

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, 10 AUGUST 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: <u>Riv2000@saugov.sa.gov.au</u>. 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.

CONSTITUTION ACT 1934 SECTION 6(1): PROROGATION OF PARLIAMENT AND DATE FIXED FOR COM-MENCEMENT OF THE FOURTH SESSION OF THE FORTY-NINTH PARLIAMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 6(1) of the *Constitution Act 1934* and with the advice and consent of the Executive Council, I—

(a) prorogue the Parliament of South Australia; and

- (b) fix 4 October 2000 as the day on which the fourth session of the Forty-ninth Parliament will commence.
- Given under my hand and the Public Seal of South Australia, at Adelaide, 10 August 2000.

By command,

MARK BRINDAL, for Premier

DPC 37/99 CS

CONSTITUTION ACT 1934 SECTION 6(1): SUMMONING THE FOURTH SESSION OF THE FORTY-NINTH PARLIAMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 6(1) of the *Constitution Act 1934* and with the advice and consent of the Executive Council, I—

- (a) fix 12.00 noon on 4 October 2000 as the time for holding the fourth session of the Forty-ninth Parliament; and
- (b) declare that the place for holding the Parliament will be the building known as Parliament House at North Terrace, Adelaide; and
- (c) summon the Parliament to meet for the dispatch of business at the time and place stated above and require all honourable members of the Legislative Council and the House of Assembly and all officers of the Parliament to give their due attendance accordingly.
- Given under my hand and the Public Seal of South Australia, at Adelaide, 10 August 2000.

By command,

MARK BRINDAL, for Premier

DPC 37/99 CS

CRIMES AT SEA ACT 1998 (Act No. 62 of 1998): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I-

- (a) fix 14 August 2000 as the day on which the Crimes at Sea Act 1998 will come into operation; and
- (b) suspend the operation of sections 3 to 8 (inclusive) and the schedule of that Act until a day or days to be fixed by subsequent proclamation or proclamations.
- Given under my hand and the Public Seal of South Australia, at Adelaide, 10 August 2000.

By command,

MARK BRINDAL, for Premier

AG 9/96 CS

SHOP TRADING HOURS ACT 1977 SECTION 13: ALTERATION OF SHOP TRADING HOURS—LOXTON 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 *Loxton Shopping District* from 10 a.m. until 4 p.m. on Sunday, 17 September 2000, subject to the conditions specified in the schedule.

CHEDULE

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, 10 August 2000.

By command,

MARK BRINDAL, for Premier

SOUTHERN STATE SUPERANNUATION (CONTRIBU-TIONS) AMENDMENT ACT 2000 (Act No. 56 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

MWPR 26/2000 CS

WITH the advice and consent of the Executive Council, I fix 10 August 2000 as the day on which the *Southern State Superannuation (Contributions) Amendment Act 2000* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 10 August 2000.

By command,

MARK BRINDAL, for Premier

T&F 33/2000 CS

STATUTES AMENDMENT AND REPEAL (ATTORNEY-GENERAL'S PORTFOLIO) ACT 2000 (Act No. 57 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I-

- (a) fix 14 August 2000 as the day on which the Statutes Amendment and Repeal (Attorney-General's Portfolio) Act 2000¹ will come into operation; and
- (b) suspend the operation of—
 - (i) sections 8 to 12 (inclusive) and 22; and
 - (ii) Parts 12, 13 and 14,

of that Act until a day or days to be fixed by subsequent proclamation or proclamations.

- ^{1.} Section 2(2) of the Act provides that section 13 and Part 10 will be taken to have come into operation on 1 July 2000.
- Given under my hand and the Public Seal of South Australia, at Adelaide, 10 August 2000.

By command,

MARK BRINDAL, for Premier

AG 9/96 CS

YOUNG OFFENDERS (PUBLICATION OF INFORMATION) AMENDMENT ACT 2000 (Act No. 33 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 20 August 2000 as the day on which the *Young Offenders* (*Publication of Information*) Amendment Act 2000 will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 10 August 2000.

By command,

MARK BRINDAL, for Premier

HEALTH PROFESSIONALS (SPECIAL EVENTS EXEMP-TION) ACT 2000 (Act No. 12 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

AG 7/98 CS

UMMONING (L.S.) E

WITH the advice and consent of the Executive Council, I fix 10 August 2000 as the day on which the *Health Professionals* (Special Events Exemption) Act 2000 will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 10 August 2000.

By command,

MARK BRINDAL, for Premier

DHS 45/99 CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF HEALTH PROFESSIONALS (SPECIAL EVENTS EXEMPTION) ACT 2000 COM-MITTED TO THE MINISTER FOR HUMAN SERVICES

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 Health Professionals (Special Events Exemption) Act 2000 to the Minister for Human Services.

Given under my hand and the Public Seal of South Australia, at Adelaide, 10 August 2000.

By command,

DHS 45/99 CS

Department of the Premier and Cabinet Adelaide, 10 August 2000

MARK BRINDAL, for Premier

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Chiropody Board of South Australia, pursuant to the provisions of the Chiropodists Act 1950:

Member: (from 10 August 2000 until 30 June 2003) George Chris Dracopoulos

Sara Louise Jones

By command,

MHS 007/00CS

Department of the Premier and Cabinet Adelaide, 10 August 2000

MARK BRINDAL, for Premier

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Practitioners Conduct Board, pursuant to the provisions of the Legal Practitioners Act 1981:

Deputy Member: (from 10 August 2000 until 9 August 2003) Peter Jones (Deputy to Mudge)

By command,

MARK BRINDAL, for Premier

ATTG 38/94TC1CS

Department of the Premier and Cabinet Adelaide, 10 August 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable the Chief Justice John Jeremy Doyle, as Governor's Deputy of South Australia for a period from 10 a.m. on Wednesday, 23 August 2000 until 10 a.m. on Monday, 28 August 2000.

By command,

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 10 August 2000

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

Rosalie Marion Dow Heather Joan Cowden-Tonkes Larisa Tracy Edwards Jodie Katrina Adams Louise Cecelia Marquis Trevor Wayne Entwistle Patricia Mary Cash Kathleen Eliza Jurgens Aniello Guiseppe Cammarano Deidree Ann McLean Linda Maria Burlison Terence Keith Harvey Sharon Ann Jacobs Christopher Burton James Carr Dominic Francis Peter Marafioti Sandra Ellen Todd Stephanie Jane Roberts Ian Robert Price Dwayne Mark Stephenson Maxine Fave Grieve Matthew Thomas Loader

By command,

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 10 August 2000

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

Simon James Adam Sydney Riccard Beck David Charles Block Allan Alfred Bremner Manuel Chris Chrisan Franco Giovanni De Conti Antonietta Ann Fantasia Roxanne Kay King Noel Newcombe Herbert Aubrey Pickett Julian Derrick Sporne Arthur Charles Tucker Donald Townsend Turner Kathryn Jan Warren Philip Douglas Watson Mark Caldwell Werner Raymond Albert Robert Wesley Claude Henry Whitehead

By command,

ATTG 54/99CS

ATTG 43/99CS

MARK BRINDAL, for Premier

MARK DRIVE AL for Draws

HEALTH PROFESSIONALS (SPECIAL EVENTS EXEMPTION) ACT 2000, SECTION 4: SPECIAL EVENT ORDER— SYDNEY 2000 OLYMPIC GAMES

Order By The Minister

PURSUANT to section 4 of the Health Professionals (Special Events Exemption) Act 2000, I, Dean Brown, Minister for Human Services, being the Minister of the Crown to whom the administration of the Act is for the time being committed and being of the opinion that the events specified in the Schedule will attract or involve a significant number of participants from other countries—

- (a) declare each of the events specified in Column 1 of the table in the Schedule to be a special event for the purposes of the Act;
- (b) specify, in relation to an event specified in Column 1 of the table, the period in Column 2 opposite to be the period during which an exemption under the Act will take effect;
- (c) specify that, for the purposes of section 5 (b) of the Act, in relation to an event specified in Column 1 of the table, the organisation specified in Column 3 opposite must give the Department of Human Services notice in writing setting out:
 - (i) the names of all visiting health professionals who will be providing health care services to visitors in relation to the event; and
 - (ii) the names of all such visiting health professionals who have, in accordance with the Pharmacy Guide published by the Sydney Organising Committee for the Olympic Games ('the Pharmacy Guide'), been designated 'registered NOC team doctors'; and
 - (iii) the names of all teams, groups and persons to whom the visiting health professionals will be providing health care services in relation to the event;
- (d) authorise visiting health professionals who have been designated 'registered NOC team doctors' as referred to in paragraph (c) (ii) to issue written prescriptions for prescription drugs subject to the following conditions:
 - the requirements of the Pharmacy Guide must be complied with; and
 - (ii) prescriptions must be issued only to members of a team or group or persons in relation to whom notice has been given in accordance with paragraph (c) (iii);
- (e) authorise, in relation to an event specified in Column 1 of the table, the organisations specified in Column 4 opposite to supply prescription drugs on written prescriptions issued by visiting health professionals who have been designated 'registered NOC team doctors' as referred to in paragraph (c) (iii).

SCHEDULE

		SCHEDULE	
Column 1 Event	Column 2 Exemption period	Column 3 Notifying organisation	Column 4 Prescription drug suppliers
Sydney 2000 Olympic Games	2 September 2000 to 26 September 2000	Sydney Organising Committee for the Olympic Games	Royal Adelaide Hospital Pharmacy
Pre-Olympic Training	10 August 2000 to 26 September 2000	Office of Recreation and Sport	National Pharmacies, 303 Grange Road, Findon, S.A. 5023
			National Pharmacies, 83 Jetty Road, Glenelg, S.A. 5045
			National Pharmacies, Port Canal Shopping Centre, Port Adelaide, S.A. 5015

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

Appointments

PURSUANT to the provisions of section 25 of the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986, I hereby appoint the following persons as State Authorised Officers for the whole of South Australia:

Deborah Kaye Kelly Frank Dal Piva Timothy Scott Fraser Anthony David Zidarich Nicholas John Bailey David Alexander Farlam Gerhard Brunner Hannah Gosse Dridan

to be appointed for the purposes of Part 3 (Control of Animals) of the Act only.

These appointments are effective from 3 August 2000.

Dated 3 August 2000.

ROB KERIN, Minister for Primary Industries and Resources

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 Power Station Reserve and declare that such land shall be under the care, control and management of the Minister for Primary Industries, Natural Resources and Regional Development.

The Schedule

Allotment 300 of DP 53016, Hundred of Carr, County of Taunton, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5787 Folio 992.

Dated 8 August 2000.

P. M. KENTISH, Surveyor-General

DEHAA 13/0576

DANGEROUS SUBSTANCES ACT 1979

Exemptions

PURSUANT to section 36 (7), notice is hereby given of the following exemptions, granted in the period 1 September 1998 to 14 July 2000:

Dermody Petroleum Pty Ltd, P.O. Box 55, Kapunda, S.A. 5373 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 1 Mildred Street, Kapunda, S.A. 5373, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Fuelink Pty Ltd, P.O. Box 3095, Port Adelaide Retail, S.A. 5015 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at George Street, Port Pirie, S.A. 5540, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Mobil Oil Australia Pty Ltd, G.P.O. Box 1552, Adelaide, S.A. 5001 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Wills Street, Birkenhead, S.A. 5015. subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Cobah No. 3 Pty Ltd, 492 Salisbury Highway, Parafield Gardens, S.A. 5107 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 492 Salisbury Highway, Parafield Gardens, S.A. 5107, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Agostino Petroleum Pty Ltd, G.P.O. Box 140, Adelaide, S.A. 5001 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 125 Grand Junction Road, Rosewater, S.A. 5013, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

E. S. Wigg & Son Pty Ltd, 79 Port Road, Thebarton, S.A. 5031 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 79 Port Road, Thebarton, S.A. 5013, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

United Water Pty Ltd, G.P.O. Box 1875, Adelaide, S.A. 5001, is exempted from compliance with Regulation 62(g)(v) of the Dangerous Substances Regulations 1998 with respect to the following structures at the Anstey Hill Water Treatment Plant:

1. Three steel 196 kL tanks containing aluminium sulphate and one 17 kL fluorosilic acid tank (referenced in drawing No. UW 98-4258 issued 16 September 1998).

2. One steel fluorosilic acid tank of 2 kL (referenced in drawing No. UW 98-4259 issued 16 September 1998).

3. Three steel 17 kL tanks containing sodium hydroxide solution (referenced in drawing No. 96-0364-01 0, and Anstey Hill Water Treatment Plant—Tank Shield Figure 1, issued 16 September 1998) subject to:

1. All requirements on the drawings cited above, being fulfilled.

2. All splash guards and associated structural fittings to tanks and bund walls being resistant to UV radiation, extreme variation in ambient weather temperature, and the corrosive properties of the chemicals being splash guarded.

3. Appropriate splash guards bolted to tanks being removed at least annually in order to inspect external tank surfaces.

4. The fixture of splash guards to tanks not resulting in a significantly increased rate of corrosion on outer tank walls.

5. Any penetrations of splash guards bolted to tanks (eg inspection ports) above the height of relevant bund walls being double sleeved and angled to provide drainage in the direction of the respective tank.

United Water Pty Ltd, G.P.O. Box 1875, Adelaide, S.A. 5001, is exempted from compliance with Regulation 62(g)(v) of the Dangerous Substances Regulations 1998 with respect to the following structures at the Barossa Water Treatment Plant:

1. Three 70 kL steel tanks containing aluminium sulphate solution (referenced in the drawings labelled 96-0349-01 0, and Barossa Water Treatment Plant—Protective Shields to Tanks, issued 16 September 1998).

2. One 70 kL steel tank containing sodium hydroxide solution (also referenced in the above drawings).

3. One steel 5 kL tank and one poly-ethylene 3 kL tank, both for the storage of fluorosilic acid (referenced in the drawing labelled 98-4260, issued 16 September 1998).

Subject to:

1. All requirements on the drawings cited above being fulfilled.

2. All splash guards and associated structural fittings to tanks and bund walls being resistant to UV radiation, extreme variation in ambient weather temperature, and the corrosive properties of the chemicals being splash guarded.

3. Removing the possibility of any chemical solutions falling on to the roof of the covered walkway and running into building gutters.

United Water Pty Ltd, G.P.O. Box 1875, Adelaide, S.A. 5001, is exempted from compliance with Regulation 62(g)(v) of the Dangerous Substances Regulations 1998 with respect to the following structures at the Happy Valley Water Treatment Plant:

1. Four 250 kL steel tanks containing aluminium sulphate solution and one 43 kL steel tank containing fluorosilic acid (referenced in the drawing labelled 98-4291, issued 16 September 1998).

2. One 4 kL steel tank containing fluorosilic acid (referenced in the drawing labelled 98-4288, issued 16 September 1998).

Subject to:

1. All requirements on the drawings cited above being fulfilled.

2. All splash guards and associated structural fittings to tanks and bund walls being resistant to UV radiation, extreme variation in ambient weather temperature, and the corrosive properties of the chemicals being splash guarded.

3. Appropriate splash guards bolted to tanks being removed at least annually in order to inspect external tank surfaces.

4. The fixture of splash guards to tanks not resulting in a significantly increased rate of corrosion on outer tank walls.

5. Any penetrations of splash guards bolted to tank walls (e.g. inspection ports) above the height of relevant bund walls being double sleeved and angled to provide drainage in the direction of the respective tank.

United Water Pty Ltd, G.P.O. Box 1875, Adelaide, S.A. 5001, is exempted from compliance with Regulation 62(g)(v) of the Dangerous Substances Regulations 1998 with respect to the following structures at the Little Para Water Treatment Plant:

1. Two 115 kL steel tanks containing aluminium sulphate solution and one steel 24 kL tank containing fluorosilic acid (referenced in the drawing labelled 98-4255, issued 16 September 1998).

2. One 2 kL steel tank containing fluorosilic acid (referenced in the drawing labelled 98-4256, issued 16 September 1998).

Subject to:

1. All requirements on the drawings cited above being fulfilled.

2. All splash guards and associated structural fittings to tanks and bund walls being resistant to UV radiation, extreme variation in ambient weather temperature, and the corrosive properties of the chemicals being splash guarded.

3. The splash guard on the 24 kL fluorosilic acid tank being extended to cover the full circumference of the tank.

4. Appropriate splash guards bolted to tanks being removed at least annually in order to inspect external tank surfaces.

5. The fixture of splash guards to tanks not resulting in a significantly increased rate of corrosion on outer tank walls.

6. Any penetrations of splash guards bolted to tank walls (e.g. inspection ports) above the height of relevant bund being double sleeved and angled to provide drainage in the direction of the respective tank.

United Water Pty Ltd, G.P.O. Box 1875, Adelaide, S.A. 5001, is exempted from compliance with Regulation 62(g)(v) of the Dangerous Substances Regulations 1998 with respect to the following structures at the Myponga Water Treatment Plant:

1. Two 75 kL fibreglass tanks for the storage of aluminium sulphate solution (referenced in the drawing labelled 98-4293, issued 16 September 1998).

2. One 75 kL steel tank for the storage of sodium hydroxide solution (referenced in the drawing labelled 98-4293-A, issued 14 October 1998).

Subject to:

1. All requirements on the drawings cited above being fulfilled.

2. All splash guards and associated structural fittings to tanks and bund walls being resistant to UV radiation, extreme variation in ambient weather temperature, and the corrosive properties of the chemicals being splash guarded.

3. Appropriate splash guards bolted to tanks being removed at least annually in order to inspect external tank surfaces.

4. The fixture of splash guards to tanks not resulting in a significantly increased rate of corrosion on outer tank walls.

5. Any penetrations of splash guards bolted to tank walls (i.e. inspection ports) above the height of relevant bund being double sleeved and angled to provide drainage in the direction of the respective tank.

Elders Pty Ltd, 1 Old Sturt Highway, Waikerie, S.A. 5330, is exempted from Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 6.3.1(b) and 6.3.2 of Australian Standard 1940-1993 by reference) in relation to:

1. The location of a fuel dispenser being less than 4m from the boundary and vehicles not being wholly on the premises during refuelling (as shown in the submission and diagram dated 9 October 1998).

2. The area where a vehicle stands while being fuelled not being graded to prevent spilt fuel flowing off the site.

Subject to:

All other provisions of the Dangerous Substances Act and Regulations being complied with.

Fredericks Petroleum Pty Ltd, P.O. Box 265, Enfield Plaza, S.A. 5085 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Paxton Street, Willaston, S.A. 5118 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

R&P Cohn Nominees Pty Ltd, 558 Brighton Rd., South Brighton, S.A. 5048, is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 159 Dyson Road, Christies Beach, S.A. 5165 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Southcorp Wines Pty Ltd, Sturt Highway, Waikerie, S.A. 5330, is exempted from compliance with Regulation 62(g)(v) of the Dangerous Substances Regulations 1998 with respect to the following structures:

1. Eleven 1 000 L tanks, consisting of nine tanks holding sodium hydroxide in bunds 1, 2, 3, 4, 5 and 6.

2. Two tanks holding sulphuric acid in bund 7, at the Southcorp Winery, Sturt Highway, Waikerie. (per site plan drawing number 8219-00-1-100, received by the Berri Regional Office of DAIS on 30 September 1998), subject to:

1. All site structures complying with the documentation received by the Berri Regional Office of DAIS on 30 September 1998, (filed in docket No. Be 47503).

2. The bottom edge of all PVC curtains extending at least 100 mm below the height of the bund wall.

3. All PVC curtains being secured in a manner that maintains the integrity of the splash guard where curtain flaps overlap.

4. The external surfaces of all splash guarded tanks being inspected annually to determine the level of metal deterioration.

Thompson AR & SL, Main Street (Railway Terrace), Parilla, S.A. 5303 is exempted from compliance with Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 5.3.2, 5.11.5, 6.3.1(b) and 6.3.2 of Australian Standard 1940-1993 by reference) with respect to the petroleum products outlet at the same address, subject to:

1. Adequate provisions being made to exclude any ignition sources associated with public access to the underground tank refilling area during the refilling process (e.g. "No Smoking" signs or temporary barriers).

2. Public liability insurance of at least five million dollars being held to indemnify the Southern Mallee District Council against any claim associated with the petrol dispensers.

Kelvinator Australia Pty Ltd, P.O. Box 161, Woodville, S.A., 5011 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 6 Leeds Avenue, Woodville North, S.A. 5012 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Caltex Australia Petroleum Pty Ltd, P.O. Box 560, Port Adelaide, S.A. 5015 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 102 Waterloo Corner Road, Salisbury North, S.A. 5108 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

WMC (*Olympic Dam Corporation*) *Pty Ltd*, P.O. Box 150, Roxby Downs, S.A. 5725 is exempted from compliance with regulation 62(g)(vii) of the Dangerous Substances Regulations 1998, and regulation 22 of the Dangerous Substances Regulations 1998 (with respect to section 2.3 of appendix C, attached to Australian/New Zealand Standard 1596:1997), subject to:

1. The emergency information panels required under these regulations being replaced by appropriately painted and sized signs complying with the design submitted to this Department by the Safety, Health & Environment Manager, WMC (Olympic Dam Corporation) Pty Ltd.

United Utilities Australia Pty Ltd, Level 14, Wyatt House, 115 Grenfell Street, Adelaide, S.A. 5000 is exempted from compliance with regulation 62(g)(v) of the Dangerous Substances Act 1979, (with respect to Section 5.9.3(g) of Australian Standard 1940-1993) relating to the distance between the bund wall and the side of the 0.451 kL hydro fluorosilic acid tank marked on drawing number BRI/50/3/001, as received by the Berri Regional Office of DAIS—Workplace Services on 6 January 1999, subject to:

1. The attachment of 700 mm high stainless steel splash guarding to the top of three sides of the surrounding bund wall, as indicated in drawing number BRI/50/3/001.

2. Regular inspection of the attached guarding to ensure that corrosion of the guard or the method of bonding to the cement of the original bund wall has not created a hazardous situation.

Brumar Services Pty Ltd, 245 Findon Road, Findon, S.A. 5023, is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 150 Belair Road, Hawthorn, S.A. 5062 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Holden Ltd, P.O. Box 221, Elizabeth, S.A. 5112, is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3

dangerous substances at Philip Highway, Elizabeth, S.A. 5112 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

M. Speranza, 185 Fletcher Road, Largs Bay, S.A. 5016, is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 185 Fletcher Road, Largs Bay, S.A. 5016, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

United Utilities Australia Pty Ltd, Level 14, Wyatt House, 115 Grenfell Street, Adelaide, S.A. 5000 is exempted from the provisions of regulation 62(g)(v) of the Dangerous Substances Act 1979, (with respect to Section 5.9.3(g) of Australian Standard 1940-1993) relating to the distance between the bund walls and the side of the 0.651 kL fluoride day tank at the Renmark Water Filtration Plant, as marked on the drawing received by the Berri Regional Office of DAIS—Workplace Services on 3 February 1999, subject to:

1. Appropriate safe work procedures being established for carrying out tank surface inspections and maintenance in the areas where the distance between the tank wall and bund wall is less than 1 m.

2. Appropriate safe work procedures being established for cleaning and maintaining the bunded area in the areas where the distance between the tank wall and bund wall is less than 1 m.

3. The above safe work procedures being documented and available on-site to relevant workers, managers, and Inspectors of Workplace Services.

- not started closer than 3 m to the storage area for packaged flammable liquids;
- not started near, or used for the conveyance of any leaking packages;
- fitted with a fire extinguisher that is tested and maintained in accordance with Australian Standard 1851;
- moved away and kept at least 3 m away from any leakage or spillage of flammable liquid;

and:

- no other operation, apart from storage, occurring within the exempted area;
- the store being checked for the presence of flammable vapours before the forklift is allowed to operate in the store;
- a standard operating procedure being developed, and put into place, for the use of the forklift in the flammable store. It must include actions needed to be taken in the event of any incident which results in an increased risk of fire.

T.D. Mullan, P.O. Box 2, Wudinna, S.A. 5652 is exempted from compliance with regulation 44 of the Dangerous Substances Regulations 1998, with respect to Section 3.2.9 of Australian Standard 1940–1993 (limitations on the use of internal combustion engines in hazardous zones) on the premises located at 21 Burton Terrace, Wudinna, S.A. 5652, subject to any forklift vehicle being:

- properly maintained and kept in good condition;
- not started closer than 3 m to the storage area for packaged flammable liquids;
- not started near, or used for the conveyance of any leaking packages;
- fitted with a fire extinguisher that is tested and maintained in accordance with Australian Standard 1851;
- moved away and kept at least 3 m away from any leakage or spillage of flammable liquid,

and:

- no other operation, apart from storage, occurring within the exempted area;
- the store being checked for the presence of flammable vapours before the forklift is allowed to operate in the store;
- a standard operating procedure being developed, and put into place, for the use of the forklift in the flammable store. It must include actions needed to be taken in the event of any incident which results in an increased risk of fire.

Giltrade Pty Ltd, P.O. Box 76, Mount Barker, S.A. 5251 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 24 Adelaide Road, Mount Barker, S.A. 5251, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

PR. HR & AR Cluse, 74 Philip Highway, Elizabeth South, S.A. 5112 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Philip Highway, Elizabeth South, S.A. 5112 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Andrews Oil Pty Ltd, 19 Athol Street, Athol Park, S.A. 5012 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 340 Goodwood Road, Clarence Park, S.A. 5034 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Agostino Petroleum Pty Ltd, 271 Pulteney Street, Adelaide, S.A. 5000 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 492 Salisbury Highway, Parafield Gardens, S.A. 5107 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations,

the provisions of regulation 62(g)(v) of the Dangerous Substances Act 1979, (with respect to Section 5.9.3(g) of Australian Standard 1940-1993) relating to the relative height of bund walls and ammonia and sodium hydroxide storage tank walls contained in the bund described on drawing number TBD/50/3/003, supplied by C.M.P.S. & F. Pty Ltd to Baulderstone Hornibrook Pty Ltd on 2 December 1997 subject to:

1. Splash guards made of material resistant to the corrosive nature of tank contents being attached to tanks in the manner illustrated and described in the letter to Murray Slee from North West Water, dated 4 May 1999 (Ref: h:\common\brian m\990504 slee).

2. The base of the splash guards terminating at least 20 cm above the floor of the bund, and the gap between the splash guard and the tank wall at the top of the splash guard remaining unsealed, to allow adequate ventilation through the interstitial space.

3. Safe work procedures for inspecting tanks and maintaining the bunded area being documented and carried out, with this documentation being on-site and available to relevant employees and Inspectors of the Industry Services Division, Workplace Services.

D. A. & C. J. Shearer, P.O. Box 380, Quorn, S.A. 5433, is exempted from the provisions of Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 5.11.4 and 6.3.1(b) of Australian Standard 1940-1993 by reference) in relation to:

1. Underground storage tanks being less than 2 m inside the property boundaries.

2. The tank vehicle not standing wholly off the public roadway during refilling.

3. The location of a fuel dispenser being less than 4m inside the property boundary and vehicles not being wholly on the premises during refuelling at 26 First Street, Quorn, S.A. 5433.

Subject to:

1. Adequate provisions being made to exclude any ignition sources associated with public access to the underground tank refilling area during the refilling process (e.g. "No Smoking" signs or temporary barriers).

CSR Ltd, P.O. Box 330, Mount Gambier, S.A. 5290 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Commercial Street West, Mount Gambier, S.A. 5290, subject to;

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Dulux Australia (as a division of Orica Australia Pty Ltd), P.O. Box 2291, Regency Park, S.A. 5010 is exempted from regulation 44 of the Dangerous Substances Regulations 1998, with respect to Section 3.2.8 of Australian Standard 1940-1993 (limitations on the use of electrical equipment in hazardous zones) at 21-23 Tikalara Street, Regency Park, S.A. 5010, subject to:

- 1. Any electrically powered lifting vehicle being:
 - properly maintained and kept in good condition;
 - not started closer than 3 m from the storage area for packaged flammable liquids;
 - not started near, or used for the conveyance of any leaking packages;
 - fitted with a fire extinguisher that is tested and maintained in accordance with Australian Standard 1851;
 - moved away and kept at least 3 m away from any leakage or spillage of flammable liquid.
- 2. And
 - no other operation, apart from storage, occurring within the exempted area;
 - the store being checked for the presence of flammable vapours before the vehicle is allowed to operate in the store;
 - a standard operating procedure being developed, and put into place, for the use of the vehicle in the flammable store. It must include actions needed to be taken in the event of any incident which results in an increased risk of fire.

Bliss Automotive Pty Ltd, 853-867 Port Rd., Woodville, S.A. 5011 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 853-867 Port Road, Woodville, S.A. 5011 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.

Brumar Services Pty Ltd, 245 Findon Road, Findon, S.A., 5023 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at corner Beach and Hanna Roads, Noarlunga Centre, S.A. 5168 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Autolai (RAF) Pty Ltd, 139 Angas St., Adelaide, S.A. 5000 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 203 Main Road, Blackwood, S.A. 5051 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

United Utilities Australia Pty Ltd, Level 14, Wyatt House, 115 Grenfell Street, Adelaide, S.A. 5000 is exempted from the provisions of regulation 62(g)(v) of the Dangerous Substances Act 1979, (with respect to Section 5.9.3(g) of Australian Standard 1940-1993) relating to the relative height of bund walls and ammonia and sodium hydroxide storage tank walls at the Tailem Bend Water Treatment Plant, located on the corner of the Princes and Dukes Highways (Described on drawing number TBD/50/3/003, supplied by CMPS & F Pty Ltd to Baulderstone Hornibrook Pty Ltd on 2 December 1997.) subject to:

1. Splash guards made of material resistant to the corrosive nature of tank contents being attached to tanks in the manner illustrated and described in the letter to Murray Slee from North West Water, dated 4 May 1999 (Ref: h:\common\brian m\990504 slee).

2. The base of the splash guards terminating at least 20 cm above the floor of the bund, and the gap between the splash guard and the tank wall at the top of the splash guard remaining unsealed, to allow adequate ventilation through the interstitial space.

3. Safe work procedures for inspecting tanks and maintaining the bunded area being documented and carried out, with this documentation being on-site and available to relevant employees and Inspectors of the Industry Services Division, Workplace Services.

National Foods Ltd, Cross Keys Road, Salisbury, S.A. 5108, is exempted from the provisions of regulation 62(g)(v) of the Dangerous Substances Act 1979, (with respect to Section 5.9.3(g) of Australian Standard 1940-1993) relating to the distance between the bund walls and the sides of 7 one kL intermediate bulk containers (IBCs) used as storage tanks being less than 1 m subject to:

1. The bunded store being against the northern wall of the ground floor directly behind the 'Cleaning-in-Process' area in the building located at Cross Keys Road, Salisbury, S.A. 5108, as defined in the documentation received by Brian Sones from Civil & Civic Pty Ltd, dated 11 June 1999.

2. The IBCs containing only Class 8 liquids.

3. IBCs being exchanged when they become empty, not refilled while located in the bunded area.

4. No partial refilling of IBCs in the bunded area.

5. Appropriate safe work procedures being established for carrying out tank surface inspections and maintenance in a suitable area.

6. Appropriate safe work procedures being established for cleaning and maintaining the bunded area in locations where the distance between the tank wall and bund wall is less than 1 m.

7. The above safe work procedures being documented and available on-site to relevant workers, managers, and Inspectors of Workplace Services.

8. All other provisions of the Dangerous Substances Act 1979 and pursuant regulations being complied with.

Shahin Enterprises Pty Ltd, P.O. Box 512, Woodville, S.A. 5011 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 35 Gulfview Road, Christies Beach, S.A. 5165 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

United Water International Pty Ltd, G.P.O. Box 1875, Adelaide, S.A. 5001 is exempted from Regulation 62(g)(v) of the Dangerous Substances Regulations 1998 with respect to the following structures at the Anstey Hill Water Treatment Plant:

1. Three steel 196 kL tanks containing aluminium sulphate and one 17 kL fluorosilic acid tank (referenced in drawing No. UW 98-4258 issued 16 September 1998).

2. One steel fluorosilic acid tank of 2 kL (referenced in drawing No. UW 98-4259 issued 16 September 1998).

3. Three steel 17 kL tanks containing sodium hydroxide solution (referenced in drawing No. 96-0364-01 0, and Anstey Hill Water Treatment Plant—Tank Shield Figure 1, issued 16 September 1998).

Subject to:

1. All splash guarding on the fluorosilic acid day tank and the three aluminium sulphate tanks extending from the top of each tank to a height below the maximum height of the respective bund wall.

2. All splash guards and associated structural fittings to tanks and bund walls being resistant to UV radiation, extreme variation in ambient weather temperature, and the corrosive properties of the chemicals being splash guarded.

3. Appropriate splash guards bolted to tanks being removed at least annually in order to inspect external tank surfaces.

4. The fixture of splash guards to tanks not resulting in a significantly increased rate of corrosion on outer tank walls.

5. Any penetrations of splash guards bolted to tanks (e.g. inspection ports) above the height of relevant bund walls being double sleeved and angled to provide drainage in the direction of the respective tank.

6. Safety systems being put in place that will contain 120 percent of the volume of the largest tank in the aluminium sulphate/fluorosilic acid day tank bund.

Fuel Link Pty Ltd, P.O. Box 3095, Port Adelaide, S.A. 5015 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Thompson Street, Moomba, S.A. subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Fuel Link Pty Ltd, P.O. Box 3095, Port Adelaide S.A. 5015 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Moomba Airport, S.A. subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Mobil Oil Aust Ltd, Wills Street, Birkenhead, S.A. 5015 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at South Road, Aldinga, S.A. 5173 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Baross Pty Ltd, P.O. Box 368, Gawler, S.A. is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 26 Main North Rd, Willaston, S.A. 5118 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

A Mizahi, I Pindo & R Plaves, 498-500 Grange Road, Fulham Gardens, S.A. 5024 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 498-500 Grange Road, Fulham Gardens, S.A. 5024 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Ampol Petroleum Distributors Pty Ltd, P.O. Box 5058, Mildura, Vic. 3502 is exempted from:

1. Payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Twenty-first Street, Renmark, S.A. 5341 subject to:

2. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

3. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Marrick Enterprises Pty Ltd, 345 Mount Barker Road, Aldgate, S.A. 5154 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 345 Mount Barker Road, Aldgate, S.A. 5154, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Rafinc Pty Ltd, 159 Dyson Road, Christies Beach, S.A. 5165 is exempted from:

1. Payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 159 Dyson Road, Christies Beach, S.A. 5165, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Brumar Services Pty Ltd, 245 Findon Road, Findon, S.A. 5023 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep

Class 3 dangerous substances at 65 Mount Barker Road, Stirling, S.A. 5152, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Richard Bernard Campbell, High Street, Morgan, S.A. 5320 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at High Street, Morgan, S.A. 5320, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

D & W Pastoral Company, 15 Railway Parade, Mount Bryan, S.A. 5418 is exempted from the provisions of Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 5.3.2.(f), 5.11.4 and 6.3.1(b) of Australian Standard 1940-1993 by reference) in relation to:

1. The tank vehicle not standing wholly off the public roadway during refilling.

2. The location of the underground fuel tank being less than 2 m inside the property boundary.

3. The location of a fuel dispenser being less than 4m inside the property boundary and vehicles not being wholly on the premises during refuelling, at 15 Railway Parade, Mount Bryan, S.A. 5418.

Subject to:

1. Adequate provisions being made to exclude any ignition sources associated with public access to the underground tank refilling area during the refilling process (e.g. "No Smoking" signs or temporary barriers).

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Andrews Oil Pty Ltd, P.O. Box 86, Woodville, S.A. 5011 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 7 Hancock Road, Kapunda, S.A. 5373, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Shahin Enterprises Pty Ltd, P.O. Box 512, Woodville, S.A. 5011 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 356 Tapleys Hill Road, Seaton, S.A. 5023.

Subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Caltex Petroleum Australia Pty Ltd, P.O. Box 560, Port Adelaide, S.A. 5015 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 118 Main Road, Port Pirie, S.A. 5540 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2 Compliance with all other provisions of the Dangerous Substances Act and regulations.

Rasomen Pty Ltd, 323 Hancock Road, Fairview Park, S.A. 5126 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 323 Hancock Road, Fairview Park, S.A. 5126, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

National Oil Pty Ltd, 578 St Kilda Road, Melbourne, Vic. 3004 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 15 Hackney Road, Hackney, S.A. 5069, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

P. M. & B. J. Quire, 51A Goodwood Road, Wayville, S.A. 5034 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 51 Goodwood Road, Wayville, S.A. 5034, subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

BHP Long Products, P.O. Box 21, Whyalla, S.A. 5600 is exempted from the provisions of Regulation 62 (g) (v) of the Dangerous Substances Regulations 1998 (Clause 5.9.3 (g) of AS 1940–1993 by reference) in relation to the bunding of the sodium hydroxide and sulphuric acid tanks at the Demin Plant in that the tanks are closer than 1 m to the bund wall and the location of the bund wall does not meet the crest locus limit, subject to:

1. The only tanks subject to this exemption being the tanks located at the Demin Plant area at the BHP site at Whyalla shown on the plans (Drawings 143357, 143358, 143359 and 44203) submitted to this Department.

2. Splash guards made of impervious, compatible material and placed to the full height of the tank being installed between the tank shell and the inside edge of the bund wall on those sides of the storage where the distance between the tank and the bund wall is less than 1 m or where the crest locus limit is not met.

3. The splash guards being maintained so that they perform the function of directing spills/leaks into the bunded area.

Gunning Pty Ltd, 43 Robert Street, Maitland, S.A. 5573 is exempted from the provisions of Regulation 22 of the Dangerous Substances Regulations 1998 (Sections 9.2.3.2(a) and 9.2.3.2(b) of Australian Standard 1596-1997 by reference) at 43 Robert Street, Maitland, S.A. 5573 in relation to vehicles being refuelled in a public place and a public place being within the hose reach zone of a style A dispenser subject to:

• Appropriate warning signs for the general public prohibiting cigarette smoking and use of naked flames or other ignition sources within the hose reach zone of the LPG dispenser, when the dispenser is in operation.

Caltex Australia Pty Ltd, P.O. Box 560, Port Adelaide, S.A. 5015 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 216 Seacombe Road, Seaview Downs, S.A. 5049 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Email Py Ltd, P.O. Box 161, Woodville, S.A. 5011 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 6 Leeds Street, Woodville North, S.A. 5011 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

F. Noor, 25 OG Road, Klemzig, S.A. 5087 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 216 Seacombe Road, Seaview Downs, S.A. 5049 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Mills Freightlines, 23 Main Street, Brinkworth, S.A. 5464 is exempted from Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 6.3.1(b) of Australian Standard 1940-1993 by reference) in relation to:

• The location of the fuel dispenser being less than 4m from the boundary and vehicles not being wholly on the premises during refuelling.

Subject to:

1. Adequate provisions being made to exclude any ignition sources associated with public access to the underground tank refilling area during the refilling process (e.g. "No Smoking" signs or temporary barriers).

2. All other provisions of the Dangerous Substances Act and Regulations being complied with.

Metro Investments Holdings Pty Ltd, 1 Port Rd., Thebarton, S.A. 5031 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 1 Port Road, Thebarton, S.A. 5031, subject to:

1. Payment of the scheduled fee alculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Dermody Petroleum Pty Ltd, P.O. Box 55, Kapunda, S.A. 5373 is exempted from Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 6.3.1(b) of Australian Standard 1940-1993 by reference) at the BP truck stop, Barrier Highway, Oodlawirra, S.A. 5422 in relation to:

• The location of the fuel dispenser being less than 4m from the boundary and vehicles not being wholly on the premises during refuelling.

Subject to:

1. Adequate provisions being made to exclude any ignition sources associated with public access to the underground tank refilling area during the refilling process (e.g. "No Smoking" signs or temporary barriers).

2. All other provisions of the Dangerous Substances Act and Regulations being complied with.

Dermody Pty Ltd, P.O. Box 55, Kapunda, S.A. 5373, is exempted from the provisions of Regulation 22 of the Dangerous Substances Regulations 1998 (Sections 9.2.3.2(a) and 9.2.3.2(b) of Australian Standard 1596-1997 by reference) at the BP truck stop, Barrier Highway, Oodlawirra, S.A. 5422 in relation to vehicles being refuelled in a public place and a public place being within the hose reach zone of a style A dispenser subject to:

• Appropriate warning signs for the general public prohibiting cigarette smoking and use of naked flames or other ignition sources within the hose reach zone of the LPG dispenser, when the dispenser is in operation.

The MTA Group Training Scheme Inc., P.O. Box 548, Port Adelaide, S.A. 5015, is exempted from the provisions of Regulation 44 of the Dangerous Substances Regulations 1998 (Section 4.3.2(c) of Australian Standard 1940-1993 by reference) at 3 Frederick Road, Royal Park, S.A. 5014 in relation to venting passing through the three hour fire rated ceiling of the internal paint store subject to three hour fire rated dampers being fitted into all vents passing through the fire rated ceiling panels of the paint store, as described in the plans provided by Lincoln Engineers Pty Ltd (dated as received on 3/2/2000).

Heathgate Resources Pty Ltd, Level 9, 45 Grenfell Street, Adelaide, S.A. 5000 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at the Beverley Project Site, Wooltana Station, via Copley, S.A. 5732 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Ludowici Mineral Processing Equipment Pty Ltd, P.O. Box 31, Welland, S.A. 5007 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 121 Regency Road, Croydon Park, S.A. 5008 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Norsmore Pty Ltd, 1485 Main South Road, Darlington, S.A. 5047 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 340 Goodwood Road, Clarence Park, S.A. 5034 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Norsmore Pty Ltd, 1485 Main South Road, Darlington, S.A. 5047 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 203 Main Road, Blackwood, S.A. 5051 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

PJ & AWG Adams, 72 West Terrace, Wirrabara, S.A. 5481 is exempted from Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 6.3.1(b) and 5.11.4 of Australian Standard 1940-1993 by reference) in relation to:

- the location of fuel dispensers being less than 4 m inside the property boundary and vehicles not being wholly on the premises during refuelling;
- the location of the underground petrol tanks being less than 2 m from the boundary.

Subject to:

1. Precautions being taken to prevent pedestrians entering or smoking in the area during the filling of underground tanks (for example the erection of witches hats and No Smoking signs at the front, side or rear of the tank vehicle as applicable).

2. All other provisions of the Dangerous Substances Act and Regulations being complied with.

Edenap Pty Ltd, c/o Kimba Motel Roadhouse, P.O. Box 104, Kimba, S.A. 5641 is exempted from Regulation 22 of the Dangerous Substances Regulations 1998 (Section 7.4.2 (a) of Australian Standard 1596—1997 by reference) in relation to:

• The filling of LP Gas cylinders with a water capacity greater than 25 L at the service station that forms part of the Kimba Motel roadhouse.

Subject to:

1. The only cylinders with a capacity greater than 25 L that are allowed to be filled are those cylinders designed specifically to provide fuel for a burner in a hot air balloon.

2. The filling operation shall be carried out in a well ventilated area, and only when there is no vehicular traffic within 5 m of the filling point.

3. Any person carrying out the filling operation shall be instructed by a person experienced in the filling of these cylinders. Such instructions shall be written down and shall be kept on-site.

4. No more than four cylinders shall be filled consecutively, and at least one hour shall elapse before another cylinder shall be filled.

5. All other provisions of the Dangerous Substances Act and Regulations being complied with.

I. L. & P. A. Pays, Railway Terrace, Olary, S.A. 5440 are exempted from Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 6.3.1(b), 5.11.4, and 5.3.2 of Australian Standard 1940-1993 by reference) in relation to:

1. The location of fuel dispensers being less than 4 m inside the property boundary and vehicles not being wholly on the premises during refuelling.

2. The tank vehicle (fuel tanker) not being wholly on the premises during discharge of petroleum products into the underground tanks.

3. The location of the underground petrol tanks being less than 2 m behind the boundary (as shown in the submission and diagram of JT & AM Graham, dated 24 January 1997).

Subject to:

1. Adequate provisions being made to exclude any ignition sources associated with public access to the underground tank refilling area during the refilling process (e.g. "No Smoking" signs or temporary barriers).

2. All other provisions of the Dangerous Substances Act and Regulations being complied with.

Phildyn Pty Ltd, 51 Stephens Street, Booleroo Centre, S.A. 5482 is exempted from Regulation 44 of the Dangerous Substances Regulations 1998 (Sections 6.3.1(b) of Australian Standard 1940-1993 by reference) in relation to the location of two fuel dispensers being less than 4 m inside the property boundary and vehicles not being wholly on the premises during refuelling (as shown in the submission and diagram dated 3 May 2000) subject to:

1. Precautions being taken to prevent pedestrians entering or smoking in the area during the filling of underground tanks (for example the erection of witches hats and No Smoking signs at the front, side or rear of the tank vehicle as applicable).

2. All other provisions of the Dangerous Substances Act and Regulations being complied with.

Coca-Cola Amatil (Aust) Pty Ltd, G.P.O. Box 1798, Adelaide, S.A. 5001 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 33-44 Port Road, Thebarton, S.A. 5031 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Shahin Enterprises Pty Ltd, P.O. Box 512, Woodville, S.A. 5011 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 125 Grand Junction Road, Rosewater, S.A. 5013 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

P. Nguyen, 563 Port Road, West Croydon, S.A. 5008, is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 563 Port Road, West Croydon, S.A. 5008 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and regulations.

Riogrove Pty Ltd, 853-867 Port Road, Woodville, S.A. 5011 is exempted from payment of the prescribed fee under Clause 1(1)b in Schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 853-867 Port Road, Woodville, S.A. 5011 subject to:

1. Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.

2. Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.

Osborne Cogeneration Pty Ltd is exempted from compliance with regulation 62(g)(v) of the Dangerous Substances Regulations (1998) (clause 5.9.3(g) of Australian Standard 1940-1993 by reference) with respect to the following identified tanks located in the "chemical storage area" on drawing number S7034 in supplied information dated 16 June 2000.

1. The auxiliary boiler chemical storage tanks 1CF-TNK5, 1CF-TNK6, and 1CF-TNK7.

2. The heat recovery steam generator chemical storage tanks 1CF-TNK1, 1CF-TNK2, 1CF-TNK3, and 1CF-TNK4.

Subject to:

1. Each of these storage tanks being BETZ rigid plastic intermediate bulk containers held within a secondary metal splash guarding that extends below the height of the respective bund walls.

2. Each storage tank being removed and checked for integrity at least every two years.

3. A set of safe work practices being developed and provided to all persons who have to perform any work associated with the bunded area or chemical storage tanks.

4. Compliance with all other requirements of the Dangerous Substances Act, Regulations and referenced standards.

Cootes Holdings Pty Ltd and other persons driving, consigning, loading or unloading Liquefied Petroleum Gas (LP Gas), Class 2.1, and PENTANE, Class 3, both in bulk on the same combination vehicle are exempted from regulation 9.2.(2) of the Road Reform (Dangerous Goods) (South Australia) Regulations 1998 (with respect to clause 9.1.12(4) of the Australian Dangerous Goods Code (6th Ed.) subject to:

1. Cootes Holdings Pty Ltd being the consignor or prime contractor.

2. The LPG and pentane being contained in pressure vessels approved for road transport.

3. The exemption number EXEM99/13 being marked on the shipping document.

4. A copy of EXEM99/13 being provided by Cootes Holdings Pty Ltd to persons undertaking the role of consignor, loader, unloader, prime contractor or driver.

5. A copy of EXEM99/13 being carried in the vehicle with the shipping document.

6. Consignors, loaders, unloaders, prime contractors, and owners being provided with sufficient training to understand the conditions of this exemption.

This exemption applies in participating jurisdictions throughout Australia from 28 April 1999 until the end of the transition period for the implementation of the $7^{\rm h}$ Edition of the Australian Dangerous Goods Code, or until varied in writing by the Competent Authority.

Santos Ltd and other persons transporting or handling IBCs owned by Santos Ltd are exempted from division 5 of Part 4 of the Road Reform (Dangerous Goods) (South Australia) Regulations 1998 (with respect to clause 2.5.12.1 of the IBC Supplement of the Australian Dangerous Goods Code (6th Ed)) subject to:

1. Rigid plastic IBCs to which this exemption refers being fully examined internally and externally, having gaskets replaced, being tested for leaks, and having components repaired, repainted and refurbished, as required, after five years, then every two years thereafter.

2. The IBCs having a sound external condition.

3. The exemption number EXEM98/57 being marked indelibly on the outer protective cage of each IBC that passes the testing procedure.

4. The IBCs carry only dangerous goods to be used by Santos that have been identified in their submission to the ACTDG of 27 August 1998.

This exemption applies in participating jurisdictions throughout Australia from 20 November 1998 until the end of the transition period for the implementation of the 7th Edition of the Australian Dangerous Goods Code, or until varied in writing by the Competent Authority.

B. D. WHEELER, Manager, Dangerous Substances

DEVELOPMENT ACT 1993

Bushfire Management Plan Amendment Report By The Minister—Draft For Public Consultation

NOTICE is hereby given that the Minister for Transport and Urban Planning has, pursuant to sections 24 and 26 of the Development Act 1993, prepared a draft Plan Amendment Report relating to development in the Bushfire Prone Areas adjacent to Adelaide (Mount Lofty Ranges, part Barossa Valley Region and the Hills Face Zone).

The Plan Amendment will amend the various Development Plans by introducing a set of updated and refined bushfire management policies and new maps that relate to development in the Bushfire Prone Area.

Copies of the draft Plan Amendment Report will be available for public inspection and purchase during normal office hours at the Department for Transport, Urban Planning and the Arts (Planning SA), Level 5, 136 North Terrace, Adelaide or can be viewed on the internet (www.planning.sa.gov.au). Alternatively, the Plan Amendment Report can be viewed during office hours at the offices of the following Councils:

Adelaide Hills Council The Barossa Council City of Campbelltown City of Marion City of Mitcham

City of Onkaparinga City of Salisbury District Council of Victor Harbor Alexandrina Council City of Burnside Light Regional Council Mid Murray Council District Council of Mount Barker City of Playford City of Tea Tree Gully District Council of Yankalilla

The draft Plan Amendment Report will be on display from 10 August 2000 to 10 October 2000.

Written submissions regarding the draft Plan Amendment Report should be submitted no later than 10 October 2000. All submissions should be addressed to the Presiding Member, Development Policy Advisory Committee, G.P.O. Box 1815, Adelaide, S.A. 5001 and should clearly indicate whether you wish to be heard in support of your submission.

Copies of all submissions will be available for inspection by interested persons at the Department for Transport, Urban Planning and the Arts (Planning SA), Level 5, 136 North Terrace, Adelaide from 11 October 2000 to 23 October 2000.

A public hearing will be held on 23 October 2000, in the Norton Summit Council Chambers, 1 Crescent Drive, Norton Summit commencing at 7 p.m., at which time interested persons may appear to be heard in relation to the draft Plan Amendment Report and the submissions. The public hearing will not be held if no submissions are received or if no submission has a request to be heard.

G. HOLLAND-BOOKER, Secretary Development Policy Advisory Committee.

DEVELOPMENT ACT 1993, SECTION 46 (4)

NOTICE

Preamble

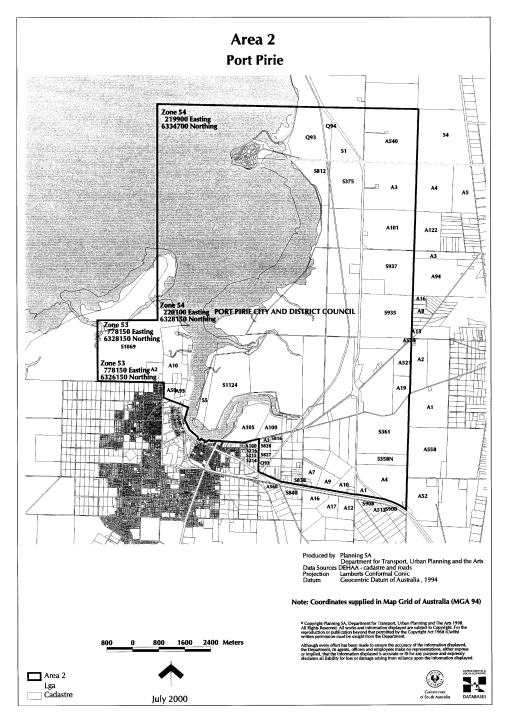
1. On 25 May 2000, the Minister for Transport and Urban Planning, by notice in the *Gazette* (see *Gazette* 25 May 2000 pp. 2633-2635), declared that section 46 of the *Development Act 1993* applies to any development of a kind specified in Schedule 1 of the declaration (being development generally within an area shown on maps contained in Schedule 3 of the declaration).

2. It has been decided to vary the declaration by altering Area 2 shown in Schedule 3 of the declaration in order to expand the area subject to the declaration in a northerly direction. This expansion includes Weerona Island and adjacent coastal area.

3. The variation is to be affected by including a new Area 2 Map in substitution for the existing Area 2 Map contained in Schedule 3.

Notice

PURSUANT to section 46 (4) of the *Development Act 1993*, I vary the declaration referred to in clause 1 of the preamble by striking out Area 2 map in Schedule 3 and substituting the following map:



MICHAEL ARMITAGE, Acting Minister for Transport and Urban Planning

Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	1.80	0.80	497-512	26.25	25.25
17-32	2.55	1.60	513-528	27.00	26.00
33-48	3.25	2.35	529-544	27.75	26.75
49-64	4.15	3.10	545-560	28.50	27.75
65-80	4.90	4.00	561-576	29.25	28.50
81-96	5.60	4.00	577-592	30.25	28.50
97-112	6.45	5.45	593-608	31.00	30.00
113-128	7.20	6.30	609-624	31.75	31.00
129-144	8.10	7.10	625-640	32.50	31.50
145-160	8.90	7.85	641-656	33.25	32.25
161-176	9.70	8.70	657-672	33.75	33.00
177-192	10.40	9.50	673-688	35.00	33.75
193-208	11.20	10.30	689-704	35.75	34.75
209-224	12.00	11.00	705-720	36.25	35.50
225-240	12.70	11.80	721-736	37.50	36.00
241-257	13.60	12.50	737-752	38.00	37.00
258-272	14.40	13.30	753-768	39.00	37.50
					37.50
273-288	15.20	14.20	769-784	39.50	
289-304	15.90	14.90	785-800	40.25	39.50
305-320	16.70	15.70	801-816	41.00	40.00
321-336	17.50	16.50	817-832	42.00	41.00
337-352	18.30	17.40	833-848	42.75	41.75
353-368	19.10	18.10	849-864	43.50	42.50
369-384	19.90	19.00	865-880	44.25	43.50
385-400	20.60	19.70	881-896	44.75	44.00
401-416	21.40	20.40	897-912	46.00	44.75
417-432	22.30	21.30	913-928	46.50	46.00
433-448	23.00	22.00	929-944	47.50	46.50
449-464	23.90	22.80	945-960	48.50	47.00
465-480	23.50	23.60	961-976	49.00	48.00
481-496	24.30	25.00 24.30	977-992	50.00	48.50
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Intention of Incorporation	40.25
Transfer of Properties	40.25
Attorney, Appointment of	32.00
Bailiff's Sale	40.25
Cemetery Curator Appointed	23.90
Companies:	aa aa
Alteration to Constitution	32.00
Capital, Increase or Decrease of	40.25
Ceasing to Carry on Business	23.90
Declaration of Dividend	23.90
Incorporation Lost Share Certificates:	32.00
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Meeting Final	26.75
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	32.00
Each Subsequent Name Notices:	8.20
Call	40.25
Change of Name	16.30
Creditors	32.00
Creditors Compromise of Arrangement	32.00
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	10.25
be appointed')	40.25
Release of Liquidator—Application—Large Ad.	64.00
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Receiver and Manager Ceasing to Act	32.00
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Assigned	23.90
Deceased Persons-Notice to Creditors, etc.	40.25
Each Subsequent Name	8.20
Deceased Persons—Closed Estates	23.90
Each Subsequent Estate	1.00
Probate, Selling of	32.00
Public Trustee, each Estate	8.20

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	21.30 21.30
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	40.25 40.25 40.25
Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet	16.30 17.20 16.30 16.30 8.20
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Lost Treasury Receipts (3 insertions) each	23.90
Licensing	47.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name Each Subsequent Name	
Noxious Trade	23.90
Partnership, Dissolution of	23.90
Petitions (small)	16.30
Registered Building Societies (from Registrar- General)	16.30
Register of Unclaimed Moneys—First Name Each Subsequent Name	23.90 8.20
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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.

EQUAL OPPORTUNITY TRIBUNAL

No. 464 of 1999 Notice of Exemption

Before Deputy Presiding Officer Robertson Members Heylen and Steuart

I HEREBY certify that on Monday, 24 July 2000, the Equal Opportunity Tribunal of South Australia, on the application of the Women's Legal Service (S.A.) Inc. made the following orders for exemption:

1. The Tribunal grants exemption to the applicant pursuant to section 92 of the Equal Opportunity Act 1984 ('the Act') from the requirements of sections 30 (1), 39 and 61 of the Act in respect of the applicant determining who should be offered positions of employment ('the positions') on the grounds of sex; the terms or conditions on which such employment in the positions are offered by the applicant on the grounds of sex; and the goods and services provided by the persons who are employed in the positions on the grounds of sex and race being the positions as set out hereunder. This is to enable women to be employed in the positions to provide goods and services to women and in particular to Aboriginal and Torres Strait Islander women:

Position 1—Indigenous Community Para-Legal Worker, Indigenous Women's Program.

- Position 2—Outreach Indigenous Community Para-Legal Worker, Indigenous Women's Program.
- Position 3—Solicitor, Aboriginal Family Violence Legal Service.
- Position 4—Co-ordinator/Community Worker, Aboriginal Family Violence Legal Service.
- Position 5—Community/Para-Legal Worker, Aboriginal Family Violence Legal Service.
- Position 6—Client Liaison/Administrative Officer, Aboriginal Family Violence Legal Service.
- Positions 7 and 15-Two Research Officers.

Position 8—Co-ordinator.

- Position 9-Senior Solicitor.
- Position 10—Solicitor.
- Position 11—Outreach Solicitor.
- Position 12-Community Worker.
- Position 13—Administrative Officer.
- Position 14—Administrative Assistant.

2. The Tribunal grants exemption to the applicant pursuant to section 92 of the Equal Opportunity Act 1984 ('the Act') from the requirements of section 52 (1) of the Act in respect of the applicant determining who should be offered positions of employment ('the positions') on the grounds of race and the terms or conditions on which such employment in the positions are offered by the applicant on the grounds of race. This exemption in combination with the exemption set out in paragraph 1 hereof is to enable Aboriginal and Torres Strait Islander women to be employed in the positions as set out hereunder on the conditions indicated:

- Position 1—Indigenous Community Para-Legal Worker, Indigenous Women's Program.
- Position 2—Outreach Indigenous Community Para-Legal Worker, Indigenous Women's Program.
- Position 3—Solicitor, Aboriginal Family Violence Legal Service in respect of which the applicant may indicate a preference for an Aboriginal and Torres Strait Islander woman.
- Position 4—Co-ordinator/Community Worker, Aboriginal Family Violence Legal Service.
- Position 5—Community/Para-Legal Worker, Aboriginal Family Violence Legal Service.
- Position 6—Client Liaison/Administrative Officer, Aboriginal Family Violence Legal Service.
- Positions 7 and 15—Two Research Officers in respect of conducting research which requires direct communication with Aboriginal and Torres Strait Islander women on issues of personal or cultural sensitivity.

3. That the exemptions in paragraphs 1 and 2 hereof be granted for a period of three years from the date hereof.

4. Notice of the grant of the exemptions shall be published in the *Government Gazette* within two months of 24 July 2000. Dated 2 August 2000.

D. HEYLEN for M. Moore, Registrar, Equal Opportunity Tribunal

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 22 December 1999 by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 99/10668

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Wild Thing'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Wild Thing* whilst operating within 15 nautical miles of the coast of South Australia. *Minimum complement*

Two persons-Master and GP (General Purpose Person)

Minimum Qualification of Crew

Master—Certificate of Competency as Coxswain and has successfully completed an approved Elements of Shipboard Safety and Restricted Radio Telephony courses.

GP—General purpose person, an able bodied person not less than 16 years of age with not less than 3 months experience and has successfully completed an approved Elements of Shipboard Safety course.

> CAPT. W. J. STUART, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 22 September 1999 by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 99/08331

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'FPV Petrel'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *FPV Petrel* whilst operating within 15 nautical miles of the coast of South Australia.

Minimum complement

One person-Master

Minimum Qualification of Crew

Master—Certificate of Competency as Coxswain and has successfully completed an approved Elements of Shipboard Safety and Restricted Radio Telephony courses.

CAPT. W. J. STUART, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 27 August 1999 by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning TSA 99/07022

HARBORS AND NAVIGATION ACT 1993

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

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Jeremiah II* whilst operating within 15 nautical miles of the coast of South Australia. *Minimum complement*

During daylight hours:

One person—Master.

During the hours of darkness:

Two persons—Master and GP (General Purpose Person)

Minimum Qualification of Crew

Master—Certificate of Competency as Coxswain and has successfully completed an approved Elements of Shipboard Safety and Restricted Radio Telephony courses.

GP—General purpose person, an able bodied person not less than 16 years of age with not less than 3 months experience and has successfully completed an approved Elements of Shipboard Safety course.

> CAPT. W. J. STUART, Presiding Member, State Crewing Committee

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE South Australian Water Corporation ('the Authority'), Level 15, Australis Building, 77 Grenfell Street, Adelaide, S.A. 5000, acquires the following interests in the following land:

An estate in fee simple in the whole of the land comprised in limited certificate of title volume 5736, folio 107.

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

Offer of Compensation

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

Inquiries

Inquiries should be directed to The Property Manager, S.A. Water Corporation, Level 18, Australis Building, 77 Grenfell Street, Adelaide, S.A. 5000. Telephone (08) 8204 1674.

Dated 3 August 2000.

E. LEWANDOWSKI, By Order of the Authority

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

The fee simple of that piece of land situated in the Hundred of Yatala being portion of the land contained in certificate of title register book volume 5483, folio 445 and being the whole of the land delineated and numbered allotment 50 on the plan lodged in the Lands Titles Office and numbered DP52707.

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

Offer of Compensation

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

Inquiries

Inquiries should be directed to Brenton Wilkinson, P.O. Box 1, Walkerville, S.A. 5081. Telephone (08) 8343 2460.

Dated 9 August 2000.

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

> (L.S.) D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

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

Zina Liemareff, an officer/employee of Taarnby & Taarnby Pty Ltd.

Schedule 2

The whole of the land described in Certificate of Title Register Book Volume 5295, Folio 788, situated at 88 Maple Avenue, Royal Park, S.A. 5014.

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

M. BODYCOAT, Commissioner

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.

[10 August 2000

SCHEDULE 1

Peter Nathan, an officer/employee of J. D. Real Estate Investments Pty Ltd.

SCHEDULE 2

The whole of the land described in Certificate of Title Register Book Volume 5079, Folio 133, situated at 30 Young Street, Reynella, S.A. 5161.

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

M. BODYCOAT, Commissioner

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 JACS (S.A.) Pty Ltd (ACN 008 001 741), c/o Bonnins, Commercial Lawyers, Level 14, 100 King William Street, Adelaide, S.A. 5000 has applied to the Liquor Licensing Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at Balhannah, S.A. 5242 and known as Hotel Balhannah.

The applications have been set down for hearing on 8 September 2000 at 9 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 August 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 Maria Theresa Cuvallaro and Robert Ian Taylor have applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 206-208 Port Road, Aldinga, S.A. 5173 and to be known as Harts Caffe and Restaurant.

The application has been set down for hearing on 8 September 2000.

Conditions

The following licence conditions are sought:

• The licence will authorise the sale of all types of liquor for consumption on the licensed premises between the following hours:

Monday to Thursday: 5 a.m. to midnight Friday and Saturday: 5 a.m. to 2 a.m. the following day Sunday: 8 a.m. to midnight

• The licence will authorise the sale of wines only produced in the local region and imported beers only from outside Australia for consumption off the licensed premises between the following hours:

Monday to Saturday: 5 a.m. to midnight Sunday: 8 a.m. to 9 p.m.

- Suiday. 8 a.m. to 9 p.m.
- The licence will authorise the sale of all types of liquor for consumption on the licensed premises at any time and on any day to provide for the needs of those attending receptions, conventions or pre-booked functions at the licensed premises.
- Entertainment consent sought for the whole of the licensed premises.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 August 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 Kerkanya Pty Ltd (as Trustee for the R. W. Butler & P. R. Butler family trust) has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Dukes Highway, Coomandook, S.A. 5261 and known as Coomandook General Store.

The application has been set down for hearing on 8 September 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, before 6 September 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 and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Mark James Longbottom and Kim Louise Longbottom, c/o Peter Westley, Commercial and Property Lawyer, 15 Ormerod Street, Naracoorte, S.A. 5271 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at section 110, Hundred of Glenroy, Riddoch Highway, Padthaway, S.A. 5271 and to be known as M. J. and K. L. Longbottom.

The application has been set down for hearing on 8 September 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 31 July 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 Bummo Raphael Lee and Jennifer Yoe Jung Lee have applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 12 Leonore Avenue, Kensington Gardens, S.A. 5068 and to be known as Audko.

The application has been set down for hearing on 8 September 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 applicants at the applicants' address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 August 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 Chevrentoo Pty Ltd (ACN 093 875 239), c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 20-28 Rose Street, Adelaide, S.A. 5000.

The application has been set down for hearing on 8 September 2000.

Conditions

The following licence conditions are sought:

1. The licence will authorise the sale and consumption of liquor on the licensed premises between the hours of 9 a.m. and 5 a.m. the following day, on any day.

2. The premises will operate primarily and predominantly as a pool hall, with at least 18 pool tables available for use at all times.

3. Entertainment Consent to apply to the whole of the licensed premises during the hours described above.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 August 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 Dalko Pty Ltd (ACN 090 590 211), c/o 93 Wright Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at 7/165 Hindley Street, Adelaide, S.A. 5000 and to be known as Adelaide Wine Cellars.

The application has been set down for hearing on 8 September 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 17 July 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 Piriemede Pty Ltd (ACN 089 964 554), c/o Bonnins, Level 14, 100 King William Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for a redefinition of the licensed premises to include adjoining shops 5, 6 and 7 Wyatt Street, Adelaide, S.A. 5000 in respect of the premises situated at 110 Pirie Street, Adelaide, S.A. 5000 and known as The Office Bar and Bistro.

The application has been set down for hearing on 8 September 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 1 August 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 Steven Matthews, Lot 2, Springs Road, Mount Barker, S.A. 5245 has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 2 Pine Avenue, Hahndorf, S.A. 5245 and known as the German Cake Shop.

The application has been set down for hearing on 8 September 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 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 Colin Best Engineering Services Pty Ltd (as Trustee of the C. A. Best family trust) has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 24 Tusmore Avenue, Leabrook, S.A. 5068 and to be known as Leabrook Estate.

The application has been set down for hearing on 8 September 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 1 August 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 Ding Huang Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 16, Surrey Downs Shopping Centre, Grenfell Road, Surrey Downs, S.A. 5126 and known as Lee Gardens Restaurant.

The application has been set down for hearing on 8 September 2000.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Applicant

LIQUOR LICENSING ACT 1997 Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Scott and Ung Pty Ltd (ACN 092 761 487), 118 East Avenue, Beverley, S.A. 5009 has applied to the Licensing Authority for the transfer of an Entertainment Venue Licence in respect of premises situated at 171 Hindley Street, Adelaide, S.A. 5000 and known as M Max Dance Club.

The application has been set down for hearing on 11 September 2000 at 9.30 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 1 August 2000.

Applicant

NATIONAL PARKS AND WILDLIFE ACT 1972

Prohibited Areas of the Islands Dulhunty and Silcrete and the Islands Commonly Known as Ibis and Hughes in Lake Eyre

PURSUANT to section 42 (1) of the National Parks and Wildlife Act 1972, I, Iain Evans, Minister for Environment and Heritage, declare the islands commonly known as Ibis Island, located at longitude 137°26'E, latitude 33°30'S and Hughes Island located at longitude 137°08'E, latitude 28°39'S and the islands known as Dulhunty Island located at longitude 137°08'E, latitude 28°42'S and Silcrete Island located at longitude 137°10'E, latitude 28°88'S, as prohibited areas. I also declare a 1 km radius around each of these islands as a prohibited area. This declaration shall remain in force until sunrise on 1 November 2000.

Pursuant to section 42 (2) of the National Parks and Wildlife Act 1972, the grounds for the declaration that these areas are to be declared as prohibited areas is so as to protect the breeding cycle of the protected species commonly known as the Banded Stilt (*cladorhynchus leucocephallus*).

A person must not enter into a prohibited area unless they are in possession of a permit issued by the Minister.

Dated 17 July 2000.

IAIN EVANS, Minister for Environment and Heritage

Magistrates Court of South Australia Amendment No. 16 to the Magistrates Court (Civil) Rules 1992

Erratum

IN *Government Gazette* of 29 June 2000, page 3487 was incorrectly printed. The correct page is printed herewith:

- A The Court may allow any larger or lesser amount for any item and any amount in respect of any other matter that the Court allowed at the time of making any order.
- B All the above items are all inclusive of all costs for all incidental and necessary activity and advice for each item to the intent that no costs will be allowed in addition to the costs set forth for each item nor for anything not itemised.
- C For the purposes of items 4, 6 and 7 the costs calculated must be rounded to the nearest \$10.
- D For the purpose of determining the applicable scale, any cents must be rounded up to the next dollar and unless the Court orders to the contrary any interest component in the judgment sum will be excluded.

Professional scientific or other expert	\$400 or such amount ordered by the Court
witnesses per day	
Other adult person per day	\$200
Persons under 18 years of age per day	\$80
Travel expenses:	Where the witness is normally resident more than
	50 km from the trial court at the rate of 50 cents
	per km or the least expensive return air fare
	whichever is the lesser or the cheapest
	combination of both.
Accommodation expenses	In the discretion of the taxing officer where the
	witness is required to be absent from his or her
	normal place of residence overnight for
	accommodation and sustenance per night \$160 or
	such larger amounts allowed by the court at the
	time of or before judgment.
Photocopying	55 cents per page
STD calls	The actual cost.
Expert Reports	\$350 or such other amount ordered by the Court
Other	All court fees, search fees, and other fees and

WITNESS FEES AND DISBURSEMENTS

REAL PROPERTY ACT NOTICE

WHEREAS the persons named at the foot hereof have each respectively for himself made application to have the land set forth and described before his name at the foot hereof brought under the operation of the Real Property Act: Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said lands on or before the expiration of the period herein below for each case specified, the said several pieces of land will be brought under the operation of the said Act as by law directed. Diagrams delineating these parcels of land may be inspected at the Lands Titles Registration Office, Adelaide, and in the offices of the several corporations or district councils in which the lands are situated.

THE SCHEDULE

No. of Applica- tion	Description of Property	Name	Residence	Date up to and inclusive of which caveat may be lodged
30577	Allotment 100 of portion of Town Acre 821, City of Adelaide, Hundred of Yatala (Filed Plan No. 36873) in the area named North Adelaide (subject to rights of way created by Conveyance 26-222 and Application Nos 9368, 11365 and 11627)	Kellyvale (No. 88) Pty Ltd	c/o KPMG 115 Grenfell Street, Adelaide, S.A. 5000	10 October 2000
Dated 8 Aug	ust 2000, at the Lands Titles Registration	Office, Adelaide.	J. ZACCARIA, Dept	uty Registrar-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Elliott Street, Clare Deposited Plan 54553

BY Road Process Order made on 21 February 2000, the Clare and Gilbert Valleys Council ordered that:

1. Portion of the public road (Elliott Street) adjoining allotment 510 (Clare High School) in Filed Plan 191072 more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0507 be closed.

2. The whole of the land subject to closure be transferred to the MINISTER FOR EDUCATION CHILDREN'S SERVICES AND TRAINING in accordance with agreement for transfer dated 3 December 1999, entered into between the Clare and Gilbert Valleys Council and the Minister for Education Children's Services and Training.

3. The following easements are granted over portion of the land subject to that closure:

Grant to the Distribution Lessor Corporation an easement for overhead electricity supply purposes.

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

On 14 July 2000, that order was confirmed by the Minister for Administrative and Information Services.

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

Dated 10 August 2000.

P. M. KENTISH, Surveyor-General

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

PART 4 - CONTRACTS OF TRAINING

Pursuant to the provisions of the Vocational Education, Employment and Training Act (VEET Act) the Accreditation and Registration Council (ARC) gives notice that it has determined the following:

Occupations that Constitute Trades and Other Declared Vocations

The following schedule is additional to:

- 1. the gazettal of 24 April 1996 (page 2045)
- 3. the gazettal of 5 December 1996 (page 1818)
- 5. the gazettal of 17 April 1997 (page 1571)
- 7. the gazettal of 12 June 1997 (page 2984)
- 9. the gazettal of 7 August 1997 (page 311)
- 11. the gazettal of 22 December 1997 (page 1776)
- 13. the gazettal of 18 June 1998 (page 2594)
- 15. the gazettal of 24 September (page 990)
- 17. the gazettal of 15 October 1998 (page 1150)
- 19. the gazettal of 19 November 1998 (page 1583)
- 21. the gazettal of 10 December 1998 (page 1870)
- 23. the gazettal of 23 December 1998 (page 2039)
- 25. the gazette of 25 March 1999 (page 1480)
- 27. the gazette of 22 April 1999 (page 2219)
- 29. the gazettal of 6 May 1999 (page 2482)
- 31. the gazettal of 27 May 1999 (Errata) (page 2723)
- 33. the gazettal of 24 June 1999 (page 3261)
- 35. the gazettal of 29 July 1999 (page 602)
- 37. the gazettal of 14 October 1999 (page 1973)
- 39. the gazettal of 6 January 2000 (page 1169)
- 41. the gazettal of 6 April 2000 (page 2047)
- 43. the gazettal of 4 May 2000 (page 2416)
- 45. the gazettal of 15 June 2000 (page 3282) Errata (page 3285)
- 47. the gazettal of 6 July 2000 (page 22) Errata (page 24)

- 2. the gazettal of 31 October 1996 (page 1544)
- 4. the gazettal of 6 February 1997 (page 830)
- 6. the gazettal of 29 May 1997 (page 2758)
- 8. the gazettal of 3 July 1997 (page 33)
- 10. the gazettal of 18 December 1997 (page 1677)
- 12. the gazettal of 23 April 1998 (page 1959)
- 14. the gazettal of 6 August 1998 (page 339)
- 16. the gazettal of 1 October 1998 (page 1038)
- 18. the gazettal of 12 November 1998 (page 1389)
- 20. the gazettal of 3 December 1998 (page 1742)
- 22. the gazettal of 17 December 1998 (page 1954)
- 24. the gazette of 11 March 1999 (page 1359)
- 26. the gazette of 1 April 1999 (page 1605) (Errata)
- 28. the gazettal of 29 April 1999 (page 2381) (Errata)
- 30. the gazettal of 13 May 1999 (page 2595)
- 32. the gazettal of 17 June 1999 (page 3123)
- 34. the gazettal of 1 July 1999 (page 22)
- 36. the gazettal of 30 September 1999 (page 1364)
- 38. the gazettal of 11 November 1999 (page 2327)
- 40. the gazettal of 30 March 2000 (page 1921)
- 42. the gazettal of 13 April 2000 (Errata) (page 2167)
- 44. the gazettal of 18 May 2000 (page 2606) Errata (page 2609)
- 46. the gazettal of 29 June 2000 (page 3490)
- 48. the gazettal of 20 July 2000 Errata (page 267)

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August 2000]

which set out the occupations that constitute trades and other declared vocations and the terms and conditions applicable to such declared vocations.

Occupation/Occupation Levels Course code Nominal Nominal Probationar **Declared Vocation** Term of v Period National / State hours of **Approved Course of Instruction and Stream** * Trade **Contract** of attendance at and expiry date **#** Other than trade Training approved course **# Recreation Industry Worker** ARC July 1998 12280ACT AC97/2360 Certificate II in Sport and Recreation Traineeship 390 hours 12 months 1 month January 2003 (Fitness Instruction stream) 14962ACT Certificate III in Sport and Recreation Traineeship (Fitness Trainer stream) Full time employment 390 hours ARC March 1999 12 months 1 month 31 Jan 04 Part time employment 24 months 390 hours 2 months Note: Successful completion of Certificate II in Sport and Recreation (Traineeship) is a prerequisite for entry into Certificate III 12280ACT Certificate II in Sport and Recreation Traineeship (Community AC97/2360 Full time employment 390 hours ARC December 1998 Recreation) 1 month 12 months 24 months 390 hours January 2003 Part time employment 2 months Certificate III in Sport and Recreation Traineeship (Community 14962ACT ARC March 1999 Recreation) Full time employment 12 months 390 hours 1 month 31 Jan 04 Part time employment 24 months 390 hours 2 months Certificate II in Sport and Recreation Traineeship (Aquatics 12280ACT AC97/2360 Full time employment ARC March 1999 12 months 390 hours 1 month stream) 24 months 390 hours 2 months January 2003 Part time employment 14962ACT Certificate III in Sport and Recreation Traineeship (Aquatics ARC March 1999 Full time employment 12 months 390 hours 1 month stream) 31 Jan 04 24 months 2 months Part time employment 390 hours Note: Successful completion of Certificate II in Sport and Recreation (Traineeship) is a prerequisite for entry

into Certificate III

SCHEDULE - DECLARED VOCATIONS, REQUIRED COURSES OF INSTRUCTION AND ASSOCIATED CONDITIONS Changes to courses and conditions determined by ARC for existing Declared Vocations appear in Bold.

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationar y Period
ARC March 1999	Endorsed to 30/4/02	National Outdoor Recreation Industry Training Package			
ARC December 1999	SRO20299	Certificate II in Outdoor Recreation	12 months	480 hours	2 months
	SRO30299	Certificate III in Outdoor Recreation	24 months	730 hours	2 months
	SRO40299	Certificate IV in Outdoor Recreation	24 months	1150 hours	2 months
	SRO50299	Diploma of Outdoor Recreation	36 months	1100 hours	3 months
ARC December 1999	SRO10199	Certificate I in Sport and Recreation		170 hours	
	SRO20199	Certificate II in Sport and Recreation	12 months	380 hours	1 month
	SRO30199	Certificate III in Sport and Recreation	12 months	460 hours	1 month
	SRO40199	Certificate IV in Sport and Recreation	24 months	690 hours	2 months
	SRO50199	Diploma of Sport and Recreation	36 months	890 hours	3 months
	SRO60199	Advanced Diploma of Sport and Recreation	48 months	1340 hours	3 months
ARC July 2000	SRO20199	Certificate II in Sport and Recreation	12 months	380 hours	4 weeks
ARC July 2000	SRS20299	Certificate II Sport (Career Oriented Participation)	12 months	455 hours	4 weeks
ARC July 2000	SRS20300	Certificate II Sport (Officiating)	12 months	312 hours	4 weeks
ARC July 2000	SRO30199	Certificate III in Sport and Recreation	12 months	460 hours	4 weeks
ARC July 2000	SRS30299	Certificate III Sport (Career Oriented Participation)	12 months	359 hours	4 weeks
ARC July 2000	SRS30399	Certificate III Sport (Coaching)	24 months	795 hours	8 weeks
ARC July 2000	SRS30499	Certificate III Sport (Officiating)	12 months	453 hours	4 weeks
ARC July 2000	SRS30599	Certificate III Sport (Trainer)	12 months	450 hours	4 weeks
ARC July 2000	SRO40199	Certificate IV in Sport and Recreation	24 months	690 hours	8 weeks
ARC July 2000	SRS40299	Certificate IV Sport (Coaching)	24 months	746 hours	8 weeks
ARC July 2000	SRS40399	Certificate IV Sport (Development)	24 months	958 hours	8 weeks
ARC July 2000	SRS40499	Certificate IV Sport (Officiating)	12 months	396 hours	4 weeks
ARC July 2000	SRS40599	Certificate IV Sport (Trainer)	24 months	552 hours	8 weeks
ARC July 2000	SRO50199	Diploma of Sport and Recreation	36 months	890 hours	12 weeks
ARC July 2000	SRS50299	Diploma of Sport (Coaching)	36 months	1327 hours	12 weeks
ARC July 2000	SRS50399	Diploma of Sport (Development)	36 months	1207 hours	12 weeks
ARC July 2000	SRO60199	Advanced Diploma of Sport and Recreation	48 months	1340 hours	16 weeks

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

[10 August 2000

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationar y Period
# Customer Servicing (General Retail	Endorsed to 30/9/00	Retail Training Package Qualifications			
ARC July 1998	WRR10197 WRR20197 WRR30197	Certificate I in Retail Operations Certificate II in Retail Operations (Level 2) Certificate III in Retail Operations (Level 3) <u>Note</u> : Completion of Certificate II (WRR20197) is a prerequisite for entry t	exit point 12 months 12 months o Certificate III	375 hours 279 hours	1 month 1 month
ARC July 2000	Endorsed to 30/08/02 WRR40197	Certificate IV in Retail Management	12 months	332 hours	2 months
		A pre-requisite for the above Certificate is successful completion of National Code WRR30197 Or	Certificate III i	n Retail Manage	ment –
ARC July 2000	Endorsed to 30/08/02 WRR40197 incorporating WRR30197	Certificate IV in Retail Management Incorporating Certificate III in Retail Management	24 months	611 hours	2 months
	WRR50157	Certificate III and Certificate IV in Retail Operations should be nest with a consecutive 12 month exit period for both certificates. A three allowed between exit at certificate III and commencement of certificate	e month lay per		
		As has been agreed nationally, employees who are undertaking this by the terms of the Retail Industry (SA) Award as opposed to any add Training Wage Provisions Schedule of the Award.			
	Endorsed to	Alternate courses of instruction: Woolworths Supermarkets Enterprise Training Package			
ARC December 1999	ZWA20199 November 2004	Certificate II in Woolworths Operations	12 months (36 months	384 hours	1 month (3 months
	ZWA20299	Certificate II in Woolworths Bakery Retail	part time) 12 months (36 months part time)	384 hours	part time) 1 month (3 months part time)

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationar y Period
	ZWA20399	Certificate II in Woolworths Meat Retail	12 months (36 months	388 hours	1 month (3 months
	ZWA30199	Certificate III in Woolworths Operations	part time) 24 months (36 months	294 hours	part time) 1 month (3 months
	ZWA30299	Certificate III in Woolworths Fresh Food Operations	part time) 24 months (36 months	390 hours	part time) 1 month (3 months
	ZWA30499	Certificate III in Woolworths Bakery Retail	part time) 24 months (36 months	294 hours	part time) 1 month (3 months
	ZWA30599	Certificate III in Woolworths Meat Retail	part time) 24 months (36 months	296 hours	part time) 1 month (3 months
	ZWA40399	Certificate IV in Woolworths Bakery Retail	part time) 36 months (72 months	343 hours	part time) 3 months
	ZWA40499	Certificate IV in Woolworths Meat Retail	part time) 36 months (72 months	335 hours	3 months
ARC February 1997 Enterprise specific Coles Myer ARC April 1997	3381 VI2211AAB December 2000 3341	Certificate II in Retail Operations (Service Assistant - Coles Myer) (Level 2)	part time) 12 months	295 hours	1 month
-	VI2211AEA June 2000	Certificate II in Furnishing (Product Knowledge Traineeship) (Level 2)	12 months	398 hours	1 month
ARC August 1997	7703 VI2206AOA December 2001	Certificate II in Electrical Wholesaling (Level 2)	12 months	380 hours	1 month
ARC Sept 1997		Certificate II in Trades Assistant (Electrical / Electronic) Traineeship (Level 2) (Computer Sales and Installation) and (Electronic Sales) for Computer Sales and Installation stream & Electronic Sales stream			

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

[10 August 2000

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationar y Period
		Streams:			
ARC Sept 1997	1997 / GKC 31 Dec 00	Computer Sales and Installation stream	12 months	390 hours	1 month
ARC Sept 1997	1997 / LKS 31 Dec 00	Electronic Sales stream	12 months	390 hours	1 month
	Endorsed to 31/7/02	Floristry Training Package			
ARC December 1999	WRF20199A	Certificate II in Floristry	12 months	457 hours	1 month
ARC June 1999	WRF30199A 10479VIC	Certificate III in Floristry	36 months	730 hours	3 months
	VI2211ASB 30 June 2002	Certificate II in Food Retail - McDonald's	12 months	417 hours	1 month
	10478VIC	The Certificate I in Food Retail - McDonald's is identified as an			
	VI2211AIB 30 June 2002	exit point and should be issued to trainees who meet the requirements for Certificate I but who exit prior to completing Certificate II level.			
# Automotive Servicing	Endorsed to 30/8/02	Automotive Industry Retail Service and Repair Training Package			
ARC December 1999	AUR20699	Certificate II in Automotive (Electrical – Accessory Fitting)	12 months	405 hours	1 month
	AUR20799	Certificate II in Automotive (Mechanical – Air Conditioning)	12 months	346 hours	1 month
	AUR20899	Certificate II in Automotive (Mechanical – Cylinder Head Reconditioning)	18 months	516 hours	6 weeks
	AUR20999	Certificate II in Automotive (Mechanical – Driveline)	12 months	359 hours	1 month
	AUR21099	Certificate II in Automotive (Mechanical - Exhaust Fitting & Repair)	12 months	356 hours	1 month
	AUR21199	Certificate II in Automotive (Mechanical – Natural Gas Vehicle (NGV Services))	12 months	371 hours	1 month
	AUR21299	Certificate II in Automotive (Mechanical – Radiator Repair)	12 months	336 hours	1 month
	AUR21399	Certificate II in Automotive (Mechanical – Steering and Suspension)	12 months	405 hours	1 month
	AUR21499	Certificate II in Automotive (Mechanical – Tyre Fitting and Repair Heavy)	12 months	346 hours	1 month

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationar y Period
ARC August 2000	AUR21599 AUR21699 AUR21799 AUR21899 AUR22499 AUR22599 AUR22699 AUR22699 AUR22899 AUR22899 AUR22999 NTRP271 1211 30/12/00	Certificate II in Automotive (Mechanical – Tyre Fitting and Repair Light) Certificate II in Automotive (Mechanical – Underbody) Certificate II in Automotive (Mechanical – Vehicle Servicing) Certificate II in Automotive (Mechanical – Wheel Aligning) Certificate II in Automotive (Vehicle Body – Accessory Fitting "Mechanical") Certificate II in Automotive (Vehicle Body – Detailing) Certificate II in Automotive (Vehicle Body – Dismantling) Certificate II in Automotive (Vehicle Body – Dismantling) Certificate II in Automotive (Vehicle Body – Glazing) Certificate II in Automotive (Vehicle Body – Paint/Panel Preparation) Certificate II in Automotive (Vehicle Body – Window Tinting) Certificate II in Automotive (Vehicle Body – Window Tinting)	12 months 12 months	 336 hours 421 hours 346 hours 276 hours 356 hours 263 hours 263 hours 388 hours 361 hours 399 hours 289 hours 390 hours 	1 month 1 month
Laboratory (Technical Assistant) ARC August 2000	Endorsed to 30/11/02 PML30199 PML40199 PML50199 PML50199 PML50199 PML50199 PML50199 PML50199 PML60199	Laboratory Operations Training Package Certificate III in Laboratory Skills Certificate IV in Laboroatory Techniques Diploma of Laboratory Technology Diploma of Laboratory Technology (Process manufacturing testing) Diploma of Laboratory Technology (Pathology testing) Diploma of Laboratory Technology (Biological and environmental testing) Diploma of Laboratory Technology (Food testing) Advanced Diploma of Laboratory Operations * <i>To enter the Advanced Diploma of Laboratory Operations, entrants must</i> <i>Laboratory Technology or demonstrate equivalent competency. It is recom</i> <i>an appropriate period of employment at an occupational level commensu</i> <i>Laboratory Technology prior to entry to the Advanced Diploma of Laboratory</i>	nmended that er rate with any D	ntrants have had Diploma of	 1.5 months 3 months

[10 August 2000

REGULATIONS UNDER THE BAIL ACT 1985

No. 185 of 2000

At the Executive Council Office at Adelaide 10 August 2000

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

E. J. NEAL Governor

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

K. T. GRIFFIN Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 5—Forms
- 4. Variation of Sched. 1
- 5. Variation of Sched. 2

Citation

1. The *Bail Regulations 2000* (see *Gazette 11 May 2000 p. 2494*) are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 September 2000.

Variation of reg. 5—Forms

3. Regulation 5 of the principal regulations is varied by inserting in subregulation (3) "or the District Court" after "Supreme Court".

Variation of Sched. 1

4. Schedule 1 of the principal regulations is varied by inserting in Form 1 "or the District Court" after "Supreme Court".

Variation of Sched. 2

5. Schedule 2 of the principal regulations is varied by striking out from clause 6 "If the bail authority is a magistrate" and substituting "If the bail authority is a magistrate or a District Court judge".

AG 44/97 CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE PUBLIC CORPORATIONS ACT 1993

No. 186 of 2000

At the Executive Council Office at Adelaide 10 August 2000

PURSUANT to the *Public Corporations Act 1993* 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 LUCAS Treasurer

SUMMARY OF PROVISIONS

PART 1 PRELIMINARY

- 1. Citation
- 2. Commencement
- 3. Interpretation

PART 2 APPLICATION OF ACT TO MINISTER

4. Application of Act to Minister

PART 3 ADELAIDE CONVENTION CENTRE CORPORATION

DIVISION 1-ESTABLISHMENT AND CONSTITUTION OF SUBSIDIARY

- 5. Establishment of subsidiary (s. 24)
- 6. Establishment of board
- 7. Composition of board
- 8. Conditions of membership
- 9. Vacancies or defects in appointment of directors
- 10. Remuneration
- 11. Proceedings
- 12. Disclosure

DIVISION 2—FUNCTIONS AND PERFORMANCE

- 13. Functions of subsidiary
- 14. Charter
- 15. Performance statement
- 16. Subsidiary companies
- 17. Indirect or joint operations by subsidiary

DIVISION 3-FINANCIAL AND RELATED MATTERS

- 18. Internal audit
- 19. Quarterly reports
- 20. Loans, etc., require approval
- 21. Provision of information

22. Dividends

23. Common seal and execution of documents

24. Annual report

PART 1 PRELIMINARY

Citation

1. These regulations may be cited as the *Public Corporations (Adelaide Convention Centre Corporation) Regulations 2000.*

Commencement

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

Interpretation

3. In these regulations, unless the contrary intention appears—

"Act" means the Public Corporations Act 1993;

"**board**" means the board of directors established as the governing body of the subsidiary under Part 3;

"director" means a person appointed or holding office as a member of the board under Part 3;

"Minister" means the Minister for Tourism;

"the subsidiary" means the Adelaide Convention Centre Corporation established under Part 3.

PART 2 APPLICATION OF ACT TO MINISTER

Application of Act to Minister

4. The following provisions of the Act apply to the Minister:

- (a) Part 1 (*Preliminary*);
- (b) section 24 (Formation of subsidiary by regulation);
- (c) section 25 (Dissolution of subsidiary established by regulation);
- (d) the schedule (*Provisions applicable to subsidiaries*).

[10 August 2000

PART 3 ADELAIDE CONVENTION CENTRE CORPORATION

DIVISION 1-ESTABLISHMENT AND CONSTITUTION OF SUBSIDIARY

Establishment of subsidiary (s. 24)

5. (1) The Adelaide Convention Centre Corporation is established as a subsidiary of the Minister.

- (2) The subsidiary—
- (a) is a body corporate; and
- (b) has perpetual succession and a common seal; and
- (c) is capable of suing and being sued in its corporate name.

Establishment of board

6. (1) A board of directors is established as the governing body of the subsidiary.

(2) Anything done by the board in the administration of the subsidiary's affairs is binding on the subsidiary.

Composition of board

7. (1) The board consists of the number of directors appointed by the Minister (being not less than five nor more than seven) for the time being holding office as members of the board.

(2) One director will be appointed by the Minister to chair meetings of the board.

(3) The Minister may appoint a director to be the deputy of the director appointed to chair the board and the deputy may perform or exercise the functions and powers of that director in his or her absence.

(4) On the office of a director becoming vacant, a person may be appointed in accordance with this regulation to the vacant office.

(5) The Minister may appoint a suitable person to be deputy of a member of the board during any period of absence of the member (and any reference to a director in these regulations will be taken to include, unless the contrary intention appears, a reference to a deputy while acting as a member of the board).

Conditions of membership

8. (1) A director will be appointed for a term, not exceeding three years, specified in the instrument of appointment and, at the expiration of a term of appointment, will be eligible for reappointment.

- (2) The office of a director becomes vacant if the director—
- (a) dies; or
- (b) completes a term of office and is not reappointed; or
- (c) resigns by written notice to the Minister; or

- (d) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or
- (e) is convicted of an indictable offence; or
- (f) is removed from office by the Minister by written notice.

Vacancies or defects in appointment of directors

9. An act of the board is not invalid by reason only of—

- (a) a vacancy in its membership that brings the number of directors holding office as members of the board to less than five; or
- (b) a defect in the appointment of a director.

Remuneration

10. A director is entitled to be paid from the funds of the subsidiary such remuneration, allowances and expenses as may be determined by the Minister.

Proceedings

11. (1) A quorum of the board consists of one half the total number of its members (ignoring any fraction resulting from the division) plus one, and must include the director appointed to chair the board or the director appointed as that director's deputy.

(2) The director appointed to chair the board will preside at meetings of the board at which he or she is present.

(3) If the director appointed to chair the board is absent from a meeting of the board, the director appointed as that director's deputy will preside.

(4) A decision carried by a majority of the votes cast by directors at a meeting is a decision of the board.

(5) Each director present at a meeting of the board has one vote on a question arising for decision and, if the votes are equal, the director presiding at the meeting may exercise a casting vote.

(6) A telephone or video conference between directors will, for the purposes of this regulation, be taken to be a meeting of the board at which the participating directors are present if—

- (*a*) notice of the conference is given to all directors in the manner determined by the board for that purpose; and
- (b) each participating director is capable of communicating with every other participating director during the conference.

(7) A proposed resolution of the board becomes a valid decision of the board despite the fact that it is not voted on at a meeting of the board if—

(a) notice of the proposed resolution is given to all directors in accordance with procedures determined by the board; and

- (b) a majority of the directors express their concurrence in the proposed resolution by letter, telex, facsimile transmission or other written communication setting out the terms of the resolution.
- (8) The board must cause accurate minutes to be kept of its proceedings.

(9) A person authorised in writing by the Treasurer may attend (but not participate in) a meeting of the board and may have access to papers provided to directors for the purpose of the meeting.

(10) If the board considers that a matter dealt with at a meeting attended by a representative of the Treasurer should be treated as confidential, the board may advise the Treasurer of that opinion giving the reason for the opinion and the Treasurer may, subject to subregulation (11), act on that advice as the Treasurer thinks fit.

(11) If the Treasurer is satisfied on the basis of the board's advice under subregulation (10) that the subsidiary owes a duty of confidence in respect of a matter, the Treasurer must ensure the observance of that duty in respect of the matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.

(12) Subject to these regulations, the board may determine its own procedures.

Disclosure

12. (1) Where the subsidiary discloses to the Minister or the Treasurer in pursuance of the Act or these regulations a matter in respect of which the subsidiary owes a duty of confidence, the subsidiary must give notice in writing of the disclosure to the person to whom the duty is owed.

(2) A director of the subsidiary does not commit any breach of duty by reporting a matter relating to the affairs of the subsidiary to the Minister or the Treasurer.

DIVISION 2—FUNCTIONS AND PERFORMANCE

Functions of subsidiary

13. (1) The subsidiary's functions are limited to the following:

- (*a*) to manage and operate the Adelaide Convention Centre site, and to hold and manage assets associated with the Adelaide Convention Centre;
- (b) to manage, promote and sponsor events at the Adelaide Convention Centre site or elsewhere;
- (c) to foster and assist the commercial development of the Adelaide Convention Centre site in order to complement and enhance the commercial potential of the Adelaide Convention Centre;
- (d) to carry out other functions conferred on the subsidiary by the Minister.

(2) The subsidiary must obtain the approval of the Minister before it makes a material change to its policy direction or budget.

Charter

14. (1) The Minister and the Treasurer must prepare a charter for the subsidiary.

- (2) The charter must address—
- (a) the nature and scope of the subsidiary's operations;

- (b) the subsidiary's obligations to report on its operations;
- (c) the form and contents of the subsidiary's accounts and financial statements;
- (*d*) any accounting, internal auditing or financial systems or practices to be established or observed by the subsidiary;
- (e) the acquisition or disposal of capital or assets.
- (3) The charter may deal with any other matter not specifically referred to in subregulation (2).
- (4) The charter must be reviewed by the Minister at the end of each financial year.
- (5) The Minister and the Treasurer may amend the charter at any time.

(6) The charter, or an amendment to the charter, comes into force and is binding on the subsidiary on a day specified in the charter or amendment (but without affecting any contractual obligations previously incurred by the subsidiary).

(7) On the charter or an amendment to the charter coming into force, the Minister must, within 12 sitting days, have copies of the charter, or the charter in its amended form, laid before both Houses of Parliament.

Performance statement

15. (1) The Minister must, when preparing the charter for the subsidiary, also prepare, after consultation with the subsidiary and the Treasurer, a performance statement setting the various performance targets that the subsidiary is to pursue in the coming financial year or other period specified in the statement and dealing with such other matters as the Minister considers appropriate.

(2) The Minister must, after consultation with the subsidiary and the Treasurer, review the performance statement when reviewing the subsidiary's charter.

(3) The Minister may, after consultation with the subsidiary and the Treasurer, amend the performance statement at any time.

Subsidiary companies

16. (1) The subsidiary must not, without the approval of the Treasurer—

- (a) form a subsidiary company; or
- (b) acquire, or enter into any arrangement under which it will at a future time or would on the happening of some contingency hold, relevant interests in shares in a company such that the company becomes a subsidiary of the subsidiary.

(2) The Treasurer may, as a condition of approval under this section, or by direction, require the subsidiary to take steps to include in a subsidiary company's memorandum or articles of association such provisions as the Treasurer considers appropriate—

(a) imposing limitations on the nature or scope of the company's operations; or

(b) imposing other controls or practices,

consistent with those applicable to the subsidiary.

10 August 2000] THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

Indirect or joint operations by subsidiary

17. (1) The subsidiary must not, without the approval of the Treasurer, enter into a scheme or arrangement or joint venture with another person or undertake any operations or transactions pursuant to such a scheme, arrangement or joint venture.

- (2) However, the approval of the Treasurer is not required under subregulation (1) if-
- (a) the principal purpose of the scheme, arrangement or joint venture is to stage an event or function; and
- (b) the board is satisfied that the maximum amount for which the subsidiary will become liable as a result of its involvement in the scheme, arrangement or joint venture does not exceed \$1 000 000.
- (3) In this regulation—

"scheme or arrangement" means a trust scheme or a partnership and includes any other scheme or arrangement for sharing profits.

DIVISION 3—FINANCIAL AND RELATED MATTERS

Internal audit

18. (1) The subsidiary must establish and maintain effective internal auditing of its operations.

- (2) The subsidiary must, unless exempted by the Treasurer, establish an audit committee.
- (3) The audit committee will comprise—
- (*a*) a member of the board of the subsidiary, or such members of the board as the board may from time to time determine; and
- (b) such other person or persons as the board may from time to time appoint,

but may not include the chief executive of the subsidiary.

- (4) The functions of the audit committee include—
- (*a*) reviewing annual financial statements to ensure that they provide a true and fair view of the state of affairs of the subsidiary; and
- (b) liaising with external auditors; and
- (c) reviewing the adequacy of the accounting, internal auditing, reporting and other financial management systems and practices of the subsidiary on a regular basis.

Quarterly reports

19. The subsidiary must report to the Minister on the subsidiary's financial position on a quarterly basis.

Loans, etc., require approval

20. (1) The subsidiary must not lend or advance to any person any money, securities or property without the prior written approval of the Treasurer.

(2) The subsidiary must not undertake commercial borrowings without the prior written approval of the Treasurer.

Provision of information

21. (1) The subsidiary must, at the request in writing of the Treasurer, furnish the Treasurer with such information or records in the possession or control of the subsidiary as the Treasurer may require in such manner and form as the Treasurer may require.

(2) If a record in the possession or control of the subsidiary is furnished to the Treasurer under this regulation, the Treasurer may make, retain and deal with copies of the record as the Treasurer thinks fit.

(3) If the board considers that information or a record furnished under this regulation contains matters that should be treated as confidential, the board may advise the Treasurer of that opinion giving the reason for the opinion and the Treasurer may, subject to subregulation (4), act on that advice as the Treasurer thinks fit.

(4) If the Treasurer is satisfied on the basis of the board's advice under subregulation (3) that the subsidiary owes a duty of confidence in respect of a matter, the Treasurer must ensure the observance of that duty in respect of the matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.

(5) The subsidiary must notify the Minister if a request is made under this regulation.

Dividends

22. (1) The subsidiary must, before the end of each financial year, after consultation with the Minister, recommend by writing to the Treasurer that the subsidiary pay a specified dividend, or not pay any dividend, for that financial year, as the subsidiary considers appropriate.

- (2) The Treasurer may, after consultation with the Minister, by notice in writing to the subsidiary—
- (a) approve a recommendation of the subsidiary under subregulation (1); or
- (b) determine that a dividend specified by the Treasurer be paid, or that no dividend be paid,

as the Treasurer considers appropriate.

(3) The subsidiary must, if so required by the Treasurer by notice in writing to the subsidiary at any time during a financial year, after consultation with the Minister, recommend by writing to the Treasurer that a specified interim dividend or specified interim dividends be paid by the subsidiary for that financial year, or that no such dividend or dividends be paid by the subsidiary as the subsidiary considers appropriate.

- (4) The Treasurer may, after consultation with the Minister, by notice in writing to the subsidiary—
- (a) approve a recommendation of the subsidiary under subregulation (3); or
- (b) determine that an interim dividend or interim dividends specified by the Treasurer be paid, or that no interim dividend be paid,

as the Treasurer considers appropriate.

(5) If the Treasurer approves a recommendation or determines under this regulation that a dividend or interim dividend or dividends be paid by the subsidiary, the dividend or interim dividend or dividends must be paid at the direction of the Treasurer, in the manner and at the time or times determined by the Treasurer, after consultation with the subsidiary and the Minister.

(6) A recommendation under this regulation must be made by the board and may not be made by any person or committee pursuant to a delegation.

Common seal and execution of documents

23. (1) The common seal of the subsidiary must not be affixed to a document except in pursuance of a decision of the board, and the affixing of the seal must be attested by the signatures of two directors.

(2) The board may, by instrument under the common seal of the subsidiary, authorise a director, an employee of the subsidiary (whether nominated by name or by office or title) or any other person to execute documents on behalf of the subsidiary subject to limitations (if any) specified in the instrument of authority.

(3) Without limiting subregulation (2), an authority may be given so as to authorise two or more persons to execute documents jointly on behalf of the subsidiary.

- (4) A document is duly executed by the subsidiary if-
- (*a*) the common seal of the subsidiary is affixed to the document in accordance with this regulation; or
- (b) the document is signed on behalf of the subsidiary by a person or persons in accordance with authority conferred under this regulation.

Annual report

24. (1) The subsidiary must, within three months after the end of each financial year, deliver to the Minister a report on the operations of the subsidiary during that financial year.

(2) The Minister must cause a copy of the report to be laid before both Houses of Parliament within 12 sitting days after receipt of the report.

(3) The subsidiary's report to the Minister on its operations during the 2000/2001 financial year may incorporate a report on the operations of the Adelaide Convention Centre Board established by the Minister of Tourism in accordance with an order in council issued on 14 May 1987.

MT 6/99 CS

R. DENNIS Clerk of the Council

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CITY OF HOLDFAST BAY

Declaration of Public Road

NOTICE is hereby given that at a council meeting held on Tuesday, 25 July 2000, it was resolved that pursuant to section 208 of the Local Government Act 1999, to declare portion of Yacca Road, Seacliff being allotments 111, 113, 115, 117 and 121 in deposited plan 55374 be, and is hereby declared to be a public road.

D. R. AYLEN, Chief Executive Officer

CITY OF SALISBURY

ROADS (OPENING AND CLOSING) ACT 1991

Walkway between Edward Street and Panto Avenue, Paralowie

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Salisbury proposes to make a Road Process Order to close a portion of the public road, subject to any easements that may be required. The portion of public road to be closed is situated between allotments 28, 29, 32 and 33 in deposited plan 10121, and is more particularly delineated in Preliminary Plan No. PP32/0589 ('the plan').

The portion of the public road to be closed marked 'Y' on the plan is to be merged with the adjoining land (allotment 28 in deposited plan 10121, CT 5071/193) held by John Stanley Kemp and Janet Kaylene Kemp and the portion of the public road to be closed marked 'Z' on the plan is to be merged with the adjoining land (allotment 32 in deposited plan 10121, CT 5115/717) held by Dennis John Meikle and Pamela Meikle.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the council, 12 James Street, Salisbury, S.A. 5108 between the hours of 8.30 a.m. and 5 p.m. weekdays only and the Adelaide office of the Surveyor-General, 25 Pirie Street, Adelaide, S.A. 5000 during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 8, Salisbury, S.A. 5108 within 28 days of the publication 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 10 August 2000.

S. HAINS, City Manager

TOWN OF GAWLER

Declaration of Public Road

NOTICE is hereby given that pursuant to sections 210(1)(b) and 210(5) of the Local Government Act 1999, council has resolved at its meeting held on 25 July 2000 that:

The walkway between Penrith Avenue and Mulga Street in Gawler West, more particularly described as the land between allotments 21 and 22 in Deposited Plan 9995, and also between allotment 27 in Deposited Plan 9995 and allotment 103 in Deposited Plan 52750, be declared as public road.

J. R. MCEACHEN, Town Manager

THE BERRI BARMERA COUNCIL

Adoption of Assessment and Declaration of Rates

NOTICE is hereby given that the Berri Barmera Council, at a meeting held on 1 August 2000, adopted the following resolutions:

Rating Policy

That the Berri Barmera Council Rating Policy for the 2000-2001 financial year be adopted taking into account:

- The relationship of the amount of rates needed to meet the objectives of the Berri Barmera Council Strategic Plan 2000-2005 and the Draft 2000-2001 Budget.
- The relationship and impact of the rates and rate differential between residential and non-residential assessments.

- The equity of the rate structure.
- Rate concessions and rebates.

A full copy of the Rating Policy is available for inspection at the Council's Principal Office, 19 Wilson Street, Berri.

Adoption of Valuation

That the Berri Barmera Council in accordance with section 167 (2) (a) of the Local Government Act 1999, adopts for the year ending 30 June 2001 the Valuer-General's Valuation of Capital Values being \$648 165 420 in relation to the area of the council and hereby specifies 1 August 2000 as the day from which such valuation shall become and be the valuation of the council.

Declaration of Differential General Rates

That council, pursuant to section 153(1)(b) of the Local Government Act 1999, and pursuant to section 156(1) of the Local Government Act 1999, declares that Differential General Rates be declared for the financial year ending 30 June 2001 on the capital values of all rateable property within its area, the said differential general rates to vary by reference to the locality and the use of the land.

That the said Differential General Rates shall be and are hereby declared as follows:

(1) Townships of Barmera, Berri, Cobdogla, Glossop, Loveday and Monash as defined:

- (a) Residential—0.63 cents in the dollar on the capital value of such rateable property.
- (b) Commercial—0.74 cents in the dollar on the capital value of such rateable property.
- (c) Industrial—0.80 cents in the dollar on the capital value of such rateable property.
- (d) Other—0.565 cents in the dollar on the capital value of such rateable property.
- (2) Outside the aforesaid townships as defined:
 - (a) Residential—0.605 cents in the dollar on the capital value of such rateable property.
 - (b) Primary Production—0.565 cents in the dollar on the capital value of such rateable property.
 - (c) Vacant Rural Dry—0.565 cents in the dollar on the capital value of such rateable property.
 - (d) Other—0.565 cents in the dollar on the capital value of such rateable property.
 - (e) Commercial—0.72 cents in the dollar on the capital value of such rateable property.
 - (f) Industrial—0.78 cents in the dollar on the capital value of such rateable property.

Minimum Amount Payable

Further and pursuant to powers vested in it under section 158 of the Local Government Act 1999, council declares a minimum amount of \$400 which shall be payable by way of rates on rateable land within the Townships of Barmera, Berri, Cobdogla, Glossop, Loveday and Monash as defined.

Declaration of Service Charges

Pursuant to section 155 of the Local Government Act 1999, council declares service charges in relation to the Common Effluent Drainage Schemes as follows:

Barmera Effluent Scheme—\$90 per occupied unit and \$45 per vacant unit.

Berri Effluent Scheme—\$62 per occupied unit and \$31 per vacant unit.

Cobdogla Effluent Scheme—\$90 per occupied unit and \$45 per vacant unit.

Glossop Effluent Scheme—\$40 per occupied unit and \$20 per vacant unit.

Monash Effluent Scheme—\$180 per occupied unit and \$151 per vacant unit.

Method of Payment

Pursuant to section 181 of the Local Government Act 1999, the 2000-2001 Differential General Rates and service charges be paid in a single instalment by 20 October 2000, or by instalments where applied for, and the dates for payment of instalments shall be 20 October 2000, 20 November 2000, 20 December 2000 and 22 January 2001.

M. J. HURLEY, Chief Executive Officer

COORONG DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Coorong District Council at its special meeting held on 24 July 2000, resolved as follows:

Adoption of Valuation

The most recent valuation of the Valuer-General available to the council, of the capital value of land within the council's area, be adopted, totalling \$508 917 820.

Declaration of General Rates

In exercise of the powers contained in Chapter 10 of the Local Government Act 1999, the following general rates were declared by the Coorong District Council to apply to all reateable land within the council area:

1. A fixed charge of \$160.

2. Differential general rates in the dollar based on capital values as follows:

2.1 a rate of 0.00531 cents in the dollar of the capital value of the land on all rateable land within the townships of Coonalpyn, Meningie, Tailem Bend and Tintinara, and that area zoned as East Wellington Residential, Town Centre, Marina and Tourist Accommodation Zones;

2.2 a rate of 0.00498 cents in the dollar of the capital value of the land on other rateable land.

Service Charges

Pursuant to section 155 of the Local Government Act 1999, council declared the following service charges for the recovery of Septic Tank Effluent Drainage and Disposal costs:

(Unit being as set out in the document entitled 'Determination of Service Charges—Septic Tank Effluent Disposal Schemes' issued by the STEDS Advisory Committee and dated 1 September 1992).

- (a) \$60 per unit for occupied land in the Meningie Scheme;
- (b) \$13 per unit for vacant land in the Meningie Scheme;
- (c) \$60 per unit for occupied land in the Tailem Bend and East Wellington Scheme;
- (d) \$28 per unit for vacant land in the Tailem Bend and East Wellington Scheme;
- (e) \$67 per unit for occupied land in the Tintinara scheme;
- (f) \$26 per unit for vacant land in the Tintinara scheme.

Pursuant to section 155 of the Local Government Act 1999, council declared the following service charges for the supply of water:

(a) in the area of the Narrung Water Scheme:

\$180 Vacant Land:

\$426 Occupied Land:

- (b) in the area of the East Wellington Water Scheme a service charge comprised of \$165 plus 91c per kL for water usage in excess of 125 kL per annum;
- (c) in the area of the Peake Water Scheme a service charge of \$112 plus 76c per kL for water usage in excess of 100 kL per annum.

Declaration of Separate Rate—Water Catchment Levy

In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse the council for the amount contributed to the South East Catchment Water Management

Board, a separate rate of \$14.20 on all rateable land in the council's area in the Catchment Area of the Board, based on a fixed levy of the same amount on all rateable land.

Payment

All rates will fall due in four instalments, payable on 14 September 2000, 14 December 2000, 14 March 2001 and 14 June 2001.

W. R. PATERSON, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Temporary Road Closure

NOTICE is hereby given that the District Council of Grant, at its meeting held on 17 July 2000, passed a resolution making the following order:

That pursuant to the powers of section 359 (1) of the Local Government Act 1934, as amended, the Blanche Young Forest Road has placed a 10 tonne weight restriction on the road with the exception of:

1. Council vehicles carrying out roadworks.

2. General access vehicles (local timber industry vehicles and general farming vehicles delivering or collecting produce or goods from adjacent properties).

These general access vehicles will only be allowed on the road subject to them using the shortest practicable route to the delivery base (depot or home) from an allowable road.

D. BREMERT, Director of Works

DISTRICT COUNCIL OF GRANT

Declaration of Annual Service Charges

NOTICE is hereby given that at its meeting held on 7 August 2000, council in exercise of the powers contained in Part 1 of Chapter 10 of the Local Government Act 1999.

1. Declared an annual service charge of \$77 for the year ending 30 June 2001, for the collection and disposal of domestic waste (Mobile Garbage Bins) on each rateable occupied property as follows:

In the following streets and roads at Yahl—Brim Brim Road, Church Street, Yahl Road (from Square Mile Road to Yahl Hall Road), Yahl Hall Road (from Brim Brim Road to Yahl Road), Lange Road (from Yahl Road to the eastern boundary of property A5325, Lot 1, FP9406).

2. Declared for the financial year ending 30 June 2001, a service charge (Common Effluent Drainage Scheme) of:

\$145 per annum on all vacant allotments; and

\$170 per annum on all occupied allotments,

in that part of the township of Tarpeena served by the Common Effluent Drainage Scheme.

R. J. PEATE, District Manager

DISTRICT COUNCIL OF LOXTON WAIKERIE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 2 August 2000 the District Council of Loxton Waikerie in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, passed the following resolutions for the financial year ending 30 June 2001:

Adoption of Valuation

1.1 The rates assessed on rateable land in the area of the council will be based on the capital value of land for all rateable land.

1.2 Pursuant to section 167 (2)(a) of the Act the most recent valuation of the Valuer-General available to the council of the capital value of land within the council's area, be adopted totalling \$797 996 980.

Declaration of General Rates

Differential general rates declared are as follows:

2.1 Land within the former District Council of Waikerie 0.551 cents in the dollar on the capital value of such rateable land.

2.2 Land within the former District Council of Brown's Well 0.5305 cents in the dollar on the capital value of such rateable land.

2.3 Land within the former District Council of Loxton, in accordance with the use of the land with the differentiating factors specified at Regulation 10 of the Local Government (General) Regulations 1999:

2.3.1 Residential, Vacant Land and Other-a differential rate of 0.5562 cents in the dollar on the capital value of such rateable land:

2.3.2 Commercial—Shop, Commercial—Office, Com-mercial—Other, Industry—Light, Industry—Other, a differential rate of 0.6206 cents in the dollar on the capital value of such rateable land; and

2.3.3 Primary Production, a differential rate of 0.5691 cents in the dollar on the capital value of such rateable land.

Minimum Rate

Pursuant to section 158 of the Local Government Act 1999 the council declares a minimum amount payable by way of rates of \$250 on all rateable properties within its area for the financial year ending 30 June 2001.

Service Charges

Pursuant to section 155 of the Act, the council declares the following service charges payable where a common effluent connection point is provided:

- · those properties within the Township of Waikerie-an annual service charge of \$150 per unit on each occupied allotment and an annual service charge of \$130 on each vacant allotment:
- · those properties within the Township of Loxton-an annual service charge of \$110 per unit on each occupied allotment and an annual service charge of \$90 on each vacant allotment.

T. L. BURGEMEISTER, District Manager

DISTRICT COUNCIL OF RENMARK PARINGA Change of Meeting Date

NOTICE is hereby given that as per Resolution No. GC 240/00 passed at the general council meeting of 25 July 2000, the general council meeting for August scheduled for 22 August 2000, will now be held on Tuesday, 29 August 2000, at 7.30 p.m. at the Council Chambers, Ral Ral Avenue, Renmark.

DR ALI KHAN, Chief Executive Officer

DISTRICT COUNCIL OF RENMARK PARINGA Temporary Road Closure

NOTICE is hereby given pursuant to section 359 of the Local Government Act 1934, as amended, I, Clarence Rodney Thomas, Mayor of the District Council of Renmark Paringa have approved a temporary road closure. The closure will take place either side of Ral Ral Avenue on James Avenue, and also on Ral Ral Avenue and Thurk Street on the Murray Pioneer side, on Sunday, 13 August 2000, between the hours of 9 a.m. and noon inclusive, for the purpose of The Murray Pioneer/Nippy's 2000 Fun Run.

R. THOMAS, Mayor

DISTRICT COUNCIL OF STREAKY BAY

Supplementary Election—Nominations

NOTICE is hereby given that at the close of nominations at noon on Thursday, 3 August 2000, the following persons have been accepted as candidates and are listed in the order in which they will appear on the ballot paper:

Ward Councillor

Eyre (Rural) Ward (one vacancy):

Kemp, Trevor Baker, Lisa

Postal Voting

The election will be conducted entirely by postal voting. No polling booth will be open for voting on polling day. Voting is not compulsory.

Voting material will be despatched by post to every natural person, body corporate and group who were listed on the voters roll as at the roll closure on 30 June 2000.

The mail out will commence on Monday, 14 August 2000, with all voting materials to be delivered by Thursday, 17 August 2000.

A person who has not received voting material and who believes that he or she is entitled to vote should apply to the Council Office on (08) 8626 1001.

A pre-paid addressed envelope for each elector entitlement will be provided. Completed ballot material must be returned to reach the Deputy Returning Officer no later than noon on Monday, 4 September 2000.

A ballot box will be provided at the Council Office for electors who wish to personally deliver their completed ballot material during office hours.

Place of Counting Votes

The scrutiny and counting of votes will take place in the Council Chambers at the District Council of Streaky Bay, 29 Alfred Terrace, Streaky Bay as soon as practicable after 2p.m. on Monday, 4 September 2000. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

Candidates must forward a campaign donations return to the Council's Chief Executive Officer within six weeks after the conclusion of the election.

J. RUMBELOW, Deputy Returning Officer

[REPUBLISHED]

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DISTRICT COUNCIL OF TATIARA

Change of Road Name

NOTICE is hereby given that under section 219 of the Local Government Act 1999, council at a meeting held on 11 July 2000, named the road on the northern side of section 953, Hundred of Tatiara (Bordertown Racecourse) as Richards Lane.

G. W. PIESSE, Chief Executive Office

IN the matter of the estates of the undermentioned deceased persons

- Bigg, Stella Irene, late of South Terrace, Meningie, widow, who died on 28 May 2000.
- Brusse, Marie Helene, late of 20 St Albyns Avenue, Toorak Gardens, married woman, who died on 18 June 2000. Carmody, Patrick George, late of 50 Warwick Street,
- Walkerville, retired clerk, who died on 15 June 2000.
- Davies, Dorothy Jean, late of 63 York Road, Port Pirie West, retired company secretary, who died on 15 April 2000.

Donley, Eunice Doreen, late of 52 Dunrobin Road, Hove, of no occupation, who died on 10 June 2000.

Dutton, Hazel Doreen, late of 12 Samson Avenue, Westbourne Park, widow, who died on 11 June 2000.

Ferraro, Barbara, late of 9 Brenchley Grove, Kingswood, of no occupation, who died on 13 June 2000.

Huxstep, Irene Winifred May, late of 580 Brighton Road, South Brighton, of no occupation, who died on 25 June 2000.

Kenwrick, Eileen Marguerite, late of 52 Dunrobin Road, Hove, retired seamstress, who died on 12 April 2000.

Lewis, Lisa Jayne, late of 10 Tallara Avenue, Mount Gambier, social worker, who died on 11 March 2000.

McDonald, Peter Robert, late of Leighton Avenue, Klemzig, retired taxi truck driver, who died on 23 June 2000.

McInerney, John Raymond, late of 3 Fourth Avenue, St Peters, retired clerical officer, who died on 2 May 2000.

Murray, Jennifer Anne, late of 103 Fisher Street, Fullarton, of no occupation, who died on 13 April 2000.

Owen, John William, late of 49 Spring Street, Queenstown, barman, who died on 9 June 1997.

Roberts, Ruth, late of 91 Diagonal Road, Somerton Park, widow, who died on 25 June 2000.

Rosenthal, Patricia June, late of Shackleton Avenue, Ingle Farm, married woman, who died on 26 May 2000.

Sarvas, Paul Thomas, late of 27 Forrestall Road, Elizabeth Downs, storeperson, who died on 25 May 2000.

Stevens, Sarah Isabella, late of 34 Molesworth Street, North Haven, of no occupation, who died on 10 May 2000.

Strachan, Douglas Francis, late of 18 Cavenett Street, Port Pirie West, retired transport driver, who died on 7 June 2000.

Wait, Lancelot Bowman, late of 239 Hancock Road, Banksia Park, retired caretaker, who died on 3 June 2000.

Watson, Maud Daisy, late of 9 Ansell Street, Semaphore, home duties, who died on 16 June 2000.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 8 September 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 10 August 2000.

J. H. WORRALL, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court. No. 2226 of 1996. In the matter of Northglen Pty Ltd (ACN 059 727 114) and in the matter of the Corporations Law.

Notice of Release of Liquidator

Take notice that by an order of the Supreme Court of South Australia dated 2 August 2000, I, Peter Ivan Macks, 10th Floor, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company was granted my release as liquidator.

Dated 7 August 2000.

P. I. MACKS, Liquidator

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform Riverside 2000 of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

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

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

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

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