No. 11 391



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 1 FEBRUARY 2001

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GOVERNMENT GAZETTE NOTICES

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ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF CREMATION ACT 2000 COMMITTED TO THE ATTORNEY-GENERAL

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 Cremation Act 2000 to the Attorney-General.

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 February 2001.

By command,

MARK BRINDAL, for Premier

CSA 06/00

INCORPORATION (OPPRESSIVE UNREASONABLE ACTS) AMENDMENT ACT 2000 (Act No. 65 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 15 February 2001 as the day on which the Associations Incorporation (Oppressive or Unreasonable Acts) Amendment Act 2000 will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 February 2001.

By command,

MARK BRINDAL, for Premier

AGCS 29/00

CREMATION ACT 2000 (Act No. 52 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 1 February 2001 as the day on which the Cremation Act 2000 will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 February 2001.

By command,

MARK BRINDAL, for Premier

CSA 06/00

EDUCATION (COUNCILS AND CHARGES) AMENDMENT ACT 2000 (Act No. 92 of 2000): DAY OF COMMENCE-MENT

Proclamation By The Governor

(L.S.) E. J. NEAL

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

- (a) fix 1 February 2001 as the day on which the Education (Councils and Charges) Amendment Act 2000 (the Amendment Act) will come into operation; and
- (b) suspend the operation of-
 - (i) the definition of 'affiliated committee' inserted into section 5 (1) of the Education Act 1972 by section 3 (a) of the Amendment Act; and
 - (ii) sections 3 (b) and (c), 5 and 7 and Schedules 1 and 2 of the Amendment 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, 1 February 2001.

By command

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 1 February 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned persons to the Art Gallery Board, pursuant to the provisions of the Art Gallery Act 1939:

Member: (from 1 February 2001 until 19 January 2004)

Candy Bennett Carolyn Sue Tweddell Richard Sternberg Cohen Susan Veronica Cocks

Member: (from 1 February 2001 until 19 January 2002)

Michael John Maxwell Carter

By command,

MARK BRINDAL, for Premier

ACD 001/94CS

Department of the Premier and Cabinet Adelaide, 1 February 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned persons to the Residential Tenancies Tribunal, pursuant to the provisions of the Residential Tenancies Act 1995:

Member: (from 26 February 2001 until 25 February 2003) Jane Rosemary Moularadellis

Member: (from 19 March 2001 until 18 March 2003) Boudewyn Groeneveld

By command,

MARK BRINDAL, for Premier

ATTG 7/99CS

Department of the Premier and Cabinet Adelaide, 1 February 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned persons to the Board of the Botanic Gardens and State Herbarium, pursuant to the provisions of the Botanic Gardens and State Herbarium Act 1978:

Member: (from 1 February 2001 until 30 June 2002)

Dianne Hall

Member: (from 1 February 2001 until 30 June 2003)

Robert Stephen Hill

By command,

MARK BRINDAL, for Premier

MEH 0057/00CS

Department of the Premier and Cabinet Adelaide, 1 February 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned persons to the Pharmacy Board of South Australia, pursuant to the provisions of the Pharmacists Act 1991:

Member: (from 1 February 2001 until 31 January 2004)

Rosemary Joy Batt William Bentley Dollman

Roger Leigh Nation

Michele Elizabeth Rowett Debra Rowett

Humphrey Edward George

Barry Marsden Wilmot

Deputy Member: (from 1 February 2001 until 31 January 2004)

Meredith Ann Strain (Deputy to Batt)

Keith George McKellar (Deputy to Dollman)

Andrew Gilbert (Deputy to Nation)

Christopher Doecke (Deputy to Debra Rowett)

Morag Horton (Deputy to Michele Rowett)

Paul David Simmons (Deputy to George) Bronwyn Ruth Perry (Deputy to Wilmot)

By command.

MARK BRINDAL, for Premier

MHS 030/004/058CS

MECS 27/00CS

Department of the Premier and Cabinet Adelaide, 1 February 2001

HIS Excellency the Governor in Executive Council has been pleased to declare the 'District Council of Mount Barker-Rural Living (Sydney and Timmins Roads, Nairne) Plan Amendment' to be an authorised Plan Amendment and fix 1 February 2001 as the day on which it will come into operation, pursuant to section 27 (1) of the Development Act 1993.

By command.

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 1 February 2001

HIS Excellency the Governor in Executive Council has been pleased to declare the 'City of Port Lincoln-Living Areas Plan Amendment' to be an authorised Plan Amendment and fix 1 February 2001 as the day on which it will come into operation, pursuant to section 27 (1) of the Development Act 1993.

By command,

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 1 February 2000

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

Rosalba Aiossa Darron John Anderson Madeline Rosemary Ashford Kathryn Yvonne Atkinson Paul Anthony Bennett John Alexander Brock Benjamin James Challinor Rodney Paul Coombes Sally Čunningham Pauline Janice Davis Susan Pauline Gallina Sandra Joy Kluge Ian Andrew Johnston Richard Peter Lawley Sophia Matiasz Rebecca Lara Kate Matters Sarah Jayne Morcom Francis Benedict Regan Maria-Anita Rubini Malcolm Alwin Thiele Naomi Jane Thomas Karen Leanne Whitehorn

By command.

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 1 February 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Gerard Kerin, MP, Deputy Premier, Minister for Primary Industries and Resources and Minister for Regional Development to be also Acting Premier, Acting Minister for State Development and Acting Minister for Multicultural Affairs for the period 1 February 2001 to 7 February 2001 inclusive, during the absence of the Honourable John Wayne Olsen, MP.

By command,

MARK BRINDAL, for Premier

ARCHITECTS ACT 1939-1987

THE following are architects registered under this Act as at 21 December 2000:

ABBOT Jeffrey John 16 Charlotte Court Grange SA 5022 ADAM John Paul 12/240 Flinders Street Adelaide SA 5000 ADAMS Michael John Bligh Voller Nield Pty Ltd 460 Bay Street Port Melbourne VIC 3000

ADSETT Robert Young Thomson Adsett & Partners PO Box 3348 Brisbane QLD 4101

AGGISS Julian Anthony 161 Yarrabee Road Greenhill SA 5140 AHLADAS Peter 1 Gordon Avenue Rostrevor SA 5073

AISATULLIN Tonu Enn 42 Hayberry Street Crows Nest NSW 2065

ALCOCK Christopher Donald PO Box N646 Grosvenor Place NSW 1220

ALEXANDER Douglas PO Box 8198 Station Arcade Adelaide SA 5000

ALI Angelo 268B Unley Road Hyde Park SA 5061

ALLEGRETTO Domenico Rosario 19 East Avenue Millswood SA 5034

ALLEN Adam c/o Mrs R Jaugietis 10 Wallala Avenue Park Holme SA 5043

ALLEN Anthony William 30 Leane Street Hughes ACT 2605 ANDERSEN Dimitty Marie 7 Eglington Avenue Black Forest SA

ANDERSON Jeremy Lorenz 4 Linley Avenue Blair Athol SA 5084

ANDRETZKE Bryon Winslow 55 Leicester Street Parkside SA 5063

ANDREWS Dixon John 59 Dulwich Avenue Dulwich SA 5065 ANDREWS John Hamilton John Andrews International Pty Ltd PO Box 7087 McMahons Point NSW 2060

ANDROVIC Ante Sime 54 Yeelanna Avenue Seaview Downs SA

ANGUS Alistair McClure Angus & Dowie Architecture Pty Ltd
182 Main Road McLaren Vale SA 5171

APOLLONIO George Michael 52 East Parkway Colonel Light Gardens SA 5041

AVARD Richard 3/3 Mulberry Court Magill SA 5072

BAGSHAW David Anthony Swanbury Penglase Architects 250 Wright Street Adelaide SA 5000

BALDWINSON Peter Charles 44A Highfield Avenue St Georges SA 5064

BALNAVES John Bernard 10/212 Kensington Road Marryatville SA 5068

BALSAMO Luciano Hassell Pty Ltd Level 5 70 Hindmarsh Square Adelaide SA 5000

BARANIKOVA Ruzena Deane Treloar & Assoc Pty Ltd PO Box 20 Fullarton SA 5063

BARANOVIC Lubor PO Box 356 Indooroopilly QLD 4068

BARRINGTON Rodney Lincoln 1 Bogaduck Road Aldgate SA

BARTLETT John Clucas 8 Leila Street Bedford Park SA 5042 BARWICK Ian James Suite 48 9 East Terrace Adelaide SA 5000 BASTIRAS Con 13 Valmai Avenue Kings Park SA 5034

BATEUP Ross Lee PPK GPO Box 398 Adelaide SA 5000

BATTERSBY Robert Hilton 1 Douglas Street Eden Hills SA

BAULIS Harald Fred 51 Haig Street Netherby SA 5062

BECHERVAISE Harry Stanley Bechervaise & Associates 183 Melbourne Street North Adelaide SA 5006

BELFORD James McGregor PO Box 912 Mount Barker SA 5251 BELTSOS Michael 70 Lionel Avenue Blair Athol SA 5084

BEMS Alexander 53 Ayliffes Road St Mary's SA 5042
BERNARD David Henry 51 Sixth Avenue St Peters SA 5069
BERRIMAN Ian Palmer 9 Marlborough Street College Park SA 5069

BEST Simon Daryl 11/72 George Street Norwood SA 5067

BETHERAS David Maxwell Lance Woodhead International Pty Ltd PO Box 6917 Cairns QLD 4870

BETTANY Graham 8 Sycamore Crescent Hawthorndene SA 5081

BIBBO Salvatore 189 Portrush Road Maylands SA 5069 BILLS Charles Eric Maynard 15 Nora Street Maylands SA 5069 BINKS Anthony Richard 29 Hyland Terrace Rosslyn Park SA 5072

BIRCHBY Glen Linden PO Box 258 Torrens Park SA 5062 BIRD Neil Thomas PO Box 452 Thirroul NSW 2515 BIRDSEY Peter 172 Gilles Street Adelaide SA 5000

BLANKS Brent 15 Grove Street Unley Park SA 5061 BLAXLAND Stephen Terence B & N Retail Group Pty Ltd Level 1742 Military Road Mosman NSW 2088

BOHLMANN Paul Otto Stanley Angas 3 Monarto Court Stonyfell SA 5066

BOLTON Benjamin Craig 2 Whittam Street Parkside SA 5063 BONATO Francesco TECTVS Pty Ltd 25 Chesser Street Adelaide SA 5000

BONATO Gary Peter TECTVS Pty Ltd 25 Chesser Street Adelaide SA 5000

BONINI Renzo Nicola 5 Catriona Court North Haven SA 5018 BONYTHON Dean Geoffrey 8 Martens Avenue Fullarton SA

BOOTH Richard Alec 86 Haydens Road Beaumaris VIC 3193 BOURAS Peter c/o 4 The Avenue Medindie SA 5081 BOYCE Colin John 298 Kensington Road Leabrook SA 5068

BOYCE Paul Roger Willoughby 345 Glen Osmond Road Glen Osmond SA 5064

BRAND Diane Joy 50 Yeovil Road Te Atatu North Auckland N.Z. 1003

BRANFORD John Andrew 23 Park Street Hyde Park SA 5061 BRANWHITE Graham John 13 Mead Street Birkenhead SA 5015 BRASSE Lothar 8 Cezanne Court Torrens Park SA 5062 BRAUN Jason Marcus 3 Diane Place Grange SA 5022

BRINE Judith Mary Christine Executive Dean Faculty of Palace University of Adelaide SA 5005

BRINE Martin Lindsay 116 Beulah Road Norwood SA 5067 BROOKE Stephen Greville PO Box 80 Hahndorf SA 5245

BROOKS Stewart Mervyn Woodhead International Pty Ltd Box 10479 Adelaide Street PO Brisbane QLD 4000

BROUGHTON John Anthony Seymour 8 Bates Street East Malvern VIC 3145

BROWN Andrew William Unit 6 59 George Street Unley SA 5061

BROWN Craig Thomas 7 Millawa Avenue Frewville SA 5063 BROWN David Richard 12 Graydale Street West Beach SA 5024 BROWN Kenneth Michael c/o 31 Flinders Street Kent Town SA

BROWN Peter Martin 8 Hexham Avenue Myrtle Bank SA 5064 BRUNNER Romeo Otto 50 Kintyre Road Woodforde SA 5072 BRYZGALIN Alexander 52 William Avenue St Morris SA 5068 BURDEN Robert Michael 22 Woodforde Road Magill SA 5072 BURDENIUK Oleh 21 Eldridge Crescent Grange SA 5022 BURLEY Ronald Dudley 82 Sydenham Road Norwood SA 5067 BURLING Ronald Kenneth William PO Box 930 Southport QLD

BURTON David Jamieson 10 Regent Street Parkside SA 5063 BURTON Lance Kinsgley 292 Esplanade Seaford SA 5169 BUTCHER Gregory Charles 1 Thornber Street Unley Park SA 5061

BUTCHER Mark Alaric 48 Elizabeth Street Norwood SA 5067 BUTT Eric Graham PO Box 39 Yarralumla ACT 2600 BYASS Leon David 7 Harrow Road St Peters SA 5069 BYRNE Ronald John 20 Acacia Avenue Hawthorndene SA 5051

BZOWY Rick 13/9 Inkerman Street St Kilda VIC 3182 CAIRE Peter Donald Hardy Milazzo 121 Greenhill Road Unley SA 5061

CAMPAGNARO Damian Romano 14B Melbourne Court North Adelaide SA 5006

CAMPBELL Andrew Gordon 10 Grandview Grove Toorak Gardens SA 5065

CAMPBELL Paul Francis c/o Paul Campbell & Associates 102 Greenhill Road Unley SA 5061

CAMPBELL Susan 10 Grandview Grove Toorak Gardens SA

CANT David George Suite 3 24 Bridwood Lane Lane Cove NSW

CARELLAS Carol PO Box 234 Prospect SA 5082

CARIPIDIS Gregory 30 Edwin Terrace Gilberton SA 5081

CARN Raymond John 42 King William Road Goodwood SA

CARR Judith Mary 6 Lock Avenue Erindale SA 5066

CARR Peter John 57 Windsor Grove Klemzig SA 5087

CASSETTA Pasquo PO Box 353 Burnside SA 5066

CASTELLO Joseph 165 McKinnon Parade North Adelaide SA

CASTLES John Stanley Castles Stephenson & Turner 66 Dudley Street West Melbourne VIC 3003

CATTRALL Peter Harold 25 Jenkins Avenue Rostrevor SA 5073 CAULFIELD Robert Lindsay Archicentre Limited 530 Glenferrie Road Hawthorn VIC 3122

CAVANAGH Adrian Robert 35 Queen Street Unley SA 5061 CHAPMAN David George Chapman Herbert Architects 76 Gray Street Mount Gambier SA 5290

CHAPPEL John Singleton 9th Floor North Terrace House 19 North Terrace Hackney SA 5069

CHATTERTON Roland Hugh 6 Sixteenth Street Gawler SA 5118 CHEESMAN Robert Denyer Cheesman Architects Pty Ltd 304 The Parade Kensington ŠA 5068

CHESTERMAN Howard Frank 6 Moresby Street Wayville SA

CLISBY Anne Louise 109 Roseneath Street Clifton Hill VIC

COLDICUTT Susan 4 Wilsden Street Walkerville SA 5081 COLEIRO Christina Mary Ann 7 Lake Drive Pooraka SA 5095 COLLINSON Trevor Graham 333 South Terrace Adelaide SA

COMBE John Scott 6 Tyler Street Henley Beach SA 5022 COMELLI Elvio Mario 64 Robert Street West Croydon SA 5008 CONNOLLY Michael John Malone Buchan Laird & Bawden PO

Box 341 Fortitude Valley QLD 4006 COOK Richard Alexander Muir 14 Grandview Avenue Urrbrae SA 5064

COOPER Douglas John 30 Transom Crescent Seaford SA 5169 COOPER John Ingram 25 Woodfield Avenue Fullarton SA 5063 COSTI Steve Thomson Adsett & Ptnrs Pty Ltd PO Box 3348 South Brisbane QLD 4101

COUPE Anthony Quentin Donald 15 Penny Street Semaphore SA 5019

COVA Robert 2 Colonial Court Teringie SA 5072

CRABTREE Christopher Norman PO Box 87 Goolwa SA 5214 CRAFTER Neil Ewart 311 Henley Beach Road Brooklyn Park SA

CRAVEN John 586 Burbridge Road Lockleys SA 5032

CRAWFORD Lucy Caroline 21 Gladstone Road Blackwood SA

CULLEN Bronwyn Gay 44 Woodfield Avenue Fullarton SA 5063 CULVER Robin Cassandra 8 'Elm Grove' 355a Angas Street Adelaide SA 5000

DALLY Robert Charles 3 Winston Street Somerton Park SA 5044 DALY Vincent John 62 Avenue Road Highgate SA 5063 DAMBERGS Juris 115 Main Street Hahndorf SA 5245

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DAVIES Andrew Laurence Sheppard 74 Watson Avenue Rose

Park SA 5067

DAVIES Elaine Balfour 74 Watson Avenue Rose Park SA 5067 DAWSON David Phillip 90 Robsart Street Parkside SA 5063 DE DUONNI Mariano 87 Beach Street Grange SA 5022

DE FERRANTI Leone Ziani 53 Bakewell Road Evandale SA 5069

DE ZWART Denise 53 Young Street Sheidow Park SA 5158 DETTMAN Robert John 109 Osmond Terrace Norwood SA 5067 DI LERNIA Nicolette Marie 7 Hackett Terrace Marryatville SA

DI PAOLO Nicholas 1 Park Drive Parkville VIC 3052 DIAKOS George 68 Buxton Street North Adelaide SA 5006 DICHIERA Pino 2 Seaton Terrace Seaton SA 5023

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FIELDER Michael Peter 257 Sturt Street Adelaide SA 5000

FINDLAY Michael David 87 Gover Street North Adelaide SA 5006

FITZPATRICK James Gerard 54 Dudley Street Semaphore SA 5019

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FORD Andrew James Woods Bagot Pty Ltd GPO Box 338 Adelaide SA 5001

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FROST Robert Anthony 33 Reynolds Street Blackwood SA 5051 FROST Simon Michael 186 Gilles Street Adelaide SA 5000

FULLER Robert Peter Robertson & Marks Pty Ltd Level 1 120 Chalmers Street Surry Hills NSW 2010

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GNEZDA Carlo 22 Blue Crescent Woodforde SA 5072

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GOUGH Philip Charles Phillip Gough & Ass. Pty Ltd 96 Holman Street Kangaroo Point QLD 4169

GRAAUWELMAN Cornelis Johannes Matthews & Partners Pty Ltd 262 Melbourne Street North Adelaide SA 5006

GRAMMATOPOULOS Arthur 4 Winton Street Broadview SA 5083

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GRATTON John Westbrook 14 Curtin Lane North Adelaide SA 5006

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GREEN Peter Edward PO Box 200 St Agnes SA 5097

GREENSHIELDS John William 6 Jarvis Street Millswood SA 5034

GREINER Roland Ernst 61 Buxton Street North Adelaide SA 5006

GRIEVE David Cameron PO Box 354 Unley SA 5061

GRIEVE Stephen Alexander 244 Pirie Street Adelaide SA 5000 GRIGG David Lindsay 47 Goldsmith Street Bunbury WA 6230

GRIGGS Arden Michael PO Box R628 Royal Exchange NSW 1223

GRIMALDI Mario 6 Glenferrie Avenue Myrtle Bank SA 5064 GRIST Simon William 32 Essex Street South Goodwood SA 5034 GROENEWEGEN Guido Peregrin 333 Mowbray Road Chatswood NSW 2067

GUIDA Harold Seymour MGT Architects PO Box 3634 Manuka ACT 2603

HADDRICK Peter Donald 3 Hawker Avenue Belair SA 5052 HADLEY Philip Dunstan Hawthorn Cottage 114 Fisher Street Fullarton SA 5063

HALES John Stafford PO Box 715 Kent Town SA 5071

HALL Robert Darwin 159B The Esplanade Brighton SA 5048

HALLIDAY Ashley John 27 Hinton Street Underdale SA 5032 HALLIDAY Ian John Hassell Pty Ltd 70 Hindmarsh Square

Adelaide SA 5000 HAMES William George Hames Sharley Pty Ltd PO Box 416

Subjaco WA 6008
HANNAFORD Ian Geoffrey Greenway International Pty Ltd

18ANA FORD DE LE Desde (2.20 Polocie State University Desde (2.20 Polocie State Unive

HANNAFORD Philip Douglas c/o 32 Roberts Street Unley SA 5061

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HARDY Matthew Simon Evans c/o 97 Leabrook Drive Rostrevor SA 5073

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HIGNETT Peter William Planbuild 223 Hutt Street Adelaide SA 5000

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HURREN Pauline Mary 'The Laurels' 36 Piccadilly Road Crafers SA 5152

HURREN Rosanna Mary 42 Piccadilly Road Crafers SA 5152 HYLAND John William 39 Fisher Street Norwood SA 5067 INGERSON Nicholas Peter 41 Gum Grove Belair SA 5052 IRWIN Charles William PO Box 866 Goolwa SA 5214

IRWIN Charles William FO Box 800 Goolwa SA 3214
IRWIN Timothy David McDonald 30 Plunkett Street Drummoyne NSW 2047

JABLONSKI Zigmund John 8 Medway Street Fullarton SA 5063 JARVIS Geoffrey Stuart 38 Austral Terrace Malvern SA 5061 JELLETT David Lloyd 172 Gilles Street Adelaide SA 5000 JENNER Anthony Martin 18 George Street Torrens Park SA 5062 JOHNS Robert Edwin 42B Edwards Street Brighton SA 5048 JOHNSON Anton Francis Anton Johnson Architects 67 Archer Street North Adelaide SA 5006

JOHNSWOOD Richard William 46 Hurtle Square Adelaide SA 5000

JONES Bryen David 1 McKenna Street Kensington Park SA 5068 JOVANOVIC Zivorad (Jim) 47 Grange Road West Hindmarsh SA 5007

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KAMKAR PARSI Vira 1 Quinway Court Hallett Cove SA 5158 KANELLOS Louis Suite 14/136 The Parade Norwood SA 5067 KANTILAFTAS John ADS Architects 93 Gilles Street Adelaide SA 5000

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- JBG ARCHITECTS PTY LTD 29 Murray Street Tanunda SA 5352
- K KYUN TAI ARCHITECTS PTY LTD 12 Queen Street Adelaide SA 5000
- KINGSLEY RATCLIFFE ARCHITECT PTY LTD PO Box 312 Summertown SA 5141
- KMA AUSTRALIA PTY LTD 49 Angas Street Adelaide SA 5000
- KOH ARCHITECTS PTY LTD 520 Kensington Road Wattle Park SA 5066
- LAPSYS & KEAM ARCHITECTS PTY LTD 62-66 Glen Osmond Road Parkside SA 5063 LELLO ROSITANO ARCHITECTS PTY LTD 4 Sheffield Street
- Malvern SA 5061 LINEAR ARCHITECTS PTY LTD 5 Holden Street Kensington
- Park SA 5068
- LOUCAS & ZAHOS PTY LTD 278 Flinders Street Adelaide SA
- MAITLAND ARCHITECTURE PTY LTD 244 Gilbert Street Adelaide SA 5000
- MARK NEWTON PTY LTD PO Box 1212 Chatswood NSW
- MATTHEWS ARCHITECTS CHINA PTY LTD 262 Melbourne Street North Adelaide SA 5006
- MATTHEWS & PARTNERS PTY LTD 262 Melbourne Street North Adelaide SA 5006 MCLOUGHLIN ARCHITECTS PTY LTD Level 1 160 Burbridge
- Road Hilton SA 5033
- MICHAEL FIELDER ARCHITECTS PTY LTD 257 Sturt Street Adelaide SA 5000
- NELSON ARCHITECTS PTY LTD 11 Eliza Street Adelaide SA 5000
- NIELSEN ARCHITECTS PTY LTD PO Box 691 Stirling SA
- NORMAN SHEUN ARCHITECTS PTY LTD PO Box 93 Rundle Mall Post Office Adelaide SA 5000
- NORRIS TRELOAR ARCHITECTS PTY LTD 183 Glen Osmond Road Frewville SA 5063
- PAUL CAMPBELL & ASSOCIATES PTY LTD 102 Greenhill Road Unley SA 5061
- PAULINE HURREN PTY LTD 36 Piccadilly Road Crafers SA
- PRUSZINSKI ARCHITECTS PTY LTD 2/255 Pulteney Street Adelaide SA 5000
- R J SHANNON PTY LTD 54 Prospect Road Prospect SA 5082

RAFFEN MARON ARCHITECTS PTY LTD 4th Floor 74 Pirie Street Adelaide SA 5000

RANDALL ARCHITECTS PTY LTD PO Box 6040 Halifax Street Adelaide SA 5000

RESOURCE ARCHITECTURE PTY LTD Level 3 Da Costa Building 68 Grenfell Street Adelaide SA 5000 ROBERT G WILLIAMS PTY LTD 28 Roper Street Adelaide SA

5000

ROSS SANDS ARCHITECTS PTY LTD Santos House Heritage Entrance 23 Currie St Adelaide SA 5000 RPP AUSTRALIA PTY LTD 189 Wakefield Street Adelaide SA

5000

RUSSELL & YELLAND PTY LTD PO Box 3054 Unley SA 5061

STANLEY PSALTIS & ASSOCIATES PTY LTD 100 Currie Street Adelaide SA 5000

STEVE GRIEVE ARCHITECTS PTY LTD 244 Pirie Street Adelaide SA 5000

STH ARCHITECTS PTY LTD PO Box 482 South Perth WA

SWANBURY PENGLASE ARCHITECTS PTY LTD 250 Wright Street Adelaide SA 5000 TECTVS PTY LTD 25 Chesser Street Adelaide SA 5000 THOMSON ADSETT & PARTNERS PTY LTD PO Box 3348

South Brisbane Business Cent South Brisbane QLD 4101

THOMSON ROSSI & ASSOCIATES PTY LTD 215 Port Road Hindmarsh SA 5007

THOMSON-AUSTRING ARCHITECTS PTY LTD 6 Byway

Grove Crafers SA 5152 TOTALSPACE DESIGN PTY LTD 261A Waymouth Street Adelaide SA 5000

TPG ARCHITECTS PTY LTD Chris Spyropoulos Architect PO Box 652 Glenside SA 5065
TRIDENTE ARCHITECTS PTY LTD 203 Melbourne Street

North Adelaide SA 5006 ULF PROSKE ARCHITECTS PTY LTD 257 Sturt Street

Adelaide SA 5000

URSINI ARCHITECTS PTY LTD 1st Floor 371 King William Street Adelaide SA 5000

VIN KENEALLY ARCHITECTS PTY LTD 262-268 South Terrace Adelaide SA 5000

WALKER SCHMAEHLING & ASSOCIATES PTY LTD 193 West Terrace Adelaide SA 5000

WALTER BROOKE & ASSOCIATES PTY LTD PO Box 162 Goodwood SA 5034

WOODHEAD INTERNATIONAL PTY LTD 26-28 Chesser Street Adelaide SA 5000

WOODS BAGOT PTY LTD GPO Box 338 Adelaide SA 5001

ALLCHIN, Frederick Evelyn Lloyd ANDREW, John Edwin ASH, Lewis Sidney AVEY, Susan Emma BARNES, William Gordon BARTON, Morris Gilbert BATES, Lionel Henry BLEWETT, Robert Ross BREAKEY, Angas James BRINE, John BROOKS, Kevin Leonard BULLOCK, James Royden BUMANIS, Teodors CARNEY, John Edward CHAMBERS, Frederick Lloyd CLARE, James Joseph CROSBY, Frederick Ernest DAVIES, Donald Laurence DEAYTON, Brian James DEWAR, Donald Gordon DICKSON, Robert Harold

DIXON, Charles Michael EDWARDS, Sally Linda EMMETT, Leigh Jackson EYRE, Terence Charles FEODOROFF, Nicholas FRITZSCHE, Janet May GAMBLING, Ian Norman GILBERT, William Anthony GILLISSEN, Albert Johan GRAHAM, Ian GRAY, Bruce Leonard GREEN, Alexander GRIVELL, Peter John HANNAM, Herbert Gordon HARDING, Harold HARRIS, Michael Eric HASSELL, Frank Colin HIPPER, John Douglas HOCKING, Kevin HOSKINGS, Herbert Neville JENSEN, Peter Rolf JONES, Emrys KAPELIS, Zigurts KILGARIFF, Thomas Arthur KIRK, Felix Bruce LAIKVE, Guido Einar LAKE, Wynne Hingston LEARMONTH, James Crofts LEIGH, David Alan LLOYD, Derek Graham LUSCOMBE, Frank Jeffrey MAROS, Michael MCCONNELL, Jack Hobbs MCHENRY, Peter Alistair Leslie MCKAY, Joseph Anthony MCLEAN, Thomas William MCMICHAEL, David Clunie MERCER, David John MICHELMORE, Douglas Percival MILLIKEN, John Campbell MILTON-HINE, Raymond Richard MOULDS, Robin Christopher NICHOLS, Robert Ian NICOL, Gilbert Ridgway PANOZZO, Virgilio PARKER, George Lucas PARRINGTON, John Blume PEARCE, Norman Glyn Avery PERKINS, Peter Noel PIKE, Lindsay Keith PLATTEN, Newell James POINTON, Kenneth Rupert PRITCHARD, Halcyon Thoreau RAFFEN, Douglas Gordon RALPH, Stanley RAMSAY, Hamish REYNOLDS, Arnold Campbell RICHES, Brian Keith ROBERTS, Richard Leslie ROBERTS, Robert Bain RODWAY, John Laurence ROEGER, Gilbert Hamley ROGERS, Philip Edwin ROHOZINSKI, Stefan ROPIHA, Tai John SCHUMACHER, Colin Stephen SCOTT, Brian SHARP, Colin Basil SHARP, Harold William SHARP, Peter Knight SHATILOV, Vitaly

SHEA, Elliott Sinclair

SHEPHERD, Kenneth Walker SIMM, John SIMPSON, Marjorie Constance SMITH, Henry Percy STEELE, William Lynn TAYLOR, Brian Breslin TAYLOR, Donald Alan THOMSON, Rex Malcolm TRIMMER, Graham William TROTTER, Robert Lauriston VOGT, Brian Joseph VON SCHRAMEŘ, Eric Emil WALKLEY C B E, Gavin WARD, Richard Norman WHISSON, Kevyn Graham WILSON, Roy WOODHEAD, Robert WYMAN, Laurence John YOUNG, Gordon YOUNG, Ian Douglas

The Architects Board of South Australia.

R. P. KRANTZ, Registrar

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 Nature Conservation and Plantation Reserve and declare that such land shall be under the care, control and management of the Friends of Nurragi Association Incorporated and the National Trust of South Australia.

The Schedule

Allotment 1 of DP 29598, Hundred of Bremer, County of Hindmarsh, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5740 Folio 345.

Dated 30 January 2001.

P. M. KENTISH, Surveyor-General

DL 3635/1993

DEVELOPMENT ACT 1993, SECTION 27 (1): CITY OF PORT LINCOLN—LIVING AREAS PLAN AMEND-MENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'City of Port Lincoln—Living Areas Plan Amendment' (the Plan Amendment) and has referred it to the Governor.

NOTICE

PURSUANT to section 27 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, declare the Plan Amendment to be an authorised Plan Amendment and fix 1 February 2001, as the day on which it will come into operation.

Dated 1 February 2001.

E. J. NEAL, Governor

MFTUP CAB 58/00CS

DEVELOPMENT ACT 1993, SECTION 27 (1): DISTRICT COUNCIL OF MOUNT BARKER—RURAL LIVING (SYDNEY AND TIMMINS ROADS, NAIRNE) PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'District Council of Mount Barker—Rural Living (Sydney and Timmins Roads, Nairne) Plan Amendment' (the Plan Amendment) and has referred it to the Governor.

NOTICE

PURSUANT to section 27 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, declare the Plan Amendment to be an authorised Plan Amendment and fix 1 February 2001, as the day on which it will come into operation.

Dated 1 February 2001.

E. J. NEAL, Governor

MFTUP CAB 65/99

DEVELOPMENT ACT 1993

Alteration to the Building Code of Australia

Preamble

- 1. Notice of an alteration to the 1996 Edition of the Building Code of Australia was given under the Development Act 1993 on 21 December 2000 (see *Gazette* 21 December 2000, p. 3696).
- 2. It was intended that the alteration take effect on 1 January 2001 (instead of 1 January 2000, as mentioned in the notice).
 - 3. I have therefore decided to republish notice of the alteration.

NOTICE

PURSUANT to sections 4 (7) and 108 (7) of the Development Act 1993, notice is given of an alteration to the 1996 Edition of the Building Code of Australia, that alteration being Amendment No. 8, published by the Australian Building Codes Board, as modified by the variations and additions for South Australia contained in the appendix to that Code.

I confirm the intention that the alteration made by Amendment No. 8 to the Building Code of Australia is to take effect for the purposes of the Development Act 1993 from 1 January 2001.

Dated 23 January 2001.

DIANA LAIDLAW, Minister For Transport and Urban Planning

GEOGRAPHICAL NAMES ACT, 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Assign Boundaries and Names to Places

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Administrative and Information Services seeks public comment on a proposal to:

- 1. Exclude from NUROM that area numbered 2 and exclude from HOPE GAP that area numbered 14.
- 2. Assign the names WANDEARAH EAST, CRYSTAL BROOK, HUDDLESTON, NARRIDY, REDHILL, MERRITON, CLEMENTS GAP, KOOLUNGA, COLLINSFIELD, HOPE GAP and MUNDOORA to those areas numbered 1, 2 & 6, 3, 4, 5 & 9, 7, 8, 10, 11, 12 and 13 & 14 respectively on Rack Plan 873.

Copies of Rack Plan 873 can be viewed at the office of the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000 or at the offices of the Port Pirie Regional Council.

Submissions in writing regarding this proposal may be lodged with the Secretary, Geographical Names Advisory Committee, 50 Grenfell Street, Adelaide, S.A. 5000 (G.P.O. Box 1354, Adelaide, SA 5001), within one month of the publication of this notice.

Dated 15 January 2001.

P. M. KENTISH, Surveyor-General, Department for Administrative and Information Services

DEHAA 04/0184

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

Brian Peter Barnett, officer/employee of Elders Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5309, folio 380, situated at 14 Chandler Court, Wallaroo, S.A. 5556.

Dated 1 February 2001.

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

M. D. 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 Jones Hotels (Elizabeth Downs) Pty Ltd (ACN 095 586 486) and Warbanoff Enterprises Pty Ltd (ACN 095 595 172) have applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of the premises situated at 212 Midway Road, Elizabeth Downs and known as The Downs Hotel.

The applications have been set down for hearing on 2 March 2001.

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

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

Applicants

LIQUOR LICENSING ACT 1997 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 Royal Hotel Crystal Brook Pty Ltd (ACN 095 690 234), 6 Mortlock Terrace, Port Lincoln, S.A. 5606 has applied to the Licensing Authority for the transfer of a Hotel Licence and transfer of a Gaming Licence in respect of premises situated at Bowman Street, Crystal Brook, S.A. 5523 and known as Royal Hotel.

The applications have been set down for hearing on 2 March 2001.

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

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

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Greg Claughton Pty Ltd (ACN 095 394 111), 130 Carrington Street, Adelaide, S.A. 5000 has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 191 Main North Road, Clare, S.A. 5453 and known as Bentley's Hotel Motel.

The applications have been set down for hearing on 2 March 2001.

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 23 January 2001.

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 Graeme Plane, 49 Meredith Avenue, Glengowrie has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 49 Meredith Avenue, Glengowrie.

The application has been set down for hearing on 2 March 2001.

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 24 January 2001.

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 Merrivale Wines Pty Ltd (ACN 079 316 902), c/o Norman Waterhouse Solicitors, Level 15, 45 Pirie Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the grant of a licence being a Special Circumstances Licence in respect of premises situated at Murray Bridge, S.A. 5253 and known as Willow Point Wines.

The application has been set down for hearing on 2 March 2001.

Conditions

The following licence conditions are sought:

The applicant applies for authorisation to sell liquor in accordance with section 40 of the Liquor Licensing Act 1997, and subject to the conditions set out below, as follows:

- 1.1 to sell liquor on the licensed premises at any time for consumption off the licensed premises; and
- 1.2 to sell liquor at any time through direct sales transactions; and

1.3 to sell or supply liquor by way of sample for consumption on that part of the licensed premises as is shown outlined in yellow on the plan lodged at the Office of the Liquor and Gaming Commissioner,

being liquor limited to:

- 1.3.1 wines and spirits produced by the applicant or by a related body corporate of the applicant; and
- 1.3.2 wines produced by some other person but labelled as the applicant's product.

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 23 January 2001.

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 Vietnam Veterans Motorcycle Australia (South Australian Chapter) including Veteran's Motorcycle Club Australia Incorporated, 7B Adelaide Terrace, St Marys, S.A. 5042 have applied to the Licensing Authority for a Limited Club Licence with Entertainment Consent in respect of premises situated at 7B Adelaide Terrace, St Marys, S.A. 5042 and to be known as Vietnam Veterans Motorcycle Club.

The application has been set down for hearing on 2 March 2001 at 9 a.m.

Condition

The following licence condition is sought:

• Entertainment Consent

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 23 January 2001.

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 Salopian Inn Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Osborn Road, McLaren Vale, S.A. 5171 and known as D'arrys Verandah Restaurant.

The application has been set down for hearing on 5 March 2001.

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 24 January 2001.

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 St Francis Wines Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Bridge Street, Reynella, S.A. 5161 and to be known as St Francis Winery.

The application has been set down for hearing on 5 March 2001.

Conditions

The following licence conditions are sought:

Seeking to remove the condition from the licence:

For consumption off the licensed premises:

- The licensee is authorised to sell and supply liquor at any time to any person on the licensed premises for consumption off the licensed premises provided the liquor is an aggregate quantity of not less than:
 - (a) in the case of wine and brandy—1 bottle
 - (b) in the case of spirits other than brandy—4.5 litres
- (c) in the case of any other liquor—9 litres

Seeking to replace it with:

For consumption off the licensed premises:

- the licensee may sell and supply wine and brandy between 7 a.m. and 9 p.m. each day for off premised consumption.
- the licensee is authorised to sell liquor in other than sealed containers provided that the containers comply with the Trade Measurement Act 1993, the Australia New Zealand Food Authority (ANZFA) Food Standards Code and any other relevant legislation.

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

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

Dated 25 January 2001.

Applicant

MINING ACT 1971

NATIVE TITLE (SOUTH AUSTRALIA) ACT 1994

NOTICE is hereby given, in accordance with section 12 of the Mining Act 1971, and Part 5 of the Native Title (South Australia) Act 1994, and the Regulations thereunder, that authorised officers from the Mineral Resources Group, Department of Primary Industries and Resources, will be entering the following land to conduct a geoscientific program:

Location: Pastoral Block 1227, Out of Hundreds (Abminga), Out of Hundreds (Alberga), being the Tieyon Pastoral Lease No. 2495 (Crown Lease 1628, Folio 19).

Purpose: Geoscientific study to determine the nature of geological sequences below shallow sand and soil cover in the region and hence enhance the geological knowledge of the Proterozoic Musgrave Block. This will be achieved by investigating geological sequences by drilling approximately 120 drill holes sited along regularly used station tracks. The drill holes will be at intervals of at least 1 km with drilling depths estimated to range between 10-

Please note that registered native title claimants have the right to object to the entry onto land within 3 months. Objections must be lodged with the Environment Resources and Development Court, Sir Samuel Way Building, Victoria Square, Adelaide, S.A. 5000 (G.P.O. Box 2465, Adelaide, S.A. 5001).

If further information is required, please contact Warwick Newton, Manager, Mineral Assessment Branch, Mineral Resources Group on telephone 8463 3136.

N. ALLEY, Director, Mineral Resources, Department of Primary Industries and Resources

MINING ACT 1971

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

Applicant: Eagles Camp Mining Pty Ltd

Location: Boolooroo Goldfield area—Approximately 25 km north-east of Leigh Creek, bounded as follows: Commencing at a point being the intersection of latitude 30°25′S and longitude 138°30′E, thence east to longitude 138°37′E, south to latitude 30°28′S, west to longitude 138°30′E and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of Commonwealth Gazette number 84 dated 6 October 1966.

Term: 1 year Area in km²: 62 Ref. 98/2000 Dated 1 February 2001.

H. TYRTEOS, Acting Mining Registrar

MINING ACT 1971

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

Applicant: Minex (SA) Pty Ltd

Location: Geharty area—Approximately 70 km west of Whyalla, bounded as follows:

Area 'A'—Commencing at a point being the intersection of latitude 32°52'S and longitude 136°35'E, thence east to the western boundary of Lake Gilles Conservation Park, thence generally south-westerly along the boundary of the said Conservation Park to longitude 136°37'E, north to latitude 32°59'S, east to longitude 136°38'E, north to latitude 32°55'S, west to longitude 136°35'E, and north to the point of commencement.

Area 'B'—Commencing at a point being the intersection of latitude 33°07'S and longitude 137°00'E, thence east to longitude 137°02'E, south to latitude 33°16'S, west to longitude 137°01'E, south to latitude 33°16'S, west to longitude 136°52'E, north to latitude 33°24'S, west to longitude 136°51'E, north to latitude 33°24'S, west to longitude 136°47'E, north to latitude 33°18'S, west to longitude 136°47'E, north to latitude 33°14'S, west to longitude 136°45'E, north to latitude 33°12'S, west to longitude 136°44'E, north to latitude 33°10'S, west to longitude 136°44'E, north to latitude 33°10'S, west to longitude 136°44'E, north to the southern boundary of Lake Gilles Conservation Park, thence generally easterly and northerly along the boundary of the said Conservation Park to latitude 33°00'S, east to longitude 137°00'E, and south to the point of commencement.

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

Term: 1 year Area in km²: 1 170 Ref. 111/2000 Dated 1 February 2001.

H. TYRTEOS, Acting Mining Registrar

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

Notice Under National Electricity Law and National Electricity Code

VoLL Scaling—Erratum

NOTICE is hereby given to correct an error in the VoLL scaling gazettal notice dated 25 January 2001. The commencement date for these amendments is 1 February 2001 and not 1 February 2000 as stated in the notice dated 25 January 2001. The revised notice is set out below.

Notice is hereby given pursuant to section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996; and Clause 8.3.9 (*d*) of the National Electricity Code approved under section 6 of the National Electricity Law, that Clauses 3.9.5, 3.9.6A, 3.14.2, 3.14.6, 3.15.10 (VoLL scaling) of the National Electricity Code are amended.

These amendments to the National Electricity Code commence on 1 February 2001.

As required by Clause $8.3.9\,(d)$ of the National Electricity Code, a copy of the ACCC's letter dated 6 December 2000 authorising the amendments is set out below.

The amendments referred to above and copies of the ACCC's letter of 6 December 2000 providing interim authorisation for these amendments can be viewed on the Internet website of National Electricity Code Administrator Limited (ACN 073 942 775) ("NECA") at www.neca.com.au under "The Code" section of that website.

The National Electricity Code can be viewed on the NECA Internet website at www.neca.com.au and at the offices of NECA and National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Date: 1 February 2001.

6 December 2000

Stephen Kelly Managing Director National Electricity Code Administrator Level 4 41 Currie Street ADELAIDE S.A. 5000

Dear Stephen

Applications for Authorisation of National Electricity Code Changes

On 6 December 2000, the Australian Competition and Consumer Commission (Commission) made a number of decisions regarding applications for authorisation of amendments to the National Electricity Code (Code). This letter is to notify you of the decisions and includes a copy of each determination.

Determination

Applications for Authorisation of National Electricity Code— Rebidding, VoLL Scaling and Settlements Statements (A90730-A90732)

On 15 March 2000, the Commission received applications for authorisation (Nos A90730, A90731 and A90732) of amendments to the Code to introduce modified rules for rebidding. These applications were amended on 27 March 2000 to include Code changes relating to VoLL scaling and settlement statements.

On 3 November 2000, the Commission released a draft determination outlining its analysis and views on the proposed Code changes. You and other interested persons were invited to notify the Commission within 14 days whether you wished the Commission to hold a conference in relation to the draft determination.

The Commission received no such notification, consequently the Commission has made this determination. A copy of the determination is included with this letter

The Commission authorises the amendments to the Code as specified in the applications Nos. A90730, A90731 and A90732 subject to the conditions of authorisation outlined in section 5 of the determination. This authorisation is subject to any application to the Australian Competition Tribunal for its review.

Determination

Applications for Authorisation of National Electricity Code— Introduction of the Goods and Services Tax (A90735-A90737)

On 15 June 2000, you requested authorisation of amendments to the Code—application numbers A90735, A90736 and A90737 — to accommodate the introduction of the Goods and Services Tax (GST) from 1 July 2000. The Commission granted interim authorisation to these amendments on 21 June 2000.

The Commission released a draft determination outlining its analysis and views on the Code changes on 3 November 2000. You and other interested persons were invited to notify the Commission within 14 days as to whether you wished the Commission to hold a conference in relation to the draft determination.

The Commission received no such notification and hence, the draft determination has become the final determination. A copy of the determination has been included with this letter.

The Commission authorises the amendments to the Code as specified in the applications Nos A90735, A90736 and A90737 subject to the conditions of authorisation outlined in section 7 of that determination. A person dissatisfied with the determination may apply to the Australian Competition Tribunal for its review.

Draft Determination

Applications for Authorisation of National Electricity Code— IRPC Consideration of Basslink Technical Issues (A90747, A90748, A90749)

On 13 September 2000, you lodged applications for authorisation (Nos A90747, A90748 and A90749) of amendments to the Code with the Commission.

These Code changes are designed to facilitate consideration by the Inter-Regional Planning Committee (IRPC) of the technical network issues associated with Basslink and empower the National Electricity Market Management Company (NEMMCO) to impose any necessary technical requirements on its connection to the mainland grid.

The Commission proposes granting authorisation to the applications. A copy of the draft determination is included with this letter.

The Commission proposes, subject to any pre-determination conference pursuant to section 90A of the TPA that might be requested, to grant authorisation in respect of applications A90747, A90748 and A90749.

The Commission now invites you and other interested persons to notify it within 14 days whether you wish the Commission to hold a conference, pursuant to section 90A of the TPA in relation to this draft determination.

Interim Authorisation

Applications for Authorisation of National Electricity Code— Amendments to Queensland Derogations (A90751, A90752 and A90753)

On 24 October 2000, the Commission received applications from you and on behalf of the Queensland Government, an application for authorisation (Nos A90751, A90752 and A90753) of amendments to the Code.

These amendments to the Code:

- extend the end dates of eight derogations from the date of the commissioning of the Queensland—New South Wales interconnector (QNI) to 31 December 2002; and
- make minor clarifications to definitions contained in the Queensland derogations.

The Commission was requested to consider these applications as soon as possible, in order to ensure that QNI is available to assist in meeting Queensland's increased energy demands over the forthcoming summer.

The Commission has decided to grant conditional interim authorisation to the applications. The Commission requires that proposed wording for Clause $9.37.15\,(a)$ be deleted and replaced with:

The requirements for stability as defined in paragraph S5.1.8 of Schedule 5.1 of the Code are modified, for both NEMMCO and the relevant Network Service Provider, by the requirement that, until the end of 31 December 2002 and to the extent that they apply to localised supply arrangements in the Queensland region, a Network Service Provider whose network is a Queensland transmission network must use reasonable endeavours to ensure that the stability criteria are met except for events that the Network Service Provider reasonably believes to be low probability events or where it may be uneconomic to augment the transmission network to an extent that satisfies the above stability requirements. The relevant Network Service Provider must seek NEMMCO's consent prior to relying on this Clause 9.37.15 (a). NEMMCO may refuse to grant such consent where NEMMCO reasonably considers that there is a risk of cascading effects on power system security or a material impact on the power system outside the Queensland region.

This condition is designed to ensure that an independent umpire, NEMMCO, determines security risk to systems outside Queensland in the period after the Queensland—New South Wales interconnector is commissioned.

This interim authorisation takes effect from Wednesday 6 December 2000 and will lapse when the Commission reaches a final determination.

The Commission will recommence its statutory public consultation process regarding the applications as soon as possible, and hopes to release its draft determination early in the new year. Please note that under subsection 91(2) of the TPA, the Commission may revoke an interim authorisation at any time.

If you have any queries on any of the issues in this letter please contact me on (02) 6243 1254.

Yours sincerely,

P. BILYK, Acting General Manager Regulatory Affairs—Electricity

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

Notice Under National Electricity Law and National Electricity Code

VoLL, Capacity Mechanisms and Removal of the Zero Price Floor—Erratum

NOTICE is hereby given to correct an error in the VoLL, capacity mechanisms and removal of the zero price floor gazettal notice dated 25 January 2001. The commencement date for these amendments is 1 February 2001 and not 1 February 2000 as stated in the notice dated 25 January 2001. The revised notice is set out below.

Notice is hereby given pursuant to section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996; and Clause 8.3.9 (*d*) of the National Electricity Code approved under section 6 of the National Electricity Law, that Clauses 3.3.17, 3.8.6, 3.8.7, 3.8.15, 3.8.21, 3.9.1, 3.9.2, 3.9.4, 3.9.6, 3.9.6A, 3.12, 3.13.4, 3.13.7, 3.14, 3.15.7, 3.15.8, 3.15.9, Schedule 3.4, Schedule 3.5, 8.7.7 and Chapter 10 (Vol.L., capacity mechanisms and removal of the zero price floor) of the National Electricity Code are amended.

These amendments to the National Electricity Code commence on 1 February 2001.

The amendments to Clauses 3.3.17, 3.8.6, 3.8.7, 3.8.15, 3.9.2, 3.9.6, 3.9.6A, 3.13.4, 3.14, 3.15.7, Schedule 3.5 and Chapter 10 relating to the removal of the zero price floor received interim authorisation from the ACCC on 3 December 1999 and commenced on 13 December 1999.

The ACCC revoked this interim authorisation and provided subsequent interim authorisation to the amendments to Clauses 3.3.17, 3.8.6, 3.8.7, 3.8.15, 3.9.2, 3.9.6, 3.9.6A, 3.12, 3.13.4, 3.14, 3.15.7, 3.15.9, Schedule 3.4, Schedule 3.5 and Chapter 10 relating to capacity mechanisms and the removal of the zero price floor on 21 June 2000. These amendments commenced on 6 July 2000

The amendments to Clauses 3.8.21, 3.9.1, 3.9.2, 3.9.4, 3.9.6, and 3.15.8 relating to VoLL were not subject to interim authorisation prior to receiving authorisation in the final determination issued by the ACCC on 20 December 2000.

As required by Clause $8.3.9\,(d)$ of the National Electricity Code, a copy of the ACCC's letter dated 20 December 2000 is set out below.

All of the amendments referred to above and a copy of the ACCC's letter of providing final authorisation for the VoLL, capacity mechanisms and removal of the zero price floor amendments dated 20 December 2000 can be viewed on the Internet website of National Electricity Code Administrator Limited (ACN 073 942 775) ("NECA") at www.neca.com.au under "The Code" section of that website.

The National Electricity Code can be viewed on the NECA Internet website at www.neca.com.au and at the offices of NECA and National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Date 1 February 2001.

National Electricity Code Administrator

ACCC Letter of Authorisation

20 December 2000 Stephen Kelly Managing Director National Electricity Code Administrator Level 4 41 Currie Street ADELAIDE, S.A. 5000

Dear Mr Kelly

Applications for Authorisation of National Electricity Code Changes—Voll, Capacity Mechanisms and Price Floor (A9071-A90713)

On 27 September 1999, the Australian Competition and Consumer Commission (Commission) received applications for authorisation (Nos A90711, A90712 and A90713) of amendments to the National Electricity Code (NEC). Typographical amendments to the applications were received on 26 April 2000.

Enclosed is a copy of the Commission's final determination in respect of these applications for authorisation. The Commission's final determination outlines its analysis and views on the proposed Code changes. The Commission proposes to grant authorisation, conditional upon a number of amendments being made. A list of the conditions is outlined in section 10 of the determination.

In accordance with s.101 of the Trade Practices Act 1974 a person dissatisfied with the Commission's determination may apply to the Australian Competition Tribunal for a review of the determination. Each application must be lodged on the appropriate form within 21 days of the date of the determination, with the Registrar of the Tribunal. The Tribunal is located in the Office of the Registrar of the Federal Court in each State.

A copy of this letter together with the determination will be placed on the Public Register kept by the Commission.

Yours sincerely.

P. BILYK, Acting General Manager, Regulatory Affairs—Electricity

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

Notices Under National Electricity Law and National Electricity Code

Basslink

NOTICE is hereby given pursuant to section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996; and Clause 8.3.9 (*d*) of the National Electricity Code approved under section 6 (2) of the National Electricity Law; that Clause 5.2.3 of the National Electricity Code is amended.

These amendments to the National Electricity Code commence on 8 February 2001.

As required by Clause 8.3.9 (d) of the National Electricity Code, a copy of the ACCC's letter of authorisation dated 24 January 2001 is set out below.

The amendments referred to above and a copy of the ACCC's letter dated 24 January 2001, providing authorisation can be viewed on the Internet website of National Electricity Code Administrator Limited (ACN 073 942 775) ('NECA') at www.neca.com.au under 'The Code' section of that website.

The National Electricity Code can be viewed on the NECA Internet website at www.neca.com.au and at the offices of NECA and National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Date 1 February 2001.

National Electricity Code Administrator

ACCC Letter of Authorisation

24 January 2001 Stephen Kelly Managing Director National Electricity Code Administrator Level 4, 41 Currie Street ADELAIDE SA 5000

Dear Mr Kelly

Applications for Authorisation of National Electricity Code Changes—IRPC Consideration of Basslink Technical Issues (A90747-A90749)

On 13 September 2000, the National Electricity Code Administrator (NECA) lodged applications for authorisation (Nos A90747, A90748 and A90749) of amendments to the National Electricity Code.

These Code changes are designed to facilitate consideration by the Inter-Regional Planning Committee of the technical network issues associated with Basslink and empower NEMMCO to impose any necessary technical requirements on its connection to the mainland grid.

Enclosed is a copy of the Commission's final determination in respect of these applications for authorisation. The Commission's final determination outlines its analysis and views on the proposed Code changes. The Commission proposes to grant authorisation, to the application.

In accordance with s.101 of the Trade Practices Act 1974 a person dissatisfied with the Commission's determination may apply to the Australian Competition Tribunal for a review of the determination. Each application must be lodged on the appropriate form within 21 days of the date of the determination, with the Registrar of the Tribunal. The Tribunal is located in the Office of the Registrar of the Federal Court in each State.

A copy of this letter together with the determination will be placed on the Public Register kept by the Commission.

Yours sincerely,

P. BILYK, Acting General Manager, Regulatory Affairs—Electricity.

NATIONAL PARKS AND WILDLIFE ACT 1972

Feral Animal Cull in the Gawler Ranges

I, IAIN FREDERICK EVANS, Minister for Environment and Heritage, being the Minister for the Crown to whom the administration of the National Parks and Wildlife Act 1972 and the Crown Lands Act 1929, is for the time being committed, hereby close to the public that area of land described as Allotments 100, 101 and 102 in Deposited Plan 54815, Hundred of Pinbong and Out of Hundreds Yardea, being an area of approximately 119 500 ha to be incorporated within the proposed Gawler Ranges National Park from 6.46 a.m. on Sunday, 11 February 2001 until 8.08 p.m. on Saturday, 17 February 2001.

The purpose of the closure is to ensure the safety of the public during a feral animal culling program being conducted within the area described during that period.

Use of Firearms

Pursuant to section 68B of the National Parks and Wildlife Act 1972 and all other powers, I, Iain Frederick Evans, hereby grant permission to members of the Hunting and Conservation Branch of the Sporting Shooters Association of Australia, in possession of both a current Hunting Permit and a Licence to hold a Firearm to enter and remain in the area described as Allotments 100, 101 and 102 in Deposited Plan 54815, Hundred of Pinbong and Out of Hundreds Yardea, being an area of approximately 119 500 ha from 6.46 a.m. on Sunday, 11 February 2001 until 8.09 p.m. on Saturday, 17 February 2001 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act 1972, the National Parks Regulations 1990 and the National Parks and Wildlife (Hunting) Regulations 1996 including those requiring compliance with the directions, requests, requirements and orders of a Warden.

Dated 23 January 2001.

IAIN EVANS, Minister for Environment and Heritage

NATIONAL TAX REFORM (STATE PROVISIONS) ACT 2000

Ministerial Notice

Preamble

Part 3 of the National Tax Reform (State Provisions) Act 2000 requires that an exempt entity must pay to the Commonwealth Commissioner of Taxation amounts that would have been payable for GST if the entity were liable to GST. An exempt entity means an entity to which the constitutional exemption applies. The constitutional exemption means an exemption from GST arising under section 114 of the Commonwealth Constitution or a provision of the GST law reflecting that constitutional provision.

Clause 4 (2) of the National Tax Reform (State Provisions) Act 2000, requires that an exempt entity must (a) keep the necessary accounting and other records, in a form required by the Treasurer, to enable its compliance with its obligations under this section to be properly audited and (b) must make the records available to the Treasurer if so required by the Treasurer.

NOTICE

PURSUANT to section 4 (2) (a) of the National Tax Reform (State Provisions) Act 2000, I require all exempt entities to keep the accounting and other records referred to in that section:

- (a) in English, or readily accessible or easily convertible into English: and
- (b) such as to enable the liability of each exempt entity under the GST law to be readily ascertained.

PURSUANT to section 4(2)(b) of the National Tax Reform (State Provisions) Act 2000, I require all exempt entities to make the following records available to me within 30 days of receipt of any such records:

- (a) any running balance account statements (that is, statements of account) received by an exempt entity; and
- (b) any correspondence received by an exempt entity regarding outstanding taxation debts that are attributable to a business activity statement.

Provided always that the exempt entity is not required to make such records available to me if before the expiry of the said period of 30 days it has entered an agreement with the Commonwealth Commissioner of Taxation to meet any liability to pay amounts that would have been payable for GST if the entity were liable to GST

Dated 27 January 2001.

ROB LUCAS, Treasurer

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road adjacent Riddoch Highway, Hundred of Comaum Deposited Plan 54288

BY Road Process Order made on 21 January 2000, the Wattle Range Council ordered that:

- 1. The whole of the unnamed public road adjoining pieces 71, 72, 73, 74 and allotment 75 in Deposited Plan 45576 more particularly lettered 'A', 'B' and 'C' (respectively) in Preliminary Plan No. PP32/0169 be closed.
- 2. The whole of the land subject to closure lettered 'A' and 'B' be transferred to BRL HARDY LTD in accordance with agreement for transfer dated 10 January 2000 entered into between the Wattle Range Council and BRL Hardy Ltd.
- 3. The whole of the land subject to closure lettered 'C' be transferred to MICHAEL JOHN GARTNER and ALICE WINIFRED GARTNER in accordance with agreement for transfer dated 10 January 2000 entered into between the Wattle Range Council and M. J. Gartner and A. W. Gartner.

On 22 February 2000 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 1 February 2001.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure Walpole Road, 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 and retain the portion of public road (Walpole Road) adjacent to Port Wakefield Road and the northern boundary of allotment 164 in Deposited Plan 42193 shown delineated and lettered 'A' in Preliminary Plan No. PP32/0636.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 8 James Street Salisbury, S.A. 5108 and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 8, Salisbury, S.A. 5108 WITHIN 28 DAYS OF THE DATE OF THIS NOTICE and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered.

Dated 30 January 2001.

P. M. KENTISH, Surveyor-General

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2000

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	4.70	577-592	30.25	29.00
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
273-288	15.20	14.20	769-784	39.50	38.75
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
				44.25	43.50
369-384 385-400	19.90	19.00	865-880		
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	24.50	23.60	961-976	49.00	48.00
481-496	25.25	24.30	977-992	50.00	48.50
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	\$		\$
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Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	16.30	Discontinuance Place of Business	21.30
Intention of Incorporation	40.25	Land—Real Property Act:	
Transfer of Properties	40.25	Intention to Sell, Notice of	
Attorney, Appointment of	32.00	Lost Certificate of Title Notices	
		Cancellation, Notice of (Strata Plan)	40.25
Bailiff's Sale		Mortgages:	
Cemetery Curator Appointed	23.90	Caveat Lodgment	16.30
Companies:		Discharge of	
Alteration to Constitution	32.00	Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business		Sublet	8.20
Declaration of Dividend	23.90	Leases—Application for Transfer (2 insertions) each	8.20
Incorporation	32.00		
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	23.90
First Name		Licensing	47.50
Each Subsequent Name	8.20		
Meeting Final	26.75	Municipal or District Councils:	451.00
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20 Default in Payment of Rates:	. 319.00
Meeting') First Name	32.00	First Name	64.00
Each Subsequent Name		Each Subsequent Name	
Notices:	0.20	-	
Call	40.25	Noxious Trade	23.90
Change of Name		Partnership, Dissolution of	23.90
Creditors			
Creditors Compromise of Arrangement		Petitions (small)	. 16.30
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	16.30
be appointed')	40.25	Register of Unclaimed Moneys—First Name	23.90
Release of Liquidator—Application—Large Ad	64.00	Each Subsequent Name	
—Release Granted	40.25	-	0.20
Receiver and Manager Appointed	37.25	Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act		Rate per page (in 8pt)	204.00
Restored Name		Rate per page (in 6pt)	. 269.00
Petition to Supreme Court for Winding Up Summons in Action		Sale of Land by Public Auction	40.75
Order of Supreme Court for Winding Up Action		•	
Register of Interests—Section 84 (1) Exempt	72.00	Advertisements	
Removal of Office		Advertisements, other than those listed are charged at \$2	2.25 per
Proof of Debts		column line, tabular one-third extra.	
Sales of Shares and Forfeiture	32.00	Notices by Colleges, Universities, Corporations and	District
Estates:		Councils to be charged at \$2.25 per line.	District
Assigned	23.90		.1 C
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Each Subsequent Name		that which is usually published a charge of \$2.25 per columil he applied in liqu of advertisement rates listed	iiin iine
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GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** (*formerly* 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: governmentgazette@saugov.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

ROAD TRAFFIC ACT 1961

Operation of Road Train Vehicles in South Australia

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

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

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

- Special Conditions
 This Notice, the Notice titled 'Operation of Road Train Vehicles in South Australia' that appeared in the South Australian 1.1 Government Gazette dated 14 December 2000, and the document titled 'Operation of Road Train Vehicles in South Australia' Edition 1 (Part 1 clauses 1-6, 8-10,-Part 2 clauses 11-17 only), issued by Transport SA or a legible copy of each shall be carried by the driver of the vehicle at all times when operating under this approval and exemption and be produced when requested by an Inspector appointed under the Road Traffic Act 1961 and/or the Motor Vehicles Act 1959, or a Police
- 1.2 Drivers of road trains when operating under this approval and exemption shall carry their medical certificate or legible copy and shall produce the certificate or legible copy when requested by an Inspector appointed under the Road Traffic Act 1961 and/or the Motor Vehicles Act 1959, or a Police Officer. (refer to Section 5 of this Notice)
- 1.3 This Notice is only valid when read in conjunction with the Notice titled 'Operation of Road Train Vehicles in South Australia' that appeared in the South Australia Government Gazette dated 14 December 2000 or an individual permit issued by Transport SA.
- 1.4 The vehicle is not under 'Notice of Suspension to Operate as a Road Train' issued by the Minister for Transport and Urban Planning.
- 2.
 - For the purpose of this Notice the following definitions shall apply:
- 'Articulated Vehicle Towing a Converter Dolly' means a prime mover towing a semi-trailer and a converter dolly.
- 'Converter Dolly' means a trailer with one tandem axle group or single axle and fifth wheel coupling, designed to convert a semi-trailer into a dog trailer.
- 'Double Road Train' means a combination of vehicles, other than a B-Double, consisting of a motor vehicle towing two
- trailers (counting as one trailer a converter dolly supporting a semi-trailer).

 'Maintenance Management Scheme' means a scheme that is recognised by Transport SA as meeting the requirements of the maintenance management module (including audit requirements) of the National Heavy Vehicle Accreditation Scheme 2.4
- (NHVAS).

 'National Heavy Vehicle Accreditation Scheme' (NHVAS) means the comprehensive accreditation package developed by 2.5 the National Road Transport Commission and approved by the Australian Transport Council on 14 November 1997. 'Road Train' means a Double Road Train and/or a Triple road Train.
- 2.7 'Route' means the sealed portion of the carriageway between kerbing and/or including formed shoulder on either side of the sealed portion.
- 'Triple Road Train' means a combination of vehicles, other than a B-Double, consisting of a motor vehicle towing three trailers (counting as one trailer a converter dolly supporting a semi-trailer). 2.8
- General Conditions for Road Trains
- Road Trains as defined in this Notice are operated in accordance with the specifications and conditions specified in the document titled 'Operation of Road Train Vehicles in South Australia', Edition 1 (Part 1 clauses 1-6, 8-10 and Part 2 clauses 11-17 only), issued by Transport SA as amended by this Notice.

 Road Trains shall not exceed 90km/h or any posted speed for the whichever is the lesser. Engine management systems the order of the road trains to 10km/h (Institute Southern Section 14 of this post.)
- 3.2 should be set to limit the speed of the road train to 90km/h. (refer to Section 14 of this notice)
- The headlights of the prime mover, when operating as a Road Train, are to be alight at all times.
- For travel on the routes detailed in this Notice:
 a) All South Australian and Victorian registered vehicle units in a Road Train (prime movers, converter dollies and semitrailers) shall be inspected and display a current inspection label as detailed in the document titled 'Operation of Road Train Vehicles in South Australia', Edition 1, issued by Transport SA, or be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.
 - b) Vehicles registered in New South Wales, Queensland, Western Australia and the Australian Capital Territory are not required to display South Australian labels or undergo inspections which are additional to those required in their home states.
 - c) Vehicles registered in the Northern Territory are required to display either South Australian inspection labels or Northern Territory inspection and rating labels or be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.
- Vehicle Maintenance Management Accreditation
 For travel between Port Augusta West, on National Highway 1 and northern Adelaide on the route and to the depots described in this Notice in the maps Route Network for Road Train Vehicles in SA, all vehicle units in a Double Road Train (prime movers, converter dollies and semi trailers) are required to be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.

- 5. 5.1 As from 1 September 1998, all Road Train drivers when operating under this approval and exemption on the routes described in 4.1 shall carry a recognised medical certificate or legible copy which certifies that the driver has passed a medical examination in accordance with the document titled 'Medical Examination of Commercial Vehicle Drivers (revised
- version 1997)' published by the Federal Office of Road Safety and the National Road Transport Commission.

 The certificate is valid subject to there being no significant change in medical condition for a period not exceeding 3 years for drivers up to the age of 49 and annually thereafter.

General Conditions for Articulated Vehicles Towing Converter Dollies

Articulated vehicles towing converter dollies are operated on the routes detailed in this Notice in accordance with the maps 'Route Network for Road Train Vehicles in SA' and the 'Converter Dolly Route Network' and in accordance with conditions specified in (Part 2 clause 11-17) of the document titled 'Operation of Road Train Vehicles in South Australia', 6.1

Edition I issued by Transport SA.

Articulated vehicles towing converter dollies shall comply with the Road Traffic Act, 1961, and Regulations and the Road Transport Reform (Heavy Vehicle Standards) 1995 No 55. 6.2

All South Australia registered vehicle units in an articulated vehicle and converter dolly combination shall be inspected and display a current inspection label as detailed in document titled 'Operation of Road Train Vehicles in South Australia' Edition 1 (Part 1 clause 6.3), issued by Transport SA or be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.

Veĥicles registered in New South Wales, Queensland, Victoria and Western Australia are not required to display South Australian labels or undergo inspections which are additional to those required in their home states.

Vehicles registered in the Northern Territory are required to display either South Australian inspection labels or Northern Territory inspection and rating labels in accordance with the Mutual Recognition Agreement between South Australian and the Northern Territory or be accredited under a Maintenance Management Scheme and display a label that identifies scheme membership.

Registration Categories 7. 7.1

Vehicles operating under this notice shall be registered in accordance with the Charge Codes shown in Table 1.

Table 1	
Vehicle Configuration	Charge Code
Three Axle Truck hauling 2 or more trailers	LR3
Four Axle Truck hauling 2 or more trailers	LR4
Three Axle Prime Mover hauling 2 or 3 trailers	LP3
Four Axle Prime Mover hauling 2 or 3 trailers	LP4
One Axle Trailer	T1
Two Axle Trailer	T2
Three Axle Trailer	T3

- 8. 8.1 The overall height of the vehicle and any load shall not exceed 4.3 metres except where specified in this notice or in the document titled 'Operation of Road Train Vehicles in South Australia' Edition 1, issued by Transport SA.
- Transport of Baled Wool
- 9. 9.1 Baled wool may be carried subject to the following:

9.1.1 The baled wool shall not be loaded more than four layers high.

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

- The overall width of all axles or axle groups of the vehicle carrying the load, excluding the front axle or axle 9.1.3 group, when measured between two vertical parallel plains located at the outer extremities of the tyres, shall be not less than 2.1m.
- Hauliers operating under the provisions of this notice should be aware that some bridges, signs overhead wires, 9.1.4 trees and signals may not provide sufficient clearance for the passage of 4.6 metre high vehicle.
- 10. Transport of indivisible Items
- For the purpose of this exemption an 'Indivisible Item' shall be an item which cannot without disproportionate effort, 10.1 expense or risk of damage, be divided into two or more items for road transport.

- Indivisible items may be carried on a Road Train subject to the following:

 10.2.1 Travel is only permitted between Port Augusta West and the SA/NT border via Old Woomera Road, Madland Street, Stuart Highway and from the Stuart Highway to Olympic Dam mine via the Pimba/Olympic Dam Road and Olympic Way.

 The maximum width of an item carried on a Triple Road Train shall not exceed 3.1 metres.
- 10.2.2
- 10.2.3 The maximum width of an item carried on a Double Road Train shall not exceed 3.5 metres.

10.2.4 The overall height of the vehicle and load shall not exceed 4.6 metres.

- 10.2.5 If the load consists of transportable building the overall height of the vehicle and transportable building shall not exceed 4.85 metres.
- 10.2.6 Travel is only permitted between the hours of sunrise and sunset as specified in the Proof of Sunrise and Sunset Act 1923, as amended, and published in the South Australian Government Gazette.

10.2.7 Travel is not permitted during periods of low visibility.

- 10.2.8 For the purpose of this Notice, 'a period of low visibility' means any time, when owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 100 metres to a person of normal vision.
- The Road Train shall display an 'OVERSIZE' sign at the front and rear of the vehicle combination in addition to the normally required 'ROAD TRAIN' signs.

 The specification of the 'OVERSIZE' sign shall be in accordance with the specifications detailed in the document titled 'OVER DIMENSION AND EXCESS MASS PERMIT GUIDELINES' dated July 1995. 10.2.9
- 10.2.10
- 10.2.11 The wider of any load shall always be carried on the most forward trailer if the Road Train is carrying loads of varying widths.
- The rear vision mirrors fitted to the prime mover shall be extended sufficiently to ensure that the driver has a 10.2.12 clear reflected view of traffic to the sides and rear of the Road Train.

Routes

Road Trains, operating in accordance with this Notice, shall operate only on the approved routes specified in the maps 'Route Network for Road Train Vehicles in SA' as included in this Notice. 11.1

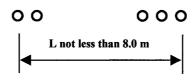
- 11.2 Articulated vehicles towing converter dollies operating in accordance with this Notice shall operate only on the approved routes specified in the maps 'Route Network for Road Train Vehicles in SA' and the 'Converter Dolly Route Network' as included in this Notice.
- Approval to operate Road Trains and articulated vehicles towing converter dollies in accordance with the route maps 'Road Train Vehicle Route Network' and 'Converter Dolly Route Network' included in the document 'Operation of Road Train 11.3 Vehicles in South Australia', Edition 1 issued by Transport SA, is revoked.
- The following routes, which are under the care and control of the City of Port Adelaide Enfield, are only available for Road Trains carrying general freight. This approval does not include the carriage of dangerous goods (in bulk) on these routes. These routes are

Mildred Terrace, Elder Road (Victoria Road to Willochra Street), Bedford Street (Eastern Parade to Kennedy's Depot access), Wing Street, South Terrace (South Road to Wing Street), Francis Road (South Road to Davis Street), Davis Street (Francis Road to Goodfellow's Depot access), Johansson Road, Senna Road, Lafitte Road, Rosberg Road, Dunstan Road, Streiff Road, Grand Junction Service Road, Duncan Road and Acorn Road,

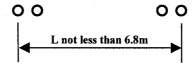
- 11.5 The carriage of dangerous goods by road trains on the routes listed above in clause 11.4 shall only be allowed by the issue of an individual permit from Transport SA.
- Route Restrictions
- All right turn manoeuvres across National Highway 1 are prohibited except where allowed by this notice or by individual
- permit.

 12.2 Road Trains are not permitted to assemble or disassemble along the route, or enter or exit depots, roadways parking bays
- service stations or otherwise deviate from the route unless allowed by this notice or under an individually issued permit.

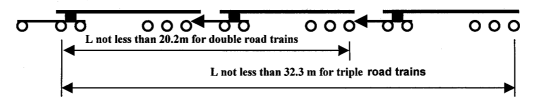
 Road Trains may only turn left to stop in parking bays showing a 'Truck Parking Area' sign for rest purposes or vehicle checks but not for assembly or disassembly purposes. The sign shall comply with Australian Standard AS 1742.6 service symbol sign S13. The signs displays a white 'P' and symbolic articulated vehicle on a blue background.
- Access into depots, which abut the Double Road Train route detailed in this notice, is permitted provided the operator/driver has the approval of the land owner or tenant.
- Where instructions relate to access to and from depots which abut the Double Road Train route detailed in this Notice, or where turning instructions apply, access and/or turning movements must be in accordance with those instructions as specified on the maps 'Route Network for Road Train Vehicles in SA' as included in this Notice.
- Axle Group Spacing Requirements
- Road Trains shall comply with either the axle group requirements detailed in the document titled 'Operation of Road Train Vehicles in South Australia' Edition 1 (Part 1 clause 5), issued by Transport SA or with the following axle group spacing dimensions:
 - 13.1.1 The distance (L) between a triaxle axle group and an adjacent tandem group when measured between the centres of the furthermost axles shall not be less than 8.0 metres.



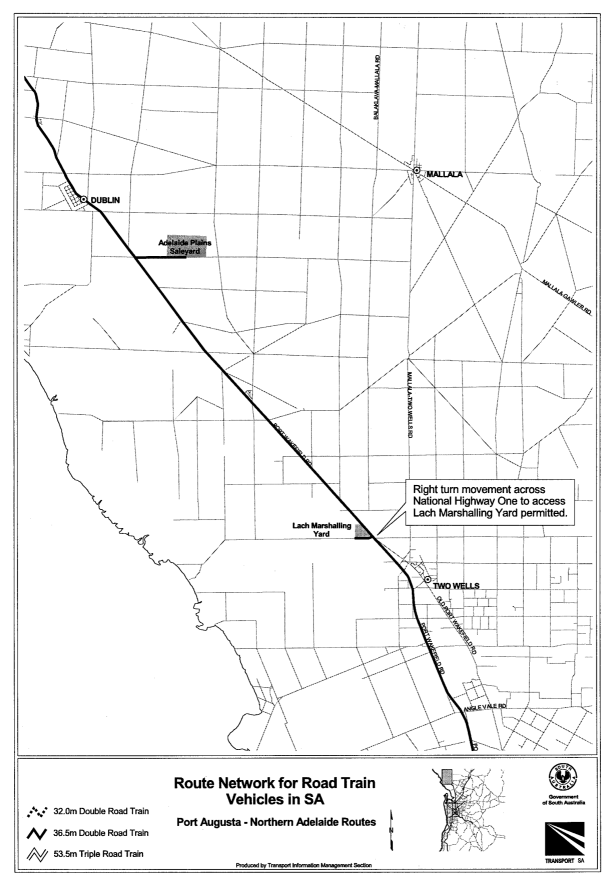
13.1.2 The distance (L) between adjacent tandem axle groups when measured between the centres of the furthermost axles shall not be less than 6.8 metres.



- 13.1.3 The distance (L) between the centre of the lead axle of the drive axle group of the hauling unit and the centre of the last axle of the combination shall not be less than:
 - 20.2 metres for Double Road Trains
 - 32.3 metres for Triple Road Train



- Speed Restrictions
- Road Trains shall not exceed a maximum speed of:
 - 40 km/h within the 60km/h zone posted in Port Augusta. 14.1.1
 - 40 km/h when travelling through the township of Peterborough.
 - 40 km/h within the 60 km/h zone posted in Whyalla. 14.1.3



This notice is valid from midnight 1 February 2001.

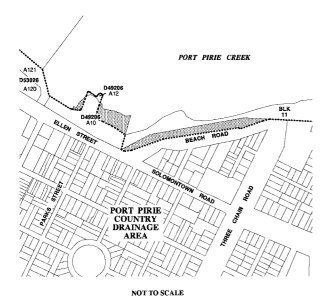
SEWERAGE ACT 1929

Addition of Land to Port Pirie Country Drainage Area

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

- (a) adds to the Port Pirie Country Drainage Area the land shown on the plan in the schedule; and
- (b) declares that this notice will have effect from 1 July 2001.





BOUNDARY OF PORT PIRIE COUNTRY DRAINAGE AREA PREVIOUSLY PROCLAIMED SHOWN

LAND TO BE ADDED TO PORT PIRIE COUNTRY DRAINAGE AREA SHOWN

Dated 25 January 2001.

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

N. K. T. WHITE, General Manager Retail In the presence of: C. MELITO, Acting Rates Officer

SAWATER 00/02205 D1101

THE RENMARK IRRIGATION TRUST

Water Rate Assessment

NOTICE OF ASSESSMENT BY ADOPTION OF A PREVIOUS ASSESSMENT

THE Renmark Irrigation Trust has caused to be made an assessment of the rateable land within the district by adopting the previous assessment with, and subject to, certain alterations and additions.

Copies of the assessment are deposited at the office of the Trust and are open for inspection at all reasonable times.

Any person intending to appeal against the assessment may do so in the manner required by the Renmark Irrigation Trust Act 1936-2000, within 21 days from the publication of this notice.

Dated 23 January 2001.

W. D. MORRIS, CEO/Secretary

WATERWORKS ACT 1932

Removal of Land from Brinkley Country Lands Water District and Addition to Murray Bridge Water District

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

- (a) removes from the Brinkley Country Lands Water District and adds to the Murray Bridge Water District all the land contained in:
 - (i) allotment 1 in Deposited Plan 50060;
 - (ii) allotment 502 in Deposited Plan 23915;
 - (iii) the portion of Owl Drive, Murray Bridge not already in the Murray Bridge Water District; and
 - (iv) the portion of Ridge Road, Murray Bridge not already in the Murray Bridge Water District; and
- (b) declares that this notice will have effect from 1 July 2001.

Dated 25 January 2001.

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

N. K. T. WHITE, General Manager Retail In the presence of: C. MELITO, Acting Rates Officer SAWATER 97/02110 W1030

WATERWORKS ACT 1932

Removal of Land from Tod River Country Lands Water District and Addition to Ceduna Water District

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

- (a) removes from the Tod River Country Lands Water District and adds to the Ceduna Water District all the land contained in allotment 71 in Deposited Plan 47147 (except the portion of that land already in the Ceduna Water District); and
- (b) declares that this notice will have effect from 1 July 2001.

Dated 25 January 2001.

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

 $N.\ K.\ T.\ White,\ General\ Manager\ Retail\\ In\ the\ presence\ of:\ C.\ Melito,\ Acting\ Rates\ Officer\\ SAWATER\ 00/02203\ W1099$

WATERWORKS ACT 1932

Addition of Land to Port Pirie Water District

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

- (a) adds to the Port Pirie Water District all the land contained in allotment 10 in Deposited Plan 49206 (except the portion of that land already in the Port Pirie Water District); and
- (b) declares that this notice will have effect from 1 July 2001.

Dated 25 January 2001.

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

N. K. T. WHITE, General Manager Retail

In the presence of: C. MELITO, Acting Rates Officer

SAWATER 00/02204 W1100

REGULATIONS UNDER THE CONSTRUCTION INDUSTRY LONG SERVICE LEAVE ACT 1987

No. 6 of 2001

At the Executive Council Office at Adelaide 1 February 2001

PURSUANT to the Construction Industry Long Service Leave Act 1987 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. Neal Governor

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

Michael Armitage Minister for Government Enterprises

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 5—Allowable absence
- 4. Variation of reg. 7—Ordinary weekly pay
- 5. Variation of reg. 11—Services

Citation

1. The *Construction Industry Long Service Leave Regulations 1988* (see *Gazette 24 March 1988 p. 712*), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 5—Allowable absence

- **3.** Regulation 5 of the principal regulations is varied by inserting after its present contents (now to be designated as subregulation (1)) the following subregulation:
 - (2) Where a worker suffers an injury in the course of employment and is entitled to compensation by way of income maintenance in respect of the injury under the *Workers Rehabilitation and Compensation Act 1986*, the absence of the worker from work because of the injury is an allowable absence pursuant to subregulation (1)(e) but only until the worker has received compensation by way of income maintenance for a period of 2 years or for separate periods that when aggregated amount to 2 years.

Variation of reg. 7—Ordinary weekly pay

4. Regulation 7 of the principal regulations is varied by inserting after "1986" in subparagraph (vi) of paragraph (a) "(but not if the period, or the aggregate of separate periods, for which the compensation has already been paid exceeds 2 years)".

Variation of reg. 11—Services

5. Regulation 11 of the principal regulations is varied by inserting after "1986" in subparagraph (vi) of paragraph (a) of subregulation (2) "(but not if the period, or the aggregate of separate periods, for which the compensation has already been paid exceeds 2 years)".

MGE 98/096 CS

R. Dennis Clerk of the Council

REGULATIONS UNDER THE CREMATION ACT 2000

No. 7 of 2001

At the Executive Council Office at Adelaide 1 February 2001

PURSUANT to the Cremation Act 2000 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. Neal Governor

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

K. T. Griffin Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Forms
- 6. Application for cremation permit
- 7. Certificates as to cause of death
- 8. Tagging and marking of body by doctor
- 9. Coffins
- 10. Removal and disposal of name plate, etc. from coffin before cremation
- 11. Identification of body
- 12. Disposal of cremated ashes

SCHEDULE Forms

Citation

1. These regulations may be cited as the *Cremation Regulations 2001*.

Commoncoment

2. These regulations will come into operation on the day on which the *Cremation Act 2000* comes into operation.

Revocation

3. The Cremation Regulations 1994 (see Gazette 25 August 1994 p. 564), as varied, are revoked.

Interpretation

4. (1) In these regulations—

"Act" means the Cremation Act 2000;

"crematorium authority" means the person in charge of a crematorium;

"funeral director" means a person who carries on a business consisting of or including arranging for the cremation of the remains of a deceased;

"near relative" of a deceased means—

- (a) a spouse of the deceased;
- (b) a child of the deceased of or over the age of 18 years;
- (c) a parent of the deceased;
- (d) a brother or sister of the deceased of or over the age of 18 years.
- (2) In these regulations, a reference to a form of a particular number is a reference to the form of that number set out in the Schedule.

Forms

- **5.** (1) The forms set out in the Schedule are prescribed for the purposes of the Act.
- (2) A form set out in the Schedule must—
- (a) be used for the purposes specified in the Schedule; and
- (b) contain the information required by, and be completed in accordance with, the instructions contained in the form.

Application for cremation permit

- **6.** An application for a cremation permit—
- (a) may be made by—
 - (i) the executor or administrator of the deceased's estate; or
 - (ii) a near relative of the deceased; or
 - (iii) a person of or over the age of 18 years who satisfies the Registrar that he or she is, in all the circumstances, a proper person to make the application¹; and
- (b) must be lodged with the Registrar and be accompanied by a fee of \$30.
- For example, the Registrar may issue a cremation permit to a funeral director or other person arranging the cremation.

Certificates as to cause of death

- **7.** For the purposes of section 6(2)(a) of the Act—
- (a) in the case where 2 doctors certify that the deceased died from natural causes—
 - (i) the doctor who was responsible for the deceased's medical care immediately before death, or examined the body of the deceased after death, must issue a certificate in the form of Form 3 (a Form 3 certificate); and
 - (ii) the other doctor must issue a certificate in the form of Form 4;
- (b) in the case where a doctor certifies, after completing a *post mortem* examination of all the vital organs of the deceased, that the deceased died from natural causes—the doctor must issue a certificate in the form of Form 5.

Tagging and marking of body by doctor

- **8.** (1) If a doctor issues a Form 3 certificate that a deceased died from natural causes, the doctor may—
 - (a) attach to the body of the deceased a tag bearing the deceased's name and date of death; and
 - (b) mark on the body of the deceased in indelible ink the deceased's name and date of death.
- (2) A person must not remove or deface, mark, alter or otherwise interfere with a tag attached to, or a mark placed on, a body under this regulation.

Maximum penalty: \$2 500.

Coffins

- **9.** (1) A funeral director or other person arranging for the cremation of the remains of a deceased must ensure that the coffin to be used for the cremation—
 - (a) is constructed of timber or material derived from timber that will not release organochlorines during incineration in a crematorium; and
 - (b) is constructed so that it will not distort or collapse on being subjected to the kind of handling to which a coffin is likely to be subjected during the normal course of events leading up to a cremation (including handling when damp); and
 - (c) does not have cross pieces projecting from its base; and
 - (d) subject to subregulation (2), is lined internally with impervious material that is at least $100 \, \mu m$ thick and of such a nature as to prevent the leakage of body fluids from the coffin; and
 - (e) subject to subregulation (3), contains only material suitable for combustion in the course of a cremation; and
 - (f) bears a name plate or inscription stating the family name and at least one other name of the deceased whose remains are to be cremated in the coffin.

Maximum penalty: \$2 500.

- (2) A coffin need not be lined with impervious material if—
- (a) the body, when placed in the coffin, is completely enclosed in a bag made of impervious material at least 100 µm thick; and
- (b) the bag is effectively sealed so as to prevent leakage of body fluids from the body into the coffin.
- (3) Materials that are not suitable for combustion in the course of a cremation may be used on the exterior of a coffin if they can be removed easily prior to cremation.

Removal and disposal of name plate, etc. from coffin before cremation

- **10.** (1) A crematorium authority may dispose of—
- (a) a name plate, metal or plastic fitting or any other object removed before cremation from the exterior of a coffin containing the remains of a deceased; or
- (b) any other thing that comes into the possession of the crematorium authority as a result of a cremation.

(2) However, the crematorium authority must keep any removed name plate for 14 days after the cremation and give it, on request, to the person who applied for the cremation permit or a person authorised by that person.

Maximum penalty: \$2 500.

Identification of body

- **11.** (1) A funeral director or other person arranging for the cremation of the remains of a deceased must give to the crematorium authority—
 - (a) the cremation permit (Form 2) issued by the Registrar in respect of the deceased; and
 - (b) the appropriate identification form as follows:
 - (i) in the case where the body of the deceased has been tagged and marked under these regulations—Form 6;
 - (ii) in the case where the body has not been so tagged and marked but can be visually identified—Form 7;
 - (iii) in any other case—Form 8.

Maximum penalty: \$2 500.

- (2) A crematorium authority must not cremate the remains of a deceased unless—
- (a) the authority has received the relevant cremation permit and identification form from the funeral director or other person arranging the cremation; and
- (b) the details identifying the deceased contained in the permit, the identification form, and on the coffin, have been checked and found to correspond.

Maximum penalty: \$2 500.

(3) The crematorium authority must, within 28 days after a cremation at the crematorium, give to the Registrar the identification form provided to the authority by the funeral director or other person who arranged the cremation.

Maximum penalty: \$2 500.

Disposal of cremated ashes

12. (1) A crematorium authority must ensure that the ashes of the remains of a deceased cremated at the crematorium are not released except to the person who applied for the cremation permit or a person authorised in writing by that person.

Maximum penalty: \$2 500.

(2) If the ashes of the remains of a deceased cremated at a crematorium are not claimed within 6 months after the cremation, the crematorium authority may dispose of the ashes.

SCHEDULE

Forms

- FORM 2: CREMATION PERMIT
- FORM 3: DEATH FROM NATURAL CAUSES—CERTIFICATE OF TREATING OR EXAMINING DOCTOR
- FORM 4: DEATH FROM NATURAL CAUSES—CERTIFICATE OF SECOND DOCTOR
 FORM 5: DEATH FROM NATURAL CAUSES—CERTIFICATE OF DOCTOR CONDUCTING POST MORTEM
 FORM 6: TAGGING AND MARKING OF BODY—CERTIFICATE OF DOCTOR
 FORM 7: CERTIFICATE OF IDENTIFICATION OF DECEASED

- FORM 8: CERTIFICATE OF DOCTOR DISPENSING WITH IDENTIFICATION OF DECEASED

Dated:

FORM 1—CREMATION ACT 2000

(section 6)

APPLICATION FOR CREMATION PERMIT

eceased).

The Applicant must also complete the details requested in the box overleaf in support of the application.

You must provide the following details: (where a "yes" or "no" answer is required, tid	ck the ap	ppropria	te box)
1. Date and time of death:			
2. Place of death: (If this was not the deceased's place of residence, state whether it was a hospital, nursing home, lodgings, etc.)			
3. I am—	* * * * * * * * * * * * * * * * * * * *	a parent the spou a child o a brother not any o	utor or administrator of the deceased's estate. of the deceased. se of the deceased. of the deceased and I am at least 18 years of age. r/sister of the deceased and I am at least 18 years of age. of the above but make this application because (insert for making the application)—
4. Did the deceased leave any written directions as to the mode of disposal of his or her remains?	Yes		If yes, give details:
	No		
5. Has the spouse, a parent or child, or an executor or administrator, of the deceased objected to the proposed cremation?	Yes		
	No		
6. Do you know, or have any reason to believe, that the death of the deceased was not due to natural causes?	Yes		If yes, give details:
	No		
7.Provide the following details about the doctor	Name:		
who ordinarily attended the deceased:	Addre	ss:	
8. Will there be a <i>post mortem</i> examination of the body of the deceased?	Yes		
	No		
9. Will there be an inquest or inquiry into the death of the deceased?	Yes		
	No		
10. What is the name of the crematorium at which it is intended that the cremation of the body of the deceased will occur?			
11. In whose name is the cremation permit to be issued? (<i>insert name</i>)			

^{*} Strike out whichever does not apply.

FORM 2—CREMATION REGULATIONS 2001

(s				
CREMATION PERMIT				
PARTICULARS OF DECEASED				
Full name:				
Last residential address:				
PARTICULARS OF APPLICANT FOR PERMIT				
Full name:				
Address:				
PARTICULARS OF PERSON TO WHOM PERMIT IS ISSUED Full name:				
Address:				
PERMISSION FOR CREMATION OF HUMAN REMAINS Pursuant to section 6 of the <i>Cremation Act 2000</i> , I grant permission for the remains of the deceased to be cremated at a lawfully established crematorium in South Australia.				
Registrar of Births, Deaths and Marriages:				
Dated:				

FORM 3—CREMATION ACT 2000

(section 6)

DEATH FROM NATURAL CAUSES—CERTIFICATE OF TREATING OR **EXAMINING DOCTOR**

NOTE: 1. This certificate must be completed by the doctor who—

- (a) was responsible for the deceased's medical care immediately before death; or
- (b) examined the body of the deceased after death.

12. Please provide details (IN BLOCK LETTERS) of the cause of death in the box overleaf.

- 2. It is an offence (the maximum penalty for which is \$5 000 or imprisonment for 1 year) for a doctor to give this certificate knowing that he or she has a pecuniary or other interest in the estate of the deceased (see section 6(5) Cremation Act 2000).
- 3. This certificate must be lodged with the Registrar of Births, Deaths and Marriages together with Form 1 (the Application for Cremation Permit) and Form 4 (the Death from natural causes—certificate of second doctor).

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ı?
n or neglect?
cremated?

Qualifications:

CAUSE OF DEATH (PLEASE USE BLOCK LETTERS AND DO NOT ABBREVIATE)				
	Description of cause of death	Interval between onset and death (approximate)		
Direct cause Disease or condition directly leading to death (<i>ie</i> the disease, injury or complication which caused death, NOT the mode of dying, for example, heart failure, asphyxia, asthenia etc.)				
Antecedent causes Morbid conditions (if any) giving rise to the above cause, stating the underlying condition last	Due to, or as a consequence of—			
Other significant contributing conditions Other significant conditions contributing to the death but not related to the disease or condition causing it				
I certify that these particulars are true to Signed: Dated: Address:	the best of my knowledge and belief.			

FORM 4—CREMATION ACT 2000

(section 6)

DEATH FROM NATURAL CAUSES—CERTIFICATE OF SECOND DOCTOR

NOTE: 1. This certificate must be completed by a doctor.

- 2. It is an offence (the maximum penalty for which is \$5 000 or imprisonment for 1 year) for a doctor to give this certificate knowing that he or she has a pecuniary or other interest in the estate of the deceased (see section 6(5) Cremation Act 2000).
- 3. This certificate must be lodged with the Registrar of Births, Deaths and Marriages together with Form 1 (the Application for Cremation Permit) and Form 3 (the Death from natural causes—certificate of treating or examining doctor).

Full nam Last resid	e of deceaseddential address of deceased		
1.	Have you, at any time, professionally attended the deceased?		
2	If yes, state when and the circumstances.		
	 Have you read and considered the certificate of the doctor giving the first medical certificate? Are you satisfied that the deceased died from natural causes? 		
I certify t Signed:	to the best of my knowledge and belief that there is no reason why the body of the deceased should not be cremated.		
Dated:			
Address:			
Qualifica			

FORM 5—CREMATION ACT 2000

(section 6)

DEATH FROM NATURAL CAUSES—CERTIFICATE OF DOCTOR CONDUCTING POST MORTEM

- **NOTE:** 1. This certificate must be completed by the doctor who has completed a *post mortem* examination of all the vital organs of the deceased.
 - 2. It is an offence (the maximum penalty for which is \$5 000 or imprisonment for 1 year) for a doctor to give this certificate knowing that he or she has a pecuniary or other interest in the estate of the deceased (see section 6(5) Cremation Act 2000).
 - 3. This certificate must be lodged with the Registrar of Births, Deaths and Marriages together with Form 1 (the Application for Cremation Permit).

Full nam Last resid	e of deceaseddential address of deceased		
I certify t	rhat—		
1.	On (insert date)		
	I personally made a <i>post mortem</i> examination of all the	he vital organs of the deceased.	
2.	2. To the best of my knowledge and belief—		
(a) the deceased died from natural causes; and			
	(b) there is no reason why the remains of the decease	d should not be cremated.	
Signed:			
Dated:			
Address:			
Oualifica	tions:		

FORM 6—CREMATION ACT 2000

(regulation 11)

TAGGING AND MARKING OF BODY—CERTIFICATE OF DOCTOR

1.		th from natural causes—certificate of treating or examining doctor	
	•		
2.	I certify that the body of the deceased has been tagged and marked in accordance with the Cremation Regulations 2001.		
Full	name of doctor:		
Add	lress:		
Sign	nature of doctor:		
Date			

FORM 7—CREMATION ACT 2000

(reoul	lation	1	1	١

I (insert full name)					
being a p	person who personally knew:				
(insert fu	all name of deceased) nsert last residential address of deceased)				
certify th					
1.	On (insert date)				
2.	The body was in a coffin bearing a name plate or inscription marked:				
Signed: Dated:					

FORM 8—CREMATION ACT 2000

(regulation 11)

CERTIFICATE OF DOCTOR DISPENSING WITH IDENTIFICATION OF DECEASED

1.	I am a legally qualified doctor.				
2.	(insert name)				
	late of (insert last residential address of deceased)				
2.	I have been requested by the person arranging the cremation to examine the body of a deceased person believed to body of the abovenamed deceased.	be the			
I cer	ertify that—				
	1. I have examined the body; and				
	2. the body cannot be visually identified for the following reason:				
Sign	gned:				
Date	ted:				
Add	dress:				
Qual	alifications:				

CSA 06/00

R. Dennis Clerk of the Council

FAXING COPY?

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

CITY OF CHARLES STURT

Declaration of Public Road

NOTICE is hereby given that the City of Charles Sturt at its meeting held on Monday, 22 January 2001 resolved pursuant to section 210 of the Local Government Act 1999, the City of Charles Sturt declared that the private road known as Crawford Lane and more particularly defined as lot 91 in filed plan 212196 and being the land in the estate of Nathaniel Oldham as Manager of the Union Bank of Australia in G.R.O. Memorial No. 283 book 158 be declared as public road.

P. PERRY, Acting Chief Executive Officer

THE BAROSSA COUNCIL

Periodical Review

NOTICE is hereby given that pursuant to the provisions of section 12 (5) of the Local Government Act 1999, The Barossa Council is to carry out a review to determine whether a change in arrangements in respect to elector representation would result in electors being more adequately and fairly represented.

The review will include:

- (a) whether the composition of council should be altered (number of elected members);
- whether Wards should/should not exist and if so, where (b) the boundaries should be.

Information regarding this review is available from the Principal Office, 1 Washington Street, Angaston, S.A. 5353, or by contacting Judith Jones on 8563 8401 during office hours.

Any person wishing to make a written submission in relation to the review may do so by 5 p.m. on Thursday, 29 March 2001 and should be directed to the Chief Executive Officer, The Barossa Council, P.O. Box 295, Angaston, S.A. 5353.

Any person making a written submission will be given the opportunity to address the council on their submission.

J. G. JONES, Chief Executive Officer

DISTRICT COUNCIL OF LE HUNTE

Survey to Change Council Name

NOTICE is hereby given that the District Council of Le Hunte has resolved to undertake a survey of electors in order for a change to

The survey will require a vote for at least one council name of the four provided on the ballot paper provided. It requires placing the number 1 in the square opposing the name which is your first preference and if you wish consecutive numbers thereafter for the remaining three options.

The survey will be conducted entirely by post with the return of ballot papers no later than 12 noon on Monday, 26 February 2001.

A. F. McGuire, Deputy Returning Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Aerodrome Fees

NOTICE is hereby given that, pursuant to the Aerodrome Fees Act 1998, in South Australia, the District Council of Lower Eyre Peninsula hereby advises that Arrival and Departure Fees at the Port Lincoln Airport are fixed as follows, and are effective from 1 January 2001:

Landing Fees

All aircraft except Regular Passenger Transport: \$7.59 per 1 000 kg \$7.59 minimum fee

Passenger Fees

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

Note: All fees are GST inclusive.

R. PEARSON, Accountant

NARACOORTE LUCINDALE COUNCIL

Appointment of Authorised Officer

NOTICE is hereby given that at a meeting held on Tuesday, 23 January 2001, council made the following appointment:

David Merton Hutchison, Access Planning as an Authorised Officer, pursuant to Part 2, Division 2 of the Development

Delegate to David Merton Hutchison, Access Planning, the following powers pursuant to Part 2, Division 3 of the Development Act 1993,

- the authority to request additional information in respect to development application, pursuant to section 39 (2) of the Development Act 1993;
- the authority to issue a direction in relation to an advertisement or advertising hoarding, pursuant to section 74 of the Development Act 1993;
- the authority to issue a direction, pursuant to section 84 of the Development Act 1993.

D. L. BEATON, Chief Executive Officer

DISTRICT COUNCIL OF RENMARK PARINGA

Change of Meeting Venue

NOTICE is hereby given that at the General Council Meeting held on Wednesday, 29 November 2000, it was resolved that the General Council Meeting scheduled for Tuesday, 27 March 2001, be held at the Lyrup Community Club commencing at 7.30 p.m. and the General Council Meeting scheduled for Tuesday, 22 May 2001, be held at the Paringa Lutheran Friendship Centre, commencing at 7.30 p.m.

DR ALI KHAN, Chief Executive Officer

DISTRICT COUNCIL OF RENMARK PARINGA

Temporary Road Closure

NOTICE is hereby given that pursuant to section 59 of the Summary Offences Act 1953, approval has been granted by Clarence Rodney Thomas, Mayor of Renmark and Paringa District Council for the temporary road closure of Seventeenth Street between Pyap and Tapio Streets on 30 January 2001, between the hours of 10 a.m. and 11.30 a.m. inclusive, for the purpose of a funeral.

R. THOMAS, Mayor

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

Bulling, William John, late of Wasleys Road, Wasleys, retired professional engineer, who died on 22 November 2000.

Cooper, Gwendolyn Mary, late of 12 Ritchie Street, Nangarry, home duties, who died on 23 November 2000. Frost, Edith Murl, late of 29 Ewing Street, Kadina, widow, who

died on 6 April 1980.

Keppel, Juanita Hilda, late of Voules Street, Brighton, retired business proprietor, who died on 5 November 2000.

Mitchell, Eva Ethel, late of Esplanade, Tumby Bay, widow, who died on 23 November 2000.

Pitt, Alan Edgar, late of Twenty-fifth Street, Renmark, retired block worker, who died on 28 September 2000.

Richardson, Thomas Joseph, late of 23 Gosfield Crescent, Hampstead Gardens, retired musician, who died on 1 October 2000.

Shipard, Elizabeth Joy, late of Eyre Highway, Ceduna, widow, who died on 24 October 2000.

Tippins, Stephen, late of 16 Power Street, Mount Gambier, retired public servant, who died on 9 September 2000.

Wells, Maxwell, late of 16 Elizabeth Street, Woodville West, retired storeman, who died on 8 December 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 2 March 2001, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 1 February 2001.

J. H. WORRALL, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court. No. 3062 of 1991. In the matter of Pulleine Nominees Pty Ltd (in liquidation) (ACN 007 768 532) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

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

Dated 29 January 2001.

J. SHEAHAN, Liquidator

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

SALE OF PROPERTY

Auction Date: Thursday, 22 February 2001 at 11 a.m. Location: 71-73 Semaphore Road, Semaphore

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Port Adelaide Registry, Action No. PADCI 1142 of 1998, directed to the Sheriff of South

Australia in an action wherein Gwendoline Hocking,

Plaintiff and Mary Frankos is Defendant, I, Tim Goodes, Sheriff, of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the defendant Mary Frankos as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Semaphore, being 71-73 Semaphore Road, Semaphore, being the property comprised in certificate of title register book volume 5069, folio 165

Further particulars from auctioneers:

Griffin Real Estate 179 King William Road Hyde Park S.A. 5061

SALE OF PROPERTY

AUCTION DATE: FRIDAY, 23 FEBRUARY 2001 AT 11 A.M.

Location: 10 Hammond Road, Findon

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the District Court of South Australia, Adelaide Registry, Action No. 943 of 1995, directed to the Sheriff of South Australia in an action wherein Deputy Commissioner of Taxation, is Plaintiff and Huy Kien Luu is Defendant, I, Tim Goodes, Sheriff, of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the defendant Huy Kien Luu as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Findon, being 10 Hammond Road, being the property comprised in certificate of title register book volume 5258, folio 125.

Further particulars from auctioneers:

Griffin Real Estate 179 King William Road Hyde Park S.A. 5061

SALE OF PROPERTY

AUCTION DATE: FRIDAY, 23 FEBRUARY 2001 AT 12 NOON Location: 14 Hammond Road, Findon

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrants of Sale issued out of the Magistrates Court of South Australia, Action Nos AMCCI 31311 of 1998, PADCI 3371 of 1997, 1430 of 2000, 1431 of 2000, and 1432 of 2000, directed to the Sheriff of South Australia in an action wherein Commissioner of State Taxation and S.A. Water Corporation, are Plaintiffs and Mo Dung Luu is Defendant, I, Tim Goodes, Sheriff, of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the defendant Mo Dung Luu as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Findon, being 14 Hammond Road, being the property comprised in certificate of title register book volume 5201, folio 328.

Further particulars from auctioneers:

Griffin Real Estate 179 King William Road Hyde Park S.A. 5061

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