No. 88 2853



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, 1 JUNE 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, 1 June 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. 16 of 2000—Children's Protection (Mandatory Reporting and Reciprocal Arrangements) Amendment Act 2000—An Act to amend the Children's Protection Act 1993.

No. 17 of 2000—Police (Complaints and Disciplinary Proceedings) (Miscellaneous) Amendment Act 2000—An Act to amend the Police (Complaints and Disciplinary Proceedings) Act 1985.

No. 18 of 2000—Statutes Amendment (Warrants of Apprehension) Act 2000—An Act to amend the Correctional Services Act 1982, the Criminal Law (Sentencing) Act 1988 and the Young Offenders Act 1993.

By command,

MARK BRINDAL, for Premier

SHOP TRADING HOURS ACT 1977, SECTION 11: ABOLITION OF BERRI SHOPPING DISTRICT

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 11 of the *Shop Trading Hours Act 1977*, on the application of the Berri Barmera Council made in accordance with section 12 of that Act and with the advice and consent of the Executive Council, I abolish the *Berri Shopping District*.

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 June 2000.

By command,

MARK BRINDAL, for Premier

MWR 12/2000 CS

SHOP TRADING HOURS ACT 1977, SECTION 11: ABOLITION OF COBDOGLA SHOPPING DISTRICT

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 11 of the Shop Trading Hours Act 1977, on the application of the Berri Barmera Council made in accordance with section 12 of that Act and with the advice and consent of the Executive Council, I abolish the Cobdogla Shopping District.

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 June 2000.

By command,

MARK BRINDAL, for Premier

MWR 12/2000 CS

SHOP TRADING HOURS ACT 1977, SECTION 13 ALTERATION OF SHOP TRADING HOURS—PORT LINCOLN 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 *Port Lincoln Shopping District* from 11 a.m. until 5 p.m. on Sunday, 11 June 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 enterprise 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 enterprise 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, 1 June 2000.

By command,

MARK BRINDAL, for Premier

MWPR 14/2000 CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994, SECTION 5: ADMINISTRATION OF IRRIGATION (LAND TENURE) ACT 1930 COMMITTED TO THE MINISTER FOR ENVIRONMENT AND HERITAGE

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 5 of the Administrative Arrangements Act 1994 and with the advice and consent of the Executive Council, I commit the administration of the Irrigation (Land Tenure) Act 1930 to the Minister for Environment and Heritage.

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 June 2000.

By command,

MARK BRINDAL, for Premier

DPC 050/96 Pt3CS

Department of the Premier and Cabinet Adelaide, 1 June 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Clinical Dental Technicians Registration Committee, pursuant to the provisions of the Dentists Act 1984:

Member: (from 1 June 2000 until 23 December 2000) David Burrow

By command,

MARK BRINDAL, for Premier

MH 030/004/051 CS

Department of the Premier and Cabinet Adelaide, 1 June 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Optometrists Board, pursuant to the provisions of the Optometrists Act 1920:

Member: (from 1 June 2000 until 16 December 2001) George Pietris

By command,

MARK BRINDAL, for Premier

MHS 28/98 CS

Department of the Premier and Cabinet Adelaide, 1 June 2000

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

Ian Maxwell Adams Jacqueline Ann Adams Michelle Faye Afford Robert William Ainsworth David Ian Blackman Beverley Ann Brook James Douglas Byrnes Adrian Phillip Calyun-Sice Ian Lloyd Chapman Belinda Jane Clifford Ian Charles Cross Mark William Crowe Kenneth Roy Daly John Milton Dawson Hendrika Gerarda De Nys Margaret Ann Dickinson Kym Heather Dixon Colin Brian Evans Martin Clifford Gordon Michael Neil Hamilton Dennis William Hampell Geoffrey Lyndon Hewitt Alan Michael Janes Kenneth Joseph Kelman Maxwell Kenneth Kerr John Clement Laube Bryan Francis Miller John Charles Milnes James Raymond Mortimer Edward Hilton Newell Stephen Damian Pilkington Keith Anthony Rae John Llewelyn Rees Jeffrey Wayne Rice Peter Robert Saxon Jeffrey Lyall Stratford Ian Grantley Thede John William Uppill Kym Robin Walters Allan Ronald Weber

By command,

MARK BRINDAL, for Premier

ATTG 54/99 CS

AERODROME FEES ACT 1998

Aerodrome Fees

NOTICE is hereby given that, pursuant to the Aerodrome Fees Act 1998, the District Council of Lower Eyre Peninsula hereby advises that Arrival and Departure Fees at the Port Lincoln Airport are fixed as follows and are effective from 1 July 2000:

Landing Fees

All aircraft except Regular Passenger Transport:

\$7.37 per 1 000 kg \$7.37 minimum fee

Passenger Fees

Arrival Fees \$6.60 per person Departure Fees \$6.60 per person

Note all fees are GST inclusive.

S. J. MCCRACKEN, Chief Executive Officer

BRANDS ACT 1933-1983, FIRST QUARTER, 2000

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933-1983, for the quarter ended 31 March 2000 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

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

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

Registrar of Brands 22 May 2000

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address	
L49	LEE, D J	ALDINGA 5173	
8K8	WENZEL, K F	KEITH 5267	

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
C.5.D.6	CONNOR, T	MT COMPASS 5210

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
NIL		

STUD STOCK BRANDS REGISTERED

Acceptation	Dandar	0	A data
Association	Brand or	Owner	Address
	Mark		
ARABIAN HORSE SOCIETY	LB	SUMMERS, B L	VIRGINIA 5120
OF AUSTRALIA			
AUSTRALIAN STUD BOOK	KJ	LETTS, K	WISTOW 5251
SA THOROUGHBRED	\bigcirc	GRAY, W J	SPRINGTON 5235
BREEDERS INC	/ / /		
SA THOROUGHBRED	В	BIRNIE, M	FREELING 5372
BREEDERS INC			
AUSTRALIAN STUD BOOK	NKB	BAILEY, N K	VIRGINIA 5120
AUSTRALIAN WARMBLOOD	NKB	BAILEY, N K	VIRGINIA 5120
RIDING PONY STUD BOOK	af	FRANCIS, SJ	HAMPDEN VIA EUDUNDA 5374
AUSTRALIAN STOCK HORSE		LITCHFIELD, AG	WILPOORINA STATION VIA
	끄		MARREE 5733
AUSTRALIAN STOCK HORSE		WALMSLEY, M &	SCOTT CREEK 5153
	KOP	GODFREY, L	
AUSTRALIAN QUARTER	3	LLOYD, KG	CAPE JERVIS 5204
HORSE SOCIETY	J		
AUSTRALIAN SOCIETY OF		RAMSEY, M	FREELING 5372
BREEDERS OF BRITISH	金172		
SHEEP	,		
DAIRY GOAT SOCIETY OF	5SA	AWEGE, S E	BOW HILL 5238
AUSTRALIA			
AUSTRALIAN STUD BOOK	М	TRELOAR, L A	STIRLING 5152
RIDING PONY STUD BOOK	WK	KNIGHT, W	PO BOX 464 BIRDWOOD 5234
SOC.			
RIDING PONY STUD BOOK	Rp	ALLEN, R	PORT PIRIE 5540
SOC.			
DAIRY GOAT SOCIETY OF	5TV	SARDI –	ROSEDALE 5350
AUSTRALIA		TURRETFIELD	
		RESEARCH	
		CENTRE	

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
В	RED	3	BIRNIE, M & I	FREELING 5372
SV	BLUE	1	SOUTHERN VALE CHRISTIAN COMMUNITY SCHOOL	MORPHETT VALE 5162
\$	GREEN	1	STRINGER, BI & PA	MUNDOORA 5555
GR	RED	4	GLENROY HOMESTEAD PTY LTD	PALMER 5237
A	RED	3	ADAMS, JK & R	MAITLAND 5573
FX	RED	4	GODDEN, J	BLANCHETOWN 5375

South East District

Brand	Colour	Position	Owner	Address
Н	BLUE	2	MERINO PARK	BELLEVUE HEIGHTS 5050
•			HOLDINGS PTY LTD	
IP	RED	4	HEINRICH, PM & VL	WUNKAR VIA LOXTON 5333

Western District

Brand	Colour	Position	Owner	Address
NIL				

Northern District

Brand	Colour	Position	Owner	Address
NIL				

Kangaroo Island

Brand	Colour	Position	Owner	Address
NIL				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
NIL		

South East District

Brand or Mark	Owner	Address
M.1.A.1	MCBRIDE, RE & LG	MURRABINNA STATION KINGSTON 5275

Western District

Brand or Mark	Owner	Address
NIL		

Northern District

Brand or Mark	Owner	Address
NIL		

Kangaroo Island

Brand or Mark	Owner	Address
NIL		

TRANSFERS

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Positio	Transferred from	Transferred to: Owner/Address
ł		n		
8	GREEN	4	MARTIN, M V	O'DEA, LJ & DO
			PETERBOROUGH 5422	PETERBOROUGH 5422
AU	BLUE	3	ADAMS & SONS, AK & RL	ADAMS, GJ & AM
			MAITLAND 5573	MAITLAND 5573

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
m	RED	. 4	THOMAS, E L	MT COMPASS PASTORAL
			MURRAY BRIDGE 5253	MURRAY BRIDGE 5253
7.0	RED	1	ESTATE OF VC WATTS	WATTS, RL & HN
		50	MILLICENT 5280	MILLICENT 5280

Western District

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

Northern District

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

Kangaroo Island

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

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand of Mark	Transferred from	Transferred to: Owner/Address
A.2.E.3	MARTIN, M V	O'DEA, LJ & DO
	PETERBOROUGH 5422	PETERBOROUGH 5422

South East District

Brand of Mark	Transferred from	Transferred to: Owner/Address
A.3.D.4	ESTATE OF VC WATTS	WATTS, R L & H N
	MILLICENT 5280	MILLICENT 5280

Western District

Brand of Mark	Transferred from	Transferred to: Owner/Address
NIL		

Northern District

Brand of Mark	Transferred from	Transferred to: Owner/Address
NIL		

Kangaroo Island

Brand of Mark	Transferred from	Transferred to: Owner/Address	
NIL			

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address	
7M0	MARTIN, M V	O'DEA, LJ & DO	
	PETERBOROUGH 5422	PETERBOROUGH 5422	
1W6	ESTATE OF VC WATTS	WATTS, RL & HN	
	MILLICENT 5280	MILLICENT 5280	

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
K.3.N.3	ESTATE OF VC WATTS	WATTS, RL & HN
	MILLICENT 5280	MILLICENT 5280

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address	
NIL			

STUD STOCK BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
NIL		

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner	Applicant for Cancellation
NIL		

CATTLE EARMARKS CANCELLED

Brand	Owner	Applicant for Cancellation
NIL		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner	Applicant for Cancellation
NIL		

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
RU	BLUE	1	SCHMITKE, RH & SM	SCHMITKE, RH & SM
1,75			KEYNETON 5353	KEYNETON 5353

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
NIL				

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
NIL				

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
NIL				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
NIL				

STUD STOCK BRANDS CANCELLED

Association	Brand or Mark	Owner and address	Applicant for cancellation
NIL			

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
NIL		

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
NIL		

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
NIL		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation	,
NIL			

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
NIL		

CONTROLLED SUBSTANCES ACT 1984

Prohibition from Supplying, Administering or Having Possession of any Prescription Drug being a Declared Drug of Dependence

TAKE notice that on 11 May 2000 the South Australian Health Commission made an order pursuant to section 57 (1) of the Controlled Substances Act 1984 in respect of William Henry Carter, 105 Wellington Road, Mount Barker, S.A. 5251 prohibiting him from supplying administering or having possession of any Prescription Drug being a declared Drug of Dependence.

This order does not apply to any Drug of Dependence legally supplied, administered or prescribed to William Carter by a dentist or medical practitioner and remains in force until revoked by the Health Commission.

PROFESSOR B. J. KEARNEY, for the South Australian Health Commission

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, 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 Depot Reserve and declare that such land shall be under the care, control and management of The District Council of Elliston.

The Schedule

Allotment 82 of DP 52850, Hundred of McLachlan, County of Musgrave, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5756 Folio 272.

Dated 29 May 2000.

P. M. KENTISH, Surveyor-General

DENR 08/0318

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, 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 resume the land defined in The Schedule.

The Schedule

Reserve for Sporting Club Purposes, section 137, Hundred of Munno Para, County of Adelaide, the notice of which was published in the *Government Gazette* of 20 March 1986 at page 644, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5752 Folio 701.

Dated 29 May 2000.

P. M. KENTISH, Surveyor-General

DEHAA 17/0791

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, 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:

- Resume the Lands defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as a Reserve for Recreation, Sport and Entertainment Purposes and declare that such land shall be under the care, control and management of the City of Salisbury.
- Dedicate the Crown Land defined in The Third Schedule as Public Roads.

The First Schedule

- 1. Reserve for Corporation Purposes, section 1032, Hundred of Port Adelaide, County of Adelaide, the proclamation of which was published in the *Government Gazette* of 17 February 1966 at page 898, being the whole of the land comprised in Crown Record Volume 5359 Folio 711.
- 2. Reserve for Corporation Purposes, section 470, Hundred of Port Adelaide, County of Adelaide, the proclamation of which was published in the *Government Gazette* of 28 November 1974 at page 3373, The Second Schedule.

The Second Schedule

Allotments 101 and 103 of DP 50216, Hundred of Port Adelaide, County of Adelaide, exclusive of all necessary roads, subject nevertheless to an easement to the South Australian Water Corporation for water supply purposes over that portion of allotment 101 marked T on DP 50216.

The Third Schedule

Allotments 1, 2 and 108 of DP 50216, Hundred of Port Adelaide, County of Adelaide, being within the municipality of Salisbury.

Dated 29 May 2000.

P. M. KENTISH, Surveyor-General

DENR 17/0890

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
Legislation—Acts, F	Regulations, etc:				\$
Subscriptions:					144.00
Government Gazette					77.00
_					3.85
•					1,0100
Hansard					10.20
Subscription—per se	ession (issued daily)				298.00
Legislation on Disk					
					2 201.00
Individual Act(s) i	ncluding updates				POA
		Postage Extra or	ı Individual Copies		

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GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 1999

	\$		\$
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	35.75
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	35.75		33.73
Cemetery Curator Appointed	21.20	Mortgages: Caveat Lodgment	14.50
Companies:		Discharge of	15.30
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 A 1: .: 6 TO 6 (0: .:) 1	7.20
Incorporation.		Leases—Application for Transfer (2 insertions) each	7.30
Lost Share Certificates:	20.20	Lost Treasury Receipts (3 insertions) each	21.20
First Name	21.20		
Each Subsequent Name		Licensing	42.25
Meeting Final		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on	25.00	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:	200.00
First Name	28.50	First Name	57.00
Each Subsequent Name		Each Subsequent Name	7.30
Notices:	7.50	_	
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-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	14.50
be appointed')	35.75		
Release of Liquidator—Application—Large Ad		Register of Unclaimed Moneys—First Name	
—Release Granted		Each Subsequent Name	7.30
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act		Rate per page (in 8pt)	181.00
Restored Name		Rate per page (in 6pt)	
Petition to Supreme Court for Winding Up			
Summons in Action		Sale of Land by Public Auction	36.25
Order of Supreme Court for Winding Up Action	28.50	Advertisements	2.00
Register of Interests—Section 84 (1) Exempt	64.00		
Removal of Office		Advertisements, other than those listed are charged	1 at \$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	d Dietrict
Estates:		Councils to be charged at \$2.00 per line.	u District
Assigned	21.20	C I	
Deceased Persons—Notice to Creditors, etc.		Where the notice inserted varies significantly in ler	
Each Subsequent Name		that which is usually published a charge of \$2.00 per co	numn line
Deceased Persons—Closed Estates.		will be applied in lieu of advertisement rates listed.	
Each Subsequent Estate		South Australian Government publications are sol	ld on the
Probate, Selling of		condition that they will not be reproduced with	
Public Trustee, each Estate		permission from the Government Printer.	, ,-

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.

Department for Environment Heritage and Aboriginal Affairs, Adelaide, 30 May 12000

NOTICE is hereby given that the leases and agreements mentioned and described at the foot hereof have been cancelled, and determined by the Minister for Environment and Heritage and is hereby declared forfeited.

ALLAN HOLMES, Acting Chief Executive, Department for Environment and Heritage

Lease/Agreement	Section/ Allotment	Hundred/Town	Lessee/Purchaser	Cause of Forfeiture	Date of Cancel- lation
Perpetual No. 18306	57	Hundred of Cungena	Cungena Racing Club Incorporated	Cancelled pursuant to section 59 (1) of the Crown Lands Act 1929	27.1.2000
Miscellaneous No. 18012	46, 47, 48, 49, 50, 51, 58, 59, 60, 61 and 62	Hundred of Cungena	Cungena Racing Club Incorporated	Cancelled pursuant to section 59 (1) of the Crown Lands Act 1929	27.1.2000
Agreement to purchase No. 15369	48, 49, 50, 105, 126 and Allotments 1, 3-11, 13, 14 and 17-54	of Mootatunga	The Grunt Club Incorporated	Cancelled pursuant to section 59 (1) of the Crown Lands Act 1929	17.4.2000
Agreement to purchase No. 15403	64-81, 105, 107-110 and 136 and Allotment 7 and pieces 72 and 73 in F.P. 37924 and	Hundred of d Kingsford, 1 2 Town of Karte	The Grunt Club Incorporated	Cancelled pursuant to section 59 (1) of the Crown Lands Act 1929	17.4.2000

DEVELOPMENT ACT 1993: SECTION 48

Decision by the Development Assessment Commission as Delegate of the Governor

Preamble

- 1. An amended proposal to upgrade facilities at Memorial Drive, North Adelaide comprising a new tennis club and fitness centre (to replace the existing club building), an undercroft car park, the redevelopment of the northern and southern grandstands of the centre court stadium and the removal and replacement of tennis courts 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. The Development Report and the Assessment Report has been amended under section 47 of the Development Act 1993.
- 3. Application has now been made to the Development Assessment Commission as the Delegated Authority under section 48 of the Development Act 1993 for the approval of the development.
- 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.

PURSUANT to section 48 of the *Development Act 1993* the Development Assessment Commission grants development approval for the amended proposal to erect three (3) signs at the Memorial Drive Tennis Centre as described in the following applications:

- Application dated 19 February 1998, amended by letter dated 1 September 1998 and the following plans dated September 1998:
 - —AA0006/S/30A. SEPTEMBER 1998—Undercroft Plan —AA0006/S/32B. SEPTEMBER 1998—First Floor Plan —AA0006/S/31C. SEPTEMBER 1998—Ground Floor Plan

 - ---AA0006/S/33C. SEPTEMBER 1998---Elevations
- Application to vary the proposal dated 8 March 1999 (Ref No: AP0612B), including the following plans:
- —Memorial Drive Sports Centre. Scheme 12. A0006/S/37. February 1999 Hassell
 —Memorial Drive Sports Centre. Scheme 12. AA0006/S/33E. December 1998 Hassell
- Application to vary the approval dated 8 March 1999 (Ref No: AP0612C) including the following plans:
 - -Memorial Drive Sports Centre. Scheme 12. AA0006/S/40. February 1999 Hassell
 - -Memorial Drive Sports Centre. Scheme 12. AA0006/S/41. February 1999 Hassell -Memorial Drive Sports Centre—Ground Floor Plan South AA0006/S/38 -Memorial Drive Sports Centre—First Floor Plan South AA0006/S/39
- Application dated 18 May 1999 including the following plans:
 - -Memorial Drive Tennis Stadium Upgrade-Stage 2 Plan-South Stand. AA0028B-DD-04
 - -Memorial Drive Tennis Stadium Upgrade-Stage 2 Plan—North Stand. AA0028B-DD-05
- Application dated 17 February 2000 which includes details of the proposed signs.

Subject to conditions and notes attached entitled 'Conditions (1-13) for Development Approval-Amendment to the Redevelopment of the Memorial Drive Tennis Centre proposal'.

Dated 24 May 2000.

D. WALLACE, Development Assessment Commission

CONDITIONS [1-13] FOR DEVELOPMENT APPROVAL

Amendment to the Redevelopment of the Memorial Drive Tennis Centre Proposal

- 1. An Environmental Management Plan must be prepared, to the satisfaction of the Environment Protection Agency prior to commencement of demolition or construction, which addresses:
 - · traffic management;
 - dust and mud control;
 - noise control:
 - stormwater management;
 - vegetation management:
 - · truck washdown management; and
 - site clean up.
- 2. The proposed tennis courts lights must be directed and shielded, if necessary, to prevent glare and light overspill outside the courts impacting on road users on War Memorial Drive.
- 3. Retail floor space must be limited to a maximum floor area of 100²m and must only be used for equipment servicing and the sale of goods/clothing/equipment associated with the tennis and sporting/fitness facilities in the Centre.
- 4. The use of the proposed hair dressing, facial and manicure facilities must, at any time, be limited to a maximum floor area of 80^{2} m.
- 5. The office component of this development must be utilised for the administration of tennis and the Centre facilities only and not for other forms of offices.
 - 6. The car parking areas must be designed in accordance with Australian Standards 2890.1 1993.
- 7. The proponent shall use its best endeavours to soften the visual impact of the eastern elevation of the tennis centre adjacent to the Tennis SA lease boundary by modelling of panels, landscaping, graphic displays or other such method. The proponent shall consult with the Adelaide City Council and Planning SA in relation to such methods.
- 8. If the South Australian Cricket Association wishes and so permits, the applicant (or any person hereafter having the benefit of this approval) must plant semi-mature trees adjacent to the southern bowling green, along the eastern elevation of the tennis centre.
- 9. The proposed development must comply with the SA Environment Protection Authority's 'Stormwater Pollution Prevention Code of Practice for Local, State and Federal Government'.

- 10. No excavation or other works what so ever shall be undertaken within five metres of the trunk of the Moreton Bay Fig tree located adjacent to the southern boundary of the site. The proponent shall obtain the advice of a qualified arborculturalist in relation to the preservation and well being of the tree prior to commencement of any works within the vicinity of the tree. No roots of the tree shall be severed or damaged unless personally supervised by the said arborculturalist. Pruning to balance the canopy of the tree may be undertaken to minimise stress associated with root pruning.
 - 11. Provision must be made for at least 25 bicycle parks on the site.
 - 12. All buildings and structures must be certified as complying with the Building Rules prior to any building work commencing.
- 13. The colour of the shade sail over the swimming pool and the small sail canopy must be of a light shade to blend in with the main building.

NOTES:

- 1. Consultation should occur between Adelaide City Council and emergency service organisations (ambulance, fire, police) regarding provision of access along War Memorial Drive during peak spectator periods at Memorial Drive Tennis Centre.
- 2. Consultation should occur between the proponents and Planning SA and Adelaide City Council on any proposals for advertising and direction signs. Advertising and direction signs for the proposed development are not included in this development authorisation.
- 3. In preparing the Environmental Management Plan the relevant Environment Protection Policies under the *Environment Protection Act 1993* should assist in the process.
- 4. The construction, alteration or removal of any crossing place in relation to the development, which is to be at the applicant's expense, will require a separate application to the Infrastructure Services Division of the Adelaide City Council. Such works should be undertaken before the buildings hereby approved are occupied.

DEVELOPMENT ACT 1993 SECTION 29 (2) (b)

Amendment to the Carrieton (DC) Development Plan

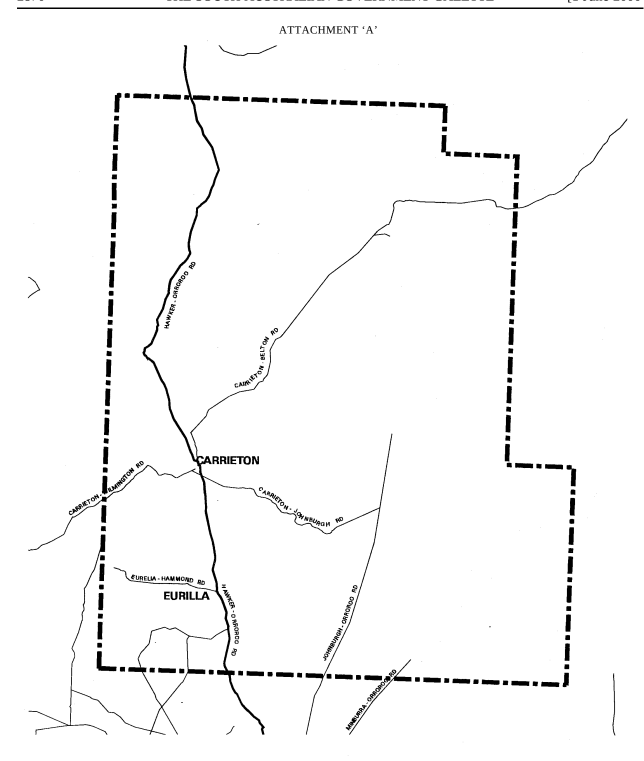
Preamble

It is necessary to amend the Carrieton (DC) Development Plan dated 7 October 1999.

Notice

PURSUANT to section 29 (2) (b) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend: The Carrieton (DC) Development Plan, dated 7 October 1999 as follows:

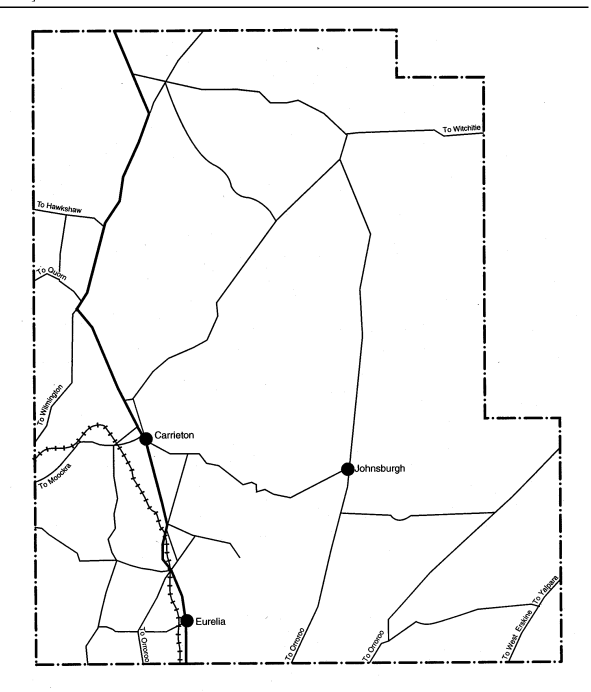
- 1. (a) Delete Maps Car/1 to Car/3;
 - (b) insert the contents of Attachment A; and
 - (c) adjust the mapping references in the Carrieton (DC) Development Plan text accordingly.



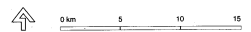
To identify the precise location of the Development Plan boundary refer to Map Car/2 then select the relevant Zone Map



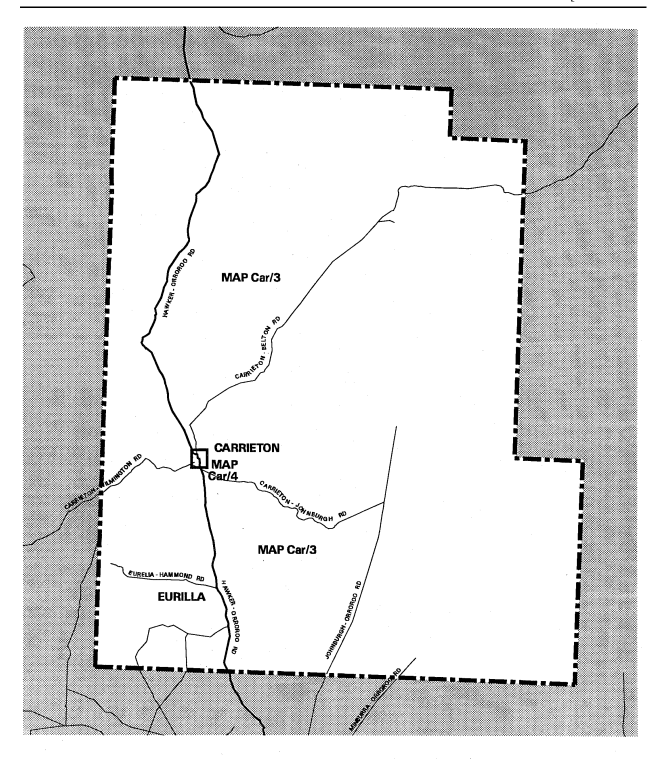
CARRIETON (DC)
MAP Car/1







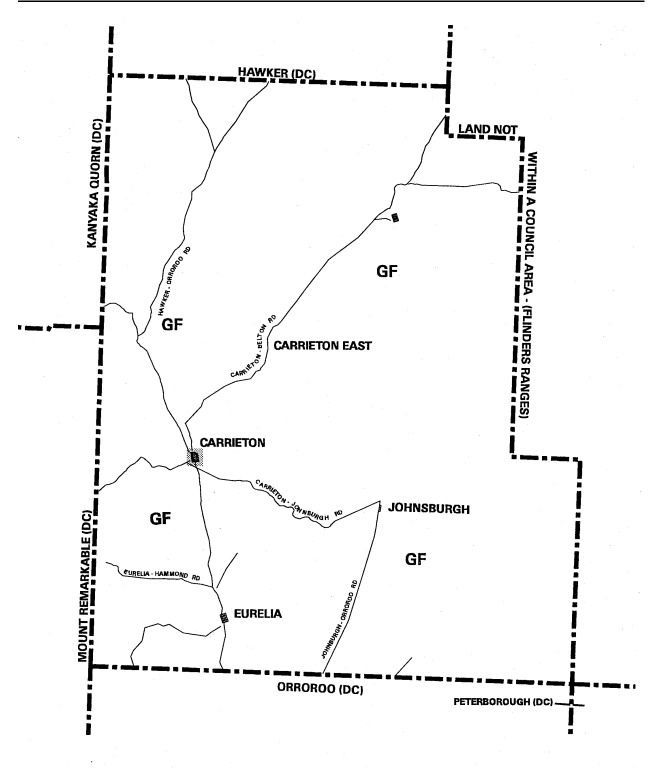
CARRIETON (DC) STRUCTURE PLAN MAP Car/1 (Overlay 1)



For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps Car/3 to Car/4 inclusive shall be read as conforming in all respects (as the case may require) to the sectional or subdivisional boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.



CARRIETON (DC)
INDEX
MAP Car/2



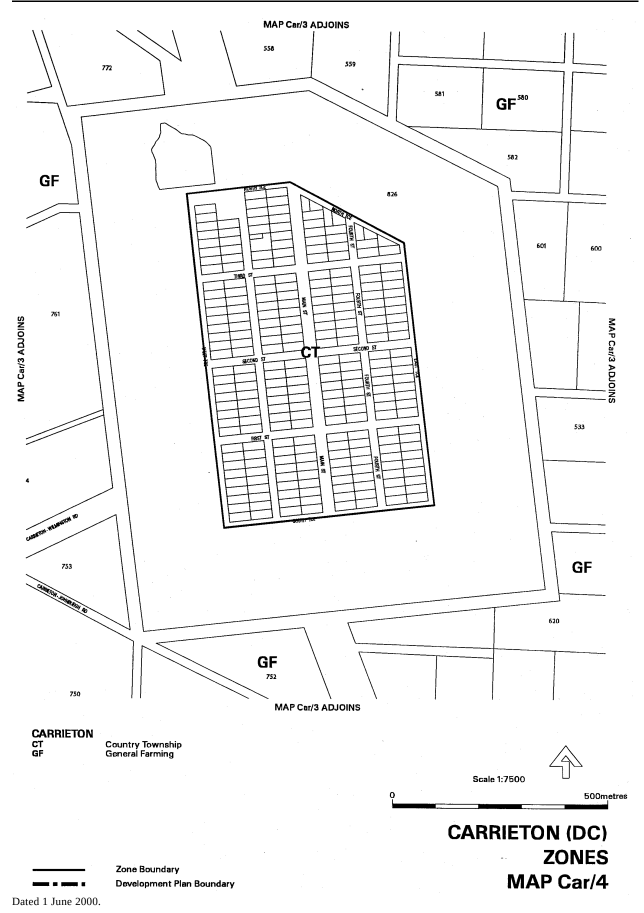




CARRIETON (DC) ZONES MAP Car/3

Zone Boundary

Development Plan Boundary



DIANA LAIDLAW, Minister for Transport, Urban Planning and the Arts

DEVELOPMENT ACT 1993 SECTION 29 (2) (b)

 $Amendment\ to\ the\ Orroroo\ (DC)\ Development\ Plan$

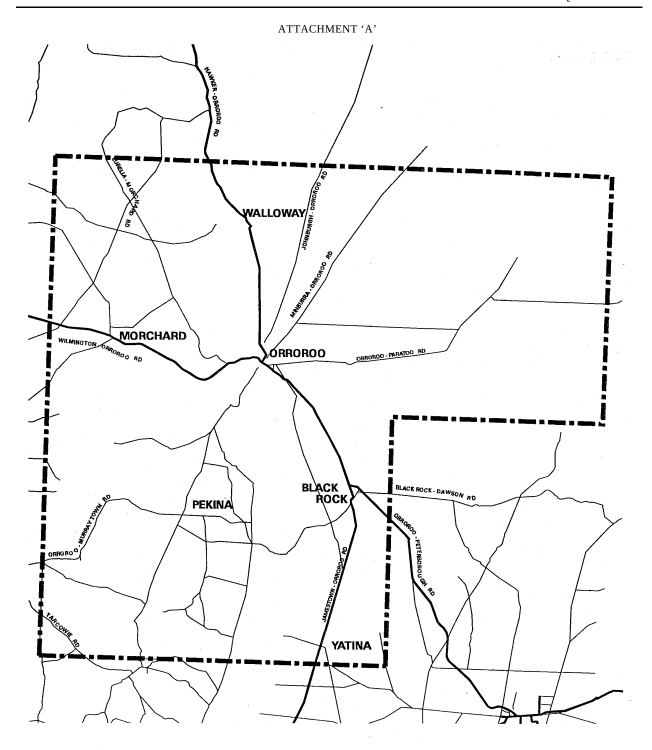
Preamble

It is necessary to amend the Orroroo (DC) Development Plan dated 28 August 1997.

Notice

PURSUANT to section 29 (2) (b) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend: The Orroroo (DC) Development Plan, dated 28 August 1997 as follows:

- 1. (a) Delete Maps Or/1 to Or/3;
 - (b) insert the contents of Attachment A; and
 - (c) adjust the mapping references in the Orroroo (DC) Development Plan text accordingly.

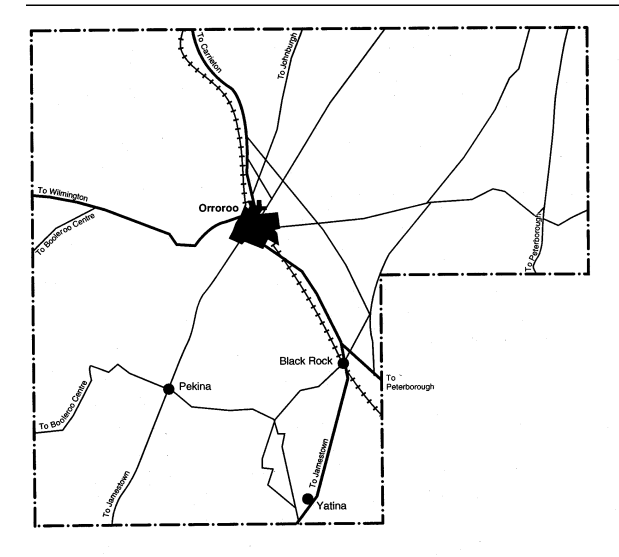


To identify the precise location of the Development Plan boundary refer to Map Or/2 then select the relevant Zone Map



ORROROO (DC)
MAP Or/1

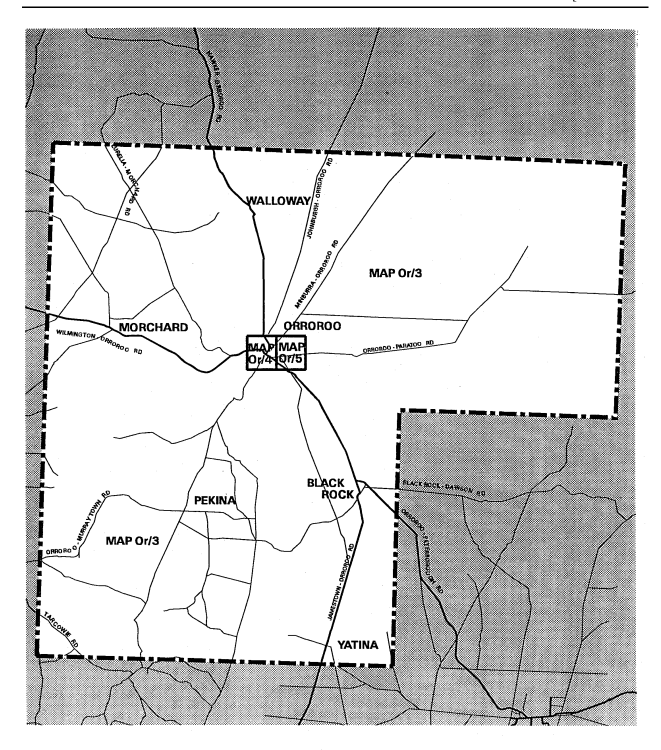
Development Plan Boundary



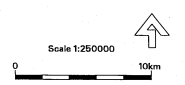
Rural
Township
Secondary Arterial Road
Major Local Road
Railway
Local Government Area Boundary



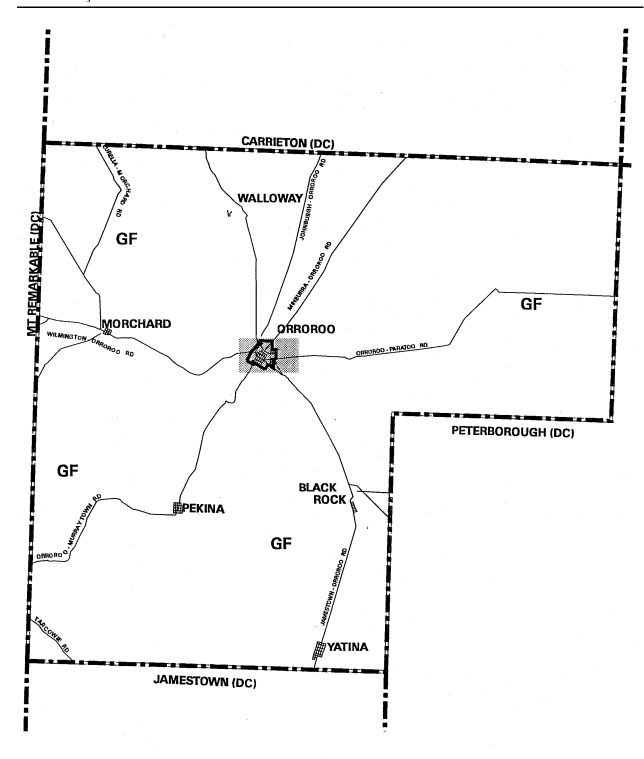
ORROROO (DC) STRUCTURE PLAN MAP Or/1 (Overlay 1)



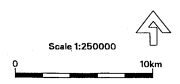
For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps Or/3 to Or/5 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.



ORROROO (DC)
INDEX
MAP Or/2



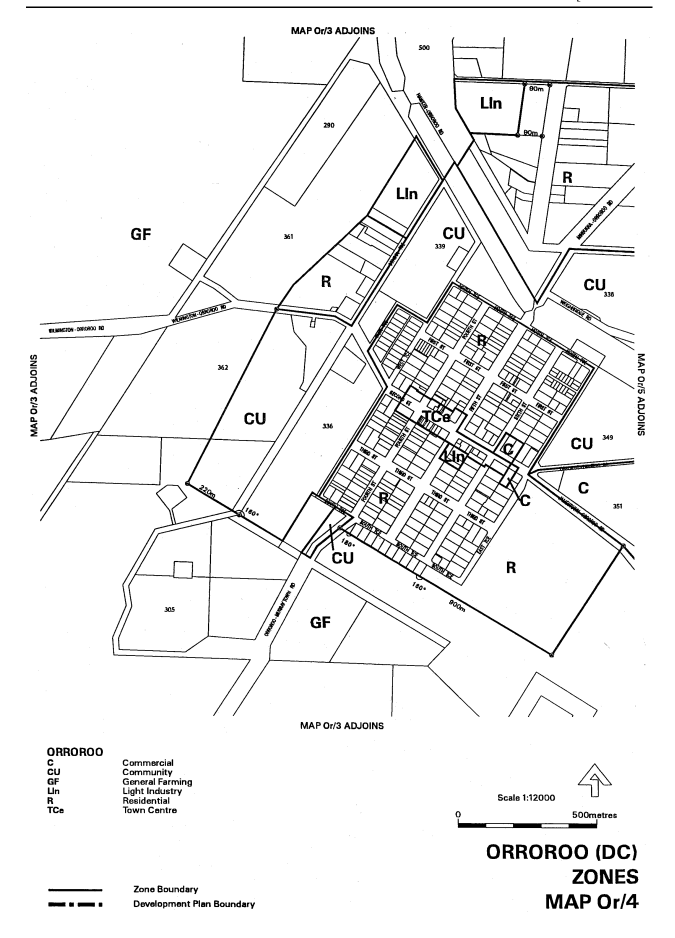
Note: See Index Map Or/2 for shaded areas GF General Farming

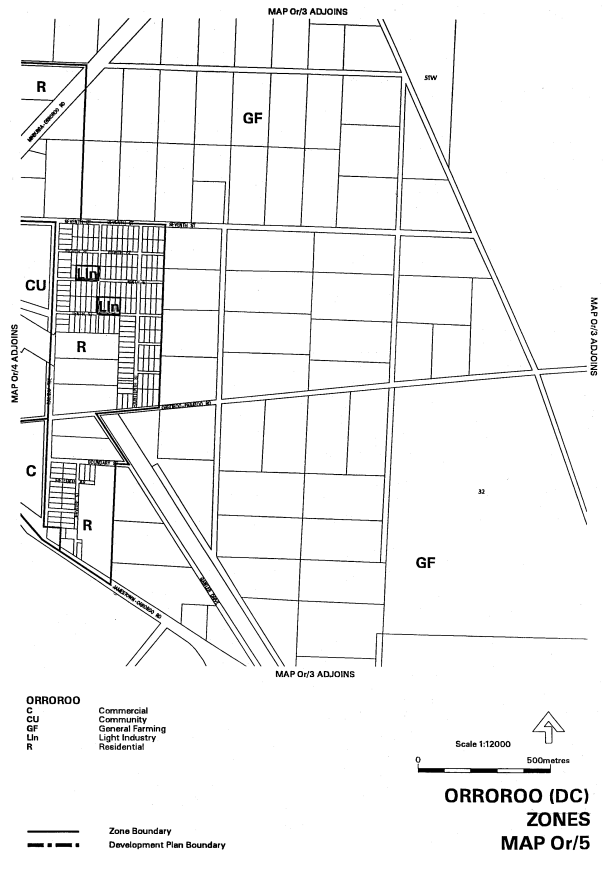


ORROROO (DC) ZONES MAP Or/3

Zone Boundary

Development Plan Boundary





Dated 1 June 2000.

DIANA LAIDLAW, Minister for Transport, Urban Planning and the Arts

DEVELOPMENT ACT 1993 SECTION 29 (2) (b)

 $Amendment\ to\ the\ Peterborough\ (DC)\ Development\ Plan$

Preamble

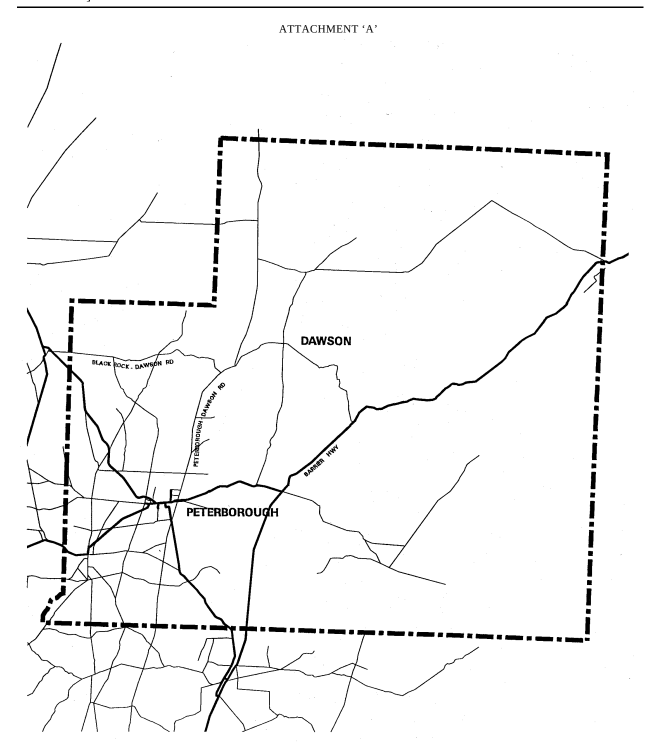
It is necessary to amend the Peterborough (DC) Development Plan dated 26 November 1998.

Notice

PURSUANT to section 29 (2) (b) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend:

The Peterborough (DC) Development Plan, dated 26 November 1998 as follows:

- 1. (a) Delete Maps Pet/1 to Pet/6;
 - (b) insert the contents of Attachment A; and
 - (c) adjust the mapping references in the Peterborough (DC) Development Plan text accordingly.
- 2. (a) Insert the contents of Attachment B within the Historic (Conservation) Zone text, immediately following the page on which Principle 2 appears; and
 - (b) adjust the mapping references in the Peterborough (DC) text accordingly.

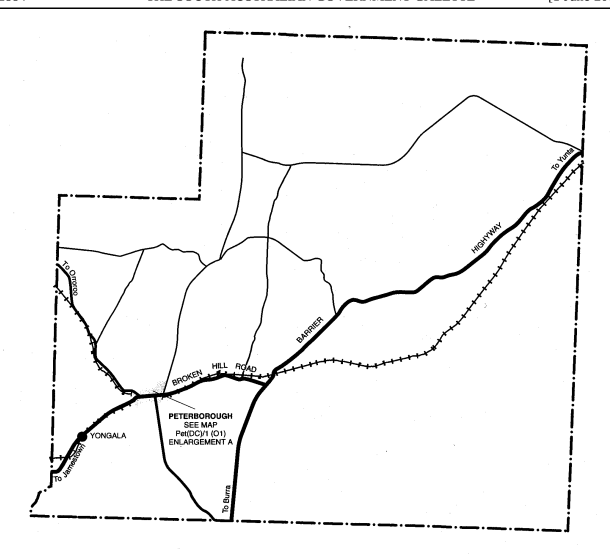


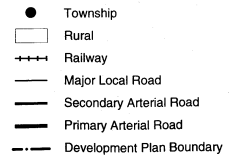
To identify the precise location of the Development Plan boundary refer to Map Pet/2 then select the relevant Zone Map



PETERBOROUGH (DC)
MAP Pet/1

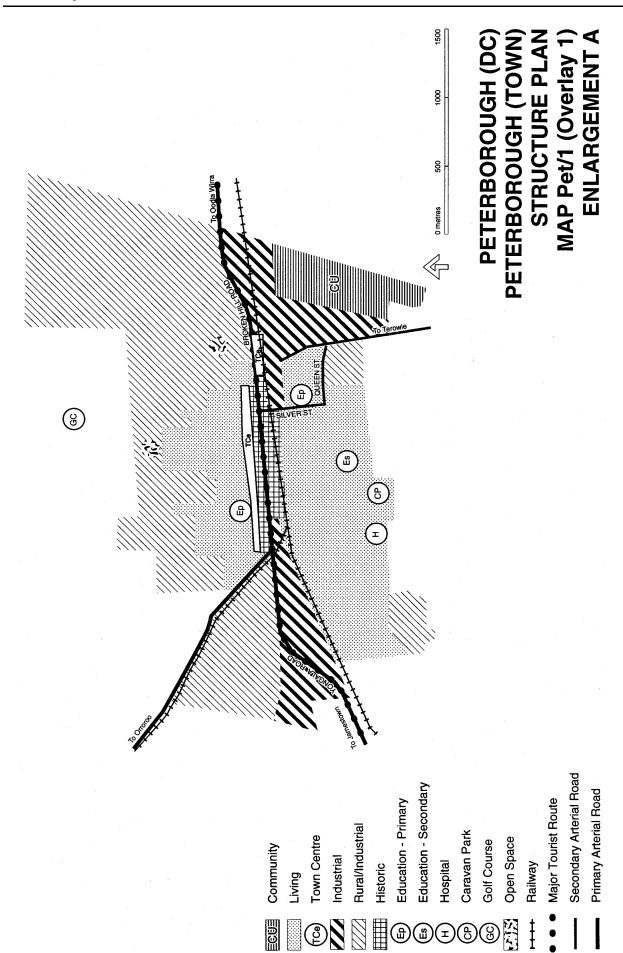
Development Plan Boundary

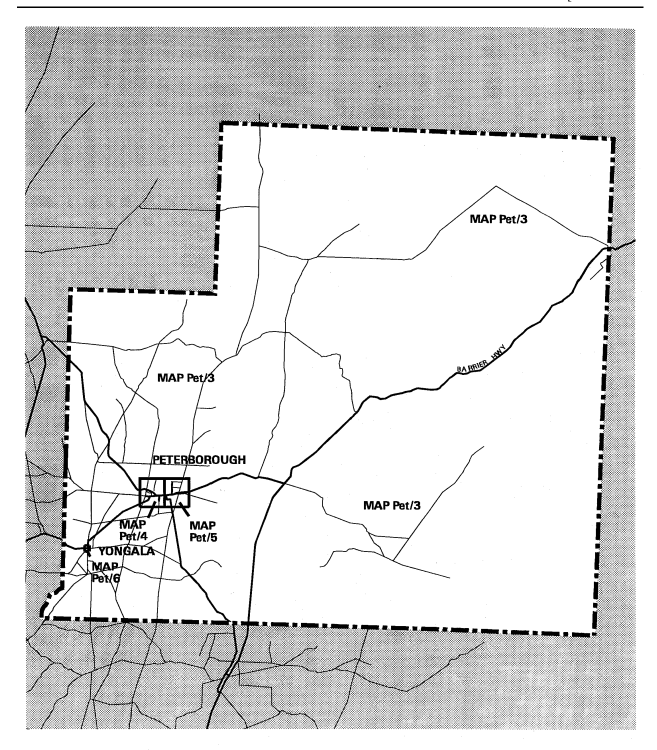






PETERBOROUGH (DC) STRUCTURE PLAN MAP Pet/1 (Overlay 1)

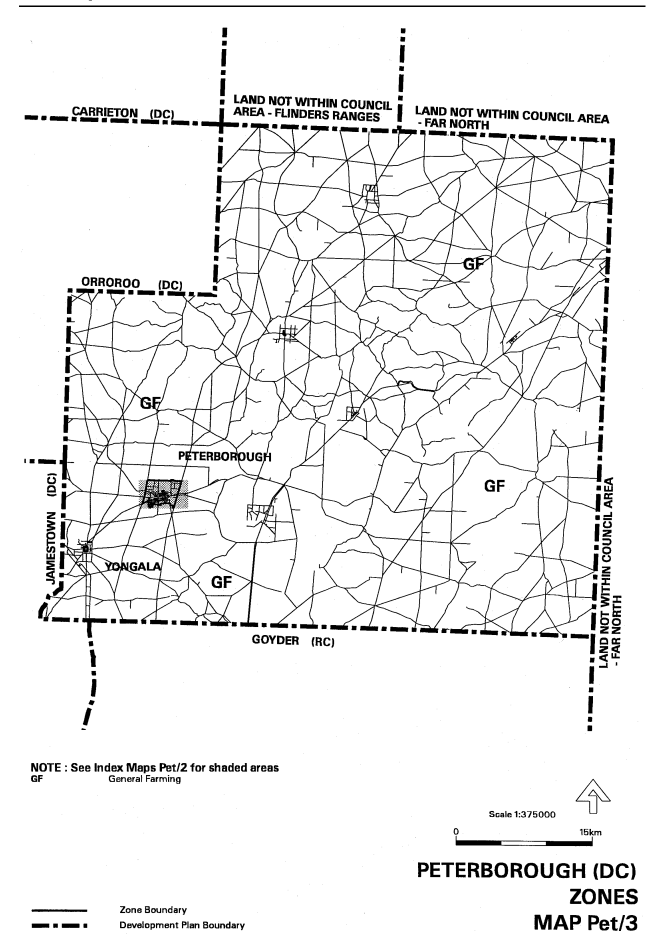


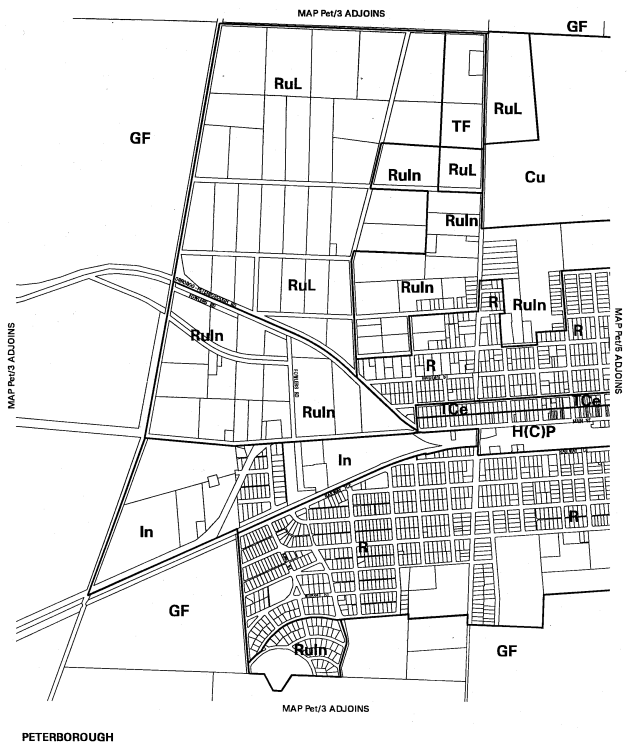


For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps Pet/3 to Pet/6 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.



PETERBOROUGH (DC)
INDEX
MAP Pet/2



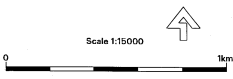


Community General Farming Historic (Conservation) Peterborough

Cu GF H(C)P In R RuIn RuL TCe TF Industry
Industry
Residential
Rural Industry
Rural Living
Town Centre
Tourist Facility

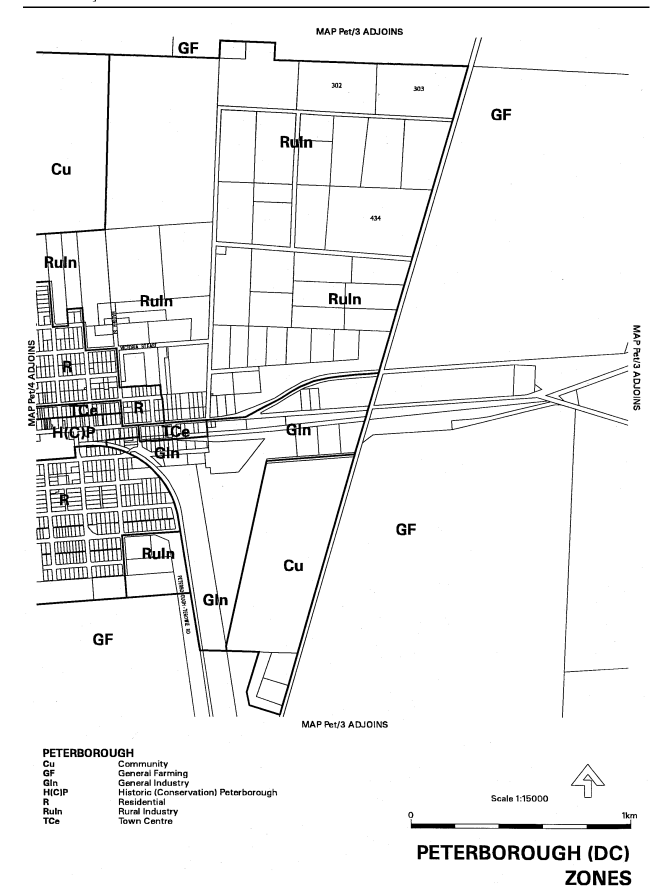
Zone Boundary

Development Plan Boundary



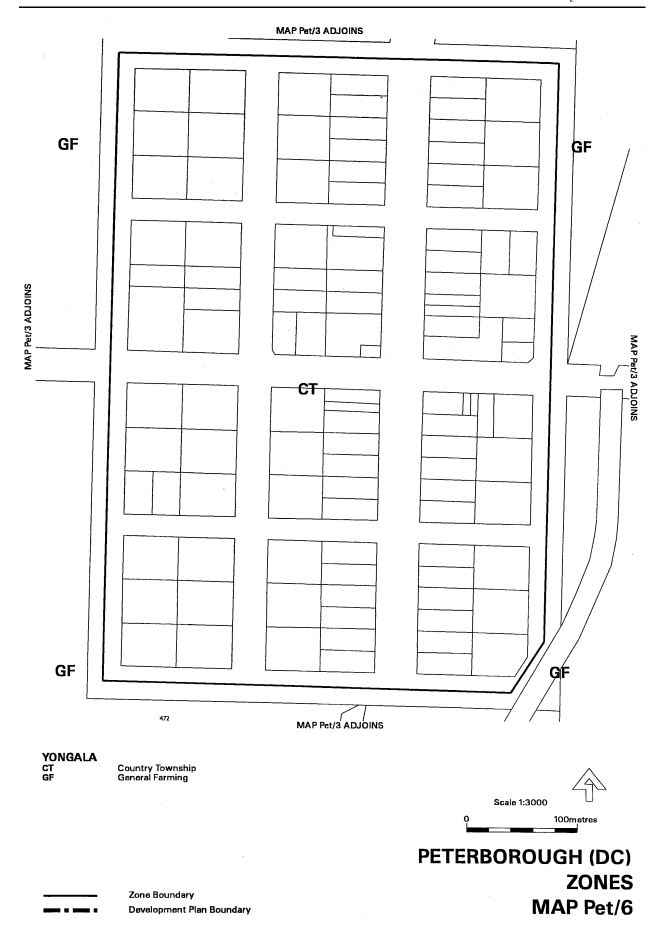
PETERBOROUGH (DC) **ZONES** MAP Pet/4

MAP Pet/5



Zone Boundary

Development Plan Boundary



ATTACHMENT 'B' 500 PETERBOROUGH (DC (CONSERVATION) ZOI MAIN STREET CHARACT - SITES WHICH CONTRIBU BADGER ST CALLARY ST 250 EDITH ST SILVER QUEEN ST **HISTORIC** HIGH ST COLLINS ST JERVOIS ST TERRACE **∢** LLOYD ST RAILWAY ST MEADOWS ST RAILWAY PINE ST CHINNER ST HURLSTONE ST State Heritage Places Contributing Item Zone Boundary CHEFFERS ST ELLEN ST TORR

Dated 1 June 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 Brian McLean Cockburn, 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 1 Government Road, Carpenter Rocks, S.A. 5291 and known as The Rocks Tavern.

The application has been set down for hearing on 23 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 22 May 2000.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for Increase in the Number of Machines

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Kahar Pty Ltd, has applied to the Liquor Licensing Commissioner for an increase in the number of Gaming Machines from 12 to 30 in respect of premises situated at Main South Road, Sellicks Hill, S.A. 5174 and known as Hotel Victory.

The application has been set down for hearing on 23 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, on or before 16 June 2000

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 24 May 2000.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for Increase in the Number of Machines

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Totera Pty Ltd, has applied to the Liquor Licensing Commissioner for an increase in the number of Gaming Machines from 15 to 36 in respect of premises situated at Jane Eliza Landing, Renmark, S.A. 5341 and known as Tower Tayern.

The application has been set down for hearing on 23 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, on or before 16 June 2000.

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 23 May 2000.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for Increase in the Number of Machines

NOTICE is hereby given, pursuant to section 29 (1) (d) of the Gaming Machines Act 1992, that Old Noarlunga Hotel Pty Ltd, c/o The Australian Hotels Association (SA Branch), 4th Floor, 60 Hindmarsh Square, Adelaide, has applied to the Liquor and Gaming Commissioner for an increase in the number of approved Gaming Machines from 11 to 40 and for a redefinition of the gaming area in respect of premises situated at 38 Patapinda Road, Old Noarlunga and known as Old Noarlunga Hotel.

The application has been set down for hearing on Friday, 30 June $2000 \ \text{at 9} \ \text{a.m.}$

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 29 May 2000.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for the Grant of a Gaming Machine Licence NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Village of the Future Consortium Pty Ltd, 8 Butler Drive, Hendon, S.A. 5014, has applied to the Liquor

Ltd, 8 Butler Drive, Hendon, S.A. 5014, has applied to the Liquor Licensing Commissioner for the grant of a Gaming Machine Licence in respect of premises situated at 275 St Vincent Street, Port Adelaide S.A. 5015 and known as Royal Arms Hotel.

The application has been set down for hearing on Friday, 30 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 23 May 2000.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for Increase in the Number of Approved Gaming Machines

NOTICE is hereby given, pursuant to section 29 (1) (d) of the Gaming Machines Act 1992, that Nenke Holdings Pty Ltd, has applied to the Liquor and Gaming Commission for an increase in the number of approved Gaming Machines from 6 to 20 in respect of premises situated at 106 Halifax Street, Adelaide, S.A. 5000 and known as Rob Roy Hotel.

The application has been set down for hearing on 30 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 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 26 May 2000.

Applicant

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names and Boundaries to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, Robert David Lawson, Minister for Administrative and Information Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed DO HEREBY assign the name COOBER PEDY to that area shown numbered 1 on Rack Plan 862.

Dated 22 May 2000.

R. LAWSON, Minister for Administrative and Information Services

DEHAA 04/0216

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Boundaries and Names to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, Robert David Lawson, Minister for Administrative and Information Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed DO HEREBY:

- Exclude from PORT BONYTHON and assign the name POINT LOWLY to the area marked 1 on Rack Plan 859,
- (2) Assign the name CULTANA to the area marked 2 on Rack Plan 859,
- (3) Add the area marked 3 to WHYALLA NORRIE on Rack Plan 859
- (4) Add the area marked 4 to WHYALLA STUART on Rack Plan 859,
- (5) Assign the name MULLAQUANA to the area marked 5 on Rack Plan 859,
- (6) Exclude from WHYALLA STUART and add to WHYALLA NORRIE the area marked 6 on Rack Plan 859
- (7) Exclude from WHYALLA NORRIE and add to WHYALLA PLAYFORD the area marked 7 on Rack Plan 859.
- (8) Exclude from WHYALLA PLAYFORD and add to WHYALLA the area marked 8 on Rack Plan 859,
- (9) Exclude from WHYALLA and add to WHYALLA PLAYFORD the area marked 9 on Rack Plan 859.

Dated 22 May 2000.

HON. ROBERT LAWSON, Minister for Administrative and Information Services

DEHAA 04/0215

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Janet Betty Allen, an officer/employee of Overall & Brammer Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in Certificate of Title Register Book Volume 4094, folio 437, situated at Keith being part of section 72, lot in the Hundred of Stirling.

Dated 1 June 2000.

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

M. BODYCOAT, Commissioner

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Michelmore Pty Ltd (ACN 092 397 656), c/o 21 Stephen Street, Mount Barker, S.A. 5251 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 4 John Terrace, Wallaroo, S.A. 5556 and known as Weeroona Hotel.

The applications have been set down for hearing on 30 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 18 May 2000.

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 Heather Margaret Hogan, c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 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 50 Main Street, North Kapunda, S.A. 5373 and known as North Kapunda Hotel.

The applications have been set down for hearing on 30 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 25 May 2000.

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 Bullatus Pty Ltd (ACN 091 773 705), 45 Dover Street, Malvern, S.A. 5061 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 75 Smith Street, Naracoorte, S.A. 5271 and known as Kincraig Hotel.

The applications have been set down for hearing on $30\ \mathrm{June}$ 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 Dated

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 K. J. Walt Nominees Pty Ltd (ACN 088 235 947), c/o Clelands Solicitors, 208 Carrington Street, Adelaide, S.A. 5000 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 16 Albyn Terrace, Strathalbyn, S.A. 5255 and known as Victoria Hotel.

The applications have been set down for hearing on 30 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 26 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 C.K.C. Distributors Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 74A Main North Road, Clare and known as Clare Valley Motel.

The application has been set down for hearing on 23 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 18 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 Heka Pty Ltd (ABN 23 050 206 892), 59 East Avenue, Clarence Park, S.A. 5034 has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 59 East Avenue, Clarence Park, S.A. 5034.

The application has been set down for hearing on $30\ \mathrm{June}$ 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 29 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 Bishini and Geoffrey Lindsay Willsmore, 28 Bower Street, Woodville, S.A. 5011 have applied to the Licensing Authority for a Restaurant Licence with Extended Trading Authorisation and section 34 (1) (c) in respect of premises situated at Unit 2/120 Semaphore Road, Semaphore, S.A. 5019 and to be known as The Red Ass.

The application has been set down for hearing on 30 June 2000 at 9 a m

Conditions

The following licence conditions are sought:

Extended trading authorisation:

- Friday and Saturday: midnight to 2 a.m. the following day.
- 2. Sunday: 8 p.m. to 11 p.m.
- 3. Section 34 (1) (c) authorises the licensee to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons seated at a table, or attending a function at which food is provided.

Any person may object to the application by lodging a notice of objection in the prescribed form with the 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 29 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 Robert Graham Coombe and Lynette Olive Coombe, RSD 87, FCS Kingscote, S.A. 5223 have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 34, Hundred of MacGillivray and to be known as Settlers Plateau Wine.

The application has been set down for hearing on 30 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.

Dated 26 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 Radine Pty Ltd, Unit 1, 13 Harvey Street, Nailsworth, S.A. 5083 has applied to the Licensing Authority for a Special Circumstances Licence with Extended Trading Authorisation in respect of premises situated at 13-33 Shannon Place, Adelaide, S.A. 5000 and to be known as Match Room Billiards.

The application has been set down for hearing on 30 June 2000 at 9 a.m. $\,$

Conditions

The following licence conditions are sought:

- 1. The licence shall authorise the sale, supply and consumption of liquor on the licensed premises on any day between 11 a.m. and 2 a.m. the following morning to members only.
- 2. The Trading Authorisation would not allow the licensee to trade after midnight on Good Friday, the day after Good Friday and 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 25 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 Vockral Pty Ltd (ACN 008 029 785), Princes Highway, Salt Creek, S.A. 5264 has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Princes Highway, Salt Creek, S.A. 5264 and known as Salt Creek Tourist Roadhouse.

The application has been set down for hearing on 30 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 14 April 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 Fleurieu Wine Company Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 10 Atlantic Avenue, West Beach, S.A. 5024 and to be known as Fleurieu Wine Company.

The application has been set down for hearing on 30 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 19 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 Jamm Corporation Pty Ltd (ACN 072 450 287), c/o Fisher Jeffries, SGIC Building, 211 Victoria Square, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 200 Commercial Road, Port Adelaide, S.A. 5015 and known as Carina Buffet.

The application has been set down for hearing on 3 July 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 26 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 Kong Lee Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 100 Gulfview Road, Christies Beach, S.A. 5165.

The application has been set down for hearing on 28 July 2000

Conditions

The following licence conditions are sought:

- 1. The licensee is authorised to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- 2. Extended trading authorisation hours of operation: Sunday, 8 p.m. to midnight.

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 25 May 2000.

Applicant

LOCAL GOVERNMENT ACT 1999

BAROSSA COMMUNITY SERVICES BOARD

Notice of Winding Up of a Regional Subsidiary

THE BAROSSA COMMUNITY SERVICES BOARD was established in 1981 as an authority under Part XIX of the Local Government Act 1934, as amended, and pursuant to the transitional provisions of the Local Government Amendment Act 1988 continued as a controlling authority under section 200 of the Local Government Act 1934. Pursuant to section 25 of the Local Government (Implementation) Act 1999 it was continued as a subsidiary under Part 2 of Schedule 2 of the Local Government Act 1999.

Take notice that pursuant to clause 33 (1) (a) of Part 2 of Schedule 2 of the Local Government Act 1999, Dorothy Kotz, Minister of Local Government and delegate Minister of the Minister for Transport and Urban Planning to whom the administration of the Local Government Act 1999, is committed, has approved the winding up of the Barossa Community Services Board by The Barossa Council and the District Council of Kapunda and Light.

Dated 22 May 2000.

D. C. KOTZ, Minister for Local Government

LOCAL GOVERNMENT ACT 1999

TANTANOOLA SPORTS & SHOWGROUNDS MANAGEMENT BOARD

Notice of Establishment of a Subsidiary

TAKE notice that pursuant to section 42 and clause 1 of Schedule 2 of the Local Government Act 1999, I, Dorothy Kotz, Minister for Local Government and delegate Minister of the Minister for Transport and Urban Planning to whom the administration of the Local Government Act 1999, is committed, have approved the establishment of the Tantanoola Sports & Showgrounds Management Board by The Wattle Range Council. Dated 22 May 2000.

D. C. KOTZ, Minister for Local Government

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: Aurora Gold (WA) Pty Ltd

Location: Roopena Area—Approximately 5 km west of Whyalla, bounded as follows:

Area 'A'—Commencing at a point being the intersection of latitude 32°30'S and longitude 137°18'E, thence east to longitude 137°28'E, south to a line parallel to and 800 m inland from highwater mark, Spencer Gulf (western side), thence generally south-westerly along the said parallel line to latitude 33°15'S, west to longitude 137°21'E, south to the northern boundary of Munyaroo Conservation Park, thence generally westerly along the boundary of the said Conservation Park to longitude 137°15'E, north to latitude 33°09'S, east to longitude 137°21'E, north to latitude 32°58'S, west to longitude 137°18'E and north to the point of commencement.

Area 'B'—Commencing at a point being the intersection of a southern boundary of Munyaroo Conservation Park and longitude 137°15′E, thence generally easterly along the boundary of the said Conservation Park to longitude 137°21′E, south to a line parallel to and 800 m inland from highwater mark, Spencer Gulf (western side), thence generally southwesterly along the said parallel line to latitude 33°30′S, west to longitude 137°15′E, and north to the point of commencement.

All the within latitudes 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: 1 373 Ref: 27/2000

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

PORT AUGUSTA CIRCUIT COURT

The Combined Sittings of the Supreme and District Courts of South Australia

Sheriff's Office, Adelaide, 25 May 2000

IN pursuance of a precept from the Supreme Court and the District Court to me directed, I do hereby give notice that the said court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Port Augusta on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be unless a Judge otherwise orders as follows:

Monday, 5 June 2000, at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to ex officio informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court. Matters listed for disposition before the Supreme Court will be listed for a date to be fixed.

Juries will be summoned for Tuesday, 6 June 2000 and persons will be tried on this and subsequent days of the sittings.

Prisoners in HM Gaol and on bail for sentence and for trial at the sittings of the Port Augusta Courthouse, commencing Monday, 5 June 2000.

Supreme Court

	Supreme Court	
P.	Rape	On bail
	District Court	
Seagrim, Darren Michael	Armed robbery; wounding with intent to do grievous bodily harm	On bail
Turner, John Michael H. Mortlock, Stephen	Robbery with violence Rape Attempting to dissuade a	On bail On bail On bail
James James	witness; contravene a restraining order	On ban
P.	Unlawful sexual intercourse; indecent assault	On bail
Lynch, Eric Thomas Lambadgee, Quinton John	Possessing cannabis for sale Break and enter and intent to commit an offence	On bail In gaol
T.	Rape; indecent assault	On bail
Kolbus, Peter Maceij	Attempted escape from custody	In gaol
Sinclair, Jay William	Attempted escape from custody; assisting in the escape of an other person from custody	In gaol
Huggett, Peter James	Application for enforcement of a breached bond; supplying methylamphetamine	On bail
Duffy, Lee Andrew	Threaten to kill; damaging property	On bail
Baker, Peter David	Providing a benefit to a witness in judicial proceedings	On bail
Litchefield, Robert Bruce	Producing cannabis; possessing cannabis for supply	On bail
Davidson, Roy Alan	Escape from custody; fail to truly answer	On bail
Joslyn, Jason Craig	Burglary; break out of	In gaol

	residence after entering to commit offence; assault police, resist police, carry		Р.	grievous bodily harm (2) Rape (3); indecent assault	On bail
Coom: Dussell Iomas	article of disguise	On bail	Nelson, David Leyland	Escaped custody; drive under	On bail
Geary, Russell James	Threatening life; threatening to cause harm; carry offensive weapon	On ban	Cindric, Nickolas Marko	disqualification Producing cannabis	On bail
Newchurch, Caban James	Burglary	On bail	Roberts, Paul John Thomas, Bruce	Unlawful possession Breach of bond; taking part	On bail On bail
W.	Unlawful sexual intercourse;	On bail	Andrew	in the manufacture of	On our
H.	indecent assault Unlawful sexual intercourse (7)	On bail	O'Connor, Rodney	methylamphetamine Wounding with intent to do grievous bodily harm	In gaol
Lamb, Katherine Michelle	Conspiracy to rob	On bail	Prisoners on bail mi	ust surrender at 10 a.m. of	the day
Vitaljic, Grant Thomas Phanos, Dean Ron	Conspiracy to rob Possessing amphetamine and methylamphetamine for	On bail On bail	called upon their recognestreated and a bench wa	ective trials. If they do not app nizances and those of their bai rrant will be issued forthwith.	
Gibbes, David Frances	sale (2); unlawful possession; possessing cannabis for sale Selling methylamphetamine;	On bail	Ву	order of the Court, G. H. SCHMERL, Actir	ng Sheriff
	possessing methylamphetamine for sale; possess cannabis;		PUBLIC SECT	OR MANAGEMENT ACT 1995 Section 67	j
Armstrong, David	unlawful possession Larceny from the person	On bail	WHEREAS the Premier	, being the Minister responsibl	e for the
Hanley, Geoffrey Lawrence	Conspiracy	On bail	Public Sector Manageme	ent Act 1995, may publish in the opportunity program designed t	e <i>Gazette</i>
Hazeal, James Douglas Tuohy, Rodney	Robbery with violence Producing a controlled	On bail On bail		ned class have equal opportu in the public sector with perso	
Maxwell	substance; possessing a controlled substance for		that class; and whereas	the Premier may make special	provision
McLean, Robert Bruce	supply; possessing cannabis Threatening life; damaging	On bail	view to enabling them t	class employed in the public sec to compete for other positions of ctor as effectively as persons no	or pursue
Ford, Kendrick	property Attempt to escape from	In gaol		Premier, do hereby publish to program set out in the Schedul	
Laurence Paull, Michael Shane	custody; damaging property Attempt to escape from	In gaol	·	THE SCHEDULE	
B.	custody; damaging property	On bail		yment of People with Disabilitie	s in the
D.	Rape (5); common assault; commit common assault on	On ban	Object	Australian Public Sector	
Riddle, James Louis	member of own family Selling methylamphetamine	On bail	·	entation of people with disabilit	ies in the
Lebois, Jason Allan	False imprisonment; common assault on person	On bail		olic sector to better refle	ct their
	other than family member; assault occasioning actual		Special Provision		
C E A 11	bodily harm	T 1		57(2)(a) and (b) of the Publ	
Gray, Eugene Arnold	Aggravated serious criminal trespass in place of residence; unlawful	In gaol	object as follows:	I make special provisions to ac	
	possession; possession of an		Employment n	for the Commissioner for nay seek applications from peo	ple with
Warrior, Adrian	implement of housebreaking Aggravated serious criminal	On bail		inclusion on a register, in accordated by the Commissioner for	
William Yatitja, Anthony	trespass (non-residential) Threatening life (2);	In gaol	Employment. A	Applicants may be existing public persons not currently employe	lic sector
•	wounding with intent to do grievous bodily harm;		the public sector		d within
	assaulting a police officer (2); damaging property (2)		employment or	register may be provided with to portunities in positions for peri	ods up to
Lundin, Ricky Vance John	Arson; serious criminal trespass in a place of	In gaol	accordance with	aration in public sector ager h processes agreed by the Com-	
	residence; receiving (3); larceny (2)		for Public Emp (c) persons on the	oloyment; e register, including those who	are not
Leigep, Frederick Roland	Threatening life; threatening to cause harm	On bail	currently empl	oyed within the public sector,	will be
J.	Indecent assault (3); gross	On bail		ply for all positions advertise incies and to compete for such	
	indecency; unlawful sexual intercourse with a person			of merit, in accordance with procession of the commissioner for Public Emp	
McClean, Robert	under 12; threatening life Aggravated serious criminal	On bail	and	1	
Bruce	trespass in a place of residence				
Greagan, Damien Gary	Robbery in company	On bail			
Wood, Trevor Anthony	Burglary; robbery with violence; assault occasioning	On bail			
Robens, David	actual bodily harm Assaulting a police officer	On bail			
Thomas	(2); resisting police; threatening life; assault with				
	intent to resist lawful				
	apprehension (2); possess an object with intent to cause				

(d) South Australian public sector agencies may provide training and development opportunities to public sector employees with disabilities, to assist them to compete on the basis of merit for future positions in the sector.

For the purposes of this program, persons with disabilities are defined as persons with permanent disabilities who are considered to have an employment restriction because, due to their disability, they:

- · are restricted in the type of work they can/could do; or
- need/would need modified hours of work (either a restriction in hours they can/could work, or different time schedules, or flexible hours of attending); or
- require/would require an employer to provide adaptive equipment, a modified work environment, or to make other specific work-related arrangements; or
- need/would need to be given ongoing assistance or supervision; or
- would find it difficult to change jobs or get a better job, and either:
 - (a) are registered with any of the following organisations funded by the Commonwealth Government:
 - · a specialist disability employment service;
 - an External Co-ordinator agency;
 - an organisation that is a member of the Job Network;
 - a New Apprenticeship Centre;

or

(b) are currently employed in the South Australian Public Sector.

This program will operate until 1 April 2001.

Dated 17 April 2000.

JOHN OLSEN, Premier

ROADS (OPENING AND CLOSING) ACT 1991

Un-named Road, Sultana Point, Hundred of Melville

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Yorke Peninsula proposes to make a Road Process Order to close and vest in the Crown portions of the un-named public road (being a strip approximately 1 m wide) adjoining the boundaries of allotments 21 to 26 inclusive, allotment 3, and allotments 27 to 30 inclusive all in deposited plan 31081, shown delineated and lettered 'A' to 'K' (inclusive and respectively) on Preliminary Plan No. P.P.32/0572.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 8 Elizabeth Street, Maitland, S.A. 5573 and the Adelaide office of the Surveyor-General during normal office hours.

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

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

Dated 1 June 2000.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road, Hundred of Woolundunga— Deposited Plan 50130

BY Road Process Order made on 20 May 1998, The District Council of Mount Remarkable ordered that:

- 1. Portion of sections 276, 40 and 43 intersecting the said sections, more particularly delineated and numbered '1', '2' and '3' respectively in the Preliminary Plan No. PP32/0302 be opened as road.
- 2. Portion of the public roads adjoining sections 277, 276, 40 and 43 more particularly lettered 'A', 'B', 'C' and 'D' respectively in Preliminary Plan No. PP32/0302 be closed.
- 3. Vest in the Crown the whole of the land subject to closure lettered 'A' and 'B' and add that land to section 276 held by E. D. Herde Pty Ltd under Crown Lease volume 1306, folio 1 in accordance with agreement for exchange dated 26 May 1998 entered into between The District Council of Mount Remarkable and E. D. Herde Pty Ltd.
- 4. Vest in the Crown the whole of the land subject to closure lettered 'C' and 'D' and add that land to sections 40 and 43 respectively held by E. D. Herde Pty Ltd under Crown Lease volume 596, folio 2 in accordance with agreement for exchange dated 26 May 1998 entered into between The District Council of Mount Remarkable and E. D. Herde Pty Ltd.
- On 9 July 1998 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 1 June 2000

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road (walkway), Corny Point— Deposited Plan 51975

- BY Road Process Order made on 6 January 1999, the District Council of Yorke Peninsula ordered that:
 - 1. Portion of the public road (walkway) north-east of Seaview Road adjoining allotment 6 in deposited plan 18150 more particularly lettered 'A' in Preliminary Plan No. PP32/0257 be closed.
 - 2. The whole of the land subject to closure be transferred to Graham Mark Nuske, Helen Marie Nuske, Brian Graham Findlay and Monique Findlay in accordance with agreement for transfer dated 6 January 1999 entered into between the District Council of Yorke Peninsula and G. M. Nuske, H. M. Nuske, B. G. Findlay and M. Findlay.
- On 4 November 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 1 June 2000

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

North Beach Road/Heritage Drive, Wallaroo— Deposited Plan 54127

BY Road Process Order made on 19 January 2000, the District Council of the Copper Coast ordered that:

- 1. Portion section of allotment 307 in Deposited Plan 39853 more particularly delineated and numbered '1' in Preliminary Plan No. PP32/0474 be opened as road.
- 2. Portions of public roads (un-named road) adjoining allotments 642 and 644 in Deposited Plan 53158 and (North Beach Road and Heritage Drive) adjoining piece 609 in deposited plan 41795 and allotment 307 in deposited plan 39853 more particularly delineated and lettered 'A', 'B', 'C' and 'D' respectively in Preliminary Plan No. PP32/0474 be closed.
- 3. Portions of the land subject to closure lettered 'A', 'B' and 'C' be transferred to Crystalcorp Developments Pty Ltd in accordance with agreement for transfer dated 7 January 2000 entered into between the District Council of the Copper Coast and Crystalcorp Developments Pty Ltd.
- 4. Portion of the land subject to closure lettered 'D' be transferred to Crystalcorp Developments Pty Ltd in accordance with agreement for exchange dated 7 January 2000 entered into between the District Council of the Copper Coast and Crystalcorp Developments Pty Ltd.
- 5. Issue a Certificate of Title to the District Council of the Copper Coast over portion of the land subject to closure lettered 'C' which land is being retained for merging with adjoining council owned land.
- 6. The following easements are granted over portion of the land subject to that closure:

Grant to ETSA Utilities Pty Ltd an easement for overhead electricity supply purposes.

Grant to the South Australian Water Corporation an easement for water supply purposes.

Grant to the District Council of the Copper Coast easements for drainage purposes.

On 21 January 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 1 June 2000

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

The Parade, Oaklands Park— Deposited Plan 54731

BY Road Process Order made on 23 March 2000, The Corporation of the City of Marion ordered that:

Portion of closed road A in Road Plan 8445 adjoining The Parade and Oaklands Road, more particularly delineated and numbered '1' in Preliminary Plan No. PP32/0525 be opened as road.

On 2 May 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 1 June 2000

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

First Avenue, Glossop— Deposited Plan 52772

BY Road Process Order made on 15 December 1999, the Alexandrina Council ordered that:

- 1. The whole of the public road (First Avenue) north-west of Anderson Terrace adjoining allotment 108 in Town of Glossop more particularly lettered 'A' in Preliminary Plan No. PP32/0480 be closed.
- 2. The whole of the land subject to closure be transferred to MARK PETER HOFFMAN and CHRISTINE HEATHER HOFFMAN in accordance with agreement for transfer dated 15 December 1999 entered into between the Alexandrina Council and M. P. Hoffman and C. H. Hoffman.

On 26 May 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 1 June 2000

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

Appointment of Inspector

NOTICE is hereby given that on 16 May 2000, I appointed the following person as an Inspector for the purposes of section 160 and Part 4A of the Road Traffic Act 1961:

Robert Von Grabler-Crozier

DIANA LAIDLAW, Minister for Transport and Urban Planning.

RULES OF COURT Magistrates Court of South Australia Amendment No. 18 to the Magistrates Court Rules

PURSUANT to Section 49 of the Magistrates Court Act 1991 and all other enabling powers, WE, the undersigned, DO HEREBY MAKE the following amendments to the Magistrates Court Rules 1992, as amended.

- 1. These Rules may be cited as the Magistrates Court Rules 1992 Amendment No. 18.
- 2. The Magistrates Court Rules 1992, as amended by these Rules, may be cited as the "Magistrates Court Rules 1992".
 - 3. The following Rule shall be added:
 - 50 Criminal Law Consolidation Act, Division 8A—Mental Impairment Provisions

50.01 An order for the detention of a person pursuant to section 269O or section 269U of the *Criminal Law Consolidation Act 1935* shall comply with Form No 73.

Dated this 12 day of May 2000.

A. P. MOSS, Chief Magistrate D. A. SWAIN, Deputy Chief Magistrate A. R. NEWMAN, Magistrate D. C. GURRY, Assistant Supervising Magistrate

Form No 73





AUSTRALIA

MAGISTRATES COURT ORDER FOR DETENTION

Criminal Law Consolidation Act 1935 - Sections 2690 and 269U

Registry:		
File No.:		
Address:		
Telephone:	Fax:	
Complainant /Informant:		
Particulars of Defendant		
Name:		
Date of Birth:		
Address:		
Details of Offence		
Offence Location:		
Section and Act:		
Terms of Detention Ordered:		
Total period of Detention to be Served	1 :	
Detention Commencement Date:		
Date Order made by Court:		
Date Warrant Issued:		

To the Sheriff, the Commissioner of Police and Members of the Police Force and the Minister of Health.

The defendant named in this warrant has been dealt with by a Court and, having been declared liable to supervision, committed for a term of detention pursuant to Division 8A of the Criminal Law Consolidation Act. Particulars of the Court that imposed the penalty, the charges against the defendant and the detention imposed appear on this warrant.

You, the Sheriff, and you, the Commissioner of Police and Members of the Police Force, are directed to convey the defendant to a mental health institution and you, the Minister of Health, are directed to detain the defendant for such period of time as this warrant directs.

Stipendiary Magistrate Magistrates Court

TANTANOOLA SPORTS & SHOWGROUNDS MANAGEMENT BOARD

Charter

1. Name

The name of the subsidiary shall be the Tantanoola Sports & Showgrounds Management Board (hereinafter called 'the Board').

2 Establishment

The Board is a subsidiary established by the Wattle Range Council (hereinafter called 'the Council') pursuant to Section 42 of the Local Government Act 1999 (hereinafter referred to as 'the Act') on Tuesday, 21 March 2000 (refer to folio 1515, item 13.1.2) and approved by the Minister for Local Government by notice in the *Government Gazette* on 1 June 2000.

3. Purpose for which the Subsidiary is established

The Tantanoola Sports & Showgrounds Management Board is a Subsidiary charged with the responsibility of the care, protection, management, operation and improvement of the Tantanoola Sports & Showgrounds property defined as sections 403 and 509, Hundred of Hindmarsh (hereinafter called 'the Grounds') situated in the township of Tantanoola.

4. The Grounds

The Tantanoola Sports & Showgrounds property were dedicated under the care, control and management of the Council pursuant to the provisions of the Crown Lands Act 1929 and as detailed in the *Government Gazette* on 9 December 1999 at page 3116.

5. Objects

The objects of the Board shall be:

- 1. To maintain and improve the Ground's infra-structure and facilities
- 2. To provide services and amenities at the ground for the better use and enjoyment of the Ground by users of the facilities.
- 3. To encourage public interest and support for the development and management of the Ground and its amenities.
- 4. To co-ordinate all efforts towards the further development of the Ground and its facilities.
- 5. To undertake the care, protection, management, operation and improvement of the Ground and its amenities.
- 6. To carry on such other matters, purposes and things incidental to and in furtherance of the objects as set out above.

6. Functions

The functions of the Board shall be to undertake any action, as appropriate, in pursuance of the above objects. Such actions will include, but not be limited to, the following:

- 1. To carry out any research, investigation, survey or inquiry relative to the existing or proposed services, facilities or amenities within the Ground.
- 2. To consider the requirements of all users of the Grounds facilities.
- 3. To review the existing services and facilities provided at the Ground, and to keep them under review, including fees and charges
- 4. To liaise and consult with persons, groups and organisations in relation to the operation to the Ground.
 - 5. To actively promote the Ground.
- 6. To regularly report to, and consult with, the Council on the progress and performance of the Board and the Ground's operation.
- 7. To recommend to Council the need to appoint an organisation or organisations as additional members to the Board from time to time.
- 8. To ensure that all users of the Ground abide by any bylaws, regulations or rules applicable with the Grounds, and to advise the Council in respect of any suggested by-laws, regulations or rules applicable to the Ground's operation.
- 9. To carry out such other acts, and to do all such other things as are incidental to, or conductive to the attainment of the objects and the exercise of the powers of the Board.

7. Powers

The Council, pursuant to section 44 (1) (b) of the Act delegates to the Board, for the purpose of achieving its objects, and subject always to the provisions of the Act, the following powers:

- 1. Expend funds in relation to the Grounds operation within the limits of the Ground's budget as adopted by the Council.
- 2. Establish, alter, vary or amend any fees and any charges for the use of the Grounds and facilities.
- 3. Authorise the purchase of materials, as appropriate, and required for the Ground's operation.
- 4. The Board may with the consent and approval of the Council, employ/contract, such staff as is deemed necessary for the functions of the Board and such persons employed by the Board shall be deemed employees/contractors of the Council, the work to be performed, hours of work and weekly rates of pay and the date from which employment commenced to be approved by the Council.
- 5. To employ, engage or retain professional advisers, if required.
- 6. To enter into contracts for the supply of goods and services for the purpose of running and maintaining the Grounds, its buildings and improvements.
- 7. To make and have control over all bookings for the hire, use and utilisation of the Ground and its facilities.
- 8. To operate in accordance with the provisions of any Regulations, as adopted by the Council.

8. Membership

- 1. The Board shall consist of seven members, who shall be nominated by the respective organisations and appointed by Council as follows:
 - (a) One Council Member appointed by the Council;
 - (b) One representative of the Tantanoola community appointed by the Council;
 - (c) One representative of the Tantanoola PA & H Society;
 - (d) One representative of the Tantanoola Football Club;
 - $(e) \quad \hbox{One representative of the Tantanoola Netball Club;}$
- (f) One representative of the Tantanoola Cricket Club; and
 - (g) One representative of the Tantanoola Tennis Club.
- 2. Any person appointed pursuant to sub-clause (1) hereof shall be appointed for a term of two years.
- 3. Any person appointed pursuant to sub-clause (1) hereof shall cease to hold office if the organisation they represent goes into recess or is wound up or dissolved in accordance with the provisions of the Associations Incorporation Act 1985.
- 4. Provided, however, that upon any person appointed pursuant to sub-clause 8.1 hereof ceasing to hold office, a further person nominated by the respective organisation shall be appointed by the Council to fill the casual vacancy for the balance of the term of the person so ceasing to hold office.

9. Register of Interest

The provisions of Chapter 5, Part 4; Division 2 of the Local Government Act 1999 do on apply to members of the Board.

10. Chairman

- 1. The Board member appointed by Council pursuant to clause 8.1 (b) shall be appointed the Chairman of the Board.
- 2. The Chairman shall preside at all meetings of the Board and in the event of the Chairman being absent from a meeting, the members present shall appoint a member who shall preside for that meeting or until the Chairman is present.

11. Duties of the Chairman

The Chairman shall:

- 1. Call all meetings of the Board in accordance with Clause 12;
- 2. Preside at all meetings of the Board at which he or she is present and preserve order thereat so that the business may be conducted in due form and with propriety;
- 3. Upon confirmation of the minutes, sign them in the presence of the meeting; and
 - 4. Be an official spokesperson for the Board.

12. Calling of Meetings

- 1. The Members of the Board shall meet at least once every three months.
- 2. The Chairman may convene a special meeting of the Board at his or her own volition and shall convene a meeting upon the written demand of at least two members of the Board.
- 3. Subject to the provisions of Clause (4) hereof, notice of every meeting shall be given in writing to every member at least four days prior to such meeting. Notice shall be deemed to have been given a day following posting, or delivery of such notice. The notice shall contain the date, time and place of the meeting and the business to be transacted thereat.
- 4. The Chairman may call a special meeting of the Board at any time provided that notice of such meeting shall be given to all members at least four hours before the commencement of the meeting.

13. Quorum

No business shall be transacted at a meeting of the Board unless one more than half the members, if there is an even number of members, or a majority of the whole number, if there is a uneven number of members, is present.

14. Proceedings of Meetings

- 1. The meeting procedures of the Board may be determined by the Board in consultation with the Council.
- 2. Every meeting of the Board shall be open to the public but, if the Chairman is of the opinion that a matter should be discussed in private, he or she may, after advising all present at such meeting of the reasons for forming such opinion and with the agreement of a simple majority of members present at the meeting, cause all persons not being representatives or officers or others attending at the Chairman's pleasure to withdraw from the meeting.

15. Voting

- 1. All questions arising at a meeting of the Board shall be decided by the majority of votes cast by Board members present at such meeting.
- 2. Every member of the Board shall have a deliberate vote at meetings of the Board. In the event of an equality of votes, the Chairman shall have a casting vote in addition to his or her deliberate vote.

16. Adjournments

- 1. The representatives present at any meeting may from time to time adjourn such a meeting.
- 2. If at any meeting there is not a quorum present within 30 minutes after the time appointed for the meeting or if, at any time after the meeting has commenced and before any business to be transacted is completed, there is not a quorum present, the meeting shall be adjourned to a future meeting to be advised in the usual manner.

17. Secretary

- 1. The Council will appoint an employee of the Council who will be the Secretary of the Board.
 - 2. The Secretary shall not be a member of the Board.

18. Duties of the Secretary

The Secretary shall:

- 1. Be the public officer of the Board;
- 2. Attend all meetings of the Board;
- Attend to all correspondence and deal with it as instructed by the Board;
- 4. Deal with the business referred to him or her by the Chairman of the Board;

- Keep the minutes of all meetings of the Board setting out all reports received and resolutions passed or other business transacted by the Board and forward a copy to each member of the Board and the Council;
- Keep such records as instructed by the Board from time to time.

19. Finance

- 1. The Board is intended to be partially self-funding for the purpose of operating and managing the Grounds.
- 2. The Board is authorised to expend funds in relation to the Ground's operation within the limits of the Board's budget allocation made annually by the Council.
- 3. The Board shall each year prepare its annual budget of the amount of moneys required for the running of the Grounds during the financial year ending on 30 June next and to submit them to the Council by 30 April for approval by Council before 30 June.

The budget of the Board:

- (a) must deal with each principal activity of the Board on a separate basis;
- (b) must be consistent with the Board's Business Plan and the Council's strategic management plans;
- (c) must include the following items:
 - proposed capital expenditure;
 - (ii) a detailed proposed operating expenditure;
 - (iii) proposed income from all sources;
 - (iv) proposed scale of fees and charges.
- 4. The Board shall maintain books of account detailing all financial transactions of the Board in accordance with the requirements of the Council's Chief Executive Officer.
- 5. The Board is exempted by the Council from establishing an Audit Board.
- 6. The Board's books of account shall be audited annually by the auditor appointed by the Council.

20. Meeting Minutes

The Board shall present copies of their meeting minutes to the Council for information.

21. Insurances

The Council undertakes to indemnify the Board in all matters of insurance of the Grounds, including Public Liability, Building and Contents and Workers Compensation.

22. Annual Report

- 1. The Board shall prepare an annual report and a copy of the report is to be presented to the Council by 31 July following each operating year.
 - 2. The report must contain the following information:
 - (a) the audited financial statements of the Board;
 - (b) an outline of the principal activities of the Board for the year; and
 - (c) any other information or report required by the Council.

23. Business Plan

- 1. The Board, in consultation with the Council, must prepare and adopt a Business Plan consistent with the Board's Charter.
- 2. The Board's first Business Plan must be prepared within six months of the date of the establishment of the Board.
- 3. The Board must, in consultation with the Council, review the Business Plan on an annual basis.
- 4. The Board may, after consultation with the Council, amend the Business Plan at any time.

- 5. The Business Plan must set out or include:
 - (a) the performance targets that the Board is to pursue;
 - (b) a statement of the financial and other resources, and internal processes, that will be required to achieve the Board's performance targets; and
 - (c) the performance measures that are to be used to monitor and assess the performance against the targets.

24. Assets and Investments

- 1. The Board may acquire or dispose of assets, subject to the approval of the Council.
- 2. The Board may use surplus revenue in accordance with the Board's Business Plan, subject to Council approval.
- 3. The Board may invest surplus funds, subject to Council approval.

25. Tantanoola Show

- 1. The Ground shall be made available to the Tantanoola PA & H Society Inc. for four days annually for the conducting of their annual show.
- 2. The days for the show events shall be those days authorised and advised by the Management Board of the Tantanoola PA & H Society Inc.

26. Direction by Council

The Board is subject to the direction and control of the Council. A direction given by the Council must be in writing.

27. Amendments, Alterations and Additions to the Rules

These rules may be amended, altered or added to by a resolution of the Council made pursuant to Schedule 2 clause 3 (5) of the Local Government Act 1999.

WATER RESOURCES ACT 1997

Variation to Notice of Restriction in the Tintinara-Coonalpyn Area

PURSUANT to section 16 (9) of the Water Resources Act 1997 ('the Act'), I, Mark Brindal, Minister for Water Resources hereby vary the notice dated 16 December 1999 published pursuant to section 16 (1) of the Act in the *Gazette* on 23 December 1999 at page 3856 ('the Notice') in accordance with Schedule A.

Schedule A

The notice is varied by removing clause numbered 2 of Schedule 2 and inserting the following clause:

'2. The maximum volume of water that may be taken pursuant to clause 1 above is the volume of water that can be properly used by such extent that has been implemented or constructed as at 24 months from the date of an authorisation under the 1998 Notice of any proposal or plan of works or water use program that was tendered to the Minister or delegate and formed the basis of that authorisation.'

This notice comes into effect on 15 June 2000.

Dated 31 May 2000.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

Appointments

I, MARK BRINDAL, Minister for Water Resources in the State of South Australia, to whom the administration of the Water Resources Act 1997, has been committed, do hereby appoint the persons mentioned hereunder as members of the Mallee Water Resources Planning Committee pursuant to section 83 of the Act for the period shown, responsible for advice on management of the water resources of the Mallee Prescribed Wells Area:

For the period ending 10 April 2004:

John Berger (Presiding Member) Ross Day Joy Ziersch Stephen Barnett Kenneth Stokes

Dated 12 April 2000.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

Appointments

I, MARK BRINDAL, Minister for Water Resources in the State of South Australia, to whom the administration of the Water Resources Act 1997, has been committed, do hereby appoint the persons mentioned hereunder as members of the Eyre Region Water Resources Planning Committee pursuant to section 83 of the Act for the period shown, responsible for advice on management of the water resources of the Southern Basins and County Musgrave Prescribed Wells Areas and the remainder of the Eyre Region:

For the period ending 17April 2004:

Robin Dixon-Thompson Scott Evans Russell Martin

Dated 3 April 2000.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

Appointments

I, MARK BRINDAL, Minister for Water Resources in the State of South Australia, to whom the administration of the Water Resources Act 1997, has been committed, do hereby appoint the persons mentioned hereunder as members of the Clare Valley Water Resources Planning Committee pursuant to section 83 of the Act for the period shown, responsible for advice on management of the water resources of the Clare Valley Prescribed Water Resources Area:

For the period ending 10 April 2004:

Kerry Ward (Presiding Member) Geoffrey Scott Peter Gill David Creswell Pamela Telfer Hamish Gosse Jon Cameron-Hill Andrew Love

Dated 12 April 2000

MARK BRINDAL, Minister for Water Resources

ROAD TRAFFIC ACT, 1961 Operation of B-Double Vehicles up to 25m in Length

PURSUANT to the provisions of Section 161A of the Road Traffic Act, 1961 and Regulation 35 of the Road Traffic (Miscellaneous) Regulations 1999, I, T N Argent, Executive Director, Transport SA, as an authorised delegate of the Minister for Transport and Urban Planning, hereby approve B-Double Vehicles up to an overall length not exceeding 25 metres, to operate on routes specified by this Notice and in accordance with the document titled Operation of Medium Combination Vehicles in South Australia, Edition No.1 (clauses 1-6 and 8-10 only), issued by Transport SA, and

PURSUANT to the provisions of Section 163AA of the Road Traffic Act, 1961, I, T N Argent, Executive Director, Transport SA, as an authorised delegate of the Minister for Transport and Urban Planning, hereby exempt B-Doubles transporting baled wool from Rule 72 Height of the Road Traffic (Vehicle Standards) Regulations 1999.

Both the exemption and approval are subject to the following conditions:

- Special Conditions
 This Notice and the document titled 'Operation of Medium Combination Vehicles in South Australia', Edition 1 (clauses 1-6 and 1.1 8-10 only), issued by Transport SA or a legible copy of each shall be carried by the driver of the vehicle at all times when operating under this approval and exemption and be produced when requested by an Inspector appointed under the Road Traffic Act 1961, or a Police Officer.
- This Notice can stand alone or can be read in conjunction with an individual permit issued by Transport SA.

 The vehicle is not under 'Notice of Suspension to Operate as a Medium Combination Vehicle' issued by the Minister for Transport and Urban Planning.
- 2.
 - For the purpose of this Notice the following definitions shall apply:
- B-Double' means a combination consisting of a prime mover towing 2 semi-trailers where the first semi-trailer is connected to the prime mover by a fifth wheel coupling and the second semi-trailer is connected to the first semi-trailer by a fifth wheel coupling; 2.1
- The vehicles defined herein are operated in accordance with the conditions specified in the document titled 'Operation of Medium Combination Vehicles in South Australia' Edition 1, (clauses 1-6, 8-10 only) issued by Transport SA and as amended by this
- Where a B-Double is carrying dangerous goods on the Adelaide-Crafers Highway the vehicle combination shal be fitted with an approved anti-lock brake system in accordance with Transport SA's specifications. Refer to Permit Information Bulletin titled
- 'B-Double Anti-lock Brake Systems'.

 The gross mass of the vehicle and/or combination does not exceed the gross vehicle and/or gross combination mass limits 3.3 specified on the vehicle registration certificate and label.
- All South Australian registered vehicle units (prime movers and semi-trailers), shall be inspected and display a current inspection label as detailed in the document titled 'Operation of Medium Combination Vehicles in South Australia' Edition 1, issued by Transport SA, or display a Roadworthiness Accreditation label in accordance with either a National or South Australian 3.4 Alternative Compliance Scheme
- Vehicles registered in New South Wales, Victoria, Queensland and Western Australia are not required to display South Australian 3.5 labels or undergo inspections which are additional to those required in their home states.
- Vehicles registered in the Northern Territory are required to display either South Australian inspection labels or Northern Territory inspection and rating labels in accordance with the Mutual Recognition Agreement between South Australia and 3.6 Northern Territory.
- Vehicles operating under this Notice shall be registered in accordance with the Charge Codes shown in Table 1.

uration	Charge
2 axle prime mover hauling 2 semi-trailers (5 axle combination)	MP2
3 axle prime mover hauling 2	MP3
semi-trailers (7,8, or 9 axle	1LP3
combination)	2LP3
	2 axle prime mover hauling 2 semi-trailers (5 axle combination) 3 axle prime mover hauling 2 semi-trailers (7,8, or 9 axle

Note: A charge code is displayed on the truck and prime mover registration certificate and registration label.

- Transport of Baled Wool
- 5.1 Baled wool may be carried subject to the following conditions:
 - - 5.1.2
- The baled wool shall not be loaded more than four layers high.

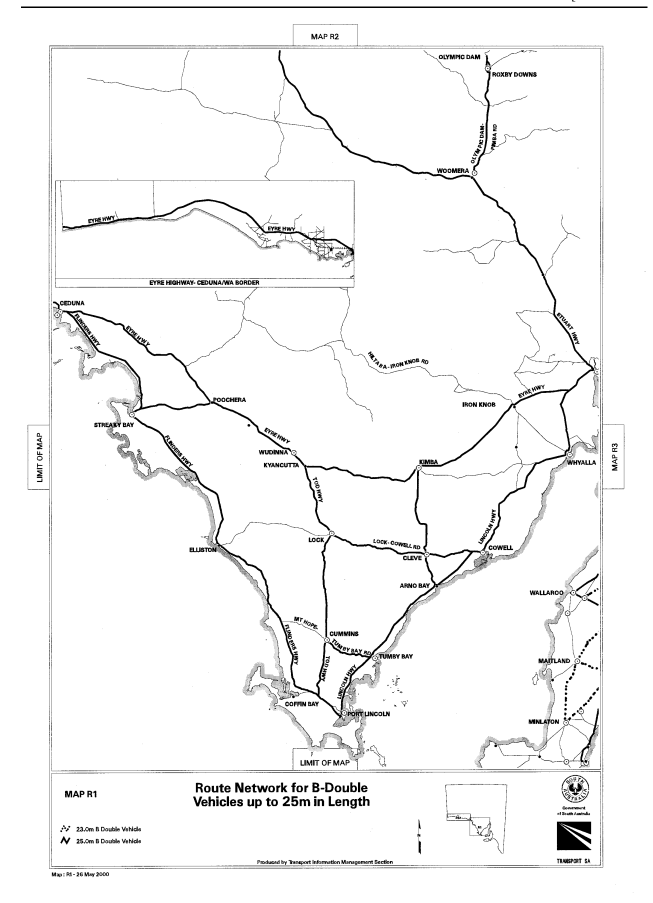
 The maximum overall vehicle height including the baled wool shall not exceed 4.6m.

 The overall width of all axles or axle groups of the vehicle carrying the load, excluding the front axle or axle group, when measured between two vertical parallel planes located at the outer extremities of the tyres, shall be not less than 5.1.3
 - Hauliers operating under provisions of this notice should be aware that some bridges, signs, overhead wires, trees and 5.1.4 signals may not provide sufficient clearance for the passage of a 4.6m high vehicle.
- 6.1
- B-Double Vehicles up to 25 metres in length operating in accordance with this Notice shall operate only on the approved routes specified in the maps 'Route Network for B-Double Vehicles up to 25m in Length' as included in this Notice.

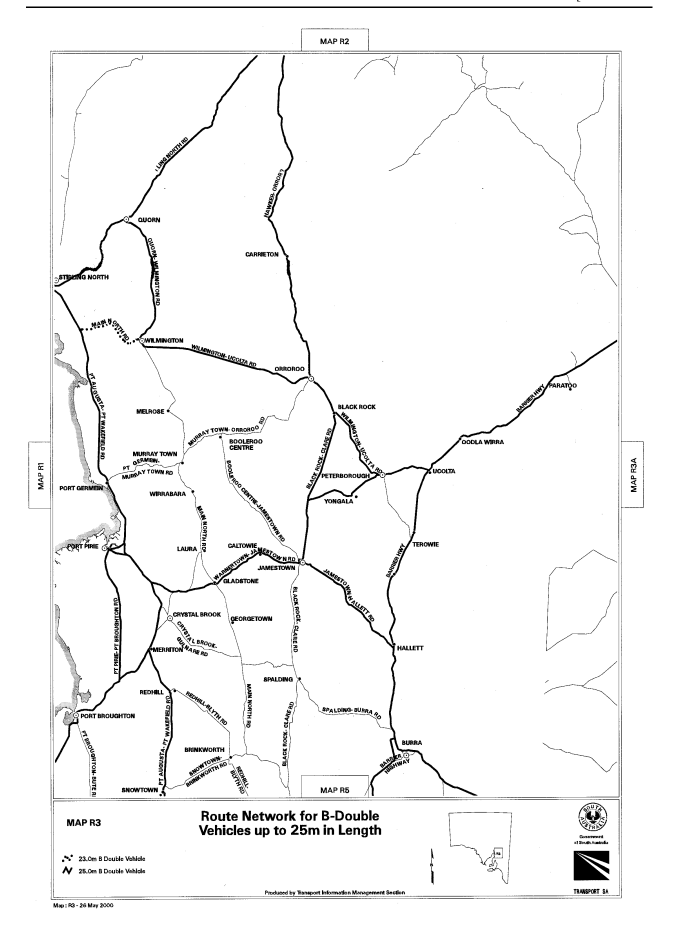
 Approval to operate B-Double Vehicles up to 25 metres in length in accordance with the route maps 'Medium Combination Vehicles Route Network' included in the document 'Operation of Medium Combination Vehicles in South Australia' Edition 1, 6.2 issued by Transport SA, is revoked.

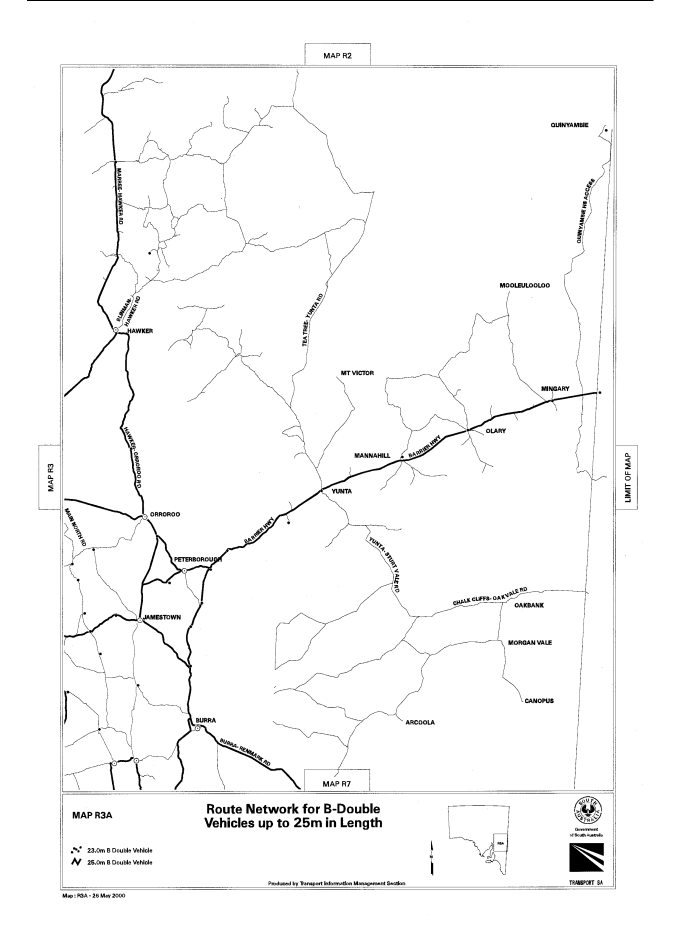
appeared in the South Australian Government Gazettes dated 10 February 2000 and 17 February 2000 are revoked at midnight on 8 June 2000.

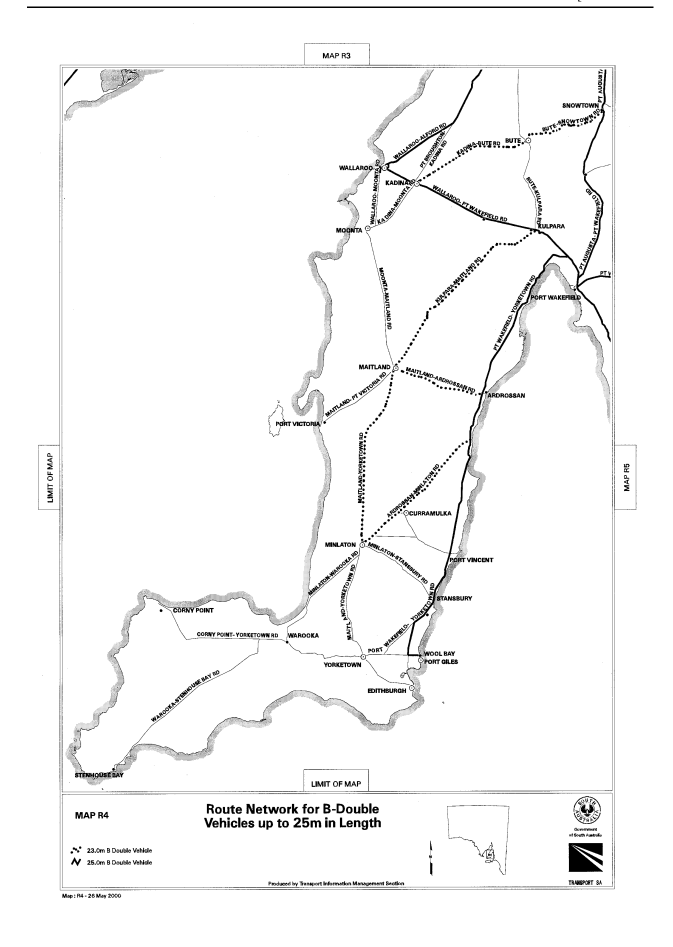
T. N. Argent Executive Director, Transport SA

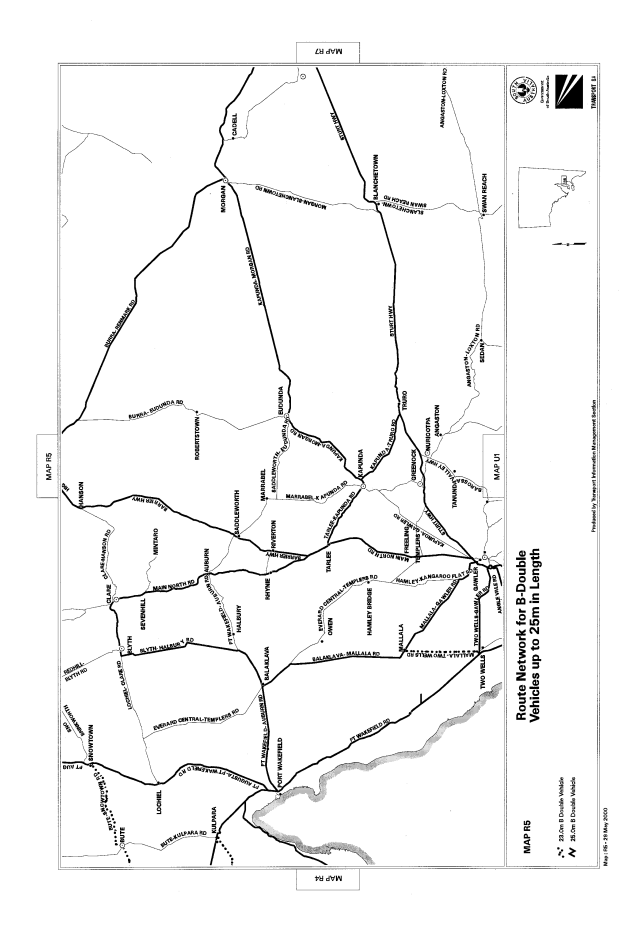


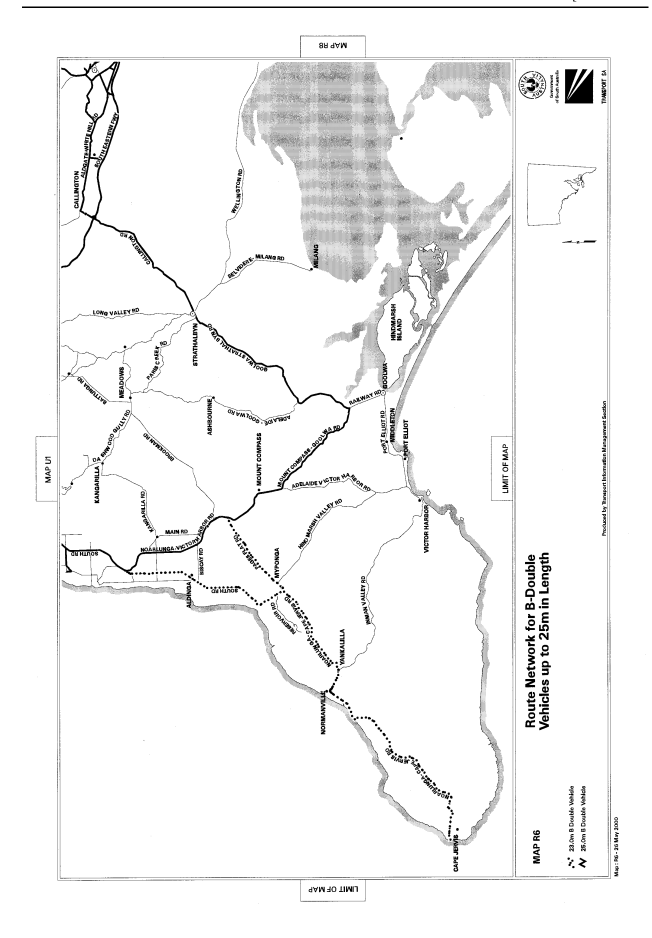
ΑP DODNADATTA COOBER PEDY - NT BORDER COOBER PEDY COOBER PEDY - W MANA CREEK RD LYNDHURST ROXBY DOWNS LEIGH CREEK PARACHILNA CHALK CLIFF- DAKVALE RO Route Network for B-Double Vehicles up to 25m in Length MAP R2 23.0m B Double Vehicle 25.0m 8 Double Vehicle Produced by Transport Information Management Section Map: R2 - 26 May 2000

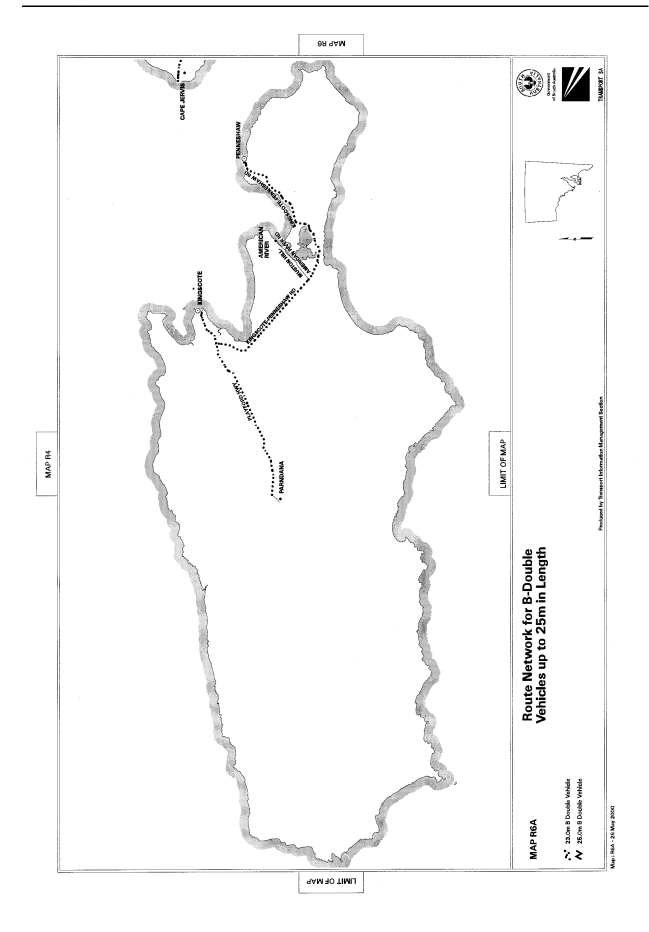


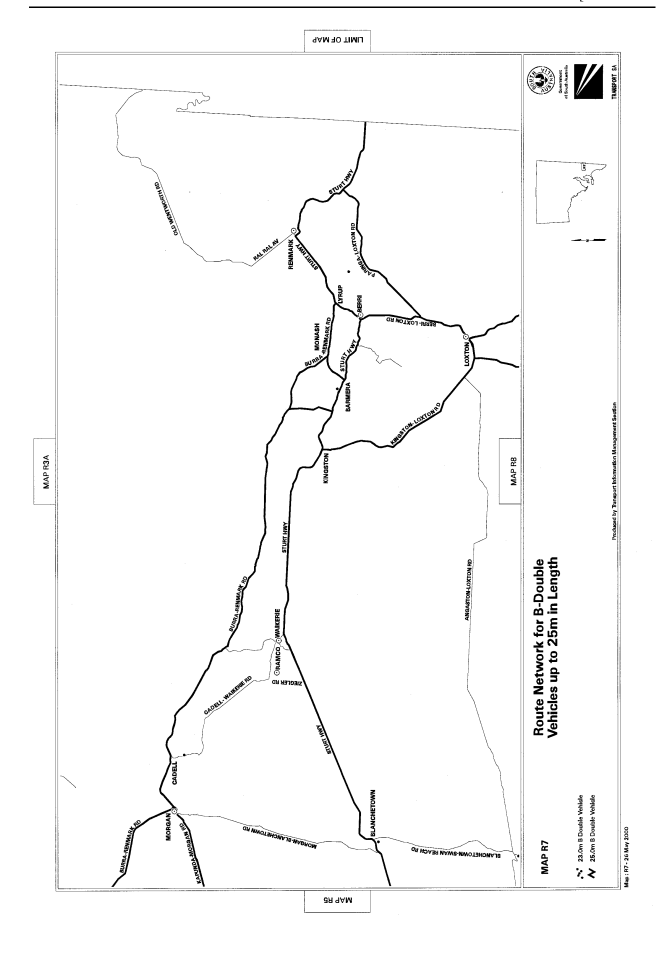


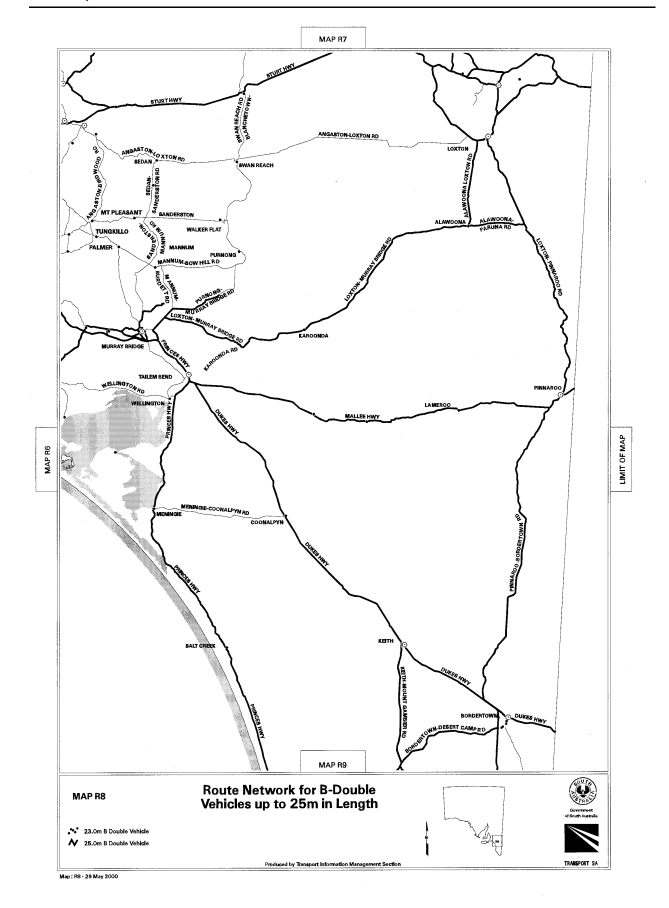


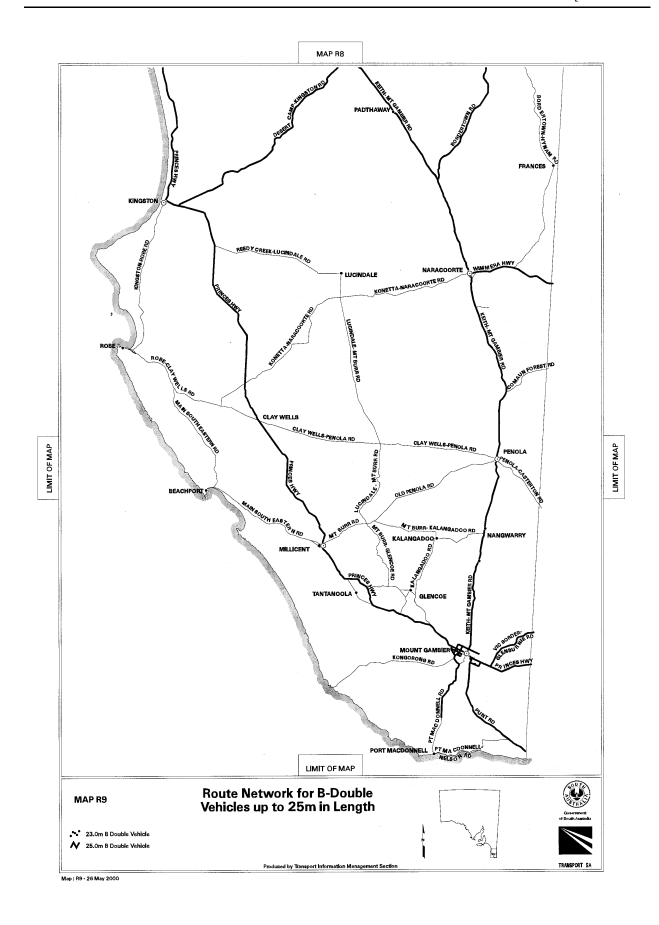


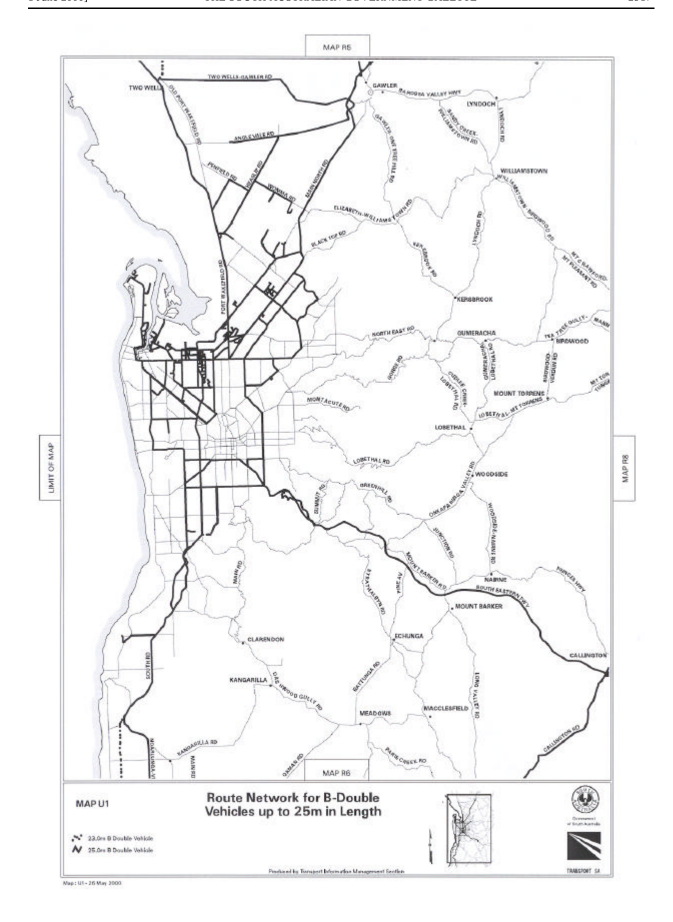


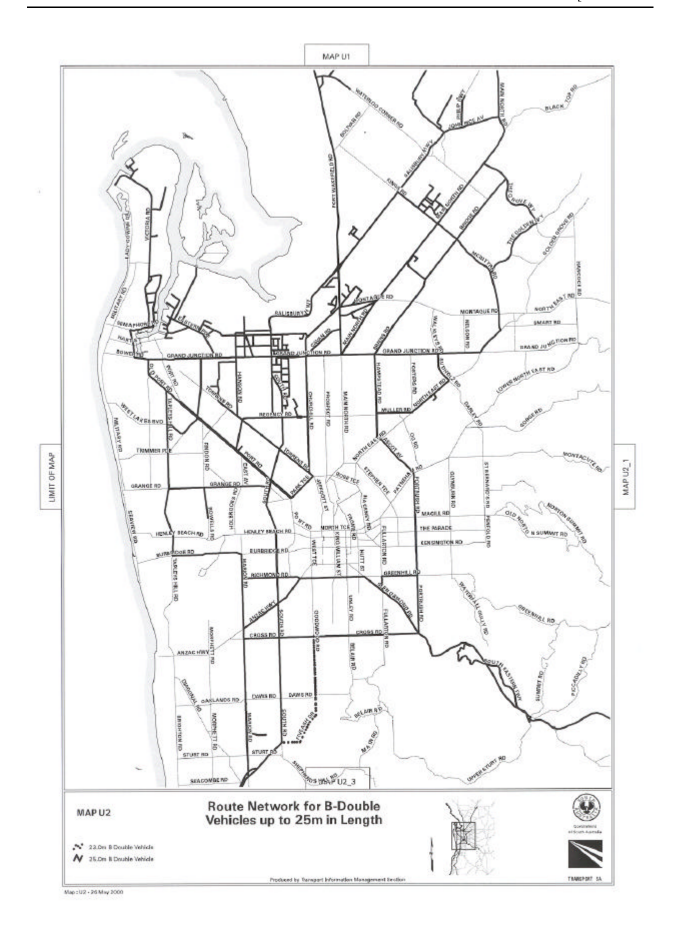


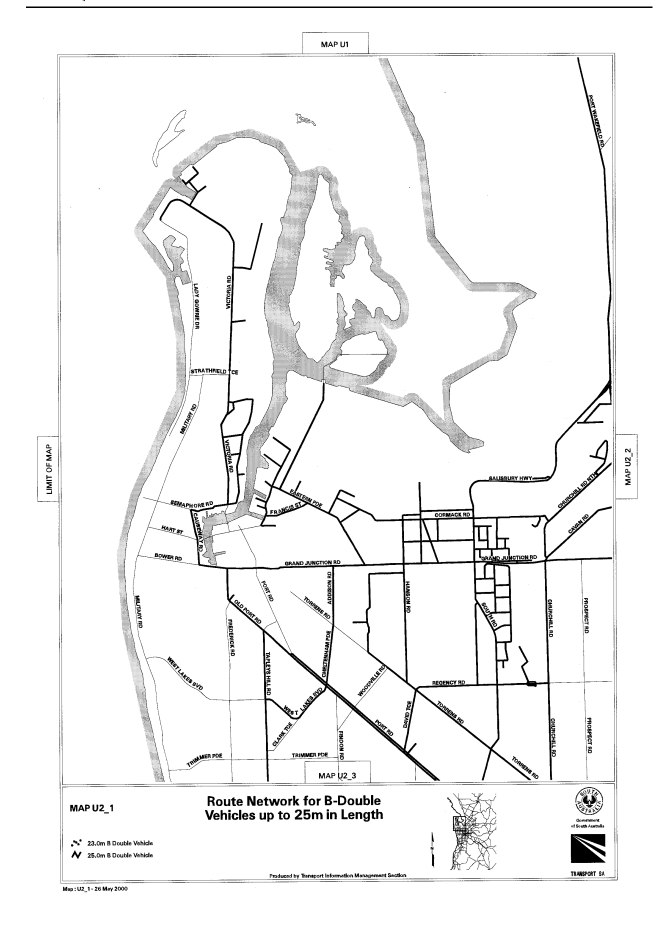


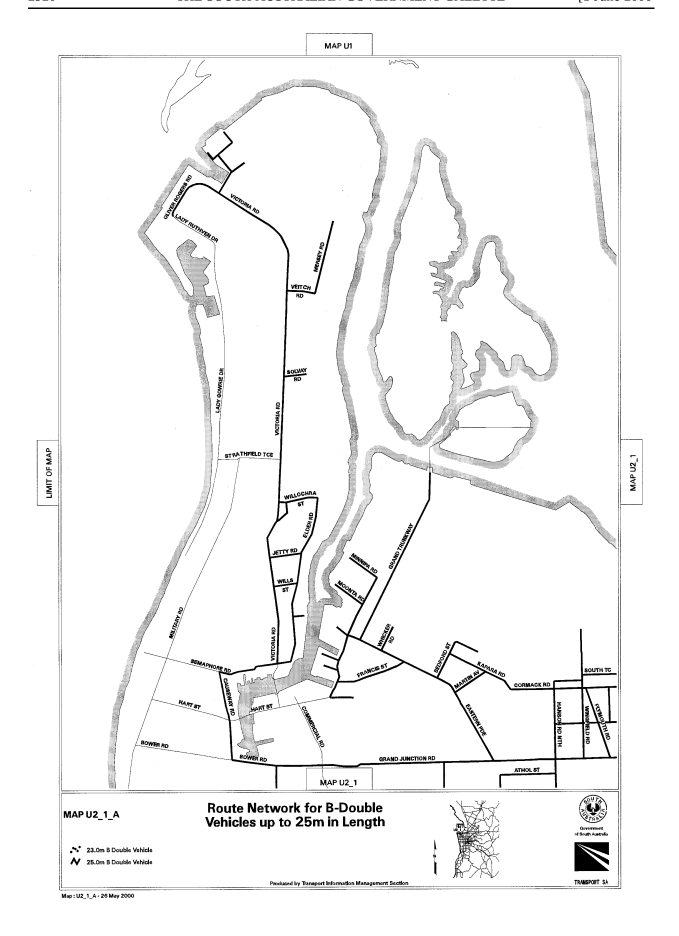


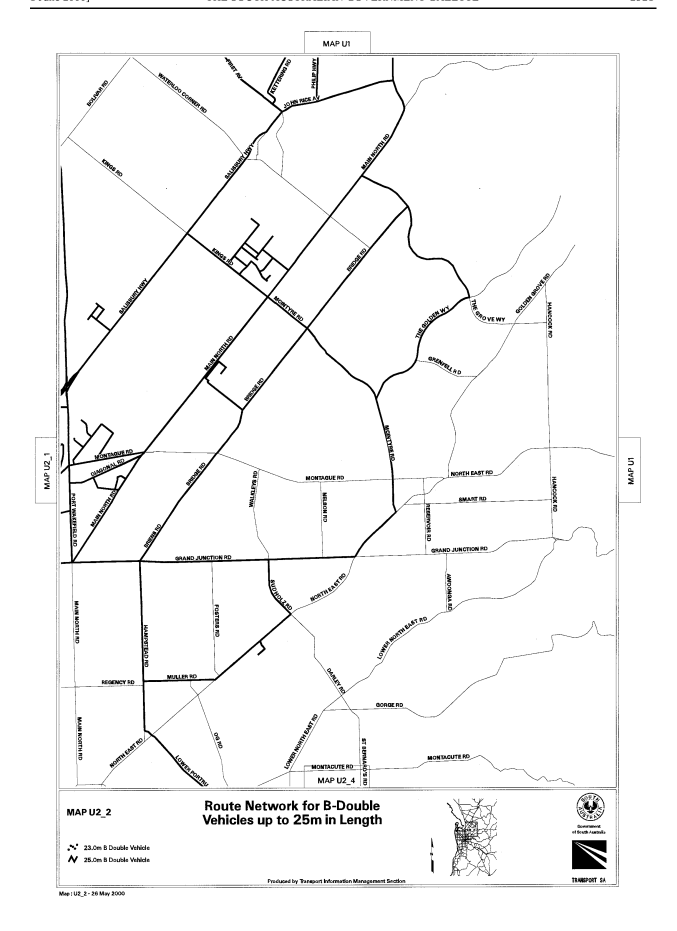


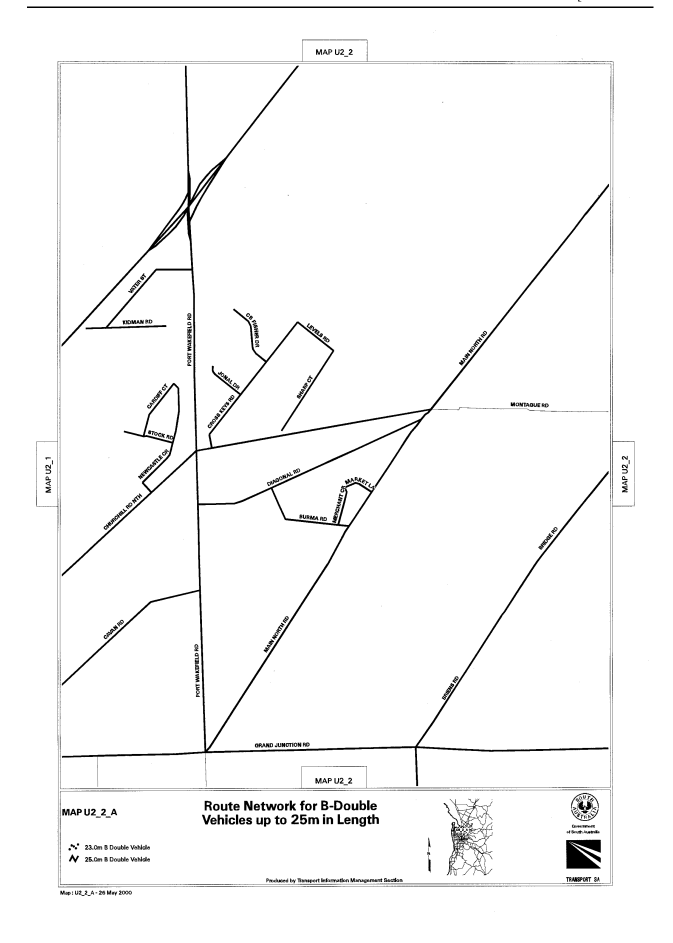


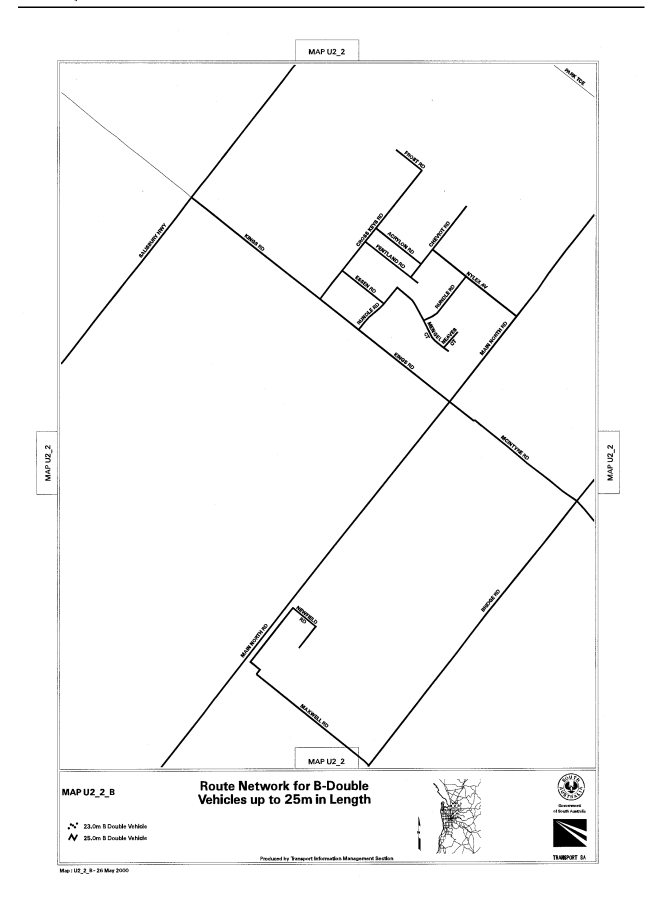


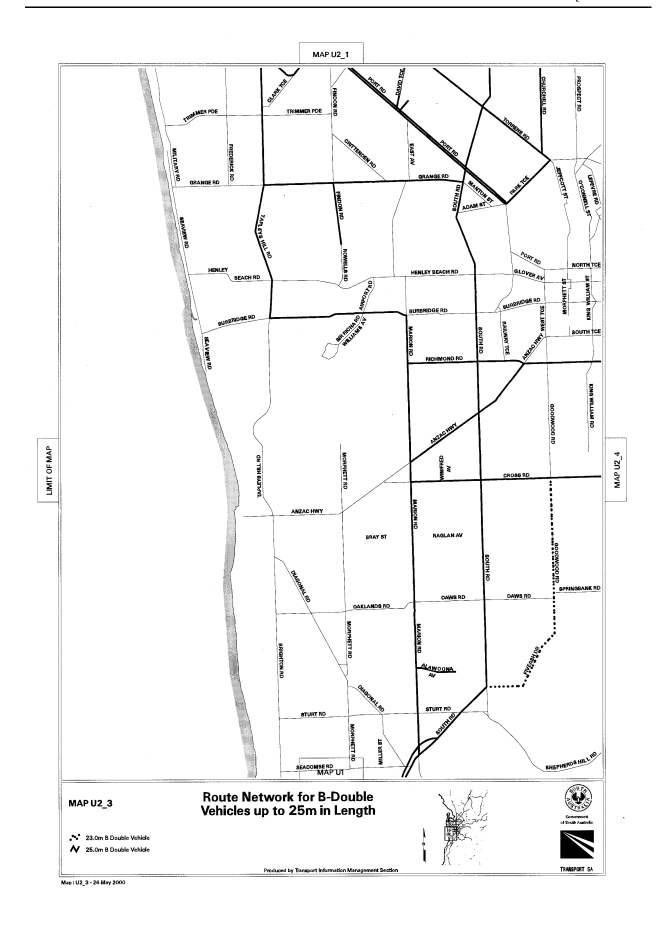


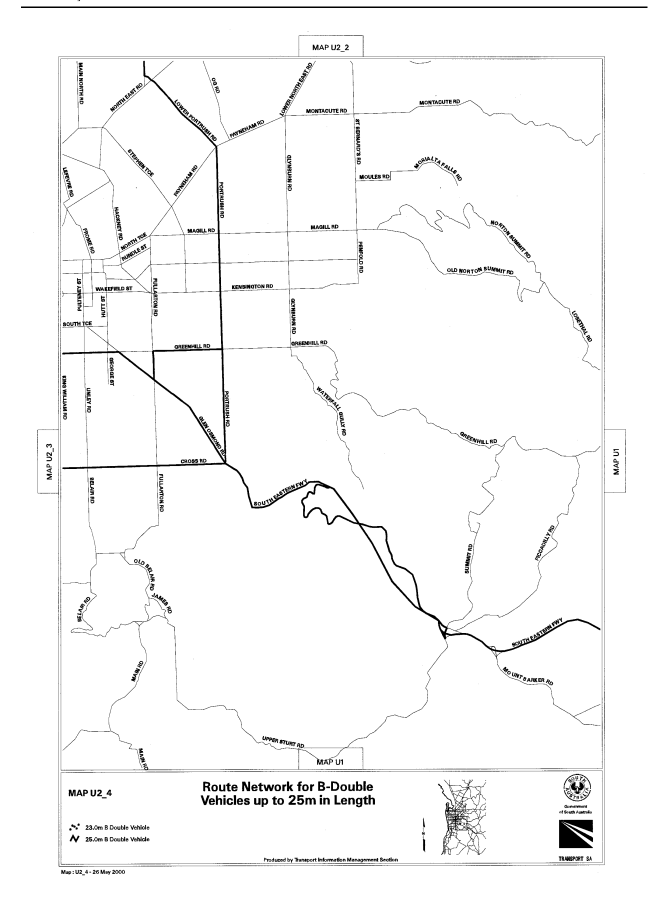


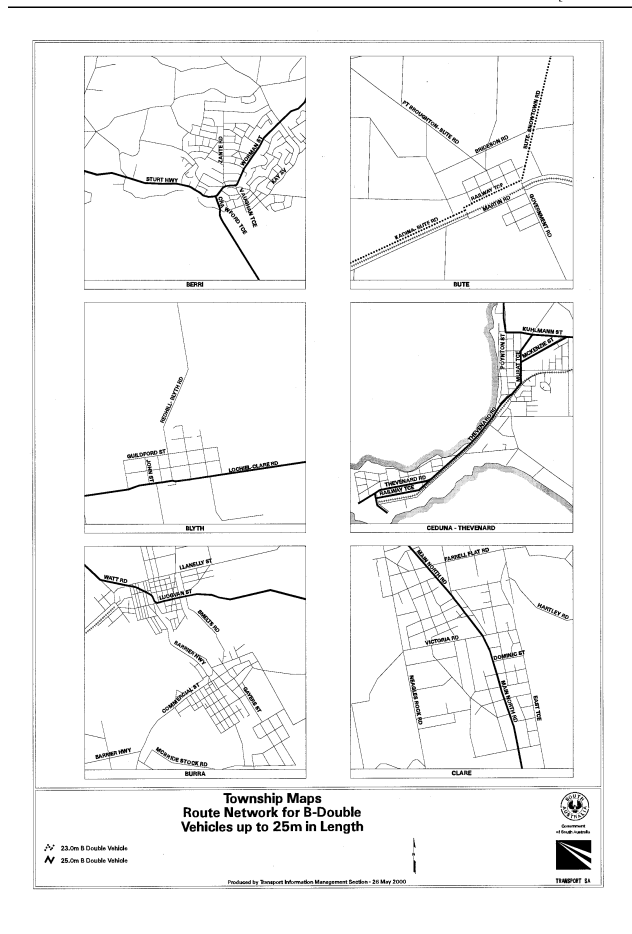




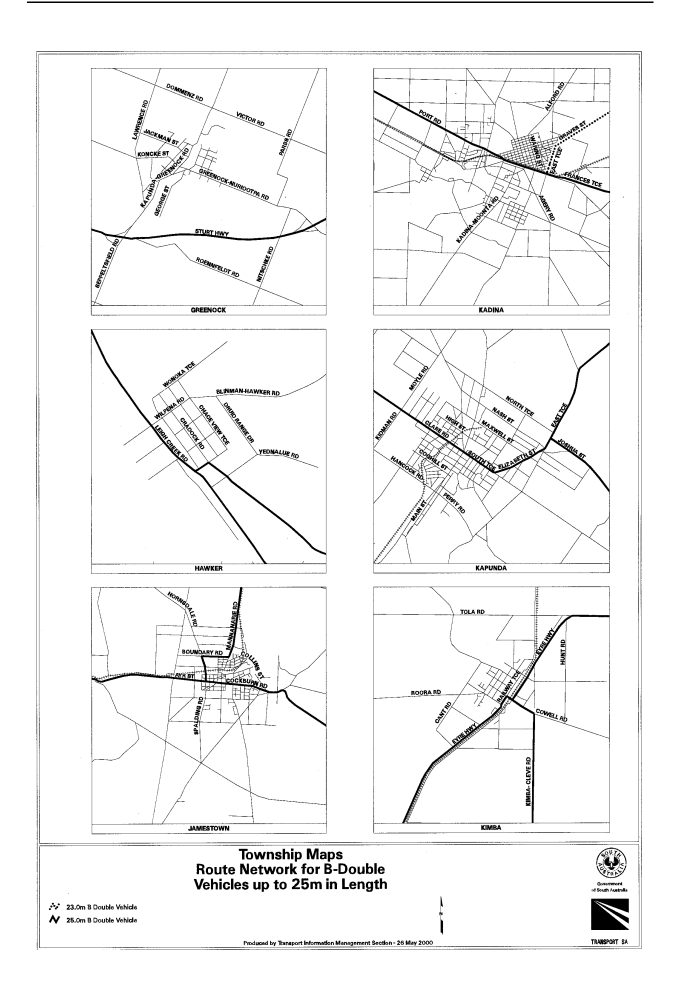


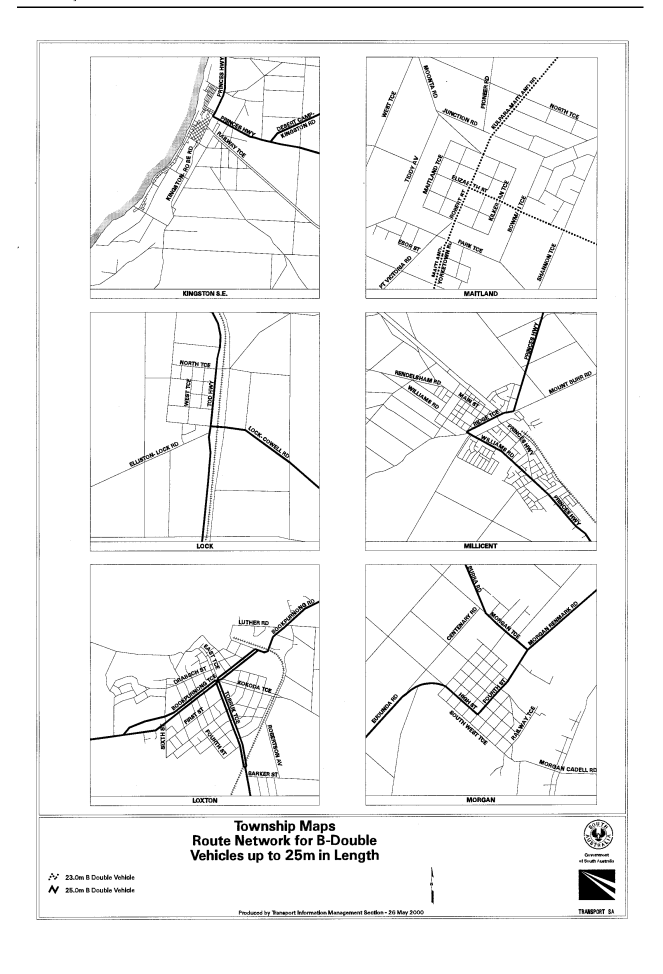


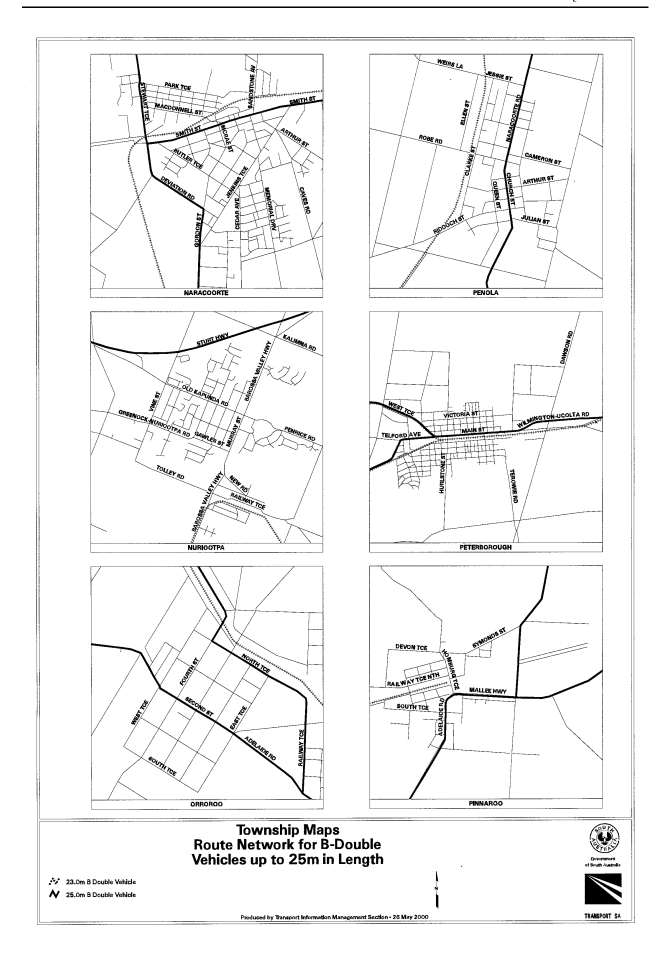


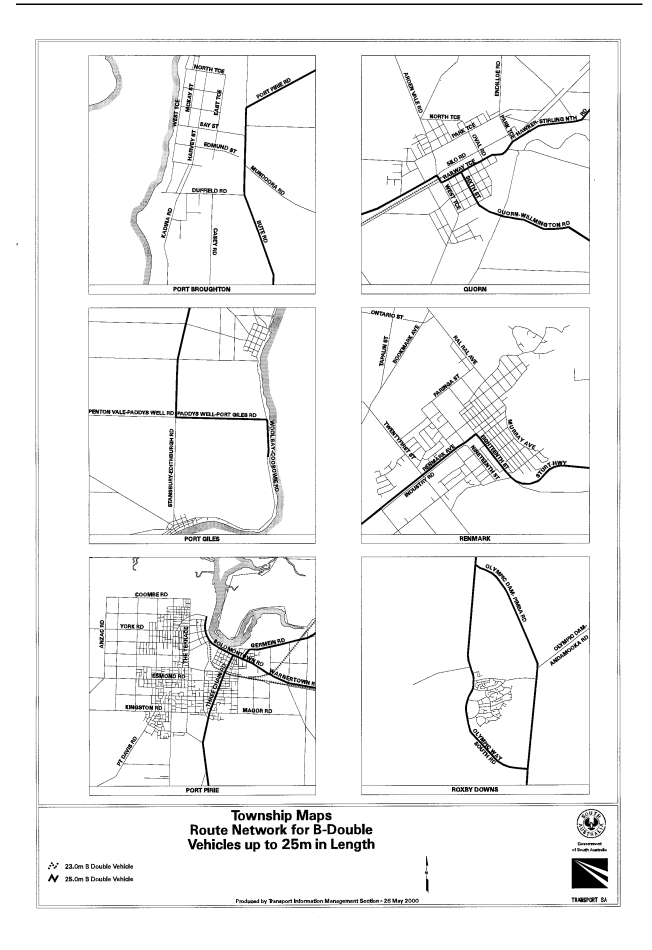


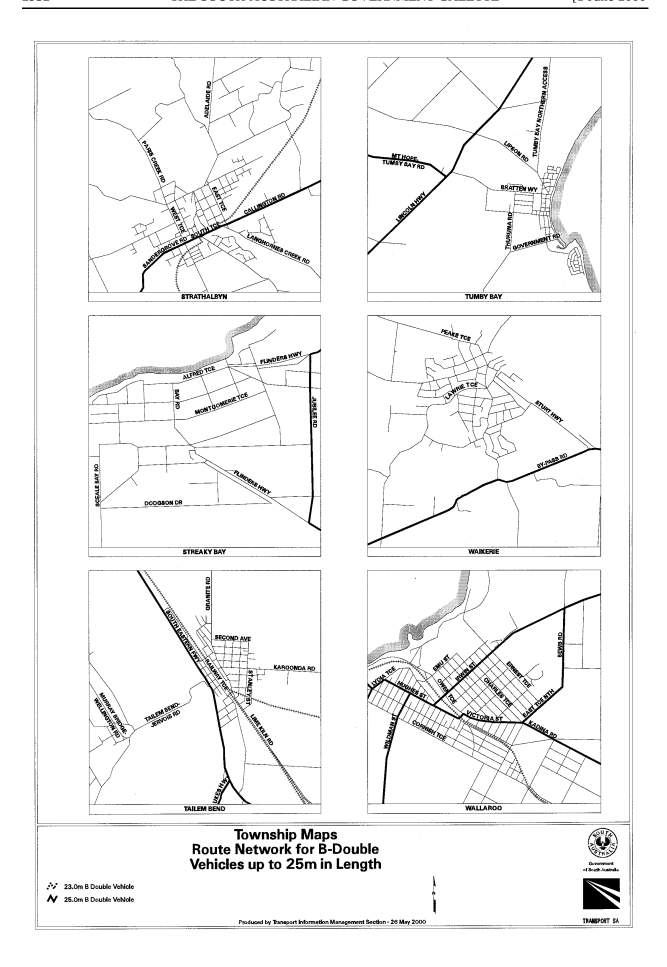


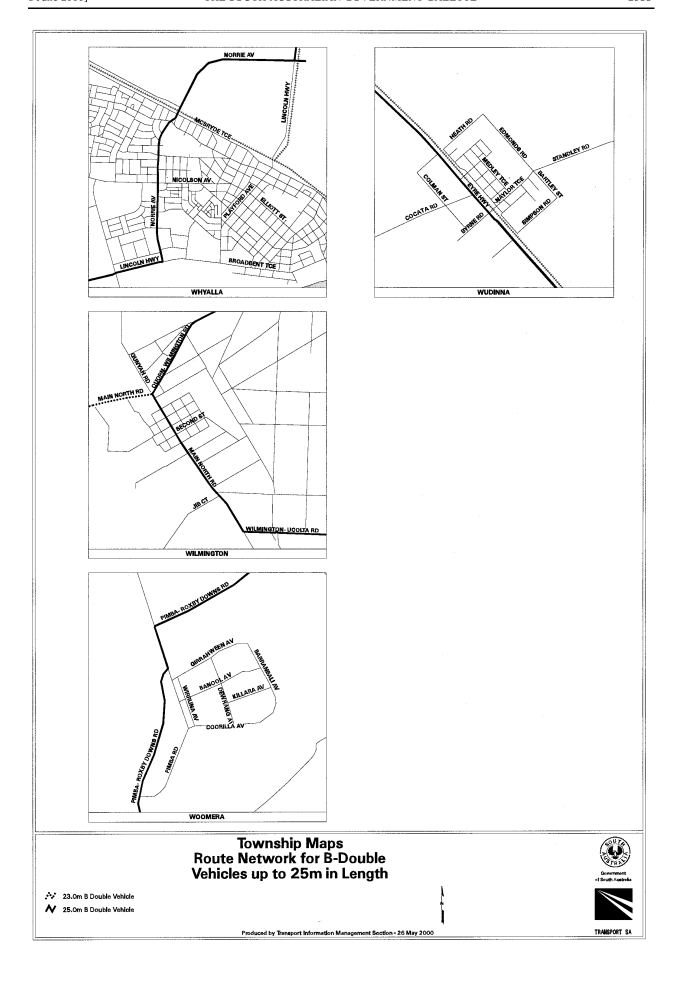




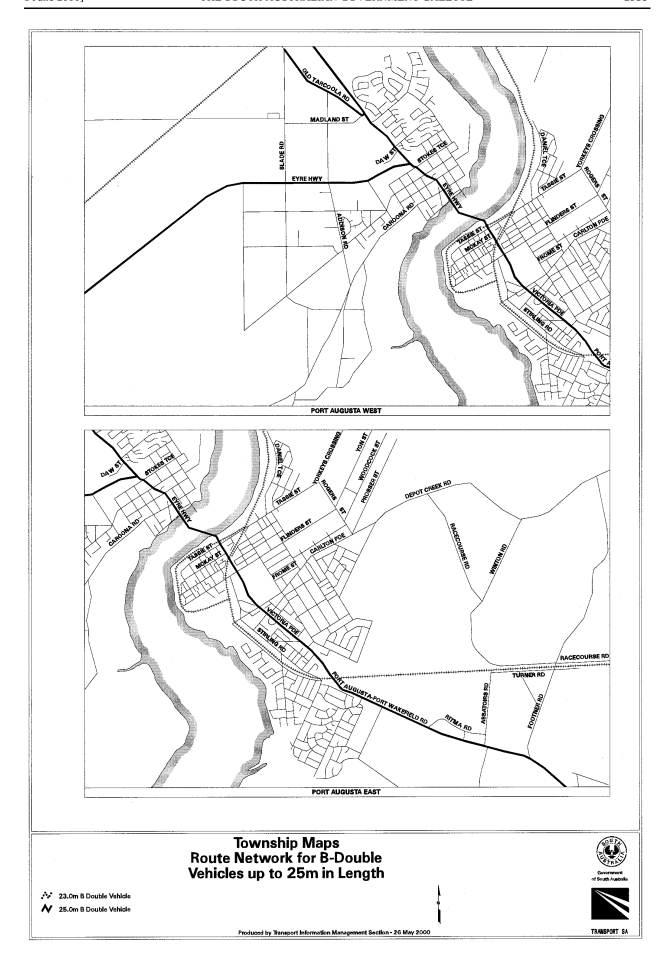


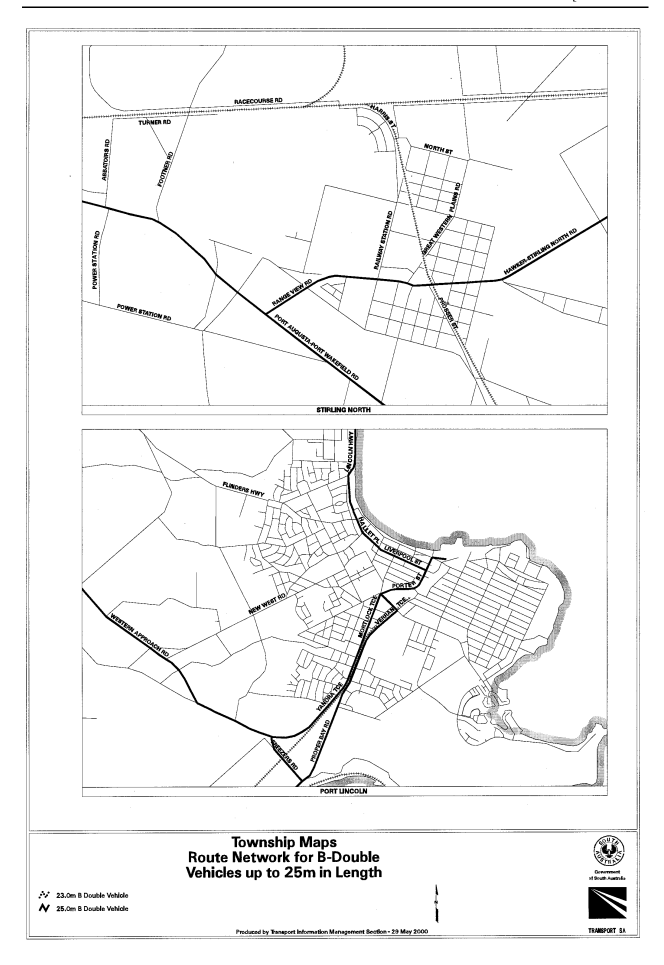


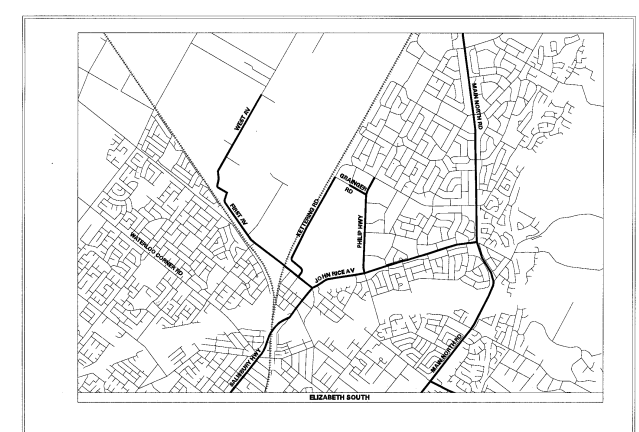










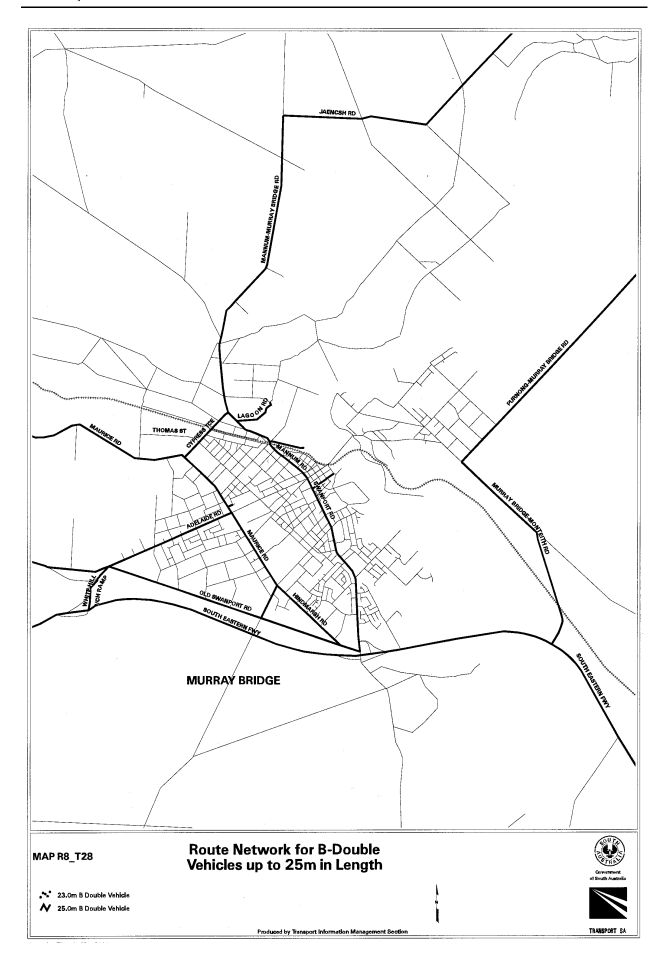


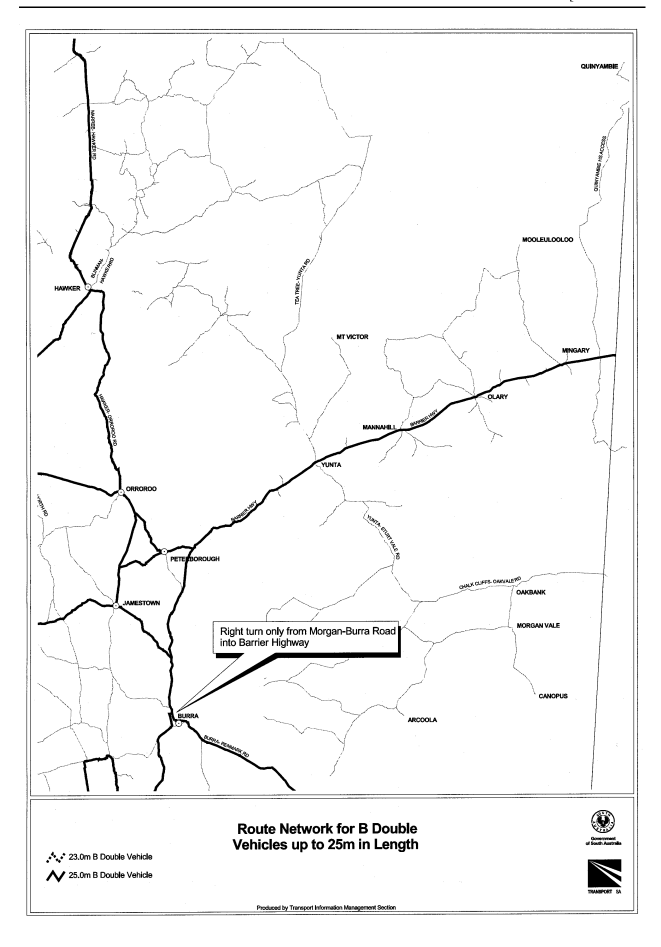
Township Maps Route Network for B-Double Vehicles up to 25m in Length

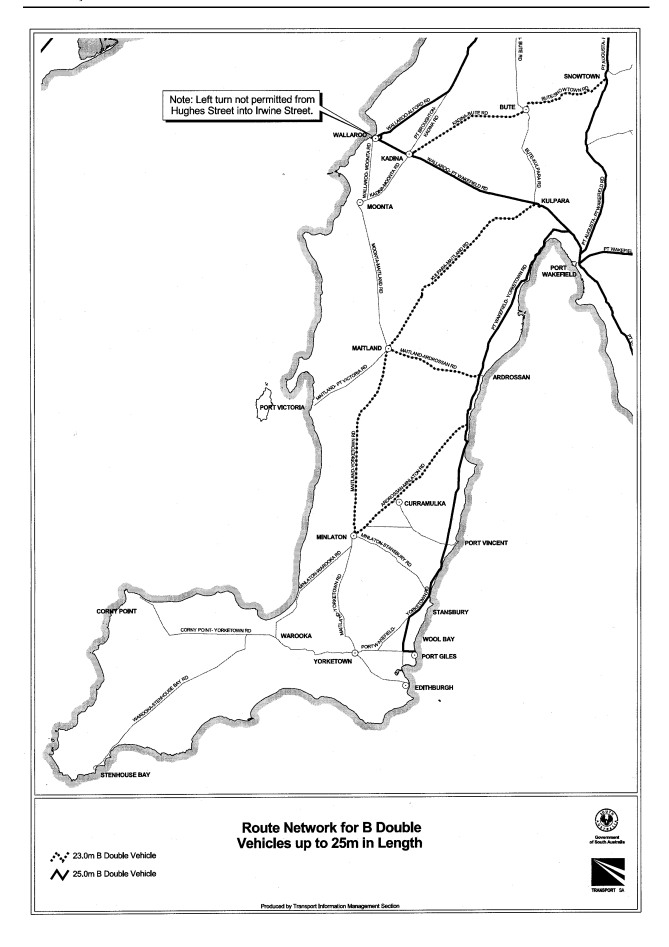


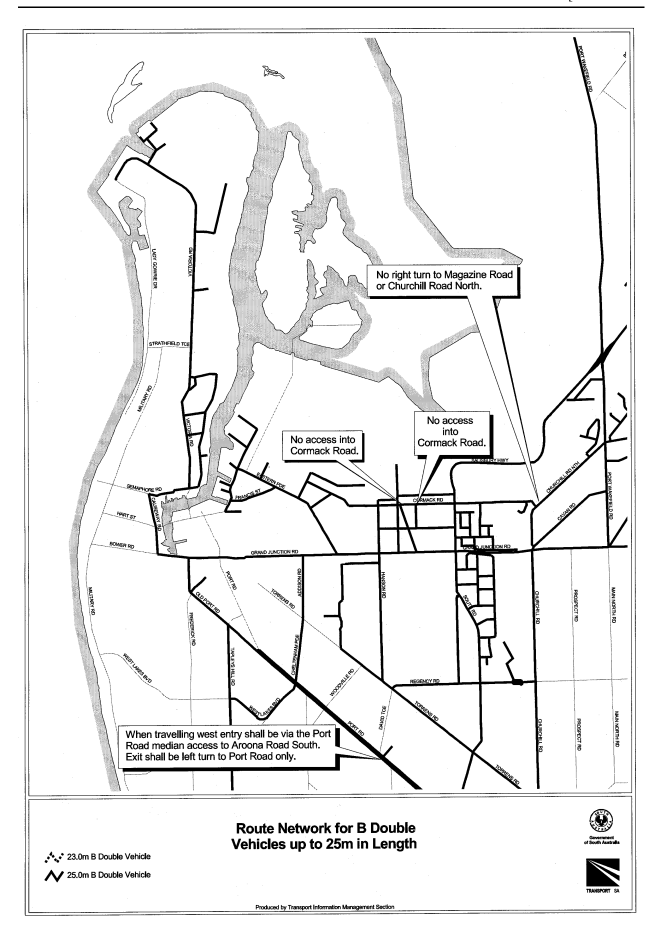


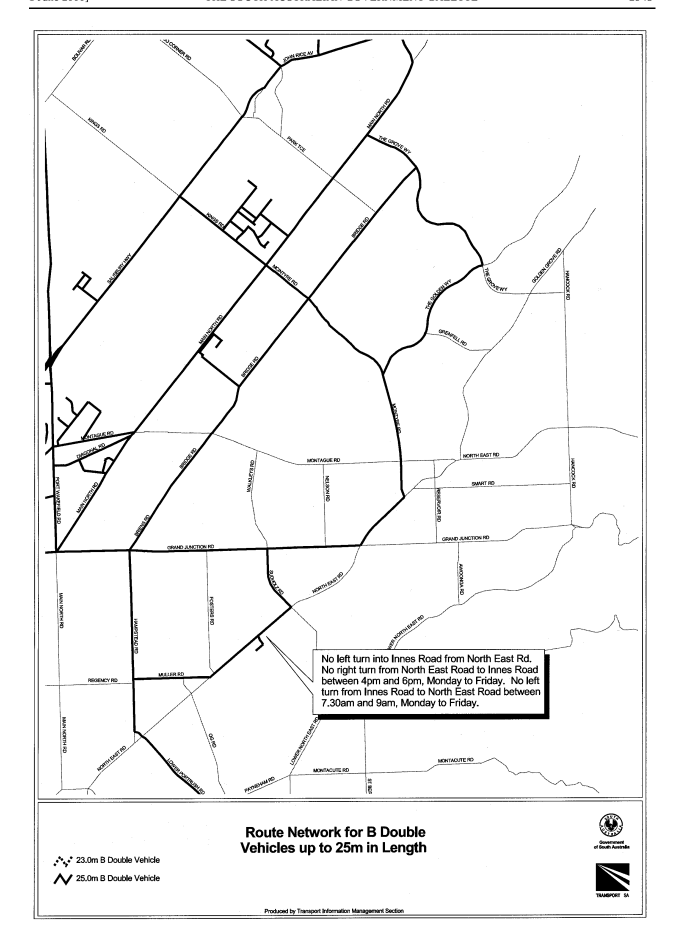


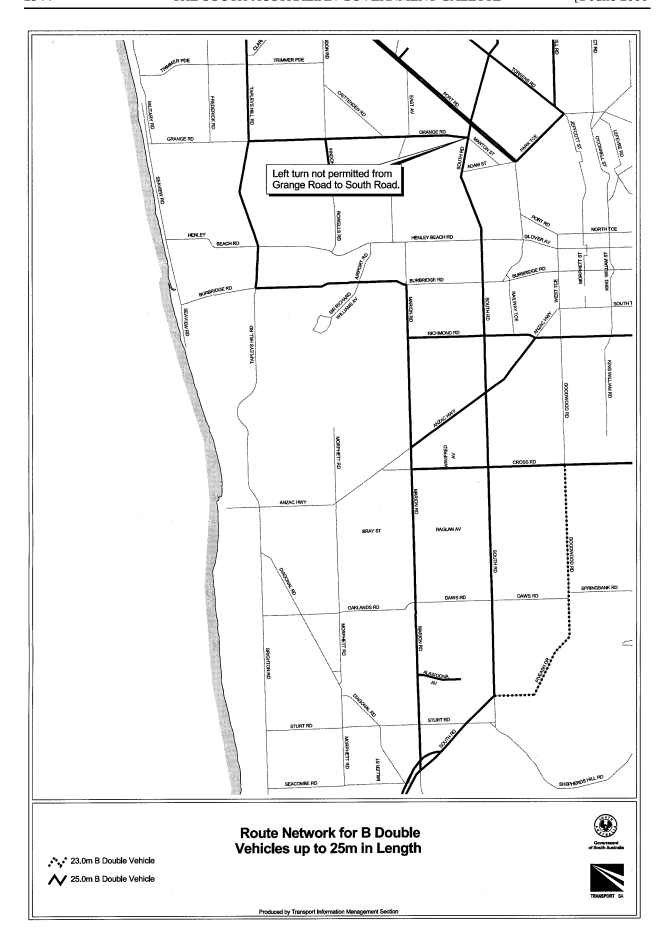


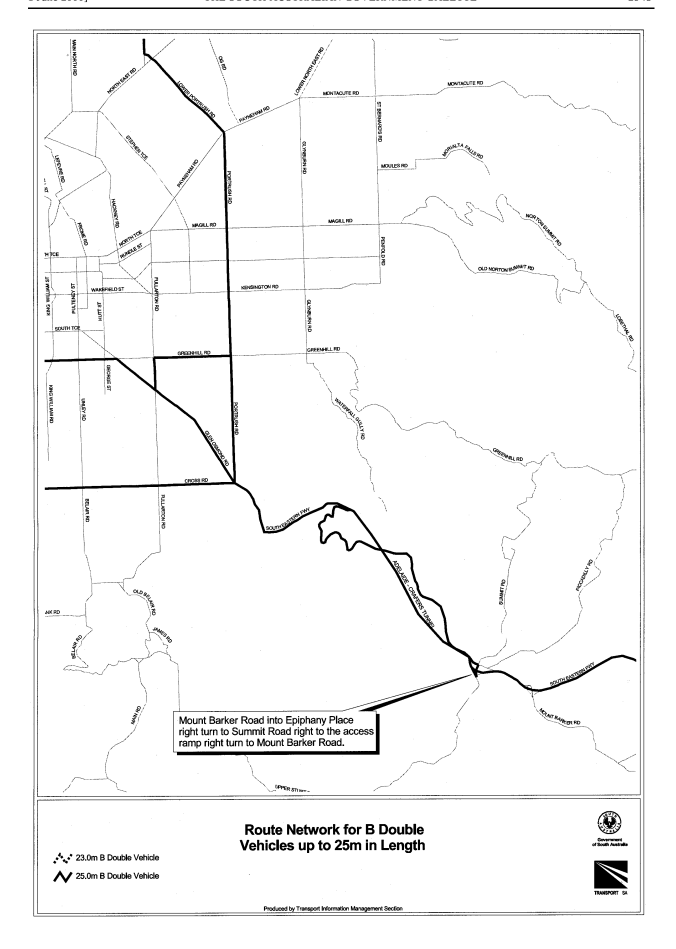


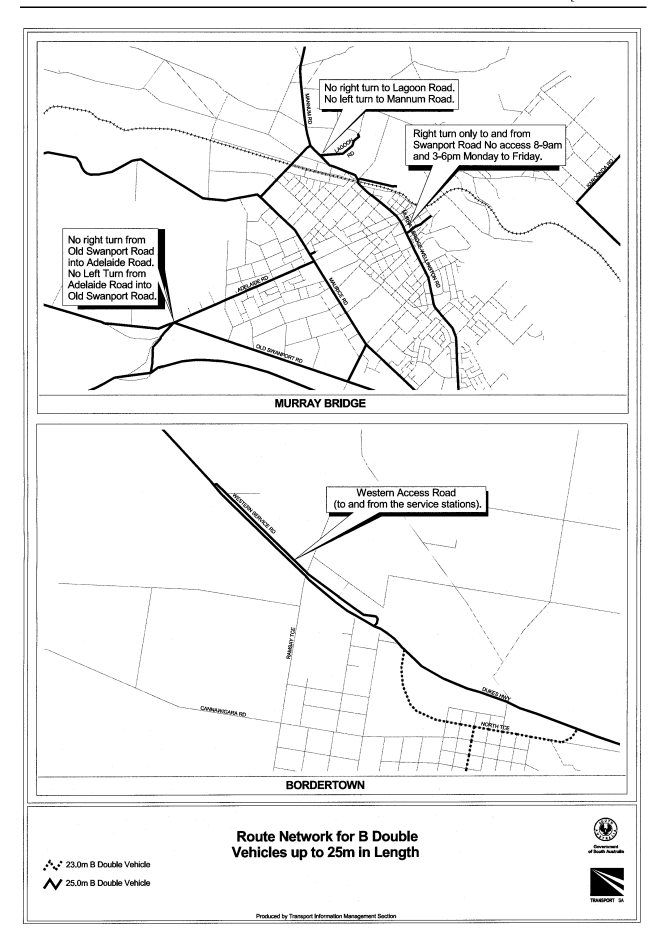












ROAD TRAFFIC ACT, 1961 Operation of Road Train Vehicles in South Australia

PURSUANT to the provisions of Section 161A of the Road Traffic Act, 1961 and Regulation 35 of the Road Traffic (Miscellaneous) Regulations 1999, I, T N Argent, Executive Director, Transport SA, as an authorised delegate of the Minister for Transport and Urban Planning hereby approve road trains to operate on routes specified by this Notice and in accordance with the document titled Operation of Road Train Vehicles in South Australia, Edition No 1 (Part 1 clauses 1-6, 8-10 and Part 2 clauses 11-17 only), issued by Transport SA; and

PURSUANT to the provisions of Sections 163AA of the Road Traffic Act, 1961, I, T N Argent, Executive Director, Transport SA, as an authorised delegate of the Minister for Transport and Urban Planning, hereby exempt Road Trains transporting baled wool or motor cars from Rule 72 Height and for Road Trains transporting Indivisible Items from Rule 66 Width of the Road Traffic (Vehicle Standards) Regulations 1999.

Both the exemption and approval are subject to the following conditions:

Special Conditions

- This Notice and the document titled 'Operation of Road Train Vehicles in South Australia' Edition 1 (Part 1 clauses 1-Part 2 clauses 11-17 only), issued by Transport SA or a legible copy of each shall be carried by the driver of the vehicle at all times when operating under this approval and exemption and be produced when requested by an Inspector appointed under 1.1 the Road Traffic Act, 1961, or a Police Officer.
- 1.2 Drivers of road trains when operating under this approval and exemption shall carry their medical certificate or legible copy and shall produce the certificate or legible copy when requested by an Inspector appointed under the Road Traffic Act, 1961 or a Police Officer. (refer to Section 5 of this notice)
- This notice can either stand alone or be read in conjunction with an individual permit issued by Transport SA.
- The vehicle is not under 'Notice of Suspension to Operate as a Road Train' issued by the Minister for Transport and Urban Planning.

2.. Definitions

- 2.1
- For the purpose of this notice the following definitions shall apply:
 'Articulated Vehicle Towing a Converter Dolly' means a prime mover towing a semi-trailer and a converter dolly.
 'Converter Dolly' means a trailer with one axle group or single axle and fifth wheel coupling, designed to convert a semitrailer into a dog trailer.

 'Double Road Train' means a combination of vehicles, other than a B-Double, consisting of a motor vehicle towing two
- 2.3
- 'Maintenance Management Scheme' means a scheme that is recognised by Transport SA as meeting the requirements of the maintenance management module (including audit requirements) of the National Heavy Vehicle Accreditation Scheme
- 'National Heavy Vehicle Accreditation Scheme' (NHVAS) means the comprehensive alternative compliance package 2.5 developed by the National Road Transport commission and approved by the Australian Transport Council on 14 November
- 'Road Train' means a Double Road Train and/or a Triple road Train.
- 'Route' means the sealed portion of the carriageway between kerbing and/or including formed shoulder on either side of the sealed portion.
- 2.8 'Triple Road Train' means a combination of vehicles, other than a B-Double, consisting of a motor vehicle towing three trailers (counting as one trailer a converter dolly supporting a semi-trailer).

General Conditions for Road Trains

- Road Trains as defined in this Notice are operated in accordance with the specifications and conditions specified in the document titled 'Operation of Road Train Vehicles in South Australia', Edition 1 (Part 1 clauses 1-6, 8-10 and Part 2 clauses 11-17 only), issued by Transport SA as amended by this Notice. 3.1
- Road Trains shall not exceed 90km/h or any posted speed limit whichever is the lesser. Engine management systems should be set to limit the speed of the road train to 90km/h. (refer to Section 14 of this notice)
 The headlights of the prime mover are to be alight at all times. 3.2
- For travel on the routes detailed in this Notice:
 - a) All South Australian and Victorian registered vehicle units in a Road Train (prime movers, converter dollies and semitrailers) shall be inspected and display a current inspection label as detailed in the document titled 'Operation of Road Train Vehicles in South Australia", Edition 1, issued by Transport SA, or be accredited under a Maintenance Management
 - Scheme and display a label that identifies scheme membership.
 b) Vehicles registered in New South Wales, Queensland, Western Australia and the Australian Capital Territory are not required to display South Australian labels or undergo inspections which are additional to those required in their home
 - c) Vehicles registered in the Northern Territory are required to display either South Australian inspection labels or Northern Territory inspection and rating labels or be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.

Vehicle Maintenance Management Accreditation

For travel from Port Augusta West, on National Highway 1 to northern Adelaide on the route and to the depots described in this Notice in the maps Route Network for Road Train Vehicles in SA, all vehicle units in a Double Road Train (prime movers, converter dollies and semi trailers) are required to be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.

- 5. 5.1
- As from 1 September 1998, all Road Train drivers when operating under this approval and exemption on the routes described in 4.1 shall carry a recognised medical certificate or legible copy which certifies that the driver has passed a medical examination in accordance with the document titled 'Medical Examination of Commercial Vehicle Drivers (revised version 1997)' published by the Federal Office of Road Safety and the National Road Transport Commission.
- 5.2 The certificate is valid subject to there being no significant change in medical condition for a period not exceeding 3 years for drivers up to the age of 49 and annually thereafter.
- General Conditions for Articulated Vehicles Towing Converter Dollies
- Articulated vehicles towing converter dollies are operated on the routes detailed in this Notice in accordance with the maps Route Network for Road Train Vehicles in SA and the Converter Dolly Route Network and in accordance with conditions specified in (Part 2 clause 11-17) of the document titled 'Operation of Road Train Vehicles in South Australia', Edition 1 issued by Transport SA.
- Articulated vehicles towing converter dollies shall comply with the Road Traffic Act, 1961, and Regulations and the Road Transport Reform (Heavy Vehicle Standards) 1995 No 55. 6.2
- All South Australia registered vehicles units in an articulated vehicle and converter dolly combination shall be inspected and display a current inspection label as detailed in document titled 'Operation of Road Train Vehicles in South Australia' Edition 1 (Part 1 clause 6.3), issued by Transport SA or be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.
- Vehicles registered in New South Wales, Queensland, Victoria and Western Australia are not required to display South 6.4
- Australian labels or undergo inspections which are additional to those required in their home states.

 Vehicles registered in the Northern Territory are required to display either South Australian inspection labels or Northern 6.5 Territory inspection and rating labels in accordance with the Mutual Recognition Agreement between South Australian and the Northern Territory or be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.
- Registration Categories
- 7.1 Vehicles operating under this notice shall be registered in accordance with the Charge Codes shown in Table 1.

Table 1	
Vehicle Configuration Code	Charge
Long Combination Prime Mover (Type 1) (Double Road Train only)	1LP3
Long Combination Prime Mover (Type 2) (Triple Road Train)	2LP3

Note: A prime mover registered with a charge code of 2LP3 may operate as a Double Road Train.

- The overall height of the vehicle and any load shall not exceed 4.3 metres except where specified in this notice or in the 8.1 document titled 'Operation of Road Train Vehicles in South Australia' Edition 1, issued by Transport SA.
- 9. 9.1 Baled wool may be carried subject to the following:
 - 9.1.1 The baled wool shall not be loaded more than four layers high.
 - 9.1.2 The maximum overall vehicle height including the baled wool shall not exceed 4.6 m.
 - 9.1.3 The overall width of all axles or axle groups of the vehicle carrying the load, excluding the front axle or axle group, when measured between two vertical parallel plains located at the outer extremities of the tyres, shall be not less than 2.1m.
 - 9.1.4 Hauliers operating under the provisions of this notice should be aware that some bridges, signs overhead wires, trees and signals may not provide sufficient clearance for the passage of 4.6 metre high vehicle.
- Transport of indivisible Items
- For the purpose of this exemption an 'Indivisible Item' shall be an item which cannot without disproportionate effort, expense or risk of damage, be divided into two or more items for road transport.
- Indivisible items may be carried on a Road Train subject to the following:
 - Travel is only permitted between Port Augusta West and the SA/NT border via Old Woomera Road, Madland Street, Stuart Highway and from the Stuart Highway to Olympic Dam mine via the Pimba/Olympic Dam Road 10.2.1 and Olympic Way.
 - The maximum width of an item carried on a Triple Road Train shall not exceed 3.1 metres. 10.2.2
 - The maximum width of an item carried on a Double Road Train shall not exceed 3.5 metres. 10.2.3
 - The overall height of the vehicle and load shall not exceed 4.6 metres. 10.2.4
 - 10.2.5 If the load consists of transportable building the overall height of the vehicle and transportable building shall not exceed 4.85 metres.
 - 10.2.6 Travel is only permitted between the hours of sunrise and sunset as specified in the Proof of Sunrise and Sunset Act 1923, as amended, and published in the South Australian Government Gazette.
 - 10.2.7 Travel is not permitted during periods of low visibility.
 - 10.2.8
 - The Road Train shall display an 'OVERSIZE' sign at the front and rear of the vehicle combination in addition to the normally required' ROAD TRAIN' signs.

 The specification of the 'OVERSIZE' sign shall be in accordance with the specifications detailed in the document titled 'OVER DIMENSION AND EXCESS MASS PERMIT GUIDELINES' dated July 1995. 10.2.9
 - 10.2.10 The wider of any load shall always be carried on the most forward trailer if the road train is carrying loads of varying widths.
 - 10.2.11 The rear vision mirrors fitted to the prime mover shall be extended sufficiently to ensure that the driver has a clear reflected view of traffic to the sides and rear of the road train.

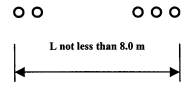
- Routes
- Road Trains operating in accordance with this Notice shall operate only on the approved routes specified in the maps Route Network for Road Train Vehicles in SA as included in this Notice.
- Articulated vehicles towing converter dollies operating in accordance with this Notice shall operate only on the approved routes specified in the maps Route Network for Road Train Vehicles in SA and the Converter Dolly Route Network as included in this Notice.
- Approval to operate Road Trains and articulated vehicles towing converter dollies in accordance with the route maps 'Road 11.3 Train Vehicle Route Network' and 'Converter Dolly Route Network' included in the document 'Operation of Road Train Vehicles in South Australia', Edition 1 issued by Transport SA, is revoked.

Note: Routes specified in this Notice are only available for vehicle combinations carrying general freight. This approval does not include the cartage of dangerous goods (in bulk) on these specified routes.

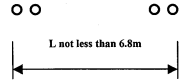
- Route Restrictions
- All right turn manoeuvres across National Highway 1 are prohibited except where allowed by this notice or by individual 12.1 permit.
- Road Trains are not permitted to assemble disassemble along the route, or enter or exit depots, roadways parking bays
- service stations or otherwise deviate from the route unless allowed by this notice or under individually issued permit.

 Road trains may only turn left to stop in parking bays showing a 'Truck Parking Area' sign for rest purposes or vehicle checks but not for assembly or disassembly purposes. The sign shall comply with Australian Standard AS 1742.6 service symbol sign S13. The signs displays a white 'P' and symbolic articulated vehicle on a blue background.

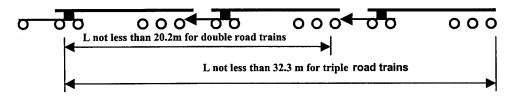
 Access into depots, which abut the Double Road Train route detailed in this notice is permitted provided the operator/driver
- has the approval of the land owner or tenant.
- Axle Group Spacing Requirements
- Road trains shall comply with either the axle group requirements detailed in the document titled 'Operation of Road Train Vehicles in South Australia' Edition 1 (Part 1 clause 5), issued by Transport SA or with the following axle group spacing
 - The distance (L) between a triaxle axle group and an adjacent tandem group when measured between the centres 13.1.1 of the furthermost axles shall not be less than 8.0 metres.



13.1.2 The distance (L) between adjacent tandem axle groups when measured between the centres of the furthermost axles shall not be less than 6.8 metres.

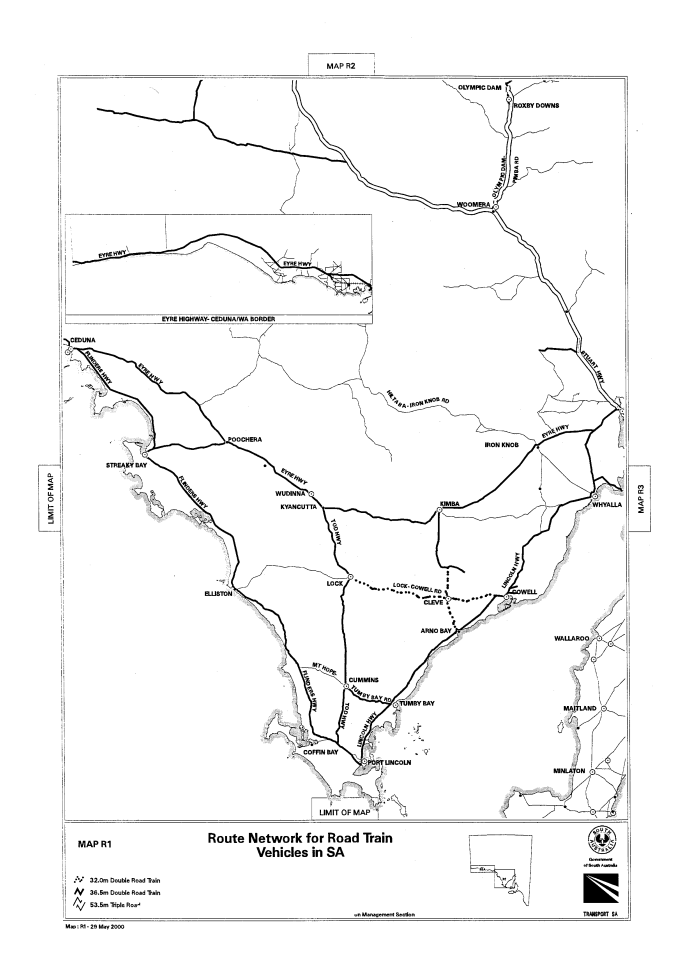


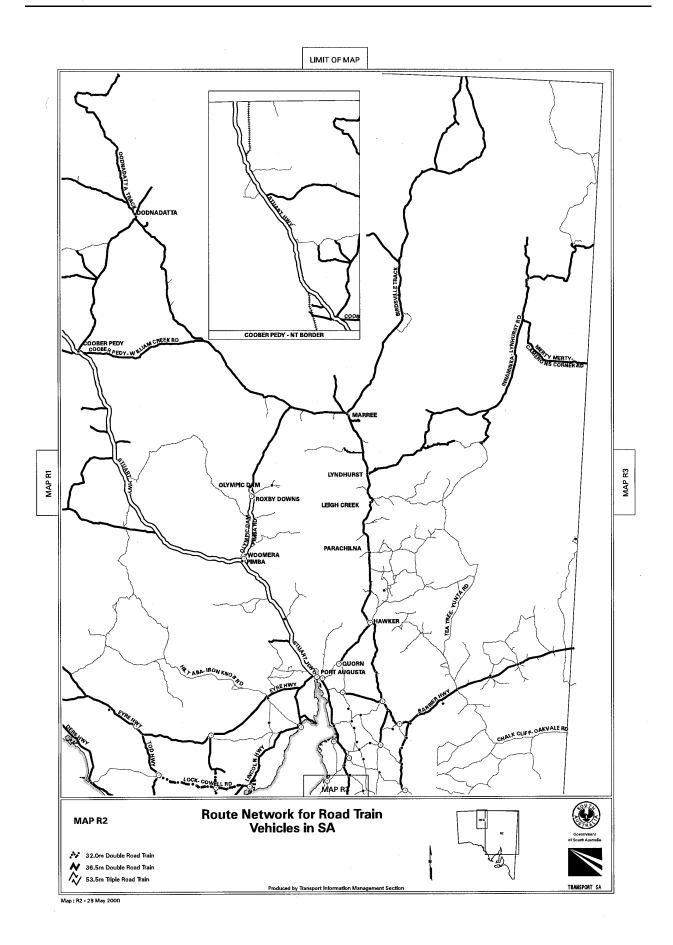
- The distance (L) between the centre of the lead axle of the drive axle group of the hauling unit and the centre of 13.1.3 the last axle of the combination shall not be less than:
 - 20.2 metres for double road trains
 - 32.3 metres for triple road train

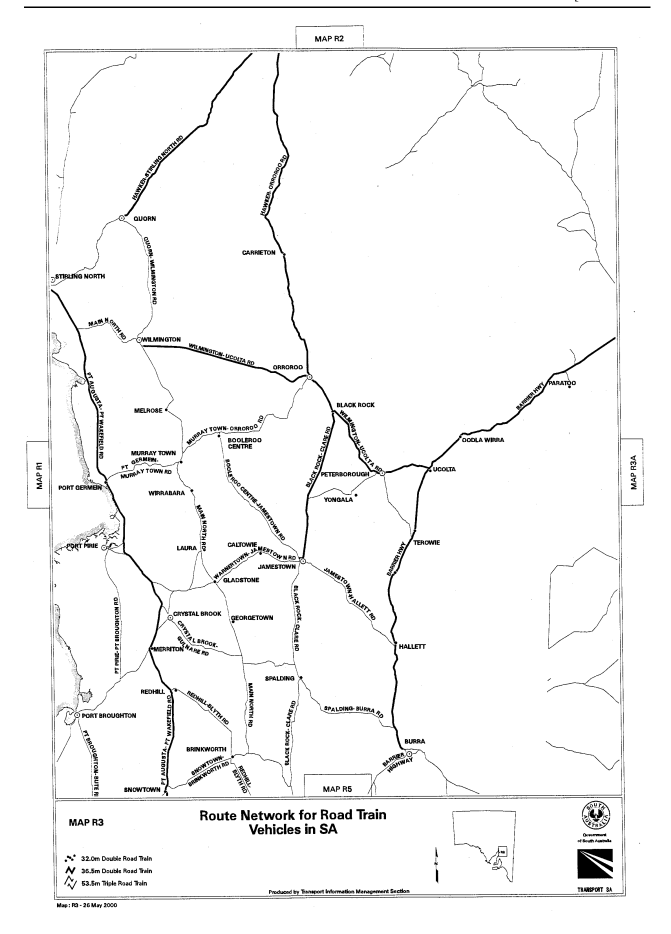


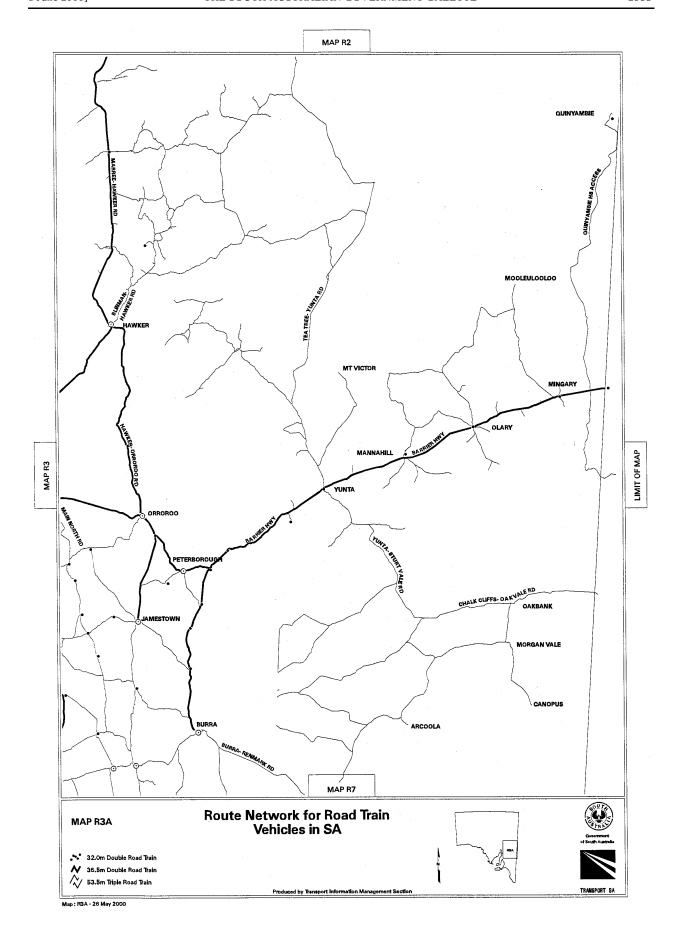
- Speed Restrictions
- 14.1 Road Trains shall not exceed a maximum speed of:
 - 40 km/h within the 60km/h zone posted in Port Augusta. 14.1.1
 - 14.1.2
 - 40 km/h when travelling through the township of Peterborough.
 25 km/h when travelling through the township of Orroroo (Second Street) 14.1.3

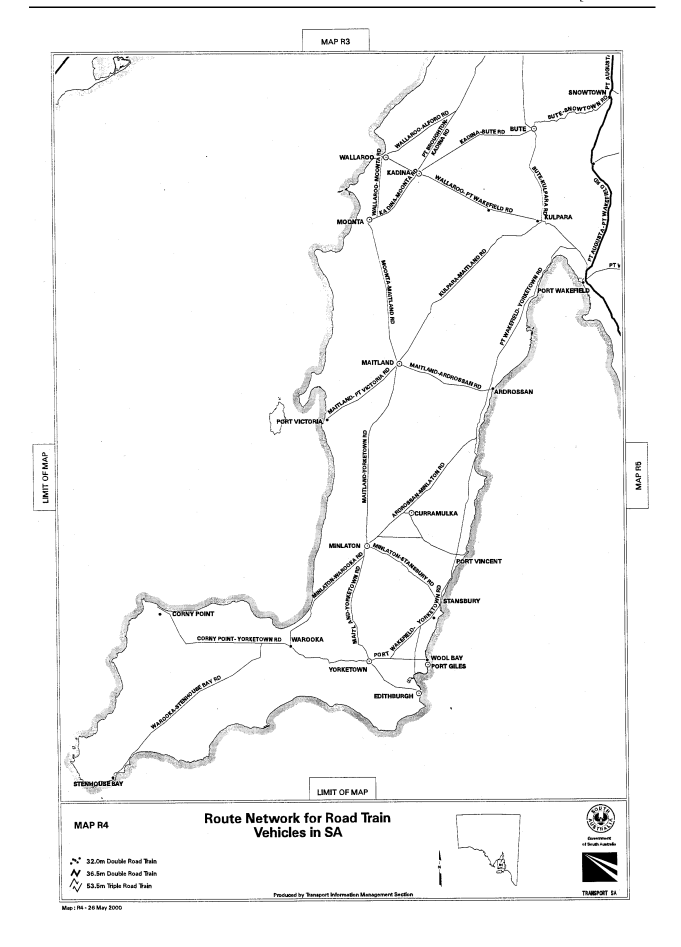
This Notice is valid from midnight 8 June 2000 and the Notices titled 'Operation of Road Train Vehicles in South Australia' that appeared in the South Australia Government Gazettes dated 17 February 2000 and 9 March 2000 are revoked at midnight 8 June 2000.

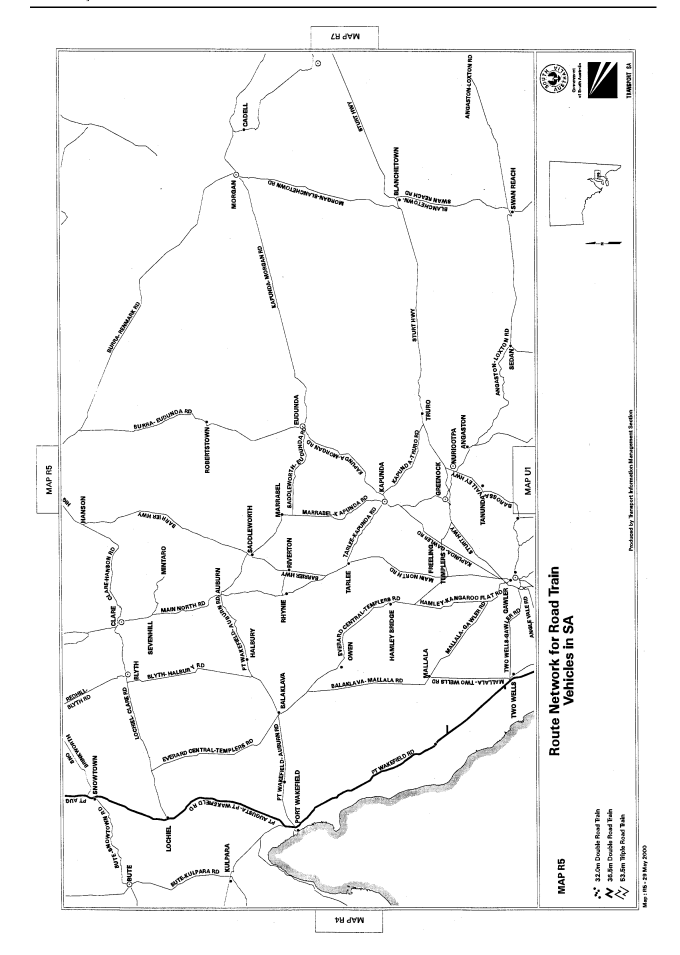


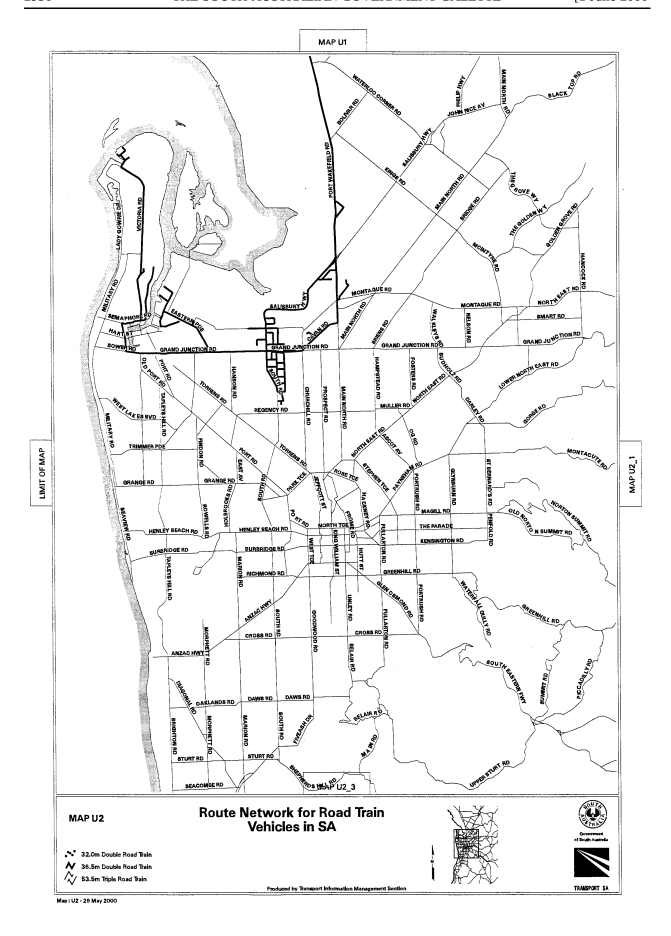


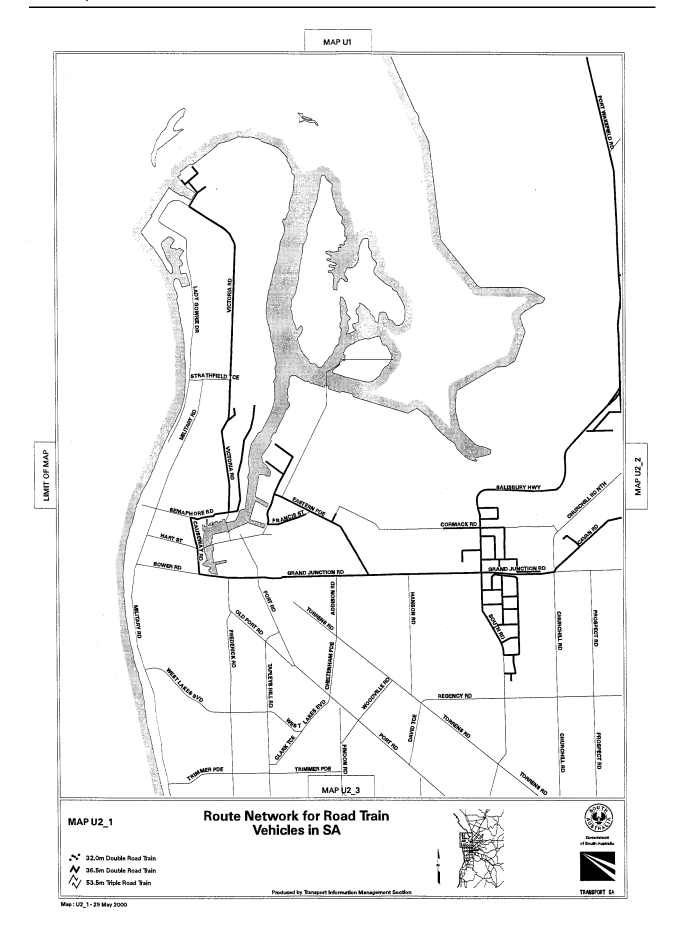


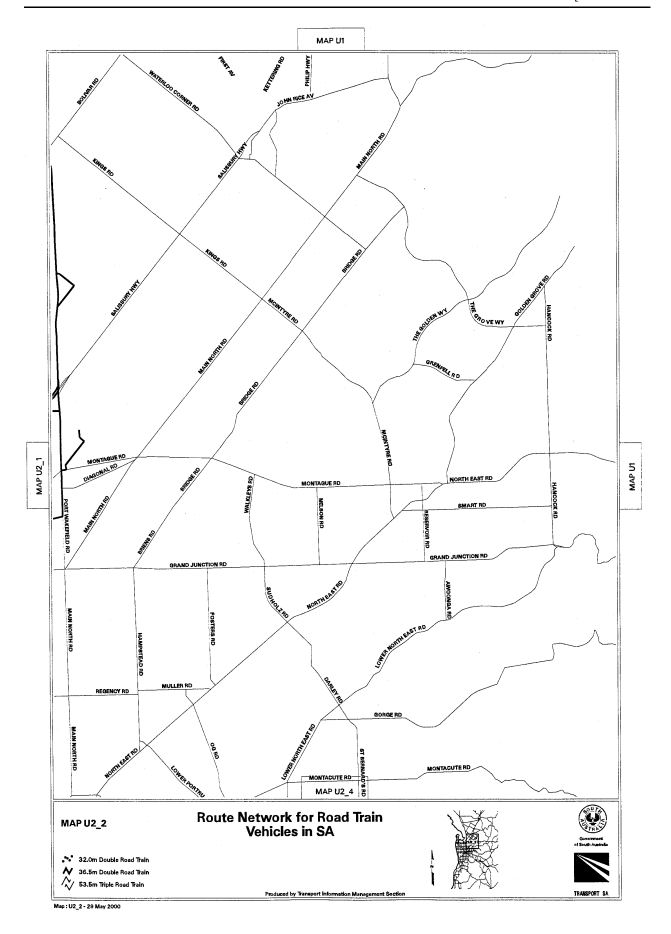


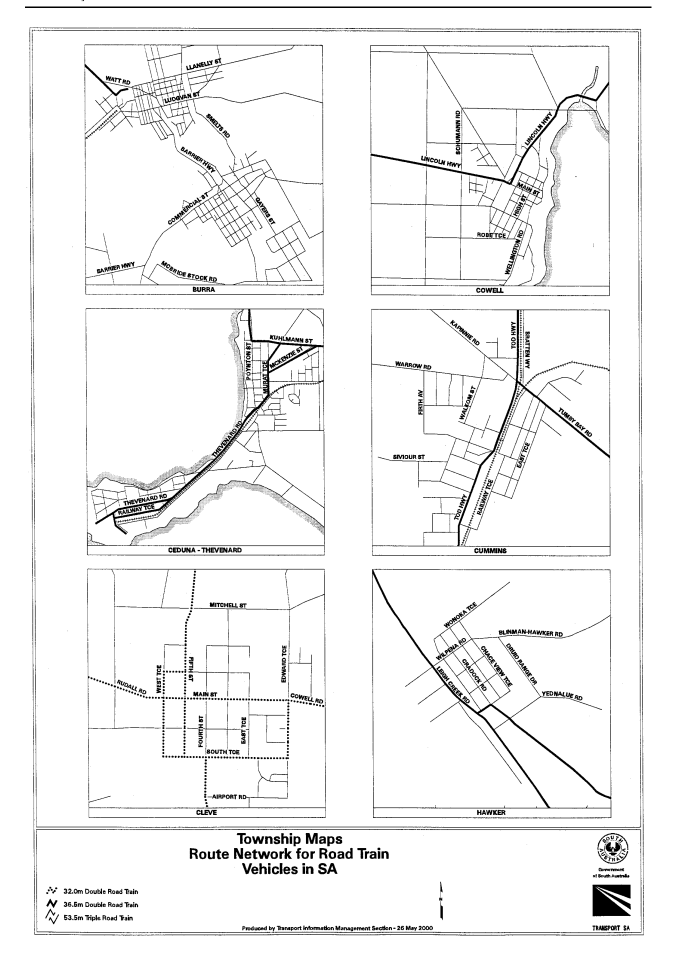


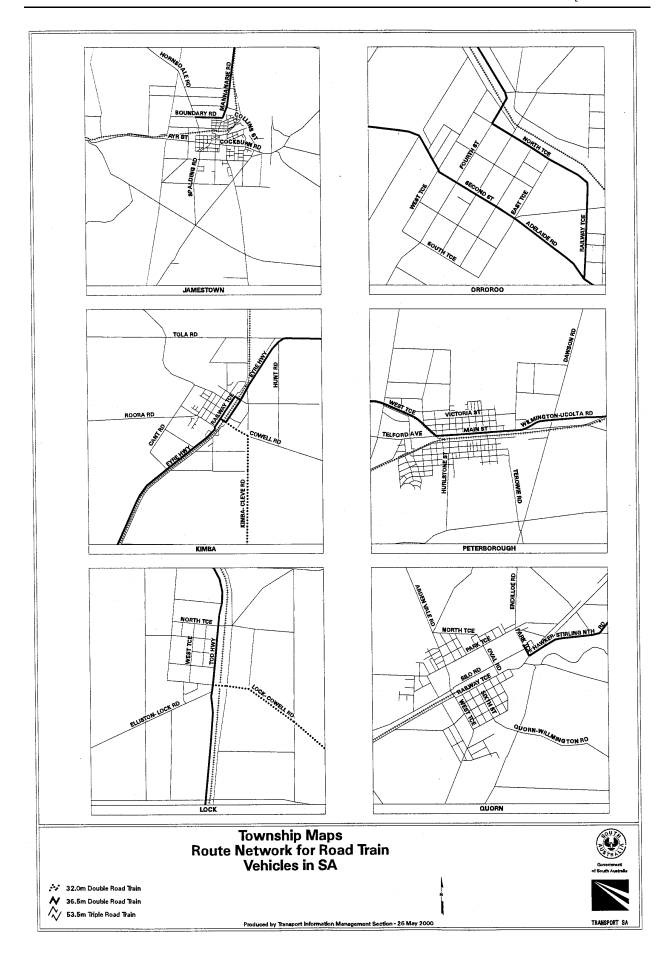


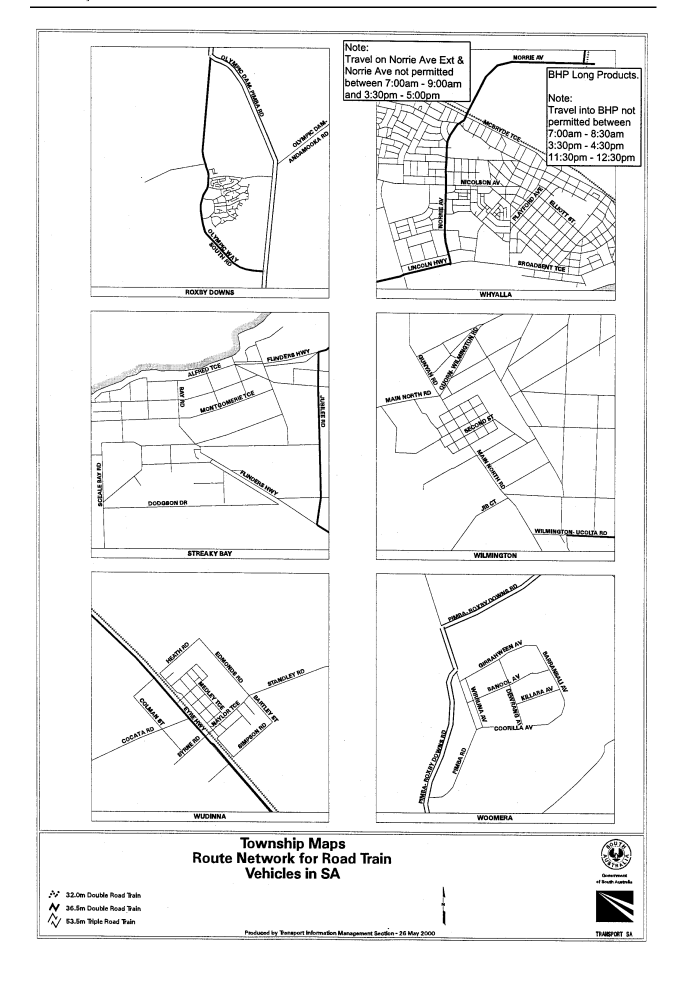


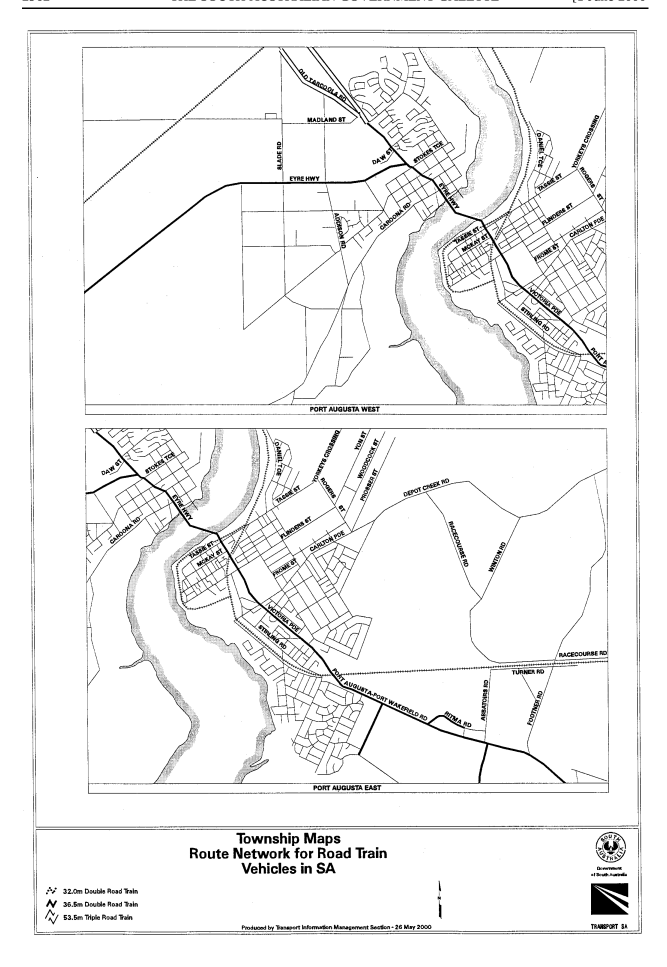


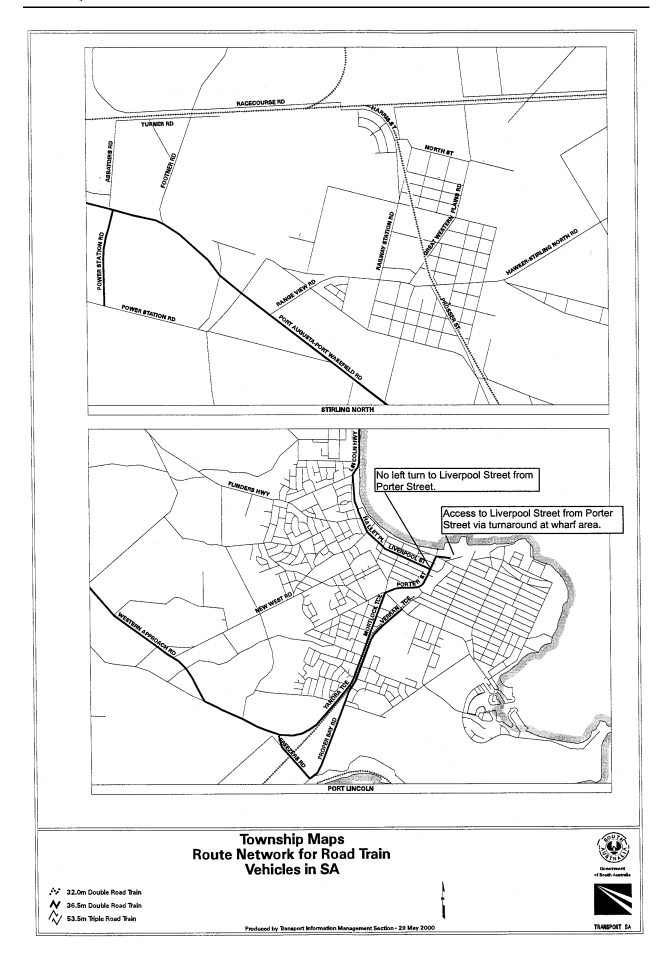


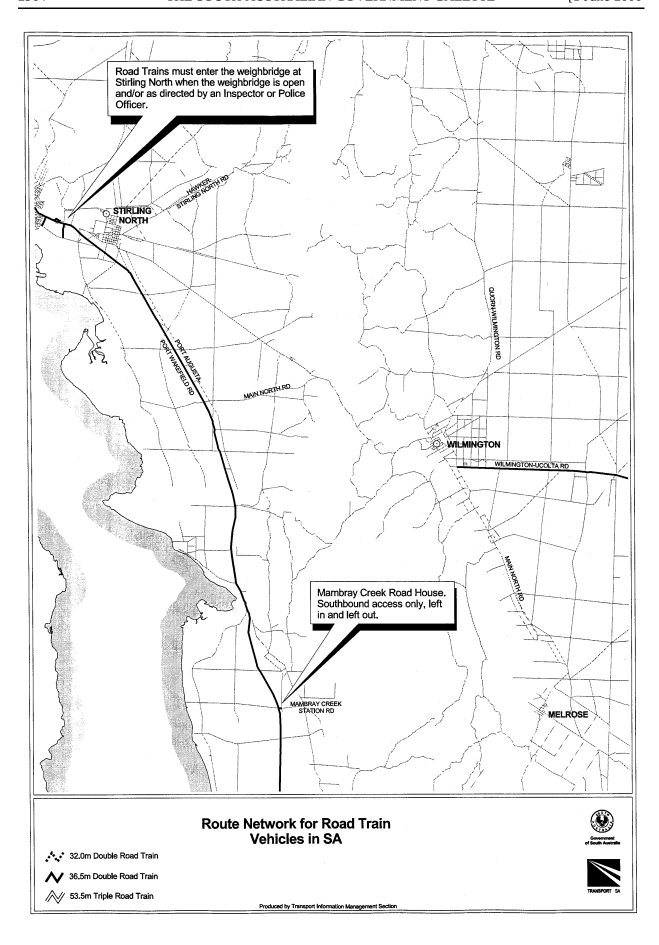


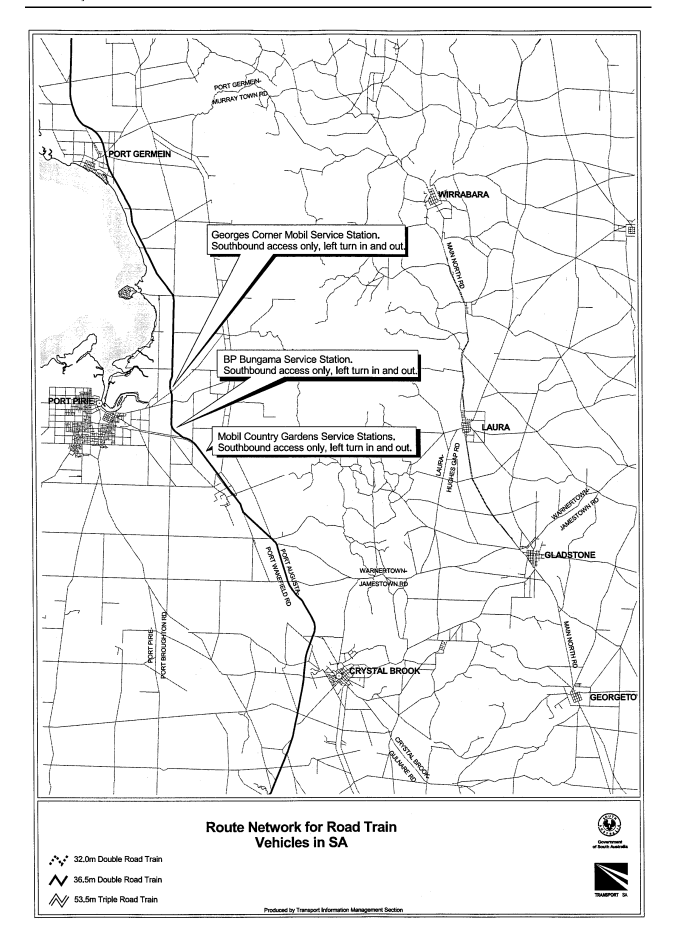


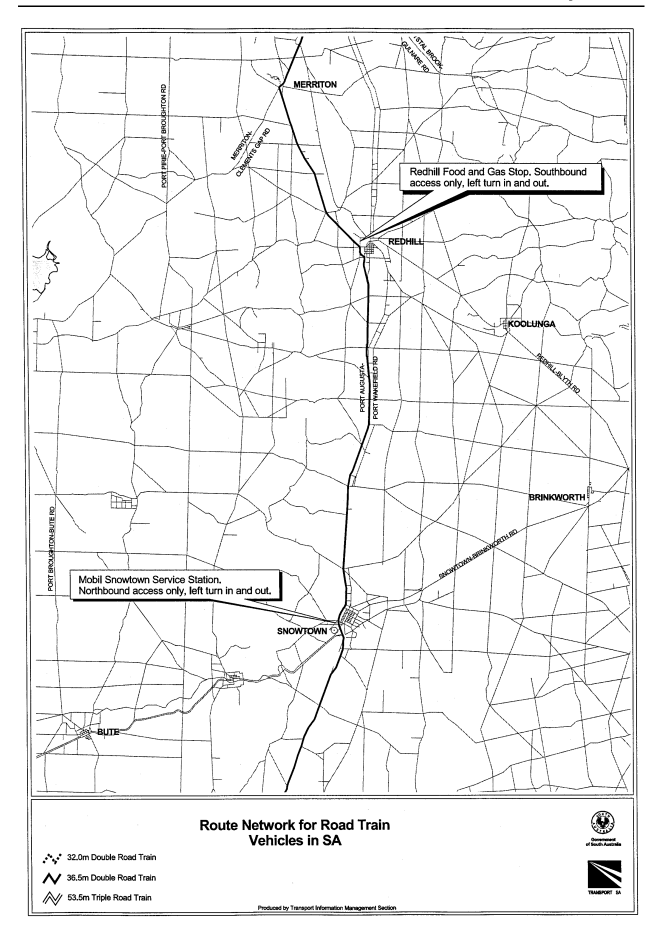


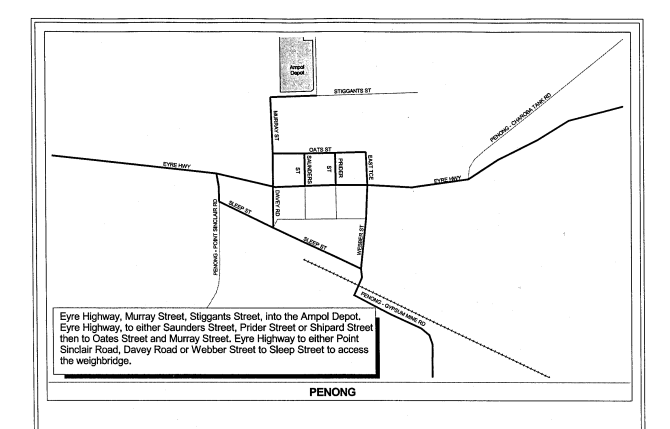












Route Network for Road Train Vehicles in SA





32.0m Double Road Train

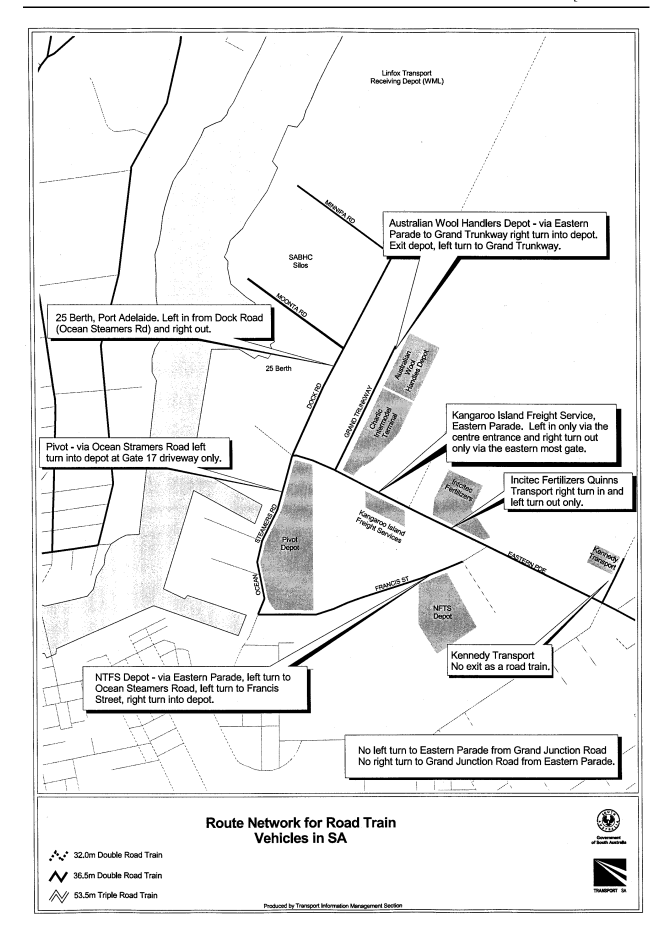


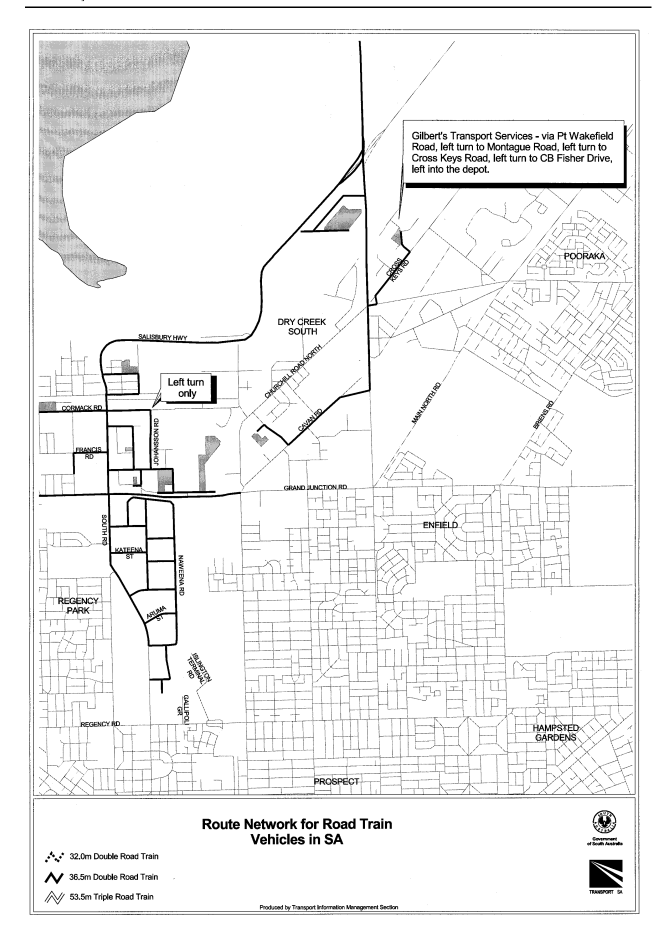
36.5m Double Road Train

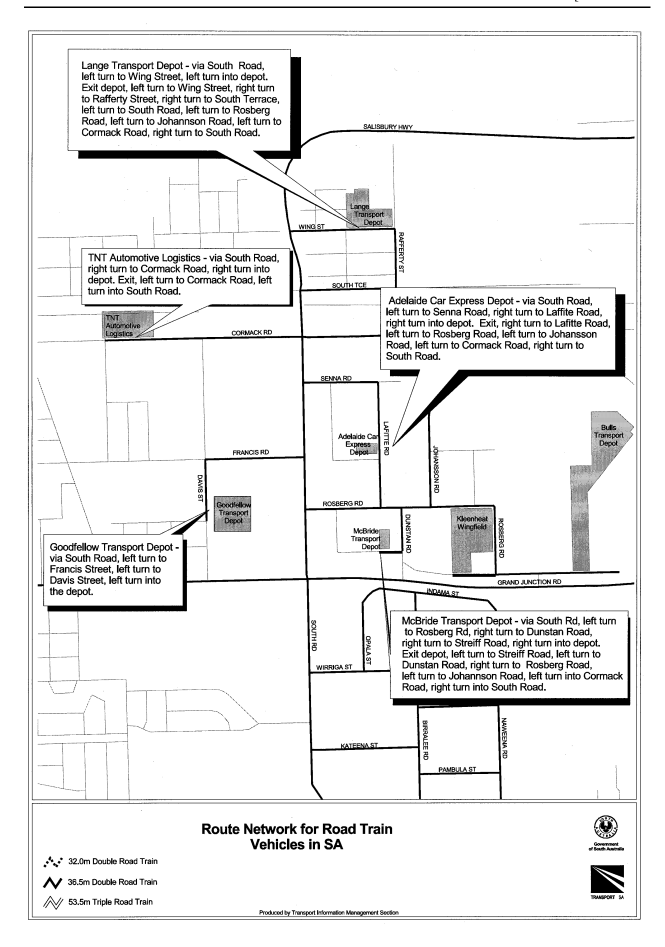


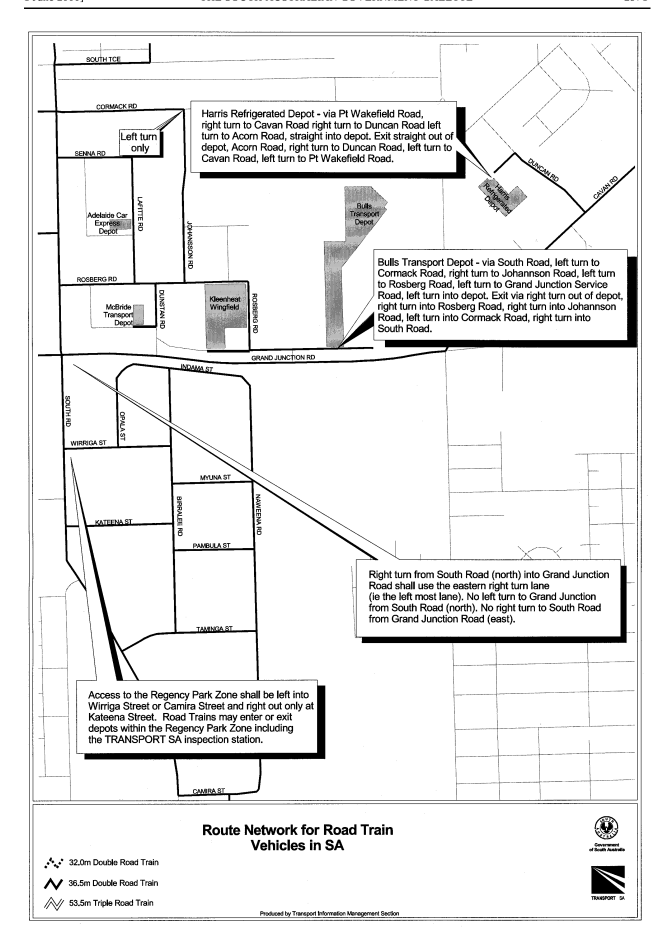
53.5m Triple Road Train

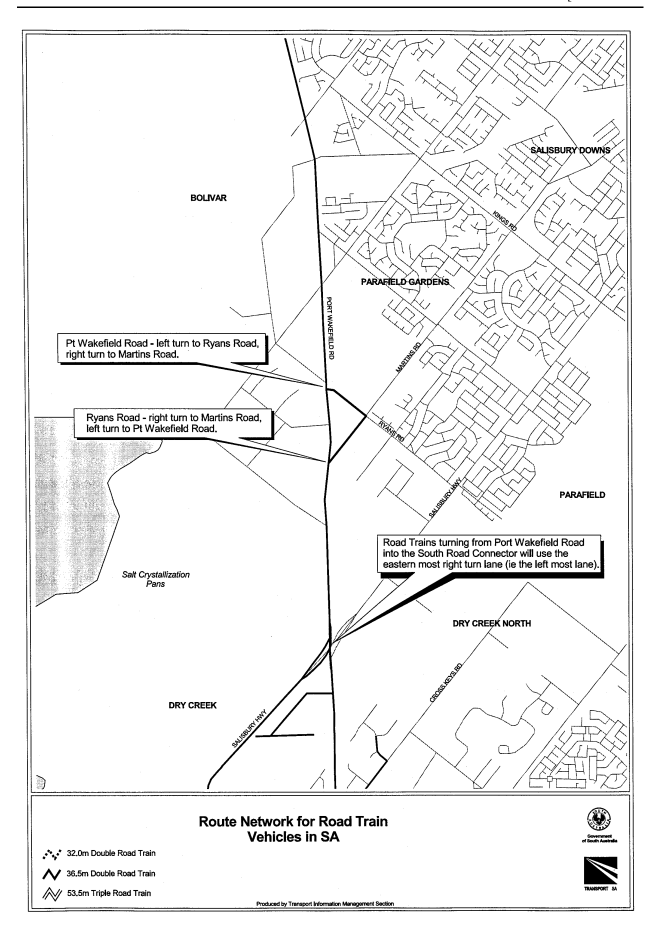
Produced by Transport Information Management Section

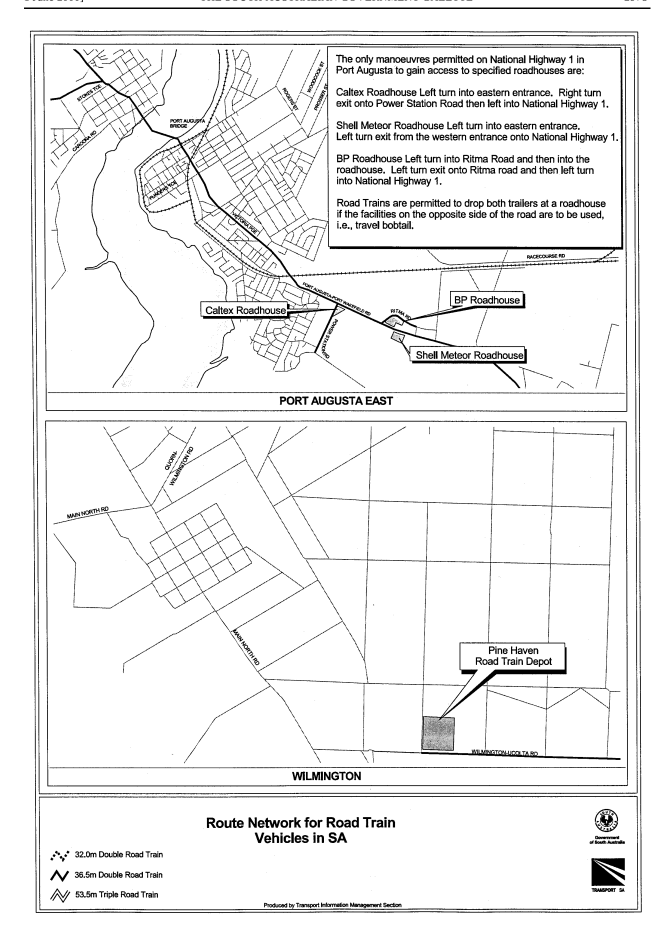


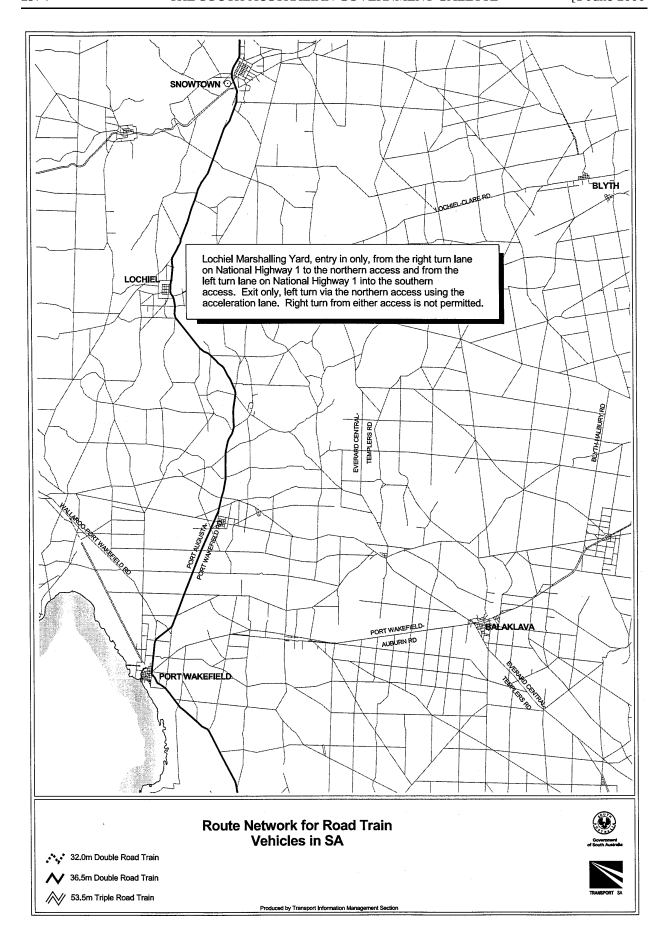


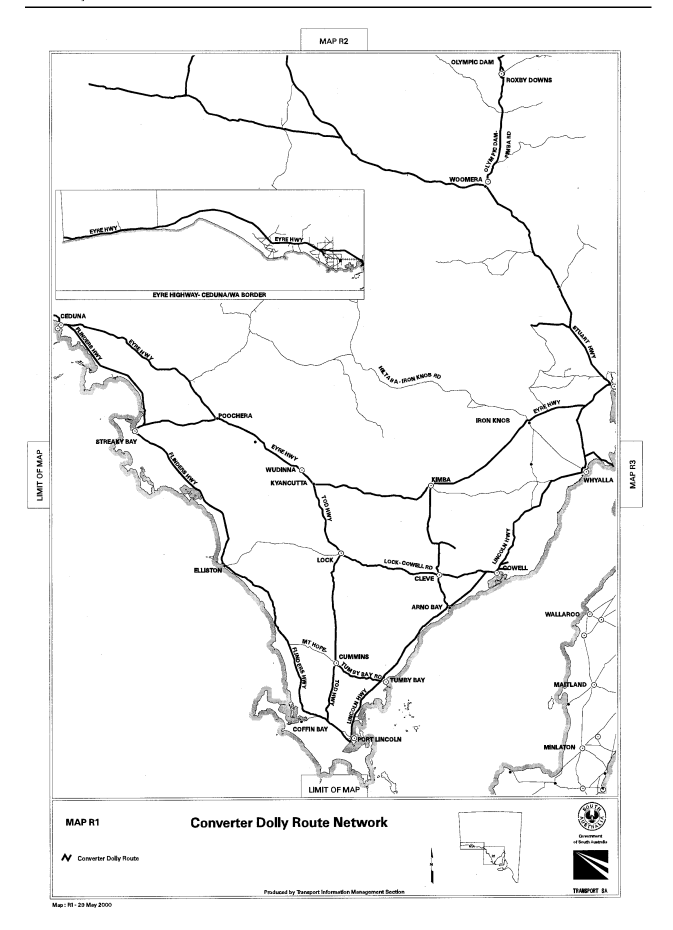


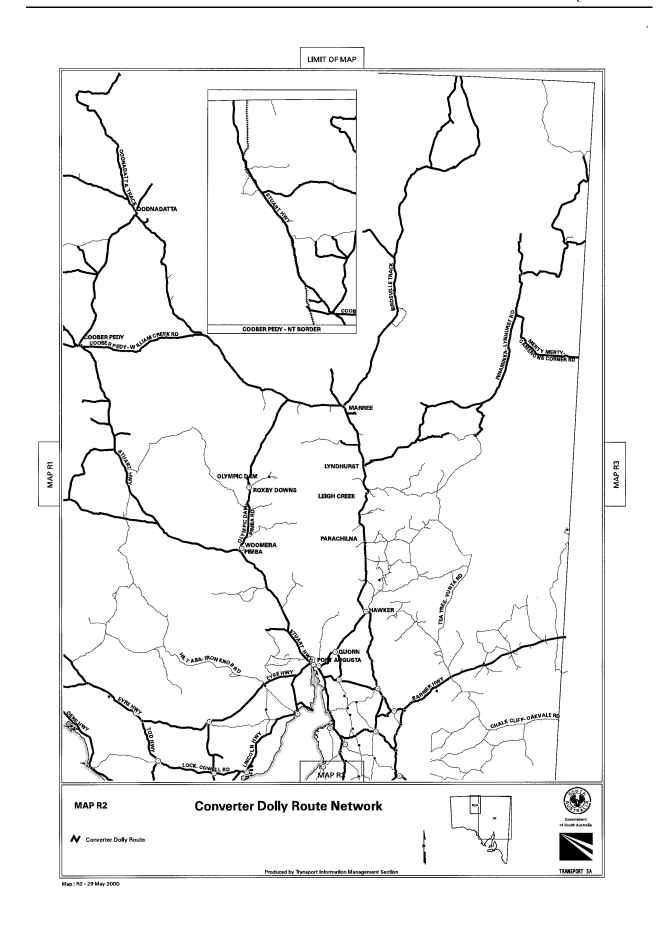


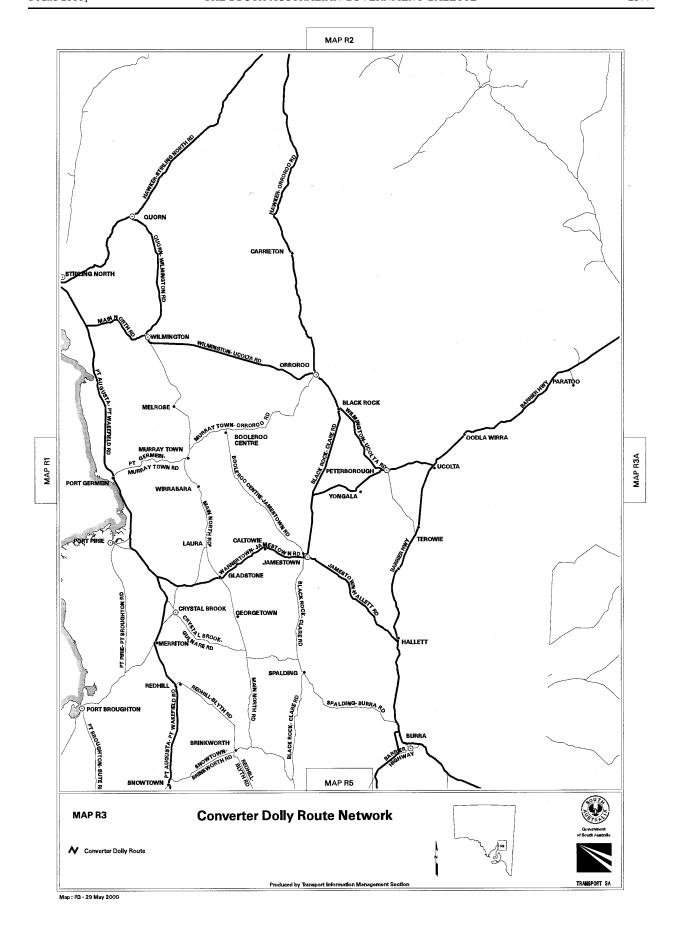


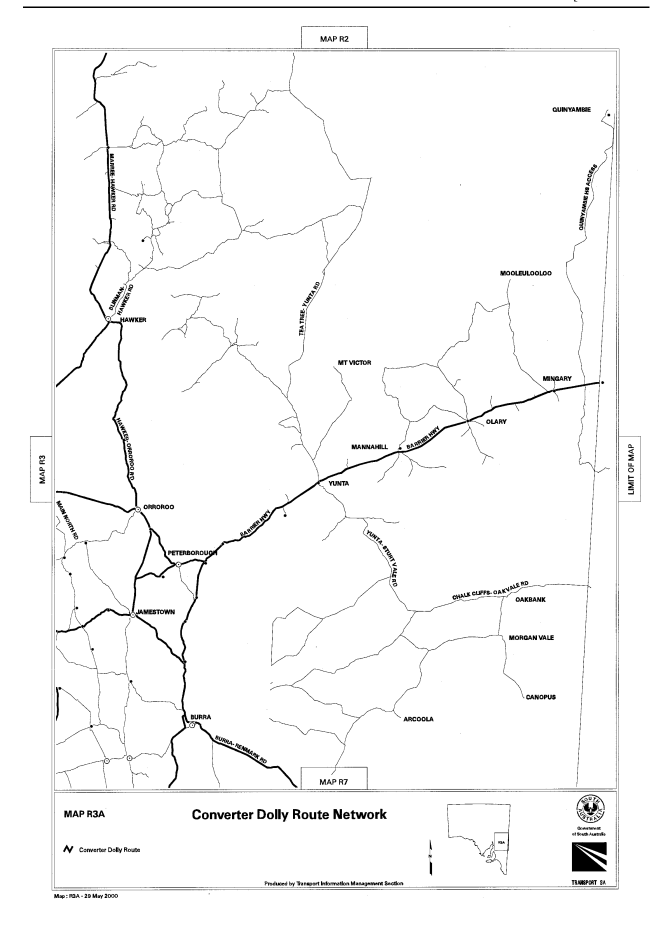


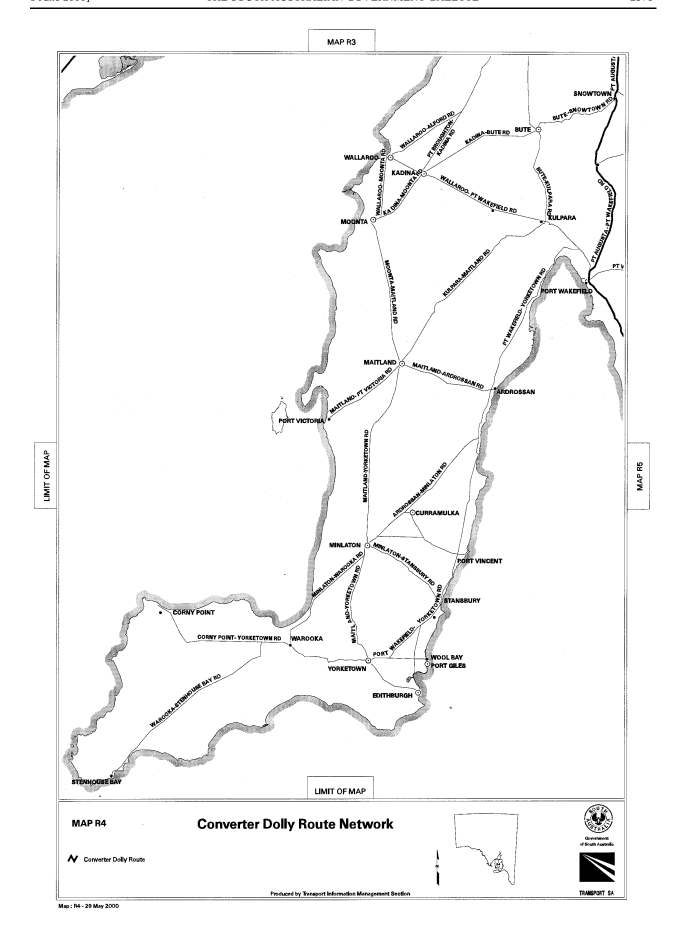


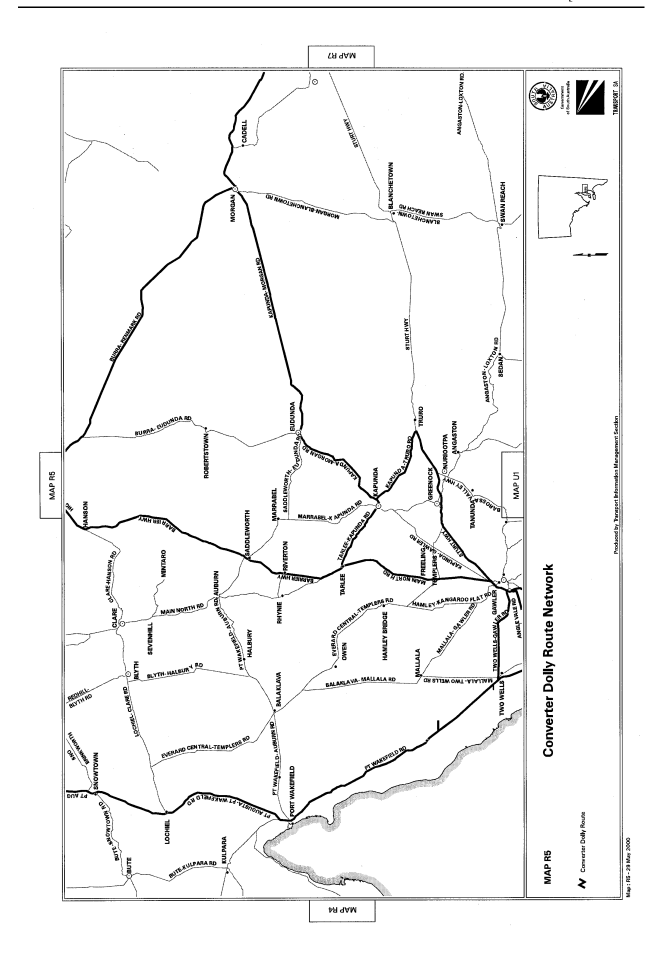


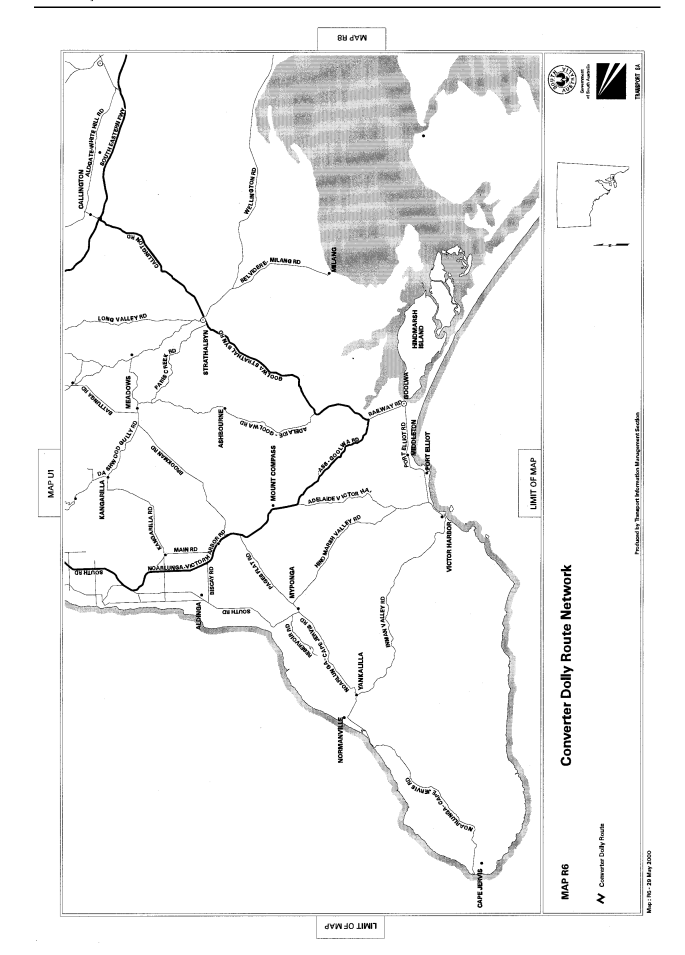


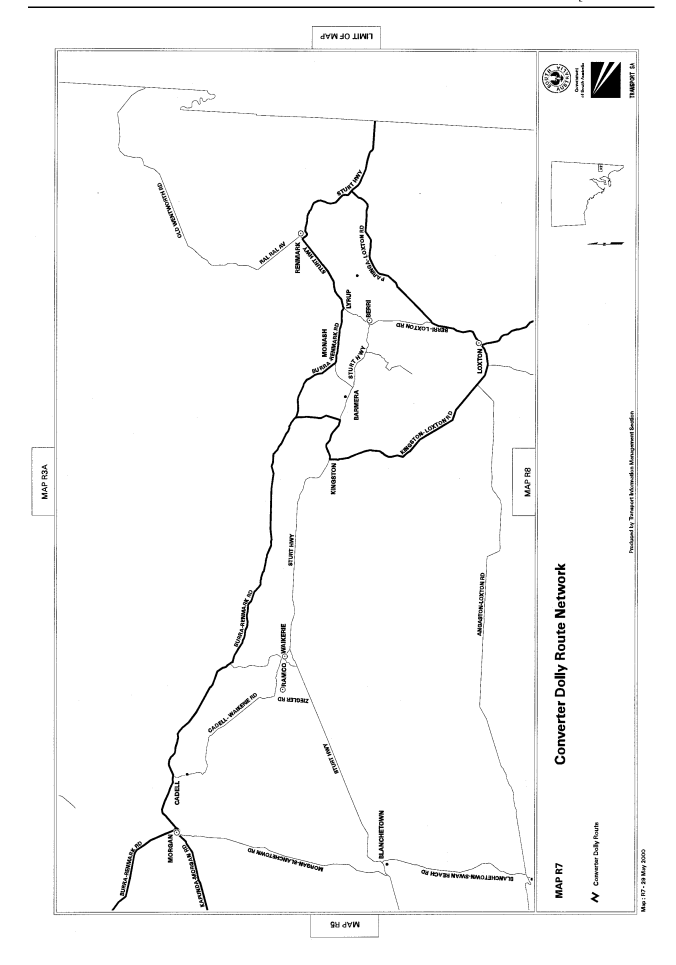


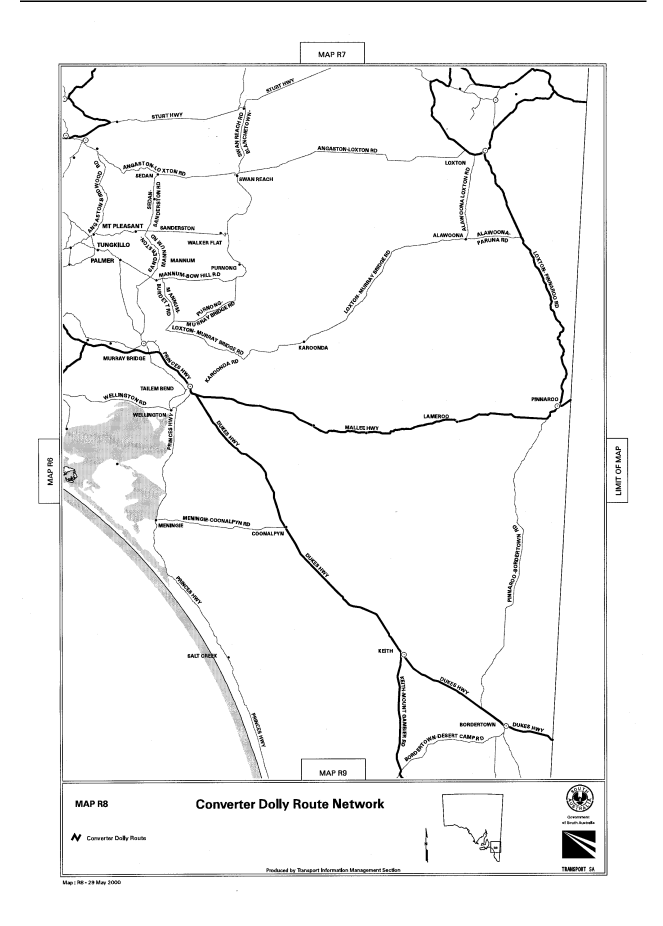


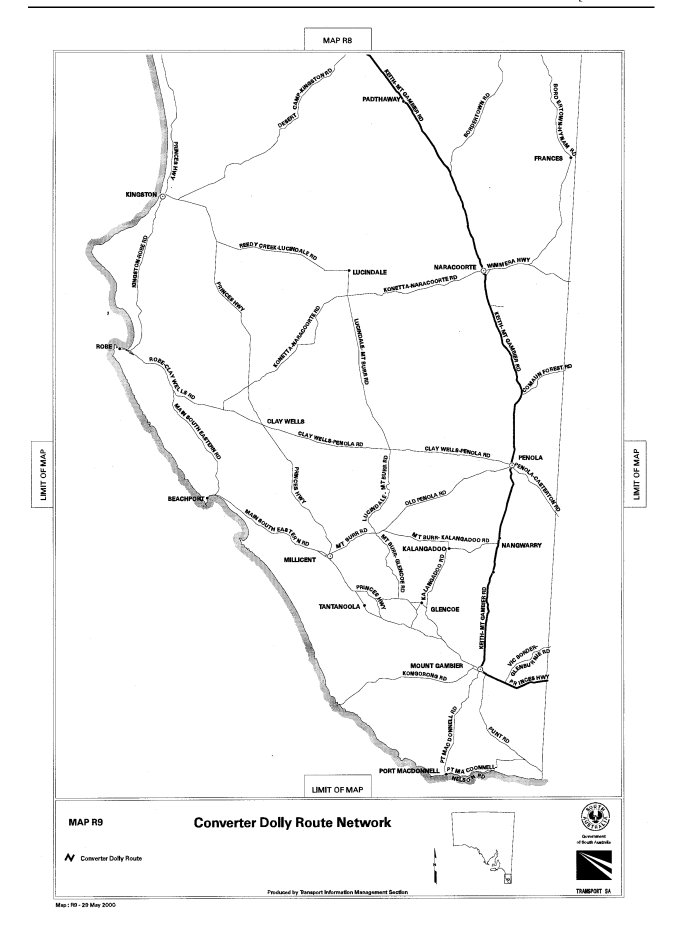


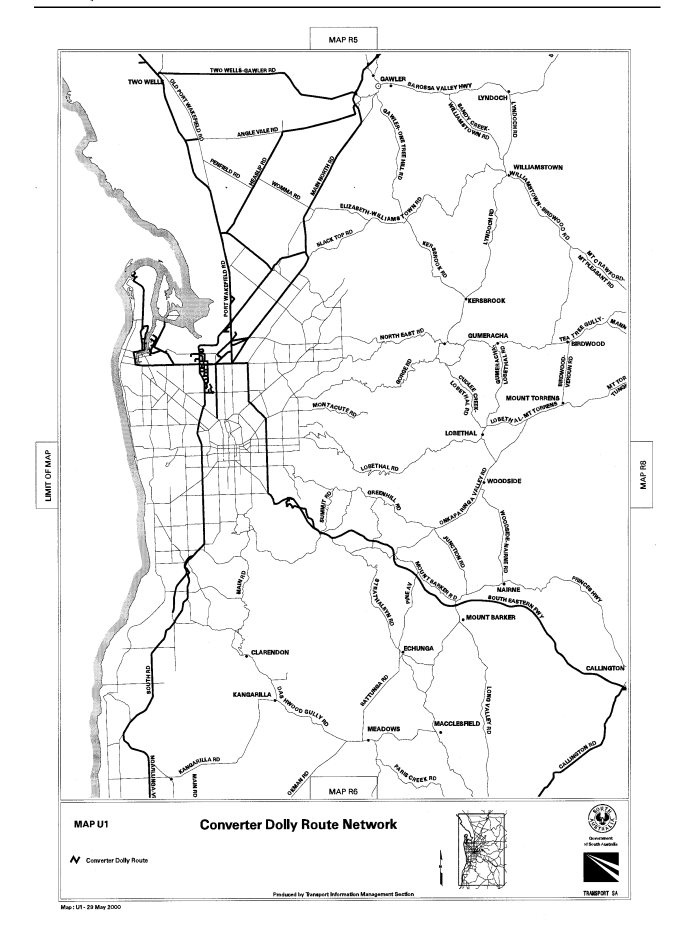


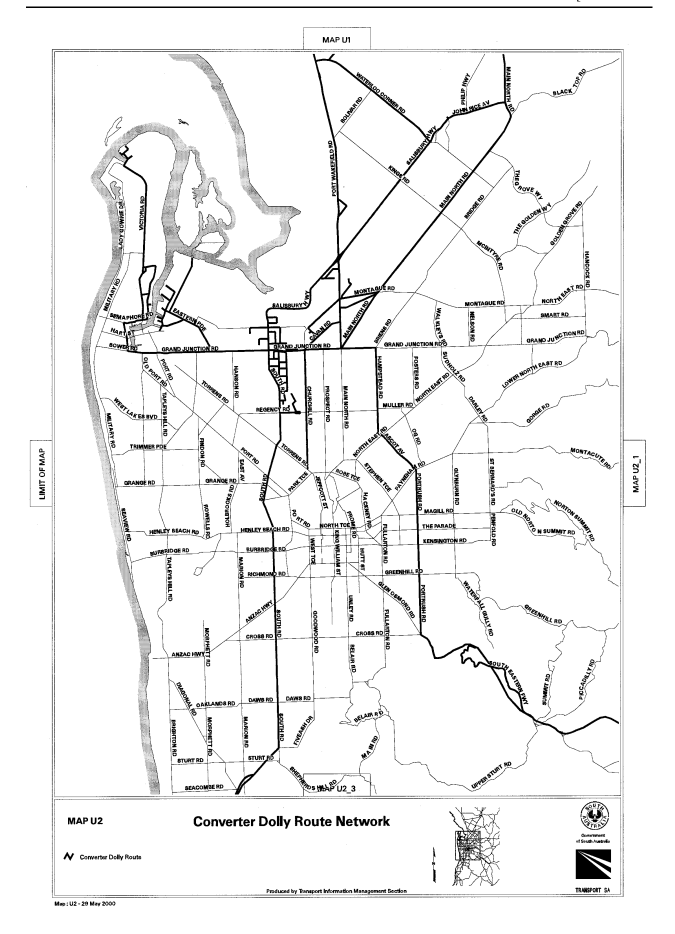


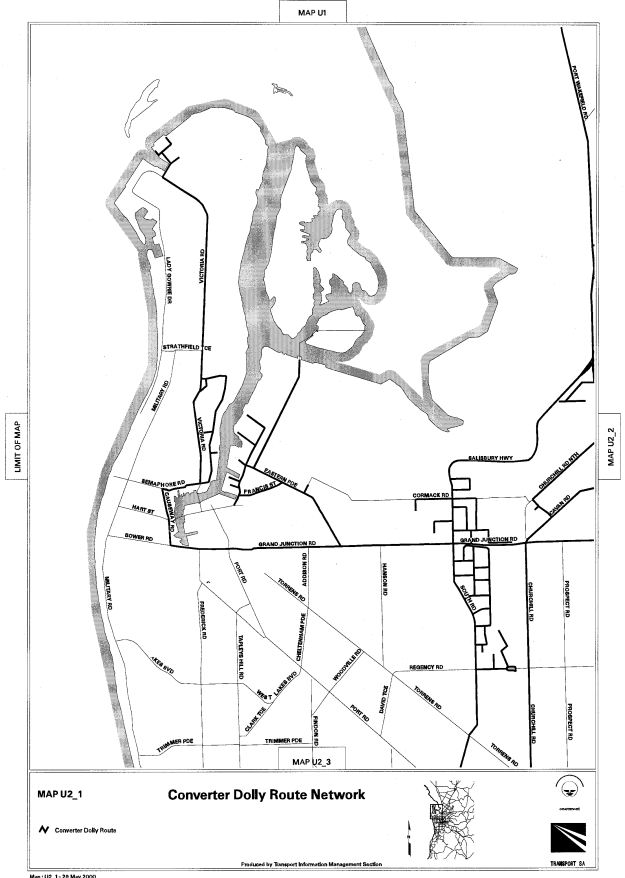






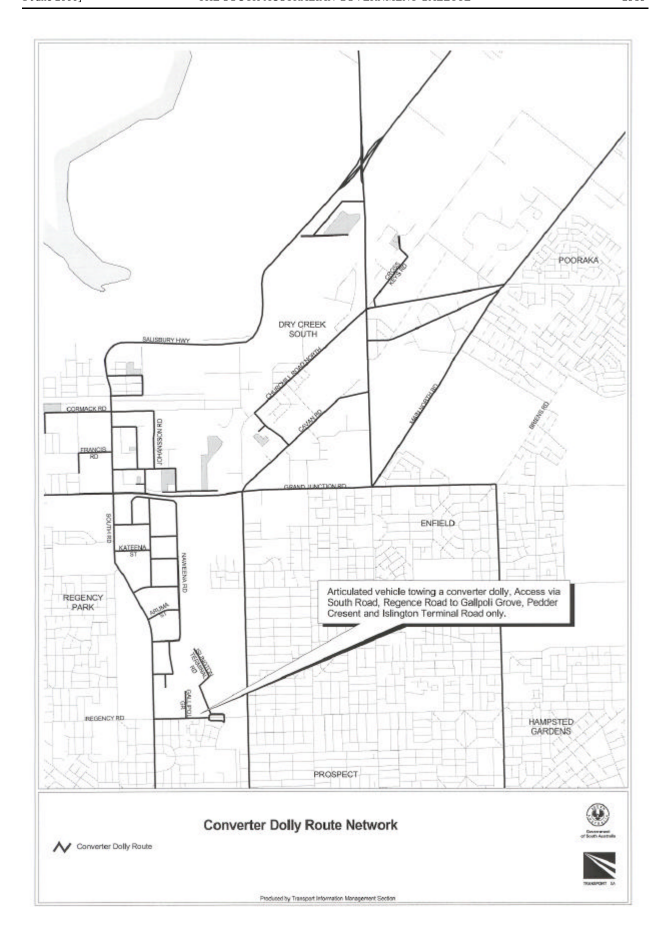


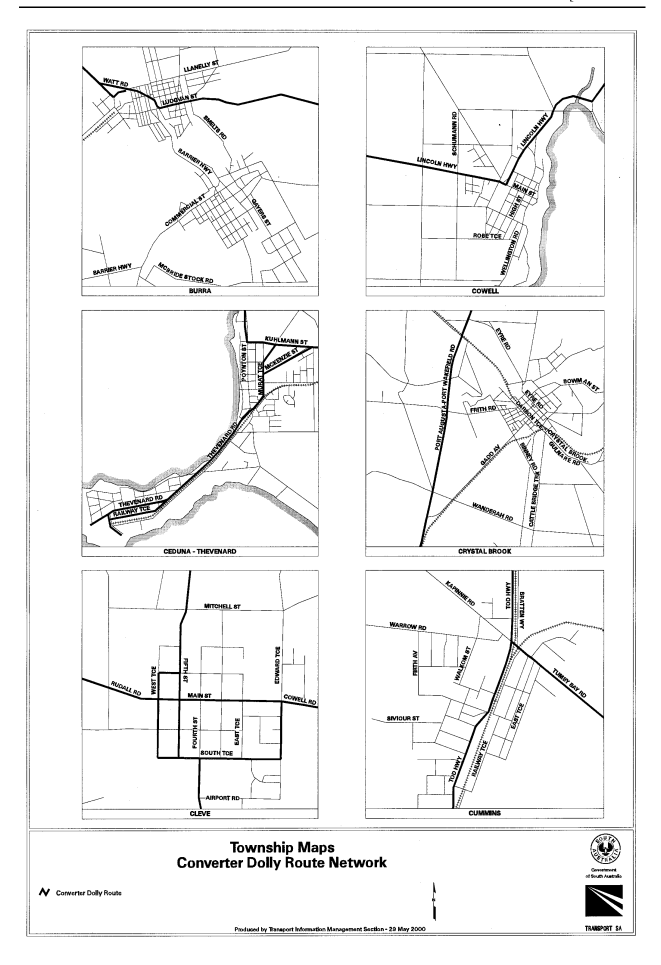


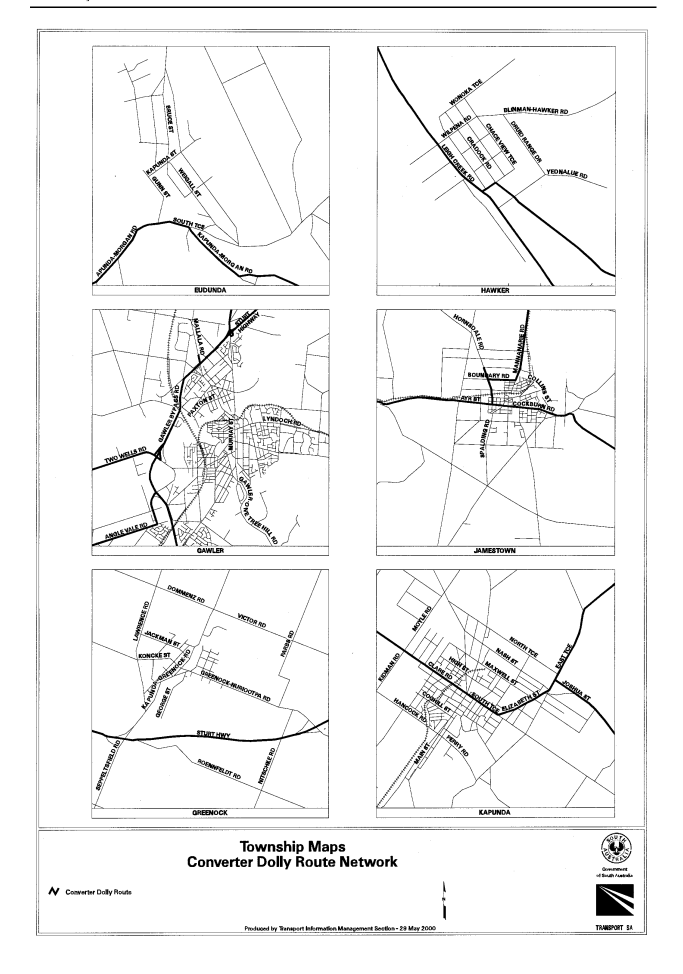


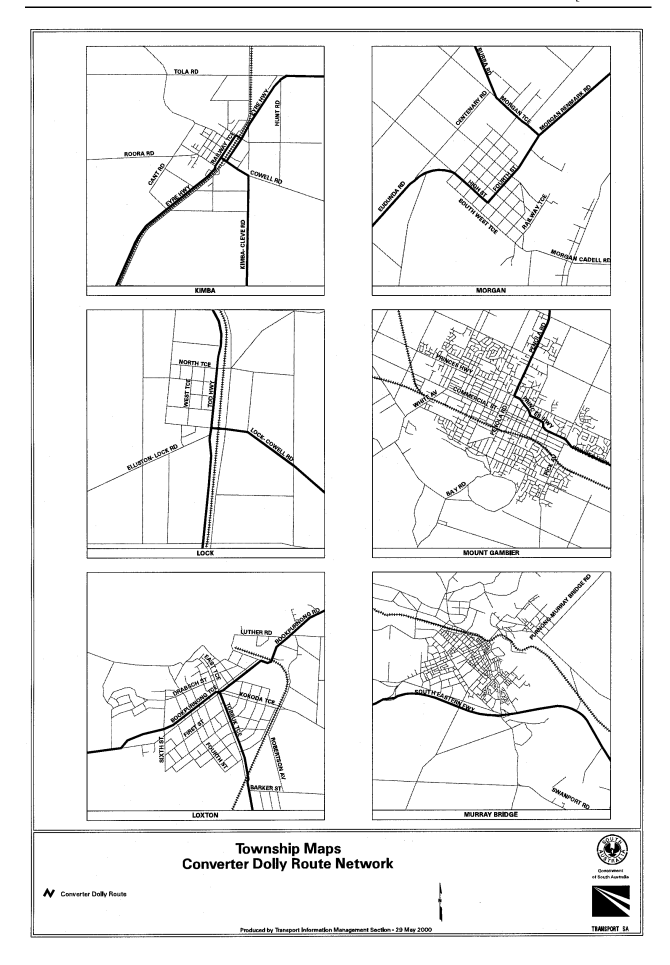
Map: U2_1 - 29 May 2000

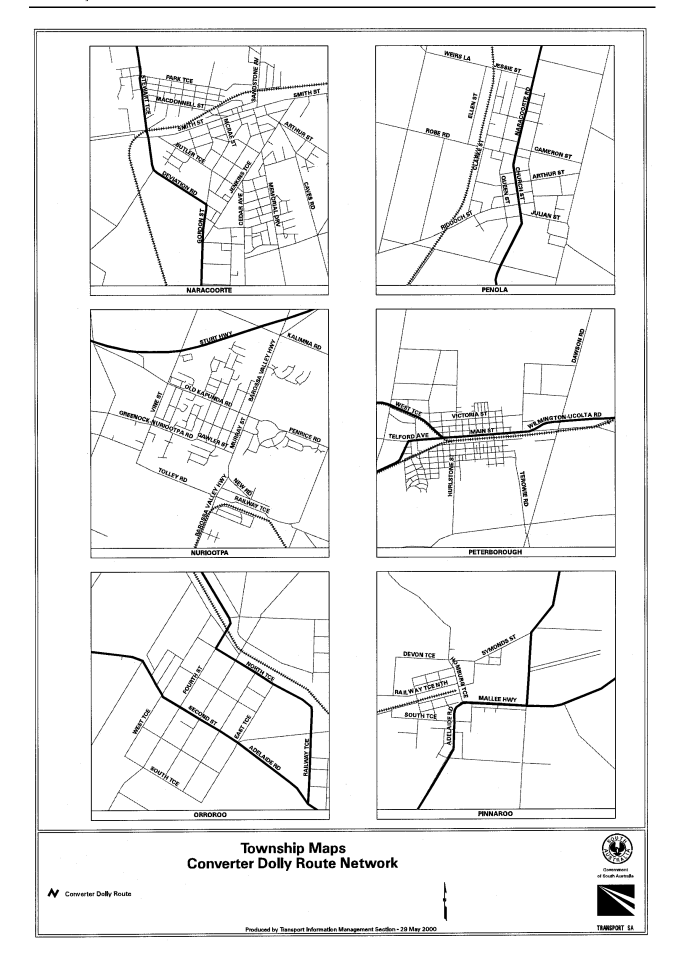


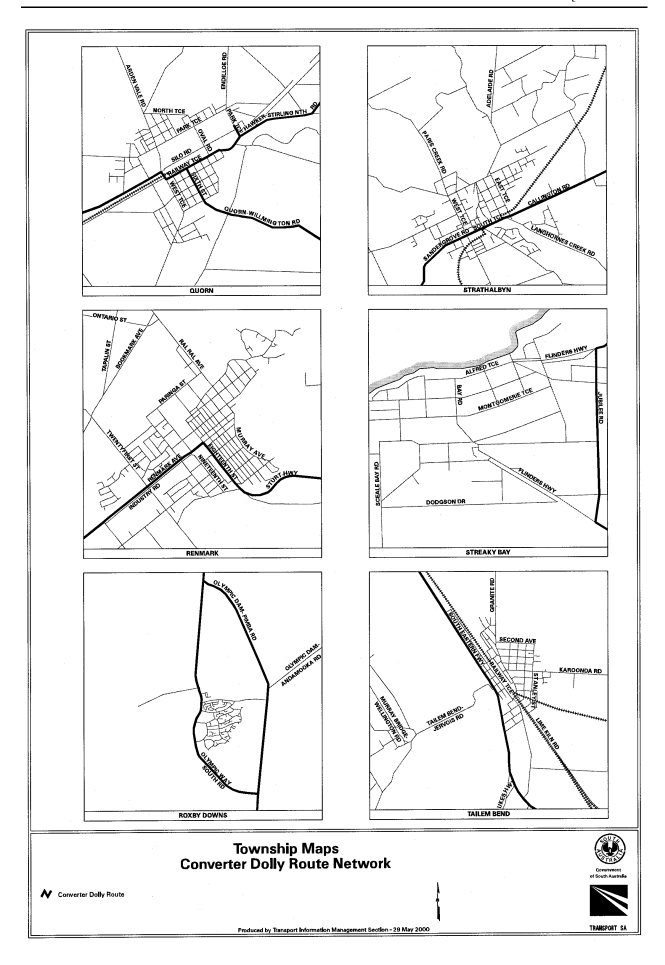


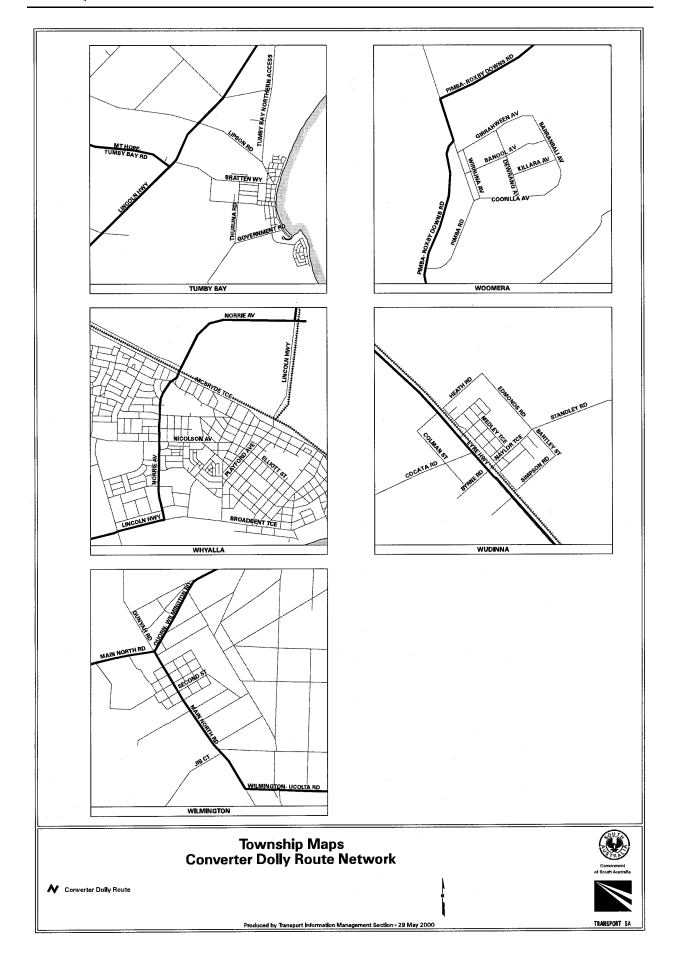


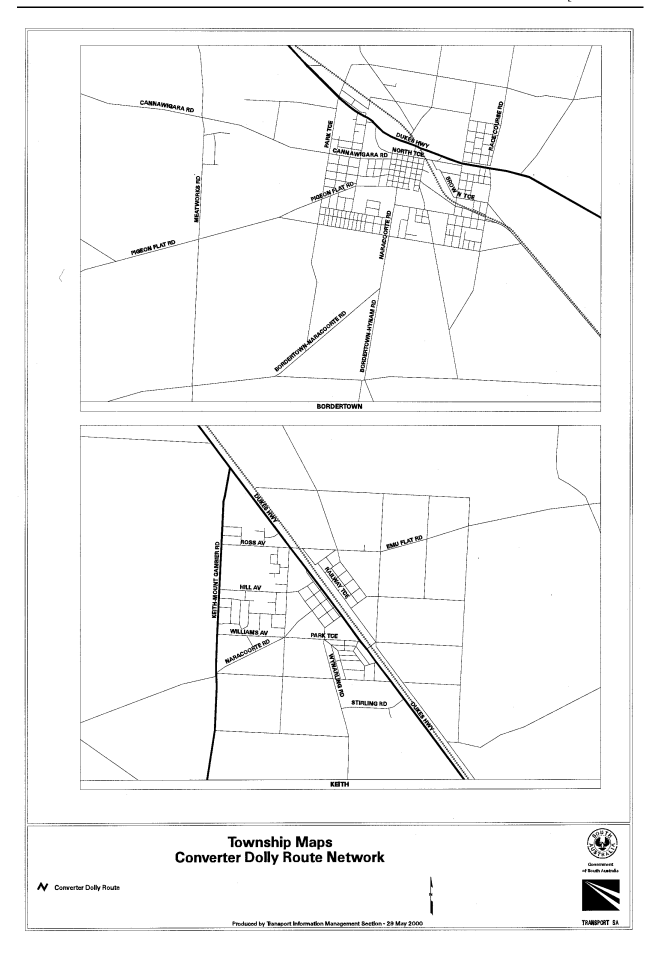


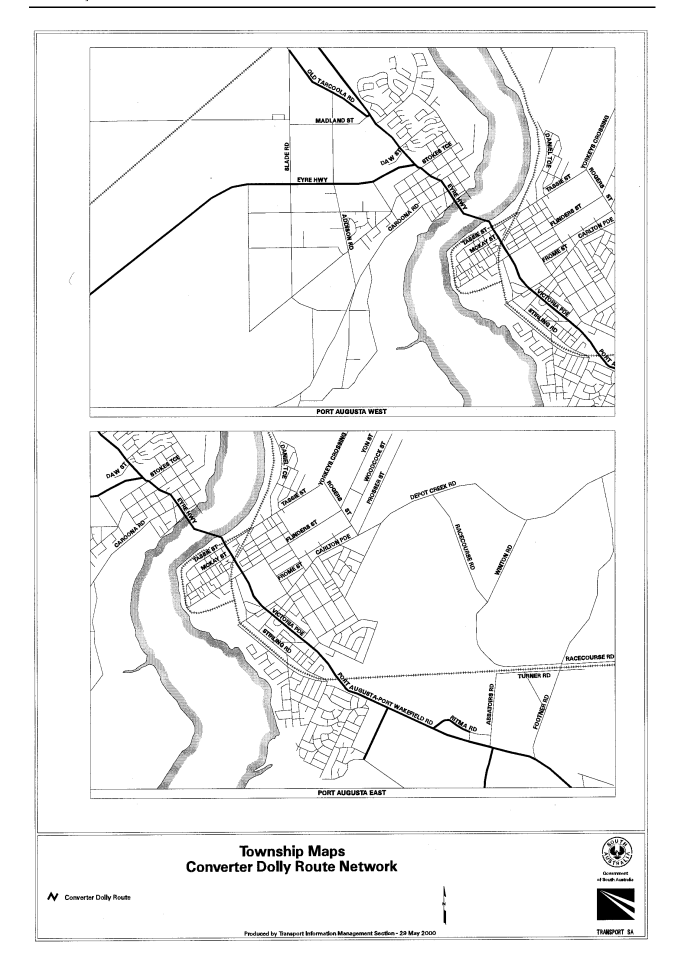


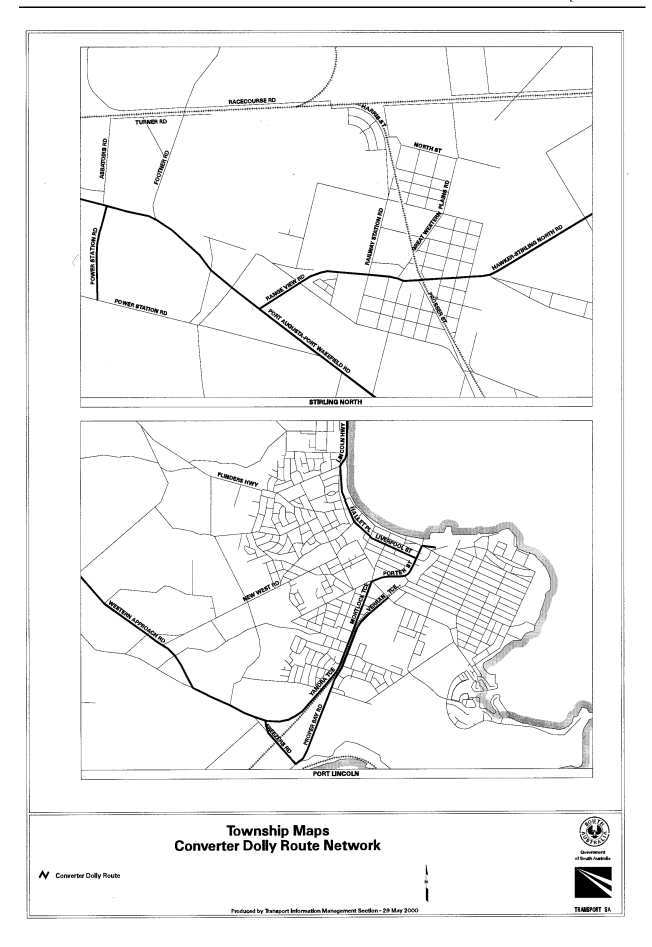












Department of the Premier and Cabinet Adelaide, 1 June 2000

HIS Excellency the Governor in Executive Council was pleased to appoint ANGELINA RUTH PARSONS as an Acting Conciliation and Arbitration Officer of the Workers Compensation Tribunal from 17 July 2000 for a period of six months, pursuant to sections 81 and 81A of the Workers Rehabilitation and Compensation Act 1986.

By command,

MARK BRINDAL, for Premier

MWPR007/00CS

Department of the Premier and Cabinet Adelaide, 1 June 2000

HIS Excellency the Governor in Executive Council was pleased to appoint DARRYL SYDNEY WILLSON as an Acting Conciliation and Arbitration Officer of the Workers Compensation Tribunal from 13 June 2000 for a period of six months, pursuant to sections 81 and 81A of the Workers Rehabilitation and Compensation Act 1986.

By command,

MARK BRINDAL, for Premier

MWPR007/00CS

Department of the Premier and Cabinet Adelaide, 1 June 2000

HIS Excellency the Governor in Executive Council was pleased to appoint JOHN BROUGHTON AGNEW, DAVID BLACKBURN, BROOKE HILL and OLEG MOROZOW as part-time Commissioners of the Environment, Resources and Development Court on the basis that they have wide practical knowledge of, and experience in, environmental protection and management, and designate them as Commissioners for the purposes of the Court's jurisdiction under the Environment Protection Act 1993, from 2 July 2000 until 1 July 2005, pursuant to section 10 of the Environment, Resources and Development Court Act 1993, and section 110 of the Environment Protection Act 1993.

By command,

MARK BRINDAL, for Premier

ATTG62/93CS

Department of the Premier and Cabinet Adelaide, 1 June 2000

HIS Excellency the Governor in Executive Council was pleased to appoint JOHN EDWARD BOTTING, ROBERT CLISBY, HAROLD THOMAS TUCKWELL, JENNIFER McKAY and JUDITH BRINE as part-time Commissioners of the Environ-

ment, Resources and Development Court on the basis that they have wide practical knowledge of, and experience in, the use, conservation or management of water resources, and designate them as Commissioners for the purposes of the Court's jurisdiction under the Water Resources Act 1997, from 2 July 2000 until 1 July 2005, pursuant to section 10 of the Environment, Resources and Development Court Act 1993, and section 144 of the Water Resources Act 1997.

By command,

MARK BRINDAL, for Premier

ATTG62/93CS

Department of the Premier and Cabinet Adelaide, 1 June 2000

HIS Excellency the Governor in Executive Council was pleased to appoint JOANNE LOUISE PFEIFFER and TONI FAE ROBINSON as part-time Commissioners of the Environment, Resources and Development Court on the basis that they have wide practical knowledge of, and experience in, irrigated farming or management of water resources, and designate them as Commissioners for the purposes of the Court's jurisdiction under the Irrigation Act 1994, from 2 July 2000 until 1 July 2005, pursuant to section 10 of the Environment, Resources and Development Court Act 1993, and section 68 of the Irrigation Act 1994.

By command,

MARK BRINDAL, for Premier

ATTG62/93CS

Department of the Premier and Cabinet Adelaide, 1 June 2000

HIS Excellency the Governor in Executive Council was pleased to appoint IAN PALMER BERRIMAN, ROBERT DENYER CHEESMAN, PETER KOUKOUROU, DEMETRIUS POUPOULAS, DAVID ROBINSON, BERWICK CARLYON TONKIN and DONALD LAURENCE DAVIES as part-time Commissioners of the Environment, Resources and Development Court, and designate them as Commissioners for the purposes of the Court's jurisdiction under the Development Act 1993, from 2 July 2000 until 1 July 2005, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

MARK BRINDAL, for Premier

ATTG62/93CS

REGULATIONS UNDER THE ANIMAL AND PLANT CONTROL (AGRICULTURAL PROTECTION AND OTHER PURPOSES) ACT 1986

No. 120 of 2000

At the Executive Council Office at Adelaide, 1 June 2000

PURSUANT to the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986, on the recommendation of the Animal and Plant Control Commission 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.

ROB KERIN, Minister for Primary Industries and Resources

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation of reg. 23

Citation

1. The Animal and Plant Control (Agricultural Protection and Other Purposes) Regulations 1987 (see Gazette 25 June 1987 p. 1706), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 8 June 2000.

Revocation of reg. 23

3. Regulation 23 of the principal regulations is revoked.

MPIR 9/2000 CS

REGULATIONS UNDER THE LIQUOR LICENSING ACT 1997

No. 121 of 2000

At the Executive Council Office at Adelaide, 1 June 2000

PURSUANT to the *Liquor Licensing Act 1997* 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. Variation of Sched. 1—Long Term Dry Areas

Citation

1. The *Liquor Licensing (Dry Areas—Long Term) Regulations 1997* (see *Gazette* 6 November 1997 p. 1217), 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.

Variation of Sched. 1—Long Term Dry Areas

3. Schedule 1 of the principal regulations is varied by striking out "1 May 2000" from the column headed "*Period*" in the item headed "**Coober Pedy—Area 1**" and substituting "31 December 2000".

LL 3/96 CS

REGULATIONS UNDER THE PASSENGER TRANSPORT ACT 1994

No. 122 of 2000

At the Executive Council Office at Adelaide, 1 June 2000

PURSUANT to the Passenger Transport Act 1994 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.

DIANA LAIDLAW, Minister for Transport and Urban Planning

- SUMMARY OF PROVISIONS 1. Citation 2. Commencement 3. Variation of reg. 4—Payment of fares and charges Variation of reg. 5—Validation of tickets 4. 5. Variation of reg. 6—Inspection or surrender of tickets Variation of reg. 7—Possession of concession cards 6. 7. Variation of reg. 8—Special provision for declared areas 8. Variation of reg. 9—Invalid tickets, etc. 9. Variation of reg. 10—Nuisances and annoyances Variation of reg. 11—Prohibition of smoking 10. 11. Variation of reg. 12—Consumption of alcohol 12. Variation of reg. 13—Consumption of food, etc. 13. Variation of reg. 14—Use of seats 14. Variation of reg. 15—Unoccupied seats 15. Variation of reg. 16—Occupying non-carriage areas in vehicles 16. Variation of reg. 17—Obstruction of passengers, etc. 17. Variation of reg. 18—Objects, etc., protruding from vehicles Variation of reg. 19—Interference with equipment, etc. 18. 19. Variation of reg. 20—Throwing of objects from vehicles, etc. 20. Variation of reg. 21—Boarding or alighting from vehicles in motion Variation of reg. 22—Unlawful boarding of vehicles 21. 22. Variation of reg. 23—Prohibition of animals in vehicles 23. Variation of reg. 24—Prohibition of certain items 24. Variation of reg. 25—Reserved seat or space 25. Variation of reg. 26—Abandoned goods 26. Variation of reg. 27—Removal of goods 27. Variation of reg. 28—Motor vehicles, etc. Variation of reg. 29—Pedal cycles, skateboards, etc. 28. Variation of reg. 30—Pedestrians 29. 30. Variation of reg. 31—Duty of pedestrians at pedestrian crossings 31. Variation of reg. 32—Obeying directions, signs, etc. 32. Variation of reg. 33—Rubbish and other abandoned property 33. Variation of reg. 34—Abandoned vehicles Variation of reg. 35—Graffiti 34.
- 38. Exclusion or removal of persons by authorised persons 39. Variation of reg. 39—Expiation scheme

Substitution of reg. 38

Variation of reg. 36—Commercial activities

Variation of reg. 37—Behaviour of children in company of adults

35.

36.

37.

- 40. Substitution of reg. 41
- 41. Exclusion orders

Citation

1. The Passenger Transport (Regular Passenger Services; Conduct of Passengers) Regulations 1994 (see Gazette 30 June 1994 p. 1930), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 2 July 2000.

Variation of reg. 4—Payment of fares and charges

- 3. Regulation 4 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

(b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (3) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

(c) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (4) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 5—Validation of tickets

- **4.** Regulation 5 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

(b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (3) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 6—Inspection or surrender of tickets

- **5.** Regulation 6 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

(b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (2) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 7—Possession of concession cards

- **6.** Regulation 7 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

(b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (2) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 8—Special provision for declared areas

- 7. Regulation 8 of the principal regulations is varied—
- (a) by striking out paragraph (b) of the definition of 'declared area" in subregulation (1) and substituting the following paragraph:
 - (b) that part of the concourse, platform or other public area of a passenger station where an operator has, under an arrangement with the Board, established an area for the purposes of this regulation;;
- (b) by inserting after subregulation (1) the following subregulation:
 - (1a) A declared area may be established—
 - (a) as a special area where a person must not enter or remain without a ticket or pass (a "special declared area"); or
 - (b) as a general declared area for the purposes of this regulation.;
- (c) by striking out subregulation (2) and substituting the following subregulations:
 - (2) A person must not enter or remain in a declared area unless—
 - (a) the person holds a valid ticket or pass; or
 - (b) in the case of a general declared area—

- (i) the person intends to purchase a valid ticket from a facility located in the declared area; or
- (ii) if it is not possible to purchase a valid ticket in the declared area—the person is intending to board a passenger vehicle stopping at the declared area.

Maximum penalty: \$1 250. Expiation fee: \$160.

(2a) If—

- (a) a person enters a declared area (other than a special declared area) without a valid ticket or pass; and
- (b) it is possible to purchase a valid ticket from a facility located in the declared area,

the person must immediately purchase a valid ticket.

Maximum penalty: \$1 250. Expiation fee: \$160.

- (2b) If an authorised person has reason to believe that a person who is present in a declared area does not intend to board a passenger vehicle stopping at the declared area within a reasonable time, the authorised person may request the person to leave the declared area.
- (2c) A person who, without reasonable excuse, fails to comply immediately with a request under subregulation (2b) is guilty of an offence.

Maximum penalty: \$1 250. Expiation fee: \$160.;

- (d) by striking out from subregulation (3) "Subregulation (2) does not" and substituting "Subregulations (2) and (2a) do not";
- (e) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (4) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

- (f) by striking out subregulation (5) and substituting the following subregulations:
 - (5) Subregulation (4) does not apply to a person in a general declared area where it is not possible to purchase a valid ticket.
 - (6) An operator must, by notice in the *Gazette* and in such other manner as the Board may determine, give notice of the establishment of a declared area by the operator under this regulation.

Variation of reg. 9—Invalid tickets, etc.

8. Regulation 9 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at foot of subregulation (3) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 10—Nuisances and annoyances

9. Regulation 10 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of each subregulation and substituting, in each case:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 11—Prohibition of smoking

10. Regulation 11 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 12—Consumption of alcohol

11. Regulation 12 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 13—Consumption of food, etc.

12. Regulation 13 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 14—Use of seats

13. Regulation 14 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 15—Unoccupied seats

14. Regulation 15 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 16—Occupying non-carriage areas in vehicles

15. Regulation 16 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 17—Obstruction of passengers, etc.

16. Regulation 17 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 18—Objects, etc., protruding from vehicles

17. Regulation 18 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 19—Interference with equipment, etc.

18. Regulation 19 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$2 500. Expiation fee: \$210.

Variation of reg. 20—Throwing of objects from vehicles, etc.

- **19.** Regulation 20 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

(b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (2) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 21—Boarding or alighting from vehicles in motion

20. Regulation 21 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 22—Unlawful boarding of vehicles

- 21. Regulation 22 of the principal regulations is varied—
- (a) by inserting after paragraph (a) the following paragraph and word:
 - (ab) board or alight from a train through a door that is not immediately facing a platform; or:
- (b) by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 23—Prohibition of animals in vehicles

22. Regulation 23 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 24—Prohibition of certain items

- 23. Regulation 24 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.;

(b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (2) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

(c) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (4) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 25—Reserved seat or space

24. Regulation 25 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 26—Abandoned goods

25. Regulation 26 of the principal regulations is varied by striking out the penalty provision that appears at the foot of the regulation and substituting:

Maximum penalty: \$750.

Variation of reg. 27—Removal of goods

26. Regulation 27 of the principal regulations is varied by striking out the penalty provision that appears at the foot of the regulation and substituting:

Maximum penalty: \$750.

Variation of reg. 28—Motor vehicles, etc.

- 27. Regulation 28 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.;

(b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (2) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 29—Pedal cycles, skateboards, etc.

28. Regulation 29 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the subregulation (1) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 30—Pedestrians

29. Regulation 30 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty; \$1 250. Expiation fee: \$160.

Variation of reg. 31—Duty of pedestrians at pedestrian crossings

- **30.** Regulation 31 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (2) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.; (b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (3) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

(c) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (4) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Variation of reg. 32—Obeying directions, signs, etc.

31. Regulation 32 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 33—Rubbish and other abandoned property

- **32.** Regulation 33 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear the foot of subregulation (1) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.;

(b) by striking out the penalty and expiation fee provisions that appear the foot of subregulation (2) and substituting:

Maximum penalty: \$250. Expiation fee: \$80.

Variation of reg. 34—Abandoned vehicles

- **33.** Regulation 34 of the principal regulations is varied—
- (a) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (1) and substituting:

Maximum penalty: \$750. Expiation fee: \$105.;

(b) by striking out the penalty and expiation fee provisions that appear at the foot of subregulation (2) and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.;

Variation of reg. 35—Graffiti

34. Regulation 35 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$2 500. Expiation fee: \$210.

Variation of reg. 36—Commercial activities

35. Regulation 36 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$750. Expiation fee: \$105.

Variation of reg. 37—Behaviour of children in company of adults

36. Regulation 37 of the principal regulations is varied by striking out the penalty and expiation fee provisions that appear at the foot of the regulation and substituting:

Maximum penalty: \$1 250. Expiation fee: \$160.

Substitution of reg. 38

37. Regulation 38 of the principal regulations is revoked and the following regulation is substituted:

Exclusion or removal of persons by authorised persons

- **38.** (1) An authorised person may direct a person not to board or enter a passenger vehicle or prescribed premises, or to leave a passenger vehicle or prescribed premises—
 - (a) if the authorised person has reason to believe—
 - (i) that the person may, if permitted to board or remain on the vehicle or to enter or remain on the premises, commit an offence against the Act or these regulations (including by refusing or failing to pay the appropriate fare or charge); or
 - (ii) that the person has, while on the vehicle or premises, committed an offence against the Act or these regulations; or
 - (b) if the person appears to be intoxicated or under the influence of a drug; or
 - (c) if the person acts in a threatening or abusive manner; or
 - (d) if the person is not properly dressed, or the condition of the person or the person's clothing or the nature or condition of anything carried by the person is such as would cause justified offence to another person or is likely to soil a part of the vehicle or premises; or
 - (e) in the case of a passenger vehicle, if the vehicle is displaying a "FULL" sign or is fully loaded with passengers or, when the person entered the vehicle, it displayed a "FULL" sign or was fully loaded with passengers; or

- (f) if the authorised person has reason to believe that the person is not entitled to be on the vehicle or premises due to the terms of an exclusion order that applies to the person under regulation 41.
- (2) An authorised person may direct a person to leave a passenger vehicle if the person refuses or fails to pay the appropriate fare or charge.
- (3) A person who fails to comply immediately with a direction under this regulation is guilty of an offence.

Maximum penalty: \$1 250. Expiation fee: \$160.

- (4) If a person fails to comply with a direction under this regulation, a member of the police force or a person who is authorised by the Board to exercise powers under section 56(8) of the Act may exercise reasonable force to remove the person from the relevant vehicle or premises.
- (5) A person removed from a vehicle or premises pursuant to this regulation is not entitled to a refund of a fare or charge.

Variation of reg. 39—Expiation scheme

38. Regulation 39 of the principal regulations is varied by striking out subregulation (1).

Substitution of reg. 41

39. Regulation 41 of the principal regulations is revoked and the following regulation is substituted:

Exclusion orders

- **41.** (1) The Board may, after complying with the procedures set out in this regulation, make an order (an "exclusion order") against a person ("the respondent") if the Board is satisfied—
 - (a) that the person has breached the Act or these regulations on at least three occasions; and
 - (b) that it is reasonable to believe that the respondent may, unless action is taken, again breach the Act or these regulations; and
 - (c) that the making of the order is in the public interest in order to promote the safety or comfort of members of the general public who use public transport, or in order to take steps to protect facilities used in connection with public transport from unlawful damage or interference.
- (2) The Board must hold an inquiry for the purpose of determining whether it should make an order under this regulation with respect to a particular person.
- (3) The Board must, in connection with the operation of subregulation (2), give the person against whom an order is under consideration written notice of the time and place at which it intends to hold the inquiry.
 - (4) The period of written notice under subregulation (3) must be not less than 14 days.
 - (5) However—

- (a) if the Board cannot ascertain the whereabouts of a person for the purposes of subregulation (3) after making reasonable inquiries, the Board may give the written notice by publishing the notice in a newspaper circulating generally throughout the State; and
- (b) the Board is not required to give written notice under subregulation (3) in the case of an adjournment.
- (6) An exclusion order may ban the respondent from—
- (a) boarding or travelling on—
 - (i) specified classes of public transport; or
 - (ii) all public transport other than as specified by the order; or
 - (iii) all public transport;
- (b) entering or remaining on—
 - (i) specified prescribed premises; or
 - (ii) specified classes of prescribed premises; or
 - (iii) all prescribed premises other than as specified by the order; or
 - (iv) all prescribed premises.
- (7) An exclusion order must be served on the respondent personally and is not binding on the respondent until it has been so served.
- (8) Subject to subregulation (11), an exclusion order will operate for a period, not exceeding six months, determined by the Board (which may be expressed to commence at the time of service).
 - (9) The Board may, at any time—
 - (a) vary an exclusion order; or
 - (b) revoke an exclusion order.
- (10) However, the Board must, before varying an exclusion order, comply with the requirements for making an order unless the variation is favourable to the respondent.
 - (11) The Board may, for reasonable cause—
 - (a) extend the period of operation of an exclusion order, including beyond the expiation of the period of six months referred to in subregulation (8);
 - (b) renew an exclusion order, including after the expiation of the period of six months referred to in subregulation (8).

- (12) If—
- (a) an exclusion order is varied; or
- (b) the period of operation of an exclusion order is extended; or
- (c) an exclusion order is renewed,

a copy of the order as varied, extended or renewed must be served on the respondent personally and until so served—

- (d) the variation, extension or renewal is not binding on the respondent; but
- (e) the order as in force prior to the variation, extension or renewal continues to be binding on the respondent (unless the order expires).
- (13) A person who contravenes an exclusion order is guilty of an offence.

Maximum penalty: \$2 500. Expiation fee: \$210.

PTB 915/2000 CS

REGULATIONS UNDER THE MOTOR VEHICLES ACT 1959

No. 123 of 2000

At the Executive Council Office at Adelaide, 1 June 2000

PURSUANT to the *Motor Vehicles Act 1959* 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.

DIANA LAIDLAW, Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 39—Reduced registration fees—prescribed amounts
- 4. Variation of Sched. 1—Conditional registration
- 5. Variation of Sched. 5—Fees
- 6. Transitional provision

Citation

1. The *Motor Vehicles Regulations 1996* (see *Gazette 30 May 1996 p. 2751*), 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.

Variation of reg. 39—Reduced registration fees—prescribed amounts

- 3. Regulation 39 of the principal regulations is varied—
- (a) by striking out from subregulation (1)(a) "(type 2)" after "special purpose vehicle";
- (b) by striking out from subregulation (4) ""**special purpose vehicle (type 2)**",".

Variation of Sched. 1—Conditional registration

- **4.** Schedule 1 of the principal regulations is varied—
- (a) by striking out paragraph (f) of clause 6;
- (b) by striking out from clause 6(g)(ii) "a dispensation granted by the Minister under regulation 10.08 of the *Road Traffic Regulations 1974*" and substituting "an exemption granted by the Minister under regulation 46 of the *Road Traffic (Miscellaneous) Regulations 1999*".

Variation of Sched. 5—Fees

- **5.** Schedule 5 of the principal regulations is varied—
- (a) by striking out paragraph (a) of clause 3(1) and substituting the following paragraph:
 - (a) in the case of—

- (i) a heavy vehicle that is a special purpose vehicle (type o); or
- (ii) a heavy vehicle that is a special purpose vehicle (type t) (other than an emergency response vehicle or a vehicle that is used principally for the purpose of fire fighting and is fitted with fire fighting equipment),

a fee equal to the product of the number of quarters for which the vehicle is to be registered multiplied by one quarter of the amount that would be the annual registration charge determined in accordance with the Commonwealth Road Transport Charges Act for registration of the vehicle in the Australian Capital Territory;;

(b) by striking out the definition of "special purpose vehicle (type 2)" in clause 3(5) and substituting the following definitions:

"emergency response vehicle" has the same meaning as in Schedule 1;

"**special purpose vehicle (type o)**" has the same meaning as in the Schedule of the Commonwealth Road Transport Charges Act;

"**special purpose vehicle (type t)**" has the same meaning as in the Schedule of the Commonwealth Road Transport Charges Act.

Transitional provision

- **6.** (1) The fees prescribed in respect of the issue or renewal of the registration of a motor vehicle by the principal regulations, as varied by these regulations, apply where the issue or renewal is to take effect on or after 1 July 2000.
- (2) Despite these regulations, the fees prescribed in relation to the issue or renewal of the registration of a motor vehicle by the principal regulations, as in force immediately before the commencement of these regulations, continue to apply where the issue or renewal is to take effect before 1 July 2000.

TSA 7410/98 CS

REGULATIONS UNDER THE WORKERS REHABILITATION AND COMPENSATION ACT 1986

No. 124 of 2000

At the Executive Council Office at Adelaide, 1 June 2000

PURSUANT to the *Workers Rehabilitation and Compensation Act 1986* 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.

Michael Armitage, Minister for Government Enterprises

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of Sched. 6—Section 61—Agencies and Instrumentalities of the Crown

Citation

1. The Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999 (see Gazette 25 November 1999 p. 2764), 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.

Variation of Sched. 6—Section 61—Agencies and Instrumentalities of the Crown

3. Schedule 6 of the principal regulations is varied by adding at the end of the entries in the table in Part 2 the following entry:

TXU (No. 4) Pty Ltd (ACN 081 074 197)

6 June 2000 to 6 June 2001.

T&F 56/2000 CS

FAXING COPY?

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CITY OF ADELAIDE

Results of Periodical Election

OFFICE of Lord Mayor (one vacancy—quota 3 440 votes):

	votes	
Eiffe, Annette	1 301	
Rossis, Arnie	426	
Summers, Stormy	463	
Huang, Alfred	3 955	elected
Magasdi, Cris	733	
Informal		
-		
Total	6 896	

Office of councillor (eight vacancies—quota 717 votes):

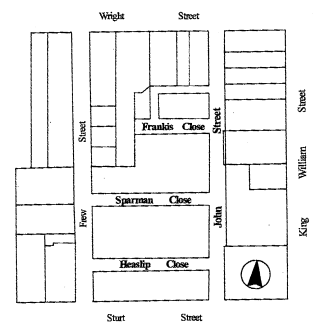
of the of councillor (eight vacancies—quota 717 votes).				
	Votes			
Harbison, Michael J. H	1 572	elected (1)		
Hayward, Richard	596	elected (3)		
Cheng, Linda	236			
Moran, Anne	832	elected (2)		
Thompson, Morrie	173			
Pearce, John	46			
Brine, Judith	381	elected (6)		
Mackie, Greg	712	elected (4)		
Ventura, Bruno	332	elected (7)		
Shelton, Roscoe	165			
Young, Bob	40			
Taylor, A. C. [Bert]	577	elected (5)		
Angove, Robert [Bob]	430	elected (8)		
Maher, Kyam	356			
Informal	213			
Total	6 661			

S. H. TULLY, Returning Officer

CITY OF ADELAIDE

Naming of Roads

NOTICE is hereby given pursuant to section 219 (4) of the Local Government Act 1999, that the council has named the roads Frankis Close, Sparman Close and Heaslip Close in town acres 483, 484, 529 and 530 as shown in the attached plan.

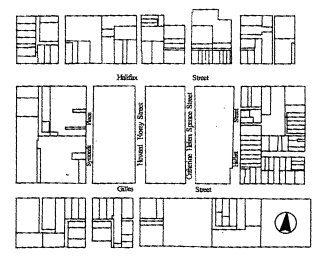


JUDE MUNRO, Chief Executive Officer

CITY OF ADELAIDE

Naming of Roads

NOTICE is hereby given pursuant to section 219 (4) of the Local Government Act 1999, that the council has named the roads Catherine Helen Spence Street and Howard Florey Street in town acres 563, 564, 603 and 604 as shown in the attached plan.

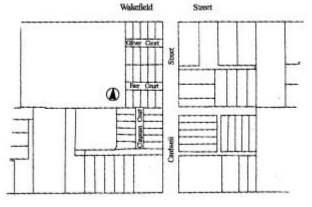


JUDE MUNRO, Chief Executive Officer

CITY OF ADELAIDE

Naming of Roads

NOTICE is hereby given that pursuant to section 219 (4) of the Local Government Act 1999, that council has named the roads Oliver Court, Farr Court and Chapman Court in town acres 350 and 363 as shown on the attached plan.

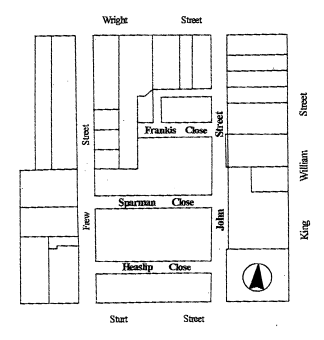


JUDE MUNRO, Chief Executive Officer

CITY OF ADELAIDE

Declaration of Public Road

NOTICE is hereby given pursuant to section 210 (2) (b) of the Local Government Act 1999, of council's intention to declare, as public road, the road known as John Street in town acres 484 and 529 as shown in the attached plan.



JUDE MUNRO, Chief Executive Officer

ALEXANDRINA COUNCIL

 $Supplementary\ Election — Strathalbyn\ Ward$

NOMINATIONS are hereby invited and will be received at the offices of the Alexandrina Council, Dawson Street, Goolwa and also at 1 Colman Terrace, Strathalbyn, from Thursday, 1 June 2000 until 12 noon on Thursday, 22 June 2000, from any person eligible to be a candidate for election to the vacancy of Councillor for Strathalbyn Ward.

Nomination forms and candidate's handbooks may be obtained at either of the above addresses between 9 a.m. and 5 p.m., Monday to Friday, or requested by telephone on (08) 8555 7000.

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

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

Notice is also hereby given at a briefing session for intending candidates will be conducted at the Alexandrina Council Office, Colman Terrace, Strathalbyn on Monday, 19 June 2000, commencing at 6 p.m.

If more than the required number of nominations are received for the vacancy, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Returning Officer no later than 12 noon on Monday, 17 July 2000.

S. H. Tully, Returning Officer

THE BERRI BARMERA COUNCIL

Temporary Road Closures

NOTICE is hereby given that at a meeting held on 9 May 2000 The Berri Barmera Council, pursuant to section 359 of the Local Government Act 1934, as amended, resolved to exclude all vehicles other than the classes of vehicles specified hereunder from those portions of Barwell Avenue, Scott Avenue and Dean Drive, Barmera, on those dates and during those times specified below, and exemption of the following rules, pursuant to the Australian Road Rules is hereby granted:

- Rule 230—Crossing a Road—General;
- Rule 238—Pedestrians travelling along a road.

Portions of streets to be closed:

- 1. The eastern and western carriageways of Barwell Avenue, Barmera, from Nookamka Terrace and the roundabout intersection of Pascoe Terrace, Fowles Street and Scott Avenue on Saturday, 10 June 2000 between the hours of 6 a.m. and 4 p.m.
- 2. That portion of Scott Avenue, 60 m east of the roundabout intersection including the carriageway of the intersection of Barwell Avenue, Fowles Street and Pascoe Terrace on Saturday, 10 June 2000 from 10.45 a.m. to 11.45 a.m.
- 3. That portion of Dean Drive from section 593 in the west to section 151 in the east (adjacent to Barmera Football Clubrooms) on Sunday, 11 June 2000 from 7 a.m. to 5 p.m.

Exempted vehicles:

- 1. Emergency vehicles;
- Vehicles serving or forming stalls or displays.

M. J. HURLEY, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Supplementary Election

NOMINATIONS are hereby invited and will be received at the office of the District Council of Cleve, 10 Main Street, Cleve, from Thursday, 1 June 2000 until 12 noon on Thursday, 22 June 2000, from any person eligible to be a candidate for election to the vacancy of Councillor (one required).

Nomination forms and candidate's handbooks may be obtained at the above address between 9 a.m. and 5 p.m., Monday to Friday, or requested by telephone on (08) 8628 2004.

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

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

Notice is also given that a briefing session for intending candidates will be conducted at the District Council office, 10 Main Street, Cleve, on Monday, 19 June 2000, commencing at 6 p.m.

If more than the required number of nominations are received for the vacancy, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Deputy Returning Officer no later than 12 noon on Monday, 17 July 2000.

F. L. GILLINGS, Deputy Returning Officer

NARACOORTE LUCINDALE COUNCIL

Temporary Road Closure

NOTICE is hereby given that at Works Committee meeting of council, held on Tuesday, 22 February 2000, council, pursuant to section 359 of the Local Government Act 1934, as amended, hereby direct that portion of Jones Street between Smith Street and Ormerod Street, be closed to vehicular traffic from 9 a.m. to 1 p.m. on Saturday, 10 June 2000, to conduct special activities.

D. L. BEATON, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Temporary Road Closure

NOTICE is hereby given that pursuant to section 359 of the Local Government Act 1934, as amended, approval has been granted for the temporary road closure of the following streets, on Sunday, 11 June 2000, commencing at 3 p.m. for the purpose of a street parade:

Smith Street, portion Jones Street to McRae Street (southern

McRae Street, portion Smith Street to Robertson Street;

Robertson Street, portion McRae Street to Heritage Chapel.

D. L. BEATON, Chief Executive Officer

Temporary Road Closure

NOTICE is hereby given that pursuant to section 359 of the Local Government Act 1934, as amended, approval has been granted for the temporary road closure of portion of Repeater Station Road between Part Block 97 and Part Block 54, Hundred of Naracoorte on the western side of Wild Dog Valley Road on Sunday, 4 June 2000, between the hours of 11 a.m. and 3.30 p.m. inclusive for the purpose of the Naracoorte Hunt Pony Club's One Day Event.

D. L. BEATON, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Results of Periodical Election

OFFICE of the Mayor (one vacancy-quota 1810 votes) after distribution of preferences:

	Votes	
Hood, David Murray		elected
Total	3 619	

D. I. SMITH, Deputy Returning Officer

R. J. KAY, Deputy Returning Officer

DISTRICT COUNCIL OF ROBE

Results of Periodical Election

OFFICE of the Mayor (one vacancy—quota 554 votes) after distribution of preferences:

	Votes	
Hayes, Anne	800	elected
Grant, Dick	306	
Total		
10tal	1 100	

Office of Councillor for Town Ward (four vacancies-quota 157 votes) after distribution of preferences:

	Votes	
Ingham, Janet	141	elected
Stanhope, David	122	elected
Wilkin, Peter	245	elected
Senior, David		elected
Layzell, Paul	74	
m . 1	702	
Total	/83	

DISTRICT COUNCIL OF STREAKY BAY

Results of Periodical Election

OFFICE of Councillor for Eyre Ward (four vacancies-quota 111 votes) after distribution of preferences:

	Votes	
McCormack, Aidan	102	elected
Baker, Lisa		
Fuller, Ross.	97	elected
Gerschwitz, Fred	69	elected
Woolford, Pamela	37	
Gunn, Ian		elected
Informal	6	
Total	559	

Office of Councillor for Flinders Ward (four vacancies-quota 108 votes) after distribution of preferences:

~	· · · · · · · · · · · · · · · · · · ·		
		Votes	
	Wharff, John	207	elected
	Brace, John	54	elected
	Schreiber, Greg.	108	elected
	Lange, Jim	44	
	Kent, Ian	42	
	Edmunds, Damon		elected
	Informal	4	
	T 1		
	Total	543	

J. RUMBELOW, Deputy Returning Officer

DISTRICT COUNCIL OF YANKALILLA

Council Meeting Times

NOTICE is hereby given that future meetings of the District Council of Yankalilla will be held on 8 June 2000 at 6.30 p.m. and 28 June 2000 at 6.30 p.m. Commending July 2000, regular meetings of the Council will be held on the third Monday of each month at 9 a.m. and the following Thursday at 7.30 p.m.

M. DAVIS, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased

Brine, Nellie Doreen, late of 22 Norman Street, Port Pirie, widow, who died on 10 March 2000.

Figg, Gladys Ruth, late of 1217 Grand Junction Road, Hope Valley, of no occupation, who died on 20 April 2000. Glenn, Myra, late of 9 Blyth Street, Mount Gambier, home

duties, who died on 3 March 2000.

Handsaker, Audrey Gladys, late of 13 Moseley Street, Glenelg, widow, who died on 17 April 2000.

James, Albert Alanby, late of 54 Cashel Street, St Marys, retired engineer, who died on 10 February 2000.Jared, Lance Reginald, late of 61 Silkes Road, Paradise, retired

commissionaire, who died on 8 April 2000. Kalnins, George Juris, late of 3 Grant Avenue, Gilles Plains,

retired painter and decorator, who died on 18 April 2000.

Norris, James Alfred, late of 4 Braes Close, Reynella East,

retired orchardist, who died on 28 March 2000.

Rodger, Maureen, late of 51 Eve Road, Bellevue Heights, widow, who died on 14 April 2000.

Sawyer, Alice Mabel, late of 44 Southern Avenue, Pasadena, of no occupation, who died on 31 March 2000. Swearse, Ernest Thomas, late of 39 Finniss Street, Marion,

retired storeman, who died on 10 March 2000.

Yates, Gwendoline, late of 37 First Avenue, Cheltenham, of no occupation, who died on 15 December 1998

Zivanovic, Borivoje, late of Andamooka, retired labourer, who died on 2 December 1999.

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 30 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 1 June 2000.

J. H. WORRALL, Public Trustee

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

Battye, Joseph Tom, late of Unit 5, 19 Barr Smith Avenue, Myrtle Bank, widower, who died on 14 May 2000.

Brookes, Blanche Rose, late of Nandeebie Centre of Care, 87 Winchester Road, Alexandra Hills, Queensland, widow, who died on 15 May 2000.

Brown, Betsy Witcomb, late of 63 Canterbury Avenue, Trinity Gardens, retired nursing sister, who died on 10 April 2000. Deslandes, Dorothy, late of Wesley House Nursing Home, 134

Deslandes, Dorothy, late of Wesley House Nursing Home, 134 Military Road, Semaphore Park, retired demonstrator, who died on 5 May 2000.

Farr, Gilbert Charles, late of Gumeracha Soldiers Memorial Hospital, 10 Dublin Road, Mallala, retired motor mechanic, who died on 7 November 1999.

mechanic, who died on 7 November 1999.

Fraser, Joyce, late of Unit 6, 60 Burlington Street,
Walkerville, spinster, who died on 1 May 2000.

Harrison, Edna Berniece, late of 19 Seaview Road, Tennyson, retired ladies hairdresser, who died on 14 May 2000.

Jarvis, Olive Jean, late of Tanunda Lutheran Home, 27 Bridge Street, Tanunda, widow, who died on 20 December 1999.

Klose, Edna Margaret, late of Parklyn Nursing Home, 55D Sturdee Street, Linden Park, widow, who died on 2 November 1999.

Lesiv, Michael, late of 10 Racecourse Road, Whyalla Norrie, retired truck driver, who died on 5 May 2000.

Lloyde, William Alfred, late of Resthaven, 39 Finniss Street, Marion, retired farmer and grazier, who died on 12 March 2000

Mills, Douglas Surguy, late of 162 Cartledge Avenue, Whyalla Stuart, retired grazier, who died on 3 January 2000.

Minahan, Phyllis Caroline, late of North Eastern Community Hospital, 580 Lower North East Road, Campbelltown widow, who died on 7 May 2000.

Nolan, Martin Lindsay, late of 74 Bowker Street, Somerton Park, company director, who died on 19 January 2000.

Steadman, Joan Pauline, late of 5 Anna Street, Parafield Gardens, widow, who died on 2 November 1999.

Valente, Effie Eugene, late of 5 Syme Street, Ashford, widow, who died on 4 January 2000.

Walker, Ruby Maud, late of Bartonvale Gardens Retirement Community, Unit 35, 2 Ellis Street, Enfield, widow, who died on 6 May 2000.

Notice is hereby given pursuant to the Trustees 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 the abovenamed estates are directed to send full particulars of such claims to the undersigned on or before 29 June 2000, otherwise they will be excluded from the distribution of the said estates.

Dated 1 June 2000.

IOOF AUSTRALIA TRUSTEES LIMITED (ACN 007 870 644) AND BAGOT'S EXECUTOR AND TRUSTEE COMPANY LIMITED (ACN 007 869 829), 212 Pirie Street, Adelaide, S.A. 5000.

IN the matter of the estate of the undermentioned deceased person:

Mills, Edwin, late of 45 Edinburgh Terrace, Port Augusta, who died on 24 March 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 the abovenamed estate are directed to send full particulars of such claims to the undersigned on or before 1 July 2000, otherwise they will be excluded from the distribution of the said estate.

Dated 1 June 2000.

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

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys over \$10 held by S.E.A.S. Sapfor Forests Pty Ltd 3/41992 Distribution

Name	Address	Amount \$
	RSD Channel Road, Shepparton East, Vic 3631	28.86
Allen, Kingsley Frank	181 Military Road, Henley Beach South, SA 5022	28.86
Arminas, Liudvikas		564.42
Babington, Edward John		28.86 78.18
Bardsley, Timothy Alexander		136.50
Barker, Elaine Nancy	2C Palmer Street, Port Pirie, SA 5540	30.81
	323 Wellington Street, Collingwood, Vic 3066	39.09
Bayswater General Store		30.81 21.42
Boness, John Solomon	4 Norman Street, Deakin, ACT 2600	21.42
Brough, Jeffery John	15 Ward Street, Bell Post Hill, North Geelong, Vic 3215	113.06
Buckman, Rae		68.25
Burdett, Louis Charles		15.95 39.09
Burke, Astrid		113.06
Burnell, Robert Arthur	1 Rokewood Avenue, Belair, SA 5052	15.95
Byrne, Douglas James	P.O. Box 999, Swan Hill, Vic 3585	30.81
Camac, Graham James		15.95
Campbell, Peter Anthony	Reserve Road, Allambee South, Via Mirboo North, Vic 3871	21.42 225.16
	Siena College, Crittenden Road, Findon, SA 5023	73.77
Clemens, Anthony Ronald		68.25
Cliff, Andrew Barton	12/469 Portrush Road, Glenside, SA 5065	28.86
	c/o Rapeka Pty Ltd, 8 Palamino Drive, Mudgeeraba, Qld 4213	94.40
Colliver, Janice Anne		564.42
Crosby, Andrew Charles		564.42 39.09
Daniel, Robert Francis	39 Calluna Way, Forrestfield, WA 6058	64.06
	C/o Morgan & Associates, 25 East Terrace, Loxton, SA 5333	225.16
Dyer, Stanley Alec		113.06
Dymke, Helen Louise		28.86
Eichner, Lindsay Arthur and Elizabeth Ann Eichner, Kerry Wayne		21.42 94.40
Eichner, Leslie Wade		94.40
Eldridge, Aileen Lesley Perry	1 Aitken Street, Berri, SA 5343	15.95
Eldridge, Jill Elizabeth	65 Garden Street, Warrnambool, Vic 3280	21.42
Emden, Horst		32.03
Eric Kilburn & Sons	21 Sheridan Street, Woodville North, SA 5012	68.25 225.77
Farquhar, Diane Elizabeth and Jenny Vic.toria		1 128.84
Fay D'herbe De Haundau, Alain	—	21.42
Fieldman, Joseph	P.O. Box 188, Dandenong, Vic 3175	132.40
	RMB 1720, Midland Highway, Shepparton, Vic 3630	113.06
Fox, Joyce BrendaFrahn, Robert John		94.40 15.95
Fredericks, Carl Walter		66.20
Furness, Lynette Margaret	–	39.09
Gibson, Barrie Edwin		64.06
Gillespie, Andrew Donald	11 Albert Road, Lilydale, Vic 3140	61.62
Goldsworthy, Lyndon Colin	69A Grote Street, Adelaide, SA 5000 67 Bernhardt Grove, Hoppers Crossing, Vic 3030	68.25 15.41
Graham, Andrew Roger		66.20
Greenslade, Cheryl Elise	'Tarralee', Womma Road, Penfield Gardens, SA 5121	32.03
Grubb, Eric Douglas		39.09
	C/o T Hackett, P.O. Box 41, Paynesville, Vic 3880	113.06
Hage, Darren Noel	3 Dundas Place, Leigh Creek South, SA 5731	34.13 42.84
	P.O. Box 50, Upper Ferntree Gully, Vic 3156	21.42
Hardie, Norman Clyde and Nellie Florence	5 Flinders Street, Point Vernon, Old 4655	113.06
Harvey, Brian Campbell		64.06
Hayes, Ernest Francis		226.12
Heard, Rodney Thomas	c/o City Motors, P.O. Box 258, Port Lincoln, SA 5606	15.95 168.17
	c/o City Motors, 1.0. Box 258, 1 of t Elicolli, SA 5000 c/o Dr A R Hendrickson,150 Julia Flynn Avenue, Isaacs, ACT	42.84
Herley, Patrick Michael Keane		21.42
Hill, Konald James	Delamere, SA 5204	66.20
Hill, Sandra Anne	— (Variaba' DO Dan 1 Vaide CA 5007	66.20
Hill, Hugh Donald George	Kannika, P.U. Box I, Keith, SA 526/	28.86 30.81
	88A Ashbrook Avenue, Payneham, SA 5070	60.51
	88A Ashbrook Avenue, Payneham, SA 5070	60.51
Hollingworth, Jon		21.42
Honey, Stephen Maxfield and Jason Peter and	O Calain Sauran Wanti and W. 2152	21.42
Cameron W		21.42
Howes, Jacqualyn Leslie	—	226.12
Hunter Jean Stuart	23 Williams Road, North Ringwood, Vic 3134 33 Missouri Avenue, Wagga Wagga, NSW 2650	21.42 113.06
Tiunci, Jean Swall	33 Missouit Avenue, wagga wagga, No W 2030	113.00

Name	Address	Amount \$
Hurley, Colleen Patricia	70 Beamish Avenue, Mount Pleasant, WA 6153	225.16
James, Russell Wayne		21.42
Jarvis, Russell George		21.42 42.84
Johnson, Grant George		32.03
Kelly, Phillip Edwin		188.80
Kennedy, John Charles		59.67
Klaebe, Kenneth Eric		32.03
Klingmuller, Lothar Max	c/o A. Thomas, 122 Galway Avenue, Broadview, SA 5083	39.09 66.20
Knight, Racheal		30.81
Koadlow, Shirley		225.16
Kobal, George		15.95
Lamshed, Donald Henry		144.92
Lawrence, PeterLawrence, Fiona		68.25 94.40
	c/o I. M. Lillecrapp, Nunkuri, Eden Valley, SA 5235	32.03
Linke, Lionel Keith	PMB 5, Truro, SA 5356	28.86
Little, Neil Mervyn		28.86
Long, David Mccarthur		21.42 68.25
Love, Alan Oswald		39.09
Madsen, Julie-Anne	P.O. Box 100, Glenelg, SA 5045	15.95
Mahoney, Karen Anne	72 Hill Street, Gawler, SA 5118	30.81
Maitlen-Harris, Alexandra Mayes		21.42
Markey, Gregory Barton	160 Waterfall Gully Road, Waterfall Gully, SA 5066	15.95 21.42
Martin, Susan Jayne and Judith Lorraine and Sandra		21.42
	c/o B. F. Martin, P.O. Box 14, Mclaren Vale, SA 5171	39.09
McDonald, Myra Anne		144.92
McGilvray, Graham Stewart		30.81
McLure, Jeannie Alma	Tyrone, Kyamoram, Vic 3620	564.42
Carol Ann	292 South Road, Croydon Park, SA 5008	225.16
	R M B 2670 Sandmount Road, Katunga, Vic 3640	39.21
Meade, Graham Robert		68.25
Mei, Anna Maria		66.20 15.95
Michelmore, Kenneth Edgar	4 Hobart Street, Murrumbeena, Vic 3163	21.42
Murdoch, Gregory Mark		30.81
Nall, Joanne Beth Derham		73.77
Nap, Aldrick		136.50
Nap, Kirsten Gabriel Nelms, Olive Mildred		68.25 225.16
Noonan, Michael		94.40
Nuske, David John	_	66.20
O'Leary, David Murray		144.92
Orrock, John Henry Parker and Wilson, Anne May and Robert	5 Caroline Street, Wileyth, Vic 3137	21.42 113.06
Pearce, Rodney David	P.O. Box 2063. Adelaide, SA 5001	564.42
Perry, Ralph Ashord and Susan Mary		66.20
Perry, Timothy John		30.81
Polack, Carolyn Ann		30.81
Prentice, Denis GavanQuinn, Robert Michael		113.06 21.42
Radford, James Quentin		136.50
Ralph, Andrew Charles and Christopher Mark		30.81
Ranford, Mavis Emmerline Maude		28.86
Rankin, Robert John		94.40 21.42
Reynard, Shannon Ainsley		28.86
Richards, Garry Edmund	96 Chapman Street, Swan Hill, Vic 3585	32.03
Ricketts, John Colin and Thelma Rema		113.06
Robinson, Andrew John	1/24 Thornton Street, Surfers Paradise, Qld 4217	144.92 39.09
Saint, Harold Francis		450.32
Scherzer, Christine Elizabeth.		32.03
Schultz, Raymond Leslie		15.95
Schultz, Robert Wayne		39.09
Schwartz, Reginal KelvinSegrave, Phyllis Patricia		42.84 66.20
Segrave (deceased), William Foy		66.20
Seidl, Rainer and Anke	75 Booth Avenue, Morphett Vale, SA 5162	32.03
Shreeve, Clair Elizabeth		39.09
Sonntag, Julienne Helen Standen, Harold Brian		113.06 225.16
Stenlake, Norman and Florence		68.25 94.40
Stephens, Peter Robert		68.25
Swan, Graeme Leslie	104 High Street, Belmont, Vic 3216	66.20
Thomas, Bryan Jackson	131 King Arthur Terrace, Tennyson, Qld 4105	66.20

Name	Address	Amount \$
Tonuma, Viljo Enn	2/35 Davis Avenue, South Yarra, Vic 3141	15.95
Tricarico, Donna Marjorie	Harkaway Road, Harkaway, Vic 3806	32.03
Trinne, Darryl James	41 Clare Road, Kapunda, SA 5373	94.40
Turner, Jon Grant		21.42
Van Kesteren, Adeline Clarence	3/303 Waverley Road, Mount Waverley, Vic 3149	15.95
Viergever, Gabrielle Joan	Milawa Lodge Motel, Snow Road, Milawa, Vic 3678	21.42
Walker, Dorothy Boyd	_	113.06
Walker, Dianne Marie	_	21.42
Wallace, Stephen Joseph	188 Fitzmaurice Street, Wagga Wagga, NSW 2650	28.86
Warman, Therese Ann		32.03
Webb, John Alexander	P.O. Box 550f, Renmark, SA 5341	675.48
Weisz, Debra	4 Isabella Court, Doncaster, Vic 3108	21.42
Weisz, Malka	4 Isabella Court, Doncaster, Vic 3108	21.42
Whyte, George Macleod		15.95
Wilkie, Beverley Anne	P.O. Box 215, Seymour, Vic 3660	30.81
Wilson, Robert John	P.O. Box 184, Winkie, SA 5320	30.81
Wishart, Alan Robert		28.86
Wright, Lindsay Dundas and Jillian Claire		30.81

UNCLAIMED MONEYS ACT 1891
Register of Unclaimed Moneys over \$10 held by S.E.A.S. Sapfor Forests Pty Ltd 3/41993 Distribution

Name	Address	Amount \$
Angel, Samuel Allen	—	118.69
Arminas, Liudvikas		535.92
Ashton, Louie		72.09
Bannister, Ronald David	116 George Street, Robinvale, Vic 3549	231.22
Barry, Michael Gerald		583.04
Bissell, Jack		457.71
Bourke, Florence Ivy		237.38
Brough, Jeffery John		72.09
Buchanan, Elva Gwendoline		1 044.50
Buchanan, Andrew David		483.38
Buegg, Holly Elizabeth	21 Otira Road, Caulfield, Vic 3162	231.22 231.22
Buegg, Mahala Ann		72.09
Burles, Christopher Robert		72.09
Cameron, Allan Angus		118.69
Cannon, Malcolm Richard		1 314.24
Carmody, Michael John		974.54
Cesiunas, Yuozas		118.69
Champness		18.33
Clay, Ralph Bernard		462.44
Collins, Brian Edwin	13 Tallarook Road, Hawthorndene, SA 5051	522.25
Colliver, Janice Anne	77 Speight Street, Thornbury, Vic 3071	535.92
Commerford, Ivy Tasma	—	118.69
Crosby, Andrew Charles	P.O. Box 3, Merimbula, NSW 2548	535.92
Curnow, Kathleen Janet		22.50
Darnett, Barry James		118.69
Davies, Wayne Stanley	c/o S. D. Davies, Urania, SA 5555	535.92
Dean, Adrienne Mary		338.64
Dow, Hilda May	—	118.69
Dowley, Doreen Joyce	25 East Terrace, Loxton, SA 5333	1 314.24
Dyer, Robert Bruce		72.09 72.09
Eden, Eugene Alwyn		931.70
Eldridge, Aileen Lesley Perry	1. Aitken Street Rerri SA 53/13	308.90
Elvey, Gladys Faith		522.25
Evans, Rosemary Bernadette	516 Williams Street Broken Hill NSW 2880	72.09
	21 Sheridan Street, Woodville North, SA 5012	214.37
Farquhar, Diane Elizabeth and Jenny Victoria	5/3 Tower Street, Manly, NSW 2095	1 071.84
	c/o Elders Trustee P.O. Box 546, Adelaide, SA 5001	118.69
Fiske, Frank Foard	Benalla Motel, Benalla, Vic 3672	688.93
Fletcher, Royston Charles		22.50
Florence, Bevan Thomas	RMB 1720, Shepparton, Vic 3630	72.09
Forrest, Francis Richard	19 Channel Street, Mornington, Vic 3931	308.90
Fox, Leanne Gael		80.95
Frahn, John Sydney		677.28
Furphy, Gwendolen Mabel		915.42
Garner, May Adelaide	46 Morris Street, Loveday, SA 5345	22.50
Geyer, May	-	118.69
Gill, Peter William	23 Deputer Street, Rochedale, Qld 4123	231.22
Gladigau, Maxwell Franklin	PMB 18, Naracoorte, SA 5271	1 511.87
Gregory, Helen Elizabeth	9 Waterman Street, Old Bar, NSW 2430	535.92
Gurney, Gary Kenneth	P.O. Box 1027, Murray Bridge, SA 5253	22.50
Hackett, Veronica		72.09
Hammond, Aileen Mary Joyce	P.O. Box 8, Terang, Vic 3264	144.18

Name	Address	Amount \$
Hannaford, Daphne May	17 Francis Street, St Agnes, SA 5097	522.25
Hanton, Neville Ross	Sturt Highway, Waikerie, SA 5330	118.69
Hardie, Norman Clyde and Nellie Florence		72.09
Harris, Roy Norman		966.76 231.22
Hayes, Ernest Francis	25 Edis Street, Kvambram, Vic 3620	144.18
Heywood, Joan Evelyn	16 Caddy Drive, Creswick, Vic 3363	338.64
Higgins, Keith William		483.38
Hill, PeterSpencer	P.O. Box 5495, Toowoomba, Qld 4350	522.25
Hillas, John Joseph	Lang Lang Vic 3984	457.71 1 511.87
Howes, Jacqualyn Leslie	— Lang Lang, Vic 3704	144.18
Huffer, Vera Myrtle		457.71
Hunt, Thomas Lyle	c/o M T Hunt, Second Valley, SA 5204	80.95
Hunter, Prudence		231.22
Hunter, Jean Stuart		72.09 1 314.24
Hutton, Anthony	28-30 Hesse Street, Queenscliff, Vic 3225	1 592.82
Johnson, Margaret Elizabeth		462.44
Klingner, James Malcolm	Jamestown, SA 5491	465.85
Koadlow, Shirley		1 545.46
Kotz, Helen GraceLamshed, Donald Henry		231.22 1 511.87
Larwood, Ethel Maude		231.22
Lavazanian, John		308.90
Lawrie, James Nicol		72.09
Lehmann, Henry Ross		118.69
Lestrange, Mary AnneLobaza, Irene Victoria		80.95 21.42
Love, Allan Oswald		72.09
Lucas, Lawrence James	_	231.22
Lumley, Ian William		457.71
MacDonald, Jessie Howarth		483.38
March, Peter William		308.90 231.22
McDonald, Myra Anne		1 743.09
	P.O. Box 63 Dandenong Road, Chadstone, Vic 3140	462.44
McLean, Malcolm John		80.95
McLure, Jeannie Alma	'Tyrone', Kyabram, Vic 3620	874.56
McNally and Smith, Veronica June and Carol Ann	292 South Road, Croydon Park, SA 5008	1 314.24
Merrett, Florence Louise		33.67
Muir, Pearl Ernestine	12 Lockhart Avenue, Mollymook, NSW 2539	677.28
Nathan, John Arthur		231.22
Naylor, Helen Mary Naylor, John William		1 511.87 457.71
Neal, Donald Alister		457.71
Nelms, Olive Mildred		1 314.24
Nitschke, Frederick John		465.85
Nolan, Gabrielle Leane		608.01
O'Leary, David Murray Ottens, Dermot Errol	25 Churchill Street, East Doncaster, Vic 3108 PMR 15 Port Lincoln SA 5607	1 511.87 457.71
Parker and Wilson, Anne May and Robert	5 Caroline Street, Kilsyth, Vic 3137	72.09
Paterson, Robert Alwyn	Forest Range, SA 5139	1 511.87
Paumen, Louis Maxmillan Joseph		677.28
Pearce, Rodney David		535.92
Peirce, Eleanor Joyce		457.71 150.27
Pike, Brian		308.90
Potts, Jennifer Mary		338.64
Pratt, Peter William		231.22
Prentice, Denis Gavan		72.09
Randell, Lindsay Glen	M/S 299 Baillies Road Bundaberg Old 4670	1 511.87 72.09
Ritschel, Rudolf		693.66
Roberts, Lorna	Unit 4 Belalie Crescent, Jamestown, SA 5491	338.64
Roberts, Graham John		80.95
Robertson, Margaret Joan	1/24 Thornton Street, Surfers Paradise, Qld 4217	483.38 1 511.87
Rogers, Gregory John		22.50
Sack, Annette Bronwyn		465.85
Saint, Harold Francis	_	2 628.48
Scholefield, Patricia Joan		339.70
Schubert, Graeme Edwin	55 Aldinga Road, Willunga, SA 5172	338.64
Slee, Kathryn Ann		338.64
Sleight, David Andrew Smith, Peter Ian		72.09 338.64
	Public Trustee G.P.O. Box 1338, Adelaide, SA 5001	420.65
Standen, Harold Brian		1 314.24
Stephens, Hazel Rita		338.64
Taylor, Robert Alan	_	118.69

Name	Address	Amount \$
Teasdale, Robert	_	72.09
Thiele, Oscar Robert	P.O. Box 106, Loxton, SA 5333	118.69
Thind, Mona Ranjitt	_	22.50
Tickner, Clyde William Edward	_	237.38
Tucker, Stanley Victor		1 314.24
Tucker and Batty, Philip and Rosalind	135 Addiscott Road, Bellbrae, Vic 3228	231.22
Vanstone, Douglas Colin	_	308.90
Verdich, Ralph	P.O. Box 197, Macksville, NSW 2447	483.38
Walker, Dorothy Boyd	_	72.09
Wallis, Garry Arthur	c/o A H Wallis, Miram, Vic 3415	72.09
Webb, John Alexander	P.O. Box 550F, Renmark, SA 5341	3 942.72
Webb, Elaine Ruth	_	150.27
Westphalen, John Arthur	135 Fullarton Road, Rose Park, SA 5067	522.25
Williams, Christopher Graham		483.38
Williams, Gary James	3rd Floor 19 North Terrace, Hackney, SA 5069	457.71
Ziersch, Leslie Victor		118.69
Zrna, Bronwyn Joan	P.O. Box 96, Merbein, Vic 3505	338.64

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