Regulation 4(e)—delete "all other purposes" and substitute:

purposes not otherwise specified in this regulation

- (3) Regulation 4—before its present contents as amended by this regulation (now to be designated as subregulation (2)) insert:
 - (1) In these regulations, the monetary value of a fee unit on or after 1 July 2008 is, for the purposes of the annual authorisation fee for a licence (including a projected annual authorisation fee under regulation 8)—
 - (a) for the flat fee component—\$50.50;
 - (b) for the environment management component—\$529.00;
 - (c) for the pollutant load-based component—\$4.95;
 - (d) for the water reuse component—\$12.50.

6—Substitution of regulations 5 to 11 and Part 2 and 3 headings

Regulations 5 to 11 (inclusive) and headings to Part 2 and Part 3—delete the regulations and headings and substitute:

Part 2—Works approval fees

5—Application fee for grant of works approval

(1) The application fee for a works approval payable under section 38(1) of the Act is the number of fee units determined according to the estimated cost of the proposed works as follows:

Estimated cost of proposed works	Fee units
Up to and including \$10 000	10
More than \$10 000 but not more than \$50 000	20
More than \$50 000 but not more than \$500 000	40
More than \$500 000 but not more than \$5 million	60
More than \$5 million but not more than \$50 million	100
More than \$50 million	200

- (2) However, if public notice is to be given under section 39(1) or 39(1) and (2) of the Act in respect of the application, the amount otherwise payable under subregulation (1) is increased by the amount determined by the Authority to be the cost of publication of the notice but not exceeding—
 - (a) if the notice and other similar notices are to be published together by the Authority—5 fee units;
 - (b) in any other case—20 fee units.
- (3) If a works approval is refused on an application, the Authority must refund to the applicant 50 per cent of the amount of the application fee under this regulation.
- (4) In this regulation, a reference to the estimated cost of proposed works is a reference to the amount estimated by the Authority to be the total cost of the works to which the application relates excluding any part of the costs determined by the Authority to be attributable to—
 - (a) the purchase of land; or
 - (b) building or other work that will not contribute directly or substantially to the prescribed activity of environmental significance to which the application relates.

5A—No authorisation fee on grant or renewal of works approval and no annual authorisation fee

No authorisation fee is payable under section 40 or 43 of the Act, and no annual authorisation fee is payable under section 48 of the Act, for a works approval.

Part 2A—Exemption fees

6—Application fee for grant of exemption

- (1) The application fee for an exemption payable under section 38(1) of the Act is 10 fee units.
- (2) However, if public notice is to be given under section 39(1) or 39(1) and (2) of the Act in respect of the application, the amount otherwise payable under subregulation (1) is increased by the amount determined by the Authority to be the cost of publication of the notice but not exceeding—
 - (a) if the notice and other similar notices are to be published together by the Authority—5 fee units;
 - (b) in any other case—20 fee units.

6A—Authorisation fee on grant or renewal of exemption and annual authorisation fee

- (1) The authorisation fee payable under section 40 or 43 of the Act, and the annual authorisation fee payable under section 48 of the Act, for an exemption will be at 1 of the following levels:
 - (a) 10 fee units;
 - (b) a multiple of 10 fee units up to 100 units;
 - (c) 100 fee units;
 - (d) a multiple of 100 fee units up to 2 500 units.
- (2) The level of the authorisation fee and annual authorisation fee for an exemption is to be determined by the Authority at its discretion having regard to the following:
 - (a) the factors specified in section 25(2) of the Act;
 - (b) any relevant environment protection policy;
 - (c) whether the applicant will be bound by an environment improvement program;
 - (d) the time of the day and the period for which the exemption will operate;
 - (e) the number of people affected by, or the extent of any other environmental impact of, the activity to which the exemption will relate:
 - (f) any relevant matter arising under the *Development Act 1993* or a Development Plan or development authorisation under that Act in relation to the location of the activity to which the exemption will relate:
 - (g) any other matter considered relevant by the Authority.
- (3) The amount of the application fee paid for an exemption is to be credited towards the amount of the authorisation fee required to be paid under section 40 of the Act for the exemption.

6B—Annual authorisation fee payment date for exemption

- (1) For the purposes of section 48(2)(b) of the Act, the date in each year before which the holder of an exemption must pay the annual authorisation fee to the Authority is—
 - (a) if a date is specified for the purpose in the exemption—that date; or
 - (b) in any other case—the date falling 1 month after each anniversary of the grant of the exemption.
- (2) For the purposes of section 48(4) of the Act, the penalty for failure to pay an annual authorisation fee is \$20.00 plus 1 per cent of the annual authorisation fee for the first month (or part of a month) for which the default continues and 2 per cent of the annual authorisation fee for each further month (or part of a month) for which the default continues.

Part 3—Licence fees

7—Application fee for grant of licence

(1) The application fee for a licence payable under section 38(1) of the Act is the number of fee units determined according to the applicant's projected annual authorisation fee, calculated under regulation 8(1) by reference to the Authority's reasonable assumptions at the time of the application, as follows:

Projected annual authorisation fee	Fee units
Up to and including \$2 000	10
More than \$2 000 but not more than \$5 000	20
More than \$5 000 but not more than \$10 000	30
More than \$10 000 but not more than \$50 000	50
More than \$50 000	100

Note—

An applicant for a licence for which an annual authorisation fee will not be payable under section 48 of the Act will nevertheless have a projected annual authorisation fee under regulation 8 for the purposes of calculating the amount of the application fee payable by the applicant.

- (2) However, if public notice is to be given under section 39(1) or 39(1) and (2) of the Act in respect of the application, the amount otherwise payable under subregulation (1) is increased by the amount determined by the Authority to be the cost of publication of the notice but not exceeding—
 - (a) if the notice and other similar notices are to be published together by the Authority—5 fee units;
 - (b) in any other case—20 fee units.

8—Authorisation fee payable for grant or renewal of licence

- (1) The authorisation fee payable under section 40 of the Act for the grant of a licence is the amount determined by the Authority to be the *applicant's projected annual authorisation fee*, being the amount of the annual authorisation fee (excluding the resource efficiency component) that would be payable by the applicant if the applicant were the holder of a licence liable to pay an annual authorisation fee under section 48 of the Act in respect of the projected licence period, calculated by reference to the Authority's reasonable assumptions as to what would be the nature and level of the applicant's activities if carried on for the whole of the period to which the calculations relate.
- (2) The authorisation fee payable under section 43 of the Act for renewal of a licence is the amount determined by the Authority to be the *applicant's projected annual authorisation fee*, being the amount of the annual authorisation fee that would be payable by the applicant if the applicant were the holder of a licence liable to pay an annual authorisation fee under section 48 of the Act in respect of the projected licence period, calculated by reference to the Authority's reasonable assumptions as to what would be the nature and level of the applicant's activities if carried on for the whole of the periods to which the calculations relate.
- (3) For the purposes of determining the applicant's projected annual authorisation fee—
 - (a) a reference in regulation 10 to an annual authorisation fee is to be read as if it were a reference to the projected annual authorisation fee; and
 - (b) subject to subregulation (4), a reference in these regulations to the current licence period is to be read as if it were a reference to the projected licence period; and
 - (c) a reference in these regulations to activities authorised by the licence is to be read as if it were a reference to activities to be authorised by the licence.
- (4) If the projected licence period is less than or more than 12 months—
 - (a) a pro rata adjustment is to be made to the amount of the environment management component, and, in the case of renewal, the resource efficiency component, by applying the proportion that the length of the projected licence period bears to 12 months; and
 - (b) the pro rata adjustment is to be made on the basis of months, parts of a month being counted as a full month; and
 - (c) for the purposes of determining the environment management component, if the number of fee units specified in Schedule 1 depends on an indicator of the level of activity during the licence period, the indicator is to be determined by the Authority on the basis of the Authority's estimates in relation to the activity during a period of 12 months rather than during the projected licence period.

Examples—

- 1 If the term of the licence is 3 months, the proportion that the length of the projected licence period bears to 12 months would be \(^{1}/4\).
- 2 If the term of the licence is $3\frac{1}{2}$ months, the proportion that the length of the projected licence period bears to 12 months would be $\frac{1}{3}$.
- (5) The amount of the application fee paid for a licence is to be credited towards the amount of the authorisation fee required to be paid under section 40 of the Act for the licence.
- (6) In this regulation—

projected licence period means—

- (a) in the case of a licence for which the holder is not liable to pay an annual authorisation fee under section 48 of the Act (by reason of the fact that the term of the licence is less than 2 years or that it is an environmental authorisation of a prescribed class)—the term of the licence;
- (b) in the case of a licence for which the holder is liable to pay an annual authorisation fee under section 48 of the Act—the period between the grant or renewal of the licence and the commencement of the first licence period for which an annual authorisation fee will be payable.

9—Annual authorisation fee payment date for licence

- (1) For the purposes of section 48(2)(b) of the Act, the date in each year before which the licensee must pay the annual authorisation fee to the Authority is—
 - (a) if a date is specified for the purpose in the licence—that date; or
 - (b) in any other case—the date falling 1 month after each anniversary of the grant of the licence.
- (2) For the purposes of section 48(4) of the Act, the penalty for failure to pay an annual authorisation fee is \$20.00 plus 1 per cent of the annual authorisation fee for the first month (or part of a month) for which the default continues and 2 per cent of the annual authorisation fee for each further month (or part of a month) for which the default continues.

10—Annual authorisation fee for licence

- (1) The annual authorisation fee payable under section 48 of the Act for a licence is the sum of—
 - (a) the flat fee component determined in accordance with regulation 10A; and
 - (b) the environment management component determined for the current licence period in accordance with regulation 10B; and
 - (c) the resource efficiency component comprising—

- (i) if the pollutant threshold is exceeded in the reporting period immediately preceding the current licence period—the pollutant load-based component determined in accordance with regulation 10C; and
- (ii) if the low salinity water threshold is exceeded in the reporting period immediately preceding the current licence period—the water reuse component determined in accordance with regulation 10D.
- (2) However, if a licence is renewed under section 43(6) of the Act and the activity undertaken pursuant to the licence has ceased, no environment management component or flat fee component is payable.
- (3) The *pollutant threshold* is exceeded in a reporting period if—
 - (a) the amount of a designated air pollutant emitted to air during the period from an assessable site specified in the licence exceeds—
 - (i) in the case of sulphur dioxide or nitrogen oxides— 10, 000 kilograms; or
 - (ii) in the case of particulates or volatile organic compounds—1 000 kilograms; or
 - (iii) in the case of lead—100 kilograms; or
 - (b) the amount of a designated water pollutant discharged to waters during the period from an assessable site specified in the licence exceeds—
 - (i) in the case of heat—10 megawatts; or
 - (ii) in the case of suspended solids, nitrogen, phosphorus, organic matter or zinc—1 000 kilograms; or
 - (iii) in the case of lead or copper—100 kilograms,

in each case, assessed in accordance with an approved estimation or monitoring technique for the activity that produces the pollutant.

- (4) The *low salinity water threshold* is exceeded in a reporting period if 10 megalitres or more of water is discharged to the marine environment during that period (whether directly or indirectly through pipes or channels) from an assessable site specified in the licence and the average salinity of water so discharged is less than 1 500 milligrams of total dissolved solids per litre (assessed in accordance with an approved estimation or monitoring technique for the activity that produces the water).
- (5) The pollutant threshold or low salinity water threshold is to be taken to have been exceeded in the reporting period immediately preceding the current licence period (the *relevant reporting period*) if—
 - (a) the Authority is satisfied that the threshold has been exceeded in the relevant reporting period on the basis of information reported to the Authority in relation to the activities authorised by the licence (for the purposes of the National Pollutant Inventory, conditions of licence or otherwise); or

- (b) the Authority has not received information for the relevant reporting period or has not had an opportunity to determine whether it is satisfied as to the accuracy of information reported to the Authority for the relevant reporting period, but is satisfied that the threshold has been exceeded in the reporting period immediately preceding the relevant reporting period on the basis of information reported to the Authority in relation to the activities authorised by the licence (for the purposes of the National Pollutant Inventory, conditions of licence or otherwise); or
- (c) the Authority is satisfied on the basis of its reasonable assumptions as to the nature and level of the activities authorised by the licence that the threshold would be exceeded if the activities were to be carried on over a 12 month period (whether or not they have in fact been carried on over such a period).
- (6) If discharges of liquid pollutants from 2 or more activities authorised by separate licences (whether or not held by the same person) are mixed by use of the same pipe or channel or otherwise so as to constitute a single discharge to waters, the Authority is to—
 - (a) determine the annual authorisation fee payable for the licence as if the discharge to waters were the result of activities authorised by a single licence; and
 - (b) apportion the amount so determined between the separate licences concerned—
 - (i) on such basis as may be nominated by the holder of the licences, or, if there is more than 1 holder, on such basis as may be agreed by the holders; or
 - (ii) in the absence of such a nomination or agreement, on a basis determined by the Authority having regard to the respective environmental impacts of the discharges resulting from the activities authorised by the separate licences.

10A—Flat fee component

- (1) The flat fee component is 1 fee unit.
- (2) If no environment management component is payable for the licence, no flat fee component is payable.

10B—Determining environment management component

- (1) The environment management component is comprised of—
 - (a) a separate amount payable for each assessable site specified in the licence as follows:
 - (i) if the licence authorises only 1 prescribed activity of environmental significance to be carried on at the site during the licence period—the number of fee units specified in Schedule 1 for the activity;

- (ii) if the licence authorises 2 or more prescribed activities of environmental significance to be carried on at the site during the licence period—the highest number of fee units specified in Schedule 1 for any of the activities (or the higher number, in the case of only 2 such activities); and
- (b) if the licence authorises a waste transport business (category A) or a waste transport business (category B)—the number of fee units determined as follows:
 - (i) the number of fee units specified in Schedule 1 for the activity for each vehicle that is an assessable vehicle during the licence period adjusted, if the vehicle is not an assessable vehicle for the whole of the licence period, by applying the proportion that the number of months during the licence period for which the vehicle is an assessable vehicle bears to 12 months;
 - (ii) for the purposes of the adjustment, part of a month is to be counted as a full month;
 - (iii) if the same vehicle is an assessable vehicle for the purposes of both a waste transport business (category A) and a waste transport business (category B) and a different number of fee units is specified in Schedule 1 for the vehicle in those different businesses, the number of fee units for the vehicle is the higher number of fee units so specified adjusted, if the vehicle is not an assessable vehicle for the whole of the licence period, as set out in subparagraph (i); and
- (c) if the licence authorises dredging—the number of fee units specified in Schedule 1 for the activity for each day on which the activity is undertaken during the licence period; and
- (d) if the licence authorises earthworks drainage—the number of fee units specified in Schedule 1 for the activity for each day on which the activity is undertaken during the licence period.
- (2) If the number of fee units specified in Schedule 1 depends on an indicator of the level of activity during the licence period, the indicator is to be determined by the Authority on the basis of the Authority's estimates in relation to the activity during the licence period.
- (3) Amounts determined under this regulation are subject to any necessary adjustment under regulation 11 after the end of the licence period.

10C—Determining pollutant load-based component

- (1) The pollutant load-based component is comprised of a separate amount payable for each assessable site specified in the licence.
- (2) The amount payable for an assessable site is the sum of—
 - (a) the fee units for each designated air pollutant emitted to air from the site in the course of a prescribed activity of environmental significance during the designated reporting period determined in accordance with subregulation (3); and

- (b) the fee units for each designated water pollutant discharged to waters from the site (whether directly or indirectly through pipes or channels) in the course of a prescribed activity of environmental significance during the designated reporting period determined in accordance with subregulation (4).
- (3) The number of fee units for a designated air pollutant is to be determined in accordance with the following formula:

 $DAP = T \times N \times Z$

where-

DAP is the number of fee units for the designated air pollutant;

T is the weight (in tonnes rounded to the nearest 0.1 tonne) of the pollutant emitted to air during the reporting period, assessed—

- (a) in accordance with an approved estimation or monitoring technique for the activity that resulted in the emission; or
- (b) if the pollutant threshold is taken to be exceeded under regulation 10(5)(c), on the basis of the Authority's own estimates and reasonable assumptions as to the nature and level of the licensee's activities;

N is the number of fee units for the pollutant specified in Table 1;

Z is the zone weighting determined in accordance with Table 1 by reference to the pollutant and the location of the assessable site from which the pollutant is emitted (and if the site is located in 2 areas listed in the table, the higher zone weighting applies).

Table 1—Fee units and zone weightings for designated air pollutants

Pollutant	Fee units	Location of assessable site	Zone weighting
sulphur dioxide	1	All areas	1
nitrogen oxides	1	Adelaide airshed	2
		Other areas	1
particulates	10	Mount Gambier airshed	2
		In the case of red dust particulates— Whyalla airshed	4
		Other areas	1
volatile organic	10	Adelaide airshed	1.5
compounds		Areas outside the Adelaide airshed that are within a council area	1
		Other areas	0.5
lead	100	Port Pirie airshed	15
		Other areas	1

(4) The number of fee units for a designated water pollutant is to be determined in accordance with the following formula:

$DWP = T \times N \times Z$

where—

DWP is the number of fee units for the designated water pollutant;

T is—

- (a) the weight (in tonnes rounded to the nearest 0.1 tonne); or
- (b) in the case of heat—the number of megawatts (rounded to the nearest megawatt),

of the pollutant discharged to waters during the reporting period, assessed—

- (c) in accordance with an approved estimation or monitoring technique for the activity resulting in the discharge; or
- (d) if the pollutant threshold is taken to be exceeded under regulation 10(5)(c), on the basis of the Authority's own estimates and reasonable assumptions as to the nature and level of the licensee's activities;

N is the number of fee units for the pollutant specified in Table 2;

Z is the zone weighting determined in accordance with Table 2 by reference to the pollutant and the location of the waters into which the pollutant is discharged (and if the pollutant is discharged into 2 areas listed in the table, the higher zone weighting applies).

Table 2—Fee units and zone weightings for designated water pollutants

Pollutant	Fee units	Location of waters	Zone weighting
heat	1	All waters of the State	1
suspended	10	Metropolitan coastal waters	2
solids		All other waters of the State	1
nitrogen	10	Port River region or Metropolitan coastal waters	3
		All other waters of the State	1
phosphorus	10	Port River region	2
		All other waters of the State	1
organic matter	10	Lake Bonney (South East)	2
		All other waters of the State	1
zinc	10	Upper Spencer Gulf	2
		All other waters of the State	1
copper, lead	100	Upper Spencer Gulf	2
		All other waters of the State	1

- (5) If the pollutant threshold is taken to be exceeded under regulation 10(5)(b) or regulation 10(5)(c), the pollutant load-based component is subject to any necessary adjustment under regulation 11 after the end of the licence period.
- (6) In this regulation—

designated reporting period means—

- (a) if the pollutant threshold is taken to be exceeded under regulation 10(5)(a)—the reporting period immediately preceding the current licence period;
- (b) if the pollutant threshold is taken to be exceeded under regulation 10(5)(b)—the reporting period immediately preceding the reporting period referred to in paragraph (a);
- (c) if the pollutant threshold is taken to be exceeded under regulation 10(5)(c)—a hypothetical reporting period of 12 months.

10D—Determining water reuse component

- (1) The water reuse component is comprised of a separate amount payable for each assessable site specified in the licence.
- (2) The water reuse component is 1 fee unit for each megalitre (rounded to the nearest megalitre) of wastewater discharged to the marine environment (whether directly or indirectly through pipes or channels) in the course of a prescribed activity of environmental significance during the designated reporting period—
 - (a) measured in accordance with an approved estimation or monitoring technique for the activity; or
 - (b) if the low salinity water threshold is taken to be exceeded under regulation 10(5)(c)—estimated by the Authority on the basis of its reasonable assumptions as to the nature and level of the licensee's activities.
- (3) If the low salinity water threshold is taken to be exceeded under regulation 10(5)(b) or regulation 10(5)(c), the water reuse component is subject to any necessary adjustment under regulation 11 after the end of the licence period.
- (4) In this regulation—

designated reporting period means—

- (a) if the low salinity water threshold is taken to be exceeded under regulation 10(5)(a)—the reporting period immediately preceding the current licence period;
- (b) if the low salinity water threshold is taken to be exceeded under regulation 10(5)(b)—the reporting period immediately preceding the reporting period referred to in paragraph (a);
- (c) if the low salinity water threshold is taken to be exceeded under regulation 10(5)(c)—a hypothetical reporting period of 12 months.

11—Adjustment of annual authorisation fee or projected annual authorisation fee at end of licence period or projected licence period

(1) If the Authority is satisfied after the end of a licence period that the annual authorisation fee determined for the period (as based on estimates made by the Authority under this Part or regulation 10 of the substituted regulations) was an amount less than the amount calculated by reference to the activity as actually undertaken during the licence period or the reporting period immediately preceding the licence period, the Authority may, by notice in writing to the holder of the licence or by conditions of the licence, require the holder of the licence to pay to the Authority, within a specified period, the amount determined by the Authority to represent the difference between those 2 amounts.

Note-

If no resource efficiency component was payable because the pollutant threshold or low salinity water threshold was determined in accordance with regulation 10(5)(b) or (c) as not having been exceeded but information subsequently reported to the Authority shows that the threshold would have been exceeded under regulation 10(5)(a) if that information had then been available and the Authority had been satisfied as to its accuracy, this subregulation will apply and a resource efficiency component will become payable.

- (2) If the holder of a licence satisfies the Authority (by such evidence as the Authority may require) after the end of a licence period that the annual authorisation fee paid for the period (as based on estimates made by the Authority under this Part or regulation 10 of the substituted regulations) was more than the amount calculated by reference to the activity as actually undertaken during the licence period or the reporting period immediately preceding the licence period, the Authority must refund to the holder of the licence the amount determined by the Authority to represent the difference between those 2 amounts.
- (3) In this regulation—

annual authorisation fee includes a projected annual authorisation fee under regulation 8;

licence period includes a projected licence period under regulation 8;

substituted regulations means these regulations as in force immediately before the commencement of the *Environment Protection (Fees and Levy) Variation Regulations 2008*.

7—Variation of regulation 11A—Accredited licences

Regulation 11A(3)(b)—delete "licence period" and substitute:

term of the licence

8—Variation of regulation 11C—Benefits of accreditation

Regulation 11C(a)—delete paragraph (a) and substitute:

(a) a 50 per cent reduction in the authorisation fee otherwise payable under section 40 or 43 of the Act, or the annual authorisation fee otherwise payable under section 48 of the Act, in relation to the accredited activity; and

9—Revocation of regulations 12 and 13

Regulations 12 and 13—delete the regulations

10—Insertion of regulation 17A

After regulation 17—insert:

17A—Late fee for application for renewal of environmental authorisation

For the purposes of section 43(4) of the Act, the fee for late application for renewal of an environmental authorisation is \$20.00 plus 1 per cent of the authorisation fee payable on renewal for the first month (or part of a month) for which the application is late and 2 per cent of that authorisation fee for each further month (or part of a month) for which the application is late

17B—Fee for renewal without application

If an environmental authorisation under which activities continue to be undertaken is renewed under section 43(6) of the Act (without application), the holder of the authorisation must pay the Authority the authorisation fee that would have been payable under section 43(5) had the authorisation been renewed on application.

11—Variation of regulation 19—Recovery of fee instalments

(1) Regulation 19—delete "these regulations" first occurring and substitute:

the regulations under the Act

(2) Regulation 19—delete "these" second occurring

12—Variation of regulation 20—Additional charge on fee paid by instalments

(1) Regulation 20—after "fee" insert:

under the Act or the regulations under the Act

(2) Regulation 20—after "interest" insert:

, or an administrative fee,

13—Insertion of regulation 21

After regulation 20 insert:

21—Fee increase if instalment outstanding

If the Authority allows a fee to be paid by instalments, the fee is the amount that would be payable under the Act or the regulations under the Act apart from this regulation plus, for each instalment that is not paid by the date for payment, \$20 plus 1 per cent of the instalment for the first month for which the default continues and 2 per cent of the instalment for each further month for which the default continues.

14—Substitution of Schedules 1, 2 and 3

Schedules 1, 2 and 3—delete the Schedules and substitute:

Schedule 1—Environment management component

Schedule 1 of Act	Prescri (includi	Fee units					
Clause 1	Petrole	Petroleum and chemical					
cl 1(1)	Chemic	al storage and warehousing facilities	3				
cl 1(2)(a)(i)	Chemic	al works (inorganic) comprising—					
	(a)	a soda ash plant	80				
	(b)	works associated with a uranium plant (where the main or a significant product is uranium)	20				
	(c)	works of any other kind	8				
cl 1(2)(a)(ii)	Chemic	al works (organic) comprising—					
	(a)	works emitting less than 100 tonnes of volatile organic compounds during the licence period	8				
	(b)	works emitting 100 tonnes or more of volatile organic compounds during the licence period	12				
cl 1(2)(b)	Chemic	Chemical works (salt production)					
cl 1(3)	Coke w	Coke works					
cl 1(4)	Oil refin	Oil refineries					
cl 1(5)(a)		Petroleum production, storage or processing works or facilities (storage)					
cl 1(5)(b)		im production, storage or processing works or s (production) comprising—					
	(a)	works or facilities emitting less than 500 tonnes of volatile organic compounds during the licence period	8				
	(b)	works or facilities emitting 500 tonnes or more but less than 1 000 tonnes of volatile organic compounds during the licence period	50				

Schedule 1 of Act		bed activity of environmental significance ing indicator of level of activity if applicable)	Fee units
	(c)	works or facilities emitting 1 000 tonnes or more of volatile organic compounds during the licence period	80
cl 1(6)	Wood p	reservation works comprising—	
	(a)	8	
	(b)	works using, during the licence period, other preservatives (eg preservatives containing heavy metals or creosote)—	
		(i) if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works	20
		(ii) in any other case	50
Clause 2	Manufa	acturing and mineral processing	
cl 2(1)	Abrasiv	e blasting comprising—	
	(a)	mobile works	3
	(b)	works other than mobile works	2
cl 2(2)	Hot mix		
	(a)	mobile works	12
	(b)	works other than mobile works	8
cl 2(3)	Cement		
	(a)	works emitting less than 100 tonnes of particulates during the licence period	20
	(b)	works emitting 100 tonnes or more of particulates during the licence period	50
cl 2(4)	Ceramio	e works comprising—	
	(a)	glass works emitting 25 tonnes or more of particulates during the licence period	50
	(b)	brick works emitting 2 tonnes or more of fluorides during the licence period	12
	(c)	other glass works or brick works	8
	(d)	works of any other kind (eg pottery works)	2
cl 2(5)	Concret	e batching works (whether or not mobile)	2
cl 2(6)	Drum re	econditioning works	3
cl 2(7)	Ferrous compris	and non-ferrous metal melting works ing—	
	(a)	works producing emissions of more than 2 500 kilograms of volatile organic compounds during the licence period in respect of which—	

Schedule 1 of Act	Prescribed activity of environmental significance (including indicator of level of activity if applicable)	Fee units
	(i) the Authority is satisfied of compliance by the licensee with the EPA odour criteria	12
	(ii) the Authority is satisfied of non-compliance by the licensee with the EPA odour criteria	50
	(b) works producing emissions of 2 500 kilograms or less of volatile organic compounds during the licence period	4
cl 2(8)	Metallurgical works	80
cl 2(9)	Mineral works	12
cl 2(10)	Pulp or paper works	80
cl 2(11)	Scrap metal recovery works	3
cl 2(12)(a)	Surface coating works (metal finishing)	8
cl 2(12)(b)	Surface coating works (hot dip galvanizing) comprising—	
	(a) works producing emissions to air during the licence period of 1 000 kilograms or more of zinc	12
	(b) works producing emissions to air during the licence period of 100 kilograms or more but less than 1 000 kilograms of zinc	8
	(c) works producing emissions to air during the licence period of less than 100 kilograms of zinc	4
cl 2(12)(c)	Surface coating works (spray painting or powder coating)	3
cl 2(13)	Wood processing works comprising—	
	(a) works producing emissions to air during the licence period of 50 tonnes or more of particulates	12
	(b) works producing emissions to air during the licence period of less than 50 tonnes of particulates	3
cl 2(14)	Maritime construction works	3
cl 2(15)	Vehicle production works	20
Clause 3	Waste treatment and disposal	
cl 3(1)(a)	Incineration works (chemical wastes)	50
cl 3(1)(b)	Incineration works (medical wastes, cytotoxic wastes, quarantine wastes)	50
cl 3(1)(c)	Incineration works (cremation)	2
cl 3(1)(d)	Incineration works (solid municipal waste)	50

Schedule 1 of Act						
cl 3(1)(e)	Incinera	ation	works (solid trade waste)	50		
cl 3(2)(a)			ment works or septic tank effluent disposal charge to marine waters) comprising—			
	(a)	1 0	rks or a scheme discharging 00 megalitres or more of wastewater during licence period	80		
	(b)	or 1	rks or a scheme discharging 500 megalitres more but less than 1 000 megalitres of stewater during the licence period	50		
	(c)	or	rks or a scheme discharging 100 megalitres more but less than 500 megalitres of stewater during the licence period	12		
	(d)	or	rks or a scheme discharging 50 megalitres more but less than 100 megalitres of stewater during the licence period	8		
	(e)	or 1	rks or a scheme discharging 20 megalitres more but less than 50 megalitres of stewater during the licence period	4		
	(f)	20	rks or a scheme discharging less than megalitres of wastewater during the licence iod	3		
cl 3(2)(b)	scheme	s (dis	ment works or septic tank effluent disposal charge to land or waters within the Mount s Water Protection Area) comprising—			
	(a)	or	rks or a scheme discharging 500 megalitres more of wastewater during the licence riod—			
		(i)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works or scheme	50		
		(ii)	in any other case	80		
	(b)	or	rks or a scheme discharging 100 megalitres more but less than 500 megalitres of stewater during the licence period—			
		(i)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works or scheme	20		
		(ii)	in any other case	50		
	(c)	or 1	rks or a scheme discharging 50 megalitres more but less than 100 megalitres of stewater during the licence period—			

Schedule 1 of Act			activity of environmental significance adicator of level of activity if applicable)	Fee units
		(i)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works or scheme	8
		(ii)	in any other case	12
	(d)	or	orks or a scheme discharging 20 megalitres more but less than 50 megalitres of stewater during the licence period—	
		(i)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works or scheme	4
		(ii)	in any other case	8
	(e)	20	orks or a scheme discharging less than megalitres of wastewater during the licence criod—	
		(i)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works or scheme	3
		(ii)	in any other case	4
cl 3(2)(c)	scheme waters	s (dis and o	ment works or septic tank effluent disposal charge to land or waters other than marine ther than within the Mount Lofty Ranges ction Area) comprising—	
	(a)	1.0	orks or a scheme discharging 000 megalitres or more of wastewater during e licence period—	
		(i)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works or scheme	50
		(ii)	in any other case	80
	(b)	or	orks or a scheme discharging 500 megalitres more but less than 1 000 megalitres of stewater during the licence period—	
		(i)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works or scheme	20
		(ii)	in any other case	50
	(c)	or	orks or a scheme discharging 100 megalitres more but less than 500 megalitres of stewater during the licence period—	

Schedule 1 of Act			•	environmental significance f level of activity if applicable)	Fee units
		(i)	the exist	ensee satisfies the Authority of ence of an effective prescribed mental measure for the works or	8
		(ii)	in any o	ther case	12
	(d)	or i	more but l	heme discharging 50 megalitres ess than 100 megalitres of uring the licence period—	
		(i)	the exist	ensee satisfies the Authority of ence of an effective prescribed mental measure for the works or	4
		(ii)	in any o	ther case	8
	(e)	or 1	more but l	heme discharging 20 megalitres ess than 50 megalitres of uring the licence period—	
		(i)	the exist	ensee satisfies the Authority of ence of an effective prescribed mental measure for the works or	3
		(ii)	in any o	ther case	4
	(f)	20		heme discharging less than of wastewater during the licence	
		(i)	the exist	ensee satisfies the Authority of ence of an effective prescribed mental measure for the works or	2
		(ii)	in any o	ther case	3
cl 3(3)			ycling dep nprising—	ots (solid waste for on-site	
	(a)	sol	-	ving more than 200 000 tonnes of other than waste fill) during the	
		(i)	if—		50
			(A)	the waste is inert waste; or	
			(B)	the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the depot	
		(ii)	in any o	ther case	80
	(b)	but wa	not more	ring more than 100 000 tonnes than 200 000 tonnes of solid than waste fill) during the licence	

Schedule 1 of Act			-	environmental significance f level of activity if applicable)	Fee unit
		(i)	if—		2
			(A)	the waste is inert waste; or	
			(B)	the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the depot	
		(ii)	in any o	ther case	5
	(c)	not (ot	t more than	ving more than 50 000 tonnes but in 100 000 tonnes of solid waste raste fill) during the licence	
		(i)	if—		1:
			(A)	the waste is inert waste; or	
			(B)	the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the depot	
		(ii)	in any o	ther case	2
	(d)	a depot receiving more than 20 000 tonnes but not more than 50 000 tonnes of solid waste (other than waste fill) during the licence period—	1 50 000 tonnes of solid waste		
		(i)	if—		
			(A)	the waste is inert waste; or	
			(B)	the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the depot	
		(ii)	in any o	ther case	1
(e)	(e)	not (ot	t more than	ving more than 5 000 tonnes but a 20 000 tonnes of solid waste raste fill) during the licence	
		(i)	if—		
			(A)	the waste is inert waste; or	
			(B)	the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the depot	
		(i)	i	ther case	

Schedule 1 of Act			-	environmental significance f level of activity if applicable)	Fee units	
	(f)	not (ot	t more than	ving more than 2 000 tonnes but n 5 000 tonnes of solid waste raste fill) during the licence		
		(i)	if—		3	
			(A)	the waste is inert waste; or		
			(B)	the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the depot		
		(ii)	in any o	ther case	4	
	(g)	not (ot	t more than	ving more than 1 000 tonnes but in 2 000 tonnes of solid waste vaste fill) during the licence		
		(i)	if—		2	
			(A)	the waste is inert waste; or		
			(B)	the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the depot		
		(ii)	in any o	ther case	3	
	(h)					
		(i)	if—		1	
			(A)	the waste is inert waste; or		
			(B)	the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the depot		
		(ii)	in any o	ther case	2	
cl 3(3)	Waste or recycling depots comprising a winery wastewater treatment works—the fee units payable are those that would be payable if the depot were a sewage treatment works or a septic tank effluent disposal scheme under clause 3(2) of Schedule 1 of the Act.					
cl 3(3)		han w	vinery was	oots (for disposal of liquid waste) tewater treatment works)		
	(a)		•	ving more than 100 000 kilolitres te during the licence period—		

Schedule 1 of Act			nctivity of environmental significance adicator of level of activity if applicable)	Fee units
		(i)	involving disposal to a sewer or other off-site wastewater treatment plant subject to a licence	50
		(ii)	involving disposal other than to a sewer	80
	(b)	but	epot receiving more than 50 000 kilolitres anot more than 100 000 kilolitres of liquid ste during the licence period—	
		(i)	involving disposal to a sewer or other off-site wastewater treatment plant subject to a licence	20
		(ii)	involving disposal other than to a sewer	50
	(c)	but	epot receiving more than 20 000 kilolitres anot more than 50 000 kilolitres of liquid ste during the licence period—	
		(i)	involving disposal to a sewer or other off-site wastewater treatment plant subject to a licence	12
		(ii)	involving disposal other than to a sewer	20
	(d)	but	epot receiving more than 5 000 kilolitres not more than 20 000 kilolitres of liquid ste during the licence period—	
		(i)	involving disposal to a sewer or other off-site wastewater treatment plant subject to a licence	8
		(ii)	involving disposal other than to a sewer	12
	(e)	but	epot receiving more than 2 000 kilolitres anot more than 5 000 kilolitres of liquid ste during the licence period—	
		(i)	involving disposal to a sewer or other off-site wastewater treatment plant subject to a licence	4
		(ii)	involving disposal other than to a sewer	8
	(f)	but	epot receiving more than 1 000 kilolitres not more than 2 000 kilolitres of liquid ste during the licence period—	
		(i)	involving disposal to a sewer or other off-site wastewater treatment plant subject to a licence	3
		(ii)	involving disposal other than to a sewer	4
	(g)		epot receiving 1 000 kilolitres or less of uid waste during the licence period—	
		(i)	involving disposal to a sewer or other off-site wastewater treatment plant subject to a licence	2
		(ii)	involving disposal other than to a sewer	3

Schedule 1 of Act			ctivity of environmental significance dicator of level of activity if applicable)	Fee units
cl 3(3)			ycling depots (waste for resource recovery omprising—	
	(a)	was	epot receiving more than 200 000 tonnes of ste during the licence period for resource overy or transfer to another location	50
	(b)	but dur	epot receiving more than 100 000 tonnes not more than 200 000 tonnes of waste ing the licence period for resource recovery ransfer to another location	20
	(c)	not the	epot receiving more than 50 000 tonnes but more than 100 000 tonnes of waste during licence period for resource recovery or asfer to another location	12
	(d)	not the	epot receiving more than 20 000 tonnes but more than 50 000 tonnes of waste during licence period for resource recovery or asfer to another location	;
	(e)	not the	epot receiving more than 5 000 tonnes but more than 20 000 tonnes of waste during licence period for resource recovery or asfer to another location	
	(f)	not the	more than 5 000 tonnes of waste during licence period for resource recovery or asfer to another location	:
	(g)	not the	more than 2 000 tonnes of waste during licence period for resource recovery or asfer to another location	2
	(h)	dur	epot receiving 1 000 tonnes or less of waste ing the licence period for resource recovery ransfer to another location	
cl 3(3)	Waste o	or recy	veling depots (battery recycling)	
cl 3(4)	Activiti	es pro	oducing listed wastes comprising—	
	(a)		activity producing medical waste and no er listed waste during the licence period	
	(b)	in a	iny other case—	
		(i)	an activity producing more than 250 tonnes of listed waste during the licence period	:
		(ii)	an activity producing more than 100 tonnes but not more than 250 tonnes of listed waste during the licence period	:
		(iii)	an activity producing more than 5 tonnes but not more than 100 tonnes of listed waste during the licence period	2

Schedule 1 of Act	Prescribed activity of environmental significance (including indicator of level of activity if applicable)	Fee units		
	(iv) an activity producing 5 tonnes or less of listed waste during the licence period	1		
cl 3(5)	Waste transport business (category A)—			
	(a) for each vehicle that is an assessable vehicle during the licence period and is not used other than to collect and transport medical waste not exceeding 40 litres at any 1 time	0.3		
	(b) for each vehicle that is an assessable vehicle during the licence period other than a vehicle referred to in the preceding paragraph	0.9		
cl 3(6)	Waste transport business (category B)—for each vehicle that is an assessable vehicle during the licence period	0.3		
Clause 4	Activities in specified areas	_		
cl 4(1)	Brukunga mine site and associated acid neutralisation plant	30		
cl 4(2)(a)	Discharge during the licence period of stormwater to underground aquifers by means other than a stormwater drainage system from land or premises situated in the area of the City of Mount Gambier or the Western Industrial Zone of the area of the District Council of Mount Gambier (as defined in the relevant Development Plan under the <i>Development Act 1993</i>)	12		
cl 4(2)(b)	Discharge during the licence period of stormwater to underground aquifers from a stormwater drainage system situated in the City of Mount Gambier or the Western Industrial Zone of the area of the District Council of Mount Gambier (as defined in the relevant Development Plan under the <i>Development Act 1993</i>)	12		
cl 4(2)(c)	Discharge during the licence period of stormwater to underground aquifers from a stormwater drainage system situated in metropolitan Adelaide —			
	(a) if 50 megalitres or more is discharged during the licence period	4		
	(b) if 10 megalitres or more but not more than 50 megalitres is discharged during the licence period	3		
	(c) if less than 10 megalitres is discharged during the licence period	2		
Clause 5	Animal husbandry, aquaculture and other activities			
cl 5(1)	Cattle feedlots	4		
cl 5(3)	Saleyards comprising—			
	(a) a saleyard located within the South East Water Protection Area—			
	(i) if 20 megalitres or more of effluent is produced at the saleyard during the licence period	12		

Schedule 1 of Act			ctivity of environmental significance dicator of level of activity if applicable)	Fee units
		(ii)	if less than 20 megalitres is produced at the saleyard during the licence period	4
	(b)		aleyard located outside the South East ter Protection Area—	
		(i)	if 20 megalitres or more of effluent is produced at the saleyard during the licence period	8
		(ii)	if less than 20 megalitres is produced at the saleyard during the licence period	3
cl 5(4)	Piggeri	es cor	nprising—	
	(a)	200	iggery producing more than 0000 kilograms of nitrogen during the ence period	12
	(b)	100 200	iggery producing more than 0 000 kilograms but not more than 0 000 kilograms of nitrogen during the ence period	8
	(c)	50 100	iggery producing more than 000 kilograms but not more than 0000 kilograms of nitrogen during the ence period	4
	(d)	20 50	iggery producing more than 000 kilograms but not more than 000 kilograms of nitrogen during the ence period	3
	(e)	20	iggery producing not more than 000 kilograms of nitrogen during the ence period	2
Clause 6	Food p		ction and animal and plant product	
cl 6(1)	Abatto		ughterhouses or poultry processing works	
	(a)	100	abattoir and rendering plant producing megalitres or more of wastewater during licence period—	
		(i)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the plant or that all the wastewater is discharged to a sewer or to some other offsite wastewater treatment plant subject to a licence	12
		(ii)	in any other case	20
	(b)	tha	abattoir and rendering plant producing less n 100 megalitres of wastewater during the ence period	12

Schedule 1 of Act	Prescribed activity of environmental significance (including indicator of level of activity if applicable)				
	(c)	works not associated with a rendering plant producing 100 megalitres or more of wastewater during the licence period—			
		(i) if the licensee satisfies the Authority the all the wastewater is discharged to a sewer or to some other offsite wastewat treatment plant subject to a licence			
		(ii) if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works	4		
		(iii) in any other case	8		
	(d)	works not associated with a rendering plant producing less than 100 megalitres of wastewater during the licence period	3		
cl 6(2)	Brewer	es comprising—			
	(a)	a brewery producing 20 megalitres or more of wastewater during the licence period	of 20		
	(b)	a brewery producing less than 20 megalitres wastewater during the licence period	of 4		
	(c)	a brewery disposing of all wastewater to a sewer or other off-site wastewater treatment plant licensed under the Act during the licen- period	3 ce		
cl 6(3)	Compo	sting works comprising—			
	(a)	works receiving, during the licence period, only green waste—			
		(i) in the case of works the floor of which is 15 metres or less above groundwater—	S		
		(A) if the licensee satisfies the Authori of the existence of an effective prescribed environmental measure for the works	ty 2		
		(B) in any other case	4		
		(ii) in the case of works the floor of which more than 15 metres above groundwate			
	(b)	works receiving, during the licence period, only animal manure or only animal manure and green waste—			
		(i) in the case of works the floor of which is 15 metres or less above groundwater—	S		
		(A) if the licensee satisfies the Authori of the existence of an effective prescribed environmental measure for the works	ty 3		

Schedule 1 of Act	Prescri (includi	Fee units		
			the case of works the floor of which is ore than 15 metres above groundwater	3
	(c)	waste o	receiving, during the licence period, of any other kind (whether or not in n to animal manure or green waste)—	
		· /	the case of works the floor of which is metres or less above groundwater—	
		(A)	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works	4
		(B)	in any other case	12
		` /	the case of works the floor of which is ore than 15 metres above groundwater	4
cl 6(4)	Fish pro	ocessing v	vorks comprising—	
	(a)		disposing of wastewater to marine or waters during the licence period	8
	(b)		disposing of wastewater to land (and narine or inland waters) during the period	4
	(c)	all wastew Act or a	disposing, during the licence period, of tewater to a sewer or other off-site rater treatment plant licensed under the not disposing of wastewater at all the licence period	3
cl 6(5)	Milk pro	ocessing	works comprising—	
	(a)	all was	disposing, during the licence period, of tewater to a sewer or other off-site rater treatment plant licensed under the	8
	(b)	works (of any other kind	12
cl 6(6)(a)	Produce drying)	e processi	ng works (deep fat frying, roasting or	4
cl 6(6)(b)	period,	of wastew	ng works (disposing, during the licence vater otherwise than to sewer or septic osal system) comprising—	
	(a)	olive p	rocessing works	12
	(b)	works (of any other kind	8
cl 6(7)	Renderi	ing or fat	extraction works comprising—	
	(a)		producing 100 megalitres or more of later during the licence period	

Schedule 1 of Act			civity of environmental significance icator of level of activity if applicable)	Fee units	
			if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works or that all the wastewater is discharged to a sewer or to some other offsite wastewater treatment plant subject to a licence	12	
		(ii)	in any other case	20	
	(b)		s producing less than 100 megalitres of ewater during the licence period	12	
cl 6(8)	Curing	or dryir	ng works	3	
cl 6(9)	Tanner	ies or fe	llmongeries comprising—		
	(a)	all w	s disposing, during the licence period, of astewater to a sewer or other off-site ewater treatment plant licensed under the	3	
	(b)	work	s of any other kind—		
			if the works produce more than 10 megalitres of wastewater during the licence period	12	
			if the works produce 10 megalitres or less of wastewater during the licence period	-	
cl 6(10)	Woolsc	couring	or wool carbonising works comprising—		
	(a)	all w	s disposing, during the licence period, of astewater to a sewer or other off-site ewater treatment plant licensed under the	3	
	(b)	work	s of any other kind	8	
cl 6(11)(a)			tilleries (works outside the Mount Lofty Protection Area) comprising—		
	(a)	all w	s disposing, during the licence period, of astewater to a sewer or other off-site ewater treatment plant licensed under the	3	
	(b)	dispo waste	s of any other kind (ie works not using, during the licence period, of all ewater to a sewer or other off-site ewater treatment plant licensed under the		
			in the case of works producing 20 megalitres or less of wastewater during the licence period—		
		(A	if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works	3	

Schedule 1 of Act	Prescribed activity of environmental significance (including indicator of level of activity if applicable)	Fee units
	(ii) in the case of works producing more that 20 megalitres but no more than 60 megalitres of wastewater during the licence period—	n
	(A) if the licensee satisfies the Authorit of the existence of an effective prescribed environmental measure for the works	ty 12
	(B) in any other case	20
	(iii) in the case of works producing more tha 60 megalitres of wastewater during the licence period—	.n
	(A) if the licensee satisfies the Authorit of the existence of an effective prescribed environmental measure for the works	zy 20
	(B) in any other case	50
cl 6(11)(b)	Wineries or distilleries (works within the Mount Lofty Ranges Water Protection Area) comprising—	
	 (a) works disposing, during the licence period, o all wastewater to a sewer or other off-site wastewater treatment plant licensed under the Act— 	
	(b) works not disposing, during the licence perio of all wastewater to a sewer or other off-site wastewater treatment plant licensed under the Act—	
	(i) in the case of works producing 10 megalitres or less of wastewater during the licence period—	
	(A) if the licensee satisfies the Authorit of the existence of an effective prescribed environmental measure for the works	ty 4
	(B) in any other case	8
	(ii) in the case of works producing more than 10 megalitres but no more than 60 megalitres of wastewater during the licence period—	n
	(A) if the licensee satisfies the Authorit of the existence of an effective prescribed environmental measure for the works	ry 12
	(B) in any other case	20
	(iii) in the case of works producing more that 60 megalitres of wastewater during the licence period—	.n

Schedule 1 of Act	Prescribed activity of environmental significance (including indicator of level of activity if applicable)	Fee units
	(A) if the licensee satisfies the Authority of the existence of an effective prescribed environmental measure for the works	20
	(B) in any other case	50
Clause 7	Materials handling and transportation	
cl 7(1)	Bulk shipping facilities	8
cl 7(2)	Railway operations	8
cl 7(3)(a)	Crushing, grinding or milling works (chemicals or rubber)	4
cl 7(3)(b)	Crushing, grinding or milling works (agricultural crop products) comprising—	
	(a) olive processing works (whether or not mobile)	12
	(b) mobile works other than olive processing works	8
	(c) works of any other kind	4
cl 7(3)(c)	Crushing, grinding or milling works (rock, ores or minerals)	4
cl 7(4)	Dredging—for each day on which dredging occurs during the licence period	1
cl 7(5)	Coal handling and storage	3
cl 7(6)	Earthworks drainage—for each day on which earthworks drainage takes place during the licence period	0.25
cl 7(7)	Extractive industries—	
	(a) within the Mount Lofty Ranges Water Protection Area	4
	(b) in any other area	3
Clause 8	Other	
cl 8(1)	Aerodromes	3
cl 8(2)(a)	Fuel burning comprising—	
	(a) the burning of coal or wood—	
	(i) at premises within the Adelaide airshed—	
	(A) resulting in the emission of 500 tonnes or more of nitrogen oxides during the licence period	80
	(B) resulting in the emission of 30 tonnes or more but less than 500 tonnes of nitrogen oxides during the licence period	50

Schedule 1 of Act	Prescri (includ	Fee units		
		(C)	resulting in the emission of less than 30 tonnes of nitrogen oxides during the licence period	1:
		(ii) at p	premises in any other area—	
		(A)	resulting in the emission of 500 tonnes or more of nitrogen oxides during the licence period	5
		(B)	resulting in the emission of 30 tonnes or more but less than 500 tonnes of nitrogen oxides during the licence period	1:
		(C)	resulting in the emission of less than 30 tonnes of nitrogen oxides during the licence period	
	(b)	engines	ing of diesel in internal combustion for a total of less than 25 hours during ace period	
	(c)	circums	ing of diesel in any other tances or for any other purpose or the of any fuel other than coal, wood or	
		(i) at p	oremises within the Adelaide airshed—	
		(A)	resulting in the emission of 500 tonnes or more of nitrogen oxides during the licence period	5
		(B)	resulting in the emission of 30 tonnes or more but less than 500 tonnes of nitrogen oxides during the licence period	2
		(C)	resulting in the emission of less than 30 tonnes of nitrogen oxides during the licence period	
		(ii) at p	oremises in any other area—	
		(A)	resulting in the emission of 500 tonnes or more of nitrogen oxides during the licence period	2
		(B)	resulting in the emission of 30 tonnes or more but less than 500 tonnes of nitrogen oxides during the licence period	
		(C)	resulting in the emission of less than 30 tonnes of nitrogen oxides during the licence period	
el 8(2)(b)		or to bake	prising the burning of fuel to stove or dry substances releasing dust or air	

Schedule 1 of Act	Prescribed activity of environmental significance (including indicator of level of activity if applicable)	Fee units
cl 8(3)	Helicopter landing facilities	1
cl 8(4)(a)	Marinas and boating facilities (moorings or dry storage)	2
cl 8(4)(b)	Marinas and boating facilities (repair and maintenance facilities)	3
cl 8(5)	Motor racing or testing venues	3
cl 8(6)	Shooting ranges	1
cl 8(7)	Discharges to marine or inland waters (heat, or antibiotic or chemical water treatments)—	
	(a) for discharges of 100 megalitres or more during the licence period	20
	(b) for discharges of 10 megalitres or more but less than 100 megalitres during the licence period	8
	(c) for discharges of less than 10 megalitres during the licence period	4

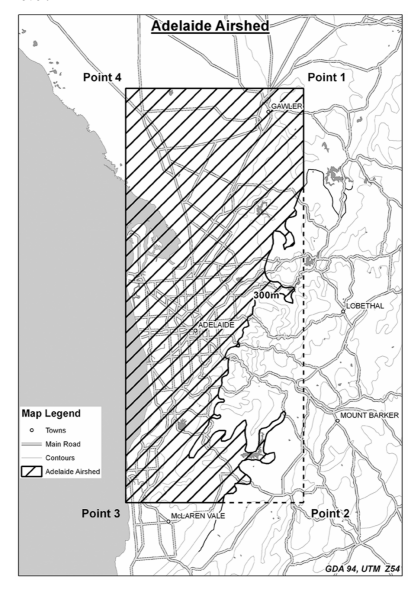
Schedule 2—Descriptions and maps of areas

1—Interpretation

- (1) For the purposes of the descriptions in this Schedule—
 - (a) all lines are geodesic lines based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the Commonwealth of Australia Gazette GN35 of 6 September 1995; and
 - (b) all coordinates are given according to the Map Grid of Australia 1994 (a projection of the geographical coordinate set (latitude and longitude) of GDA94 by Universal Transverse Mercator, using the GRS80 ellipsoid, according to the relevant zone).
- (2) The point references given in a description in this Schedule are references to the corresponding points in the map that follows the description.
- (3) The maps included in this Schedule are provided for convenience of reference only.

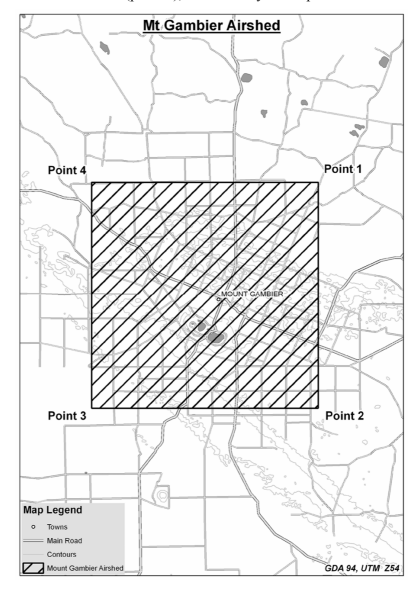
2—Adelaide airshed

The Adelaide airshed is comprised of the area contained within and bounded by a line commencing (in zone 54) at East 299000m, North 6173000m (point 1), then southerly to East 299000m, North 6103000m (point 2), then westerly to East 269000m, North 6103000m (point 3), then northerly to East 269000m, North 6173000m (point 4), then easterly to the point of commencement, but excluding that part of the area that is more than 300 metres above sea level.



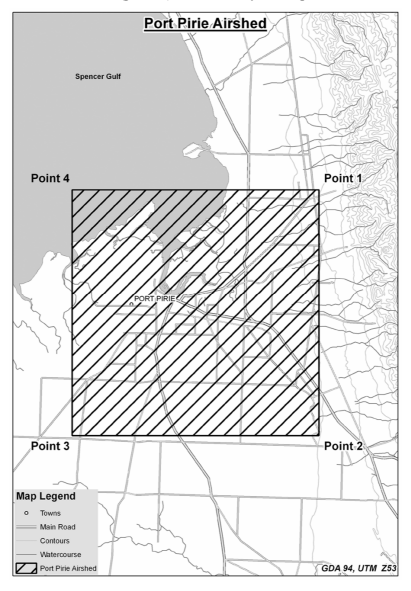
3—Mount Gambier airshed

The Mount Gambier airshed is comprised of the area contained within and bounded by a line commencing (in zone 54) at East 487100m, North 5821300m (point 1), then southerly to East 487100m, North 5806300m (point 2), then westerly to East 472100m, North 5806300m (point 3), then northerly to East 472100m, North 5821300m (point 4), then easterly to the point of commencement.



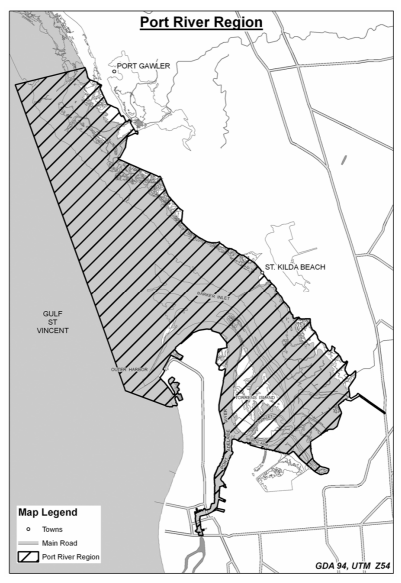
4—Port Pirie airshed

The Port Pirie airshed is comprised of the area contained within and bounded by a line commencing (in zone 53) at East 790400m, North 6330700m (point 1), then southerly to East 790400m, North 6315700m (point 2), then westerly to East 775400m, North 6315700m (point 3), then northerly to East 775400m, North 6330700m (point 4), then easterly to the point of commencement.



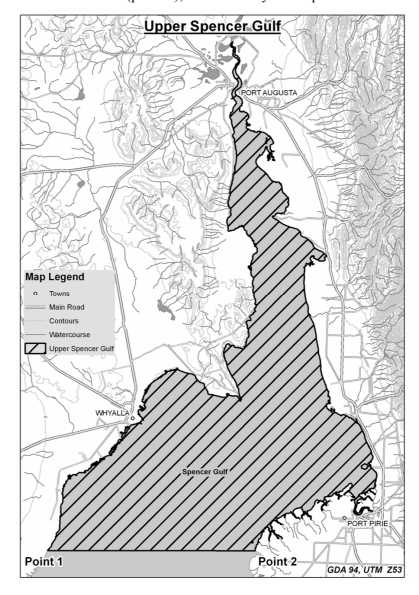
5—Port River region

The Port River region comprises the waters (within the limits of the State and vested in the Crown) of the Adelaide Dolphin Sanctuary established by the *Adelaide Dolphin Sanctuary Act 2005* as at the date of commencement of these regulations.



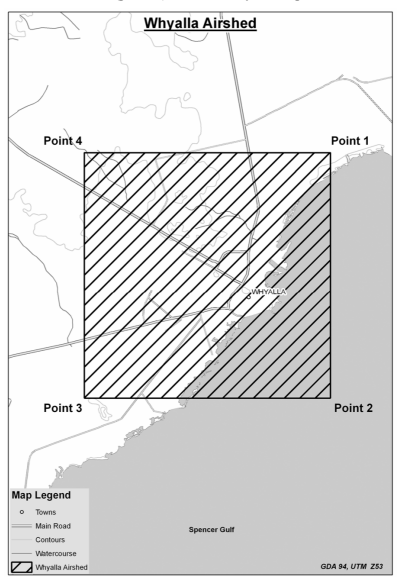
6—Upper Spencer Gulf

The Upper Spencer Gulf is comprised of the waters contained within and bounded by a line commencing (in zone 53) at the location on mean high waters springs closest to East 725057m, North 6317924m (point 1), then following the line of mean high water springs (initially proceeding northerly) to a location on that line closest to East 762853m, North 6317892m (point 2), then westerly to the point of commencement.



7—Whyalla airshed

The Whyalla airshed is comprised of the area contained within and bounded by a line commencing (in zone 53) at East 790400m, North 6330700m (point 1), then southerly to East 790400m, North 6315700m (point 2), then westerly to East 775400m, North 6315700m (point 3), then northerly to East 775400m, North 6330700m (point 4), then easterly to the point of commencement.



15—Variation of Schedule 5

Schedule 5, clause 1— after "authorisation fee" insert: or annual authorisation fee

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

No 49 of 2008

EPCS07/0008

South Australia

Legal Practitioners (Fees) Variation Regulations 2008

under the Legal Practitioners Act 1981

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Legal Practitioners Regulations 1994

4 Substitution of Schedule 2

Schedule 2—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Legal Practitioners (Fees) Variation Regulations 2008*.

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 Legal Practitioners Regulations 1994

4—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Fees

1 For the issue or renewal of a practising certificate—

	(a)	for more than 6 months	\$326 fee \$110 levy
	(b)	for 6 months or less	\$190 fee \$55 levy
2	Fee to accompany an annual return lodged under section 24 of the Act		\$44

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 May 2008

No 50 of 2008

AGO0151/04CS

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CITY OF HOLDFAST BAY

Appointment—Development Assessment Panel

NOTICE is hereby given that the City of Holdfast Bay wishes to advise that pursuant to section 56A (22) of the Development Act 1993, Council has appointed Ian Walker to the position of Public Officer of the Development Assessment Panel.

R. DONALDSON, Chief Executive Officer

THE RURAL CITY OF MURRAY BRIDGE

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Sixth Street, Murray Bridge

NOTICE is herby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that The Rural City of Murray Bridge proposes to make a Road Process Order to close and retain the whole of Sixth Street between South Terrace and Mary Terrace and portion of Mary Terrace adjoining section 1008, Hundred of Mobilong, as delineated and lettered 'A' on Preliminary Plan No. 08/0034.

A copy of the plan and a statement of persons affected are available for public inspection at the Local Government Centre, 2 Seventh Avenue, Murray Bridge, S.A. 5253 and the Adelaide Office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 421, Murray Bridge, S.A. 5253 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354 Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 22 May 2008.

D. ALTMANN, Chief Executive Officer

CITY OF NORWOOD PAYNEHAM & ST PETERS

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1—Permits and Penalties

TO provide for a permit system and penalties in Council by-laws, to clarify the construction of such by-laws and to repeal by-laws.

A. All previous by-laws made or adopted by the Council, prior to the date this by-law is made, are hereby repealed.

Permits

- 1. (1) In any by-law of the Council the word 'permission' means the permission of the Council given in writing.
- (2) The Council may attach such conditions to a grant of permission as it thinks fit and may vary or revoke such conditions or impose new conditions by notice in writing to the permit holder
- (3) A permit holder will comply with every such condition. Failure to do so constitutes a breach of this by-law.
- (4) The Council may revoke such grant of permission at any time by notice in writing to the permit holder.

Penalties

2. Any person who commits a breach of any by-law of the Council, including of a continuing nature, will be guilty of an offence and, in addition to any other penalty that may be imposed, will be liable to a further penalty for every day on which the offence is continued. Penalties for any breach of a by-law are set at the maximum amount that can be prescribed by by-law.

Construction

3. Every by-law of the Council will be subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Norwood Payneham & St Peters held on 5 May 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. BARONE, Chief Executive Officer

CITY OF NORWOOD PAYNEHAM & ST PETERS

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2-Moveable Signs

TO set standards for moveable signs, banners and other signs on roads and to provide conditions for the placement of such signs.

Definitions

- 1. In this by-law:
 - (1) 'footpath' means:
 - (a) a footway, lane or other place made or constructed for the use of pedestrians and not for the use of motor vehicles;
 - (b) that part of a road between the edge of the carriageway and the boundary between the road and the adjoining land on the same side of the carriageway as that edge;
 - (2) 'approved construction' means a moveable sign which:
 - (a) is not more than 1 000 mm in height, 600 mm in depth and 600 mm in width;
 - (b) is constructed so as not to be (or be likely to be) a hazard to a member of the public using the footpath upon which the moveable sign has been placed;
 - (c) is constructed so as to be (and to be likely to be) stable when displayed upon a footpath including being stable during inclement weather conditions;
 - (d) does not rotate, contain flashing lights or is illuminated internally or externally; and
 - (e) does not have balloons, flags, streamers or other things attached to it.
 - (3) 'authorised officer' means a person lawfully exercising the delegated authority of the Council to exercise any powers or discretion under this by-law;
 - (4) 'business premises' means the premises from which a business, trade or calling is conducted;
 - (5) 'moveable sign' has the same meaning as in section 4 of the Local Government Act 1999:
 - (6) 'public road' has the same meaning as in section 4 of the Local Government Act 1999.

Construction

- 2. A moveable sign displayed on a public road:
 - (1) will be a kind known as an 'A' Frame or Sandwich Board sign, an 'Inverted "T" sign, or a flat sign;
 - (2) will
 - (a) be constructed and maintained in good quality and condition;
 - (b) be of strong construction with no sharp or jagged edges or corners;
 - (c) not be unsightly or offensive in appearance;
 - (3) will:
 - (a) be constructed of timber, metal, plastic or plasticcoated cardboard, or a mixture of such materials;
 - (b) not exceed 1 000 mm in height, 600 mm in depth and 600 mm in width;

- (4) will not be likely to fall over or collapse;
- (5) in the case of an 'A' Frame or Sandwich Board sign:
 - (a) will be hinged or joined at the top;
 - (b) will be of such construction that its sides will be securely fixed or locked in position when erected; and
- (6) in the case of an 'Inverted "T" sign, will contain no struts or members that run between the display area and the base of the sign.

Placement

- 3. A moveable sign displayed on a public road must:
 - not be placed on a median strip, traffic island or carriageway;
 - (2) not be placed anywhere except on a footpath;
 - (3) not be placed on a footpath that is less than 2.5 m wide;
 - (4) not be placed on the sealed part of a footpath unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare of at least 1.5 m wide;
 - (5) not be placed on a landscaped area (other than when landscaping comprises only lawn);
 - (6) not be placed on a designated parking area or within 1 m of an entrance to premises;
 - not, without permission, be fixed, tied or chained to, or leaned against any bus shelter;
 - (8) not be placed within 10 m of the far kerb of an intersection or in such a position or such circumstances, including where the view of any user of the street, road or footpath, including motorists, is obstructed, that the safety of the user of the road or footpath, including motorists, is at risk;
 - (9) not, without permission be fixed, tied or chained to, or leaned against or placed closer than 2 m to any other structure, object, plant (including another moveable sign) or tree:
- (10) be securely anchored down with an appropriate device to minimise the likelihood of the sign being blown over in inclement weather or knocked down.

Restrictions

- 4. A moveable sign displayed on a public road is subject to the following restrictions:
 - must only contain material which advertises a business or the goods or services available within a business being conducted on premises adjacent to the moveable sign;
 - only one moveable sign will be displayed in relation to a business premises;
 - (3) must not be in place unless the business to which it relates is open to the public;
 - (4) must be clearly visible during the hours of darkness;
 - (5) must be of an approved construction.

Appearance

- 5. A moveable sign displayed on a public road will:
 - be painted or otherwise detailed in a competent and professional manner;
 - (2) be legible and simply worded to convey a precise message;
 - (3) be of such design and contain such colours which are compatible with the architectural design of the premises adjacent to the sign and which relate well to the townscape and overall amenity of the locality in which it is situated; and
 - (4) contain combinations of colour and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated.

Banners

- 6. A banner which is visible from a public road will only be displayed if it:
 - is securely fixed to a fence so that it does not hang loose or flap and provided that prior permission is obtained in the case of attachment to any Council property;
 - only advertises an event to which the public are invited; and
 - (3) is displayed not more than one month before the event it advertises and not more than one week afterwards.

Signs on Council Land

- 7. No person will without permission on any land vested in or under the control of the Council (including public roads) display a sign on a parked vehicle:
 - (1) indicating that the vehicle is for sale; or
 - (2) which rests on or which is attached to the vehicle and which advertises a product or business excepting:
 - (a) a licensed taxi, a vehicle belonging to any Council or controlling authority, a bus greater than 6 m in length and a vehicle which only has a sign or signs painted on or glued to it the main purpose of which is to identify it as belonging to a business; and
 - (b) a sign comprising a sunscreen on a vehicle, where any message or trade name or mark on the sunscreen does not advertise a business being carried on in a vicinity of the place the vehicle is parked, or the products available from that business.

Exemptions

- 8. This by-law does not apply to a moveable sign which:
 - directs people to premises that are open for inspection, for sale or lease, provided the sign is in place only on the day of the inspection;
 - (2) advertises a garage sale, taking place from residential premises, provided the sign does not restrict the use of the road or endanger members of the public and provided that the sign is in place only on the day of the garage sale;
 - (3) is a flat sign containing only the banner or headlines of a newspaper or magazine;
 - (4) relates to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day;
 - (5) relates to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day;
 - (6) is a sign in a location for which permission has first been obtained.

Removal of Unauthorised Moveable Signs, Banners or Other Signs

- 9. (1) An Authorised Officer may remove from any public road or footpath a moveable sign, banner or other sign that has been placed in contravention of this by-law or of section 226 of the Local Government Act 1999.
- (2) If a moveable sign, banner or other sign is removed under subparagraph (1) and is not claimed within 14 days of such removal, the Authorised Officer may sell, destroy or otherwise dispose of the moveable sign, banner or other sign, as the Authorised Officer deems fit.
- (3) Any person who displays an unauthorised moveable sign, banner or other sign, or who is the owner of an unauthorised moveable sign, banner or other sign, which has been removed under subparagraph (1) must pay the Council any reasonable costs incurred in removing, storing or attempting to dispose of it before becoming entitled to recover the banner or sign.

Removal of Authorised Moveable Signs, Banners and Other Signs

- 10. A moveable sign, banner or other sign must be removed or relocated at the request of an Authorised Officer if:
 - in the opinion of that Authorised Officer and notwithstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign;
 - (2) so required by that Authorised Officer for the purpose of special events, parades, road or footpath works or any other circumstances which, in the opinion of that Authorised Officer, requires relocation or removal of the moveable sign, banner or other sign.

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Norwood Payneham & St Peters held on 5 May 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. BARONE, Chief Executive Officer

CITY OF NORWOOD PAYNEHAM & ST PETERS

By-law Made under the Local Government Act 1999

By-law No. 3—Roads

FOR the management of roads vested in or under the control of the Council.

Definitions

- 1. In this by-law:
 - (1) 'authorised person' means a person appointed an authorised person pursuant to section 260 of the Local Government Act 1999;
 - (2) 'electoral matter' has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity:
 - (3) 'Emergency Vehicle' has the same meaning as in the Australian Road Rules 1999 and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
 - (4) 'road' has the same meaning as in the Local Government Act 1999.

Activities Requiring Permission

2. No person will without permission on any road:

Repairs to Vehicles

 perform the work of repairing, washing, painting, panel-beating or other work of any nature on or to any vehicle, provided that this clause will not extend to running repairs in the case of breakdown;

Donations

 ask for or receive or indicate that he or she desires a donation of money or any other thing;

Preaching

(3) preach or harangue;

Entertainers

(4) sing, busk or play any recording or upon any musical instrument so as to appear to be for the purpose of entertaining the public;

Amplification

(5) use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broad-casting announcements or advertisements;

Horses, Cattle or Sheep

(6) ride, lead or drive any horse, cattle or sheep.

Posting of Bills

3. No person will, without prior permission, post any bills, advertisements or other papers or items on a building or structure on a road except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or during the course and for the purpose of a Referendum.

Public Exhibitions and Displays

4. No person will, without prior permission, allow any public exhibition or display to occur on a road.

Removal of Animals and Persons

- 5. (1) If any animal is found on part of a road in breach of a bylaw any person in charge of the animal will forthwith remove it from that part on the request of any authorised person; and
 - (2) An authorised person may direct any person who is considered to be committing or has committed a breach of this by-law to leave that part of the road. Failure to comply with that direction forthwith is a breach of this by-law.

Exemptions

6. The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an Emergency Vehicle.

The foregoing by-law was duly made and passed at a meeting of the City of Norwood Payneham & St Peters held on 5 May 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. BARONE, Chief Executive Officer

CITY OF NORWOOD PAYNEHAM & ST PETERS

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4—Local Government Land

FOR the management of all land vested in or under the control of the Council.

Definitions

- 1. In this by-law:
 - (1) 'authorised person' means a person appointed an authorised person pursuant to section 260 of the Local Government Act 1999;
 - (2) 'electoral matter' has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
 - (3) 'Emergency Vehicle' has the same meaning as in the Australian Road Rules 1999 and the Road Traffic (Road Rules) Ancillary and Miscellaneous Provisions Regulations 1999;
 - (4) 'local government land' has the same meaning as in the Local Government Act 1999 (except streets and roads);
 - (5) 'vehicle' has the same meaning as in the Australian Road Rules 1999.

Activities Requiring Permission

2. No person will without permission on any local government land:

Vehicles Generally

(1) (a) drive or propel a motor vehicle thereon, unless on an area or road constructed or set aside by the Council for the parking or travelling of motor vehicles;

(b) except on a properly constructed area for the purpose, promote, organise or take part in any race, test or trial of any kind in which motor vehicles, motor cycles, motor scooters or bicycles take part;

Overhanging Articles

(2) suspend or hang any article or thing from any building, verandah, pergola, post or other structure where it might present a nuisance or danger to any person using local government land:

Entertainers

 sing, busk or play any recording or upon any musical instrument so as to appear to be for the purpose of entertaining the public;

Donations

(4) ask for or receive or indicate that he or she desires a donation of money or any other thing;

Preaching

(5) preach or harangue;

Distribute

(6) give out or distribute to any bystander or passer-by any handbill, book, notice, or other printed matter, provided that this restriction will not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government Election or to a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum;

Handbills on Cars

(7) place or put on any vehicle any handbill, advertisement, notice or printed matter except for any electoral matter posted on a vehicle with the authority of a candidate during the course of a Federal, State or Local Government Election or a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum;

Amplification

 (8) use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements;

Removing Soil and Other Materials

(9) carry away or remove any soil, clay, gravel, sand, timber, stones, pebbles or any part of the land;

Depositing Soil and Other Materials

(10) deposit any soil, clay, gravel, sand, timber, stones, pebbles or any other matter on the land;

Picking Fruit and Other Items

(11) pick fruit, nuts or berries from any trees or bushes thereon:

Games

- (12) (a) participate in any game recreation or amusement which involves the use of a ball, missile, model aeroplane or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land;
 - (b) play any organised competition sport, as distinct from organised social play;

Athletic and Ball Sports

- (13) (a) promote, organise or take part in any organised athletic sport;
 - (b) play or practice the game of golf;

Smoking

(14) smoke tobacco or any other substance in any building or part thereof;

Closed Lands

- (15) enter or remain on any part of local government land:
 - (a) at any time during which the Council has declared that the part will be closed to the public, and which is indicated by a sign adjacent to the entrance to that part;
 - (b) where the land is enclosed with fences and/or walls, and gates have been closed and locked; or
 - (c) where admission charges are payable, for that person to enter that part without paying those charges;

Accessing land

(16) access the land that is in the nature of a park or reserve except from a road;

Tents

(17) erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation (except with the Council or other Government authority);

Camping

(18) camp;

Fauna

- (19) (a) take, interfere with or disturb any animal or bird or the eggs or young of any animal or bird;
 - (b) disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
 - (c) use, possess or have control of any device for the purpose of killing or capturing any animal or bird;

Flora

- (20) (a) take, uproot or damage any plant;
 - (b) remove, take or disturb any soil, stone, wood, timber or bark;
 - (c) collect or take any dead wood or timber for the purpose of using the same to make or maintain a fire or
 - (d) ride or drive any vehicle or animal or run, stand or walk on any flowerbed or garden plot;

Animals

- (21) (a) allow any stock to stray into or depasture therein;
 - (b) allow any animal to damage any flowerbed, garden plot, tree, lawn or other item or place;
 - (c) allow any animal to enter or remain in a watercourse, pond or lake;

Fires

- (22) light any fire except:
 - (a) in a place provided by the Council for that purpose;
 - in a portable barbecue, as long as the barbecue is used in an area that is clear of flammable material;

Fireworks

(23) use, discharge or explode any fireworks;

Swimming

(24) swim or bathe in any watercourse, pond or lake;

Bridge Jumping

(25) jump or dive from any bridge;

Boat Ramps

(26) launch or retrieve a boat to or from any pond or lake; *Use of Boats*

(27) hire out a boat or otherwise use it for commercial purposes in any watercourse, pond or lake;

Toilets

- (28) in any public convenience on local government land:
 - (a) urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
 - (b) smoke tobacco or any other substance;
 - (c) deposit anything in a pan, urinal or drain that is likely to cause a blockage;
 - (d) use it for a purpose for which it was not designed or constructed;
 - (e) enter any toilet that is set aside for use of the opposite sex except where:
 - a child under the age of five years accompanied by an adult person of that other sex; and/or
 - (ii) to provide assistance to a disabled person;

Cemeteries

- (29) comprising a cemetery:
 - (a) bury or inter any human or animal remains;
 - (b) erect any memorial.

Posting of Bills

3. No person will without prior permission post any bills, advertisements or other papers or items on a building or structure on local government land or other public place except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government Election or during the course and for the purpose of a Referendum.

Prohibited Activities

4. No person will on any local government land:

Use of Equipment

(1) use any form of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed or set aside;

Repairs to Vehicles

(2) perform the work of repairing, washing, painting, panelbeating or other work of any nature on or to any vehicle, provided that this paragraph will not extend to running repairs in the case of breakdown;

Annoyances

(3) annoy or unreasonably interfere with any other person's use of the land by making a noise or creating a disturbance that has not been authorised by the Council;

Directions

- (4) fail to comply with any reasonable direction or request from an authorised person of the Council relating to:
 - (a) that person's use of the land;
 - (b) that person's conduct and behaviour on the land;
 - (c) that person's safety on the land; or
 - (d) the safety and enjoyment of the land by other persons;

Missiles

(5) throw, roll or discharge any stone, substance or missile to the danger of any person or animal therein;

Glass

(6) wilfully break any glass, china or other brittle material;

Defacing Property

(7) deface, paint, write, cut names or make marks on or fix bills or advertisements to any tree, rock, gate, fence, building, sign or other property of the Council therein except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government Election or during the course and for the purpose of a Referendum:

Horses, Cattle or Sheep

- (8) (a) send, drive, lead, ride or take any horse, cattle or sheep or permit any horse, cattle or sheep to be sent, driven, led, ridden or taken;
 - (b) allow any horse, cattle or sheep to be let loose or left unattended.

Removal of Animals and Persons

- 5. (1) If any animal is found on any part of local government land in breach of a by-law:
 - (a) any person in charge of the animal will forthwith remove it from that part on the request of an authorised person;
 and
 - (b) any authorised person may remove it therefrom if the person fails to comply with the request, or if no person is in charge of the animal.
- (2) An authorised person may direct any person who is considered to be committing or has committed a breach of this bylaw to leave that part of the local government land. Failure to comply with that direction forthwith is a breach of this by-law.

Exemptions

6. The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an Emergency Vehicle.

The foregoing by-law was duly made and passed at a meeting of the City of Norwood, Payneham & St Peters held on 5 May 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. BARONE, Chief Executive Officer

CITY OF NORWOOD PAYNEHAM & ST PETERS

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

FOR the management of dogs within the City and to limit the number of dogs kept in premises.

Definition.

- 1. In this by-law:
 - (1) 'dog' means an animal of the species *canis familiaris* but does not include a dingo or cross of a dingo;
 - (2) 'small dwelling' means a flat, a service flat, home unit or a suite of rooms which is wholly occupied, or designed or intended or adapted to be occupied, as a separate dwelling, but does not include a detached, semi-detached or row dwellinghouse;
 - (3) '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;
 - (4) a person is exercising 'effective control of a dog by means of physical restraint' if:
 - (a) the person is exercising effective control of the dog by means of a chain, cord or leash that does not exceed 2 m in length restraining the dog; or
 - (b) the person has effectively secured the dog:
 - (i) by placing it in a cage, vehicle or other object or structure; or
 - (ii) by tethering it to a fixed object by means of a chain, cord or leash that does not exceed 2 m in length;
 - (5) a person is exercising 'effective control of a dog by means of command' if the dog is in close proximity to the person and the person is able to see the dog at all times;

(6) 'Council approved activities' means activities that the Council has approved in writing and will include 'one off' as well as regular activities.

Limit on Dog Numbers

- 2. (1) The limit on the number of dogs kept, which are of the age of three months or older, will be:
 - (a) in a small dwelling, one dog; and
 - (b) in premises other than a small dwelling, two dogs.
- (2) No person will, without obtaining the written permission of the Council, keep any dog on any premises where the number of dogs on those premises exceeds the limit unless the premises are approved as a kennel establishment.

Dog Free Areas

- 3. No person will in the following locations cause, suffer or permit any dog under that person's control, charge or authority (except a Guide Dog) to be in, or remain in that place:
 - (1) Any area within 15 m of public play equipment, unless the public play equipment is fenced, in which case, within such fenced area.
 - (2) Any area within 15 m of public picnic or barbeque areas.
 - (3) Any other area stipulated in the Council's Urban Animal Management Plan, as amended from time to time.

Dogs On-Leash Area.

4. No person will on any land that is not a dog free area or a dog exercise area cause, suffer or permit any dog under that person's control, charge or authority to be or remain in that place unless that person is exercising effective control of such dog by means of physical restraint and preventing it from being a nuisance or a danger to other persons or animals.

Dog Exercise Areas

- 5. (1) Any person may enter any area which has been dedicated by the Council a dog exercise (off-leash) area in the Council's Urban Animal Management Plan, as amended from time to time, for the purpose of exercising a dog under that person's control in accordance with any conditions contained in the Council's Urban Animal Management Plan.
- (2) Where a person enters upon such part of Council land for that purpose, that person will ensure that the dog or dogs under their control remains under effective control:
 - when Council approved activities are being undertaken, by means of physical restraint;
 - at other times during which the land is available for use as an off-leash park, by means of physical restraint or command.

Exemptions

6. The physical restraint restrictions in this by-law do not apply to a person participating in a dog obedience training class, the holding of which has been approved by the Council, provided that person is ensuring that the dog or dogs under their control remains under effective control by means of command.

Dog Obedience Classes

7. No person will without prior permission conduct dog obedience training classes on Council land.

Dog Faeces

8. No person will cause, suffer or permit a dog under that person's control, charge or authority to be on or to remain on Council land unless that person has in their possession a bag or other suitable container on their person for the collection of any faeces from that dog for the purpose of complying with the obligation in section 45A (6) of the Dog and Cat Management Act 1995

The foregoing by-law was duly made and passed at a meeting of the City of Norwood, Payneham & St Peters held on 5 May 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. BARONE, Chief Executive Officer

DISTRICT COUNCIL OF BARUNGA WEST

Change of Meeting Venue

NOTICE is hereby given that the next meeting of Council scheduled for Tuesday, 10 June 2008 at 7 p.m. will be held at the Bute Bowling Club, Bute, in lieu of the Council Chambers in Bute

N. HAND, District Manager

DISTRICT COUNCIL OF BARUNGA WEST

Appointments of Authorised Officers

NOTICE is hereby given that at a meeting of Council held on 13 May 2008, Council revokes all previous appointments and resolved to appoint the following officers as Authorised Officers for the District Council of Barunga West:

Local Government Act 1999 (section 260):

Nigel Andrew Hand (District Manager) Lawrence Milton Jolly (Manager—Finance and Administration)

Mark Marziale (Manager—Environmental Services)

Robert Charles Linke (Manager-Works) Steven James Davey (Works Supervisor)

Michael Allen Krieger (Authorised Officer)

Steven Keith Daniel (Authorised Officer)

John Dalle-Nogare (Environmental Health Officer)

Development Act 1993 (section 18):

Nigel Andrew Hand (District Manager) Lawrence Milton Jolly (Manager—Finance and Administration)

Mark Marziale (Manager—Environmental Services)
Robert Charles Linke (Manager—Works)

Colin Murray Crockford (Contract Building Technician) Corinne Gaye Hewett (Administration Officer) Carolyn Michelle Mildren (Administration Officer)

Environmental Protection Act 1993 (Part 10, Division 1):

Nigel Andrew Hand (District Manager)

Lawrence Milton Jolly (Manager-Finance and Administration)

Mark Marziale (Manager—Environmental Services) Steven James Davey (Works Supervisor)

Michael Allen Krieger (Authorised Officer)

Steven Keith Daniel (Authorised Officer)

John Dalle-Nogare (Environmental Health Officer) Colin Murray Crockford (Contract Building Technician)

Dog and Cat Management Act 1995 (sections 27 (1) and 68 (1)):

Nigel Andrew Hand (District Manager) Lawrence Milton Jolly (Manager—Finance and

Administration)

Mark Marziale (Manager—Environmental Services) Robert Charles Linke (Manager—Works) Steven James Davey (Works Supervisor)

Michael Allen Krieger (Authorised Officer) Steven Keith Daniel (Authorised Officer)

John Dalle-Nogare (Environmental Health Officer)

Impounding Act 1920:

Nigel Andrew Hand (District Manager)

Lawrence Milton Jolly (Manager—Finance and Administration)

Mark Marziale (Manager—Environmental Services)

Robert Charles Linke (Manager—Works) Steven James Davey (Works Supervisor)

Michael Allen Krieger (Authorised Officer)

Steven Keith Daniel (Authorised Officer) John Dalle-Nogare (Environmental Health Officer)

Road Traffic Act 1961 and Road Traffic (Road Rules Auxillary and Miscellaneous Provisions) Regulations 1999:

Nigel Andrew Hand (District Manager) Lawrence Milton Jolly (Manager—Finance and

Administration)

Mark Marziale (Manager—Environmental Services)

Robert Charles Linke (Manager—Works) Steven James Davey (Works Manager)

Michael Allen Krieger (Authorised Officer) Steven Keith Daniel (Authorised Officer)

Expiation of Offences Act 1996:

Nigel Andrew Hand (District Manager)
Lawrence Milton Jolly (Manager—Finance and
Administration)

Mark Marziale (Manager—Environmental Services) Robert Charles Linke (Manager—Works) Steven James Davey (Works Supervisor) Michael Allen Krieger (Authorised Officer) Steven Keith Daniel (Authorised Officer) John Dalle-Nogare (Environmental Health Officer)

Fire and Emergency Services Act 2005 (Part 3, Division 8 and Part 4, Divisions 7 and 8):

Nigel Andrew Hand (District Manager)
Lawrence Milton Jolly (Manager—Finance and Administration)

Mark Marziale (Manager—Environmental Services) Robert Charles Linke (Manager—Works) Steven James Davey (Works Supervisor)

Public and Environmental Health Act 1987 (section 7 (1)): John Dalle-Nogare (Environmental Health Officer)

Public and Environmental Health (Waste Control) Regulation:
Robert Charles Linke (Manager—Works)
Mark Marziale (Manager—Environmental Services)
John Dalle-Nogare (Environmental Health Officer)

Food Act 1986 (section 8 (2)):

John Dalle-Nogare (Environmental Health Officer)

Supported Residential Facilities Act 1992 (section 21):
Mark Marziale (Manager—Environmental Services)
John Dalle-Nogare (Environmental Health Officer)
Colin Murray Crockford (Contract Building Technician)

Land and Business (Sale and Conveyancing) Act 1994: Nigel Andrew Hand (District Manager) Mark Marziale (Manager—Environmental Services) Georgina Helen Adams (Administration Officer)

Liquor Licensing Act 1997:

Nigel Andrew Hand (District Manager) Mark Marziale (Manager—Environmental Services)

Community Title Act 1996:

Nigel Andrew Hand (District Manager)
Mark Marziale (Manager—Environmental Services)
Colin Murray Crockford (Contract Building Technician)

Housing Improvement Act 1940:

Nigel Andrew Hand (District Manager)
Mark Marziale (Manager—Environmental Services)
John Dalle-Nogare (Environmental Health Officer)
Colin Murray Crockford (Contract Building Technician)

N. HAND, District Manager

DISTRICT COUNCIL OF GRANT

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, German Creek

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Grant proposes to make a Road Process Order to close, sell and transfer to Thomas Chute Ellis the public road adjoining sections 216 and 40, Hundred of Benara, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. 08/0029.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the District Council of Grant, 324 Commercial Street West, Mount Gambier and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objections must be made in writing within 28 days of this notice, to the Council, P.O. Box 724, Mount Gambier, S.A. 5290 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details. Where a submission is made, Council will give notification of a meeting to deal with the matter.

Dated 23 May 2008.

R. PEATE. Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Change of Meeting Time

NOTICE is hereby given that the Council meeting to be held on Wednesday, 11 June 2008 will commence at 3 p.m. instead of the normal time of 2 p.m.

D. A. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Appointment of Authorised Officer

NOTICE is hereby given that the District Council of Loxton Waikerie has appointed Paul John Day as the Environmental Health Officer of the District Council of Loxton Waikerie with the following authorisations and delegations:

Authorised Officer—Pursuant to section 260 (1) of the Local Government Act 1999;

Authorised Officer—Pursuant to section 7 of the Public and Environmental Health Act 1987, as amended, and is delegated by Council, pursuant to section 6 of the Public and Environmental Health Act 1987, as amended, it posers, function and duties contained in Divisions 11 and 111 of Part 111 of the Public and Environmental Health Act 1987, as amended;

Authorised Officer—Pursuant to section 94 (1) of the Food Act 2001; and

Authorised Officer—To issue Expiation Notices under the Expiation of Offences Act 1997.

All previous appointments made to Yvonne Menere as an Authorised Officer are hereby revoked.

P. D. ACKLAND, Chief Executive Officer

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

Bungey, Enid Fenella Hope, late of 122 Reid Avenue, Magill, retired shop proprietor, who died on 1 April 2008.

Duval, May, late of 86 Oaklands Road, Glengowrie, of no occupation, who died on 23 February 2008.
 Gregory, John Joseph, late of 47 Glen Osmond Road,

Eastwood, retired council employee, who died on 27 February 2008.

Heffernan, Mary Mildred, late of 3 Nicole Street, Christies

Heffernan, Mary Mildred, late of 3 Nicole Street, Christies Beach, home duties, who died on 10 March 2008.

Kennedy, Ian Duncan, late of 12A Brooker Terrace, Cowandilla, painter and decorator, who died on 16 January 2008.

McKay, Wayne Phillip, late of 140 The Terrace, Port Pirie West, retired construction labourer, who died on 1 January 2008.

Minogue, Yvonne Helene, late of 39 Fulham Park Drive, Lockleys, home duties, who died on 29 February 2008.

Moon, Raymond Keith, late of 175 Main Road, Yankalilla, retired company executive, who died on 22 March 2008.

Morris, Olive Enid, late of 84 Reservoir Road, Modbury, of no occupation, who died on 12 December 2007.

Moullion, Adam, late of 1 Woodroffe Court, Port Augusta West, production driller, who died on 2 January 2008.

Moyle, Elma Joy, late of 39 Finniss Street, Marion, of no occupation, who died on 9 April 2008.Price, Robert Raymond, late of 12 Mike Place, Salisbury

Price, Robert Raymond, late of 12 Mike Place, Salisbury Downs, welder, who died on 18 August 2007.

Pride, Wilfred Thomas, late of 30 Sussex Terrace, Westbourne Park, retired manufacturers agent, who died on 20 March 2008.

Ross, Uldis, late of 55 Hughes Street, Mile End, retired metal machinist, who died on 27 December 2007.

Scales, John William, late of 3 Hewitt Drive, McLaren Vale, retired accountant, who died on 6 March 2008.

Sockett, Edna May, late of 437 Salisbury Highway, Parafield Gardens, of no occupation, who died on 5 April 2008. Walker, William John, late of 5 Bradford Court, Enfield, retired

railway clerk, who died on 24 February 2008.

Wenzel, John Frederick, late of Lincoln Terrace, Wanilla, retired process worker, who died on 13 March 2008.

Wiseman, Barbara Mary, late of 1 Duffield Street, Gawler East, of no occupation, who died on 3 January 2008

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 20 June 2008, 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 22 May 2008.

M. I. BODYCOAT, Public Trustee

ATTENTION

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

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

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

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040.

Email: governmentgazette@dpc.sa.gov.au