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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 11 MAY 2000

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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 Riverside 2000 so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: Riv2000@saugov.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

Department of the Premier and Cabinet Adelaide, 11 May 2000

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

No. 12 of 2000: Health Professionals (Special Events Exemption) Act 2000—An Act to allow visiting health professionals to provide health care services in the State in connection with special events without becoming registered under State law; and for other purposes.

No. 13 of 2000: Mining (Royalty) Amendment Act 2000—An Act to amend the Mining Act 1971.

No. 14 of 2000: South Australian Health Commission (Direction of Hospitals and Health Centres) Amendment Act 2000—An Act to amend the South Australian Health Commission Act 1976.

No. 15 of 2000: Statutes Amendment (BHP Indentures) Act 2000—An Act to amend the Broken Hill Proprietary Company's Indenture Act 1937 and the Broken Hill Proprietary Company's Steel Works Indenture Act 1958.

By command,

MARK BRINDAL, for Premier

SHOP TRADING HOURS ACT 1977 SECTION 13: ALTERATION OF SHOP TRADING HOURS—CLARE SHOPPING DISTRICT

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to Section 13 of the *Shop Trading Hours Act 1977* and with the advice and consent of the Executive Council, I authorise the opening of all shops in the *Clare Shopping District* from 9 a.m. until 5 p.m. on Sunday, 21 May 2000, subject to the conditions specified in the schedule.

SCHEDULE

This proclamation only authorises the opening of a shop if-

- (a) all relevant industrial awards, workplace agreements and enter-prise agreements are observed by the shopkeeper and persons employed in the business of the shop during and in relation to the hours specified in this proclamation during which the shop is open; and
- (b) subject to an industrial award, workplace agreement or enter-prise agreement to the contrary—a person who is employed in the business of the shop is entitled to refuse to work at the shop during the hours specified in this proclamation unless he or she has agreed with the shopkeeper to work during those hours.

Given under my hand and the Public Seal of South Australia, at Adelaide, 11 May 2000.

By command,

MARK BRINDAL, for Premier

MWPR 10/2000 CS

STATUTES AMENDMENT AND REPEAL (JUSTICE PORT-FOLIO) ACT 1999 (Act No. 42 of 1999): PART 3—DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 1 September 2000 as the day on which Part 3 of the *Statutes Amendment and Repeal (Justice Portfolio) Act 1999* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 11 May 2000.

By command,

MARK BRINDAL, for Premier

AG 9/96 CS

WATER RESOURCES ACT 1997 SECTION 53: ESTABLISH-MENT OF THE ARID AREAS CATCHMENT WATER MANAGEMENT BOARD

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 53 of the *Water Resources Act 1997*, on the recommendation of the Minister for Water Resources and with the advice and consent of the Executive Council, I—

- (a) establish a catchment water management board;
- (b) assign the name "Arid Areas Catchment Water Management Board" to the board;
- (c) identify that part of the State delineated in G.R.O. Plan No. 122 of 2000 as the catchment area in relation to which the board is established;
- (d) declare that the board has the following function in addition to the functions prescribed by the Water Resources Act 1997:

To provide advice to the Minister as to-

- (a) the management of water resources in other States and Territories of the Commonwealth that affects, or is likely to affect, the water resources in the board's area; and
- (b) activities in other States and Territories that affect, or are likely to affect, the water resources in the board's area;
- (e) appoint the following persons as the first members of the board for the term set out opposite their respective names:

Archie Barton	4 years
Lynn Brake	4 years
Victor Farrington	2 years
Maurice Francis	4 years
Malcolm Mitchell	2 years
Sharon Oldfield	2 years
John Radcliffe	4 years
Greg Treloar	2 years
Anthony Williams	4 years

(f) appoint Lynn Brake to be the presiding member of the board

Given under my hand and the Public Seal of South Australia, at Adelaide, 11 May 2000.

By command,

MARK BRINDAL, for Premier

MWR 9/2000 CS

Department of the Premier and Cabinet Adelaide, 11 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the National Wine Centre Board, pursuant to the provisions of the National Wine Centre Act 1997:

Member: (from 21 May 2000 until 30 June 2001)

Richard Hugh Allert
Brian John Croser
Dianne Davidson
Perry Richard Gunner
Walter John Cleland Harvey
Philip Leslie Laffer
John William Lamb
George William Mackey
Donald Ross McWilliam
Ira John Pendrigh
Christopher Macklin Pfeiffer
Anabel Shears-Carter
Ian William Sutton

Deputy Member: (from 21 May 2000 until 30 June 2001) David Vincent Atkinson (Deputy to Mackey) Linda Jillian Bowes (Deputy to Laffer) Graham Cranswick-Smith (Deputy to McWilliam) Mark de Lacy McKenzie (Deputy to Pfeiffer) Alister John Purbrick (Deputy to Croser)

Chairman: (from 21 May 2000 until 30 June 2001) Richard Hugh Allert

By command,

MARK BRINDAL, for Premier

DPC 12/98CS

Department of the Premier and Cabinet Adelaide, 11 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the History Trust of South Australia, pursuant to the provisions of the History Trust of South Australia Act 1981:

Member: (from 11 May 2000 until 10 May 2003) Judith Rae Murdoch

By command,

MARK BRINDAL, for Premier

ACD 010/94CS

Department of the Premier and Cabinet Adelaide, 11 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Gerard Kerin, MP, Deputy Premier, Minister for Primary Industries and Resources and Minister for Regional Development to be also Acting Minister for Education and Children's Services for the period 18 May 2000 to 23 May 2000 inclusive, during the absence of the Honourable Malcolm Robert Buckby, BAg, GradDipEc, MP.

By command,

MARK BRINDAL, for Premier

MECS 14/00CS

Department of the Premier and Cabinet Adelaide, 11 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint Peter John Hampton as a Deputy President and an Enterprise Agreement Commissioner of the Industrial Relations Commission of South Australia from 8 August 2000 to 7 August 2006, pursuant to the provisions of the Industrial and Employee Relations Act 1994.

By command,

MARK BRINDAL, for Premier

MWPR 009/00CS

Department of the Premier and Cabinet Adelaide, 11 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint Michael Guy Geoffrey McCutcheon as an Industrial Relations Commissioner of the Industrial Relations Commission of South Australia from 8 August 2000 to 7 August 2006, pursuant to the provisions of the Industrial and Employee Relations Act 1994.

By command,

MARK BRINDAL, for Premier

MWPR 009/00CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I KOSTAS SARNECKIS, Acting Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Public Road.

The Schedule

Allotment 12 of DP 54283, Hundred of Nildottie, County of Albert, being within the Mid Murray district.

Dated 9 May 2000.

K. SARNECKIS, Acting Surveyor-General

DENR 11/0311

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I KOSTAS SARNECKIS, Acting Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, 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 First Schedule as a Reserve for Shack Site Administration and Recreation Purposes and declare that such land shall be under the care, control and management of The District Council of Franklin Harbor.
- Dedicate the Crown Land defined in The Second Schedule as a Public Road.

The First Schedule

Allotments 20 and 21 of DP 42395, Hundred of Wilton, County of Jervois, exclusive of all necessary roads.

The Second Schedule

Allotment 19 of DP 42395, Hundred of Wilton, County of Jervois, being within the district of Franklin Harbor.

Dated 9 May 2000.

K. SARNECKIS, Acting Surveyor-General

DL 1736/1986

DEVELOPMENT ACT 1993, SECTION 27 (1): DISTRICT COUNCIL OF TUMBY BAY—AMENDMENT TO A RESIDENTIAL ZONE BOUNDARY PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'District Council of Tumby Bay— Amendment to a Residential Zone Boundary Plan Amendment' (the Plan Amendment) and has referred it to the Governor.

NOTICE

PURSUANT to section 27 (1) of the Development Act 1993, I, the Governor with the advice and consent of the Executive Council, declare the Plan Amendment to be an authorised Plan Amendment and fix 11 May 2000 as the day on which it will come into operation.

Dated 11 May 2000.

E. J. NEAL, Governor

MTUP-PL 17/00CS

DEVELOPMENT ACT 1993, SECTION 29 (2): AMEND-MENT TO THE PORT ADELAIDE ENFIELD DEVELOPMENT PLAN

Preamble

It is necessary to amend the Port Adelaide Enfield (City) Development Plan to be published on 11 May 2000.

NOTICE

PURSUANT to section 29 (2) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend The Port Adelaide Enfield (City) Development Plan (dated 16 March 2000 and as subsequently amended by the Port Adelaide Enfield—Local Heritage Plan Amendment, authorised on 4 May 2000) to incorporate the following corrections:

- 1. Council Wide principle of development control numbered 286 (c) delete the reference 283 and insert the reference 282.
- 2. Within the MOSS (Conservation) Zone and Regional Open Space Zone, remove the following text from the noncomplying lists of Development;

'Demolition of State Heritage Places listed in Tables PAdE/2 and the demolition of any part of an element described in the extent of listing in Table PAdE/4 of a local heritage place.'

Dated 11 May 2000.

DIANA LAIDLAW, Minister for Transport and Urban Planning.

DEVELOPMENT ACT 1993

Notice under Section 50 (5)

THE contributions in respect of open space under section 50 (5) of the Development Act 1993 are:

Land within Metropolitan Adelaide	\$1 500
Land outside Metropolitan Adelaide	\$720

for each allotment that does not exceed one hectare in area.

The 'valuer-general' has advised that the average variation in the market value of land in the year that ended on 30 June 1999 were:

Land within Metropolitan Adelaide—an increase of 7.87 per cent; and

Land outside Metropolitan Adelaide—an increase of 7.34 per cent.

On and after 1 June 2000, the contributions in respect of open space under section 50 (5) of the Development Act 1993, shall be as follows:

Land within Metropolitan area	\$1 620
Land outside Metropolitan area	

for each new allotment that does not exceed one hectare in area.

Dated 5 May 2000.

DIANA LAIDLAW, Minister for Transport and Urban Planning

PLAN 2452/94TC1

DEVELOPMENT ACT 1993: SECTION 48

Decision by the Development Assessment Commission as Delegate of the Governor

Preamble

- 1. An amended proposal for the construction of a department store, specialty shopping and food hall distributed over 7 levels including a basement and lower ground floor (Adelaide Central Plaza) in the City of Adelaide fronting both North Terrace and Rundle Mall has been under consideration, under Division 2 of Part 4 of the Development Act 1993.
- 2. The development has been the subject of a Development Report and an Assessment Report under sections 46 and 46D of the Development Act 1993.
- 3. Application has now been made to the Development Assessment Commission under section 48 of the Development Act 1993 for the approval of the development to delete the first floor connection to the 'Gallerie' development to the west.
- 4. The Development Assessment Commission is satisfied that an appropriate Development Report, and an Assessment Report,

have been prepared in relation to the development in accordance with the requirements of Division 2 of Part 4 of the Development Act 1993.

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

Decision

PURSUANT to section 48 of the Development Act 1993 the Development Assessment Commission grants development approval for the amended Adelaide Central Plaza development as described in the Amended Development Report dated 6 April, 1998, except where amended by the 'Responses to Issues Raised by Representors' dated 13 May 1998, letters dated 19 May 1998 and 5 April 2000 (deleting the first floor connection to the 'Gallerie' development to the west), and the application dated 19 June 1998, including the following plans:

- AA0089/DD/01—Basement Floor Plan dated 19 June 1998;
- AA0089/DD/02—Lower Ground Floor Plan dated 19 June 1998:
- AA0089/DD/03—Ground Floor Plan dated 19 June 1998;
- AA0089/DD/04—First Floor Plan dated 19 June 1998:
- AA0089/DD/05—Second Floor Plan dated 19 June 1998;
- AA0089/DD/06—Third Floor Plan dated 19 June 1998;
- AA0089/DD/07—Fourth Floor Plan dated 19 June 1998:
- AA0089/DD/09—Elevations dated 19 June 1998;
- AA0089/DD/10—Elevations dated 19 June 1998;
- AA0089/DD/011—Section A-A dated 19 June 1998;
- AA0089/DD/012—Sections dated 19 June, 1998; and
- AA0089-CD1.09—First Floor Plan dated 5 April 2000,

subject to the conditions attached and entitled 'Conditions (3) for Development Approval (Application dated 19 June 1998)—Adelaide Central Plaza'.

GLORIA HOLLAND-BOOKER, Secretary, Development Assessment Commission.

CONDITIONS (3) FOR DEVELOPMENT APPROVAL (APPLICATION DATED 19 JUNE 1998)—ADELAIDE CENTRAL PLAZA

- 1. That an Environmental Management Plan for demolition and construction be prepared incorporating statutory and recognised industry practices in accordance with the details in the Development Report and the Assessment Report and in consultation with the Corporation of the City of Adelaide, the Environment Protection Agency and Heritage South Australia and be communicated to appropriate adjoining land owners.
- 2. That a Dilapidation Survey be undertaken of the adjoining building at 206-207 North Terrace before work commences. Monitoring is to occur during construction and a post construction survey is to be undertaken.
- 3. Certification to be granted by a suitably qualified person for compliance with the Building Rules as required by section 33 (b) of the Development Act 1993 for the development described in this approval.

NOTES TO THE APPLICANT:

- 1. During the demolition and construction phases of the development there is a particular need to comply with relevant legislation, particularly the Environment Protection Act 1993 and the Heritage Act 1993;
- 2. Prior to demolition and construction consultation will need to be undertaken with the Corporation of the City of Adelaide with respect to encroachments, hoardings and access during the demolition and construction phases.
- 3. Consultation will need to be undertaken with the Corporation of the City of Adelaide with respect to the following matters:
 - · lighting and street upgrade for Charles Street;
 - street trees and furniture;

- the design of sewerage serving the development;
- · retention of footpath levels;
- · stormwater connection;
- · garbage bin storage areas.

4. Consultation will need to be undertaken with Environment Protection Agency to resolve the proposal for disposal of groundwater from an internal basement perimeter drain into the street stormwater system and the pumping of waste water collected by the basement underfloor drainage system.

DEVELOPMENT ACT 1993: SECTION 31 (4) THE DEVELOPMENT PLAN

TAKE notice that pursuant to section 31 (4) of the Development Act 1993, (hereinafter referred to as the 'Act'), I, the Honourable Diana Laidlaw, the Minister for Transport and Urban Planning and the Minister to whom the administration of the Act is committed, have consolidated and republished certain pages and maps of the Development Plan. These pages and maps pages and maps of the Development Plan. These pages and maps incorporate into the Development Plan amendments made by 55 notices dated 5 March 1998, 12 March 1998, 28 March 1998, 2 July 1998, 30 July 1998, 6 May 1999, 24 June 1999, 15 July 1999, 29 July 1999, 26 August 1999, 23 September 1999, 11 November 1999, 9 December 1999, 16 December 1999, 13 January 2000, 20 January 2000, 10 February 2000, 23 March 2000, 6 April 2000, 13 April 2000, and 20 April 2000, 20 January 2000, 20 2000, 23 March 2000, 6 April 2000, 13 April 2000 and 20 April 2000 pursuant to section 29 of the Development Act.

Eleven notices pursuant to section 28 (1) of the Development Act that are:

Port Adelaide Enfield (City)-Local Heritage Places and Historic (Conservation) Policy Areas Authorised 6 May 1999

Kensington and Norwood (City)-Local Heritage Places (Built Heritage)

Authorised 26 August 1999

Port Augusta (City)—Industry (Port Augusta Power Station) Authorised 26 August 1999

Tea Tree Gully (City)—Heritage Authorised 11 November 1999

Willunga (DC) (Metropolitan)—Rural Lands Authorised 9 December 1999

Barossa (DC) and Mount Pleasant (DC)-Rural Areas Authorised 9 December 1999

Karoonda East Murray (DC)-General Authorised 16 December 1999

Mount Barker (DC)—Rural Living (Sydney and Timmins Roads, Nairne) Zone Authorised 3 February 2000

Gawler (CT)—Local Heritage Places

Authorised 9 March 2000

Gawler (CT)—Historic (Conservation) Policy Areas Authorised 9 March 2000

Gawler (CT)—Rural Living in Gawler Authorised 9 March 2000

Two notice pursuant to section 28 (4) of the Development Act (Cessation of Interim Operation Notice) that are:

Tea Tree Gully (City)—Rural Living Zone and Inclusion of Land into the Hills Face Zone Deleted 16 March 2000

Barossa (DC) and Mount Pleasant (DC)—Rural Areas Deleted 20 April 2000

Three notices pursuant to section 27 (5) of the Development Act and 48 individual Development Plan Amendments that are:

Barossa (DC)-Rural Living Authorised 13 May 1999

Happy Valley (City)—The Hub District Centre Zone, Aberfoyle Park Authorised 6 May 1999

Mount Pleasant (DC)—Taunton Area Authorised 17 June 1999

Port Lincoln (City)—Lincoln Cove Authorised 17 June 1999

Whyalla (City)—Business Zone Authorised 17 June 1999

Port Adelaide Enfield (City)-Former Hillcrest Hospital Land

Authorised 15 July 1999

Prospect (City)—Local Heritage Places Authorised 29 July 1999

Tea Tree Gully (City)—Regional Centre Signs Authorised 29 July 1999

Goyder (Regional Council)—General—Amalgamation of Burra Burra (DC), Eudunda (DC), Hallett (DC) and Robertstown (DC) Development Plans Authorised 19 August 1999

Waste Disposal (Landfill)

Authorised 19 August 1999

Hindmarsh and Woodville (City)—Coastal Authorised 19 August 1999

Victor Harbor (DC)-Rural Living 4 Zone Authorised 19 August 1999

Stirling (DC)—Public Purpose Zone Authorised 26 August 1999

Barunga West (DC)—General—Amalgamation of Port Broughton (DC) and Bute (DC) Development Plans Authorised 23 September 1999

Happy Valley (City)—Heritage and Rural Townships Authorised 23 September 1999

Barossa Valley Industry

Authorised 30 September 1999

Gawler (CT)—Outdoor Advertising Authorised 28 October 1999

Mount Gambier (City)—Heritage Authorised 28 October 1999

Port Adelaide Enfield (City)—Local Area Bike Plan Authorised 28 October 1999

Prospect (City)—Minor Amendments Authorised 28 October 1999

Unley (City)—Development Plan Format Review Authorised 28 October 1999

Kingscote (DC)—General Review Authorised 18 November 1999

Playford (City)—Consolidation Authorised 18 November 1999

Wakefield Regional Council-Amalgamation of Wakefield Plains (DC), and Blyth-Snowtown (DC) Development Plans—General

Authorised 18 November 1999

Hindmarsh and Woodville (City)—Centres Zone Authorised 25 November 1999

Mid Murray Council—Amalgamation of Ridley-Truro (DC), Mannum (DC), Morgan (DC) and Mount Pleasant (DC) (Part)—General Policy Review Authorised 25 November 1999

Southern Mallee District Council—Consolidation and General

Authorised 25 November 1999

Metropolitan Adelaide Industrial Land and Development Authorised 25 November 1999

Salisbury (City)—Commercial Road Authorised 9 December 1999

Outer Metropolitan Adelaide Development Plans-Miscellaneous Amendments—Outer Metropolitan Authorised 16 December 1999

Minlaton (DC)—Bluff Beach

Authorised 16 December 1999

Mount Barker (DC)-Mount Barker Creek and Environs Authorised 16 December 1999

Prospect (City)—Historic (Conservation) Zone Authorised 16 December 1999

West Torrens (City)—Industrial Development Authorised 16 December 1999

Happy Valley (City)—Amendment to the Rural (Deferred Urban) Zone Authorised 13 January 2000

Land Not Within a Council Area (Coastal Waters) Henley and Grange (City)—Charles Sturt—Local Heritage Authorised 13 January 2000 Published 19 August 1999 Hindmarsh and Woodville (City)—Charles Sturt—Local Land Not Within a Council Area (Eyre) Published 19 August 1999 Heritage Authorised 13 January 2000 Land Not Within a Council Area (Far North) Holdfast Bay (City)-Structure Plan and Policy Published 19 August 1999 Authorised 10 February 2000 Land Not Within a Council Area (Flinders) Clare and Gilbert Valleys Council-Consolidation of Clare Published 19 August 1999 (DC), Saddleworth and Auburn (DC) and Riverton (DC) Land Not Within a Council Area (Metropolitan) Development Plans Published 19 August 1999 Authorised 2 March 2000 Land Not Within a Council Area (Riverland) Hindmarsh and Woodville (City)—Industry Zone Published 19 August 1999 Authorised 9 March 2000 Land Not Within a Council Area (Whyalla) Port Adelaide Enfield (City)—Open Space Strategy Published 19 August 1999 Authorised 16 March 2000 Port Adelaide Enfield (City) Light (DC) (Outer Metropolitan)—Shea-Oak Log Published 19 August 1999 Authorised 23 March 2000 Port Augusta (City) Salisbury (City)—Salisbury Downs District Centre Published 19 August 1999 Authorised 23 March 2000 Salisbury (City) Ceduna (DC)—Aboriginal Homelands Published 19 August 1999 Authorised 13 April 2000 Stirling (DC) Northern Areas Council—Amalgamation of Jamestown Published 19 August 1999 (DC), Rocky River (DC) and Spalding (DC) Development Tea Tree Gully (City) Plans—Consolidation and General Policy Review Published 19 August 1999 Authorised 13 April 2000 Victor Harbor (DC) Flinders Ranges Council-Amalgamation of the Kanyaka-Published 19 August 1999 Quorn (DC) and Hawker (DC) Development Plans West Torrens (City) Authorised 28 April 2000 Published 19 August 1999 The following Development Plans have now been replaced by Kensington and Norwood (City) publications dated: Published 26 August 1999 May 1999: Stirling (DC) Published 26 August 1999 Barossa (DC) Published 13 May 1999 September 1999: Gawler (CT) Barossa (DC) Published 13 May 1999 Consolidated 2 September 1999 Happy Valley (City) Ceduna (DC) Published 6 May 1999 Consolidated 2 September 1999 Marion (City) East Torrens (DC) Consolidated 2 September 1999 Reprint No. 1 Port Adelaide Enfield (City) Gumeracha (DC) Published 6 May 1999 Consolidated 2 September 1999 June 1999: Henley and Grange (City) Mount Pleasant (DC) Consolidated 2 September 1999 Published 17 June 1999 Mallala (DC) Port Lincoln (City) Consolidated 2 September 1999 Published 17 June 1999 Mount gambier (City) Consolidated 2 September 1999 Whyalla (City) Published 17 June 1999 Onkaparinga (DC) Mount Gambier (City) Consolidated 2 September 1999 Published 24 June 1999 Wakefield Plains (DC) Consolidated 2 September 1999 July 1999: Warooka (DC) Port Adelaide Enfield (City) Consolidated 2 September 1999 Published 15 July 1999 Willunga (DC) (Outer Metropolitan) Tea Tree Gully (City) Published 15 July 1999 Consolidated 2 September 1999 Marion (City) Prospect (City) Consolidated 9 September 1999 Published 29 July 1999 Port Elliot and Goolwa (DC) Robe (DC) Consolidated 9 September 1999 Published 29 July 1999 Strathalbyn (DC) Tea Tree Gully (City) Consolidated 9 September 1999 Published 29 July 1999 Mount Barker (DC) August 1999: Consolidated 16 September 1999 Goyder Rural Council Mount Pleasant (DC) Published 19 August 1999 Consolidated 16 September 1999 Hindmarsh and Woodville (City) Port Lincoln (City) Published 19 August 1999 Consolidated 16 September 1999 Holdfast Bay (City) Prospect (City) Published 19 August 1999 Consolidated 16 September 1999 Kensington and Norwood (City) Salisbury (City) Published 19 August 1999 Consolidated 16 September 1999

Tatiara (DC) Consolidated 16 September 1999 Whyalla (City) Consolidated 16 September 1999 Willunga (DC) (Metropolitan) Consolidated 16 September 1999 Yankalilla (DC) Consolidated 16 September 1999 Barunga West (DC) Consolidated 23 September 1999 Burnside (City) Consolidated 23 September 1999 Campbelltown (City) Consolidated 23 September 1999 Happy Valley (City) Consolidated 23 September 1999 Light (DC) (Metropolitan) Consolidated 23 September 1999 Mitcham (City) Consolidated 23 September 1999 Noarlunga (City) Consolidated 23 September 1999 Payneham (City) Consolidated 23 September 1999 St Peters (CT) Consolidated 23 September 1999 Thebarton (CT) Consolidated 23 September 1999 Walkerville (CT) Consolidated 23 September 1999 Adelaide (City) Consolidated 30 September 1999 Angaston (DC) Consolidated 30 September 1999 Barmera (DC) Consolidated 30 September 1999 Barossa (DC) Consolidated 30 September 1999 Berri (DC) Consolidated 30 September 1999 Brown's Well (DC) Consolidated 30 September 1999 Kapunda (DC) Consolidated 30 September 1999 Light (DC) (Outer Metropolitan) Consolidated 30 September 1999 Loxton (DC) Consolidated 30 September 1999 Morgan (DC) Consolidated 30 September 1999 Morgan (DC) Consolidated 30 September 1999 Paringa (DC) Consolidated 30 September 1999 Renmark (CT) Consolidated 30 September 1999 Tanunda DC) Consolidated 30 September 1999 Waikerie (DC) Consolidated 30 September 1999 October 1999: Carrieton (DC) Consolidated 7 October 1999 Coober Pedy (DC) Consolidated 7 October 1999 Hawker (DC) Consolidated 7 October 1999

Kanyaka-Quorn (DC)

Mount Remarkable (DC)

Consolidated 7 October 1999

Consolidated 7 October 1999

Roxby Downs (Municipality) Consolidated 7 October 1999 Tatiara (DC) Consolidated 14 October 1999 Happy Valley (City) Consolidated 21 October 1999 Gawler (CT) Consolidated 28 October 1999 Mount Gambier (City) Consolidated 28 October 1999 Port Adelaide Enfield (City) Consolidated 28 October 1999 Prospect (City) Consolidated 28 October 1999 Unley (City) Consolidated 28 October 1999 November 1999: Beachport (DC) Consolidated 11 November 1999 Lucindale (DC) Consolidated 11 November 1999 Millicent (DC) Consolidated 11 November 1999 Naracoorte (CT) Consolidated 11 November 1999 Naracoorte (DC) Consolidated 11 November 1999 Penola (DC) Consolidated 11 November 1999 Port MacDonnell (DC) Consolidated 11 November 1999 Robe (DC) Consolidated 11 November 1999 Tea Tree Gully (City) Consolidated 11 November 1999 Cleve (DC) Consolidated 18 November 1999 Dudley (DC) Consolidated 18 November 1999 Elliston (DC) Consolidated 18 November 1999 Franklin Harbour (DC) Consolidated 18 November 1999 Kimba (DC) Consolidated 18 November 1999 Kingscote (DC) Consolidated 18 November 1999 Le Hunte (DC) Consolidated 18 November 1999 Lower Eyre Peninsula (DC) Consolidated 18 November 1999 Playford (City) Consolidated 18 November 1999 Rocky River (DC) Consolidated 18 November 1999 Steaky Bay (DC) Consolidated 18 November 1999 Tumby Bay (DC) Consolidated 18 November 1999 Wakefield Regional Council Consolidated 18 November 1999 Hindmarsh and Woodville (City) Consolidated 25 November 1999 Mid Murray Council Consolidated 25 November 1999 Southern Mallee District Council Consolidated 25 November 1999 December 1999:

Beachport (DC)

Consolidated 9 December 1999

Salisbury (City)

Tatiara (DC)

Consolidated 9 December 1999

Consolidated 9 December 1999 Willunga (DC) (Metropolitan) Consolidated 9 December 1999 Angaston (DC) Consolidated 16 December 1999 Barossa (DC) Consolidated 16 December 1999 Kapunda (DC) Consolidated 16 December 1999 Karoonda East Murray (DC) Consolidated 16 December 1999 Light (DC) (Outer Metropolitan) Consolidated 16 December 1999 Mallala (DC) Consolidated 16 December 1999 Minlaton (DC) Consolidated 16 December 1999 Mount Barker (DC) Consolidated 16 December 1999 Mount Pleasant (DC) Consolidated 16 December 1999 Prospect (City) Consolidated 16 December 1999 Tanunda (DC) Consolidated 16 December 1999 Victor Harbor (DC) Consolidated 16 December 1999 West Torrens (City) Consolidated 16 December 1999 Yankalilla (DC) Consolidated 16 December 1999 January 2000: Angaston (DC) Consolidated 13 January 2000 Barossa (DC) Consolidated 13 January 2000 Burnside (City) Consolidated 13 January 2000 Campbelltown (City) Consolidated 13 January 2000 Happy Valley (City) Consolidated 13 January 2000 Henley and Grange (City) Consolidated 13 January 2000 Hindmarsh and Woodville (City) Consolidated 13 January 2000 Kapunda (DC) Consolidated 13 January 2000 Light (DC)(Outer Metropolitan) Consolidated 13 January 2000 Marion (City) Consolidated 13 January 2000 Mitcham (City) Consolidated 13 January 2000 Noarlunga (City) Consolidated 13 January 2000 Payneham (City) Consolidated 13 January 2000 Playford (City) Consolidated 13 January 2000 Port Adelaide Enfield (City) Consolidated 13 January 2000 St Peters (CT) Consolidated 13 January 2000 Stirling (DC) Consolidated 13 January 2000 Tanunda (DC) Consolidated 13 January 2000

Tea Tree Gully (City) Consolidated 13 January 2000 Thebarton (CT) Consolidated 13 January 2000 Unley (City) Consolidated 13 January 2000 Walkerville (CT) Consolidated 13 January 2000 West Torrens (City) Consolidated 13 January 2000 East Torrens (DC) Consolidated 20 January 2000 Kensington and Norwood (City) Consolidated 20 January 2000 Land Not Within a Council Area (Metropolitan) Consolidated 20 January 2000 Light (DC) (Metropolitan) Consolidated 20 January 2000 Millicent (DC) Consolidated 20 January 2000 Penola (DC) Consolidated 20 January 2000 Prospect (City) Consolidated 20 January 2000 Willunga (DC) (Metropolitan) Consolidated 20 January 2000 February 2000: Mount Barker (DC) Consolidated 3 February 2000 Lucindale (DC) Consolidated 10 February 2000 Naracoorte (CT) Consolidated 10 February 2000 Naracoorte (DC) Consolidated 10 February 2000 Holdfast Bay (City) Consolidated 10 February 2000 March 2000: Clare and Gilbert Valleys Council Consolidated 2 March 2000 Coonalpyn Downs (DC) Consolidated 9 March 2000 Crystal Brook-Redhill (DC) Consolidated 9 March 2000 Gawler (CT) Consolidated 9 March 2000 Hindmarsh and Woodville (City) Consolidated 9 March 2000 Central Yorke Peninsula (DC) Consolidated 16 March 2000 Meningie (DC) Consolidated 16 March 2000 Peake (DC) Consolidated 16 March 2000 Pirie (DC) Consolidated 16 March 2000 Port Adelaide Enfield (City) Consolidated 16 March 2000 Port Pirie (City) Consolidated 16 March 2000 Tea Tree Gully (City) Consolidated 16 March 2000 Franklin Harbour (DC) Consolidated 23 March 2000 Light (DC) (Outer Metropolitan) Consolidated 23 March 2000 Minlaton (DC) Consolidated 23 March 2000 Salisbury (City) Consolidated 23 March 2000

Southern Mallee Council

Consolidated 23 March 2000

Wallaroo (CT)

Consolidated 23 March 2000

Whyalla (City)

Consolidated 23 March 2000

Yorketown (DC)

Consolidated 23 March 2000

Burnside (City)

Consolidated 30 March 2000

Campbelltown (City)

Consolidated 30 March 2000

Kapunda (DC)

Consolidated 30 March 2000

Light (DC)

Consolidated 30 March 2000

April 2000:

Gawler (CT)

Consolidated 6 April 2000

Happy Valley (City)

Consolidated 6 April 2000

Land Not Within a Council Area (Metropolitan) Consolidated 6 April 2000

Marion (City)

Consolidated 6 April 2000

Noarlunga (City)

Consolidated 6 April 2000

Playford (City)

Consolidated 6 April 2000

Thebarton (CT)

Consolidated 6 April 2000

Wakefield Regional Council Consolidated 6 April 2000

Willunga (DC) (Metropolitan) Consolidated 6 April 2000

Barunga West District Council Consolidated 13 April 2000

Berri (DC)

Consolidated 13 April 2000

Brown's Well (DC)

Consolidated 13 April 2000

Ceduna (DC)

Consolidated 13 April 2000

Coober Pedy (DC)

Consolidated 13 April 2000

Goyder Regional Council

Consolidated 13 April 2000

Land Not Within a Council Area (Coastal Waters) Consolidated 13 April 2000

Land Not Within a Council Area (Flinders)

Consolidated 13 April 2000

Land Not Within a Council Area (Riverland) Consolidated 13 April 2000

Mallala (DC)

Consolidated 13 April 2000

Northern Areas Council

Consolidated 13 April 2000

Roxby Downs (Municipality) Consolidated 13 April 2000

Tanunda (DC)

Consolidated 13 April 2000

Barossa (DC)

Consolidated 20 April 2000

Clare and Gilbert Valleys Council Consolidated 20 April 2000 Loxton (DC)

Consolidated 20 April 2000

Mount Pleasant (DC)

Consolidated 20 April 2000

Mount Remarkable (DC)

Consolidated 20 April 2000

Northern Yorke Peninsula (DC) Consolidated 20 April 2000

Tatiara (DC)

Consolidated 20 April 2000

Waikerie (DC)

Consolidated 20 April 2000

Flinders Ranges Council

Consolidated 28 April 2000

Paringa (DC)

Consolidated 28 April 2000

Port Augusta (City)

Consolidated 28 April 2000

D 1 (CT)

Renmark (CT) Consolidated 28 April 2000

Copies of Development Plans may be purchased by the public at the Department for Transport, Urban Planning and the Arts, 5^{th} Floor, 136 North Terrace, Adelaide.

Dated 11 May 2000.

DIANA LAIDLAW, Minister for Transport and Urban Planning.

DOG FENCE ACT 1946

Declaration of Rate

PURSUANT to the provision of section 25 of the Dog Fence Act 1946, the Dog Fence Board, with the approval of the Minister for Primary Industries and Resources, hereby declares that for the financial year ending 30 June 2001, the dog fence rate shall be:

- 1. For all the land in:
 - (a) The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Alfred, Adelaide, Sturt, Hindmarsh, Russell, Buccleuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnarvon.
 - (b) The whole of the Hundreds of Finlayson, Tarlton, Cungena, Kaldoonera, Scott, Murray, Chandada, Karcultaby, Condada, Pildappa, Ripon, Forrest, Campbell, Inkster, Moorkitabie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera, Addison, Travers, Yaninee, Pygery, Wudinna, Hill, Peella, Pordia, Palabie, Wannamanna, Mamblin, Kongawa, Pnkawillinie, Cortlinye, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola, Warrranboo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekina, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata, Kooringa, Baldina, Apoinga and Bright:

Zero cents per km² of rateable land and the minimum amount payable shall be zero dollars.

2. For all other separate holdings of more than 10 km2 of land situated inside the dog fence not included in (a) or (b) above:

 $85c \text{ per km}^2$ of rateable land and the minimum amount payable shall be \$60.

M. J. BALHARRY, Manager, Dog Fence Administration.

ELECTORAL ACT 1985

Registration of Political Parties

NOTICE is hereby given that the following application for change of Party name under the provisions of Part 6 of the Electoral Act 1985 has been received:

Name of existing Party: The Australian Family Party

Proposed name of Party: People Power Name of applicant: Rodney Johnstone

Any elector who believes that the new party name should not be registered:

- because the party does not have as a purpose, the promotion of the election to the State Parliament of its endorsed candidate(s); or
- because the application does not fulfil the technical requirements specified in the Act; or
- because the party's name (or abbreviation) is likely to be confused with that of another registered party,

can formally object in writing to the Electoral Commissioner by close of business on 13 June 2000. Objections must contain the postal address and signature of the objector.

Dated 11 May 2000.

S. H. TULLY, Electoral Commissioner

SEO 114/2000

GAMING MACHINES ACT 1992

Notice of Application for Grant of Gaming Machine Licence

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Silvi Marina Pty Ltd (ACN 007 956 354), c/o The Australian Hotels Association (S.A. Branch), 4th Floor, 60 Hindmarsh Square, Adelaide, S.A. 5000 has applied to the Liquor Licensing Commissioner for the grant of a Gaming Machine Licence in respect of premises situated at 540 Port Road, Allenby Gardens, S.A. 5009 and known as Marinellis Tayern.

The application has been set down for hearing on 9 June 2000.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor Licensing Commissioner, 9th Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 2 May 2000.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for Increase in Number of Machines

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Flagstaff Holdings Pty Ltd has applied to the Liquor Licensing Commissioner for an increase in the number of Gaming Machines from 21 to 38 in respect of premises situated at 233 Franklin Street, Adelaide, S.A. 5000 and known as Flagstaff on Franklin Hotel.

The application has been set down for hearing on 9 June 2000.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor Licensing Commissioner, 9th Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 5 May 2000.

Applicant

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

The fee simple of that piece of land, situated in the Hundred of Hart, and being the whole of the land described as allotment 1 on the plan lodged in the Lands Titles Office and numbered DP 51873, being portion of the land contained in certificate of title register book volume 5269, folio 888.

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

Compensation

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

Inquiries

Inquiries should be directed to Charles Bertram, P.O. Box 1, Walkerville, S.A. 5081. Telephone (08) 8343 2453.

Dated 9 May 2000.

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

(L.S.) D. H. GIESECKE, Acting Manager, Land Acquisition and Disposal Transport SA

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 Henley Beach Hotel Pty Ltd (ACN 005 190 830) has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 157 The Esplanade, Henley Beach and known as Henley Hotel.

The applications have been set down for hearing on 9 June 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 Seaford Hotel (S.A.) Pty Ltd (ACN 091 799 772) has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machines Licence in respect of premises situated at Corner of Commercial Road and Griffith Drive, Seaford Rise and known as Seaford Rise Tavern.

The applications have been set down for hearing on 9 June 2000

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 I. C. Finch and J. G. Clapham have applied to the Liquor Licensing Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 233 Franklin Street, Adelaide, S.A. 5000 and known as Flagstaff on Franklin Hotel.

The applications have been set down for hearing on 9 June 2000

Any person may object to the applications by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 May 2000.

Applicants

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 Chesrex Pty Ltd, Fontell Pty Ltd, PBBT Pty Ltd and R. G. & R. O. Miles Pty Ltd have applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 450 Montague Road, Modbury North, S.A. 5092 and known as Clovercrest Hotel Motel.

The applications have been set down for hearing on 9 June 2000.

Any person may object to the applications by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 May 2000.

Applicants

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 Elizabeth Carol Taylor and Tracy Ann Coad, c/o of Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000, have applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 233 Currie Street, Adelaide, S.A. 5000 and known as Edinburgh Castle Hotel.

The applications have been set down for hearing on 9 June 2000.

Any person may object to the applications by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 May 2000.

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 B. L. W. Corporation Pty Ltd, Lower Hermitage Road, Houghton, S.A. 5131 has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Lower Hermitage Road, Houghton, S.A. 5131 and known as Glen Ewin Cellars.

The application has been set down for hearing on 9 June 2000 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 May 2000.

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 Mad If We Don't Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Alexander Avenue, Gawler, S.A. 5118 and to be known as Starplex.

The application has been set down for hearing on 9 June 2000.

Conditions

The following licence conditions are sought:

- 1. To sell liquor on the licensed premises for consumption on the licensed premises between the hours of: Monday to Wednesday, 5 a.m. to 1 a.m. the following morning; Thursday to Saturday, 5 a.m. to 2 a.m. the following morning and Sunday 8 a.m. to midnight.
- 2. To sell liquor at any time in a designated reception area to a person attending a reception for consumption in that area.
- 3. To sell liquor at any time in a designated dining area to a diner for consumption in that area with or ancillary to a meal provided by the licensee in that area.
- 4. Entertainment consent is sought for the above mentioned

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 May 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Olympic Employee Plan Pty Ltd, c/o Kelly & Co., Lawyers, Level 17, Santos House, 91 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Variation to an Extended Trading Authorisation in respect of premises situated at 273 Churchill Road, Prospect, S.A. 5082 and known as Reepham Hotel.

The application has been set down for hearing on 9 June 2000.

Condition

The following licence condition is sought:

Hours of operation: Monday, midnight to 2.30 a.m. the following morning; Tuesday, midnight to 2.30 a.m. the following morning and Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight, on the licensed premises and Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m. off the licensed premises.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 May 2000.

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 Mark Churchill Thomas has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 3 Ritchie Terrace, Marleston, S.A. 5033 and to be known as Quality Limousines and Passenger Service.

The application has been set down for hearing on 9 June 2000.

Condition

The following licence condition is sought:

The licence shall authorise the sale, supply and consumption of liquor only to persons travelling in the vehicles for consumption in the vehicles and areas adjacent on any day and at any time except Sunday, between 5 a.m. and 8 a.m., Good Friday, midnight to 5 a.m. the day after Good Friday and midnight to 5 a.m. the day after Christmas Day

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 May 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that K. D. Summersides, c/o Griffins, Lawyers has applied to the Licensing Authority for the grant of an Entertainment Venue Licence in respect of premises to be situated at 1 Piggott Range Road, Old Noarlunga, S.A. 5168 and to be known as Onkaparinga Function Centre.

The application has been set down for hearing on 9 June 2000 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 May 2000.

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 Henry Bailey Investments Pty Ltd has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 219 O'Connell Street, North Adelaide, S.A. 5006 and known as Caledonian Hotel.

The application has been set down for hearing on 9 June 2000.

Condition

The following licence condition is sought:

Extended Trading Authorisation—Hours of operation: Wednesday to Saturday, midnight to 2 a.m. the following morning and Sunday, 8 p.m. to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 May 2000.

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 Shokkd & Apauld Pty Ltd (ACN 092 583 447), c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for the transfer of a Hotel Licence and grant of a Gaming Machine Licence in respect of premises situated at Sevenhill, S.A. 5450 and known as Sevenhill Hotel.

The applications have been set down for hearing on 9 June 2000

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 May 2000.

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 Southern Breeze Pty Ltd, c/o Griffins, Level 14, 26 Flinders Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for a Hotel Licence in respect of premises situated at 21 Flinders Street, Victor Harbor, S.A. 5211 and known as Anchorage at Victor Harbor.

The application has been set down for hearing on 9 June 2000.

Conditions

The following licence conditions are sought:

· Extended Trading Authorisation:

Hours of operation:

Friday and Saturday—Midnight to 1 a.m. the following morning;

Sunday—9 a.m. to 11 a.m. and 8 p.m. to midnight;

Public Holidays (except Good Friday, the day after Good Friday and the day after Christmas Day) midnight to 1 a.m. the following morning;

New Year's Day—midnight to 3 a.m. the following morning,

on the licensed premises and:

Sunday—9 a.m. to 11 a.m. and 8 p.m. to 9 p.m., off the licensed premises.

 Entertainment consent has been sought for the entire licensed premises.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 May 2000.

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 Martin & Josie Nominees Pty Ltd (ACN 008 160 521) and A.J. Baily Nominees Pty Ltd (ACN 008 160 530), c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000, have applied to the Licensing Authority for the transfer and removal of a Retail Liquor Merchant's Licence in respect of premises situated at corner Canterbury Street and Sheridan Court, Salisbury Heights, S.A. 5109 and known as Porter's Liquor Salisbury Heights to premises proposed to be situated at Unit 1, 1792 Main North Road, Salisbury Plain, S.A. 5109.

The applications have been set down for hearing on 9 June 2000.

Any person may object to the applications by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 May 2000.

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 ACN 085 955 184 Pty Ltd (as trustee for Barossa Brauhaus Hotel Unit Trust), c/o Kelly & Co., Level 17, Santos House, 91 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the Redefinition of the Licensed Area and Alteration to the Licensed Premises in respect of premises situated at 41 Murray Street, Angaston, S.A. 5353 and known as Barossa Brauhaus Hotel.

The application has been set down for hearing on 9 June 2000 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 8 May 2000.

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 Wei Ping Zhang, 12 Bruce Avenue, Mitchell Park, S.A. 5043 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 83A Gouger Street, Adelaide, S.A. 5000 and known as Bunga Raya Restaurant.

The application has been set down for hearing on 13 June 2000

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 Giancarlo Raschella, Peter Raschella and Peter Robert Niutta, c/o D. Watts, 1 Cator Street, Glenside, S.A. 5065 have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 636 Lower North East Road, Campbelltown, S.A. 5074 and known as Cafe Va Bene.

The application has been set down for hearing on 13 June 2000 at $9.30\ a.m.$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 3 May 2000.

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 Kellermeister Holdings Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Part Section 282, Hundred of Barossa, Lyndoch, S.A. 5351 and known as Kellermeister Wines.

The application has been set down for hearing on 13 June 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 Edward Lee, c/o Griffins, Lawyers, has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 2 Druids Avenue, Stirling, S.A. 5152 and known as Stirling Golden Lake Chinese Restaurant.

The application has been set down for hearing on 13 June 2000 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 3 May 2000.

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 Woolies Liquor Stores Pty Ltd (ACN 007 939 531), c/o 599 Main North Road, Gepps Cross, S.A. 5094, has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Lot 18, Old Port Wakefield Road, Virginia, S.A. 5120 and known as Virginia Cellars.

The application has been set down for hearing on 13 June 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 3 May 2000.

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 Dural Wines Australia Pty Ltd (ACN 090 955 285), c/o JSG Martin Chartered Accountant, Level 10, 60 Waymouth Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Tanunda Road, Nuriootpa, S.A. 5355 and to be known as Kaesler Wines.

The application has been set down for hearing on 14 June 2000 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 May 2000.

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 Ajit Singh and Paramjit Singh have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Unit 2, 542 Greenhill Road, Hazelwood, S.A. 5066 and currently known as Laxmis Tandoori Indian Restaurant and to be known as Indian Tandoori Chulla.

The application has been set down for hearing on 14 June 2000 at 9 a m

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 Clear Detail Pty Ltd as Trustee for Greenshields Family Trust, Katema Pty Ltd as Trustee for Smallacombe Family Trust and Hamish Ramsay as a Partnership, c/o Grope Hamilton Lawyers, Old Farmer's Trustee Building, 15 Bentham Street, Adelaide, S.A. 5000, have applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at corner Struan/Joanna Roads and Hodges Lane, Joanna via Naracoorte and known as Koppamurra Wines Pty Ltd.

The application has been set down for hearing on 19 June 2000 at 8.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 8 May 2000.

Applicants

MINING ACT 1971

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

Applicant: Neil Johansen Claim No.: MC 3155

Location: Block 998, Out of Hundreds (Renmark), 18 kms

north-north-west of Renmark Purpose: For recovery of Gypsum

Ref. D.M.E. No.: T2182

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 5 June 2000.

L. JOHNSTON, Mining Registrar

MINING ACT 1971

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

Applicant: Resolute Resources Limited and Dominion Gold Operations Pty Ltd

Location: Sandstone Area—Approximately 140 km northwest of Tarcoola, bounded as follows: Commencing at a point being the intersection of latitude 29°42′S and longitude 133°37′E, thence east to longitude 133°47′E, south to latitude 29°45′S, west to longitude 133°37′E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 89

Ref. D.M.E. No.: 7/2000

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

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

Applicant: Resolute Resources Limited and Dominion Gold Operations Pty Ltd

Location: Igy Area—Approximately 180 km north-west of Tarcoola, bounded as follows: Commencing at a point being the intersection of latitude 29°41'S and longitude 133°08'E, thence south to latitude 29°55'S, west to longitude 133°07'E, south to latitude 30°05'S, west to the eastern boundary of Maralinga Lands, thence northerly along the boundary of the said lands to latitude 29°41'S, and east to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 432 Ref. D.M.E. No.: 8/2000

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

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

Applicant: Laura Holdings Pty Ltd

Location Oodnadatta Area—Approximately 30 km northwest of Oodnadatta, bounded as follows:

Area 'A'—Commencing at a point being the intersection of latitude 27°10'S and longitude 135°07'E, thence east to longitude 135°20'E, south to latitude 27°17'S, east to longitude 135°24'E, south to latitude 27°22'S, west to longitude 135°19'E, north to latitude 27°20'S, west to longitude 135°17'E, north to latitude 27°17'S, west to longitude 135°15'E, north to latitude 27°13'S, west to longitude 135°07'E, and north to the point of commencement.

Area 'B'—Commencing at a point being the intersection of latitude 27°30'S and longitude 135°15'E, thence east to longitude 135°12'E, south to latitude 27°34'S, west to longitude 135°13'E, south to latitude 27°37'S, west to longitude 135°10'E, north to latitude 27°36'S, west to longitude 135°08'E, north to latitude 27°35'S, west to longitude 135°05'E, north to latitude 27°32'S, east to longitude 135°15'E, and north to the point of commencement.

All the within htitudes and longitudes are geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 456 Ref. D.M.E. No.: 9/2000

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

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

Applicant: Platsearch NL

Location: Bundera Well Area—Approximately 60 km northeast of Olary, bounded as follows: Commencing at a point being the intersection of latitude 31°51′S and longitude 140°40′E, thence east to longitude 140°48′E, south to latitude 31°54′S, east to longitude 140°52′E, south to latitude 31°59′S, east to longitude 140°55′E, south to latitude 32°00′S, west to longitude 140°48′E, north to latitude 31°58′S, west to longitude 140°40′E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66)

Term: 1 year Area in km²: 242 Ref. D.M.E. No.: 10/2000

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

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

Applicant: Amity International Pty Ltd

Location: Partacoona Area—Approximately 70 km northeast of Port Augusta, bounded as follows: Commencing at a point being the intersection of latitude 32°00'S and longitude 138°10'E, thence east to longitude 138°14'E, south to latitude 32°01'S, west to longitude 138°10'E, and

north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 12

Ref. D.M.E. No.: 11/2000

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

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

Applicant: Flinders Diamonds Limited

Location: Echunga Area—Approximately 40 km south-east of Adelaide, bounded as follows: Commencing at a point being the intersection of latitude 35°00'S and longitude 138°49'E, thence east to longitude 138°55'E, south to latitude 35°09'S, west to longitude 138°48'E, south to latitude 35°11'S, west to longitude 138°44'E, south to latitude 35°13'S, west to longitude 138°47'E, south to latitude 35°15'S, west to longitude 138°40'E, north to latitude 35°08'S, east to longitude 138°49'E, north to latitude 35°05'S, east to longitude 138°49'E, and north to the point of commencement, but excluding Totness Recreation Park and Areas Reserved (See G.G. 22.7.1982) all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of Commonwealth Gazette number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 385 Ref. D.M.E. No.: 24/2000

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources.

NATIONAL PARKS AND WILDLIFE ACT 1972

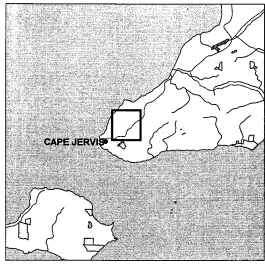
Declaration of Xanthorrhoea Sanctuary

I, IAIN EVANS, Minister for Environment and Heritage and Minister of the Crown for the time being administering the National Parks and Wildlife Act 1972, being of the opinion that it is desirable to conserve the animals and plants for which the land depicted as a sanctuary in the schedule hereto is a natural habitat or environment and having received all necessary consents, do hereby declare the said land to be a sanctuary for the purposes of the said Act.

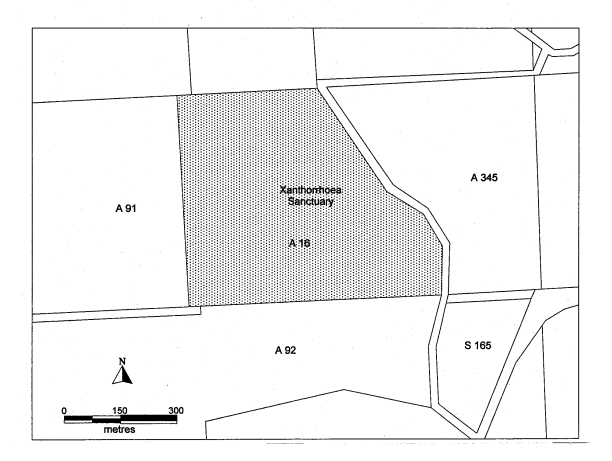
Dated 11 May 2000.

SANCTUARY NO 78
The Schedule
XANTHORRHOEA SANCTUARY
Hundred of Yankalilla
Allotment 16
Part Section 1468
Area 32 hectares

Sanctuary



Location Map (Note: This is private land. Permission required before entry)



MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 1999

	Acts	, Bills, Rules, Parliame	entary Papers and Regul	ations	_
Pages	Main	Amends	Pages	Main	Amends
1-16	1.60	0.75	497-512	23.30	22.40
17-32	2.30	1.45	513-528	23.90	23.00
33-48	2.90	2.10	529-544	24.70	23.80
49-64	3.70	2.75	545-560	25.30	24.50
65-80	4.35	3.55	561-576	26.00	25.20
81-96	5.00	4.20	577-592	26.75	25.75
97-112	5.75	4.85	593-608	27.50	26.50
113-128	6.40	5.60	609-624	28.25	27.50
129-144	7.20	6.30	625-640	28.75	28.00
145-160	7.90	6.95	641-656	29.50	28.50
161-176	8.60	7.70	657-672	30.00	29.25
177-192	9.25	8.40	673-688	31.00	30.00
193-208	9.95	9.10	689-704	31.75	30.75
209-224	10.60	9.75	705-720	32.25	31.50
225-240	11.25	10.50	721-736	33.25	32.00
241-257	12.05	11.10	737-752	33.75	32.75
258-272	12.80	11.80	753-768	34.50	33.25
273-288	13.45	12.60	769-784	35.00	34.25
289-304	14.10	13.20	785-800	35.75	35.00
305-320	14.80	13.90	801-816	36.25	35.50
321-336	15.55	14.60	817-832	37.25	36.25
337-352	16.20	15.40	833-848	38.00	37.00
353-368	16.90	16.05	849-864	38.50	37.75
369-384	17.60	16.80	865-880	39.25	38.50
385-400	18.30	17.50	881-896	39.75	39.00
401-416	19.00	18.10	897-912	40.75	39.75
417-432	19.75	18.90	913-928	41.25	40.75
433-448	20.40	19.50	929-944	42.00	41.25
449-464	21.15	20.20	945-960	43.00	41.75
465-480	21.75	20.90	961-976	43.50	42.50
481-496	22.40	21.50	977-992	44.25	43.00
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GOVERNMENT GAZETTE ADVERTISEMENT RATES

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	\$		\$
Agents, Ceasing to Act as	28.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	14.50	Discontinuance Place of Business	21.20
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	35.75
_		Lost Certificate of Title Notices	
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	35.75	Mortgages:	
Cemetery Curator Appointed	21.20	Caveat Lodgment	14.50
Companies:		Discharge of	
Alteration to Constitution	28.50	Foreclosures	14.50
Capital, Increase or Decrease of		Transfer of	14.50
Ceasing to Carry on Business		Sublet	7.30
Declaration of Dividend		I	7.20
Incorporation.		Leases—Application for Transfer (2 insertions) each	7.30
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	21.20
First Name	21.20		
Each Subsequent Name	7.30	Licensing	42.25
Meeting Final	23.80	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	400.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	
Meeting')		Default in Payment of Rates:	
First Name	28.50	First Name	57.00
Each Subsequent Name		Each Subsequent Name	7.30
Notices:			
Call	35.75	Noxious Trade	21.20
Change of Name		Partnership, Dissolution of	21.20
Creditors Creditors Compromise of Arrangement		Petitions (small)	14.50
Creditors (extraordinary resolution that 'the Com-	26.50		
pany be wound up voluntarily and that a liquidator		Registered Building Societies (from Registrar-	1 4 50
be appointed')	35 75	General)	14.50
Release of Liquidator—Application—Large Ad		Register of Unclaimed Moneys—First Name	21.20
—Release Granted		Each Subsequent Name	
Receiver and Manager Appointed		D	
Receiver and Manager Ceasing to Act		Registers of Members—Three pages and over:	101.00
Restored Name.		Rate per page (in 8pt)	
Petition to Supreme Court for Winding Up		Rate per page (in 6pt)	
Summons in Action		Sale of Land by Public Auction	36.25
Order of Supreme Court for Winding Up Action		Advertisements	
Register of Interests—Section 84 (1) Exempt	64.00	Advertisements	2.00
Removal of Office		Advertisements, other than those listed are charged at	t \$2.00
Proof of Debts	28.50	per column line, tabular one-third extra.	
Sales of Shares and Forfeiture	28.50	Notices by Colleges, Universities, Corporations and I	District
Estates:		Councils to be charged at \$2.00 per line.	Jistrict
Assigned	21.20		
Deceased Persons—Notice to Creditors, etc.		Where the notice inserted varies significantly in lengt	
Each Subsequent Name		that which is usually published a charge of \$2.00 per colur	nn line
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GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Riverside 2000 so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: Riv2000@saugov.sa.gov.au.* Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

CANCELLATION OF PETROLEUM EXPLORATION LICENCE No. 76

Department of Primary Industries and Resources, 20 April 2000

NOTICE is hereby given that the undermentioned Petroleum Exploration Licence has been cancelled pursuant to the provisions of the Petroleum Act 1940.

WAYNE MATTHEW, Minister for Minerals and Energy

No. of Licence	Licensees	Locality	Date of Cancellation	Area in km ²	Reference
76	Richfield Resources Pty Ltd Lamina Ltd	Otway Basin area of South Australia	20.4.00	276	SR 27.2.156

Description of Area

All that part of the State of South Australia, bounded as follows: commencing at a point being the intersection of latitude 37°55′00″S and longitude 140°37′30″E, thence east to longitude 140°42′30″E, south to latitude 37°57′30″S, east to longitude 140°48′30″E, south to latitude 37°57′30″S, east to longitude 140°50′00″E, south to the Territorial Sea Baseline at low water mark, Southern Ocean, thence generally north-westerly along the said baseline to latitude 38°00′00″S, east to longitude 140°37′30″E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966.

The Territorial Sea Baseline is for the greater part, the line of low water along the coast, the remainder consisting of straight lines enclosing indentations in the coastline, bays and rivermouths as defined in the Seas and submerged Lands Act 1973.

PUBLIC CORPORATIONS ACT 1993

Direction

- I, ROB LUCAS, Treasurer (acting as a body corporate) hereby direct Generation Lessor Corporation, a subsidiary of the Treasurer established under the Public Corporations (Generation Lessor Corporation) Regulations 1999:
 - 1. To execute and deliver the Optima Energy Generation Business Sale Agreement between (among others) the Treasurer, Optima Energy Pty Limited, Generation Lessor Corporation, TXU (South Australia) Pty Ltd and TXU Electricity Limited with such amendments (if any) as are approved by an Executive Director of the Electricity Reform and Sales Unit of the Department of Treasury and Finance.
 - 2. To execute and deliver such other documents as Generation Lessor Corporation is required by an Executive Director of the Electricity Reform and Sales Unit of the Department of Treasury and Finance to execute and deliver.
 - 3. To do anything which in the opinion of an Executive Director of the Electricity Reform and Sales Unit of the Department of Treasury and Finance is necessary, advisable or incidental in connection with any transaction contemplated by a document referred to above.

Dated 4 May 2000.

The Common Seal of the Treasurer of the State of South Australia was duly affixed in the presence of:

(L.S.) ROB LUCAS, Treasurer
J. A. CADELL, Witness

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road (walkway) Burford Avenue/Oval Terrace, Ardrossan Deposited Plan 54583

BY Road Process Order made on 9 November 1999, The Development Assessment Commission ordered that:

1. The whole of the public road (walkway being allotment 36 in Deposited Plan 45043) between Burford Avenue and Oval Terrace more particularly lettered 'A' in Preliminary Plan No. PP32/0466 be closed.

2. Issue a Certificate of Title to the DISTRICT COUNCIL OF YORKE PENINSULA for the whole of the land subject to closure which land is being retained by Council for merging with council owned adjoining land.

On 11 April 2000, that order was confirmed by the Minister for Administrative and Information Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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 11 May 2000.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road, Middle Beach Deposited Plan 52743

BY Road Process Order made on 1 April 1999, The District Council of Mallala ordered that:

- 1. Portion of the public road south-west of allotment 1 in Deposited Plan 32319 more particularly lettered 'A' in Preliminary Plan No. PP32/0395 be closed.
- 2. The whole of the land subject to closure be transferred to LEONARD GORDON BRADBROOK, DOREEN CYNTHIA BRADBROOK, SUSAN KAREN WILCZEK and JENNIFER ANNE SMITH in accordance with agreement for transfer dated 1 April 1999, entered into between The District Council of Mallala and L. G. Bradbrook, D. C. Bradbrook, S. K. Wilczek and J. A. Smith.

On 23 July 1999, that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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 11 May 2000.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Morialta Falls Road/Moores Road, Woodforde/Montacute Deposited Plan 54140

BY Road Process Order made on 21 December 1999, the Adelaide Hills Council ordered that:

- 1. The whole of the public road (Morialta Falls Road) adjoining section 834, Hundred of Adelaide and portion of the public road (Moores Road) adjoining the south-western boundaries of section 1067, Hundred of Adelaide, more particularly lettered 'C', 'D' and 'E' (respectively) in Preliminary Plan No. PP32/0400 be closed.
 - 2. Vest in the Crown the whole of the land subject to closure.

On 3 May 2000, that order was confirmed by the Minister for Administrative and Information Services.

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 11 May 2000.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road adjacent Gorge Road, Athelstone/Montacute Deposited Plan 54141

BY Road Process Orders made on 21 December 1999, the Adelaide Hills Council and The Corporation of Campbelltown ordered that:

- 1. Portion of the public roads (adjacent to Gorge Road) adjoining Deposited Plan 29202, Filed Plan 130263 and section 670, Hundred of Adelaide intersecting the Black Hill Conservation Park and adjoining section 331, Hundred of Onkaparinga more particularly lettered 'A' and 'B' (respectively) in Preliminary Plan No. PP32/0401 be closed.
 - 2. Vest in the Crown the whole of the land subject to closure.
- On 3 May 2000, that order was confirmed by the Minister for Administrative and Information Services.

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 11 May 2000.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 34

ORDER BY THE MINISTER TO CLOSE ROAD

Moores Road, Montacute/Woodforde adjacent to the Morialta Conservation Park Deposited Plan 54140

BY an Order made on 19 April 1999, under Sections 6 and 34 of the Roads (Opening and Closing) Act 1991, the Minister for Administrative Services ordered that the following roads be closed:

 The whole of the Moores Road dividing section 834 from section 1067. (ii) The whole of the un-named public road adjoining the eastern boundaries of section 1068.

Vest in the Crown the whole of the land subject to closure.

Notice of the Order is hereby published in accordance with Section 34(7) of the said Act.

Dated 11 May 2000.

K. SARNECKIS, Acting Surveyor-General

PP32/0402

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 34

ORDER BY THE MINISTER TO CLOSE ROAD

Black Hill Road, Montacute adjacent to the Black Hill Conservation Park Deposited Plan 54141

BY an Order made on 19 April 1999, under Sections 6 and 34 of the Roads (Opening and Closing) Act 1991, the Minister for Administrative Services ordered that the following roads be closed:

- (i) The whole of the un-named public road adjoining section 1073 and extending generally northerly to the northern boundary of section 329.
- (ii) The whole of the Black Hill Road adjoining section 400 and intruding into section 712.
- (iii) The whole of the un-named public road adjoining the southern boundary of section 307.

Vest in the Crown the whole of the land subject to closure.

Notice of the Order is hereby published in accordance with Section 34(7) of the said Act.

Dated 11 May 2000.

K. SARNECKIS, Acting Surveyor-General

PP32/0404

WATER RESOURCES ACT 1997

Notice of Proposed Recommendation of prescription of Wells in the Tintinara Coonalpyn Area, Pursuant to Subsection 8 (4) of the Water Resources Act 1997

I, MARK BRINDAL, Minister for Water Resources in the State of South Australia, hereby give notice that I propose to recommend that all wells in both the unconfined Murray Group Limestone Aquifer and underlying confined Renmark Group Aquifer within the Hundreds of McCallum, Makin, Archibald, Coombe, Richards, Lewis, Coneybeer, Carcuma and Livingston are prescribed by the Governor, pursuant to section 8 (1) of the Act.

The reasons for the recommendation are that it is necessary and desirable for the proper management of the water resource, and in particular:

- 1. large quantities of water are currently being taken from the Murray Group Limestone and Renmark Group Aquifers and those quantities are likely to increase;
- 2. controls over the manner and extent of the taking of water are necessary to ensure that such taking is sustainable;
- 3. salinity will be a major threat to the quality of the Murray Group Limestone aquifer due to the quantities of water to be

I invite all interested persons to make written submissions to me in relation to this proposal. The closing date for submissions will be Friday, 25 August 2000.

Dated 9 May 2000.

MARK BRINDAL, Minister for Water Resources

WINE GRAPES INDUSTRY ACT 1991

Order by Minister

PURSUANT to the Wine Grapes Industry Act 1991, I, Robert Gerard Kerin, Minister for Primary Industries and Resources make the following order applying to wine grapes grown in the Barossa, Clare, Langhorne Creek, McLaren Vale and Riverland regions (as detailed in the schedule) and sold to a processor:

Dated 23 April 2000.

ROB KERIN, Minister for Primary Industries and Resources

TABLE 1: BALANCE OF DEMAND AND SUPPLY FOR WINEGRAPES IN THE SA COOL REGIONS—VINTAGE 2000 AND MEDIUM TERM PREDICTIONS

VARIETY	BAROSSA		CLARE		McLAREN VALE		LANGHORNE CREEK	
	Demand Supply Vintage 2000	Desired Medium Term (3-5 years)						
WHITE WINE Chardonnay Riesling Sauvignon Blanc Semillon Verdelho	0 0 0 - NA	0 -/0② - NA	0 + NA - NA	- +① NA - NA	0 0 0 - NA	0 0 - - NA	0 NA NA NA 0	0 NA NA NA 0
RED WINE Cab. Sauvignon Grenache Mataro Merlot Pinot Noir Shiraz	+ 0 + + 0 +	0 + + 0 0	+ 0 NA 0 0 +	0 0 NA 0 0	0 0 NA 0 0	0 0 NA 0 0	0 NA NA 0 NA 0	0 NA NA 0 NA 0

Notes for Table 1:

Key—Vintage 2000 +++ = More plantings required

++ = Significant excess Demand over Supply + = Moderate excess Demand over Supply 0 = Balance in Supply and Demand

= Moderate excess Supply over Demand
 = Significant excess Supply over Demand

= Plantings need to be removed

NA-Not Applicable

① Riesling—Small requirement in medium term for minor plantings in Clare and Eden Valley only.

② The meeting was unable to reach mutual agreement on the Supply and Demand balance for this variety.

SAWBIA representatives considered the position to be Moderate excess Supply over Demand.

SAFF Winegrape representatives considered the position to be Balance in Supply and Demand.

Additional Variety Comments

White Wine Varieties:

Chardonnay—Quality is an important issue which growers must be aware of and they should stay in close consultation with their winery for direction on style requirements.

Semillon—Oversupply nationally, including cool regions.

Riesling—Small requirement in medium term for minor plantings in Clare, but ensure contracts before planting.

Red Wine Varieties:

Young Plantings—Need to be managed to achiefe maximum quality.

Grenache—Dry grown, low-yielding premium production needs to be maintained.

Mataro—Dry grown, low-yielding premium production needs to be maintained.

Merlot—Needs special attention to achieve the quality required.

Shiraz—Future demand will be for high quality Shiraz only.

THE SCHEDULE

- (a) the areas of the District Councils of Barmera, Berri, Loxton, Mannum, Mobilong, Morgan, Paringa and Waikerie;
- (b) the Hundred of Katarapko;
- (c) the Hundreds of Bowhill, Fisher, Forster, Nildottie and Ridley in the area of the District Council of Ridley;
- (d) the Hundred of Skurray in the area of the District Council of Truro;
- (e) the Municipalities of Murray Bridge and Renmark;
- (f) the Counties of Young and Hamley;
- (g) the Hundreds of:

Barossa Blyth Relvidere Brinkley Bremer Clare Hall Dutton Freeling Hart Jellicoe Hanson Kanunda Kuitpo Milne Noarlunga Moorooroo Nuriootpa Strathalbyn Upper Wakefield Stanley Willunga

SECTION 6: TERMS AND CONDITIONS OF PAYMENT FOR 2000 HARVEST

- (1) The following terms and conditions are fixed in respect of wine grapes harvested in 1994 or any subsequent year and are implied in every contract for the sale of such grapes to a processor:
 - (a) If the grapes are delivered to the processor prior to 1 April in a year, the processor must pay to the producer 33¹/₃ per cent of the total amount payable for the grapes by the end of the month following the month during which the grapes are delivered, 50 per cent of the remaining balance by 30 June in that year and the balance by 30 September in that year.
 - (b) If the grapes are delivered to the processor on or after 1 April but prior to 1 May in a year, the processor must pay to the producer $33^{1}/_{3}$ of the total amount payable for the grapes by 31 May in that year, 50 per cent of the remaining balance by 30 June in that year and the balance by 30 September in that year.
 - (c) If the grapes are delivered to the processor on or after 1 May in a year, the processor must pay to the producer $66^2/_3$ per cent of the total amount payable for the grapes by 30 June in that year and the balance by 30 September in that year.
 - (d) If a processor defaults in making a payment within the time fixed above, the processor must pay to the producer an amount equal to interest on any amount remaining in default calculated at the Commonwealth Bank standard overdraft interest rate (as at the beginning of the month during which the default occurred) plus 1 per cent per annum until the following 31 December and thereafter at the Commonwealth Bank standard overdraft interest rate (as at 1 September in the year during which the default occurred) plus 5 per cent per annum.

Application

(2) The terms and conditions fixed by this order apply in relation to contracts whether made before or after the publication of this order in the *Gazette*.

Dated 23 April 2000.

ROB KERIN, Minister for Primary Industries and Resources

REGULATIONS UNDER THE BAIL ACT 1985

No. 36 of 2000

At the Executive Council Office at Adelaide 11 May 2000

PURSUANT to the Bail Act 1985 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

K. T. Griffin Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Forms
- 6. Section 13 statement

SCHEDULE 1

Forms

SCHEDULE 2

Section 13 Statement

Citation

1. These regulations may be cited as the Bail Regulations 2000.

Commencement

2. These regulations will come into operation on the day on which Part 3 of the *Statutes Amendment and Repeal (Justice Portfolio) Act 1999* comes into operation.

Revocation

3. The Bail Regulations 1987 (see Gazette 30 July 1987 p. 286) are revoked.

Interpretation

4. (1) In these regulations—

"Act" means the Bail Act 1985.

(2) In these regulations, a reference to a form of a particular number is a reference to the form of that number set out in Schedule 1.

Forms

- **5.** (1) The forms set out in Schedule 1 are prescribed for the purposes of the Act.
- (2) Subject to these regulations, a form set out in Schedule 1 must—

- (a) be used for the purposes specified in the schedule; and
- (b) contain the information required by, and be completed in accordance with, the instructions contained in the forms.
- (3) Form 2 (Written record of reasons for refusal of bail application) is not required to be used if the bail authority refusing bail is a judge of the Supreme Court.
- (4) If an application for review of a decision of a bail authority is made to the Supreme Court, the application must be made in accordance with the rules of the Supreme Court, instead of using Form 6 (Application for review of bail by magistrate).

Section 13 statement

- **6.** (1) For the purposes of section 13(1)(b)(i) of the Act, a written statement explaining how, and to what authorities, an application for release on bail may be made under the Act must be in the form set out in Schedule 2.
- (2) If it appears that the native language of an applicant for bail is a language other than English, the written statement may be in the form of a translation into that other language of that form.

SCHEDULE 1

Forms

FORM 1	APPLICATION FOR RELEASE ON BAIL
FORM 2	WRITTEN RECORD OF REASONS FOR REFUSAL OF BAIL APPLICATION
FORM 3	GRANT OF BAIL
FORM 4	BAIL AGREEMENT
FORM 5	GUARANTEE OF BAIL
FORM 6	APPLICATION FOR REVIEW OF BAIL BY MAGISTRATE
FORM 7	APPLICATION TO VARY CONDITIONS OF BAIL AGREEMENT
	APPLICATION TO REVOKE BAIL AGREEMENT
FORM 8	APPLICATION TO VARY TERMS OF GUARANTEE OF BAIL
	APPLICATION TO REVOKE GUARANTEE OF BAIL
FORM 9	NOTICE OF WITHDRAWAL OF APPLICATION FOR REVIEW OF DECISION OF BAIL AUTHORITY

FORM 1—BAIL ACT 1985 (section 8(1))

APPL	ICATION FOR RELEASE	E ON BAIL
I, (inse	rt full name)	(the applicant)
apply fo	or bail.	
Signatu	re of Applicant:	
Date of	application:	
Time of	application:	hours
DECI	SION OF BAIL AUTHORITY Tick appropriate box	
	Bail refused	(Form 2 Written record of reasons for refusal of bail application must be completed except where the authority refusing bail is a judge of the Supreme Court.)
	Bail granted	(Form 3 <i>Grant of bail</i> must be completed.)
Full n	ame of bail authority:	
Bail a	uthority's signature:	
Date:		
Time:		hours

FORM 2—BAIL ACT 1985

(section 12)

WRITTEN RECORD OF REASONS FOR REFUSAL OF BAIL APPLICATION

B	AIL APPLICANT:(insert full name)
1.	In refusing bail, the following offences were taken into consideration:
2.	It is likely that the applicant would abscond if released on bail for the following reasons:
	(a) history of prior breaches of bail:
	(a) instity of prior breaches of ball.
	(b) lack of fixed address:
	(c) lack of social ties:
	(d) any other reason:
3.	It is likely that the applicant would offend again if released on bail for the following reasons:
	(a) prior offences:
	(w) p-10-1 01-1-1-1
	(b) other reasons that make the applicant likely to re-offend:
4.	Other reasons for refusing bail are:
	(eg: interference with evidence or witnesses, hindering police inquiries, etc.)
Fι	ıll name of bail authority:
Ва	ail authority's signature:
D	ate:
Ti	me: hours
	NOTE: THE APPLICANT MUST BE GIVEN A COPY OF THIS FORM
A	CKNOWLEDGMENT OF RECEIPT
Ιa	acknowledge that I have been provided with a copy of the reasons for the refusal of my application to be released on bail.
A	pplicant's signature:
D	ate:
Тi	hours

FO	RM 3—BAIL ACT 1985 (sections 10 & 11)
GF	RANT OF BAIL
(Ins	sert full name)(the person)
has	been granted bail subject to the conditions listed below and stipulated in the bail agreement (see Form 4).
C	ONDITIONS
	The person will reside at
*	The person will reside at
*	and will, subject to section 11(2)(ia) of the Bail Act 1985#, remain at that place of residence while on bail. The person will not make contact with
*	The person will place himself/herself* under the supervision of a community corrections officer and obey the lawful directions of the officer.
*	The person will report to the police at
*	The person will surrender any passport that he/she* may possess.
*	The person agrees to forfeit to the Crown the sum of \$ if the person fails to comply with a term or condition of the bail agreement.
*	The person obtains
	each. (see over for details of each guarantor)
*	Other condition(s):
Full	name of bail authority:
Bai	authority's signature:
Dat	e:

NOTES: * Strike out whichever does not apply.

Time:

Section 11(2)(ia) of the Act provides that a condition that may be imposed in relation to the grant of bail is that the applicant agrees to reside at a specified address and to remain there while on bail, not leaving it except for remunerated employment, necessary medical or dental treatment, averting or minimising a serious risk of death or injury (whether to the applicant or some other person) or any other purpose approved by an appropriate departmental officer.

Name in full

Address

DETAILS OF GUARANTOR(S) Name in full Address Name in full Address Name in full Address Name in full Address

FORM 4—BAIL ACT 1985 (section 6(2))

BAIL AGREEMENT

PART A

I, (insert full name)					
of (insert address)					
being charged with/convicted of the following offences:					
being charged with convicted of the following offences					
AGREE to be present at (insert name of court)					
at					
on/, at am/pm, or at any other time when called on and, subject to any direction in this agreement to					
the contrary, to be present throughout all proceedings relating to this matter until the matter is disposed of.					
DIRECTIONS AS TO ATTENDANCE AT PROCEEDINGS					

I AGREE to comply with all of the conditions of bail listed in this agreement.

I UNDERSTAND that if I do not appear when required, or if I fail to comply with a condition of bail—

- $\cdot \;\;$ I may be arrested with or without a warrant; AND
- · I may have to pay any money that I have agreed to pay to the Crown if I breach this agreement; AND
- · I may be convicted of an offence against the Bail Act 1985 and liable to a maximum penalty of a fine of \$10 000 or 2 years imprisonment.

CONDITIONS OF BAIL 1,2

1.	I agree that I will not leave the State for any reason except as allowed under the Bail Act 1985 ³ .				
2.	I agr	ee that—			
	(a)	I will reside at			
	(b)	I will reside at			
	and will, subject to the Bail Act 1985 ⁴ , remain at that place of residence while on bail.				
	(c)	I will not make contact with			
	(d)	I will place myself under the supervision of a community corrections officer and obey the lawful directions of the			
		officer.			
	(e) I will report to the police at				
		between the hours of and	each day/ 1 (specify day of week) commencing		
		on /			
	(f)	I will surrender any passport that I	possess.		
	(g)) I will forfeit to the Crown the sum of \$ if I fail to comply with a term or condition of thi			
		agreement.			
	(h)	I will obtain (insert number of guarantees required by bail authority) guarantees in the sum			
		\$ each.			
	(i)	Other			
Si	gnatu	re of person entering agreement:			
D	ate:				
Ti	me:		hours		
Witnessed by authorised person ⁵ : Title, rank or other authorisation:			Signed:		
Date:					
Ti	me:		hours		
NO	TES:		t apply. e) applies to this agreement, a copy of the agreement must be sent to the		

- government department of which the community corrections officer is an officer or employee, or the police station (as the case requires).
- 3. Section 11(6) of the Act provides that it is a condition of every bail agreement that the person released under the agreement will not leave the State for any reason—
- **x**if the person is under the supervision of an officer of a government department—without the permission of the Chief Executive Officer of the department;
- **≭**in any other case—without the permission of a judge or magistrate, or member of the police force of or above the rank of sergeant or in charge of a police station.
- 4. Section 11(2)(ia) of the Act provides that one of the conditions that may be imposed in relation to the grant of bail is that the person agrees to reside at a specified address and to remain there while on bail, not leaving it except for remunerated employment, necessary medical or dental treatment, averting or minimising a serious risk of death or injury (whether to the person or some other person) or any other purpose approved by an appropriate departmental officer.
- 5. The authorised person may be the bail authority, a person or person of a class specified by the bail authority, a justice, a member of the police force of or above the rank of sergeant or in charge of a police station or, if the person is in prison, the person in charge of the prison.

PART B: TO BE COMPLETED BY BAIL AUTHORITY IF A CONDITION OF BAIL IS ALTERED

Date:	
Bail authority:	
Details of new condition:	
Poil outhority's cignoture	
Bail authority's signature:	
Signature of person granted bail:	
Guarantor's signature:	
5.	
Date:	
Bail authority:	
Details of new condition:	
Bail authority's signature:	
Signature of person granted bail:	
Guarantor's signature:	

Date:	
Bail authority:	
Details of new condition:	
Dell and aried allowers	
Bail authority's signature:	
Signature of person granted bail:	
Guarantor's signature:	
Date:	
Bail authority:	
Details of new condition:	
Bail authority's signature:	
Signature of person granted bail:	
Guarantor's signature:	

FORM 5—BAIL ACT 1985 (section 7(2))

GUARANTEE OF BAIL

(V	 ,
(the pers	
guarantee that (insert name of person to be released on bail)	
of (insert address)	
I, (insert full name)	

will comply with-

- * all of the terms and conditions of the person's bail agreement; OR
- * those terms and conditions of the person's bail agreement specified in this guarantee (see below).
 - * Strike out whichever does not apply.

I undertake that, if the person fails to comply with a term or condition of the bail agreement to which this guarantee relates, I will forfeit to the Crown the sum of \$.....

I declare—

- (a) that I know (insert name of the person)....; and
- (b) that I am of or above the age of 18 years; and
- (c) that I have been given a copy of the bail agreement in relation to which this guarantee is given; and
- (d) that I will ensure that the person to be released on bail will comply with the terms and conditions of the person's bail agreement in relation to which this guarantee is given.

I understand-

- (a) that if I know, or have reasonable grounds to suspect, that the person has failed to comply with a term or condition of the bail agreement in relation to which this guarantee is given, I am required to take reasonable steps to inform a member of the police force that the failure has, or may have, occurred and, if I fail to do so, then, in addition to the amount I have undertaken to forfeit to the Crown, I may also be liable to a fine of up to \$1 250; and
- (b) that this guarantee is in force for so long as the person is on bail, subject to the terms of this guarantee being varied or the guarantee being revoked.

Terms and conditions of bail agreement specified for the purposes of this guarantee					
Guarantor's signature:					
Date:					
Time:	hours				
Signature of authorised person# witness:					
Title, rank or other authorisation of witness:					
Date:					
Time:	hours				

#The authorised person who witnesses the guarantor's signature may be the bail authority, a person or person of a class specified by the bail authority, a justice, a member of the police force of or above the rank of sergeant or in charge of a police station or, if the person is in prison, the person in charge of the prison.

FORM 6—BAIL ACT 1985

(sections 14(2)(b) and 15)

APPLICATION FOR REVIEW OF BAIL BY MAGISTRATE

NOTE: If the Supreme Court is to review the decision of the bail authority, the appropriate application form under the rules of the Supreme Court must be completed and not this form.

PART A: APPLICATION

	ail)
of (insert address)	
is charged with/has been convicted of*	
I, (insert name of applicant)	
at	
to review a decision of a bail authority, namely	
(i	insert name of bail authority and brief description of decision)
made at	
on /	
Applicant's signature:	
Date:	

st Strike out whichever does not apply.

PART B: REVIEW OF BAIL BY MAGISTRATE BY TEL	EPHONE UNDER SECTION 15
Name of magistrate contacted:	
Date contact made:	
Time of contact:	
Result of review:	Refused / Granted*
* Strike out whichever does not apply.	
Signature of member of police force	
or justice who contacted the magistrate:	
Note: Strike out Part B if the review of bail is to be hea	rd in court.
PART C: NOTICE OF COURT HEARING OF REVIEW O	OF BAIL
To—	
* The person applying for release on bail	
* The Director of Public Prosecutions	
* The guarantor of bail	
* Strike out whichever does not apply.	
Magistrates Court / Youth Court* sitting at	which are set out in Part A, has been listed for hearing at the
at am/pm.	
All parties to the application must attend the hearing.	
Court officer's signature:	
Date:	
* Strike out whichever does not apply.	
Note: Strike out Part C if the review of bail is to be hea	erd by telephone.

FORM 7—BAIL ACT 1985

(section 6(4))

APPLICATION TO VARY CONDITIONS OF BAIL AGREEMENT APPLICATION TO REVOKE BAIL AGREEMENT

PART A: APPLICATION	
(Insert full name of person released on bail)	
of (insert address)	
and was granted bail on /	
I, (insert name of applicant)	
of (insert address)	
apply to (insert name of bail authority)	
to—	
* vary the conditions of the bail agreement	
* revoke the bail agreement.	
I make this application on the following grounds:	
Applicant's signature:	
Date:	

PART B: NOTICE OF HEARING

To—	
* The person on bail	
* The police prosecutor at	
* The Director of Public Prosecutions	
* The guarantor of bail	
The application to—	
* vary the conditions of a bail agreement	
* revoke a bail agreement,	
	hearing at (insert name of court)
at am/pm.	
All parties to the application must attend the hearing.	
Court officer's signature:	
Date:	
* Strike out whichever does not apply.	

FORM 8—BAIL ACT 1985 (section 7(4))

APPLICATION TO VARY TERMS OF GUARANTEE OF BAIL APPLICATION TO REVOKE GUARANTEE OF BAIL

PART A: APPLICATION	
(Insert full name of person released on bail)	
of (insert address)	
is charged with/has been convicted of*	
and was granted bail on	
I, (insert name of guarantor)	
of (insert address)	
apply to (insert name of bail authority)	
at	
to—	
* vary the terms on my guarantee of bail	
* revoke my guarantee of bail.	
I make this application on the following grounds:	
Guarantor's signature:	
Date:	

PART B: NOTICE OF HEARING

To—	
* The guarantor	
* The person on bail	
* The police prosecutor at	
* The Director of Public Prosecutions	
The application to—	
* vary the terms of a guarantee of bail	
* revoke a guarantee of bail,	
	hearing at (insert name of court)
at am/pm.	
All parties to the application must attend the hearing.	
Court officer's signature:	
Date:	
* Strike out whichever does not apply.	

FORM 9—BAIL ACT 1985

(section 16(2))

NOTICE OF WITHDRAWAL OF APPLICATION FOR REVIEW OF DECISION OF BAIL AUTHORITY

The Crown advises that the application to review the decision m	ade on (insert date)
by (insert name of bail authority)	
to grant bail to (insert full name of person)	
of (insert address)	
is withdrawn.	
Signature of person acting on behalf of Crown:	
Full name of person acting on behalf of Crown:	
Date:	
Date.	
Time:	hours

Section 13 Statement

BAIL ACT 1985

HOW TO APPLY FOR RELEASE ON BAIL

1. GENERAL

The law of bail in South Australia is contained in the Bail Act 1985.

This pamphlet is designed to help you decide whether you are eligible to apply for bail, and to assist you in making such an application.

It will also assist people who want to "stand bail" (that is, be a guarantor) for you.

If there are things you do not understand, ask the police, telephone your lawyer, or ask the magistrate or the person who witnesses your bail documents for advice.

If you do not have a lawyer and you want help, you can ask to see the duty solicitor from the Legal Services Commission or telephone the Legal Services Commission during office hours on (08) 8463 3555. (Duty solicitors visit the larger courthouses during office hours—ask the police to contact the duty solicitor for you.)

2. WHAT IS A BAIL AGREEMENT?

A bail agreement is an agreement between the Crown and a person requiring the person to be at his or her court hearings and to obey any special conditions set by the court during the period of the operation of the bail agreement in return for the person's release from custody on bail.

3. CAN I APPLY FOR BAIL?

Adults

If you are aged 18 years or more, you can apply for bail in any of the following circumstances:

- xyou are appearing before a court in answer to a summons and you might be remanded in custody; or
- xyou are in custody on a charge of an offence after being arrested by the police; or
- xyou have been convicted of an offence but have not yet been sentenced; or
- **x**you have been convicted of an offence and sentenced, but you intend to appeal; or
- xyou are appearing in court for allegedly failing to observe a condition of a bond; or
- xyou have been arrested on a warrant and you are appearing, or are to appear, before a court as a witness; or
- xyou have been arrested on a warrant issued by a court—
 - for failing to appear before that court on charges, or
 - for breach of a bond,

and the court has authorised the police officer in charge of the police station, or a person specified on the warrant, to grant bail on your arrest.

However, you cannot apply for bail after having been arrested if you are being detained under the Summary Offences Act 1953 for a purpose related to the investigation of an offence until the end of that detention.

People under the age of 18 years

If you are under the age of 18 years, you can apply for bail if you have been arrested on suspicion of having committed an offence and you have been taken into police custody.

4. I THINK I QUALIFY FOR BAIL

To whom do I apply for bail?

There are various bail authorities under the Bail Act 1985 that can hear and decide bail applications.

The following is a list of bail authorities for the purposes of the Act:

the Supreme Court, the court before which you were charged, any court before which you must appear in relation to the matter, a justice, a sergeant of police, a police officer of a rank higher than sergeant, a police officer in charge of a police station, the person specified on the warrant for your arrest.

Depending on your circumstances, you can apply to one of these bail authorities. You should check with a police officer, your lawyer or a court officer as to whom you must apply for bail.

How do I apply for bail?

Your application for bail must be in writing.

Application forms are available from police stations, gaols and courts. You must answer all questions.

If you were under the age of 18 years at the time you allegedly committed the offence for which you are arrested, your parent, guardian or custodian may assist you to make your application.

If there is something you do not understand, ask a police officer, your lawyer or a court officer to explain.

5. ON WHAT GROUNDS WILL BAIL BE GRANTED?

Whether or not you are granted bail will depend on many factors, including—

- **x** the seriousness of the alleged offence;
- * the likelihood that you—
 - may not attend court when required; or
 - may offend again; or
 - may interfere with evidence or a witness;
- **★** any need you, or an alleged victim, may have for physical protection;
- **★** medical matters;
- **x** whether you have previously breached bail conditions;
- **x** any other relevant matter.

6. WHAT CAN I DO IF I AM REFUSED BAIL?

If your application for bail is unsuccessful, you can ask for that decision to be reviewed. (A review is a type of appeal.)

If the bail authority is a police officer or a justice, the review will be carried out by a magistrate, who can be contacted (by telephone if necessary) by the person who made the original decision.

Once the magistrate has been told the facts of the case and the reason why your application was refused, you have the right to put your case. The magistrate must reach a decision straight away.

If the bail authority is a magistrate, the review must be carried out by a Supreme Court judge.

If you are refused bail, you will be given a copy of the written reasons for that refusal.

7. WHAT IS MEANT BY A BAIL AGREEMENT?

When you enter into a bail agreement, you are agreeing to attend a particular court on the next date and at the time fixed for your case as well as on every other occasion when your matter is listed and, unless directed otherwise in the agreement, to be present in court each time your matter is listed until it is finished.

You are also agreeing to comply with all of the conditions set out in your bail agreement. Failure to obey any condition of a bail agreement is a criminal offence and can, in some cases, be punished by up to 2 years jail or a fine of up to \$10 000.

In addition, any money promised to the Crown as part of your bail agreement may have to be paid and, if necessary, collected in the same way as a fine.

8. WHAT ARE CONDITIONS OF BAIL?

Conditions of bail are the rules that you must obey in return for your freedom.

In all cases, except where a bail authority allows you to live interstate or gives you permission to travel interstate for a specific reason, you cannot leave South Australia while on bail. Other restrictions can be imposed on you, including, for example, not seeing or contacting certain people, staying away from certain places, agreeing to live at a certain address, being under the supervision of a community corrections officer, reporting to the police on a regular basis or giving up your passport. Conditions are set by the court to suit individual cases.

You can ask a bail authority to vary the conditions imposed on you under the bail agreement.

9. WHAT IS A GUARANTOR AND WHAT DOES A GUARANTOR HAVE TO DO?

Your guarantor is a person who enters into a guarantee that you will, if freed on bail, obey all the conditions of bail set by the bail authority (see clause 8).

If you do not comply with a condition of your bail agreement and you breach a condition, or if the guarantor knows that you have breached a condition or that you are likely to breach a condition, the guarantor must tell the police what you have done or are likely to do. If the guarantor does not do so, the guarantor can be liable to a fine of up to \$1 250.

In addition to the possibility of having to pay a fine, if you breach a condition of your bail agreement, your guarantor may have to pay to the Crown the sum of money that the guarantor has undertaken to pay in the guarantee.

10. GUARANTOR MAY APPLY TO HAVE GUARANTEE VARIED OR REVOKED

Your guarantor may, at any time, apply to a bail authority to have the terms of the guarantee varied or the guarantee revoked. This could happen if your guarantor is afraid you may abscond or otherwise not comply with the conditions of your bail agreement.

AG 44/97 CS

Suzanne M. Carman Clerk of the Council

REGULATIONS UNDER THE ASSOCIATIONS INCORPORATION ACT 1985

No. 37 of 2000

At the Executive Council Office at Adelaide 11 May 2000

PURSUANT to the Associations Incorporation Act 1985 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

K. T. Griffin Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Substitution of reg. 8
 - 8. Accounting records
- 4. Substitution of reg. 10
 - 10. Modifications of Corporations Law for purposes of Part 5 and s. 61 of Act
- 5. Variation of Sched. 1

SCHEDULE

Substituted Form

Citation

1. The Associations Incorporation Regulations 1993 (see Gazette 20 May 1993 p. 1709), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Substitution of reg. 8

3. Regulation 8 of the principal regulations is revoked and the following regulation is substituted:

Accounting records

8. An association must retain the accounting records kept by it under section 35 or 39C of the Act (as the case requires) for seven years after the completion of the transactions to which they relate.

Maximum penalty: \$1 250.

Substitution of reg. 10

4. Regulation 10 of the principal regulations is revoked and the following regulation is substituted:

Modifications of Corporations Law for purposes of Part 5 and s. 61 of Act

10. (1) The provisions of the *Corporations Law* applied by Part 5 or section 61 of the Act apply with the following modifications, additions and exclusions (in addition to those contained in the Act):

- (a) a reference to ASIC or the Commission is to be read as a reference to the Corporate Affairs Commission;
- (b) a reference to the Court is to be read as a reference to the Supreme Court of South Australia;
- (c) a reference to the Gazette is to be read as a reference to the South Australian Government Gazette;
- (d) a reference to lodge is to be read as a reference to lodge with the Corporate Affairs Commission;
- (e) in relation to an incorporated association—
 - (i) a reference to a constitution is to be read as a reference to the rules of the incorporated association;
 - (ii) a reference to a board of directors is to be read as a reference to the committee of the incorporated association;
 - (iii) a reference to a director is to be read as a reference to—
 - (A) a person who occupies or acts in a position of a member of the committee of the incorporated association, by whatever name called and whether or not validly appointed to occupy or duly authorised to act in the position; or
 - (B) a person in accordance with whose directions or instructions the committee of the incorporated association is accustomed to act;
 - (iv) a reference to an officer is to be read as including a reference to an officer within the meaning of the Act (in addition to the meaning given by section 82A of the *Corporations Law*);
 - (v) a reference to a registered office is to be read as a reference to an office of the incorporated association (if any);
- (f) in respect of Part 5.1 of the Corporations Law—

section 411(13)—leave out from paragraph (b) "the registered office of the body" and insert "the office (or the main office if there is more than one) of the incorporated association or, if the association does not have an office, the address of the public officer of the incorporated association;

- (g) in respect of Part 5.3A of the Corporations Law—
 - (i) section 446A(2)—
 - (A) leave out "section 491" and insert "section 41 of the *Associations Incorporation Act 1985*";

- (B) leave out "section 494" and insert "section 41C of the *Associations Incorporation Act 1985*";
- (ii) section 446A(3)—leave out "is" and insert "and section 41D of the *Associations Incorporation Act 1985* are";
- (iii) section 446B—after subsection (1) insert—
 - (1A) In applying the regulations to an incorporated association—
 - (a) the special resolution will be taken to have been passed under section 41(1)(b) of the Associations Incorporation Act 1985; and
 - (b) a reference to section 494 of the *Corporations Law* will be taken to be a reference to section 41C of the *Associations Incorporation Act 1985*; and
 - (c) a reference to section 497 of the *Corporations Law* will be taken to include a reference to section 41D of the *Associations Incorporation Act 1985*.;
- (h) in respect of Part 5.4B of the Corporations Law—
 - (i) section 465A—leave out "under section 459P, 462 or 464" and insert "to the Court under section 41 of the *Associations Incorporation Act* 1985";
 - (ii) section 465B—leave out "section 459P, 462 or 464" and insert "section 41 of the *Associations Incorporation Act 1985*";
 - (iii) section 465C—leave out "section 459P, 462 or 464" and insert "section 41 of the *Associations Incorporation Act 1985*";
 - (iv) section 467A—
 - (A) leave out "Part 5.4 or 5.4A" and insert "section 41 of the *Associations Incorporation Act 1985*";
 - (B) leave out paragraph (b) and insert:
 - (b) in the case of an application for the winding up of an incorporated association on the ground that it is unable to pay its debts—a defect in a demand of a kind referred to in section 41(4)(a) of the Associations Incorporation Act 1985;
 - (v) section 467B—leave out "section 246AA, 459A, 459B or 461" and insert "section 41 or 61 of the *Associations Incorporation Act 1985*";
 - (vi) section 472—after subsection (2) insert:

- (2A) The Court may appoint a person who is not an official liquidator to be liquidator or provisional liquidator of an incorporated association in accordance with section 41(9) of the *Associations Incorporation Act 1985*.;
- (vii) section 473(5)—leave out paragraph (a) and insert:
 - (a) a member who is, or members who together are, able to cast at least 10% of the total number of votes that could be cast at a meeting of the association if all members were present;;
- (viii) section 475—leave out;
- (ix) section 476—leave out "subsection 475(1) or (2)" and insert "section 41B of the *Associations Incorporation Act 1985*";
- (i) in respect of Part 5.5 of the Corporations Law—
 - (i) section 490—leave out;
 - (ii) section 491—leave out subsection (1);
 - (iii) section 494—leave out;
 - (iv) section 496(1)—
 - (A) leave out "section 494" and insert "section 41C of the *Associations Incorporation Act 1985*";
 - (B) leave out paragraph (a) and insert—
 - (a) apply to the Supreme Court for the association to be wound up under section 41 of the *Associations Incorporation Act 1985* on the ground that the association is unable to pay its debts;;
 - (v) section 497—leave out subsections (5), (6) and (7);
 - (vi) section 497(8)—leave out "director appointed under subsection (5)" and insert "member of the committee appointed under section 41D(1)(b) of the Associations Incorporation Act 1985";
 - (vii) section 501—leave out;
 - (viii) section 507—leave out;
- (j) in respect of Part 5.6 of the Corporations Law—
 - (i) section 513A—leave out "section 246AA, 459A, 459B or 461" and insert "section 41 or 61 of the *Associations Incorporation Act 1985*";
 - (ii) section 513D—leave out "section 246AA, 459A, 459B or 461" and insert "section 41 or 61 of the *Associations Incorporation Act 1985*";

(iii) section 530A(7)—leave out the definition of "**officer**" and insert:

"officer" includes a former officer.:

- (iv) section 532(1)—leave out "is" and paragraphs (a) and (b) and insert:
 - (a) is a registered liquidator; or
 - (b) is or is to be appointed or nominated for appointment as the liquidator of an incorporated association by the Corporate Affairs Commission under section 41 of the *Associations Incorporation Act 1985*;;
- (v) section 532(8)—after "official liquidator" insert "or is or is to be appointed or nominated for appointment as the liquidator of an incorporated association by the Corporate Affairs Commission under section 41 of the *Associations Incorporation Act 1985*";
- (vi) section 533(1)(d)—leave out "for an examination or order under section 597" and insert "to the Supreme Court under section 62 of the *Associations Incorporation Act 1985*";
- (vii) section 534(1)—after "the liquidator may" insert "(if he or she has the consent of the Minister under section 62E(6) of the *Associations Incorporation Act 1985*)";
- (viii) section 539(4)—leave out paragraph (b) and insert:
 - (b) the auditor has qualified privilege in respect of the report.;
- (ix) section 544(1)—leave out "to be dealt with under Part 9.7";
- (x) section 544—leave out subsection (1A);
- (xi) section 544(2)—leave out "to be dealt with under Part 9.7";
- (xiii) section 544—after subsection (4) insert:
 - (4A) If money paid to the Corporate Affairs Commission under this section remains unclaimed or undistributed, the Commission may pay it to the Treasurer for payment into the Consolidated Account.
 - (4B) A person making a claim in respect of any money paid to the Treasurer under subsection (4A) may apply to the Supreme Court for an order of payment of an amount to the person and the Court, if satisfied that an amount should be paid to the person, must make an order for the payment accordingly.

- (4C) On the making of an order under subsection (4B) for payment of an amount to a person, or where the Treasurer is otherwise of the opinion that an amount should be paid to a person out of the money paid to the Treasurer under this section, the Treasurer must pay that amount to the person out of money lawfully available for that purpose.;
- (k) in respect of Part 5.7B of the Corporations Law—
 - (i) section 588E(1)—leave out paragraphs (e) and (f) of the definition of "recovery proceeding";
 - (ii) section 588E(4)—leave out paragraphs (a) and (b) and insert:
 - (a) has failed to keep accounting records in relation to a period as required by section 35(1) or 39C(1) of the *Associations Incorporation Act 1985*; or
 - (b) has failed to retain accounting records in relation to a period for the 7 years required by regulation 8 of the *Associations Incorporation Regulations 1993*;;
 - (iii) section 588E(5)—leave out "subsection 286(1)" and insert "section 35(1) or 39C(1) of the *Associations Incorporation Act 1985*";
 - (iv) section 588E(6)—
 - (A) leave out "subsection 286(2)" and insert "regulation 8 of the *Associations Incorporation Regulations 1993*";
 - (B) leave out "financial", wherever it occurs, and insert, in each case, "accounting";
 - (v) section 588E(8)—leave out paragraphs (d) and (e);
- (1) in respect of Chapter 5A of the Corporations Law—
 - (i) section 601AA—leave out;
 - (ii) section 601AB—leave out;
 - (iii) section 601AC—after subsection (2) insert:
 - (3) An incorporated association is dissolved on deregistration under this section.;
 - (iv) section 601AD—leave out and insert:

601AD Requirement to keep books following deregistration

The persons who were members of the committee of an incorporated association immediately before deregistration or cancellation of incorporation of the association must keep the association's books (other than books kept by a liquidator under subsection 542(2)) for 3 years after the deregistration or cancellation.;

- (v) section 601AE—leave out;
- (vi) section 601AF—leave out.
- (2) When provisions of the *Corporations Law* are applied in relation to an incorporated association, the provisions (together with the provisions of any regulation or rule for the time being in force under the provisions) are to be interpreted according to the definitions of words and expressions and other interpretative provisions contained in the *Corporations Law*, except where a contrary intention is expressed in the Act or these regulations.

Variation of Sched. 1

5. Schedule 1 of the principal regulations is varied by striking out Form 9C and substituting the form set out in the Schedule.

Substituted Form

Form 9C ASSOCIATIONS INCORPORATION ACT 1985 (Section 43A)

APPLICATION FOR DEREGISTRATION OF INCORPORATED ASSOCIATION WITH SURPLUS ASSETS NOT EXCEEDING \$5 000

To the Corporate Affairs Commission

1.	Name of Association:
	Registration No.:
2.	LODGING PARTY:
	Address for service:
	Telephone No.:
	Facsimile No.:
	DX No.:
3.	APPLICANTS—Complete either (a) or (b)
(a)	Fill in this part if the applicant is authorised by special resolution of the association to apply for deregistration of the association.
	(For the meaning of "special resolution" see the definition of that expression in section 3(1) of the Act.)
	Full name of applicant:
	Residential address of applicant:
	Date of meeting at which special resolution passed: /
	Type of meeting at which special resolution passed: (tick one box)
	annual general meeting
	special general meeting
	other (please specify type)

to make an app	t if the association no longer has an active membership and therefore cannot authorise a per plication under section 43A of the Act. There must be at least 2 applicants for an application of such an association.
Applicant 1	
Full name:	
Residential addr	ess:
Applicant 1 is (a	tick one box and provide details if required)—
	an officer of the association
	a member of the association
	a person who claims a proper interest in the application on the following grounds:
Applicant 2	
Full name:	
Residential addr	ess:
Applicant 2 is (a	tick one box and provide details if required)—
	an officer of the association
	a member of the association
	a person who claims a proper interest in the application on the following grounds:

 $Attach\ details\ separately\ if\ there\ are\ further\ applicants.$

4. DECLARATION

I/we make the following declaration:

- (a) The association has no liabilities.
- (b) The association is not party to any legal proceedings.
- (c) None of the assets available for distribution have been, or are proposed to be, distributed to members or former members or associates of members or former members of the association.
- (d) Attachments 1, 2 and 3 have been completed and attached to the application as required.
- (e) The information in this form and the attachments is, to the best of my/our knowledge and belief, true and complete.

It is an offence to make a statement that is, to the person's knowledge, false or misleading in a document lodged with the Commission or to omit or authorise the omission from any such document a particular which is, to the person's knowledge, a material particular.

Name	
Signature	Date / /
Name	
Signature	Date / /

Attach details separately if there are further applicants.

 $Attachment \ 1: \ Surplus \ Assets — Details \ and \ M \ anner \ of \ Distribution$

This attachment must be completed and attached to the application.

It comprises a table setting out—

- · the details of the surplus assets of the association; and
- · the total value of the surplus assets; and
- the manner in which the surplus assets have been or will be dealt with.

The table must be completed in full even if all of the association's assets have already been distributed.

None of the assets available for distribution may be distributed to members or former members or associates of members or former members of the association.

SURPLUS ASSETS—DETAILS AND MANNER OF DISTRIBUTION Notes:

Full details must be given in respect of each asset, whether already distributed or still to be distributed. The table must be completed in full even if all of the association's assets have already been distributed.

The value of the asset must be the amount entered in relation to that asset in the association's accounts OR the estimated market value of the asset, whichever is greater.

Description of asset	Name of person or body to	Has asset already	Is asset's value based on its value as	Value
	whom asset has been or is to be distributed	been distributed?* Y/N	recorded in the association's accounts (AA) or its estimated market value (EMV)?"	s
			(4)	
		TOTAL VALUE	TOTAL VALUE OF SURPLUS ASSETS	

ATTACHMENT 2—RULES GOVERNING DISTRIBUTION OF ASSETS

A true copy of the rules of the association governing the distribution of assets on deregistration or winding up must be attached to the application as Attachment 2 unless the application is made under item 3(b) and there are no such valid rules.

If the application is made under item 3(b) and there are no valid rules of the association governing the distribution of assets on deregistration or winding up, the applicants must, by ticking the box below, request that under section 43A(5) of the Act the Corporate Affairs Commission approve the manner or proposed manner of distribution of assets.

The Corporate Affairs Commission is requested to approve the manner or proposed manner of distribution of assets set out in Attachment 1.

An additional fee will be payable in respect of this request.

The box is to be ticked only if the application is made under item 3(b) and there are no valid rules governing the distribution of assets on deregistration or winding up.

ATTACHMENT 3—COMMITTEE OF ASSOCIATION

This attachment must be completed and attached to the application.

It comprises the names and addresses of the committee of the association.

The information is required by the Corporate Affairs Commission but will \underline{not} be made available for inspection by members of the public.

In the case of an application under item 3(b), it is recognised that full details may not be available to the applicants. Such applicants are asked to provide as much information as is available.

If the association is deregistered, the persons who were members of the committee of the association immediately before deregistration should be made aware that they are required to keep the association's books (other than certain books required to be kept by a liquidator) for 3 years after the deregistration (see section 601AD of the Corporations Law as modified by regulations under the Associations Incorporation Act 1985).

Set out the names and addresses of the members of the committee of the association:
If insufficient space, attach details separately.

This information will not be made available for public inspection.

OCBA 7/99 CS

Suzanne M. Carman Clerk of the Council

REGULATIONS UNDER THE TRADE STANDARDS ACT 1979

No. 38 of 2000

At the Executive Council Office at Adelaide 11 May 2000

PURSUANT to the *Trade Standards Act 1979* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

K. T. Griffin Minister for Consumer Affairs

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Safety standards
- 6. Information standards
- 7. Inspectors

SCHEDULE 1

Safety Standard—Children's Folding Chairs

SCHEDULE 2

Adoption of Commonwealth Consumer Product Safety Standards

SCHEDULE 3

Information Standards—Footwear, Opals, Textile Products and Furniture

SCHEDULE 4

Adoption of Commonwealth Consumer Product Information Standards

SCHEDULE 5

Certificate of Identification of Standards Officer

Citation

1. These regulations may be cited as the *Trade Standards Regulations 2000*.

Commencement

2. These regulations will come into operation one month after the day on which they are made.

Revocation

3. The *Trade Standards Regulations 1985* (see *Gazette 30 May 1985 p. 1849*), as varied, are revoked.

Interpretation

4. (1) In these regulations—

"Act" means the Trade Standards Act 1979;

"Commissioner" means the Commissioner for Consumer Affairs;

"Trade Practices Act" means the Trade Practices Act 1974 of the Commonwealth, as amended and in force for the time being.

- (2) For the purposes of section 45(3)(b) of the Act, the Commissioner is a prescribed officer.
- (3) For the purposes of section 45(3)(c) of the Act, each of the following is a prescribed body:
- (a) Standards Association of New Zealand;
- (b) Snell Memorial Foundation of the United States of America.

Safety standards

- **5.** For the purposes of Part 3 of the Act, the following are safety standards:
- (a) the standard set out in Schedule 1 for the goods to which that Schedule is expressed to apply;
- (b) the standards set out in the Commonwealth regulations and consumer protection notices made under the *Trade Practices Act* specified in Schedule 2 (subject to the modifications, if any, set out in that Schedule) for the goods to which those regulations or notices are respectively expressed to apply.

Information standards

- **6.** For the purposes of Part 5 of the Act, the following are information standards:
- (a) the standards set out in Schedule 3 for the goods to which the Parts of that Schedule are respectively expressed to apply;
- (b) the standards set out in the Commonwealth regulations, and consumer protection notices, made under the *Trade Practices Act* specified in Schedule 4 (subject to the modifications, if any, set out in that Schedule) for the goods to which those regulations or notices are respectively expressed to apply.

Inspectors

7. The certificate of identification to be provided to each standards officer in accordance with section 14(2) of the Act will be in the form of Schedule 5.

Safety Standard—Children's Folding Chairs

Interpretation

1. In this Schedule—

"children's folding chair" means a chair-

- (a) with hinged or pivoting sections permitting the chair to be folded; and
- (b) designed or apparently designed for use by a child,

but does not include a children's high chair;

"fold" includes collapse;

"framework" of a children's folding chair means all the components making up the chair except arm rests, seat fabric, washers, bolts, rivets or other fixing devices;

"trapping space" of a children's folding chair means a space, formed during the operation of folding or unfolding the chair, between any components of the chair in which it would be possible for a finger of a child to become trapped, pinched or squeezed.

Safety

- 2. (1) A children's folding chair must be so constructed that the minimum distance between components forming a trapping space is 5 millimetres.
- (3) The components of the framework of a children's folding chair that, during the operation of folding or unfolding the chair, rotate around another part of the framework, or that move past another part of the framework must be of circular cross-section having a minimum radius of 5 millimetres (except at points where hinges, bolts, rivets or other fixing devices are placed).
- (4) If a children's folding chair has arm rests, each component, ribbing, supporting member or protruding part of the underside of the arm rests must be rounded with a minimum radius of 5 millimetres.
- (5) If a children's folding chair incorporates springs, the springs must not facilitate the operation of folding or unfolding the chair.

Exemptions

- **3.** (1) If the Commissioner is satisfied that it is appropriate to do so, the Commissioner may, by notice in the *Gazette*, exempt a children's folding chair of a specified class from this Schedule or specified provisions of this Schedule.
 - (2) The notice may specify—
 - (a) conditions of exemption; and
 - (b) a period for which the exemption is to have effect.
 - (3) The Commissioner may vary or revoke a notice under this clause by further notice in the Gazette.

Adoption of Commonwealth Consumer Product Safety Standards

Goods (description included for information purposes only)	Commonwealth Regulation or Consumer Protection Notice
bean bags	Regulations 5 and 11 of the <i>Trade Practices (Consumer Product Safety Standards) Regulations 1979</i> (No. 134 of 1979) of the Commonwealth, as amended by No. 31 of 1980, No. 167 of 1981, No. 310 of 1986, No. 246 of 1987, No. 336 of 1989, No. 375 of 1989, No. 20 of 1997 and No. 238 of 1999
bicycle helmets	Trade Practices (Consumer Product Safety Standard)(Bicycle Helmets) Regulations 1999 (No. 230 of 1999) of the Commonwealth
bicycles	Consumer Protection Notice No. 8 of 1999 (see Commonwealth of Australia Gazette No. S 396, 27 August 1999 p. 1)
children—flotation toys and swimming aids	Consumer Protection Notice No. 4 of 1992 (see Commonwealth of Australia Gazette No. GN 10, 11 March 1992 p. 708)
children—nightwear and limited daywear	Consumer Protection Notice No. 9 of 1999 (see Commonwealth of Australia Gazette No. S 408, 2 September 1999 p. 1)
children—paper patterns for nightwear	Consumer Protection Notice No. 10 of 1999 (see Commonwealth of Australia Gazette No. S 408, 2 September 1999 p. 5)
children—toys	Consumer Protection Notice No. 10 of 1997 (see Commonwealth of Australia Gazette No. GN 15, 16 April 1997 p. 935)
cots	Consumer Protection Notice No. 12 of 1997 (see Commonwealth of Australia Gazette No. GN 50, 17 December 1997 p. 3694)
elastic luggage straps	Regulations 5, 11A and 11B of the <i>Trade Practices</i> (<i>Consumer Product Safety Standards</i>) <i>Regulations</i> 1979 (No. 134 of 1979) of the Commonwealth, as amended by No. 31 of 1980, No. 167 of 1981, No. 310 of 1986, No. 246 of 1987, No. 336 of 1989, No. 375 of 1989, No. 20 of 1997 and No. 238 of 1999
lighters	Trade Practices (Consumer Product Safety Standard) (Disposable Cigarette Lighters) Regulations 1997 (No. 21 of 1997) of the Commonwealth, as amended by No. 245 of 1997
sunglasses and fashion spectacles	Consumer Protection Notice No. 1 of 1998 (see Commonwealth of Australia Gazette No. GN 11, 18 March 1998 p. 762)
vehicles—portable ramps	Consumer Protection Notice No. 6 of 1997 (see Commonwealth of Australia Gazette No. GN 11, 19 March 1997 p. 666)
vehicles—support stands	Consumer Protection Notice No. 7 of 1997 (see Commonwealth of Australia Gazette No. GN 11, 19

$Goods \ (description \ included \ for \ information \ purposes \\ only)$	Commonwealth Regulation or Consumer Protection Notice
	March 1997 p. 667)
vehicles—trolley jacks	Consumer Protection Notice No. 4 of 1997 (see
	Commonwealth of Australia Gazette No. GN 11, 19
	March 1997 p. 663)
vehicles—vehicle jacks	Consumer Protection Notice No. 5 of 1997 (see
	Commonwealth of Australia Gazette No. GN 11, 19
	March 1997 p. 664)

Information Standards—Footwear, Opals, Textile Products and Furniture

PART 1 FOOTWEAR

Interpretation

1 In this Part—

"quarter lining", in relation to a shoe, means the material used to line the inside of the upper from the waist on one side of the shoe around the heel of the shoe to the waist on the other side of the shoe;

"shoe" includes boot, slipper or sandal and every other article of footwear;

"sock lining", in relation to a shoe, means the thin slip of leather, paper or like material which is affixed to the upper surface of the insole of a shoe;

"sole", in relation to a shoe, means the part of the shoe that is under the foot of a person wearing the shoe and includes the heel of the shoe but does not include—

- (a) the insole of the shoe; or
- (b) the sock lining of the shoe; or
- (c) thread, wax, rivets, pegs, nails, heel tips, heel caps, toe plates or heel plates used in the manufacture of the shoe:

"**upper**", in relation to a shoe, means the outer covering of the part of the shoe that is above the sole, but does not include any thread, lace, eyelet, buckle, button or other adornment.

Information

- **2.** (1) Shoes must be marked with the following information:
- (a) the name of the manufacturer; and
- (b) in the case of shoes with soles consisting—
 - (i) entirely of leather—the words "all leather sole"; or
 - (ii) entirely or partly of materials other than leather—
 - (A) a true statement of the materials comprising the sole; or
 - $(B) \qquad \text{the words "non-leather sole"; or} \\$
 - (C) if the sole consists entirely of synthetic materials—the words "synthetic sole"; and
- (c) in the case of shoes with uppers consisting—
 - (i) entirely of leather—the words "all leather upper"; or
 - (ii) entirely or partly of material that resembles, but is not, leather—
 - (A) a true statement of the materials comprising the uppers; or
 - (B) the words "non-leather upper"; or
 - (C) if the uppers consist entirely of synthetic material—the words "synthetic upper"; and

- (d) in the case of shoes with quarter linings consisting—
 - (i) entirely of leather—the words "all leather quarter lining"; or
 - (ii) entirely or partly of a material that resembles, but is not, leather—
 - (A) a true statement of the materials comprising the quarter lining; or
 - (B) the words "non-leather quarter lining"; or
 - (C) if the quarter linings consist entirely of synthetic material—the words "synthetic quarter lining".
- (e) For the purposes of this clause, a sole will be taken to consist entirely of leather if the only material in the sole, other than leather, consists of one or more of the following:
 - (f) ordinary fillers of cork or waterproof felt;
 - (g) canvas used to reinforce the insole;
 - (h) shanks made of leatherboard, fibreboard, wood, or any combination of these materials, for the purpose of strengthening the sole of the shoe at the waist (whether or not such shanks are also strengthened with steel or other metal);
 - (i) wood, plastic or metal used in the heel of the shoe including heel tips or caps;
 - (j) stiffening made of leatherboard, fibreboard, canvas or other similar material, glue or other preparations similar to glue or any combination of these materials when used only for the purpose of supporting the upper of the shoe at the heel or toe.
 - (3) The marking applied to a shoe in accordance with this clause must—
 - (a) be written in readily legible letters of not less than 2.5 millimetres in height; and
 - (b) be stamped, imprinted or embossed on the materials of the shoe in one of the following positions:
 - (i) the waist of the outsole of the shoe; or
 - (ii) the inside of the upper, above the inside waist of the shoe; or
 - (iii) the heel seat or waist area of the sock lining or, where there is no sock lining, on the heel seat or the waist area of the insole.
- (4) If, due to the nature of the materials of a shoe, it is not reasonably practicable for the marking required under this clause to be stamped, imprinted or embossed on those materials, the marking must be stamped or impressed on a label (made of rubber, plastic or durable cloth) that is affixed to the shoe by means of vulcanization or adhesion.
 - (5) Paragraphs (b), (c) and (d) of subclause (1) do not apply in relation to ski-boots.

PART 2 OPALS

Interpretation

3. In this Part—

"opal" means solid opal, laminated opal, matrix opal, treated opal, synthetic opal or imitation opal (see clause 4).

Classification of opals

4. For the purposes of this Part, opals are classified in accordance with the following table:

Classification	Description
Solid Opal (Class A)	Opal that has been mined and is presented in one piece either in its naturally occurring state or after being cut and polished. It has not been chemically treated and has no other materials cemented to it other than by nature.
Laminated Opal (Class B)	A thin layer of solid opal that is fixed to a base of opaque material (a doublet), or a doublet with a fixed clear top (a triplet).
Matrix Opal (Class C1)	A host rock is impregnated with natural opal which cannot be readily separated from the host rock. This classification includes doublets and triplets containing matrix opal but does not include any item of or containing treated opal.
Treated Opal (Class C2)	Solid opal or matrix opal that has been treated chemically or by other means to enhance its appearance. This classification includes doublets and triplets containing treated opal.
Synthetic Opal	Material that has the same chemical and physical structure and the same appearance as naturally occurring opal, but which has been manufactured. This classification includes doublets and triplets containing synthetic opal.
Imitation Opal	Artificial material resembling naturally occurring opal but which does not have its physical and chemical structure. This classification includes doublets and triplets containing imitation opal.

Information

- **5.** (1) An opal or item containing opal supplied to a person must be accompanied by a readily legible written receipt containing the following information:
 - (a) the business name and address of the person who supplied the opal or item; and
 - (b) the date of supply; and
 - (c) the price paid for the opal or item by the person to whom it is supplied; and
 - (d) the classification of the opal in accordance with clause 4.
- (2) A person who offers, exposes or displays opal or items containing opal for supply to persons (other than persons who carry on a trade or business of supplying opals or items containing opals) must conspicuously display, adjacent to the opal or items containing opal, a notice complying with the following requirements:
 - (a) the notice must be on white paper of size 210 millimetres wide and 297 millimetres deep;
 - (b) the notice must contain a copy of the table set out in clause 4 and a statement (printed in letters of not less than 5 millimetres in height) advising that a receipt given on supply of an opal or item containing opal must specify the classification of the opal in accordance with that table.
- (3) An item of or containing synthetic, imitation or treated opal (as classified under clause 4) must not be supplied to a person unless there is attached to the item a sign, card, tag or other label that has the words "synthetic opal", "imitation opal" or "treated opal" (as the case requires) printed conspicuously on it in letters of not less than 2.5 millimetres in height.

Exemption

6. This Part does not apply in relation to opal, or an item containing opal, if the opal or item has a retail price of \$40 or less.

PART 3 TEXTILE PRODUCTS

Interpretation

7. In this Part—

"AS 2622" means Australian Standard 2622:1996 "Textile Products—Fibre Content Labelling", published by Standards Australia on 5 September 1996;

"designated made up goods" means goods of the following kinds:

- (a) the following men's and boys' wear: gloves, all types of hosiery, mittens, reversible jackets and washable incontinence garments;
- (b) the following women's and girls' wear: gloves, all types of hosiery, mittens, neckwear, reversible jackets, shawls and washable incontinence garments;
- (c) the following baby wear: bibs, gloves, mittens, washable fitted nappies, pilchers and squares of cotton, flannelette, muslin or terry towelling;
- (d) the following household drapery: appliance covers for teapots, toasters or the like, bath mats, face washers, finger tips, oven cloths, place mats, pot holders, shower curtains, tablecloths, towels and towelling;
- (e) the following haberdashery: curtain making kits, elastic and elastic threads, iron-on binding patches or trim, ribbons, sewing thread, velcro type fastenings and zippers;

"textile fibre" means a unit of matter characterised by its flexibility, fineness and high ratio of length to thickness, which together render it suitable for textile applications, including wool, hair, silk, cotton, flax and any other fibrous material whether natural or artificial and including glass fibre where this is used in household textiles or apparel;

"textile product" means a manufactured, or semi-manufactured product made from textile fibre by spinning, weaving, knitting, felting, bonding, tufting or other process.

Information

8. Textile products must be labelled in accordance with the requirements of AS 2622, as modified by this Part.

Modification of Standard

9. For the purposes of paragraph (a) of clause 8.2.1 of AS 2622 it will be taken to be impracticable to attach a permanent label to designated made up goods.

Exemptions

- 10. This Part does not apply in relation to—
- (a) the following items of men's, women's, children's and baby wear: arm bands, belts, braces, brassieres, collars, corsets, garter suspenders, handkerchiefs and hats;
- (b) the following items of household drapery: butter muslin, centres, cleaning cloth, cleaning cloths, dish cloths, doilies, duchess sets, dusters, floor cloths, gauze, mattress cases, mattress covers, mattress protectors, mosquito netting and covers made from such netting, pressing cloths, runners, serviettes, ticking and tray cloths;
- (c) the following items of furnishings: all types of backing materials for carpets, awnings, coir mats, draught excluders, lampshades, matting, oil baize, paper felt (for underlinings), tapestries, underfelt, wall hangings and window blinds;
- (d) items of haberdashery other than designated made up goods;
- (e) jute products;

- (f) goods intended for medical and surgical use (including bandages, dressings, sanitary pads or materials forming part of manufactured medical and surgical goods);
- (g) the following canvas goods: beach umbrella coverings, canvas, deckchair covers, duck, garden umbrella coverings and sail cloth:
- (h) the following goods of industrial usage: bookbinding cloth, filter cloth, mop cloth, printers' and signwriters' cloth, sweat rags, ticket buckram and undertakers' cloth;
- (i) the following miscellaneous goods: artificial flowers, all bags and cases (including briefcases, handbags, purses, school bags, sports bags, travel bags, wallets and wash bags), basket hangers, cords, firemen's hoses, flags, flex coverings, footwear (including boots, sandals, shoes and slippers), garden gloves, garden hoses, goods intended for one-time use only, lashings, mops, ornaments, parasols, polypropylene webbing and covers for furniture, ribbons forming part of manufactured articles, shoe holders, shoelaces, sporting goods (other than apparel) used for the purposes of sport, toys, twine, umbrellas and woven labels.

PART 4 FURNITURE

Interpretation

11. In this Part—

"furniture" includes an article of furniture whether or not it is polished, painted or finished or is assembled or requires assembly but does not include—

- (a) bedding, curtains or light fittings; or
- (b) floor, wall or window treatments; or
- (c) built in items; or
- (d) second-hand furniture; or
- (e) any article of furniture produced or made on the specific order of the person to whom it is supplied;

"imported" means brought into Australia from another country;

"second-hand furniture" means furniture that has been used for a purpose not connected with its manufacture, production, importation or supply.

Information

- **12.** (1) An article of furniture made or produced in Australia, and any package in which it is contained when it is supplied, must have securely affixed to, or stamped on, it a label or notice containing—
 - (a) the name and address of the maker or producer in letters of not less than 2.5 millimetres in height; and
 - (b) the word "Australia", or words to the effect that the article was made or produced in Australia, in letters of not less than 5 millimetres in height.
- (2) An imported article of furniture and any package in which it is contained when it is supplied, must have securely affixed to, or stamped on, it a label or notice containing—
 - (a) the name and address of the importer in letters of not less than 2.5 millimetres in height; and
 - (b) the word "Imported", or the name of the country in which the article was made or produced, in letters of not less than 5 millimetres in height.

- (3) A notice required under this clause must—
- (a) be readily legible; and
- (b) where it is to be affixed to—
 - (i) an article of furniture—be permanently affixed to a readily accessible part on the article;
 - (ii) a package—be affixed in a prominent position on the package.

Adoption of Commonwealth Consumer Product Information Standards

Adoption of Commonweatin Consumer I roduct information standards				
Goods (description included for information purposes only)	Commonwealth regulation or consumer protection notice			
clothing and textile products	Consumer Protection Notice No. 3 of 1998 (see Commonwealth Gazette No. GN 28, 15 July 1998 p. 2500)			
cosmetic products	Trade Practices (Consumer Product Information Standards) (Cosmetics) Regulations 1991 (No. 327 of 1991) of the Commonwealth, as amended by No. 364 of 1998, modified—			
	(a) by striking out from regulation 2 "on or after 31 October 1993";			
	(b) by inserting after the present contents of regulation 7 (now to be designated as subregulation (1)) the following subregulation:			
	(2) In this regulation—			
	"Minister" means the Minister to whom the administration of the <i>Trade Standards Act</i> 1979 is committed.;			

(c)

by striking out regulation 8.

Certificate of Identification of Standards Officer

In accordance with section 14 of the <i>Trade Standards Act 197</i> , an officer of [insert administrative Standards Officer under that Act.	
Signature of Standards Officer	
Date	Minister for Consumer Affairs
OCBA 6/99 CS	Suzanne M. Carman Clerk of the Council

FAXING COPY?

IF you fax copy to Riverside 2000, for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed twice.

Please use the following fax number:

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NOTE: Closing time for lodging new copy (either fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication.

Government Gazette notices can be E-mailed.

The address is:

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Documents should be sent as attachments in Word format.

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

Fax transmission: (08) 8207 1040 Enquiries: (08) 8207 1045

CITY OF MARION

Declaration of Public Road

NOTICE is hereby given that pursuant to section 210 (2) (a) of the Local Government Act 1999, the council intends to declare the land contained in allotment 263 in Deposited Plan 10366 to be a public road, at the expiration of three months from the date of this notice.

Any person who considers they have an interest in the described land should in the first instance contact the council (telephone 8375 6870) and may also make application to the valuation court for compensation for the said land.

L. BOWBRIDGE, Project Officer, Infrastructure

CITY OF VICTOR HARBOR

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that pursuant to section 193 (4) of the Local Government Act 1999, council resolved at its meeting held on 26 April 2000, that the land described as follows:

C.T. 1261/126, Lot 429, 55 Victoria Street, Victor Harbor, be excluded from classification as Community Land.

G. K. MAXWELL, City Manager

ADELAIDE HILLS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Illert Road, Mylor

PURSUANT to Section 10 of the Roads (Opening and Closing) Act 1991, the Adelaide Hills Council hereby gives notice of its intent to implement a road process to close and sell to Brian and Leonie Josephine Barker (certificate of title volume 5176, folio 391) the portions marked 'A' and 'B', on Preliminary Plan No. PP32/0566 in the Hundred of Noarlunga being portion of public road, Illert Road, generally situated at Mylor.

The closed road is to be exchanged for two portions of Allotment 3 in Filed Plan 106683 to be opened as road shown '1' and '2' on Preliminary Plan No. PP32/0566.

A statement of persons affected by the road process together with a copy of the preliminary plan are available for public inspection at the Council Offices, Mount Barker Road, Stirling between the hours of 9 a.m. and 5 p.m. weekdays only. Copies may also be inspected at the Adelaide office of the Surveyor-General during normal working hours.

Any person who may wish to object to the proposed road process must lodge with the said council a notice of objection within 28 days of the date of this notice.

All objections shall be in writing giving the objector's full name and address, reasons for the objection and whether the objector wishes to appear in person or be represented at the subsequent meeting when the objection will be determined by council.

An application for an easement shall be in writing giving the full name and address of the person applying for the grant, full details of the nature and location of the requested easement whether it will be in favour of the owner of adjoining or nearby land and if so specify the land to which the easement will be annexed and reasons for the grant of easement.

A copy of any submission must be forwarded to the Surveyor-General in Adelaide.

Dated 8 May 2000.

R. D. BLIGHT, Chief Executive Officer

THE BAROSSA COUNCIL

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that pursuant to section 193 of the Local Government Act 1999, council proposes to exclude the following land from classification as Community Land:

Asset No. 102379—Lot 1, Hannay Crescent, Angaston—CT 5196/722

Asset No. 102535—Talunga Village Aged Homes Complex, Melrose Street, Mount Pleasant—CT 2159/89.

Interested persons are invited to forward submissions to the undersigned by 5 p.m., Monday, 5 June 2000.

Further details on the proposed use of the land is available from the following council locations:

- 1 Washington Street, Angaston
- 29 Barossa Valley Way, Lyndoch
- 132 Melrose Street, Mount Pleasant
- 10 Murray Street, Nuriootpa
- 81 Murray Street, Tanunda

P.O. Box 295, Angaston, S.A. 5353.

Dated 8 May 2000.

J. G. JONES, Chief Executive Officer

THE BERRI BARMERA COUNCIL

Exclusion of Land Classified as Community Land

NOTICE is hereby given that at a meeting of council held on 18 April 2000, the following motion was passed:

- 1. That pursuant to section 34 of the Local Government (Implementation) Act 1999 the following land be excluded from the classification of Community Land—Lot 803, deposited plan 41369.
- 2. That pursuant to section 193 of the Local Government Act 1999, the following land be excluded from the classification as Community Land—Lot 804, deposited plan 41369.

M. J. HURLEY, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

Declaration of Land to be Public Road

NOTICE is hereby given that at a meeting of the District Council of Coober Pedy held on 17 April 2000, the following resolutions were duly passed:

That pursuant to section 208 of the Local Government Act 1999, the District Council of Coober Pedy declares that portion of land comprising allotment 2509 as identified in DP 54098 to be a public road.

That pursuant to section 193 of the Local Government Act 1999, the District Council of Coober Pedy resolves that the portion of land comprising allotment 2509 as identified in DP 54098 be excluded from classification as community land. (Council has made this resolution as the land is to be a public road).

T. McLeod, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

Notice of Meeting

NOTICE is hereby given that the first meeting of the newly elected council following the 2000 Periodical Elections will be held in the Council Chamber, Yankalilla at 7.30 p.m. on Tuesday, 23 May 2000.

M. DAVIS, Chief Executive Officer

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

Caporale, Stefano Beniamino, late of 8 Hudson Street, Prospect, retired electrical linesman, who died on 24 March 2000.

Donnellan, Edna Ruby Elizabeth, late of 21 Treganza Avenue, Elizabeth South, of no occupation, who died on 17 February 2000.

Fraser, Kevin John, late of 226 Fullarton Road, Glenside, of no occupation, who died on 17 February 2000.

Gardner, Vernon George Hamilton, late of 14 Adelaide Road, Mannum, of no occupation, who died on 29 February 2000.

Hammat, Melissa Jane, late of 12 Hamp Street, Port Lincoln, home duties who died on 7 March 2000.

Harris, Arthur William Edwin, late of 13 Redlac Road, Morphett Vale, retired public servant, who died on 12 March 2000.

Hood, Enid Heather, late of 39 West Street, Ascot Park, of no occupation, who died on 3 February 2000.

Marks, Olive Millicent, late of 88-94 Robert Street, West Croydon, of no occupation, who died on 27 March 2000.

Martin, John Andrew, late of 6 Mahogany Street, Manoora, Queensland, spray painter, who died on 12 October 1999. McClarty, Jason Scott, late of 39 Tobruk Avenue, St Marys,

McClarty, Jason Scott, late of 39 Tobruk Avenue, St Marys, student, who died on 9 November 1999.Peter, Douglas Robert, late of 331 Derrington Terrace,

Peter, Douglas Robert, late of 331 Derrington Terrace, Moonta Mines, retired journalist, who died on 8 January 2000.

Rathjen, Rhoda Bertha, late of 27 Bridge Street, Tanunda, of no occupation, who died on 4 November 1999.

Smith, Joyce Hester, late of 6 Ellis Street, Enfield, widow, who died on 6 January 2000.

Smith, Minnie, late of 15 Rosemary Street, Woodville West, of no occupation who died on 8 April 2000.

Smith, Vera Jean, late of 7 Romney Avenue, Ferryden Park, home duties, who died on 6 March 2000.

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 9 June 2000, 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 11 May 2000.

J. H. WORRALL, Public Trustee

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

Benfield, Mabel, late of 64 Bourke Street, Peterborough, who died on 19 April 2000.

Burgess, Valerie Joan, late of Main North Road, Watervale, who died on 2 May 2000.

Haynes, Stanley Arthur, late of 12 Queen Place, Simms Cove via Moonta, who died on 24 November 1999.

McAvaney, Reginald Lawrence, late of 17 Eli Street, Torrens Park, who died on 6 April 2000.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against any of the abovenamed estates are directed to send full particulars of such claims to the undersigned on or before 8 June 2000 otherwise they will be excluded from the distribution of the said estates. Dated 11 May 2000.

NATIONAL AUSTRALIA TRUSTEES LIMITED, (ACN 007 350 405), 22-28 King William Street, Adelaide, S.A. 5000.

ESTATE OF PRIMO CASADEI

NOTICE is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 to all creditors, beneficiaries and other persons having claims against the estate of Primo Casadei, formerly of 9 Grantham Grove, Paradise, S.A. and formerly of Flat 20, 708 Lower North East Road, Paradise, aforesaid but late of St David's Nursing Home, 3 Fourth Avenue, St Peters, S.A. who died at St Peters on 6 February 1999 and whose will named AXA Trustees Limited, 80 King William Street, Adelaide, S.A. 5000, the sole executor who will not be applying for probate of the said will and intends to administer without probate are required to send full particulars of their claim in writing to the executor c/o Treloar & Treloar, G.P.O. Box 1015, Adelaide, S.A. 5000 on or before 13 June 2000 otherwise they will be excluded from the distribution of the estate.

B. & M. PROPERTY ENTERPRISES PTY LTD (IN LIQUIDATION)

(ACN 008 104 069)

CONSTANCE CLAIRE MIDDENDORP, Rubytime Nominees Pty Ltd, CP Investment Management No. 2 Pty Ltd, David Drysdale, Diana Drysdale and Capertree Pty Ltd ('the Mortgagees'), c/o Nexus Mortgage Securities Pty Ltd, 37 Flemington Road, North Melbourne, Vic. 3051, give notice that on 2 May 2000, they took control of the land owned by B. & M. Property Enterprises Pty Ltd (in liquidation) and comprised and described in certificate of title volume 5123, folio 515, together with all other property comprising 'Mortgaged Property' as defined in Memorandum of Mortgage Registered Number 8376941 ('the Mortgage'), pursuant to the rights and powers conferred upon the Mortgages by the provisions of the Mortgage.

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by Hills Industries Limited held over \$10—1993 Dividend

Name of Owner on Books and Last Known Address	Amount Due to Owner \$
Noel Alexander Anstey, 58 Meeking Drive, Pakenham, Vic. 3810	25.50
Oreste Carmelo Barducci, 6 Ellis Street, Concord, N.S.W. 2137	15.05
Alan Reginald Best, 16 Bushmills Street, Hillcrest, Old 4118	25.50
Allen Cullen (Deceased), 13 Crown Street, Dover Gardens, S.A. 5048	28.00
Claude Di Bernardino, 8 Fielding Way, Templestow, Vic. 3106	18.90
Ida Dolley (Deceased), P.O. Box 378, Melrose Park, S.A. 5039	11.20
John Clarence Emberton, 44 Ackland Avenue, Christies Beach, S.A. 5165	36.23
Anthony John Greaves, 45 Clarendon Road, Riverwood, N.S.W. 2210	244.65
Barbara Hughes, P.O. Box 378, Melrose Park, S.A. 5039	30.10
Christine Roberta Kingston, 9/121 Thompson Road, Panania, N.S.W. 2213	118.41
Pat Kirkman, 43 Andover Street, Carlton, N.S.W. 2218	18.00
Josephus Willem Marcus, P.O. Box 378, Melrose Park, S.A. 5039	12.08
Elliot Kent Mitchell, 113 Morrow Road, O'Sullivan Beach, S.A. 5166	21.06
Marie O'Loghlin, G.P.O. Box 546, Adelaide, S.A. 5001	39.06
Andrew Petkoff, 2/503 Tapleys Hill Road, Fulham Gardens, S.A. 5024	13.50
Parthena Petkoff, 23 Cuming Street, Mile End. S.A. 5031	13.50
R. Allen & Co. Pty Limited, 98 Tuckwell Road, Castle Hill, N.S.W. 2154	63.75
Dean Robinson, 29 Puriri Road, Whenuapai, Auckland, N.Z.	26.25
Ronald Albert Russell, P.O. Box 378, Melrose Park, S.A. 5039	37.35
Tino Sefo, 4/8 Jack Browne Place, Otahuhu, Auckland, N.Z	37.28
Warren Silverstone, P.O. Box 378, Melrose Park, S.A. 5039	13.30
Stephanie Snesby, P.O. Box 378, Melrose Park, S.A. 5039	36.23
Mark Bruno Szillat, 25 John Street, Wandin North, Vic. 3139	15.75
Fiona Waddy, P.O. Box 293, Mansfield, Vic. 3722	42.50
John Walker, P.O. Box 378, Melforse Park, S.A. 5039	69.13
Kathleen Mary Wansey, P.O. Box 72, Adaminaby, N.S.W. 2630	44.10
Ka Tung Wong, 23 Abbott Street, Klemzig, S.A. 5087.	26.25
Yoknhine Yang, 23 Abbott Street, Klemzig, S.A. 5087	12.75
Wendy Lee Zimmerman, P.O. Box 378, Melrose Park, S.A. 5039	27.48
Total	\$1 122.86

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform Riverside 2000 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 (either fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Ph. 8207 1045—Fax 8207 1040.