No. 13 513



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, 8 FEBRUARY 2001

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 8 February 2001

HIS Excellency the Governor in Executive Council was pleased to appoint, on 21 December 2000, Lyn Parnell as Presiding Officer of the Promotions and Grievance Appeals Tribunal for a term of three years, pursuant to the provisions of the Public Sector Management Act 1995.

By command,

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 8 February 2001

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

Member: (from 8 February 2001 until 19 January 2004) Virginia Hickey

By command,

MARK BRINDAL, for Premier

ACD 001/94 CS

Department of the Premier and Cabinet Adelaide, 8 February 2001

HIS Excellency the Governor in Executive Council has been pleased to declare the 'Clare and Gilbert Valleys Council—Industry Plan Amendment' to be an authorised Plan Amendment and fix 8 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, 8 February 2001

HIS Excellency the Governor in Executive Council has been pleased to declare the 'City of Salisbury—Surplus Defence Land Plan Amendment' to be an authorised Plan Amendment and fix 8 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, 8 February 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Ivan Lucas, MLC, Treasurer and Minister for Industry and Trade to be also Acting Minister for Water Resources, Acting Minister for Employment and Training and Acting Minister for Youth for the period from 2 p.m., on 8 February 2001 to 13 February 2001, inclusive during the absence of the Honourable Mark Kennion Brindal, MP.

By command,

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 8 February 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint Peter Maurice St. Leger Kelly to the office of Master of the District Court for the period 8 February 2001 to 30 June 2001 inclusive on an auxiliary basis, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

MARK BRINDAL, for Premier

Department of the Premier and Cabinet Adelaide, 8 February 2001

MARINE EMBLEM OF THE STATE OF SOUTH AUSTRALIA

IT is hereby notified for public information that the Leafy Seadragon (*Phycodurus eques*) has been adopted as the marine emblem of the State of South Australia.

Given under my hand at Adelaide, 8 February 2001.

J. W. OLSEN, Premier

DEVELOPMENT ACT 1993, SECTION 27 (1): CITY OF SALISBURY—SURPLUS DEFENCE LAND PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'City of Salisbury—Surplus Defence Land 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 8 February 2001, as the day on which it will come into operation.

Dated 8 February 2001.

E. J. NEAL, Governor

MFTUP CAB 59/00CS

DEVELOPMENT ACT 1993, SECTION 27 (1): CLARE AND GILBERT VALLEYS COUNCIL—INDUSTRY PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'Clare and Gilbert Valleys Council—Industry 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 8 February 2001, as the day on which it will come into operation.

Dated 8 February 2001.

E. J. NEAL, Governor

MFTUP CAB 69/99

DEVELOPMENT ACT 1993

Mount Lofty Ranges Watershed Amendment Plan Amendment Report Prepared by the Minister— Draft for Public Consultation

NOTICE is hereby given that the Minister for Transport and Urban Planning has, pursuant to section 26 of the Development Act 1993, prepared a draft Development Plan Amendment Report covering the Watershed Area in the Rural Areas of the Mount Lofty Ranges, excluding the Hills Face Zone.

The Plan Amendment will amend the Development Plans by introducing objectives and principles to guide development of small-scale rural/agricultural industries in the Watershed, including wineries. The PAR will limit winery development to extensions to existing wineries. Policies are also included for spring water extraction plants and value adding to primary produce where able to meet stringent performance criteria and compatible with surrounding uses and rural character. The policies promote protection of the water quality of the Watershed while allowing some diversification in agriculture focussing on food and wine production.

The draft Plan Amendment Report affects the following councils:

District Council of Victor Harbor District Council of Alexandrina District Council of Mount Barker District Council of Yankalilla Part City of Onkaparinga City of Tea Tree Gully City of Playford The Barossa Council Mid Murray Council Adelaide Hills Council

The draft PAR will be available from Thursday, 8 February 2001 until Tuesday, 10 April 2001, for consultation. A public hearing will be held on Tuesday, 8 May 2001 at 7 p.m. at the Adelaide Hills Council, Stirling Centre Chambers, 63 Mount Barker Road, Stirling at which time interested persons may appear to be heard in relation to the draft Plan Amendment Report and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

Written submissions should be forwarded to:

The Presiding Member Development Policy Advisory Committee P.O. Box 1815 Adelaide, S.A. 5001

Copies of all submissions will be available for inspection by interested persons at the Department for Transport, Urban Planning and the Arts, Planning SA, Level 5, 136 North Terrace, Adelaide, S.A. 5000, from Wednesday, 11 April 2001 until the public hearing.

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

EQUAL OPPORTUNITY TRIBUNAL

No. 408 of 2000

NOTICE OF EXEMPTION

Before Deputy Presiding Officer Kitchen Members Bachmann and Steuart

- I HEREBY certify that on 18 December 2000, the Equal Opportunity Tribunal of South Australia, on the application of Interactive Media Corporation Pty Ltd, made the following orders for exemption:
 - 1. Interactive Media Corporation Pty Ltd are granted an exemption from the provisions of section 39 of the Act relating to fees, charges to female persons.
 - 2. That this exemption will be in force for a period of two years, namely until 15 December 2002.

Dated 15 January 2001.

D. HOBAN for M. MOORE, Registrar, Equal Opportunity Tribunal

FISHERIES ACT 1982: SECTION 59

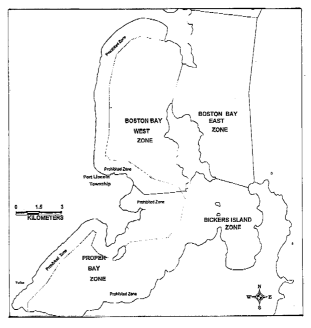
TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Paul Duncan McDermid and Barry James Fryar (hereinafter referred to as the 'exemption holders'), of Australian Wild Oysters Pty Ltd, 72 Henley Beach Road, Mile End, S.A. 5031, is exempt from section 41 of the Fisheries Act 1982, but only insofar as the exemption holders shall not be guilty of an offence when taking native oysters (*Ostrea anasi*) for the purpose of trade or business (hereinafter referred to as the 'exempted activity'), subject to the conditions specified in Schedule 1, from the gazettal of this notice until 30 June 2001.

SCHEDULE 1

- $1. \ \mbox{The exempted}$ activity may only be undertaken by diving and collection by hand.
- 2. A maximum of one thousand dozen native oysters may be taken pursuant to this exemption.
- 3. The first batch (100 kilograms) of oysters taken must be tested after a two week minimum delay period and before sale by SASQAP or other registered testing authority, and have less than 2.3 *Escherichia coli* per gram.
- 4. Fish taken inside waters of Boston and Proper Bays must be taken from those waters outside the exclusion zone as detailed in the map in Schedule 2.

- 5. Fish taken outside waters of Boston and Proper Bays but within 5 kms of a sewage outfall must immediately be taken to and remain at a registered aquaculture site for a period of 3 months and be batch tested as described in paragraph 3 prior to sale
- 6. The exemption holders must provide the Director of Fisheries with details of catches, dive times, harvest locations and aquaculture sites used on a monthly basis. This report must be forwarded to the Director of Fisheries within 7 days of the completion of each calendar month.
- 7. PIRSA Fisheries retains the right for a departmental officer to observe the exempted activity at any time.
- 8. At least 24 hours prior to engaging in the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 with the following information:
 - the name of the person who will be conducting the exempted activity;
 - the intended location for conducting the exempted activity; and
 - if using a boat to conduct the exempted activity, the description of the boat and the intended area of launching and retrieval.
- 9. Whilst engaged in the exempted activity the exemption holders must have in their possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.
- 10. The exemption holders shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically exempted by this notice.

SCHEDULE 2 Native Oyster Collection



Dated 31 January 2001.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Rolf Czabayski, 5 Willowbridge Grove, Burnside, S.A. 5066 (hereinafter referred to as the 'permit holder') is exempt from Regulation 35C of the Fisheries (General) Regulations 1984, in that the permit holder shall not be guilty of an offence when using berley within the waters specified in Schedule 1 to attract white sharks (*Carchardon carcharias*) for the purpose of cage viewing only (hereinafter referred to as the 'permitted activity'), subject to the conditions specified in Schedule 2, for the dates specified in Schedule 3.

SCHEDULE 1

Coastal waters contained within the Neptune Islands Conservation Park, and the following portions of the Sir Joseph Banks Islands Conservation Park; English and Sibsey Islands.

Note: During Australian Sea lion breeding periods, permits will not be provided for eight months. This period will begin eight weeks after the appearance of the first pups. Pupping commenced at Dangerous Reef in September 2000 and permits will not be issued for the above period at this location.

SCHEDULE 2

- 1. The permit holder must be on board the boat when conducting the permitted activity.
- 2. All berley used while conducting the permitted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4°C.
- 3. The permit holder must notify the public by a Notice to Mariners through the Australian Maritime Safety Authority, by public notice in the Adelaide *Advertiser* at least 24 hours in advance of berleying operations, advising the local Coastguard and the Fisheries Compliance Unit on 1800 065522 at least two hours prior to conducting the permitted activities.
- 4. The permit holder shall allow an officer of the Department of Environment and Heritage or nominee to be present on board the boat during the permitted activities if requested and subject to negotiation and availability of space.
- 5. The permit holder must comply with all instructions (including ceasing to berley if so instructed) given by an officer from DEH.
- 6. Whilst engaged in the permitted activity, a pennant (approved by DEH) must be flown from the boat so as to be clearly visible.
- 7. Whilst engaged in the permitted activity the permit holder must have in his/her possession a copy of this notice and produce a copy of the notice if required by a Fisheries Compliance Officer.
- 8. The permit holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically exempted by this notice.
- 9. The permit holder must maintain a log whilst engaged in the permitted activity which includes the date and location, number of passengers, number of hours berleying, number of sharks observed and any other relevant observations or comments. Records must be kept in a form determined by the operators association in conjunction with CSIRO Marine Research Unit and endorsed by the Minister for Environment and Heritage. A copy of the log must be provided to the relevant DEH office within 14 days of each calendar month. Failure to submit a log within the agreed time period may preclude the provision of future permits until such outstanding logs are received by the relevant DEH office.
- 10. The permit holder must conform to a code of conduct developed by the operators association and endorsed by the Minister for Environment and Heritage.
- 11. The permit holder will operate in cooperation with and in agreement of any other approved operator at the same location.
- 12. The permit holder must have public liability insurance to an amount determined by the Minister for Environment and Heritage and ensure vessels are surveyed and staffed as per Department of Transport regulations.

SCHEDULE 3

Dates permitted to berley: 2 February 2001 to 5 February 2001; 7 February 2001 to 8 February 2001

Dated 1 February 2001.

R. ALLEN, Acting Regional Manager West

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Daniel Popping or his agents from Keep South Australia Beautiful Inc. (hereinafter referred to as the 'exemption holder'), 214 Grange Road, Flinders Park, S.A. 5025, is exempt from section 41 of the Fisheries Act 1982, but only insofar as the exemption holder shall not be guilty of an offence when taking non-native fish using a seine net (the maximum length of which does not exceed 8 m, the maximum drop does not exceed 2 m with a minimum mesh size of 6 mm) from the wetland of Apex Park (hereinafter referred to as the 'exempted activity'), subject to the conditions specified in Schedule 1, from the date of gazettal of this notice until 5 March 2001.

SCHEDULE 1

- 1. All native species taken pursuant to the exempted activity must be immediately returned to the water.
- 2. All fish taken by the exemption holder pursuant to this notice must not be sold.
- 3. Before collecting any specimens pursuant to this notice, the exemption holder must advise the PIRSA Fisheries Compliance Unit on 1800 065 522 with the details of the proposed locations and dates on which the collections are to be made.
- 4. Whilst engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.
- 5. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically exempted by this notice.

Dated 6 February 2001.

W. ZACHARIN, Director of Fisheries

GEOGRAPHICAL NAMES ACT 1991

Notice of Intention to Assign Boundaries and Names to Places

CORRIGENDUM

FIRST notice appearing in *Government Gazette*, 18 January 2001 at page 124 should read:

PARNDARNA to be PARNDANA and WILSON RIVER to be WILLSON RIVER on Rack Plan 801.

Dated 22 January 2001.

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

DEHAA 04/0068

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names and Boundaries to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, Robert David Lawson, Minister for Administrative and Information Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed DO HEREBY assign the boundaries LYNDHURST, LEIGH CREEK, COPLEY, PARACHILNA, MARLA, NEPABUNNA, OODNADATTA, ANDAMOOKA, PENONG, COORABIE and FOWLERS BAY to those areas shown numbered 1 to 11 respectively on Rack Plan 857.

Dated 12 January 2001.

ROBERT LAWSON, Minister for Administrative and Information Services

DEHAA 04/0221

AERODROME FEES ACT 1998

PARAFIELD AIRPORT

Notice of Schedule of Charges—Effective from 1 January 2001 to 31 December 2001

THE following charges apply to the use of Parafield Airport:

- (a) Landing Charge:
 - (i) For each aircraft weighing more than 10 000 kg MTOW, a charge of \$5.94 per 1 000 kg MTOW pro rata.
 - (ii) For aircraft landing at Parafield Airport for the purposes of undergoing substantial maintenance on the airport and weighing less than 10 000 kg MTOW, a single charge of \$5.54 per 1 000 kg MTOW pro rata.
 - (iii) For the purposes of an aircraft undergoing substantial maintenance, evidence in the form of a Substantial Maintenance Claim Form must be submitted to the Credit Controller at Parafield Airport Ltd (PAL) within 24 hours of the aircraft landing at Parafield Airport. If PAL is not notified of an aircraft landing for substantial maintenance within 24 hours, then a daily charge of \$5.54 per 1 000 kg MTOW pro rata will be levied in addition to the landing charge.
- (b) General Aviation Access Charge (GAAC)

For each aircraft not covered by (a) above a GAAC of \$5.54 per 1 000 kg MTOW pro rata per day or part of a day will be made. GAAC may be paid in advance for periods of one month, six months or twelve months. Advance payment will attract a discount as shown in the table below:

	Rate per 1 000 kg MTOW (pro rata) \$	Effective discount rate %
One Month	135.00 707.00 1 212.00	20 30 40

The discount for prepayment of GAAC will be subject to one further reduction as shown in the table below:

Commencing	1.1.2002 %
One Month	10 20 30

(MTOW=maximum take-off weight as specified by the manufacturer)

The prices shown in this schedule are inclusive of GST.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2000

	Acts	, Bills, Rules, Parliame	entary Papers and Regula	ations	
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
369-384	19.90	19.00	865-880	44.25	43.50
385-400	20.60	19.70	881-896	44.75	44.00
401-416	21.40	20.40	897-912	46.00	44.75
417-432	22.30	21.30	913-928	46.50	46.00
433-448	23.00	22.00	929-944	47.50	46.50
449-464	23.90	22.80	945-960	48.50	47.00
465-480	24.50	23.60	961-976	49.00	48.00
481-496	25.25	24.30	977-992	50.00	48.50
Legislation—Acts, Re Subscriptions:					\$
Index					87.05
Government Gazette					
					4.30
Subscription	•••••	• • • • • • • • • • • • • • • • • • • •		•••••	
Hansard					
Copy					11.60
Subscription—per se	ession (issued weekly)				
					144.70
	ession (issued daily)				
Legislation on Disk					
Whole Database					2 488.80
Annual Subscripti	on for fortnightly upd	ates			765.20
Individual Act(s) i	including updates				POA
Compendium					
Subscriptions:					1 47 4 47
Updates				•••••	527.10
		(411.47			
		(All the above pr	rices include GST)		

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GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2000

	\$		\$
Agents, Ceasing to Act as	32.00	Firms:	
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
Deceased Persons—Notice to Creditors, etc		Where the notice inserted varies significantly in leng	
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
Deceased Persons—Closed Estates		will be applied in lieu of advertisement rates listed.	
Each Subsequent Estate		South Australian Government publications are sold	
Probate, Selling of		condition that they will not be reproduced without	ıt prior
Public Trustee, each Estate		permission from the Government Printer.	

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GOVERNMENT GAZETTE NOTICES

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HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part VII of the Housing Improvement Act 1940, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
Part sections 91 and 90, Riverbanks Road, Angle Vale	Section 92, Hundred of Munno Para	Crown F 5744	Record 241	30.11.00, page 3362	87.00
Vale Lot 95, Swamp Road, Balhannah	Allotment 95 in Filed Plan 156930, Hundred of Onkaparinga	5395	418	30.11.00, page 3362	87.00
21 Addison Road, Black Forest	Allotment 89 of subdivision of portion of section 49, Hundred of Adelaide	931	130	30.11.00, page 3362	100.00
10 Wheaton Road, Evandale	Allotment 529 in Filed Plan 20422, Hundred of Adelaide	5088	153	30.9.93, page 1370	140.00
29 Exmouth Street, Exeter	Allotment 313 in Filed Plan 17705, Hundred of Port Adelaide	5326	288	13.1.66, page 83	100.00
10 Regent Street, Kensington	Allotment 15 in Filed Plan 139195, Hundred of Adelaide	5549	301	15.8.68, page 411	77.00
74 George Street, Moonta	Allotment 510 in Filed Plan 198691, Hundred of Wallaroo	5497	623	24.8.95, page 508	110.00
Flat 1/34 Riddoch Street, Penola	Allotment 6 in Deposited Plan 233, Hundred of Penola	5194	377	29.4.93, page 1556	65.00
Flat 2/34 Riddoch Street, Penola	Allotment 6 in Deposited Plan 233, Hundred of Penola	5194	377	29.4.93, page 1556	75.00
Flat 3/34 Riddoch Street, Penola	Allotment 6 in Deposited Plan 233, Hundred of Penola	5194	377	29.4.93, page 1556	81.00
21 Buxton Crescent, Peterborough	Allotment 485 in Deposited Plan 3873, Hundred of Yongala	5348	292	24.11.83, page 1519	100.00
94 Hill Street, Peterborough	Allotment 146 in Deposited Plan 3224, Hundred of Yongala	5717	524	11.10.90, page 1175	55.00
64 Royal Avenue, Pooraka	Allotment 26 in Deposited Plan 6835, Hundred of Yatala	5285	246	26.10.00, page 2812	92.00
19 Main Street, Port Victoria	Portion of section 69, Township of Port Victoria	289	46	28.2.91, page 776	10.00
Section 82, Krieg Road, Roseworthy	Allotment 473 in Filed Plan 174374, Hundred of Mudla Wirra	5647	593	30.11.00, page 3362	96.00
Lot 53, Annie Terrace, Wasleys	Allotment 53 in Deposited Plan 352, Hundred of Mudla Wirra	5306	394	30.11.00, page 3362	67.00
Lot 300, Port Parham Road, Windsor	Allotment 300 in Filed Plan 18216, Hundred of Dublin	5496	45	30.11.00, page 3362	70.00

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the following table to be substandard for the purposes of Part VII of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House Allotment, Section, etc.		of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	
Allotment 79 in Filed Plan 116291, Hundred of Yatala	5714	591	29.6.95, page 3061	
Allotment 217, Town of Goolwa, Hundred of Goolwa	5588	92	28.9.89, page 968	
Section 398, Hundred of Kuitpo	5522	94	30.11.00, page 3362	
Allotment 500 in Deposited Plan 38580, Hundred of Willunga	5175	14	29.7.99, page 587	
Allotment 29 in Filed Plan 152105, Hundred	5808	906	1.6.78, page 1882	
Allotment 13 in Deposited Plan 2569, Hundred of Adelaide	5817	57	30.3.95, page 1141	
Allotment 85 in Filed Plan 139265, Hundred of Adelaide	5828	473	16.6.88, page 1941	
Allotment 67 in Filed Plan 3, Hundred of Adelaide	5097	66	11.1.96, page 110	
Allotment 124 in Deposited Plan 1375, Hundred of Yatala	5573	778	24.3.94, page 799	
Allotment 195 in Deposited Plan 6431, Hundred of Yatala	5484	977	29.4.93, page 1556	
Allotment 892 in Filed Plan 21850, Hundred	5220	936	26.11.87, page 1708	
Allotment 269 in Filed Plan 190021,	5673	293	11.2.88, page 359	
Allotment 101 in Deposited Plan 20115, Hundred of Yatala	5088	112	6.1.00, page 4	
	Allotment 79 in Filed Plan 116291, Hundred of Yatala Allotment 217, Town of Goolwa, Hundred of Goolwa Section 398, Hundred of Kuitpo Allotment 500 in Deposited Plan 38580, Hundred of Willunga Allotment 29 in Filed Plan 152105, Hundred of Noarlunga Allotment 13 in Deposited Plan 2569, Hundred of Adelaide Allotment 85 in Filed Plan 139265, Hundred of Adelaide Allotment 67 in Filed Plan 3, Hundred of Adelaide Allotment 124 in Deposited Plan 1375, Hundred of Yatala Allotment 195 in Deposited Plan 6431, Hundred of Yatala Allotment 892 in Filed Plan 21850, Hundred of Adelaide Allotment 269 in Filed Plan 190021, Hundred of Wallaroo Allotment 101 in Deposited Plan 20115,	Allotment, Section, etc. Allotment 79 in Filed Plan 116291, Hundred of Yatala Allotment 217, Town of Goolwa, Hundred of Goolwa Section 398, Hundred of Kuitpo State of Willunga Allotment 29 in Filed Plan 152105, Hundred of Noarlunga Allotment 13 in Deposited Plan 2569, Hundred of Adelaide Allotment 85 in Filed Plan 139265, Hundred of Adelaide Allotment 67 in Filed Plan 3, Hundred of Section 397 Adelaide Allotment 124 in Deposited Plan 1375, Hundred of Yatala Allotment 195 in Deposited Plan 6431, Hundred of Yatala Allotment 892 in Filed Plan 21850, Hundred of Adelaide Allotment 269 in Filed Plan 190021, Hundred of Wallaroo Allotment 101 in Deposited Plan 20115, 5088	Allotment 79 in Filed Plan 116291, Hundred of Yatala Allotment 217, Town of Goolwa, Hundred of Goolwa Section 398, Hundred of Kuitpo 5522 94 Allotment 500 in Deposited Plan 38580, Hundred of Willunga Allotment 29 in Filed Plan 152105, Hundred 5808 906 of Noarlunga Allotment 13 in Deposited Plan 2569, Hundred of Adelaide Allotment 85 in Filed Plan 139265, Hundred 5828 473 of Adelaide Allotment 67 in Filed Plan 3, Hundred of 5097 66 Adelaide Allotment 124 in Deposited Plan 1375, Hundred of Yatala Allotment 195 in Deposited Plan 6431, Hundred of Yatala Allotment 892 in Filed Plan 21850, Hundred 5220 936 of Adelaide Allotment 269 in Filed Plan 190021, Hundred of Wallaroo Allotment 101 in Deposited Plan 20115, 5088 112	

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
5 Von Doussa Road, (also known as section 482, Fairview Road)	Hahndorf	Section 482, Hundred of Kuitpo	5461	206
Flat 4/9 Wilkinson Road	Parkside	Allotment 3, Filed Plan 14920, Hundred of Adelaide	5561	301
Dated at Adelaide, 8 February 20	001.	G. BLACK, Genera	al Manager, Ho	using Trust

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 31 August 2000 by the State Crewing Committee is published, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2000/07909 (V27938)

HARBORS AND NAVIGATION ACT 1993

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

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

Minimum complement

1. One person—Master.

Diving Operations

2. Two persons—Master and GP (General Purpose Person).

Minimum Qualifications of Crew

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

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

CAPT. C. B. KAVINA, Deputy Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of State Crewing Committee

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

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2001/00987 (V27738)

HARBORS AND NAVIGATION ACT 1993

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

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Reprieve* whilst operating within Smooth and Partially Smooth Waters limits of South Australia as per Schedule 1 of the Harbors and Navigation Act 1993

Minimum complement

During Daylight hours only.

One person—Master.

During the hours of Darkness

Two persons—Master and GP (General Purpose Person).

Minimum Qualifications of Crew

Master—Certificate of Competency as Coxswain and has successfully completed Elements of Shipboard Safety and Restricted Radiotelephony courses.

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

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 21 December 2000 by the State Crewing Committee is published, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2001/00512 (V27720)

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Lucky J'

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

Minimum complement

Two persons—Master and GP (General Purpose Person).

Minimum Qualifications of Crew

Master—Certificate of Competency as Coxswain and has successfully completed Elements of Shipboard Safety and Restricted Radiotelephony courses.

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

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 31 August 2000 by the State Crewing Committee is published, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2001/00986 (V27961)

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Bob Miller'

THE following determination is made by the State Crewing Committee, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Bob Miller* whilst operating within Partially Smooth Waters limits of South Australia as per Schedule 1 of the Harbors and Navigation Act 1993.

Minimum complement

One person-Master.

Minimum Qualifications of Crew

Master—Certificate of Competency as Coxswain and has successfully completed Elements of Shipboard Safety and Restricted Radiotelephony courses.

CAPT. C. KAVINA, Deputy Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 21 December 2000 by the State Crewing Committee is published, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2000/08239 (V27991)

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the S.Y. 'Obsidienne'

THE following determination is made by the State Crewing Committee, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Obsidienne* whilst operating within 30 nautical miles of the coast of South Australia.

Minimum complement

1. Overnight Operations

Two persons—Master and GP (General Purpose Person)

2. Two persons-Master and Mate

Minimum Qualifications of Crew

Master—Certificate of Competency as Master Class 5.

Mate—Certificate of Competency as Master Class 5.

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

Note: In 1. above, either the Master or GP must possess a Certificate of Competency as Marine Engine Driver Grade III.

Note: In 2. above, either the Master or Mate must possess a Certificate of Competency as Marine Engine Driver Grade III.

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 31 August 2000 by the State Crewing Committee is published, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2000/03389 (V20097)

HARBORS AND NAVIGATION ACT 1993

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

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

Minimum complement

Two persons—Master and GP (General Purpose Person).

Minimum Qualifications of Crew

Master—Certificate of Competency as Coxswain and has successfully completed an approved Elements of Shipboard Safety course.

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

CAPT. C. KAVINA, Deputy Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 31 August 2000 by the State Crewing Committee is published, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2000/07905 (V28001)

HARBORS AND NAVIGATION ACT 1993

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

THE following determination is made by the State Crewing Committee, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Sillinger* whilst operating within Smooth Waters limits as per Schedule 1 of the Harbors and Navigation Act 1993 and within 1 nautical mile of the coast of South Australia in all other areas.

Minimum complement

One person-Master.

Minimum Qualifications of Crew

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

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 21 December 2000 by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

DIANA LAIDLAW, Minister for Transport and Urban Planning

TSA 2001/00508 (V28091)

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.T. 'Lucinda'

THE following determination is made by the State Crewing Committee, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Lucinda* whilst operating within the following limits:

Operational Limits

- 1. Within Port Limits of Wallaroo whilst retrieving and returning vessel to mooring.
 - 2. Within 30 nautical miles of the coast of South Australia.
 - 3. Within 200 nautical miles of the coast of South Australia.

Minimum complement

- 1. Three persons—Master, Engineer and GP (General Purpose Persons).
 - 2. Four persons—Master, Engineer and 2 GPs.
- 3. Seven persons—Master, Mate, Chief Engineer, $2^{\rm nd}$ Engineer and 3 GPs.

Minimum Qualifications of Crew

Master—Certificate of Competency as Master Class 4.

 $\begin{tabular}{ll} Mate—Certificate of Competency as Master Class 5 endorsed out to 200 nautical miles. \end{tabular}$

Chief Engineer—Certificate of Competency as Marine Engineer Class 3.

 2^{nd} Engineer—Certificate of Competency as Marine Engine Driver Grade II.

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

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

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Kathleen Orange and James Orange, 238 Strathalbyn Road, Mylor have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 238 Strathalbyn Road, Mylor, S.A. 5153 and to be known as Kath's Mylor Cafe.

The application has been set down for hearing on 9 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.

Dated 25 February 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 Western Flat Cricket Club Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at Section 51, Naracoorte Road, Bordertown, S.A. 5268 and known as Western Flat Cricket Club.

The application has been set down for hearing on 9 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 13 September 2000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that MLE Products Pty Ltd has applied to the Licensing Authority for the Removal of a Direct Sales Licence in respect of premises situated at 15 Peony Court, Morphett Vale, S.A. 5162 and to be situated at 20 Windlass Square, Seaford Rise, S.A. 5169 an known as Vines Premium Wine Auctioneers.

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.

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 Ramana Hotels Pty Ltd (ACN 095 574 002), 52 Commercial Road, Salisbury, S.A. 5108 has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 52 Commercial Road, Salisbury and known as Salisbury Hotel.

The applications have been set down for hearing on 9 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 19 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 Grancari Pty Ltd, P.O. Box 256, Morphett Vale, S.A. 5162 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 50 Northumberland Road, Onkaparinga Hills, S.A. 5163 and to be known as Grancari Estate Wines.

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

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

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

Dated 1 February 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 The Wine Suite Pty Ltd (ACN 095 706 764), c/o David Watts & Associates, Liquor Licensing Consultants, 1 Cator Street, Glenside, S.A. 5065, has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 306 Young Street, Wayville, S.A. 5034 and to be known as The Wine Suite.

The application has been set down for hearing on 9 March 2001.

Condition

The following licence condition is sought:

Exemption from section 42 (2) (b).

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

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

Dated 1 February 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 Sharian Nominees Pty Ltd and Nazandco Pty Ltd have applied to the Licensing Authority for a Special Circumstances Licence in respect of premises to be situated at Shop 4MA, 297 Diagonal Road, Oaklands Park, S.A. 5046 and to be known as Marion Bowland.

The application has been set down for hearing on 9 March 2001.

Conditions

The following licence conditions are sought:

For consumption on the licensed premises. Trading hours will be:

Monday to Friday: 9 a.m. to midnight Saturday: 9 a.m. to 1 a.m. the following day Sunday: 9 a.m. to midnight

There shall be no sale of liquor for consumption off the licensed premises.

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

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

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that O'Leary Walker Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises to be situated at Section 203, Hundred of Upper Wakefield, Leasingham and to be known as O'Leary Walker Wines.

The application has been set down for hearing on 9 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 31 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 Joanne Kaye Kohnke and Robert Paul Kohnke, Lot 9, Newman Close, Willunga, S.A. 5172 and Denise Mary Burford and Brian David Burford, 42 Kanowna Road, Largs Bay, S.A. 5016 have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 201 Main Road, McLaren Vale, S.A. 5171 and known as Oscars Diner.

The application has been set down for hearing on 12 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.

Dated 31 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 George Benias has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 253-255 Hindley Street, Adelaide, S.A. 5000 and known as Running Man.

The application has been set down for hearing on 12 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 1 February 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 Howard Maurice and Caryl Joy Michael, Lot 562, Sturt Highway, Berri, S.A. 5343 have applied to the Licensing Authority for the transfer of a Licence in respect of premises situated at Lot 562, 'New' Sturt Highway (formerly Morgan Road), Berri and known as The Mallee Fowl Restaurant.

The application has been set down for hearing on 12 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.

Dated 27 January 2001.

Applicants

LOCAL GOVERNMENT ACT 1999

METROPOLITAN REGIONAL ORGANISATION (No. 2) WESTERN ALSO KNOWN AS WESTERN REGION OF COUNCILS INCORPORATED

Notice of Winding Up of a Regional Subsidiary

Preamble

1. The Metropolitan Regional Organisation (No 2) Western, also known as Western Region of Councils Incorporated, was incorporated as a controlling authority under Part XIX of the Local Government Act 1934. Pursuant to section 53 of the Local Government Act Amendment Act 1988, the controlling authority was regarded as a controlling authority established under section

200 of the Local Government Act 1934. Pursuant to section 25 of the Local Government (Implementation) Act 1999 it was continued as a subsidiary under Part 2 of Schedule 2 of the Local Government Act 1999.

2. The constituent councils for this subsidiary are the City of Charles Sturt, City of Port Adelaide Enfield and City of West Torrens. These councils have requested that the subsidiary be wound up.

NOTICE

PURSUANT to Clause 33 (1) (a) of Part 2 of Schedule 2 of the Local Government Act 1999, I wind up the Metropolitan Regional Organisation (No. 2) Western, also known as Western Region of Councils Incorporated.

Dated 2 February 2001.

D. C. KOTZ, Minister for Local Government and Minister for Aboriginal Affairs

MINING ACT 1971

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

Applicant: Gambier Earth Movers Pty Ltd

Claim Number: 3212

Location: Section 225, Hundred of Monbulla

Purpose: Excavate limestone rubble

Reference: T2253

A copy of the proposal has been provided to the Wattle Range Council.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 28 February 2001.

H. TYRTEOS, Acting Mining Registrar

MINING ACT 1971

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

Applicant: Gambier Earth Movers Pty Ltd

Claim Number: 3213

Location: Section 41, Hundred of Gambier Purpose: Excavate limestone rubble

Reference: T2252

A copy of the proposal has been provided to the District Council of Grant.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 28 February 2001.

H. TYRTEOS, Acting Mining Registrar

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road adjacent Sturt Highway, Pike River Wonuarra Deposited Plan 51573

BY Road Process Order made on 26 November 1998, the District Council of Renmark Paringa ordered that:

- 1. The whole of the un-named public road adjoining the western and northern boundaries of allotment 25 in Deposited Plan 46152, more particularly delineated and lettered 'A' on Preliminary Plan No. PP32/0093 be closed.
- 2. The whole of the land subject to closure be transferred to GARY ARNOLD FRAHN and YVETTE ZUS SCHEPEL FRAHN in accordance with agreement for transfer dated 11 October 1996 entered into between the District Council of Renmark Paringa and G. A. Frahn and Y. Z. S. Frahn.
- 3. The following easements are granted over portion of the land subject to that closure:

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

Grant an easement appurtenant to Certificates of Titles Volume 5371 Folio 803, Volume 5535 Folio 222, and Volume 5594 Folio 52 and Crown Lease Volume 1099 Folio 28 for water supply purposes.

Grant a free and unrestricted right of way appurtenant to Certificates of Titles Volume 5371 Folio 803, Volume 5535 Folio 222, and Volume 5594 Folio 52 and Crown Lease Volume 1099 Folio 28.

On 11 January 1999 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 8 February 2001.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Walkway—Penrith Avenue/Mulga Street, Gawler West Deposited Plan 56310

- BY Road Process Order made on 28 November 2000, The Corporation of the Town of Gawler ordered that:
 - 1. The whole of the public road (walkway) between Penrith Avenue and Mulga Street, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. PP32/0608 be closed.
 - 2. Portion of the land subject to closure lettered 'A' be transferred to ALLAN FREDERICK TODD and HEATHER DAWN TODD in accordance with agreement for transfer dated 8 November 2000 entered into between The Corporation of the Town of Gawler and A. F. Todd and H. D. Todd.
 - 3. Portion of the land subject to closure lettered 'B' be transferred to PAUL GRIBBLE in accordance with agreement for transfer dated 31 October 2000 entered into between The Corporation of the Town of Gawler and P. Gribble.
 - 4. The following easements are granted over the whole of the land subject to that closure:

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

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

On 20 December 2000 that order was confirmed by the Minister for Administrative and Information Services, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 8 February 2001.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Hanson Road North and Grand Junction Road, Wingfield Deposited Plan 56012

BY Road Process Order made on 7 September 2000, the City of Port Adelaide Enfield ordered that:

- 1. Portion of the public road (Hanson Road North) adjoining allotment 24 in Deposited Plan 733 and allotment 203 in Deposited Plan 53969, more particularly delineated and lettered 'A' and 'B' (respectively) on Preliminary Plan No. PP32/0558 be closed.
- 2. The whole of the land subject to closure be transferred to FADU PTY LTD in accordance with agreement for transfer dated 14 April 2000 entered into between the City of Port Adelaide Enfield and Fadu Pty Ltd.
- 3. The following easements are granted over portion of the land subject to that closure:

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

Grant to the City of Port Adelaide Enfield an easement for drainage purposes.

On 25 October 2000 that order was confirmed by the Minister for Administrative and Information Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 8 February 2001.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Angas Plains Road, Langhorne Creek Deposited Plan 56337

- BY Road Process Order made on 22 December 2000, the Alexandrina Council ordered that:
 - 1. Portion of piece 1 in Filed Plan 40232 intersecting the said piece, more particularly delineated and numbered '60' in Preliminary Plan No. PP32/0614 be opened as road, forming a re-alignment of Angas Plains Road.

- 2. Portion of the public road (Angas Plains Road) adjoining Leslie Road and pieces 1 and 2 in Filed Plan 40232, more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0614 be closed.
- 3. The whole of the land subject to closure be transferred to BURNFOOT PTY LTD in accordance with agreement for exchange dated 28 November 2000 entered into between the Alexandrina Council and Burnfoot Pty Ltd.

On 15 January 2001 that order was confirmed by the Minister for Administrative and Information Services.

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

Dated 8 February 2001.

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC (ROAD RULES—ANCILLARY AND MISCELLANEOUS PROVISIONS) REGULATIONS 1999

Notice of Exemption

I, DIANA LAIDLAW, MLC, Minister for Transport and Urban Planning, grant the following exemption, pursuant to Regulation 7 of the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999.

I exempt the driver of a Police Security Services Division vehicle from the provisions of Part 12 of the Australian Road Rules (Restrictions on stopping and parking) provided:

- (a) The driver is operating a speed detection device in accordance with his/her employment with the Police Security Services Division of the South Australia Police Department; and
- (b) The vehicle is not posing a safety risk to other road users or members of the general public.

This exemption is effective immediately and may be revoked by further notice

All other provisions contained in the Road Traffic Act 1961 and the Australian Road Rules continue to have full force and effect.

Dated 7 January 2001.

DIANA LAIDLAW, MLC, Minister for Transport and Urban Planning

NATIONAL PARKS REGULATIONS 1990

Closure of The Dutchmans Stern Conservation Park

PURSUANT to Regulation 7 (3) (c) of the National Parks Regulations, I, Lindsay Best, the Director of National Parks and Wildlife, close to the public the whole of The Dutchmans Stern Conservation Park from 7.44 p.m. on Thursday, 8 March 2001 to 7.37 p.m. on Tuesday, 13 March 2001.

The purpose of this closure is to ensure the safety of the public during an aerial feral animal-culling program being conducted within the Reserve during that period.

Dated 23 January 2001.

L. BEST, Director, National Parks and Wildlife

NATIONAL PARKS AND WILDLIFE ACT 1972

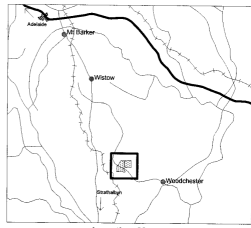
Declaration of Kelly Sanctuary

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

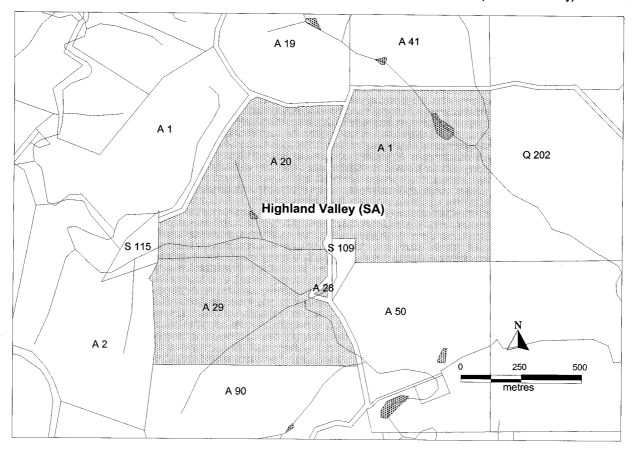
Dated 23 January 2001.

SANCTUARY NO 88
The Schedule
HIGHLAND VALLEY SANCTUARY
Hundred of Strathalbyn
F2353
Allotments 1, 20, 28 and 29
Area 114 hectares (approx)





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



IAIN EVANS, Minister for Environment and Heritage

RULES OF COURT Amending the District Court Rules 1992 Amendment No. 30 of the District Court Rules

BY virtue and in pursuance of section 51 of the District Court Act 1991, and all other powers us thereunto enabling, We, Terence Anthony Worthington, Chief Judge, and Robert Martin Lunn and Peter Anthony John Herriman, Judges of the District Court of South Australia, do hereby make the following Rules of Court:

- 1. These Rules may be cited as the 'District Court Rules 1992, Amendment No. 30.'
- 2. The District Court Rules 1992, as amended, by these Rules, may be cited as the 'District Court Rules 1992'.
- 3. That Rule II-14B be deleted to the intent that the whole of Rule 38.02 is to apply to the District Court.
 - 4. That Rule III-13 be deleted and be replaced by:
 - 'III-13 Rule 120.07 is not to apply but the following Rule is to apply in lieu thereof:
 - 120.07 Any action under section 42 of the Act is to be instituted within 14 days of the making of the award to which the action relates.'
 - 5. That Rule IV be amended by adding:
 - (1) after Rule 17.02 the following:
 - '17.03 When an order is made by the Court pursuant to section 269O of the Criminal Law Consolidation Act 1935, the warrant to be issued by the Court may be in the Form 4 to these Rules.
 - 17.04 When an order is made by the Court pursuant to section 269U of the Criminal Law Consolidation Act 1935, the warrant to be issued by the Court may be in the Form 5 to these Rules.'
 - (2) after Form 3 the following forms:

'Form 4

DISTRICT COURT

Criminal Law Consolidation Act 1935—Section 2690

File No:

Particulars of Defendant

Name:

Date of Birth:

Address:

Other Details

Offence/s charged:

Section and Act under which offence/s charged:

Court which made order:

Terms of Supervision Order:

Date of Supervision Order:

Period of limiting term:

Date Warrant issued:

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

The defendant named in this warrant has been dealt with by the District Court and, having been declared liable to supervision, committed to detention with a limiting term pursuant to Part 8A of the Criminal Law Consolidation Act. Particulars of the charge/s against the defendant, the Court which made the supervision order and the limiting term which was fixed appear on this warrant.

You, the Sheriff, and you, the Commissioner of Police and Members of the Police Force, are directed to convey the defendant to James Nash House and you, the Minister of Health are directed to detain the defendant in accordance with the supervision order.

Judge

Form 5

DISTRICT COURT

Criminal Law Consolidation Act 1935—Section 269U

File No:

Particulars of Defendant

Name:

Date of Birth:

Address:

Other Details

Offence/s charged:

Section and Act under which offence/s charged:

Terms of Supervision Order:

Date of Supervision Order:

Period of limiting term:

Date Warrant issued:

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

The defendant named in this warrant was committed to detention with a limiting term pursuant to Part 8A of the Criminal Law Consolidation Act. The defendant was subsequently released on licence but on the day of ,

the District Court cancelled the release.

You, the Sheriff, and you, the Commissioner of Police and Members of the Police Force, are directed to convey the defendant to James Nash House and you, the Minister of Health are directed to detain the defendant in accordance with the supervision order.

Judge'

- 6. That in Rule VI-1A there be inserted after subrule VI-1A (1) a new subrule (1A):
 - "(1A) The jurisdiction of the Court in its Administrative and Disciplinary Division may be exercised by a Master in proceedings under:
 - (a) the Passenger Transport Act 1994;
 - (b) the Dog and Cat Management Act 1995.

Dated 13 December 2000.

T. A. WORTHINGTON, CJ R. M. LUNN, J P. A. J. HERRIMAN, J

RULES UNDER THE RACING ACT 1976

PURSUANT to section 60 of the Racing Act 1976 and all other enabling provisions, the South Australian Totalizator Agency Board, with the approval of the Minister for Government Enterprises, hereby amends the Rules previously made pursuant to section 60 of the Racing Act 1976 entitled "Off Course Totalizator Rules 1986" as follows:

- 1. By inserting the word "(Jackpotting)" after the words "13. Provisions Relating to Trifecta" in the Index.
- 2. By inserting the following into the Index:
 - "13A. Provisions Relating to Trifecta (Non-Jackpotting)".
- 3. By inserting in Rule 1.02 the following definition:
 - "'TELEPHONE' includes any means of transmitting and communicating information using any telecommunications technology and communications carrier."
- 4. By inserting the following Rule:
 - "3.15 Mistaken Dividends or Refunds

Any dividend or refund miscalculated by the Board shall be void and the incorrect amount of the dividend or refund shall be treated as a debt owed by or credit due to the investor, as the case may be, and the Board reserves the right to make appropriate amendments to the investor's deposit account without notice to the investor."

- 5. By deleting from Rule 5.2.1 the words "writing giving the information required and be in the form required by the Board and must be signed by the applicant" and inserting the words "the form and provide the information both as required by the Board from time to time".
- 6. By inserting the words "from time to time." at the end of Rule 5.2.2.
- 7. By inserting the words "together with any other information relating to the investor's access and use of the deposit account that the Board directs from time to time." at the end of Rule 5.2.4.
- 8. By inserting the following Rule:
 - "5.2.7 An investor shall only access and use the deposit account using the account number and any other numbers, measures or processes notified to the investor by the Board from time time."
- 9. By deleting from Rule 5.3.1 the words "state his account number and code if applicable" and inserting the words "access the deposit account in accordance with Rule 5.2.7".
- 10. By inserting the words "('the investment details')" after the words "the following information" in Rule 5.3.2.
- 11. By deleting Rule 5.3.3 and substituting the following Rule:
 - "5.3.3 The Board may provide a facility whereby the Board shall repeat the investment details back to the investor for verification ('call back') prior to accepting the investment details as the investment. The investor shall correct any inaccurate or omitted investment details at the conclusion of the call back. The investor shall have no claim if he or she fails to correct an inaccurate or omitted investment. If the investor requests that no call back be given, no claims shall be entertained by the Board."
- 12. By deleting Rule 5.3.4 and substituting the following Rule:
 - "5.3.4 Where a call back facility is not provided under Rule 5.3.3, the investment details received by the Board will constitute the investment by the investor. The investor will not have an opportunity to check or amend any inaccurate or omitted investment after the investment details are transmitted to the Board. The Board will entertain no claims in respect of such inaccurate or omitted investments. Nothing in this Rule shall prevent an investor from cancelling the investment in accordance with these Rules."

- 13. By inserting the words "or damage suffered by an investor or any other person arising from or in connection with investments by telephone using a deposit account" after the words "for any loss" in Rule 5.6.1 and deleting the words "arising from the use by any other person of a depositor's account."
- 14. By inserting the following Rule:
 - "5.6.7 The Board's record of investment instructions received from an investor and investments made against the investor's deposit account shall be the true and correct record and no discussion will be entered into in relation to the records of such investment instructions and investments made."
- 15. By inserting the word "(Jackpotting)" in the heading of Rule 13 and inserting the following words as the first paragraph of Rule 13:

"This Rule shall only apply in the case of Trifecta bets taken on races on which the Board, at its discretion, decides that jackpotting does apply. This Rule shall apply to the exclusion of the provisions in Rule 13A."

16. By inserting the following Rule:

"13A. PROVISIONS RELATING TO TRIFECTA BETS (NON JACK-POTTING)

This Rule shall only apply in the case of Trifecta bets taken on races on which the Board, at its discretion, decides that jackpotting does not apply. This Rule shall apply to the exclusion of the provisions in Rule 13.

13A.1 Dividends

13A.1.1 The whole of the amount available for dividend shall be divided amongst the investors with the following combination:

first, second and third horse in the correct order of finishing.

13A.1.2 In the event of there being no investor for the combination described in 13A.1.1, the following alternative combinations shall apply in order of precedence for the distribution of the whole of the amount available for dividend:

the winner, the second placing and the third placing irrespective of order;

any two of the selections placed first, second or third with any other starter in the race irrespective of order;

and the whole of the amount available for dividend shall be refunded to the investors if these alternative combinations have also not been selected.

13A.2 **Dead Heat**

13A.2.1 In the event of two or more horses running a dead-heat so that investors on two or more combinations become entitled to a dividend in accordance with Paragraph 13A.1, the whole of the amount available for dividend shall be divided into such number of equal parts as there are such different combinations on which there are investors on each such combination.

13A.3 Declaration of Less than Three Placings

- 13A.3.1 If only two placings are declared, the whole of the amount available for dividend shall be divided amongst the investors on the combination of any two of the placed selections with any other selection irrespective of order;
- 13A.3.2 If only a winner is declared, the whole of the amount available for dividend shall be divided amongst the investors on the combination of the winner and any other selection irrespective of order:

and the whole of the amount available for dividend shall be refunded to the investors if these alternative combinations have also not been selected.

13A.4 No-Race, Cancelled, Postponed or Abandoned Races

- 13A.4.1 If after sales have opened on a race, the number of horses in that race is reduced by scratchings to one, that race shall be regarded as being abandoned.
- 13A.4.2 If a race has been cancelled, abandoned or postponed to a later date or declared a 'no-race' and not subsequently re-run, all investments made in connection with that race shall be refunded.

13A.5 Brackets

- 13A.5.1 In the event of two horses included in a common bracket number running first and second, first and third or second and third the whole of the amount available for dividend shall be divided amongst the investors who have combined that bracket number with the other place-getter in correct placing order and any other starter in the race.
- 13A.5.2 In the event of three or more horses included in a common bracket number running first, second and third the whole of the amount available for dividend shall be divided amongst the investors who have combined that bracket number with any two other starters in the race."

SOUTH AUSTRALIAN TOTALIZATOR AGENCY **BOARD**

Rules for Fixed Odds Sports Betting

THE South Australian Totalizator Agency Board, with the approval of the Minister for Government Enterprises, hereby makes the following Rules to govern the operation of fixed odds sports betting:

SPORTSBET RULES

INTERPRETATION

1. In the interpretation of these Rules except where the context otherwise requires:

"Account" means a facility that allows an identified Investor to establish a credit

balance to be used for betting purposes and the credit of winnings and

which allows deposits and withdrawals;

"the Act" means the Gaming and Betting Act 1994, as amended, from time to

time or any successor legislation thereto;

"All In" means the forfeiture to the Betting Operator of all Investments made

in respect of a Competitor which does not in fact participate in an

"Bet" means a wager in cash or by medium of debiting against the existing

credit balance of an Account upon a Proposition and the terms "Investment" and "Wager" shall have identical meaning;

"the Betting Operator"

means the operator of the wagering licence pursuant to the Act, and

where appropriate, its duly authorised employees and agents;

"the Betting

Rules" means the "Rules Relating to Betting Transactions in Victoria"

established under the Act;

"Cash Outlet" has the same meaning as that term is given in the Betting Rules;

"Competitor" means any person, team, animal or object anticipated by the Betting

Operator at the commencement of betting to compete in an Event;

"Conclusion" means the end of play or the end of the conduct of the Event;

"Controlling Body"

means the body or authority controlling the conduct of an Event upon

which Sportsbet is operating;

"Customer

Number" means the number provided to the Internet Investor following

activation of his or her account for the placing of Internet Investments and which allows the Investor to place Investments via the Internet;

"Event" means an event or contingency the subject of a betting competition,

approved by the Minister pursuant to Section 64 of the Act;

"Internet Betting Confirmation

Screen" means the screen seeking confirmation from the Investor that the

details that the Investor has entered are correct;

"Internet **Betting**

Receipt" means the acknowledgement from the Betting Operator via the

Betting Operator's web-site that acknowledges that an Internet

Investment has been placed by an Investor;

"Internet

Investment" means an Investment made on an Account via a web-site operated by

the Betting Operator;

"Investment" means and shall have identical meaning to the terms "Bet" and "Wager" as defined in these Rules;

"Investment Request"

means an offer of an Investment made by an Investor to the Betting Operator;

"Investor" means any person placing or attempting to place an Investment;

"Late Scratching"

means any scratching declared by the Controlling Body to be a late scratching;

"Outcome" where used in relation to any Event or part thereof shall mean the result of such Event or part thereof;

"Password" means the password selected by an Internet Investor to access his or her Account;

"Payout" means the amount payable to a particular Investor should the Result wagered upon by that Investor in fact occur and includes the total amount wagered upon that result and the terms "prize" and "face value of the Ticket" shall have identical meaning;

"PIN" means the personal identification number used by the Betting Operator to identify an Investor;

"Proposition" means a given Result or combination of Results which may occur in any Event upon which Sportsbet operates;

"Refund" means the return to the Investor in cash or by crediting the amount of his or her Investment to the balance of his or her Account;

"Result" means the potential outcome of any Event or part of any Event or the performance of any Competitor in an Event or part thereof and/or score upon which the Betting Operator in its absolute discretion chooses to accept Bets and for which it sets Returns;

means the multiple or factor set by the Betting Operator in its absolute discretion and applied at the time of an Investment to predetermine the Payout in respect of a successful Wager upon a particular result in an Event based upon the Result of such Event;

"Sportsbet" means the business of the Betting Operator dedicated to betting competitions approved by the Minister pursuant to Section 64 of the Act conducted with fixed odds;

"Telephone Investment"

"Returns"

means an Investment made on an Account by means of a telephone call to the Betting Operator;

"Ticket" means a ticket issued by the Betting Operator in respect of any Wager on which there is denoted the particular Proposition, the Bet and Returns on which a Wager has been made, the amount of such Wager and the date and place of issue of the ticket;

"Wager" means and shall have identical meaning to the terms "Bet" and "Investment" as defined in these Rules;

"Withdrawal" means scratchings in horse racing Events and otherwise Competitors who, in respect of an Event or part thereof, fail to lawfully qualify, are rendered ineligible, are disqualified or otherwise for any reason whatsoever do not participate in such Event.

PURPOSE, COMMENCEMENT AND APPLICATION OF THESE RULES

- 2.1 The purpose of these Rules is to establish the conditions of Sportsbet under which Investors may wager a bet on the Outcome of an Event and for which Outcome the Betting Operator has determined the Returns.
- 2.2 These Rules are made on 24 May 2000 and come into operation on 25 July 2000.
- 2.3 All Investors shall be deemed to accept and be bound by the these Rules and the Betting Rules. Where there is an inconsistency between the Betting Rules and these Sportsbet Rules, these Sportsbet Rules shall prevail to the extent of the inconsistency.

INVESTMENT AND USE OF ACCOUNTS

- 3.1 Investors may make Investments:
 - (a) in cash at Cash Outlets;
 - (b) using an Account via the telephone or internet; or
 - (c) using any other payment method and via any other means as the Betting Operator may determine from time to time.
- 3.2 Procedures for opening and operating an Account are contained in the Betting Rules.

Telephone Investments

3.3 Telephone Investments may only be made by telephone by use of an Account established in accordance with the Betting Rules.

Internet Investments

- 3.4 Internet Investments may only be made by use of an Account established in accordance with the Betting Rules.
- 3.5 To activate an existing Account to allow placement of Investments on the Internet, an Investor shall provide his or her Account number, his or her PIN (which relates to the Account selected) and an alphanumeric Password nominated by the Investor. The Investor shall then confirm his or her Password by re-typing it in the Password confirmation box.
- 3.6 Following submission to the Betting Operator of the details outlined in Clause 3.5, the Investor will receive a Customer Number to enable the Investor to make subsequent Internet Investments.
- 3.7 For every subsequent Internet Investment, the Investor shall be required to enter his or her Customer Number and Password.

DURATION OF BETTING

- 4.1 Subject to Rules 4.2 and 4.3, Investments may be accepted for Events at such times in accordance with the Act as the Betting Operator shall direct, provided that at the time the Betting Operator accepts an Investment then, subject to any other provision of these Rules, it must do so with Investors generally in respect of the Event.
- 4.2 Investments may be accepted for the following Events after the start of the Events but before the conclusion of the Events:

Sporting Events

American Football—matches controlled and regulated by national or international authorities;

Athletics—meetings controlled and regulated by national or international authorities;

Australian Rules Football—games that form part of the Australian Football League and Victorian Football League competitions including the State of Origin series and the Brownlow Medal Vote Count;

Baseball—matches controlled and regulated by national or international authorities;

Basketball—matches controlled and regulated by national or international authorities;

Boxing—contests controlled and regulated by national or international authorities (subject to the condition that separate individual approval of boxing contests taking place in the Commonwealth of Australia be sought except if the contest is an officially sanctioned national or international boxing title fight);

Cricket—matches controlled and regulated by national or international authorities;

Cycling—events controlled and regulated by national or international authorities;

Golf—events controlled and regulated by national or international authorities;

Ironman—events controlled and regulated by national or international authorities;

Motor Sport—races controlled and regulated by national or international authorities:

Netball—matches controlled and regulated by national or international authorities;

Olympic and Commonwealth Games—contingencies of or relating to events at Olympic and Commonwealth Games;

Rugby—matches controlled and regulated by national or international authorities;

Soccer—matches controlled and regulated by national or international authorities;

Surfing—events controlled and regulated by national or international authorities;

Tennis—tournaments controlled and regulated by State, national or international authorities;

Thoroughbred racing, harness racing and greyhound racing, subject to Ministerial approval and conditions imposed pursuant to Section 64 of the Act;

Triathlon—events controlled and regulated by national or international authorities; and

Yachting—events controlled and regulated by national or international authorities.

Other Events

American Academy Awards

The Betting Operator shall not accept Bets after Conclusion of an event and any Bets so made shall be void and shall be refunded by the Betting Operator.

SETTING OF RETURNS

- 5.1 The Betting Operator shall at its sole discretion and from time to time set Returns for any Event, and in so doing shall not be obliged to set Returns to bear any relation to the amount of Wagers already accepted for that Event.
- 5.2 The Betting Operator may delegate to its duly authorised employees or agents its powers in respect to the setting of Returns, acceptance or refusal of individual Bets and the recording of such Bets and as to such other matters as it may from time to time determine.

BETTING OPTIONS

- 6.1 Wagering shall be by the investment of an amount (subject to any minimum amount as set by the Betting Operator from time to time) upon any Result in any Event upon which Sportsbet is operating at the Returns then offered and otherwise upon the terms and conditions set by the Betting Operator.
- 6.2 Subject to the Act and to any regulations made thereunder, the Betting Operator shall in its absolute discretion determine those Events upon which Sportsbet operates and upon which it shall accept Investments.
- 6.3 The acceptance by the Betting Operator of a Wager in respect of any Result at particular Returns shall not require the Betting Operator to accept any other Investment upon the same Result at similar Returns.
- 6.4 The Betting Operator may at any time prior to the commencement of betting and up until the close of betting discontinue the setting of Returns and decline to accept Investments or suspend betting in respect of particular Results of an Event or in respect of the Event itself.
- 6.5 The Betting Operator may refuse to accept any Bet tendered without stating reasons.
- 6.6 Wagering upon multi-leg combinations of Results of any Event or Events or parts thereof, including quinella betting, shall where conducted by the Betting Operator in the operation of Sportsbet be in accordance with and governed by the provisions of the Act and the Regulations where applicable to Sportsbet betting as supplemented by these Rules.

- 6.7 In respect of any Investment including multi-leg or quinella betting any Wager to be successful must be upon the Outcome which does in fact occur and subject to the provisions of these Rules relating to the declaration of the Outcome the Betting Operator in determining whether a particular Wager is successful shall be entitled to rely upon the happening of any occurrence or the intervention of any factor which prevents or renders impossible the occurrence of a Result.
- 6.8 The Betting Operator shall by electronic means or otherwise as it determines record details including as to Returns offered on all Wagers accepted by it and shall maintain such records for a reasonable period following the conclusion of the Event upon which such wagering is conducted but in any case not less than one hundred and twenty (120) days.
- 6.9 The Betting Operator shall at all times endeavour as far as it is reasonably possible to do so to provide accurate and up-to-date details of Competitors including as to Withdrawals and Outcomes for all Events in respect of which Sportsbet operates.
- 6.10 Subject to Rule 6.14, all wagering upon Events upon which Sportsbet operates shall be on an All In basis.
- 6.11 The Betting Operator will use its best reasonable endeavours at all times to acquaint itself with details of any Withdrawals in respect of a particular Event provided however that in any case where the Betting Operator was aware or ought to have been aware of a Withdrawal and inadvertently continues to accept Investments in respect of a Result directly relating to that Competitor the Betting Operator may in its discretion refund the amount of such Investment upon which it shall have no further liability.
- 6.12 In any Event, where the default or Withdrawal of any Competitor or any natural factor preventing or tending to prevent a Competitor taking part in an Event was not known to the Betting Operator at the time of acceptance of an Investment upon a Result materially affected by the non-participation of that Competitor such Investments shall be treated on an All In basis as defined in these Rules.
- 6.13 In any Event, where team orders or any such like factor prevents or tends to prevent a Competitor from competing on its merits in an event such team orders or any like factor will have no bearing on the Outcome.
- 6.14 In the event of a Withdrawal in respect of horse or harness or greyhound racing which is a Late Scratching, all Bets made on the day of the Event on such a Competitor shall be Refunded and all other Bets made on the day of the Event before such Withdrawal shall stand subject, at the Betting Operator's discretion, to a deduction to be calculated in accordance with the table set out in the Schedule to these Rules. Where there is more than one such Withdrawal in respect of the same Event, but the Withdrawals are at different times, the Betting Operator shall apply as far as is reasonably possible the provisions of the Rules of betting of the Controlling Body.
- 6.15 Where the exact amount of a return ("**Return**") in relation to a Withdrawn Competitor under Rule 6.14 above is not listed in the "Return of Withdrawn Competitor" column in the Schedule and is an amount greater than the point midway between one amount listed in the "Return of Withdrawn Competitor" column ("**First Amount**") and the amount immediately below the First Amount, the Return shall be rounded up to the nearest "Return of Withdrawn Competitor" amount and the "WIN" and "Place" deduction amounts corresponding to that rounded up amount shall apply. Otherwise the amount shall be rounded down and the "WIN" and "Place" deduction amounts corresponding to that rounded down amount shall apply.
- 6.16 Where the Return referred to in Rule 6.15 is above the highest "Return of Withdrawn Competitor Amount" the Return shall be deemed to be the highest "Return of Withdrawn Competitor Amount" for the purpose of determining the "WIN" and "Place" deduction amounts. Where the Return referred to in Rule 6.15 is below the lowest "Return of Withdrawn Competitor Amount" the Return shall be deemed to be the lowest "Return of Withdrawn Competitor Amount" for the purpose of determining the "WIN" and "Place" deduction amounts.

CONFIRMATION OF INVESTMENTS

Cash and Telephone Investments

- 7.1 Acknowledgment of an Investment will be made to an Investor in the case of a cash Investment, by the issue of a Ticket, and in the case of a Telephone Investment, by the telephone operator's call back, provided that in the case of an Investment by telephone where the maximum possible liability exceeds the limits set by the Betting Operator from time to time, the Investment shall not be confirmed until the final call back to the Investor. The Betting Operator will keep such books and accounts as it thinks fit to maintain a record of all Investments.
- 7.2 An Investor shall, immediately following the issue of a Ticket or the telephone operator's call back, satisfy himself or herself that the details recorded on the Ticket or contained in the call back are in accordance with the Investor's instructions to the Betting Operator in making his or her Investment.
- 7.3 No request for cancellation, amendment, or replacement of an Investment will be considered save where the request arises out of the alleged error of the Betting Operator and only then when such request is made at the first practical moment immediately following the issue of such Ticket or, as the case may be, the telephone operator's call back.
- 7.4 Any Ticket issued in replacement of a Ticket cancelled or any Telephone Investment amended pursuant to Rule 7.3 hereof shall be upon such terms including as to Returns as are applicable to the particular Result wagered upon at the time of issue of the replacement Ticket or amended Telephone Investment as the case may be.

Internet Investments

- 7.5 An Investor shall satisfy himself or herself that all the details recorded on the Internet Betting Confirmation Screen, including but not limited to the details in the Investment Request, are correct.
- 7.6 An Investor shall confirm the Investment Request contained in the Internet Betting Confirmation Screen by clicking the "Yes—Place Bets" button on that screen.
- 7.7 Upon confirmation of the Investment by the Investor in accordance with Clause 7.6, the Investor may not cancel, amend or replace the Investment.
- 7.8 The Investment contained in the Investment Request shall be accepted and confirmed by the Betting Operator upon allocation by the Betting Operator of a ticket serial number to the Investment.
- 7.9 The Betting Operator will make reasonable endeavours to notify the Investor of confirmation of the Investment by issuing to the Investor an Internet Betting Receipt.
- 7.10 If the Investor does not receive an Internet Betting Receipt in respect of an Investment, the Investor may request by telephone or in writing and the Betting Operator shall provide, confirmation of the Investment.
- 7.11 If the Investor receives an Internet Betting Receipt that does not match the Investment Request confirmed by the Investor, the Investor may make a claim in relation to the Investment, provided such claim is rendered to the Betting Operator within fourteen (14) days of the date of placing of the Investment by the Investor.

DECLARATION OF OUTCOME

- 8.1 In addition to these Rules all Wagers shall be subject where appropriate to the Rules of the Controlling Body of the Event upon which each particular Wager is made provided that to the extent of any inconsistency these Rules shall prevail.
- 8.2 The Outcome in respect of any particular Results of an Event or in respect of the Event itself shall be that as officially declared upon the conclusion of the Event provided that in the event no Outcome is declared the Betting Operator shall in its absolute discretion refund the Investment or apply the provisions of Rule 9.7.

- 8.3 In respect of horse or harness and greyhound racing Events the official Outcome declared shall be that immediately following the declaration of correct weight or 'all clear' respectively.
- 8.4 At all times the Betting Operator will reasonably endeavour to declare the Outcome in accordance with the generally acknowledged outcome of the Event at the time of its conclusion or at such time as the outcome is first reliably notified to the Betting Operator.
- 8.5 If any Event shall be postponed or cancelled in full prior to its commencement the Betting Operator shall refund all Wagers invested on that Event including as to multi leg betting where such Event formed a leg of such Bet.
- 8.6 In the case of any disqualification, objection, appeal, official inquiry, application to amend scores or protest of any nature whatsoever or replay, re-run, play off or extension of any Event designed to determine the outcome of such Event the Betting Operator may in its absolute discretion ignore such protests or extension of the Event and declare the outcome of the Event in accordance with that which actually occurred immediately upon the conclusion of the original Event or upon the outcome of the Event first reliably notified to the Betting Operator including where the Event is shortened due to inclement weather or any other cause whatsoever.

PAYMENT OF PAYOUTS AND REFUNDS

- 9.1 Upon the declaration of the Outcome by the Betting Operator payment of Payouts in respect of all successful Wagers shall be made.
- 9.2 All Payouts payable to an Investor shall be paid, at the Betting Operator's option, in cash or by the crediting of the amount of such Payout to the then current balance of that Investor's Account or where no valid Account is at that time held by the crediting of the amount to a freshly issued Account with a commencing nil balance.
- 9.3 Payouts and Refunds will be paid in cash or credited to the Investor's Account as soon as practicable following the declaration of the Outcome at/or after the conclusion of the Event being the Event forming the final leg in the case of multileg betting.
- 9.4 The amount standing to the credit of an Account or the value of such other devices as may be used by an Investor in connection with Sportsbet as may be determined by the Betting Operator from time to time shall be paid or dealt with in accordance with the instructions of the holder thereof. The instructions shall be in such form as the Betting Operator in its sole discretion may from time to time require.
- 9.5 In any Event where two or more Competitors tie or a dead heat occurs the amount paid in respect of each successful Wager upon one or other of the Competitors involved in the tie or dead heat shall be the face value of the Ticket divided by the number of Competitors involved in such tie or dead heat except where such tie or dead heat has been offered by the Betting Operator as a separate Bet in which case Payouts shall be made only upon Wagers upon such tie or dead heat and all Wagers upon any Competitor involved in such tie or dead heat shall be forfeited to the Betting Operator.
- 9.6 In any Event for which each way betting is available, place ties will be paid such that the place portion of the face value of the Ticket is multiplied by the remaining number of placings available and divided by the number of eligible Competitors tying for those available placings.
- 9.7 The Betting Operator shall at all times retain the right to postpone the payment of Payouts in respect of any Event or Events as it shall see fit.

LIABILITY OF THE BETTING OPERATOR

- 10. The Betting Operator shall in no circumstances be liable for any loss or damage suffered or alleged to have been suffered by an Investor as a result of or in any way arising out of or as a consequence of any of the following:
 - (i) inability to place or cancel an Investment prior to the closing of betting for any Event;
 - (ii) the loss of a Ticket;
 - (iii) any payment made to the bearer of a Ticket where an Investor alleges that such payment was made to the wrong person;
 - (iv) reliance upon any omission, inaccurate information or statement whether made by employees of the Betting Operator or any agent of the Betting Operator, or by the electronic or print media, concerning any matter whatsoever relating to the Investor or to the Betting Operator or to any Event, Competitor, Withdrawal or other matter whatsoever;
 - (v) any subsequent change to the Outcome of an Event after the Betting Operator has declared an Outcome pursuant to Rule 8;
 - (vi) unauthorised use of the Investor's Account;
 - (vii) in the case of an Investment at a Cash Outlet, failure by an Investor to correct inaccurate or omitted Investment details recorded on a Ticket immediately upon issue of the Ticket;
 - (viii) in the case of a Telephone Investment, failure by an Investor to correct inaccurate or omitted Investment details when such details are called back to the Investor by the Betting Operator;
 - (ix) in the case of an Internet Investment, where the Investor has confirmed the Investment Request in accordance with Rule 7.6;
 - (x) in the case of an Internet Investment, use of, participation in or inability to obtain access to the web-site for the purpose of making an Investment;
 - (xi) in the case of an Internet Investment, any loss or damage caused in the event that the computer of the Investor becomes infected with a virus as a result of connecting to the web-site of the Betting Operator or by any technology failure whatsoever;
 - (xii) access by the Investor to web-sites of any other person via links from the web-site of the Betting Operator.

GENERAL RULES

- 11.1 The Investor is responsible for ensuring that the Investor's Password, PIN and other pieces of personal information that the Betting Operator may use to verify the Investor's identity are kept secret.
- 11.2 The Investor is responsible for transactions relating to his or her account. The Betting Operator accepts no responsibility for disputed transactions or for transactions made by the Investor on his or her Account.
- 11.3 The records of the Betting Operator shall be conclusive evidence of and be deemed to be the true and correct record of all Bets made via the Internet. Computer printouts and other records provided by the Investor shall not be accepted as evidence of Bets placed.
- 11.4 The Betting Operator may cease to provide access to an Investor to the web-site of the Betting Operator to place Bets via the Internet at any time. This may be done without notice to the Investor.
- 11.5 The Investor warrants that all information provided by him or her on the web-site of the Betting Operator shall be true and correct and that he or she will immediately notify the Betting Operator of any change to the information.
- 11.6 The Investor agrees to the use by the Betting Operator of the information provided by the Investor on the web-site for any purpose relating to the opening of an account, the activation of Internet access, the placement of Bets by the Investor, for marketing purposes or as required by law.

11.7 The Betting Operator may change the information or the format of the information on the web-site of the Betting Operator at any time without notice to the Investor.

ALTERATIONS OF RULES

- 12.1 If any question arises which is not or which is alleged not to be provided for by these Rules or the Act or regulations made thereunder it shall be determined by the Betting Operator or where appropriate by its duly authorised employees or agents applying as far as it is reasonably possible to do so the concept of fair play and the principles for the Rules of betting of the Victoria Racing Club.
- 12.2 These Rules may be amended from time to time in accordance with the Act and the Rules as amended shall apply to all Investments accepted after such amendment takes effect.
- 12.3 Settlement between the Betting Operator and any Investor or group of Investors shall not be disturbed by the operation of these Rules save for cases of fraud or dishonesty.
- 12.4 By making an Investment via any means of communication provided by the Betting Operator, the Investor warrants that he or she is 18 years of age or over and that making of the Investment does not violate any International, Federal, State or local laws.

SCHEDULE

Returns of Withdrawn Competitor	WIN Deduction Cents in \$	PLACE Deduction Cents in \$	
21	4	5	
17	5	6	
16	6	7	
15	6	7	
13	7	8	
12	8	8	
11	9	9	
10	9	10	
9	11	11	
8	12	12	
7.50	12	12	
7	14	13	
6.50	14	13	
6	16	14	
5.50	17	15	
5	19	16	
4.50	21	17	
4	23	18	
3.75	25	19	
3.50	27	20	
3.25	29	20	
3	31	21	
2.75	34	22	
2.65	35	23	
2.50	37	23	
2.35	39	24	
2.25	41	24	
2.10	44	25	
2	47	26	
1.90	49	26	
1.80	51	27	
1.75	54	27	
1.65	56	27	
1.55	59	28	
1.50	62	28	
1.45	64	29	
1.40	66	29	
1.33	69	30	
1.30	71	30	
1.25	74	30	

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 8 February 2001.

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water district and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF MARION

McFarlane Avenue, Mitchell Park. p9 Bahloo Avenue, Mitchell Park. p10

CITY OF SALISBURY

Easements in lot 11 and drainage reserve (lot 54), Main North Road and lot 14, Langford Street, Pooraka. p6 Langford Street, Pooraka. p6 and 7 Bellevue Circuit, Para Hills. p11

CITY OF TEA TREE GULLY

Aquaduct Way, Highbury. p12 Easement in reserve (lot 909), Majestic Grove, Highbury. p12 and 13

Across and in Majestic Grove, Highbury. p12 and 13 The Promenade, Highbury. p13 and 14 Domain Commons, Highbury. p13

CITY OF WEST TORRENS

Bourlang Avenue, Plympton. p8

Easements in reserve (lot 27), Bourlang Avenue, Plympton. p8 Myer Avenue, Plympton. p8

WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water main has been abandoned by the South Australian Water Corporation.

ADELAIDE WATER DISTRICT

CITY OF TEA TREE GULLY

Easement in lot 126, Majestic Grove, Highbury. p12

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage area and are now available for house connections

ADELAIDE DRAINAGE AREA

CITY OF MARION

Barramundi Drive, Hallett Cove. FB 1093 p19

CITY OF SALISBURY

Easements in drainage reserve (lot 54), Main North Road and lot 14, Langford Street, Pooraka. FB 1093 p25 and 26 Langford Street, Pooraka. FB 1093 p25 and 26 Bellevue Circuit, Para Hills. FB 1093 p29 and 30

CITY OF WEST TORRENS

Bourlang Avenue, Plympton. FB 1093 p27 and 28

SEWERS LAID

Notice is hereby given that the undermentioned sewers have been laid down by the South Australian Water Corporation and are not available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF TEA TREE GULLY

Easements in lot 523, Reuben Richardson Road, Greenwith—150 mm PVC rising main. FB 1086 p23, 24 and 29 and 1093 p20 and

Reuben Richardson Road, Greenwith—150 mm PVC rising main. FB 1093 p20 and 21

Easements in lot 552, Reuben Richardson Road, Greenwith—150 mm PVC rising main. FB 1093 p20 and 21

Trenoweth Close, Greenwith-150 mm PVC rising main. FB 1093 p20 and 21

OUTSIDE ADELAIDE DRAINAGE AREA

CITY OF TEA TREE GULLY

Easement in lot 11, Reuben Richardson Road, Greenwith. FB 1086 p23 and 29 and 1093 p22 and 23

CORRECTION

Correction to notice in "Government Gazette" of 11 January 2001.

"SEWERS LAID"

"Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

"ADELAIDE DRAINAGE AREA"

"CITY OF CHARLES STURT"

"Mellor Street, West Beach. FB 1092 p46" For "p46" read "p45"

> A. HOWE, Acting Chief Executive Officer, South Australian Water Corporation

STARR-BOWKETT SOCIETIES ACT 1975

Cancellation of Registration

WHEREAS the business for which the Society referred to in the Schedule has been completed and the Society was dissolved on 1 May 2000, and the Directors of the Society applied for Cancellation of Registration of the Society on 1 May 2000, now pursuant to section 70 of the Starr-Bowkett Societies Act 1975, the Corporate Affairs Commission gives notice that the Registration of the Society is hereby cancelled. Registration of the Society is hereby cancelled.

SCHEDULE

Black Diamond Starr-Bowkett Building Society No. 54.

Given at Adelaide, 5 February 2001.

A. J. GRIFFITHS, A delegate of the Corporate Affairs Commission

ENVIRONMENT PROTECTION ACT 1993 SECTION 31: DECLARATION OF OPERATION OF DRAFT ENVIRONMENT PROTECTION POLICY ON INTERIM BASIS

Notice By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 31 of the *Environment Protection Act* 1993, being of the opinion that it is necessary for the proper administration of that Act that the draft policy should come into operation without delay and with the advice and consent of the Executive Council, I declare that the draft *Environment Protection* (*Motor Vehicle Fuel Quality*) *Policy* 2000 prepared by the Environment Protection Authority will come into operation on an interim basis on 1 March 2001.

Given under my hand and the Public Seal of South Australia, at Adelaide, 8 February 2001.

By command,

MARK BRINDAL for Premier

MEH 6/2000 CS

DRAFT ENVIRONMENT PROTECTION (MOTOR VEHICLE FUEL QUALITY) POLICY 2000

PURSUANT to section 31 of the *Environment Protection Act 1993*, being of the opinion that it is necessary for the proper administration of that Act, the Governor has declared that this draft environment protection policy will come into operation on an interim basis under that Act.

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Object
- 3. Interpretation
- 4. Offence for fuel supplier to supply fuel that exceeds standard
- 5. Fuel supplier to keep record
- 6. Fuel supplier to submit copies of records to the Authority
- 7. Fuel supplier must provide fuel distributor with statement
- 8. Fuel distributor must not alter fuel
- 9. Fuel supplier may add certain octane extenders
- 10. Fuel supplier must not add ETBE, MTBE and TAME
- 11. Limited application of policy
- 12. Minister may make amendments

SCHEDULE 1

Characteristics of fuel, and standards for batch measurements, average batch measurements, and the pool average ATI

SCHEDULE 2

Test method to determine batch measurements, average batch measurements, and the pool average ATI

SCHEDULE 3

Octane extenders that may be added to petrol

SCHEDULE 4

Areas in which this policy does not apply

SCHEDULE 5

Uses of fuel for which supply is allowed

Citation

1. This policy may be cited as the *Environment Protection (Motor Vehicle Fuel Quality) Policy* 2000.

Object

2. The object of this policy is to establish standards for the quality of motor vehicle fuel, in order to maintain or enhance air quality in South Australia.

Interpretation

3. (1) In this policy, unless the contrary intention appears—

"the Act" means the Environment Protection Act 1993;

"ATI" means the figure, calculated under sections 2 and 3 of Part 2 of Schedule 2, representing the quality of a batch of fuel;

"average batch measurement" means the figure, representing the volumetric average of batch measurements of a characteristic to which a standard for an average batch measurement applies, calculated for the period specified in Schedule 1 in relation to the characteristic;

"AVSR additive" means an additive to petrol for the purpose of reducing valve seat recession in internal combustion engines;

"batch" means a quantity of diesel or a particular grade of petrol, manufactured or imported by a fuel supplier, in which the batch measurement of each characteristic remains constant throughout the entire quantity;

"batch measurement" means the figure, calculated under section 1 of Part 2 of Schedule 2, representing the value of a characteristic in a batch of fuel;

"characteristic" means a property of fuel listed in Schedule 1 under the heading "Characteristics";

"date of supply" means—

- (a) if the batch is supplied as a whole, the date on which the batch is received by the person to whom it is supplied; or
- (b) if the batch is supplied in portions, the date on which the first portion is received by the person to whom it is supplied;

"diesel" means a petroleum or shale product that is used or capable of being used to power an internal combustion engine with compression ignition in a motor vehicle;

"ETBE" means ethyl tertiary butyl ether;

"**E200**" means the 200 degrees farenheight distillation fraction of fuel in terms of volume percent;

"E300" means the 300 degrees farenheight distillation fraction of fuel in terms of volume percent;

"fuel" means petrol or diesel;

"fuel distributor" means a person, other than a fuel supplier, who carries on the business of supplying fuel;

"fuel supplier" means a person who produces fuel in or imports fuel into South Australia for supply in the course of business;

"grade" means type of petrol, by reference to the following types:

- (*a*) LP;
- (b) LRP;
- (c) PULP; and
- (d) ULP;

"LP" means leaded petrol, that is, petrol containing more than 0.013 grams per litre of lead;

"LRP" means lead replacement petrol, that is, petrol that is supplied as a substitute for LP by using an AVSR additive;

"motor vehicle" means any machine that is designed or used for the purpose of transporting goods, materials or persons and is propelled by an internal combustion engine, but does not include an aircraft;

"MTBE" means Methyl Tertiary Butyl Ether;

"octane extender" means any substance, not normally produced in the oil refining process, that increases the octane in petrol to which it is added, including, but not limited to, ethers, ethanol, and methanol;

"**petrol**" means any petroleum or shale product that is used or capable of being used to power an internal combustion engine with positive or spark ignition in a motor vehicle;

"**pool average ATI**" means the figure, calculated under section 4 of Part 2 of Schedule 2, representing the average ATI for all fuel supplied by a fuel supplier over a rolling period;

"PULP" means premium unleaded petrol, that is, premium petrol containing not more than 0.013 grams per litre of lead;

"record" means the record referred to in clause 5;

"reporting period" means the three month period that begins on the first day of the month immediately following the month during which this policy comes into operation, and each successive three month period;

"rolling period" means the three month period prior to the date of supply of a batch of fuel;

"RVP" means Reid Vapour Pressure;

"standard" means a standard, set out and subject to any conditions specified in Schedule 1, applying to a batch measurement or average batch measurement of a characteristic, or the pool average ATI;

"statement" means the statement referred to in clause 7;

"supply" means sell, deliver, give or provide to a person for that person's use, or to a fuel distributor;

"TAME" means tertiary amyl methyl ether;

"**test method**" means the method, set out in Schedule 2, to be used to calculate batch measurements and average batch measurements of characteristics, the ATI and the pool average ATI;

"ULP" means unleaded petrol, that is, non-premium petrol containing not more than 0.013 grams per litre of lead.

(2) In this policy, the expression "Mandatory Provision" followed by a statement as to the category of an offence is to be taken to mean that contravention of the provision at whose foot the expression appears will be an offence of the category so stated for the purposes of Part 5 of the Act.

NOTE: Unless the contrary intention appears, terms used in this policy that are defined in the Act have the respective meanings assigned to those terms by the Act.

Offence for fuel supplier to supply fuel that exceeds standard

- **4.** A fuel supplier—
- (a) must not supply fuel with a characteristic that has a batch measurement that breaches a standard;
- (b) must ensure that fuel supplied by the fuel supplier is such that a standard for an average batch measurement of a characteristic or the pool average ATI is not breached.

Mandatory Provision: Category A offence

Fuel supplier to keep record

- **5.** (1) A fuel supplier must not supply a batch of fuel or fuel from a batch of fuel unless the fuel supplier makes a record specifying for that batch the following:
 - (a) the batch measurements of the characteristics;
 - (b) the test methods used in the calculation of the batch measurements of the characteristics;
 - (c) the volume;
 - (d) the type of fuel and, if the fuel is petrol, the grade of the petrol;
 - (e) the date of supply in respect of the batch.

Mandatory Provision: Category A offence

(2) A fuel supplier must keep the record for each batch of fuel it supplies for 24 months from the date of supply in respect of the batch.

Mandatory Provision: Category A offence

Fuel supplier to submit copies of records to the Authority

6. (1) A fuel supplier must, within 15 days after the end of a reporting period, submit to the Authority a copy of the record for each batch of fuel the whole or a portion of which has been supplied by the fuel supplier during the reporting period.

Mandatory Provision: Category A offence

(2) A fuel supplier must, within 10 days after receiving a notice from the Authority, comply with a requirement of the notice that the fuel supplier submit to the Authority a copy of a record specified in the notice.

Mandatory Provision: Category A offence

Fuel supplier must provide fuel distributor with statement

7. (1) A fuel supplier who supplies fuel to a fuel distributor must provide the fuel distributor with a written statement accurately identifying the batch of fuel from which the fuel is supplied and truthfully stating whether the fuel does or does not comply with all of the requirements of this Policy.

Mandatory Provision: Category A offence

(2) A fuel distributor must not supply fuel unless the fuel distributor has received a copy of the statement in relation to the fuel and the statement indicates that the fuel complies with all of the requirements of this Policy.

Mandatory Provision: Category B offence

(3) A fuel distributor must keep the statement for 24 months from the date of supply of the fuel by the fuel supplier to the fuel distributor.

Mandatory Provision: Category B offence

(4) A fuel distributor must not supply fuel if the fuel distributor knew or suspected, or should have known or suspected, that the statement indicating that the fuel complies with all of the requirements of this Policy could not be relied upon.

Mandatory Provision: Category B offence

Fuel distributor must not alter fuel

8. A fuel distributor must not add any substance to fuel supplied by a fuel supplier.

Mandatory Provision: Category B offence

Fuel supplier may add certain octane extenders

9. (1) A fuel supplier must not add an octane extender to petrol or petrol in the process of production that is to be supplied by the fuel supplier unless the octane extender is listed in Schedule 3.

Mandatory Provision: Category A offence

(2) A fuel supplier must not supply petrol to which an octane extender not listed in Schedule 3 has been added.

Mandatory Provision: Category A offence

(3) If a fuel supplier adds an octane extender listed in Schedule 3 to petrol or petrol in the process of production that is to be supplied by the fuel supplier, the fuel supplier must comply with the condition or conditions, if any, specified in Schedule 3 in relation to the addition of that octane extender.

Mandatory Provision: Category A offence

Fuel supplier must not add ETBE, MTBE and TAME

- 10. A fuel supplier—
- (a) must not add ETBE, MTBE or TAME to petrol or petrol in the process of production that is to be supplied by the fuel supplier; and
- (b) must take reasonable precautions against the mixing of ETBE, MTBE or TAME and petrol to be supplied by the fuel supplier; and
- (c) must not supply petrol to which ETBE, MTBE or TAME has been added.

Mandatory Provision: Category A offence

Limited application of policy

- 11. (1) This policy does not apply in the areas listed in Schedule 4.
- (2) This policy does not apply to fuel supplied or to be supplied for the uses listed in Schedule 5.

Minister may make amendments

- **12.** (1) The Minister may amend this policy by amending any of the following:
- (a) the characteristics;
- (b) the pool average ATI;
- (c) the standards;
- (d) the requirements in relation to records and statements;
- (e) the test method;
- (f) the requirements in relation to the addition of octane extenders to petrol or petrol in the process of production by fuel suppliers;
- (g) the areas in which this policy does not apply; and
- (h) the uses of fuel for which supply is allowed.
- (2) If the Minister amends this policy under subclause (1), the Minister may also make amendments to this policy that are incidental to the amendments made.
- (3) An amendment under subclause (1) or (2) is a change that may be made to this policy by amendment under section 32(1)(c) of the Act.
 - (4) In this clause—

"amend" includes add to, delete entirely or in part, and replace entirely or in part.

Characteristics of fuel, and standards for batch measurements, average batch measurements, and the pool average ATI

PART 1—PETROL

CHARACTERISTICS

- (a) Aromatics: no standard
- (b) Benzene: maximum percentage proportion by volume of 5%
- (c) ETBE: maximum percentage proportion by volume of 1%
 - Subject to— (i) clause 10
- (ii) if a batch contains a combination of two or more of the characteristics referred to in clause 10, the sum of the batch measurements of each of those characteristics must not exceed $1\,\%$
 - (d) E200: no standard
 - (e) E300: no standard
 - (f) Lead: maximum of 0.2 grams per litre
 - (g) MTBE: maximum percentage proportion by volume of 1%
 - Subject to— (i) clause 10
- (ii) if a batch contains a combination of two or more of the characteristics referred to in clause 10, the sum of the batch measurements of each of those characteristics must not exceed $1\,\%$
 - (h) Olefins: maximum percentage proportion by volume of 18%
 - RVP: maximum average of 67 kPa for the period 30 November to 31 March in any year (NOTE: For the purposes of calculating the average RVP, an RVP below 62kPa must be considered as an RVP of 62 kPa)
 - (j) Sulphur: maximum of 500 mg per kilogram
 - (k) TAME: maximum percentage proportion by volume of 1%
 - Subject to— (i) clause 10
- (ii) if a batch contains a combination of two or more of the characteristics referred to in clause 10, the sum of the batch measurements of each of those characteristics must not exceed $1\,\%$

POOL AVERAGE ATI

- (a) Pool average ATI: maximum of 22 for the rolling period in relation to a supply of fuel made between 1 February and 1 April in any year
- (b) Pool average ATI: maximum of 22.5 for the rolling period in relation to a supply of fuel at all other times

PART 2—DIESEL

CHARACTERISTICS

(a) Sulphur: maximum of 1300 mg per kilogram

(b) Cetane Index: minimum of 46

Test method to determine batch measurements, average batch measurements, and the pool average ATI

PART 1—INTERPRETATION

In this Schedule-

"ASTM" means, when followed by a reference code, the test designated by that reference code in the 1999 Annual Book of ASTM Standards published by the American Society for Testing and Materials, Pennsylvania, USA;

"complex model" means the mathematical model set out in section 2 of Part 2;

"emission factors" means the emission rates of Acetaldehyde, Exhaust Benzene, Non-Exhaust Benzene, 1,3 Butadiene and Formaldehyde as determined by the complex model;

"**IP**" means, when followed by a reference number, the test designated by that reference number in the Standard "Methods for Analysis and Testing of Petroleum and Related Products and British Standard 2000 Parts 1999" published by The Institute of Petroleum, London.

PART 2—TEST METHOD

1. Calculate the batch measurement of the following characteristics using the appropriate test from the following tests:

Substance	Tests	Test Name
Aromatics	ASTM D1319-99	D1319-99 Standard Test Method for Hydrocarbon Types in Liquid Petroleum Products by Fluorescent Indicator Adsorption
	ASTM D5134-98	D5134-98 Standard Test Method for Detailed Analysis of Petroleum Naphthas through n-Nonane by Capillary Gas Chromatography – for <2% olefins
	ASTM D5443-93	D5443-93(1998) Standard Test Method for Paraffin, Naphthene, and Aromatic Hydrocarbon Type Analysis in Petroleum Distillates Through 200°C by Multi-Dimensional Gas Chromatography
	ASTM D5580-95	D5580-95 Standard Test Method for Determination of Benzene, Toluene, Ethylbenzene, p/m-Xylene, o-Xylene, C ₉ and Heavier Aromatics and Total Aromatics in Finished Gasoline by Gas Chromatography
Benzene	ASTM D3606-99	D3606-99 Standard Test Method for Determination of Benzene and Toluene in Finished Motor and Aviation Gasoline by Gas Chromatography
	ASTM D4420-94	D4420-94(1999)e1 Standard Test Method for Determination of Aromatics in Finished Gasoline by Gas Chromatography
	ASTM D5580-95	D5580-95 Standard Test Method for Determination of Benzene, Toluene, Ethylbenzene, p/m-Xylene, o-Xylene, C ₉ and Heavier Aromatics and Total Aromatics in Finished Gasoline by Gas Chromatography

Cetane Index	ASTM D976-91(2000)e1	D976-91(2000)e1 Standard Test Methods for Calculated Cetane Index of Distillate Fuels
	ASTM D4737-96a	D4737-96a Standard Test Method for Calculated Cetane Index by Four Variable Equation
	IP 380/98*	380/98* Calculation of Cetane Index (ST-L-1)
ETBE, MTBE and TAME	ASTM D4815-99	D4815-99 Standard Test Method for Determination of MTBE, ETBE, TAME, DIPE, Tertiary-Amyl Alcohol and C1 to C4 Alcohols in Gasoline by Gas Chromatography
	ASTM D5845-95	D5845-95 Standard Test Method for Determination of MTBE, ETBE, TAME, DIPE, Methanol, Ethanol and tert-Butanol in Gasoline by Infrared Spectroscopy
E200/E300	ASTM D86-00	D86-00 Standard Test Method for Distillation of Petroleum Products at Atmospheric Pressure
	IP 123/99	123/99 Distillation Characteristics of Petroleum Products (ST-B-9)
Lead	ASTM D3237-97	D3237-97 Standard Test Method for Lead in Gasoline by Atomic Absorption Spectroscopy
	ASTM D3341-91	D3341-91 Standard Test Method for Lead in Gasoline-Iodine Monochloride Method
	ASTM D3348-98	D3348-98 Standard Test Method for Rapid Field Test for Trace Lead in Unleaded Gasoline (Colorimetric Method)
	ASTM D5059-98	D5059-98 Standard Test Methods for Lead in Gasoline by X-Ray Spectroscopy
	IP 352/84(96)	352/84(96) Total Lead Content of Gasoline—Non-dispersive X-Ray Fluorescence Spectrometry Method (ST-G-3)
	IP 224/68(96)	224/68(96) Lead Content of Light Petroleum Distillates-Dithizone Extraction Colorimetric Method (ST-G-3)
Olefins	ASTM D1319-99	D1319-99 Standard Test Method for Hydrocarbon Types in Liquid Petroleum Products by Fluorescent Indicator Adsorption (same as first one on list)
	ASTM D5443-93	D5443-93(1998) Standard Test Method for Paraffin, Naphthene, and Aromatic Hydrocarbon Type Analysis in Petroleum Distillates Through 200°C by Multi-Dimensional Gas Chromatography

Reid Vapour Pressure	ASTM D323-99a	D323-99a Standard Test Method for Vapor Pressure of Petroleum Products (Reid Method)
	ASTM D5190-99	D5190-99 Standard Test Method for Vapor Pressure of Petroleum Products (Automatic Method)
	ASTM D5191-99	D5191-99 Standard Test Method for Vapor Pressure of Petroleum Products (Mini Method)
Sulphur	ASTM D2622-98	D2622-98 Standard Test Method for Sulphur in Petroleum Products by Wavelength Dispersive X-ray Fluorescence Spectrometry
	ASTM D4045-99	D4045-99 Standard Test Method for Sulphur in Petroleum Products by Hydrogenolysis and Rateometric Colorimetry
	ASTM D5453-93	D5453-93 Standard Test Method for Determination of Total Sulphur in Light Hydrocarbons, Motor Fuels and Oils by Ultraviolet Fluorescence
	IP 243/94	243/94 Sulphur Content of Petroleum Products - Wickbold Combustion Method (ST-G-5)
	IP 336/95	336/95 Sulphur - Energy Dispersive X-ray Fluorescence Method (ST-G-5)
	ASTM D4294-98	D4294-98 Standard Test Method for Sulphur in Petroleum Products by Energy-Dispersive X-Ray Fluorescence Spectroscopy

2. Using the batch measurements calculated under section 1 of this Part, calculate the emission factors using the following model:

(NOTE: A software program that performs the calculations described in this section should not be constructed, but should be obtained from the Environment Protection Agency, Department for Environment and Heritage;

The following conditions are specified for the purpose of calculating the emission factors under this section—

Phase= II Season= Summer Area Class= C)

(a) Definition of terms. For the purposes of this section, the following definitions shall apply:

Target fuel = The fuel which is being evaluated for its emissions performance using the complex model

OXY = Oxygen content of the target fuel in terms of weight percent

SUL = Sulphur content of the target fuel in terms of parts per million by weight

RVP = Reid Vapor Pressure of the target fuel in terms of pounds per square inch

E200 = 200 deg.F distillation fraction of the target fuel in terms of volume percent

E300 = 300 deg.F distillation fraction of the target fuel in terms of volume percent

ARO = Aromatics content of the target fuel in terms of volume percent

BEN = Benzene content of the target fuel in terms of volume percent

OLE = Olefins content of the target fuel in terms of volume percent

MTB = Methyl tertiary butyl ether content of the target fuel in terms of weight percent oxygen

ETB = Ethyl tertiary butyl ether content of the target fuel in terms of weight percent oxygen

TAM = Tertiary amyl methyl ether content of the target fuel in terms of weight percent oxygen

ETH = Ethanol content of the target fuel in terms of weight percent oxygen

exp = The function that raises the number e (the base of the natural logarithm) to the power in its domain

Phase I = The years 1995-1999

Phase II = Year 2000 and beyond

(b) Weightings and baselines for the complex model. (1) The weightings for normal and higher emitters (w_1 and w_2 , respectively) given in table 1 shall be used to calculate the exhaust emission performance of any fuel for the appropriate pollutant and Phase:

TABLE 1—NORMAL AND HIGHER EMITTER WEIGHTINGS FOR EXHAUST EMISSIONS

	Phase I		Phase II	
	VOC & toxics	NO_X	VOC & toxics	NO_X
Normal Emitters (W ₁)	0.52	0.82	0.444	0.738
Higher Emitters (W ₂)	0.48	0.18	0.556	0.262

(2) The following properties of the baseline fuels shall be used when determining baseline mass emissions of the various pollutants:

TABLE 2—SUMMER AND WINTER BASELINE FUEL PROPERTIES

Fuel property	Summer	Winter
Oxygen (wt %)	0.0	0.0
Sulphur (ppm)	339	338
RVP (psi)	8.7	11.5
E200 (%)	41.0	50.0
E300 (%)	83.0	83.0
Aromatics (vol %)	32.0	26.4
Olefins (vol %)	9.2	11.9
Benzene (vol %)	1.53	1.64

(3) The baseline mass emissions for VOC, NO_X and toxics given in tables 3, 4 and 5 of this paragraph (b)(3) shall be used in conjunction with the complex model during the appropriate Phase and season:

TABLE 3—BASELINE EXHAUST EMISSIONS

Exhaust pollutant	Pha	ase I	Phase II		
	Summer (mg/mile)	Winter (mg/mile)	Summer (mg/mile)	Winter (mg/mile)	
VOC	446.0	660.0	907.0	1341.0	
NO _x	660.0	750.0	1340.0	1540.0	
Benzene	26.10	37.57	53.54	77.62	
Acetaldehyde	2.19	3.57	4.44	7.25	
Formaldehyde	4.85	7.73	9.70	15.34	
1,3-Butadiene	4.31	7.27	9.38	15.84	
POM	1.50	2.21	3.04	4.50	

TABLE 4—BASELINE NON-EXHAUST EMISSIONS (SUMMER ONLY)

Non-exhaust pollutant	Phase I		Phase II	
	Region 1 (mg/mile)	Region 2 (mg/mile)	Region 1 (mg/mile)	Region 2 (mg/mile)
VOC	860.48	769.10	559.31	492.07
Benzene	9.66	8.63	6.24	5.50

TARIF 5_	$_{\rm T}$	BASEI INE	VOC NO.	. AND TOX	ICS EMISSIONS

	Summer (mg/mile)				
Pollutant	Pha	se I	Phase II		
	Region 1	Region 2	Region 1	Region 2	
NO _X	660.0	660.0	1340.0	1340.0	
VOC	1306.5	1215.1	1466.3	1399.1	
Toxics	48.61	47.58	86.34	85.61	
		Winter (ng/mile)		
Pollutant	Pha	se I	Phase II		
	Region 1	Region 2	Region 1	Region 2	
NO _X	750.0	750.0	1540.0	1540.0	
VOC	660.0	660.0	1341.0	1341.0	
Toxics	58.36	58.36	120.55	120.55	

(c) VOC performance. (1) The exhaust VOC emissions performance of gasolines shall be given by the following equations:

VOCE = VOC(b)+(VOC(b) x
$$Y_{voc}(t)/100$$
)
 $Y_{voc}(t) = [(w_1 x N_V) + (w_2 x H_V)-1] x 100$

where

VOCE = Exhaust VOC emissions in milligrams/mile

 $Y_{\text{voc}}(t) = \text{Exhaust VOC}$ performance of the target fuel in terms of percentage change from baseline

VOC(b) = Baseline exhaust VOC emissions as defined in paragraph (b)(2) of this section for the appropriate Phase and season

 $N_v = [\exp v_1(t)]/[\exp v_1(b)]$

 $H_v = [\exp v_2(t)]/[\exp v_2(b)]$

 $\mathbf{w}_1 = \mathbf{W}$ eighting factor for normal emitters as defined in paragraph (b)(1) of this section for the appropriate Phase

 \mathbf{w}_2 = Weighting factor for higher emitters as defined in paragraph (b)(1) of this section for the appropriate Phase

 $v_1(t)$ = Normal emitter VOC equation as defined in paragraph (c)(1)(i) of this section, evaluated using the target fuel's properties subject to paragraphs (c)(1) (iii) and (iv) of this section

 $v_2(t)$ = Higher emitter VOC equation as defined in paragraph (c)(1)(ii) of this section, evaluated using the target fuel's properties subject to paragraphs (c)(1) (iii) and (iv) of this section

 $v_1(b)$ = Normal emitter VOC equation as defined in paragraph (c)(1)(i) of this section, evaluated using the base fuel's properties

 $v_2(b)$ = Higher emitter VOC equation as defined in paragraph (c)(1)(ii) of this section, evaluated using the base fuel's properties

(i) Consolidated VOC equation for normal emitters.

 $\begin{array}{l} v_1 = (-0.003641~x~OXY) + (0.0005219~x~SUL) + (0.0289749~x~RVP) + (-0.014470~x~E200) + (-0.068624~x~E300) + (0.0323712~x~ARO) + (-0.002858~x~OLE) + (0.0001072~x~E2002) + (0.0004087~x~E3002) + (-0.0003481~x~ARO~x~E300) \end{array}$

(ii) VOC equation for higher emitters.

- (iii) Flat line extrapolations. (A) During Phase I, fuels with E200 values greater than 65.83 percent shall be evaluated with the E200 fuel parameter set equal to 65.83 percent when calculating Y_{voc} (t) and VOCE using the equations described in paragraphs (c)(1) (i) and (ii) of this section. Fuels with E300 values greater than E300* (calculated using the equation E300* = 80.32 + [0.390 x ARO]) shall be evaluated with the E300 parameter set equal to E300* when calculating VOCE using the equations described in paragraphs (c)(1) (i) and (ii) of this section. For E300* values greater than 94, the linearly extrapolated model presented in paragraph (c)(1)(iv) of this section shall be used.
- (B) During Phase II, fuels with E200 values greater than 65.52 percent shall be evaluated with the E200 fuel parameter set equal to 65.52 percent when calculating VOCE using the equations described in paragraphs (c)(1)(i) and (ii) of this section. Fuels with E300 values greater than E300* (calculated using the equation E300* = 79.75 + [0.385 x ARO]) shall be evaluated with the E300 parameter set equal to E300* when calculating VOCE using the equations described in paragraphs (c)(1) (i) and (ii) of this section. For E300* values greater than 94, the linearly extrapolated model presented in paragraph (c)(1)(iv) of this section shall be used.
- (iv) *Linear extrapolations*. (A) The equations in paragraphs (c)(1)(i) and (ii) of this section shall be used within the allowable range of E300, E200, and ARO for the appropriate Phase, as defined in table 6:

TABLE 6—ALLOWABLE RANGES OF E200, E300, AND ARO FOR THE EXHAUST VOC EQUATIONS IN PARAGRAPHS (C)(1)(I) AND (II) OF THIS SECTION

Fuel parameter	Phase I		Phase II		
-	Lower limit	Higher limit	Lower limit	Higher limit	
E200	33.00	65.83	33.00	65.52	
E300	72.00	Variable ¹	72.00	Variable ²	
ARO	18.00	46.00	18.00	46.00	

 $^{^{1}}$ Higher E300 limit = lower of 94.0 or 80.32+[0.390 x (ARO)].

 $^{^{2}}$ Higher E300 limit = lower of 94.0 or 79.75+[0.385 x (ARO)].

⁽B) For fuels with E200, E300 and/or ARO levels outside the ranges defined in table 6, $Y_{\rm voc}(t)$ shall be defined:

(1) For Phase I:

 $\begin{array}{l} Y_{voc}(t) = 100\% \ x \ 0.52 \ x \ [exp(v_1(et)) \ / \ exp(v_1(b)) \ - 1] \ + 100\% \ x \ 0.48 \ x \ [exp(v_2(et)) \ / \ exp(v_2(b)) \ - 1] \ + \{100\% \ x \ 0.52 \ x \ [exp(v_1(et)) \ / \ exp(v_1(b))] \ x \ [\{[(0.0002144 \ x \ E200_{et}) \ - \ 0.014470] \ x \ \Delta E200\} \ + \{[(0.0008174 \ x \ E300_{et}) \ - \ 0.068624 \ - \ (0.000348 \ x \ ARO_{et})] \ x \ \Delta E300\} \ + \ \{[(-0.000348 \ x \ E300_{et}) \ - \ 0.0323712] \ x \ \Delta ARO\}]\} \ + \{[(0.000816 \ x \ E300_{et}) \ - \ 0.06233 \ - \ (0.00029 \ x \ ARO_{et})] \ x \ \Delta E300\Box \ + \ \{[(-0.00029 \ x \ E300\}) \ + \ 0.028204] \ x \ \Delta ARO\}]\} \end{array}$

(2) For Phase II:

$$\begin{split} &Y_{VOC}(t) = 100\% \ x \ 0.444 \ x \ [exp(v_1(et)) \ / \ exp(v_1(b)) - 1] + 100\% \ x \ 0.556 \ x \ [exp(v_2(et)) \ / \ exp(v_2(b)) - 1] + \{100\% \ x \ 0.444 \ x \ [exp(v_1(et)) \ / \ exp(v_1(b))] \ x \ [\{[(0.0002144 \ x \ E200_{et}) - 0.014470] \ x \ \Delta E200\} + \{[(0.0008174 \ x \ E300_{et}) - 0.068624 - (0.000348 \ x \ ARO_{et})] \ x \ \Delta E300\} + \{[(-0.000348 \ x \ E300_{et}) - 0.0323712] \ x \ \Delta ARO\}]\} + \{100\% \ x \ 0.556 \ x \ [exp(v_2(et)) \ / \ exp(v_2(b))] \ x \ [\{[(0.000212 \ x \ E200_{et}) - 0.01350] \ x \ \Delta E200\} + \{[(0.000816 \ x \ E300_{et}) - 0.06233 - (0.00029 \ x \ ARO_{et})] \ x \ \Delta E300\} + \{[(-0.00029 \ x \ E300_{et}) + 0.028204 \ x \ \Delta ARO\}]\} \end{split}$$

- (C) During Phase I, the ``edge target" fuel shall be identical to the target fuel for all fuel parameters, with the following exceptions:
- (1) If the E200 level of the target fuel is less than 33 volume percent, then the E200 value for the "edge target" fuel shall be set equal to 33 volume percent.
- (2) If the aromatics level of the target fuel is less than 18 volume percent, then the ARO value for the ``edge target" fuel shall be set equal to 18 volume percent.
- (3) If the aromatics level of the target fuel is greater than 46 volume percent, then the ARO value for the ``edge target" fuel shall be set equal to 46 volume percent.
- (4) If the E300 level of the target fuel is less than 72 volume percent, then the E300 value for the ``edge target" fuel shall be set equal to 72 volume percent.
- (5) If the E300 level of the target fuel is greater than 95 volume percent, then the E300 value of the target fuel shall be set equal to 95 volume percent for the purposes of calculating VOC emissions with the Phase I equation given in paragraph (c)(1)(iv)(B) of this section.
- (6) If [80.32+(0.390 x ARO)] exceeds 94 for the target fuel, then the E300 value for the "edge target" fuel shall be set equal to 94 volume percent.
- (7) If the E200 level of the target fuel is less than 33 volume percent, then Δ E200 shall be set equal to (E200-33 volume percent).
- (8) If the E200 level of the target fuel equals or exceeds 33 volume percent, then Δ E200 shall be set equal to zero.
- (9) If the aromatics level of the target fuel is less than 18 volume percent, then ΔARO shall be set equal to (ARO-18 volume percent). If the aromatics level of the target fuel is less than 10 volume percent, then ΔARO shall be set equal to -8 volume percent.
- (10) If the aromatics level of the target fuel is greater than 46 volume percent, then Δ ARO shall be set equal to (ARO-46 volume percent).
- (11) If neither of the conditions established in paragraphs (c)(1)(iv)(C)(9) and (10) of this section are met, then ΔARO shall be set equal to zero.
- (12) If the E300 level of the target fuel is less than 72 percent, then Δ E300 shall be set equal to (E300-72 percent).
- (13) If the E300 level of the target fuel is greater than 94 volume percent and [80.32+(0.390xARO)] also is greater than 94, then Δ E300 shall be set equal to (E300-94 volume percent). If the E300 level of the target fuel is greater than 95 volume percent and [80.32+(0.390 x ARO)] also is greater than 94, then Δ E300 shall be set equal to 1 volume percent.
- (14) If neither of the conditions established in paragraphs (c)(1)(iv)(C)(12) and (13) of this section are met, then Δ E300 shall be set equal to zero.
- (D) During Phase II, the ``edge target" fuel is identical to the target fuel for all fuel parameters, with the following exceptions:

- (1) If the E200 level of the target fuel is less than 33 volume percent, then the E200 value for the ``edge target" fuel shall be set equal to 33 volume percent.
- (2) If the aromatics level of the target fuel is less than 18 volume percent, then the ARO value for the ``edge target" fuel shall be set equal to 18 volume percent.
- (3) If the aromatics level of the target fuel is greater than 46 volume percent, then the ARO value for the ``edge target" fuel shall be set equal to 46 volume percent.
- (4) If the E300 level of the target fuel is less than 72 volume percent, then the E300 value for the "edge target" fuel shall be set equal to 72 volume percent.
- (5) If the E300 level of the target fuel is greater than 95 volume percent, then the E300 value of the target fuel shall be set equal to 95 volume percent for the purposes of calculating VOC emissions with the Phase II equation given in paragraph (c)(1)(iv)(B) of this section.
- (6) If [79.75+(0.385 x ARO)] exceeds 94 for the target fuel, then the E300 value for the `edge target" fuel shall be set equal to 94 volume percent.
- (7) If the E200 level of the target fuel is less than 33 volume percent, then $\Delta E200$ shall be set equal to (E200-33 volume percent).
- (8) If the E200 level of the target fuel equals or exceeds 33 volume percent, then Δ E200 shall be set equal to zero.
- (9) If the aromatics level of the target fuel is less than 18 volume percent and greater than or equal to 10 volume percent, then ΔARO shall be set equal to (ARO-18 volume percent). If the aromatics level of the target fuel is less than 10 volume percent, then ΔARO shall be set equal to -8 volume percent.
- (10) If the aromatics level of the target fuel is greater than 46 volume percent, then Δ ARO shall be set equal to (ARO 46 volume percent).
- (11) If neither of the conditions established in paragraphs (c)(1)(iv)(D)(9) and (10) of this section are met, then ΔARO shall be set equal to zero.
- (12) If the E300 level of the target fuel is less than 72 percent, then Δ E300 shall be set equal to (E300 72 percent).
- (13) If the E300 level of the target fuel is greater than 94 volume percent and (79.75 + (0.385 x ARO)) also is greater than 94, then Δ E300 shall be set equal to (E300 94 volume percent). If the E300 level of the target fuel is greater than 95 volume percent and (79.75 + (0.385 x ARO)) also is greater than 94, then ``E300 shall be set equal to 1 volume percent.
- (2) The winter exhaust VOC emissions performance of gasolines shall be given by the equations presented in paragraph (c)(1) of this section with the RVP value set to 8.7 psi for both the baseline and target fuels.
- (3) The non-exhaust VOC emissions performance of gasolines in VOC Control Region 1 shall be given by the following equations, where:
- VOCNE1 = Total non-exhaust emissions of volatile organic compounds in VOC Control Region 1 in grams per mile
- VOCDI1 = Diurnal emissions of volatile organic compounds in VOC Control Region 1 in grams per mile
- VOCHS1 = Hot soak emissions of volatile organic compounds in VOC Control Region 1 in grams per mile
- VOCRL1 = Running loss emissions of volatile organic compounds in VOC Control Region 1 in grams per mile
- VOCRF1 = Refuelling emissions of volatile organic compounds in VOC Control Region 1 in grams per mile
 - (i) During Phase I:

```
\begin{split} VOCNE1 &= VOCDI1 + VOCHS1 + VOCRL1 + VOCRF1 \\ VOCDI1 &= [0.00736 \text{ x } (RVP^2)] - [0.0790 \text{ x } RVP] + 0.2553 \\ VOCHS1 &= [0.01557 \text{ x } (RVP^2)] - [0.1671 \text{ x } RVP] + 0.5399 \\ VOCRL1 &= [0.00279 \text{ x } (RVP^2)] + [0.1096 \text{ x } RVP] - 0.7340 \\ VOCRF1 &= [0.006668 \text{ x } RVP] - 0.0180 \end{split}
```

(ii) During Phase II:

```
\begin{aligned} & VOCNE1 = VOCDI1 + VOCHS1 + VOCRL1 + VOCRF1 \\ & VOCDI1 = [0.007385 \text{ x } (RVP^2)] - [0.08981 \text{ x } RVP] + 0.3158 \\ & VOCHS1 = [0.006654 \text{ x } (RVP^2)] - [0.08094 \text{ x } RVP] + 0.2846 \\ & VOCRL1 = [0.017768 \text{ x } (RVP^2)] - [0.18746 \text{ x } RVP] + 0.6146 \\ & VOCRF1 = [0.004767 \text{ x } RVP] + 0.011859 \end{aligned}
```

- (4) The non-exhaust VOC emissions performance of gasolines in VOC Control Region 2 shall be given by the following equations, where:
- VOCNE2 = Total non-exhaust emissions of volatile organic compounds in VOC Control Region 2 in grams per mile
- VOCDI2 = Diurnal emissions of volatile organic compounds in VOC Control Region 2 in grams per mile
- VOCHS2 = Hot soak emissions of volatile organic compounds in VOC Control Region 2 in grams per mile
- VOCRL2 = Running loss emissions of volatile organic compounds in VOC Control Region 2 in grams per mile
- VOCRF2 = Refuelling emissions of volatile organic compounds in VOC Control Region 2 in grams per mile
 - (i) During Phase I:

```
VOCNE2 = VOCDI2 + VOCHS2 + VOCRL2 + VOCRF2

VOCDI2 = [0.006818 x (RVP<sup>2</sup>)] - [0.07682 x RVP] + 0.2610

VOCHS2 = [0.014421 x (RVP<sup>2</sup>)] - [0.16248 x RVP] + 0.5520

VOCRL2 = [0.016255 x (RVP<sup>2</sup>)] - [0.1306 x RVP] + 0.2963

VOCRF2 = [0.006668 x RVP] - 0.0180
```

(ii) During Phase II:

```
\begin{aligned} & VOCNE2 = VOCDI2 + VOCHS2 + VOCRL2 + VOCRF2 \\ & VOCDI2 = [0.004775 \times (RVP^2)] - [0.05872 \times RVP] + 0.21306 \\ & VOCHS2 = [0.006078 \times (RVP^2)] - [0.07474 \times RVP] + 0.27117 \\ & VOCRL2 = [0.016169 \times (RVP^2)] - [0.17206 \times RVP] + 0.56724 \\ & VOCRF2 = [0.004767 \times RVP] + 0.011859 \end{aligned}
```

- (5) Winter VOC emissions shall be given by VOCE, as defined in paragraph (c)(2) of this section, using the appropriate baseline emissions given in paragraph (b)(3) of this section. Total non-exhaust VOC emissions shall be set equal to zero under winter conditions.
- (6) *Total VOC emissions*. (i) Total summer VOC emissions shall be given by the following equations:

```
VOCS1 = (VOCE / 1000) + VOCNE1

VOCS2 = (VOCE / 1000) + VOCNE2

VOCS1 = Total summer VOC emissions in VOC Control Region 1 in terms of grams per mile

VOCS2 = Total summer VOC emissions in VOC Control Region 2 in terms of grams per mile
```

(ii) Total winter VOC emissions shall be given by the following equations:

```
VOCW = (VOCE/1000)
VOCW = Total winter VOC emissions in terms of grams per mile
```

(7) Phase I total VOC emissions performance. (i) The total summer VOC emissions performance of the target fuel in percentage terms from baseline levels shall be given by the following equations during Phase I:

```
VOCS1% = [100% x (VOCS1-1.306 g/mi)]/(1.306 g/mi)

VOCS2% = [100% x (VOCS2-1.215 g/mi)]/(1.215 g/mi)
```

VOC1% = Percentage change in VOC emissions from baseline levels in VOC Control Region 1 VOC2% = Percentage change in VOC emissions from baseline levels in VOC Control Region 2

(ii) The total winter VOC emissions performance of the target fuel in percentage terms from baseline levels shall be given by the following equations during Phase I:

```
VOCW% = [100% x (VOCW-0.660 g/mi)]/(0.660 g/mi)
VOCW% = Percentage change in winter VOC emissions from baseline levels
```

(8) Phase II total VOC emissions performance. (i) The total summer VOC emissions performance of the target fuel in percentage terms from baseline levels shall be given by the following equations during Phase II:

```
VOCS1% = [100% x (VOCS1-1.4663 g/mi)]/(1.4663 g/mi)
VOCS2% = [100% x (VOCS2-1.3991 g/mi)]/(1.3991 g/mi)
```

(ii) The total winter VOC emissions performance of the target fuel in percentage terms from baseline levels shall be given by the following equation during Phase II:

```
VOCW\% = [100\% \text{ x } (VOC -1.341 \text{ g/mi})] / (1.341 \text{ g/mi})
```

(d) NO_X performance. (1) The summer NO_X emissions performance of gasolines shall be given by the following equations:

```
NO_X = NO_X(b) + [NO_X(b) \times Y(t)/100]

Y_{NOX}(t) = \beta(w_1 \times N_n) + (w_2 \times H_n) - 1\alpha \times 100
```

where

 $NO_X = NO_X$ emissions in milligrams/mile

 $Y_{NOx}(t) = NO_X$ performance of target fuel in terms of percentage change from baseline

 $NO_X(b)$ = Baseline NO_X emissions as defined in paragraph (b)(2) of this section for the appropriate phase and season

 $N_n = \exp n_1(t) / \exp n_1(b)$

 $H_n = \exp n_2(t) / \exp n_2(b)$

- w_1 = Weighting factor for normal emitters as defined in paragraph (b)(1) of this section for the appropriate Phase
- w_2 = Weighting factor for higher emitters as defined in paragraph (b)(1) of this section for the appropriate Phase
- $n_1(t)$ = Normal emitter NO_X equation as defined in paragraph (d)(1)(i) of this section, evaluated using the target fuel's properties subject to paragraphs (d)(1)(ii) and (iv) of this section
- $n_2(t)$ = Higher emitter NO_X equation as defined in paragraph (d)(1)(ii) of this section, evaluated using the target fuel's properties subject to paragraphs (d)(1)(iii) and (iv) of this section
- $n_1(b) = Normal$ emitter NO_X equation as defined in paragraph (d)(1)(i) of this section, evaluated using the base fuel's properties
- $n_2(b) = \mbox{Higher emitter NO}_X$ equation as defined in paragraph (d)(1)(ii) of this section, evaluated using the base fuel's properties

(i) Consolidated equation for normal emitters.

 $n_1 = (0.0018571\ x\ OXY) + (0.0006921\ x\ SUL) + (0.0090744\ x\ RVP) + (0.0009310\ x\ E200) + (0.0008460\ x\ E300) + (0.0083632\ x\ ARO) + (-0.002774\ x\ OLE) + (-6.63X10^{-7}\ x\ SUL^2) + (-0.000119\ x\ ARO^2) + (0.0003665\ x\ OLE^2)$

(ii) Equation for higher emitters.

 $\begin{array}{l} n_2 = (-0.00913 \text{ x OXY}) + (0.000252 \text{ x SUL}) + (-0.01397 \text{ x RVP}) + (0.000931 \text{ x E}200) & + & (-0.00401 \text{ x E}300) + (0.007097 \text{ x ARO}) + (-0.00276 \text{ x OLE}) + & (0.0003665 \text{ x OLE}^2) + (-7.995 \text{x}10^{-5} \text{ x ARO}^2) \end{array}$

- (iii) Flat line extrapolations. (A) During Phase I, fuels with olefin levels less than 3.77 volume percent shall be evaluated with the OLE fuel parameter set equal to 3.77 volume percent when calculating NO_X performance using the equations described in paragraphs (d)(1)(i) and (ii) of this section. Fuels with aromatics levels greater than 36.2 volume percent shall be evaluated with the ARO fuel parameter set equal to 36.2 volume percent when calculating NO_X performance using the equations described in paragraphs (d)(1)(i) and(ii) of this section.
- (B) During Phase II, fuels with olefin levels less than 3.77 volume percent shall be evaluated with the OLE fuel parameter set equal to 3.77 volume percent when calculating NO_X performance using the equations described in paragraphs (d)(1)(i) and (ii) of this section. Fuels with aromatics levels greater than 36.8 volume percent shall be evaluated with the ARO fuel parameter set equal to 36.8 volume percent when calculating NO_X performance using the equations described in paragraphs (d)(1)(i) and (ii) of this section.
- (iv) *Linear extrapolations*. (A) The equations in paragraphs (d)(1)(i) and (ii) of this section shall be used within the allowable range of SUL, OLE, and ARO for the appropriate Phase, as defined in the following table 7:

TABLE 7—ALLOWABLE RANGES OF SUL, OLE, AND ARO FOR THE NO $_{\rm X}$ EQUATIONS IN PARAGRAPHS/(D)(1)(I) AND (II) OF THIS SECTION

Fuel parameter	Pha	se I	Phase II		
	Low end	High end	Low end	High end	
SUL	10.0	450.0	10.0	450.0	
OLE	3.77	19.0	3.77	19.0	
ARO	18.0	36.2	18.0	36.8	

(B) For fuels with SUL, OLE, and/or ARO levels outside the ranges defined in table 7 of paragraph (d)(1)(iv)(A) of this section, $Y_{nox}(t)$ shall be defined as:

(1) For Phase I:

$$\begin{split} Y_{Nox}(t) &= 100\% \text{ x } 0.82 \text{ x } \left[exp(n_1(et)) / exp(n_1(b)) - 1 \right] + 100\% \text{ x } 0.18 \text{ x } \left[exp(n_2(et)) / exp(n_2(b)) - 1 \right] + \\ &\{ 100\% \text{ x } 0.82 \text{ x } \left[exp(n_1(et)) / exp(n_1(b)) \right] \text{ x } \left[\left\{ \left[\left(-0.00000133 \text{ x } \text{ SUL}_{et} \right) + 0.000692 \right] \text{ x } \Delta \text{SUL} \right\} + \\ &\{ \left[\left(-0.000238 \text{ x } \text{ ARO}_{et} \right) + 0.0083632 \right] \text{ x } \text{ARO} \right\} + \left\{ \left[\left(0.000733 \text{ x } \text{ OLE}_{et} \right) - 0.002774 \right] \text{ x } \Delta \text{OLE} \right\} \right\} + \\ &\{ 100\% \text{ x } 0.18 \text{ x } \left[exp(n_2(et)) / exp(n_2(b)) \right] \text{ x } \left[\left\{ 0.000252 \text{ x } \Delta \text{SUL} \right\} + \left\{ \left[\left(-0.0001599 \text{ x } \text{ ARO}_{et} \right) + 0.007097 \right] \text{ x } \Delta \text{ARO} \right\} + \\ &\{ \left[\left(0.000732 \text{ x } \text{ OLE}_{et} \right) - 0.00276 \right] \text{ x } \Delta \text{OLE} \right\} \end{split}$$

- (2) For Phase II:
- (C) For both Phase I and Phase II, the ``edge target" fuel is identical to the target fuel for all fuel parameters, with the following exceptions:
- (1) If the sulphur level of the target fuel is less than 10 parts per million, then the value of SUL for the ``edge target" fuel shall be set equal to 10 parts per million.
- (2) If the sulphur level of the target fuel is greater than 450 parts per million, then the value of SUL for the ``edge target" fuel shall be set equal to 450 parts per million.
- (3) If the aromatics level of the target fuel is less than 18 volume percent, then the value of ARO for the "edge target" fuel shall be set equal to 18 volume percent.
- (4) If the olefins level of the target fuel is greater than 19 volume percent, then the value of OLE for the ``edge target" fuel shall be set equal to 19 volume percent.
- (5) If the E300 level of the target fuel is greater than 95 volume percent, then the E300 value of the target fuel shall be set equal to 95 volume percent for the purposes of calculating NO_X emissions with the equations given in paragraph (d)(1)(iv)(B) of this section.
- (6) If the sulphur level of the target fuel is less than 10 parts per million, then ΔSUL shall be set equal to (SUL-10 parts per million).
- (7) If the sulphur level of the target fuel is greater than 450 parts per million, then ΔSUL shall be set equal to (SUL-450 parts per million).
- (8) If the sulphur level of the target fuel is neither less than 10 parts per million nor greater than 450 parts per million, Δ SUL shall be set equal to zero.
- (9) If the aromatics level of the target fuel is less than 18 volume percent and greater than 10 volume percent, then ΔARO shall be set equal to (ARO-18 volume percent). If the aromatics level of the target fuel is less than 10 volume percent, then ΔARO shall beset equal to -8 volume percent.
- (10) If the aromatics level of the target fuel is greater than or equal to 18 volume percent, then ΔARO shall be set equal to zero.
- (11) If the olefins level of the target fuel is greater than 19 volume percent, then Δ OLE shall be set equal to (OLE-19 volume percent).
- (12) If the olefins level of the target fuel is less than or equal to 19 volume percent, then Δ OLE shall be set equal to zero.
- (2) The winter NO_X emissions performance of gasolines shall be given by the equations presented in paragraph (d)(1) of this section with the RVP value set to 8.7 psi.
- (3) The NO_X emissions performance of the target fuel in percentage terms from baseline levels shall be given by the following equations:

For Phase I:

```
Summer NO_X\% = [100\% \ x \ (NO_X-0.660 \ g/mi)]/(0.660 \ g/mi)
Winter NO_X\% = [100\% \ x \ (NO_X-0.750 \ g/mi)]/(0.750 \ g/mi)
```

For Phase II:

```
Summer NO_X\% = [100\% \ x \ (NO_X-1.340 \ g/mi)]/(1.340 \ g/mi)
Winter NO_X\% = [100\% \ x \ (NO_X-1.540 \ g/mi)]/(1.540 \ g/mi)
Summer NO_X\% = Percentage change in NO_X emissions from summer baseline levels Winter NO_X\% = Percentage change in NO_X emissions from winter baseline levels
```

(e) Toxics performance—(1) Summer toxics performance. (i) Summer toxic emissions performance of gasolines in VOC Control Regions 1 and 2 shall be given by the following equations:

```
TOXICS1 = EXHBZ + FORM + ACET + BUTA + POM + NEBZ1
TOXICS2 = EXHBZ + FORM + ACET + BUTA + POM + NEBZ2
```

where

TOXICS1 = Summer toxics performance in VOC Control Region 1 in terms of milligrams per mile

TOXICS2 = Summer toxics performance in VOC Control Region 2 in terms of milligrams per mile.

EXHBZ = Exhaust emissions of benzene in terms of milligrams per mile, as determined in paragraph (e)(4) of this section.

FORM = Emissions of formaldehyde in terms of milligrams per mile, as determined in paragraph (e)(5) of this section.

ACET = Emissions of acetaldehyde in terms of milligrams per mile, as determined in paragraph (e)(6) of this section.

BUTA = Emissions of 1,3-butadiene in terms of milligrams per mile, as determined in paragraph (e)(7) of this section.

POM = Polycyclic organic matter emissions in terms of milligrams per mile, as determined in paragraph (e)(8) of this section.

NEBZ1 = Non-exhaust emissions of benzene in VOC Control Region 1 in milligrams per mile, as determined in paragraph (e)(9) of this section.

NEBZ2 = Non-exhaust emissions of benzene in VOC Control Region 2 in milligrams per mile, as determined in paragraph (e)(10) of this section.

(ii) The percentage change in summer toxics performance in VOC Control Regions 1 and 2 shall be given by the following equations:

For Phase I:

```
TOXICS1% = [100% x (TOXICS1 -48.61 mg/mi)] / (48.61 mg/mi)
TOXICS2% = [100% x (TOXICS2 - 47.58 mg/mi)] / (47.58 mg/mi)
```

For Phase II:

```
TOXICS1% = [100% x (TOXICS1 - 86.34 mg/mi)] / (86.34 mg/mi)
TOXICS2% = [100% x (TOXICS2 - 85.61 mg/mi)] / (85.61 mg/mi)
```

where

TOXICS1% = Percentage change in summer toxics emissions in VOC Control Region 1 from baseline levels.

TOXICS2% = Percentage change in summer toxics emissions in VOC Control Region 2 from baseline levels.

(2) Winter toxics performance. (i) Winter toxic emissions performance of gasolines in VOC Control Regions 1 and 2 shall be given by the following equation, evaluated with the RVP set at 8.7 psi:

TOXICW = [EXHBZ + FORM + ACET + BUTA + POM]

where

TOXICW = Winter toxics performance in VOC Control Regions 1 and 2 in terms of milligrams per mile.

EXHBZ = Exhaust emissions of benzene in terms of milligrams per mile, as determined in paragraph (e)(4) of this section.

FORM = Emissions of formaldehyde in terms of milligrams per mile, as determined in paragraph (e)(5) of this section.

ACET = Emissions of acetaldehyde in terms of milligrams per mile, as determined in paragraph (e)(6) of this section.

BUTA = Emissions of 1,3-butadiene in terms of milligrams per mile, as determined in paragraph (e)(7) of this section.

POM = Polycyclic organic matter emissions in terms of milligrams per mile, as determined in paragraph (e)(8) of this section.

(ii) The percentage change in winter toxics performance in VOC Control Regions 1 and 2 shall be given by the following equation:

For Phase I:

TOXICW% = [100% x (TOXICW-58.36 mg/mi)] / (58.36 mg/mi)

For Phase II:

TOXICW% = [100% x (TOXICW-120.55 mg/mi)] / (120.55 mg/mi)

where

TOXICW% = Percentage change in winter toxics emissions in VOC Control Regions 1 and 2 from baseline levels.

- (3) Not Applicable
- (4) Exhaust benzene emissions shall be given by the following equation, subject to paragraph (e)(4)(iii) of this section:

EXHBZ = BENZ(b) + (BENZ(b) x
$$Y_{BEN}(t)/100$$
)
 $Y_{BEN}(t) = \beta(w_1 x N_b) + (w_2 x H_b) - 1\alpha x 100$

where

EXHBZ = Exhaust benzene emissions in milligrams/mile

 $Y_{BEN}(t)$ = Benzene performance of target fuel in terms of percentage change from baseline.

BENZ(b) = Baseline benzene emissions as defined in paragraph (b)(2) of this section for the appropriate phase and season.

 $N_b = \exp b_1(t) / \exp b_1(b)$

 $H_b = \exp b_2(t) / \exp b_2(b)$

 w_1 = Weighting factor for normal emitters as defined in paragraph (b)(1) of this section for the appropriate Phase.

 w_2 = Weighting factor for higher emitters as defined in paragraph (b)(1) of this section for the appropriate Phase.

 $b_1(t) = Normal$ emitter benzene equation, as defined in paragraph (e)(4)(i) of this section, evaluated using the target fuel's properties subject to paragraph (e)(4)(iii) of this section.

- b₂(t) = Higher emitter benzene equation as defined in paragraph (e)(4)(ii) of this section, evaluated using the target fuel's properties subject to paragraph (e)(4)(iii) of this section.
- $b_1(b)$ = Normal emitter benzene equation as defined in paragraph (e)(4)(i) of this section, evaluated for the base fuel's properties.
- $b_2(b)$ = Higher emitter benzene equation, as defined in paragraph (e)(4)(ii) of this section, evaluated for the base fuel's properties.
 - (i) Consolidated equation for normal emitters.

```
b_1 = (0.0006197 \text{ x SUL}) + (-0.003376 \text{ x E}200) + (0.0265500 \text{ x ARO}) + (0.2223900 \text{ x BEN})
```

(ii) Equation for higher emitters.

```
b_2 = (-0.096047 \text{ x OXY}) + (0.0003370 \text{ x SUL}) + (0.0112510 \text{ x E}300) + (0.0118820 \text{ x ARO}) + (0.2223180 \text{ x BEN})
```

- (iii) If the aromatics value of the target fuel is less than 10 volume percent, then an aromatics value of 10 volume percent shall be used when evaluating the equations given in paragraphs (e)(4) (i) and (ii) of this section. If the E300 value of the target fuel is greater than 95 volume percent, then an E300 value of 95 volume percent shall be used when evaluating the equations in paragraphs (e)(4)(i) and (ii) of this section.
- (5) Formaldehyde mass emissions shall be given by the following equation, subject to paragraphs (e)(5) (iii) and (iv) of this section:

```
FORM = FORM(b) + (FORM(b) x Y_{FORM}(t) / 100)

Y_{FORM}(t) = [(w_1 x N_f) + (w_2 x H_f) - 1] x 100
```

where

FORM = Exhaust formaldehyde emissions in terms of milligrams/mile.

 $Y_{FORM}(t)$ = Formaldehyde performance of target fuel in terms of percentage change from baseline. FORM(b) = Baseline formaldehyde emissions as defined in paragraph (b)(2) of this section for the appropriate Phase and season.

 $N_f = exp f_1(t)/exp f_1(b)$

 $H_f = \exp f_2(t) / \exp f_2(b)$

- w_1 = Weighting factor for normal emitters as defined in paragraph (b)(1) of this section for the appropriate Phase.
- w_2 = Weighting factor for higher emitters as defined in paragraph (b)(1) of this section for the appropriate Phase.
- $f_1(t)$ = Normal emitter formaldehyde equation as defined in paragraph (e)(5)(i) of this section, evaluated using the target fuel's properties subject to paragraphs (e)(5)(iii) and (iv) of this section.
- $f_2(t)$ = Higher emitter formaldehyde equation as defined in paragraph (e)(5)(ii) of this section, evaluated using the target fuel's properties subject to paragraphs (e)(5)(iii) and (iv) of this section.
- $f_1(b)$ = Normal emitter formaldehyde equation as defined in paragraph (e)(5)(i) of this section, evaluated for the base fuel's properties.
- $f_2(b)$ = Higher emitter formaldehyde equation as defined in paragraph (e)(5)(ii) of this section, evaluated for the base fuel's properties.
 - (i) Consolidated equation for normal emitters.

```
f_1 = (-0.010226 \text{ x E}300) + (-0.007166 \text{ x ARO}) + (0.0462131 \text{ x MTB})
```

(ii) Equation for higher emitters.

```
f_2 = (-0.010226 \text{ x } E300) + (-0.007166 \text{ x } ARO) + (-0.031352 \text{ x } OLE) + (0.0462131 \text{ x } MTB)
```

- (iii) If the aromatics value of the target fuel is less than 10 volume percent, then an aromatics value of 10 volume percent shall be used when evaluating the equations given in paragraphs (e)(5) (i) and (ii) of this section. If the E300 value of the target fuel is greater than 95 volume percent, then an E300 value of 95 volume percent shall be used when evaluating the equations given in paragraphs (e)(5) (i) and (ii) of this section.
- (iv) When calculating formaldehyde emissions and emissions performance, oxygen in the form of alcohols which are more complex or have higher molecular weights than ethanol shall be evaluated as if it were in the form of ethanol. Oxygen in the form of methyl ethers other than TAME and MTBE shall be evaluated as if it were in the form of MTBE. Oxygen in the form of ethyl ethers other than ETBE shall be evaluated as if it were in the form of ETBE. Oxygen in the form of non-methyl, non-ethyl ethers shall be evaluated as if it were in the form of ETBE.
- (6) Acetaldehyde mass emissions shall be given by the following equation, subject to paragraphs (e)(6) (iii) and (iv) of this section:

$$\begin{aligned} & ACET = ACET(b) + (ACET(b) \ x \ Y_{ACET}(t)/100) \\ & Y_{ACET}(t) = [(w_1 \ x \ N_a) + (w_2 \ x \ H_a)-1] \ x \ 100 \end{aligned}$$

where

ACET = Exhaust acetaldehyde emissions in terms of milligrams/mile

Y_{ACET}(t) = Acetaldehyde performance of target fuel in terms of percentage change from baseline ACET(b) = Baseline acetaldehyde emissions as defined in paragraph (b)(2) of this section for the appropriate phase and season

 $N_a = \exp a_1(t) / \exp a_1(b)$

 $H_a = \exp a_2(t)/\exp a_2(b)$

- w_1 = Weighting factor for normal emitters as defined in paragraph (b)(1) of this section for the appropriate phase
- w_2 = Weighting factor for higher emitters as defined in paragraph (b)(1) of this section for the appropriate phase
- $a_1(t)$ = Normal emitter acetaldehyde equation as defined in paragraph (e)(6)(i) of this section, evaluated using the target fuel's properties, subject to paragraphs (e)(6)(iii) and (iv) of this section
- $a_2(t)$ = Higher emitter acetaldehyde equation as defined in paragraph (e)(6)(ii) of this section, evaluated using the target fuel's properties, subject to paragraphs (e)(6) (iii) and (iv) of this section
- $a_1(b)$ = Normal emitter acetaldehyde equation as defined in paragraph (e)(6)(i) of this section, evaluated for the base fuel's properties
- $f_2(b)$ = Higher emitter acetaldehyde equation as defined in paragraph (e)(6)(ii) of this section, evaluated for the base fuel's properties
 - (i) Consolidated equation for normal emitters.

```
a_1 = (0.0002631 \ x \ SUL) + (0.0397860 \ x \ RVP) + (-0.012172 \ x \ E300) + (-0.005525 \ x \ ARO) + (-0.009594 \ x \ MTB) + (0.3165800 \ x \ ETB) + (0.2492500 \ x \ ETH)
```

(ii) Equation for higher emitters.

 $a_2 = (0.0002627 \ x \ SUL) + (-0.012157 \ x \ E300) + (-0.005548 \ x \ ARO) + (-0.055980 \ x \ MTB) \ + (0.3164665 \ x \ ETB) + (0.2493259 \ x \ ETH)$

- (iii) If the aromatics value of the target fuel is less than 10 volume percent, then an aromatics value of 10 volume percent shall be used when evaluating the equations given in paragraphs (e)(6) (i) and (ii) of this section. If the E300 value of the target fuel is greater than 95 volume percent, then an E300 value of 95 volume percent shall be used when evaluating the equations given in paragraphs (e)(6) (i) and (ii) of this section.
- (iv) When calculating acetaldehyde emissions and emissions performance, oxygen in the form of alcohols which are more complex or have higher molecular weights than ethanol shall be evaluated as if it were in the form of ethanol. Oxygen in the form of methyl ethers other than TAME and MTBE shall be evaluated as if it were in the form of MTBE. Oxygen in the form of ethyl ethers other than ETBE shall be evaluated as if it were in the form of ETBE. Oxygen in the form of non-methyl, non-ethyl ethers shall be evaluated as if it were in the form of ETBE.
- (7) 1,3-butadiene mass emissions shall be given by the following equations, subject to paragraph (e)(7)(iii) of this section:

```
BUTA = BUTA(b) + (BUTA(b) x Y_{BUTA}(t)/100)

Y_{BUTA}(t) = [(w_1 x N_d) + (w_2 x H_d)-1] x 100
```

where

BUTA = Exhaust 1,3-butadiene emissions in terms of milligrams/mile

 $Y_{BUTA}(t) = 1,3$ -butadiene performance of target fuel in terms of percentage change from baseline BUTA(b) = Baseline 1,3-butadiene emissions as defined in paragraph (b)(2) of this section for the appropriate phase and season

 $N_d = \exp d_1(t) / \exp d_1(b)$

 $H_d = \exp d_2(t) / \exp d_2(b)$

- w_1 = Weighting factor for normal emitters as defined in paragraph (b)(1) of this section for the appropriate phase
- w_2 = Weighting factor for higher emitters as defined in paragraph (b)(1) of this section for the appropriate Phase.
- $d_1(t)$ = Normal emitter 1,3-butadiene equation as defined in paragraph (e)(7)(i) of this section, evaluated using the target fuel's properties, subject to paragraph (e)(7)(iii) of this section.
- $d_2(t)$ = Higher emitter 1,3-butadiene equation as defined in paragraph (e)(7)(ii) of this section, evaluated using the target fuel's properties, subject to paragraph (e)(7)(iii) of this section.
- $d_1(b)$ = Normal emitter 1,3-butadiene equation as defined in paragraph (e)(7)(i) of this section, evaluated for the base fuel's properties.
- $d_2(b)$ = Higher emitter 1,3-butadiene equation as defined in paragraph (e)(7)(ii) of this section, evaluated for the base fuel's properties.
 - (i) Consolidated equation for normal emitters.
- $d_1 = (0.0001552 \ x \ SUL) + (-0.007253 \ x \ E200) + (-0.014866 \ x \ E300) + (-0.004005 \ x \ ARO) + (0.0282350 \ x \ OLE)$
 - (ii) Equation for higher emitters.
- $d_2 = (-0.060771~x~OXY) + (-0.007311~x~E200) + (-0.008058~x~E300) + (-0.004005~x~ARO) + (0.0436960~x~OLE)$

- (iii) If the aromatics value of the target fuel is less than 10 volume percent, then an aromatics value of 10 volume percent shall be used when evaluating the equations given in paragraphs (e)(7) (i) and (ii) of this section. If the E300 value of the target fuel is greater than 95 volume percent, then an E300 value of 95 volume percent shall be used when evaluating the equations given in paragraphs (e)(7) (i) and (ii) of this section.
 - (8) Polycyclic organic matter mass emissions shall be given by the following equation:

 $POM = 0.003355 \times VOCE$

POM = Polycyclic organic matter emissions in terms of milligrams per mile

VOCE = Non-methane, non-ethane exhaust emissions of volatile organic compounds in grams per mile.

(9) Non-exhaust benzene emissions in VOC Control Region 1 shall be given by the following equations for both Phase I and Phase II:

```
NEBZ1 = DIBZ1 + HSBZ1 + RLBZ1 + RFBZ1

HSBZ1 = 10 x BEN x VOCHS1 x [(-0.0342 x MTB) + (-0.080274 x RVP) + 1.4448]

DIBZ1 = 10 x BEN x VOCD11 x [(-0.0290 x MTB) + (-0.080274 x RVP) + 1.3758]

RLBZ1 = 10 x BEN x VOCRL1 x [(-0.0342 x MTB) + (-0.080274 x RVP) + 1.4448]

RFBZ1 = 10 x BEN x VOCRF1 x [(-0.0296 x MTB) + (-0.081507 x RVP) + 1.3972
```

where

- NEBZ1 = Non-exhaust emissions of volatile organic compounds in VOC Control Region 1 in milligrams per mile.
- DIBZ1 = Diurnal emissions of volatile organic compounds in VOC Control Region 1 in milligrams per mile.
- HSBZ1 = Hot soak emissions of volatile organic compounds in VOC Control Region 1 in milligrams per mile.
- RLBZ1 = Running loss emissions of volatile organic compounds in VOC Control Region 1 in milligrams per mile.
- RFBZ1 = Refuelling emissions of volatile organic compounds in VOC Control Region 1 in grams per mile.
- VOCDI1 = Diurnal emissions of volatile organic compounds in VOC Control Region 1 in milligrams per mile, as determined in paragraph (c)(3) of this section.
- VOCHS1 = Hot soak emissions of volatile organic compounds in VOC Control Region 1 in milligrams per mile, as determined in paragraph (c)(3) of this section.
- VOCRL1 = Running loss emissions of volatile organic compounds in VOC Control Region 1 in milligrams per mile, as determined in paragraph (c)(3) of this section.
- VOCRF1 = Refuelling emissions of volatile organic compounds in VOC Control Region 1 in milligrams per mile, as determined in paragraph (c)(3) of this section.
- (10) Non-exhaust benzene emissions in VOC Control Region 2 shall be given by the following equations for both Phase I and Phase II:

```
NEBZ2 = DIBZ2 + HSBZ2 + RLBZ2 + RFBZ2
HSBZ2 = 10 x BEN x VOCHS2 x [(-0.0342 x MTB) + (-0.080274 x RVP) + 1.4448]
DIBZ2 = 10 x BEN x VOCD12 x [(-0.0290 x MTB) + (-0.080274 x RVP) + 1.3758]
```

RLBZ2 = 10 x BEN x VOCRL2 x [(-0.0342 x MTB) + (-0.080274 x RVP) + 1.4448] RFBZ2 = 10 x BEN x VOCRF2 x [(-0.0296 x MTB) + (-0.081507 x RVP) + 1.3972

where

- NEBZ2 = Non-exhaust emissions of volatile organic compounds in VOC Control Region 2 in milligrams per mile.
- DIBZ2 = Diurnal emissions of volatile organic compounds in VOC Control Region 2 in milligrams per mile.
- HSBZ2 = Hot soak emissions of volatile organic compounds in VOC Control Region 2 in milligrams per mile.
- RLBZ2 = Running loss emissions of volatile organic compounds in VOC Control Region 2 in milligrams per mile.
- RFBZ2 = Refuelling emissions of volatile organic compounds in VOC Control Region 2 in grams per mile.
- VOCDI2 = Diurnal emissions of volatile organic compounds in VOC Control Region 2 in milligrams per mile, as determined in paragraph (c)(4) of this section.
- VOCHS2 = Hot soak emissions of volatile organic compounds in VOC Control Region 2 in milligrams per mile, as determined in paragraph (c)(4) of this section.
- VOCRL2 = Running loss emissions of volatile organic compounds in VOC Control Region 2 in milligrams per mile, as determined in paragraph (c)(4) of this section.
- VOCRF2 = Refuelling emissions of volatile organic compounds in VOC Control Region 2 in milligrams per mile, as determined in paragraph (c)(4) of this section.
- (f) *Limits of the model.* (1) The equations described in paragraphs (c), (d), and (e) of this section shall be valid only for fuels with fuel properties that fall in the following ranges for reformulated gasolines and conventional gasolines:

(i) For reformulated gasolines:

Fuel property	Acceptable range	
Oxygen	0.0-4.0 weight percent.	
Sulphur	0.0-500.0 parts per million by weight.	
RVP	6.4-10.0 pounds per square inch.	
E200	30.0-70.0 percent evaporated.	
E300	70.0-100.0 percent evaporated.	
Aromatics	0.0-50.0 volume percent.	
Olefins	0.0-25.0 volume percent.	
Benzene	0.0-2.0 volume percent.	

(ii) For conventional gasoline:

Fuel property	Acceptable range
Oxygen	0.00-4.0 weight percent.
Sulphur	0.0-1000.0 parts per million by weight.
RVP	6.4-11.0 pounds per square inch.
E200	30.0-70.0 evaporated percent.
E300	70.0-100.0 evaporated percent.
Aromatics	0.0-55.0 volume percent.
Olefins	0.0-30.0 volume percent.
Benzene	0.0-4.9 volume percent.

(2) Fuels with one or more properties that do not fall within the ranges described in above shall not be certified or evaluated for their emissions performance using the complex emissions model described in paragraphs (c), (d), and (e) of this section.

3. Using the emission factors calculated under section 2 of this Part, calculate the ATI using the following model:

$$ATI = AC \times 0.016 + (NB + EB) \times 0.17 + BU \times 1.0 + FO \times 0.035$$

where

NB is the non exhaust benzene emission factor EB is the exhaust benzene emission factor

BU is the 1,3 butadiene emission factor

AC is the acetaldehyde emission factor FO is the formaldehyde emission factor

4. Using the ATI for each batch of fuel, determine the Pool Average ATI using the following formula:

Pool Average ATI =
$$[(ATI_1 \times V_1) + (ATI_2 \times V_2) + \dots + (ATI_n \times V_n)] / V_x$$

where

ATIi is the ATI of batch i

ATIn is the ATI of the last batch supplied during the rolling period

V is volume

V_i is the volume of batch i

V_n is the volume of the last batch supplied during the rolling period

 V_x is the total volume of all batches supplied during the rolling period, such that $V_x = V_1 + V_2 + + v_n$

Octane extenders that may be added to petrol

For the purposes of clause 9(1), the following octane extenders are octane extenders that may be added to petrol:

Lead: provided that the standard for the batch measurement of lead is not exceeded

Methylcyclopentadienyl manganese tricarbonyl: may be added to LRP only

Areas in which this policy does not apply

For the purposes of clause 11(1), the following areas are areas in which this policy does not apply:

Area of the Berri Barmera Council

Area of the District Council of Grant

Area of the District Council of Loxton Waikerie

Area of the District Council of Renmark Paringa

Unincorporated area of Riverland

Area of the City of Mt Gambier

Area of the Wattle Range Council

Uses of fuel for which supply is allowed

For the purposes of clause 11(2), fuel supplied or to be supplied for the following uses is fuel to which this policy does not apply:

Motor vehicle racing competitions

Motor vehicle speed or performance trials

MEH 6/2000 CS

R. Dennis Clerk of Executive Council

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

No. 8 of 2001

At the Executive Council Office at Adelaide 8 February 2001

PURSUANT to the *Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986*, on the recommendation of the Animal and Plant Control Commission and with the advice and consent of the Executive Council, I make the following regulations.

E. J. Neal Governor

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

Rob Kerin Minister for Primary Industries and Resources

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 3
- 4. Variation of reg. 4
- 5. Substitution of regs. 16, 17 and 18

Citation

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

Commencement

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

Variation of reg. 3

3. Regulation 3 of the principal regulations by inserting after the definition of "**the Act**" the following definitions:

"Flinders Ranges" means the control area declared by proclamation under section 40 of the Act in relation to goats in the Flinders Ranges;

"off-shore islands"—

- (a) in relation to deer—means the control area declared by proclamation under section 40 of the Act in relation to deer on islands (other than Kangaroo Island) off the coast of the State;
- (b) in relation to goats—means the control area declared by proclamation under section 40 of the Act in relation to goats on islands off the coast of the State;

[&]quot;registered deer keeper" means a person registered as a deer keeper under the *Livestock Regulations* 1998.

Variation of reg. 4

4. Regulation 4 of the principal regulations is varied by inserting in alphabetical order in paragraph (b) "Kingoonya Soil Conservation Board".

Substitution of regs. 16, 17 and 18

- **5.** Regulations 16, 17 and 18 of the principal regulations are revoked and the following regulations are substituted:
 - **16.** (1) For the purposes of section 47(3) of the Act, the measures set out in this regulation are prescribed in relation to—
 - (a) deer in all parts of the State (other than on off-shore islands); and
 - (b) goats in all parts of the State (other than in the Flinders Ranges or on off-shore islands).
 - (3) A deer or goat on land owned or occupied by the owner of the deer or goat, or on land with the consent of the owner or occupier of the land, must—
 - (a) be secured or confined in a manner determined by the Commission; and
 - (b)
 - (i) in the case of a deer that is more than six months of age—be permanently identified in a manner determined by the Commission and that complies with the *Livestock Regulations 1998*;
 - (ii) in the case of a goat that is more than six months of age or weighs more than 15 kilograms—be permanently identified in a manner determined by the Commission.
 - (4) Subject to regulation 18(2), a deer or goat on land without the consent of the owner or occupier of the land must—
 - (a) be captured and removed from the land within six weeks after capture; or
 - (b) be destroyed.
 - (5) Subject to regulation 18(2), a deer or goat (whether captured under subregulation (4) or not) may be released with a radio transmitter or other tracking device attached for the purpose of locating other deer or goats, as the case requires.
 - **17.** (1) For the purposes of section 47(3) of the Act, the measures set out in this regulation are prescribed in relation to—
 - (a) deer on off-shore islands; and
 - (b) goats in the Flinders Ranges and on off-shore islands.
 - (2) Subject to regulation 18(2), a deer or goat must—
 - (c) be captured and removed from the land within six weeks after capture; or
 - (d) be destroyed.

- (3) Subject to regulation 18(2), a deer or goat (whether captured under subregulation (2) or not) may be released with a radio transmitter or other tracking device attached for the purpose of locating other deer or goats, as the case requires.
- **18.** (1) An owner of land is not required to capture a deer or goat if, by reason of the terrain inhabited by the deer or goat or any other circumstance, capture is impossible.
- (2) A deer or goat must not be released under regulation 16 or 17 except with the written approval of the Commission and in accordance with the conditions (if any) to which the approval is subject.
- (3) An owner of land (or a person acting on behalf of an owner of land) or any other person taking measures for the control or destruction of deer under these regulations must not, knowing or having reason to believe that a registered deer keeper claims ownership of the deer, destroy the deer or sell or otherwise dispose of them to any other person unless—
 - (a) written notice has been served on the registered deer keeper requiring him or her to remove the deer from the land within a period specified in the notice (being a period not less than the period prescribed by subregulation (6)); and
 - (b) the period specified in the notice has expired.
- (4) An owner of land (or a person acting on behalf of an owner of land) or any other person taking measures for the control or destruction of goats under these regulations must not, knowing or having reason to believe that another person claims ownership of the goats, destroy the goats or sell or otherwise dispose of them to any other person unless—
 - (a) written notice has been served on the person who claims, or is believed to claim, ownership of the goats requiring that person to remove the goats from the land within a period specified in the notice (being a period not less than the period prescribed by subregulation (6)); and
 - (b) the period specified in the notice has expired.
 - (5) A notice under subregulation (3) or (4) may be served—
 - (a) personally or by post; or
 - (b) if the whereabouts of the person on whom the notice is to be served are unknown—by publication of the notice in a newspaper circulating generally throughout the State.
 - (6) The minimum period of notice for the purposes of subregulations (3) and (4) is—
 - (a) if the notice is served personally—
 - (i) in the case of a notice relating to deer—14 days; or
 - (ii) in the case of a notice relating to goats—48 hours;

- (b) if the notice is served by post or by publication in a newspaper—
 - (i) in the case of a notice relating to deer—18 days; or
 - (ii) in the case of a notice relating to goats—7 days, commencing at the time of posting or publication.

MPI 060/2000 CS MPI 062/2000 CS R. Dennis Clerk of the Council

REGULATIONS UNDER THE SECOND-HAND DEALERS AND PAWNBROKERS ACT 1996

No. 9 of 2001

At the Executive Council Office at Adelaide 8 February 2001

PURSUANT to the Second-hand Dealers and Pawnbrokers Act 1996 and with the advice and consent of the Executive Council, I make the following regulations.

E. J. Neal Governor

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

K. T. Griffin Minister for Consumer Affairs

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 3—Interpretation
- 4. Variation of reg. 4—Application of Act
- 5. Insertion of reg. 4A
 - 4A. Modification of Act in relation to abandoned goods
- 6. Insertion of reg. 8A
 - 8A. Receipt to be issued on sale of prescribed motor vehicle component

Citation

1. The *Second-hand Dealers and Pawnbrokers Regulations 1998* (see *Gazette* 19 February 1998 p. 964), as varied, are referred to in these regulations as "the principal regulations".

Commencement

- **2.** (1) Subject to subregulation (2), these regulations will come into operation one month after the day on which they are made.
- (2) Paragraphs (a) to (e) of regulation 3 will come into operation four months after the day on which these regulations are made.

Variation of reg. 3—Interpretation

- **3.** Regulation 3 of the principal regulations is varied—
- (a) by inserting after the definition of "the Act" the following definition:

"interactive game console" means equipment for the playing of a game—

- (a) that involves a display on a computer monitor, television screen, liquid crystal display or similar medium; and
- (b) where the way in which the game proceeds and the result achieved at various stages of the game is determined in response to the decisions, inputs and direct involvement of the player;;

- (b) by striking out paragraph (j) of the definition of "**prescribed goods**" and substituting the following paragraphs:
 - (j) computer hardware or interactive game consoles;
 - (ja) computer programs or computer programs and data, including those comprising games for use with interactive game consoles;;
- (c) by inserting in paragraph (k)(i) of the definition of "**prescribed goods**" ", video tape players, digital video disc players" after "compact disc players";
- (d) by striking out paragraph (l) of the definition of "**prescribed goods**" and substituting the following paragraph:
 - (l) compact discs or digital video discs;;
- (e) by inserting after subparagraph (xviii) of paragraph (o) of the definition of "**prescribed goods**" the following subparagraph:

(xviv) motor vehicle seats;;

(f) by inserting after the definition of "**prescribed goods**" the following definitions:

"**prescribed motor vehicle component**"—see paragraph (o) of the definition of "**prescribed goods**";

"written-off vehicle" has the same meaning as in regulation 53 of the *Motor Vehicle Regulations* 1996;

"written-off vehicle notice" means a notice issued by the Registrar of Motor Vehicles under regulation 53 of the *Motor Vehicles Regulations 1996*.

Variation of reg. 4—Application of Act

- **4.** Regulation 4 of the principal regulations is varied—
- (a) by striking out subregulation (4) and substituting the following subregulations:
 - (4) Section 10 of the Act does not apply in relation to second-hand goods that have come into the possession of a second-hand dealer (the **transferee dealer**) if—
 - (a) the goods were acquired from another second-hand dealer (the **transferor dealer**); and
 - (b) the transferor dealer retained the goods in accordance with section 10 or, if the goods have been successively acquired by a chain of second-hand dealers, the first in that chain retained the goods in accordance with section 10; and
 - (c) the transferee dealer keeps, as a record for the purposes of section 8 of the Act, a copy of a certificate signed by the second-hand dealer who retained the goods in accordance with section 10 certifying as to that retention.

- (4a) Sections 9 and 10 of the Act do not apply in relation to a written-off vehicle or a motor vehicle component from a written-off vehicle if the dealer records, for the purposes of section 8 of the Act, the identification code assigned by the Registrar of Motor Vehicles to that vehicle and recorded on the written-off vehicle notice affixed to the vehicle.
- (4b) Sections 6, 7, 8, 9 and 10 of the Act do not apply in relation to the following businesses:
 - (a) the business of selling second-hand vehicles carried on by a person licensed as a dealer, or exempt from the requirement to be licensed as a dealer, under the Second-hand Vehicle Dealers Act 1995;
 - (b) the business of repairing prescribed goods for customers;
 - (c) the business of acquiring prescribed goods for the purposes of recycling metal and selling scrap metal obtained from those goods.;
- (b) by inserting after subregulation (5) the following subregulation:
 - (5a) Part 2 of the Act does not apply in relation to the sale of goods by an organisation formed for religious, educational or other charitable or beneficial community purposes where all the goods sold have been donated to the organisation and the proceeds of the sale (after deduction of expenses relating to the sale) go to the organisation.

Insertion of reg. 4A

5. The following regulation is inserted after regulation 4 of the principal regulations:

Modification of Act in relation to abandoned goods

- **4A.** (1) The application of the Act is modified in relation to abandoned goods removed by a second-hand dealer at the request or with the authorisation of a council or an agency of the Crown in the course of or for the purposes of the dealer's business so that—
 - (a) the records required to be kept under section 8 of the Act in relation to the goods—
 - (i) need not contain the information set out in section 8(4) of the Act; but
 - (ii) must contain—
 - (A) the name and address of the council or the agency of the Crown at whose request or with whose authorisation the goods were removed; and
 - (B) a description of the goods; and
 - (C) a description identifying the place from which the goods were removed; and
 - (D) the date on which the goods were removed; and

- (b) on the sale of the goods by the dealer, the dealer must—
 - (i) record, for the purposes of section 8 of the Act, the name and residential address or business name and business address of the purchaser of the goods and the date of sale; and
 - (ii) if the purchaser of the goods is not another second-hand dealer, verify the identity of the purchaser and record, for the purposes of section 8 of the Act, details of the means used to verify the information; and
- (c) sections 8(5), 9 and 10 of the Act do not apply in relation to the goods.
- (2) In this regulation—

"abandoned goods" means goods that have been abandoned or left, or unlawfully deposited or placed, on a road, in a public place or on local government land or Crown land;

"council", "local government land", "public place" and "road" have the same respective meanings as in the *Local Government Act 1999*.

Insertion of reg. 8A

6. The following regulation is inserted after regulation 8 of the principal regulations:

Receipt to be issued on sale of prescribed motor vehicle component

8A. (1) A second-hand dealer must, on the sale of a prescribed motor vehicle component, immediately make out a receipt for it—

- (a) that is legibly written on a form comprised in a series of consecutively pre-numbered duplicate receipt forms marked with the name and residential address, or business name and business address, of the dealer; and
- (b) that contains the following information:
 - (i) the date of the sale;
 - (ii) a full description of the component, including the type of component and its part number, and the make, model and year of manufacture of the motor vehicle from which the component came;
 - (iii) if the component was obtained from a written-off vehicle—a note to that effect, as well as the identification code assigned by the Registrar of Motor Vehicles to that vehicle and recorded on the written-off vehicle notice affixed to the vehicle;
 - (iv) the name and residential address, or business name and business address, of the purchaser;
 - (v) the purchase price of the component;
 - (vi) a note to the effect that, if the component is used in the repair of a written-off vehicle, the Registrar of Motor Vehicles may, when considering whether to register the vehicle under the *Motor Vehicles Act* 1959, require the production of the receipt.

- (2) The second-hand dealer must make the original receipt available to the purchaser of the motor vehicle component.
- (3) The second-hand dealer must ensure that a legible copy of the receipt is made on the duplicate form containing the same details as the original receipt and must, for the purposes of section 8 of the Act, keep the duplicate form as part of the dealer's records in relation to the motor vehicle component.

AG 3/2000 CS

R. Dennis Clerk of the Council

REGULATIONS UNDER THE DANGEROUS SUBSTANCES ACT 1979

No. 10 of 2001

At the Executive Council Office at Adelaide 8 February 2001

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

E. J. NEAL Governor

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

MICHAEL Armitage Minister for Government Enterprises

SUMMARY OF PROVISIONS

1.	Citation
2.	Commencement
3.	Variation of reg. 4—Interpretation
4.	Variation of reg. 5—Dangerous substances
5.	Variation of reg. 7—Application for permit to carry out gas fitting work
6.	Substitution of heading
	PART 6
	GAS FITTING WORK
7.	Substitution of reg. 29
	29. Gas fitting work
8.	Variation of reg. 30—Gas fitting work not to be carried out without permi
9.	Variation of reg. 31—Granting of permits by Competent Authority
10.	Variation of reg. 32—Conditions of permits
11.	Variation of reg. 33—Age qualifications
12.	Variation of reg. 34—Grant of permit
13.	Variation of reg. 35—Lost permits
14.	Substitution of reg. 36
	36. Requirement to produce permit
15.	Variation of reg. 37—Suspension or revocation of permit
16.	Variation of reg. 38—Certificates of compliance and compliance plates
17.	Variation of reg. 39—Damaged installations
18.	Variation of Sched. 2—Fees
19.	Substitution of Sched. 3
	SCHEDULE 3
	Application for Permit
20.	Substitution of Schedules 5 and 6
	SCHEDULE 5
	Certificate of Compliance
	SCHEDULE 6
	Compliance Plate

Citation

1. The *Dangerous Substances Regulations 1998* (see *Gazette 27* August 1998 p. 703), as varied, are referred to in these regulations as "the principal regulations".

Commencement

21.

Transitional provision

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

Variation of reg. 4—Interpretation

- 3. Regulation 4 of the principal regulations is varied—
- (a) by striking out the definition of "autogas permit" in subregulation (1);
- (b) by inserting after the definition of "the Code" in subregulation (1) the following definition:
 - "compressed natural gas" means natural gas that is stored under pressure in a cylinder or tank;;
- (c) by striking out from the definition of "gas fitting work" in subregulation (1) "liquefied petroleum gas" (twice occurring) and substituting, in each case "liquefied petroleum gas or compressed natural gas";
- (d) by striking out the definition of "**installation**" in subregulation (1) and substituting the following definition:
 - "**installation**" means any liquefied petroleum gas or compressed natural gas arrangement consisting of any number of cylinders or storage tanks, together with metering equipment and associated pipe work provided for supplying liquefied petroleum gas or compressed natural gas (as the case may be) as a fuel to an internal combustion engine;;
- (e) by inserting after the definition of "manufactured product" in subregulation (1) the following definition:

"natural gas" means a substance that—

- (a) is in a gaseous state at Standard Temperature and Pressure; and
- (b) consists of naturally occurring hydrocarbons, or a naturally occurring mixture of hydrocarbons and non-hydrocarbons, the principal constituent of which is methane;;
- (f) by inserting after the definition of "Packing Group" in subregulation (1) the following definition:

"**permit**" means a permit (including an autogas permit) to carry out gas fitting work issued under these regulations by a Competent Authority;.

Variation of reg. 5—Dangerous substances

4. Regulation 5 of the principal regulations is varied by inserting "and compressed natural gas" after "liquefied petroleum gas".

Variation of reg. 7—Application for permit to carry out gas fitting work

- **5.** Regulation 7 of the principal regulations is varied—
- (a) by striking out from subregulation (1) "an autogas permit" and substituting "a permit";
- (b) by striking out from subregulation (2) "such".

Substitution of heading

6. The heading to Part 6 of the principal regulations is revoked and the following heading is substituted:

PART 6 GAS FITTING WORK

Substitution of reg. 29

7. Regulation 29 of the principal regulations is revoked and the following regulation is substituted:

Gas fitting work

- 29. (1) A person who carries out gas fitting work must ensure—
- (a) where the gas fitting work is for the use of liquefied petroleum gas—that the work is carried out in accordance with, and the installation and all associated equipment and fittings comply with, the relevant requirements of AS/NZS 1425, as varied by this regulation; and
- (b) where the gas fitting work is for the use of compressed natural gas—that the work is carried out in accordance with, and the installation and all associated equipment and fittings comply with, the relevant requirements of AS/NZS 2739, as varied by this regulation.

Maximum penalty: \$5 000.

- (2) A person must not use an installation for the operation of an internal combustion engine on liquid petroleum gas or compressed natural gas unless the person has taken reasonable steps to ensure that the installation and all associated equipment and fittings comply with—
 - (a) in the case of liquid petroleum gas—the relevant requirements of AS/NZS 1425, as varied by this regulation; or
 - (b) in the case of compressed natural gas—the relevant requirements of AS/NZS 2739, as varied by this regulation.

Maximum penalty: \$5 000.

- (3) For the purpose of ensuring under subregulation (2) that an installation and all associated equipment and fittings comply with the requirements specified in that subregulation, a person may rely on a certificate of compliance or compliance plate issued under this Part in relation to the installation.
- (4) For the purposes of this regulation, AS/NZS 1425 and AS/NZS 2739 are varied as follows:
 - (a) a requirement in AS/NZS 1425 or in AS/NZS 2739 that any person or thing be approved by a regulatory authority does not apply;
 - (b) a limitation specified in AS/NZS 1425 or in AS/NZS 2739 making it inapplicable to installations fitted to a vehicle before a particular date or work carried out on an installation before a particular date does not apply.

- (5) In this regulation—
- "AS/NZS 1425" means AS/NZS 1425 "LP Gas Fuel Systems for Vehicle Engines";
- "AS/NZS 2739" means AS/NZS 2739 "Natural Gas (CNG) Fuel Systems for Vehicle Engines".

Variation of reg. 30—Gas fitting work not to be carried out without permit

8. Regulation 30 of the principal regulations is varied by striking out "an autogas permit" (wherever occurring) and substituting, in each case, "a permit".

Variation of reg. 31—Granting of permits by Competent Authority

- **9.** Regulation 31 of the principal regulations is varied—
- (a) by striking out from subregulation (1) "an autogas permit" and substituting "a permit";
- (b) by striking out subparagraph (iii) of subregulation (1)(a);
- (c) by inserting in subregulation (1)(b)(i) "or compressed natural gas" after "liquefied petroleum gas";
- (d) by striking out from subregulation (2) "Autogas permits" and substituting "Permits";
- (e) by striking out from subregulation (3) "autogas";
- (f) by striking out from subregulation (4) "An autogas permit" and substituting "A permit".

Variation of reg. 32—Conditions of permits

10. Regulation 32 of the principal regulations is varied by striking out "An autogas permit" and substituting "A permit".

Variation of reg. 33—Age qualification

11. Regulation 33 of the principal regulations is varied by striking out from subregulation (1) "An autogas permit" and substituting "A permit".

Variation of reg. 34—Grant of permit

- 12. Regulation 34 of the principal regulations is varied—
- (a) by striking out from subregulation (1) "An autogas permit" and substituting "A permit";
- (b) by striking out from subregulation (2) "an autogas permit" and substituting "a permit";
- (c) by striking out from subregulation (3) "An autogas permit" and substituting "A permit".

Variation of reg. 35—Lost permits

13. Regulation 35 of the principal regulations is varied by striking out "an autogas permit" (twice occurring) and substituting, in each case, "a permit".

Substitution of reg. 36

14. Regulation 36 of the principal regulations is revoked and the following regulation is substituted:

Requirement to produce permit

36. The holder of a permit must produce the permit to an authorised officer on request.

Variation of reg. 37—Suspension or revocation of permit

- 15. Regulation 37 of the principal regulations is varied—
- (a) by striking out from subregulations (1) and (2) "an autogas permit" (wherever occurring) and substituting, in each case, "a permit";
- (b) by striking out from subregulation (3) "autogas".

Variation of reg. 38—Certificates of compliance and compliance plates

- **16.** Regulation 38 of the principal regulations is varied—
- (a) by striking out from subregulations (1), (2), (3), (4) and (5) "an autogas permit" (wherever occurring) and substituting, in each case, "a permit";
- (b) by inserting in subregulation (2)(b) "or compressed natural gas" after "liquefied petroleum gas".

Variation of reg. 39—Damaged installations

17. Regulation 39 of the principal regulations is varied by striking out "an autogas permit" and substituting "a permit which permits the person to carry out that class of gas fitting work".

Variation of Sched. 2—Fees

18. Schedule 2 of the principal regulations is varied by striking out subclauses (2), (3) and (4) of clause 1 and substituting the following subclauses:

(2) Fees for a permit, renewal of a permit or the issue of a duplicate permit	.\$63.50
(3) Fee for the issue of a compliance plate to the holder of a permit	\$6.35
(4) Fee for the issue of a blank certificate of compliance to the holder of a permit	\$2.55

Substitution of Sched. 3

To: The Director

19. Schedule 3 of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE 3

Application for Permit

DANGEROUS SUBSTANCES ACT 1979

Transitional provision

21. Despite any provision to the contrary contained in the principal regulations as varied by these regulations, a compliance plate issued under regulation 38 of the principal regulations within the period of two years after the commencement of these regulations may be of the size and form set out in Schedule 6 of the principal regulations as in force immediately before the commencement of these regulations.

MWR 00/039 CS

R. Dennis Clerk of the Council

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CITY OF ADELAIDE

Declaration of Public Road

NOTICE is hereby given that pursuant to section 210 of the Local Government Act 1999, the council intends to declare, as public road, the road known as Stamford Court in town acre 482.

S. LAW, Chief Executive Officer

CITY OF ADELAIDE

DEVELOPMENT ACT 1993

Adelaide (City) Development Plan Local Heritage Amendments Plan Amendment Report—Draft for Public Consultation

THE Adelaide City Council has prepared a draft Plan Amendment Report to amend the Adelaide (City) Development Plan.

The Plan Amendment Report will amend the Development Plan by removing from listing as a Local Heritage Place (Townscape) the following properties:

- 101-113 Barnard Street, North Adelaide;
- 79 Jeffcott Street, North Adelaide;
- 183-185 Halifax Street, Adelaide; and
- 101-105 Sturt Street, Adelaide.

The draft Plan Amendment Report and statement will be available during normal office hours from the City of Adelaide Customer Centre, 25 Pirie Street, Adelaide, S.A. 5000 from Thursday, 8 February 2001 to Thursday, 12 April 2001. Copies of the Plan Amendment Report are free of charge.

Written submissions regarding the draft amendment will be accepted by the City of Adelaide until Thursday, 12 April 2001. The written submissions should also clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be addressed to the Chief Executive Officer, City of Adelaide, G.P.O. Box 2252, Adelaide, S.A. 5001.

Copies of all submissions received will be available for inspection by interested persons at the City of Adelaide Customer Centre, 25 Pirie Street, Adelaide from Thursday, 19 April 2001 until the date of public hearing.

A public hearing will be held at 6 p.m. in the Colonel Light Room, Adelaide Town Hall, King William Street, Adelaide on Tuesday, 1 May 2001. The public hearing may not be held if no submission indicates an interest by its author to speak at the public hearing.

Dated 8 February 2001.

S. LAW, Chief Executive Officer

CITY OF MITCHAM

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1-Permits and Penalties

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

Permits

- 1. (1) In any by-law of the council unless the contrary intention is clearly indicated the word 'permission' means the permission of the council given in writing.
- (2) The council may attach such conditions to a grant of permission as it thinks fit, and may vary or revoke such conditions or impose new conditions by notice in writing to the permit holder.
 - (3) Any permit holder shall comply with every such condition.
- (4) The council may revoke such grant of permission at any time by notice in writing to the permit holder.

Penalties

2. (1) Any person who commits a breach of any by-law of the council is guilty of an offence and is liable to a penalty being the maximum amount referred to in the Local Government Act 1999, that can be prescribed by by-law for any breach of a by-law.

(2) Any person who commits a breach of any by-law of the council is liable, in addition to any other penalty that may be imposed, to a further penalty for every day on which the offence is continued, such penalty being the maximum amount referred to in the Local Government Act 1934, and/or Local Government Act 1999, which may be prescribed by by-law for offences of a continuing matter.

Construction

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

The foregoing by-law was duly made and passed at a meeting of the council of the City of Mitcham held on 30 January 2001, by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

R. MALCOLM, Chief Executive Officer

CITY OF MITCHAM

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2—Moveable Signs

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

Definitions

- 1. In this by-law:
 - 'footpath area' means that part of a street or road between the boundary of the street or road and the edge of the carriageway on the same side as that boundary;
 - 'moveable sign' has the same meaning as in the Local Government Act 1999;
 - (3) 'authorised person' means a person appointed as an authorised person pursuant to section 260 of the Local Government Act 1999.

Construction

- 2. A moveable sign displayed on a road:
 - (1) shall be a kind known as an 'A' Frame or Sandwich Board sign, an 'inverted "T"' sign, or a flat sign;
 - shall be constructed of timber and/or metal and/or plastic;
 - (3) shall not exceed 900 mm in height, 600 mm in width or 600 mm in length;
 - (4) shall be stable when in position;
 - (5) in the case of an 'A' Frame or Sandwich Board sign:
 - (a) shall be hinged or joined at the top;
 - (b) shall be of such construction that its sides shall be securely fixed or locked in position when erected;
 - (6) in the case of an 'inverted "T" sign, shall contain no struts or members that run between the display area and the base of the sign; and
 - (7) in the case of a banner shall be securely fixed to a solid structure so that it does not hang loose or flap, and so that a person or vehicle on the street or road cannot come into contact with it;
 - (8) shall not rotate, contain flashing lights or be illuminated internally.
- 3. A moveable sign shall not be positioned on a street or road:
 - (1) other than abutting the boundary of the street or road;
 - (2) on a footpath area that is of less width than 2.5 m;
 - (3) on a footpath area at a closer distance to any other structure, fixed object, tree, bush or plant than 1.9 m; or
 - 4) (a) within 1 m of an entrance to premises adjacent thereto; or
 - (b) within 3 m of an intersection or junctions.

Restrictions

- 4. A moveable sign shall not be placed on a street or road:
 - (1) (a) unless it only displays material which advertises a business being conducted on premises adjacent to the moveable sign, or the products available from that business, but no brand names of products shall be displayed unless the name of the business is also displayed on the moveable sign;
 - (b) if another moveable sign which relates to the same business is already displayed on the street or road;
 - (c) unless the business to which it relates is open;
 - (2) in a wind unless it is securely fixed such that it cannot be blown over:
 - (3) in such a position or in such circumstances that the safety of any user of the street or road is at risk;
 - (4) during the hours of darkness unless it is clearly visible;
 - (5) unless Development Approval has been obtained under the Development Act 1993 (if required by that Act).

Exemptions

- 5.(1) Paragraph 3 and subparagraph 4 (1), do not apply to a moveable sign which is used:
 - (a) by a Land Agent to indicate only that a residential premises is open for inspection for sale;
 - (b) as a directional sign to an event run by an incorporated association or charitable body;
 - (c) to advertise a garage sale taking place from residential premises; or
 - (d) with permission,

and which is not placed on the carriageway of a street or road.

(2) Subparagraph 4 (1) does not apply to a flat sign the message of which only contains newspaper headlines and the name of a newspaper.

The foregoing by-law was duly made and passed at a meeting of the council of the City of Mitcham held on 30 January 2001, by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

R. MALCOLM, Chief Executive Officer

CITY OF MITCHAM

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3—Local Government Land

FOR the management and regulation of the use of and access to local government land (other than streets and roads) vested in or under the control of the council, including the prohibition and regulation of particular activities on local government land.

Definitions

- 1. In this by-law:
 - 'local government land' means land owned by the council or under the council's care, control and management (except streets and roads);
 - (2) 'liquor' has the same meaning as defined in the Liquor Licensing Act 1997;
 - (3) 'open container' means a container which:
 - (a) after the contents thereof have been sealed at the time of manufacture and:
 - being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);
 - (ii) being a can, it has been opened or punctured;
 - (iii) being a cask, has had its tap placed in a position to allow it to be used;
 - (iv) being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or

- (b) is a flask, glass or mug or other container used for drinking purposes;
- (4) 'the Council' means the City of Mitcham;
- (5) 'authorised person' means a person appointed as an authorised person pursuant to section 260 of the Local Government Act 1999;
- (6) 'public place' means a place (including a place on private land) to which the public has access (except a street or road) but does not include any part of a community parcel divided by a plan of community division under the Community Titles Act 1996.

Obey Signs

2. The driver of a vehicle on local government land shall obey the indications given by any traffic control device (within the meaning of the Road Traffic Act 1961) or any sign erected by or with the authority of the council, for regulating traffic or indicating the direction or route to be followed by traffic on that land.

Vehicles Excluded

- 3. (1) No person shall drive or propel a vehicle on any local government land where the council has excluded vehicles generally pursuant to section 359 of the Local Government Act 1934, or sections 32 or 33 of the Road Traffic Act 1961.
- (2) No person shall drive or propel a vehicle of a class on any local government land where the council has excluded vehicles of that class pursuant to section 359 of the Local Government Act 1934, or sections 32 or 33 of the Road Traffic Act 1961.

Activities requiring permission

4. No person shall without permission on any local govern-ment land:

Vehicles on Parklands

- (1) comprising parklands or reserves:
 - (a) drive or propel a motor vehicle thereon, unless on an area or road constructed or set aside by the council for the parking or travelling of motor vehicles;
 - (b) ride, drive or propel a bicycle or a skateboard thereon except upon paths or areas set aside for that purpose;
 - (c) except on a properly constructed area for the purpose, promote, organise or take part in any race, test or trial of any kind in which motor vehicles or bicycles take part;
 - (d) drive or propel a motor vehicle on any part thereof without payment of the fee for the entry of motor vehicles to that part, where the council has authorised a fee to be charged for that purpose;

Working on Vehicles

(2) perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown;

Trading

- (3) (a) carry on the business of selling, offering or exposing for sale any goods, merchandise, commodity, article or thing; or
 - (b) set up a van or other vehicle or stall or other structure, tray, carpet or device, for the purpose of buying or selling any goods, merchandise, commodity, article or thing;

Advertising

(4) make any announcement or advertisement, using any sound reproducing or amplification device;

Busking

(5) sing, busk or play a musical instrument for the purpose of or so as to appear to be for the purpose of entertaining others or receiving money;

Preaching

(6) (a) preach or harangue; or

(b) give out or distribute to any bystander or passer-by any pamphlet, handbill, book, notice, or other printed matter, provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government election or to a handbill or leaflet given out or distributed during the course and for the purposes of a referendum;

Flora

- (7) (a) take, uproot or wilfully damage any plant or tree; or
 - (b) ride or drive any vehicle or animal or run, stand or walk on any flower bed or garden plot in the parklands;

Depasturing

(8) cause, suffer or allow any horse, cattle, sheet or goat under his or her control to depasture thereon;

Horses

(9) to which this subparagraph applies ride, lead or drive a horse;

Golf

- (10) to which this subparagraph applies, play or practice golf, *Alcoholic Beverages*
- (11) being parkland or a reserve to which this subparagraph applies, consume, carry or be in possession or charge of any alcoholic beverage;

No Liquor

- (12) (a) consume, carry or be in possession or charge of any liquor on any local government land to which this subparagraph applies (provided the land constitutes parklands or reserves):
 - (b) excepting sealed containers, consume, carry or be in possession or charge of any liquor in an open container on any local government land to which this subparagraph applies (provided the land constitutes parklands or reserves);

Camping

- (13) (a) camp or remain overnight or pitch a tent thereon;
 - (b) subject to the Country Fires Act 1989 and the Clean Air Act 1984, light or maintain a fire except in places set aside for that purpose by the council and excepting a gas stove, gas barbecue or gas light;

Gas Barbeques

(14) being parklands or a reserve to which this paragraph applies, light or maintain a gas stove, gas barbeque, gas light or other gas appliance;

Donations

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

Amplification

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

Distribution

(17) distribute anything to any bystander, passer by or other person;

Canvassing

(18) convey any advertising, religious or other message to any bystander, passer by or other person;

Attachments to Trees

(19) attach, hang or fix any rug, blanket, sheet, rope or other material to any tree, shrub, plant, tree guard, tree stake, notice board, seat, fence, post or other item or structure which is the property of the council;

Removing Soil etc.

(20) carry away or remove any soil, sand, seaweed, timber, stones, pebbles other organic or inorganic materials or any part of the land;

Picking Fruit, etc.

(21) pick fruit, nuts or berries from any trees or bushes;

Digging Soil, etc.

(22) to which this subparagraph applies, dig the soil for or collect worms, shellfish, grubs or insects;

Athletic and Ball Sports

- (23) (a) promote, organise or take part in any organised athletic sport;
 - (b) to which this subparagraph applies, play or practice the game of golf;

Weddings

(24) conduct or participate in a marriage ceremony on any parkland or reserve;

Closed Lands

- (25) no person shall enter or remain on any part of local government land:
 - (a) at any time during which the council has declared that the part shall be closed to the public, and which is indicated by a sign adjacent to the entrance to that part: or
 - (b) where the land is enclosed with fences and/or walls and gates, at any time when the gates have been closed and locked; or
 - (c) where admission charges are payable, to enter without paying those charges;

Toilets

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

Posting of Bills etc.

5. No person shall without the council's permission post any bills, advertisements or other papers or items on a building, or structure on local government land or other public place.

Prohibited Activities

6. No person shall on local government land:

Smokins

 smoke tobacco or any other substance in any building or part of any building to which this subparagraph applies.

Use of Equipment

(2) use any item of equipment and/or facilities or other council property other than in the manner and for the purpose for which it was designed or set aside.

Annovances

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

Directions

7. Any person on local government land must comply with any reasonable direction or request from an authorised person relating to:

- (a) that person's use of the land;
- (b) that person's conduct and behaviour on the land;
- (c) that person's safety on the land;
- (d) the safety and enjoyment of the land by other persons.

Removal of Animals and Persons

- 8. (1) If any animal is found on local government land in breach of a by-law:
 - (a) any person in charge of the animal shall remove it on the request of an authorised person; and
 - (b) an authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
- (2) Any authorised person may remove any person from local government land who is found committing a breach of a by-law.

Exemptions

9. The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contract or while performing work for the council and while acting under the supervision of a Council Officer, or to the driver of an exempt vehicle (within the meaning of section 40 of the Road Traffic Act 1961) while driving that vehicle in relation to an emergency.

Application of Paragraphs

10. Any of paragraphs 4 (9), 4 (10), 4 (11), 4 (13), 4 (21), 4 (22) (b) and 6 (1) of this by-law shall apply only in such portion or portions of the area as the council may by resolution direct (in accordance with section 246 (3) (e) of the Local Government Act 1999).

The foregoing by-law was duly made and passed at a meeting of the council of the City of Mitcham held on 30 January 2001, by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

R. MALCOLM, Chief Executive Officer

CITY OF MITCHAM

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4-Streets and Roads

FOR the management, control and regulation of activities roads. *Definitions*

- 1. In this by-law:
 - (1) 'road' has the same meaning as in the Local Government Act 1999;
 - (2) 'authorised person' means a person appointed as an authorised person pursuant to section 260 of the Local Government Act 1999.

Activities requiring permission

2. No person shall without permission on any street or road: *Vehicles Generally*

- (1) (a) being the driver of a vehicle, fail to obey the indications given by any traffic control device (as defined in the Road Traffic Act 1961) or any sign erected by or with the authority of the council, for regulating traffic or indicating the direction or route to be followed by traffic on that land;
 - (b) drive or propel a vehicle where the council has excluded vehicles generally or of that class, pursuant to sections 32 or 33 of the Road Traffic Act 1961, or section 359 of the Local Government Act 1934;

Working on Vehicles

(2) perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of break-down;

Preaching

(3) (a) preach or harangue;

(b) give out or distribute to any bystander or passer-by any pamphlet, handbill, book, notice, or other printed matter, provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government election or to a handbill or leaflet given out or distributed during the course and for the purposes of are referendum;

Horses

(4) to which this subparagraph applies ride, lead or drive a horse;

Donations

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

Amplification

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

Canvassing

 convey any advertising, religious or other message to any bystander, passer-by or other person;

Advertising

(8) make any announcement or advertisement using any sound reproducing or amplification device.

Posting of Bills etc.

3. No person shall, without the council's permission, post any bills, advertisements or other papers or items on a building or structure on a street or road.

Removal of Animals and Persons

- 4. (1) If any animal is found on a street or road in breach of a by-law:
 - (a) any person in charge of the animal shall remove it on the request of an authorised person; and
 - (b) an authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
- (2) Any authorised person may remove any person from street or road land who is found committing a breach of a by-law.

Exemptions

5. The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the council and while acting under the supervision of a Council Officer, or to the driver of an exempt vehicle (within the meaning of section 40 of the Road Traffic Act 1961) while driving that vehicle in relation to an emergency.

The foregoing by-law was duly made and passed at a meeting of the council of the City of Mitcham held on 30 January 2001, by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

R. MALCOLM, Chief Executive Officer

CITY OF MITCHAM

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

By-law No. 6-Dogs

TO limit the number of dogs kept in premises, to set specifications for kennel establishments and to provide for control of dogs on local government land.

Definitions

- 1. In this by-law:
 - (1) 'small dwelling' means the premises of a self contained dwelling either:
 - (a) commonly known as a flat, serviced flat, home unit or the like; or

- (b) which is contained in a separate strata title or community title;
- (2) 'kennel establishment' means a building, structure, premises or area approved by the relevant authority pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis.

Limit on Dog Numbers

- 2. The limit on the number of dogs kept shall be:
 - (1) in a small dwelling, one dog; and
 - (2) on premises other than a small dwelling, two dogs.

Kennel Establishments

- 3. (1) No persons shall, without the council's written permission, keep any dog on any premises where the number of dogs on those premises exceeds the limit specified, in paragraph 2 of this by-law unless:
 - (a) the council is satisfied that approval under the Development Act 1993 is not required; or
 - (b) a kennel establishment is able to operate lawfully under the Development Act 1993; and
 - (c) the kennel complies with any specifications set by the council for kennel establishments in the area generally.
- (2) The limit does not apply to those dogs being kept on any premises when this by-law comes into effect, but the limit does apply if the number of dogs kept on those premises exceeds after that time.

Dog Free Areas

4. No person shall, in a place to which this paragraph applies cause, suffer or permit any dog (except guide dogs guiding a person who is wholly or partially blind; or wholly or partially deaf), under that persons control or authority to be or remain in that place.

Dogs on Leashes

5. No person shall, in a place to which this paragraph applies, cause, suffer or permit any dog (except guide dogs guiding a person who is wholly or partially blind; or wholly or partially deaf), under that person's control charge or authority to be or remain in that place unless such dog is restrained by a strong leash not exceeding 2 m in length and either tethered securely to a fixed object or held by a person capable of controlling the dog and preventing it from being a nuisance or danger to other persons.

Dog Exercise Areas

- 6. (1) Any person may enter upon any part of local government land to which this paragraph applies for the purpose of exercising a dog under his or her control.
- (2) Where a person enters upon such part of local government land for that purpose, he or she shall ensure that the dog or dogs under his or her control remain under effective control (within the meaning of the Dog and Cat Management Act 1995) while on that land.
- (3) Signs shall be erected to denote land to which this paragraph applies, and information shall be provided to the public in a manner determined by the council's City Manager to inform the public about such land.

Application of Paragraphs

7. Paragraphs 4, 5 and 6 of this by-law shall apply only in such portion or portions of the area as the council may by resolution direct (in accordance with section 246 (3) (e) of the Local Government Act 1999).

The foregoing by-law was duly made and passed at a meeting of the council of the City of Mitcham held on 30 January 2001, by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

R. MALCOLM, Chief Executive Officer

CITY OF VICTOR HARBOR

Naming of Roads

NOTICE is hereby given that the City of Victor Harbor resolved that pursuant to section 219 (1) of the Local Government Act 1999, that council has assigned the name Stock Road to the road described in Development Plan 453/35/99.

Notice is hereby given that the City of Victor Harbor resolved that pursuant to section 219 (1) of the Local Government Act 1999, that the roads named Prosser Avenue (Road F, lot 229) and Peacock Avenue (Road H, part lot 230) of Development Plan 453/D021/99 be changed to Heysen Parade. Pursuant to section 220 (3) the City of Victor Harbor resolved that street numbering for Heysen Parade commence at allotment 39 in Development Plan 453/D021/99.

G. K. MAXWELL, City Manager

TOWN OF WALKERVILLE

Town Centre Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the Corporation of the Town of Walkerville, pursuant to section 25 of the Development Act 1993, has prepared a Town Centre Plan Amendment Report (PAR) in order to amend the Walkerville (CT) Development Plan.

The Town Centre PAR proposes to:

- redesignate the Neighbourhood Centre as Town Centre with new policies aimed at reinforcing the retail and business functions along Walkerville Terrace;
- delete the Office Zone and incorporate that land into the Town Centre Zone;
- create five new policy areas within the Town Centre including the Walkerville Oval;
- · identify broad desired access and parking matters;
- encourage an increased number of dwellings in the Residential Fringe Policy Area.

The PAR, which includes a Statement of Investigations, will be available for public inspection and comment during normal office hours at the council offices or Community Library, 66 Walkerville Terrace, Gilberton, or on council's website at www.walkerville.sa.gov.au.

Copies of the PAR can be purchased for \$5 at the council offices or downloaded without charge from council's website.

Persons interested in making submissions in relation to the Town Centre PAR, for consideration by council, should do so by no later than 5 p.m. on Monday, 9 April 2001. Submissions should be addressed to:

Chief Executive Officer Town of Walkerville P.O. Box 55 Walkerville S.A. 5081

Copies of all submissions will be available for inspection by all interested persons at the council offices from Tuesday, 10 April 2001, until the public hearing date.

Subject to it being requested in one or more submissions, a public hearing will be held commencing at 7.30 p.m. on Monday, 30 April 2001, in the Town Hall, 66 Walkerville Terrace, Gilberton, S.A. 5081, at which all interested persons may make representations on the PAR and submissions received by council.

R. WALLACE, Chief Executive Officer

ALEXANDRINA COUNCIL

Periodical Review

NOTICE is hereby given that Alexandrina Council is required to carry out a review of elector representation and Ward boundaries in accordance with section 12 (5) of the Local Government Act

The purpose of the periodical review is to determine the adequacy of the composition of council and Wards including:

- Composition of council in respect to the number of elected
- · Whether the area should have Wards or no Wards (i.e. members are elected for the whole of the council area).

Any person wishing to make a written submission in respect to the periodical review should address the correspondence to the Chief Executive Officer, Alexandrina Council, P.O. Box 21, Goolwa, S.A. 5214. The period for receiving any submissions on the review has been extended and will close on Friday, 30 March 2001 at 5 p.m. Any submissions that have been made in response to the previous invitation will be included with those persons having an opportunity to add to or amend any submissions previously made.

Any person making a written submission will have an opportunity to appear personally (or by representative) before council (or a committee of council) to hear on those submissions.

Information in relation to current Ward structures and composition are available from the Goolwa and Strathalbyn offices of Alexandrina Council.

J. L. COOMBE, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Temporary Road Closure

NOTICE is hereby given that pursuant to section 33 of the Road Traffic Act 1961, council under its delegated authority declares the temporary road closure of Second Street, Frances, between Railway Terrace and Fourth Street, from 12 noon on Friday, 2 March 2001, until 5 p.m. Thursday, 8 March 2001, for special activities.

Temporary Road Closure

That pursuant to section 33 of the Road Traffic Act 1961, council under its delegated authority declares the temporary road closure of West Terrace, Lucindale, north of Musgrave Avenue from Monday, 12 March 2001 to Sunday, 18 March 2001, for special activities.

D. L. BEATON, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased

Ball, Olive, late of 1 Kent Street, Hawthorn, retired bookkeeper, who died on 29 October 2000.

Cocks, Dean Vincent, late of 71 Queen Street, Norwood, retired pay officer, who died on 16 December 2000.

Colquhoun, Richard Norman, late of 136 Fosters Road, Hillcrest, retired draftsman, who died on 30 November

Curnow, Frances Henrietta, late of Drabsch Street, Loxton, widow, who died on 19 November 2000.

Girolamo, Teresa, late of 565 Lower North East Road, Campbelltown, widow, who died on 2 December 2000.

Hodgkinson, Robert Vincent, late of 54 Woodcroft Drive, Morphett Vale, retired storeman, who died on 11 November 2000.

March, Edward Lawrence, late of 5 Bradford Court, Enfield, of no occupation, who died on 26 September 2000.

McCann, Allen Keith, late of 19 Kellett Street, Semaphore Park, groundsman, who died on 29 October 2000.

Parham, Will Harry, late of 150 Adams Road, Craigmore,

retired fitter and turner, who died on 10 October 2000.

Stewart, Annie Beveridge Wilson, late of 53 Ivey Street,
Ottoway, home duties, who died on 31 December 2000.

Tidswell, Ann, late of 52 Dunrobin Road, Hove, widow, who died on 27 December 2000.

Trevidic, Stella, late of 25 Newton Street, Whylla, of no occupation, who died on 18 August 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 5000, full particulars and proof of such claims, on or before 9 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 8 February 2001.

J. H. WORRALL, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court. No. 372 of 2000. In the matter of Creative Sheetmetal and Powder Coating Pty Ltd and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia dated 18 January 2001, I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 30 January 2001.

J. SHEAHAN, Liquidator

SALE OF PROPERTY

AUCTION DATE: THURSDAY, 1 MARCH 2001 AT 11 A.M.

Location: 8 Fairview Road, Crafers

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 Magistrtates Court of South Australia, Mount Barker Registry, Action No. 12 of 2000, directed to the Sheriff of South Australia in an action wherein EH Cambridge & Co., is Plaintiff and Kaylene Labrador 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 Kaylene Labrador as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Crafers, being 8 Fairview Road, being the property comprised in certificate of title register book volume 5666 folio 743.

Further particulars from the auctioneers:

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

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys over \$10 held by Bounty Investments Limited as at January 2001

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Greta Carmel Bradley	24.84	Dividend on shares	April 1994
•	26.29	Dividend on shares	Ôct. 1994
	24.84	Dividend on shares	April 1993
	24.84	Dividend on shares	Öct. 1993
John Ronald Doulton	206.74	Dividend on shares	April 1994
	217.89	Dividend on shares	Ôct. 1994
	206.84	Dividend on shares	April 1993
	206.74	Dividend on shares	Ôct. 1993
Stephanie Jeanne Glastonbury	39.78	Dividend on shares	Oct. 1994
Stephanie Jeanne GlastonburyDavid Charles Harkin	104.29	Dividend on shares	April 1994
	110.14	Dividend on shares	Öct. 1994
	104.29	Dividend on shares	Oct. 1993
Janet Ruth Norton	43.35	Dividend on shares	April 1994
	45.75	Dividend on shares	Öct. 1994
	43.35	Dividend on shares	Oct. 1993
Matthew Walsh	11.50	Dividend on shares	Oct. 1994

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys over \$10 held by BRL Hardy Limited (ABN 86 008 273 907) as at January 2001

Name of Owner	Total Amount Due \$	Description of Unclaimed Money	Date Amount Became Payable
Answerth, Michael, Wantirna, Vic. 3152	70.00	Unclaimed Dividends	7.10.94
Barnett, Elizabeth, Caulfield, Vic. 3162	17.50	Unclaimed Dividends	7.10.94
Bergin, Brian, 33 Prince Albert Street, Mosman, N.S.W. 2088	150.00	Unclaimed Dividends	23.9.93
Chu, W. M., Kew East, Vic. 3102	105.00	Unclaimed Dividends	7.10.94
Daleal P/L, 15 Fairfield Avenue, Camberwell, Vic. 3124	60.00	Unclaimed Dividends	23.9.93
Hardy, Stephen, 13/41 Kangaroo Street, Manly, N.S.W. 2095	35.00	Unclaimed Dividends	7.10.94
Hardy, Stephen, 13/41 Kangaroo Street, Manly, N.S.W. 2095	40.00	Unclaimed Dividends	6.5.94
Hindson, Jeffrey, 19A Byron Street, Elwood, Vic. 3183	30.00	Unclaimed Dividends	23.9.93
Hooton, Phillip, 12 Deanswood Road, Foresthill, Vic. 3131	70.00	Unclaimed Dividends	7.10.94
Iano Nominees, P.O. Box 5175, Rockingham, W.A. 6168	60.00	Unclaimed Dividends	23.9.93
Kerr, Anthony, 19 Domain Street, Moana South, S.A. 5169	20.00	Unclaimed Dividends	6.5.94
McDonough, Richard, P.O. Box 338, Mount Gambier, S.A. 5290	60.00	Unclaimed Dividends	23.9.93
Milverton, Shane, Greensborough, Vic. 3088	35.00	Unclaimed Dividends	7.10.94
Morinia Pty Ltd, Spotswood, Vic. 3015	70.00	Unclaimed Dividends	7.10.94
Ringwood Investments, Norwood, S.A. 5067	70.00	Unclaimed Dividends	7.10.94
The Lum Investment Co., Qld 4000	70.00	Unclaimed Dividends	7.10.94
	\$962.50		

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys over \$10 held by Wakefield Investments (Australia) Limited as at January 2001

Name of Owner on Books	Total Amount Due to Owner \$	Description of Unclaimed Moneys	Date of Last Claim
Catherine Jay Madigan	30.00	Dividend on shares	Sept. 1993
	270.95	Dividend on shares	March 1994
	285.50	Dividend on shares	Sept. 1994
	271.05	Dividend on shares	March 1993
	270.95	Dividend on shares	Sept. 1993

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys Held by Bridgestone Australia Ltd as at January 2001

Name and Address of Owner on Books	Total Amount Due to Owner \$	Date of Last Claim
DARRYL BODDICE C/- 12 CARNARVON COURT EVERON HILLS QLD AUST 4053	30.00	17/02/00
APRIL DAVEY C/- 15 CONDADA AVENUE PARK HOLME SA 5043	11.25	17/02/00
NORIYUKI KAWAGUCHI 6353-26 YAMATO NISHIMUTA CHIKUGO-SHI FUKUOKA PREFECTURE JAPAN	58.55	17/02/00
LEILA AVERY PO BOX 190 MITTAGONG NSW AUST 2575	11.83	17/02/00
PGB PTY LTD C/- P G BROCK 365 DOCTORS GULLY ROAD NUTFIELD VIC AUST 3099	14.90	17/02/00
MICHELA SKERBEC 10 WRIGHT STREET BALMORAL QLD AUST 4171	40.90	17/02/00
PETER & BRENTON PHILLIP CRUISE/LYNCH 268 COOMBE STREET NANGWARRY SA 5277	50.00	17/02/00
APRIL DAVEY C/- 15 CONDADA AVENUE PARK HOLME SA 5043	15.00	17/02/00
NORIYUKI KAWAGUCHI 6353-26 YAMATO NISHIMUTA CHIKUGO-SHI FUKUOKA PREFECTURE JAPAN	100.00	17/02/00
CHOLE MCCULLOUGH C/- 12 ALFRED STREET DALBY QLD AUST 4405	20.00	17/02/00
BETTY MCINTOSH 503 FULLARTON ROAD HIGHGATE SA 5063	18.05	17/02/00
JANE MERRIGAN 5 LE HUNTE STREET PROSPECT SA 5082	11.30	17/02/00
LEILA AVERY PO BOX 190 MITTAGONG NSW AUST 2575	20.30	17/02/00
MICHELA SKERBEC 10 WRIGHT STREET BALMORAL QLD AUST 4171	70.00	17/02/00
JOHN WILSON C/- J WILSON 46 KENT ROAD NORTH RYDE NSW AUST 2113	13.55	17/02/00
NORIYUKI KAWAGUCHI 6353-26 YAMATO NISHIMUTA CHIKUGO-SHI FUKUOKA PREFECTURE JAPAN	100.00	17/02/00
JANE MERRIGAN 5 LE HUNTE STREET PROSPECT SA 5082	11.30	17/02/00
KATHLEEN QUIRKE 25 CHATSWORTH GROVE TOORAK GARDENS SA 5065	10.10	17/02/00
LEILA AVERY PO BOX 190 MITTAGONG NSW AUST 2575	20.30	17/02/00
PGB PTY LTD C/- P G BROCK 365 DOCTORS GULLY ROAD NUTFIELD VIC AUST 3099	25.00	17/02/00
MICHELA SKERBEC 10 WRIGHT STREET BALMORAL QLD AUST 4171	70.00	17/02/00
JOHN WILSON C/- J WILSON 46 KENT ROAD NORTH RYDE NSW AUST 2113	13.55	17/02/00
PETER & BRENTON PHILLIP CRUISE/LYNCH 268 COOMBE STREET NANGWARRY SA 5277	37.50	
APRIL DAVEY C/- 15 CONDADA AVENUE PARK HOLME SA 5043	11.25	
NORIYUKI KAWAGUCHI 6353-26 YAMATO NISHIMUTA CHIKUGO-SHI FUKUOKA PREFECTURE JAPAN	75.00	
LEILA AVERY PO BOX 190 MITTAGONG NSW AUST 2575	15.23	
MICHELA SKERBEC 10 WRIGHT STREET BALMORAL QLD AUST 4171	52.50	
JOHN WILSON C/- J WILSON 46 KENT ROAD NORTH RYDE NSW AUST 2113	10.17	

UNCLAIMED MONEYS ACT 1891

 $Register\ of\ Unclaimed\ Moneys\ held\ by\ AGL\ South\ Australia\ Pty\ Ltd$

Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
A CLASS SCHOOL & OFFICE SUPPLIES, GRANGE RD, FLINDERS PARK, 5025	26.85	80251639
A.H.P.L., GELLAND PL, WEST CROYDON, 5008	32.20	80820137
M L ABBOTT, 153 ARCHER ST, NORTH ADELAIDE, 5006	101.70	80716186
ABM PROPRIETORS, MOUNT COMPASS, 5210	19.05	80703409
ABORIGINAL HOUSING, PRINCES RD, GREENACRES, 5086	53.05	80803679
ABORIGINAL HOUSING UNIT (SAHT), DEAKIN ST, BLAIR ATHOL, 5084	10.15	80803997
G ABRAMI, OSBORNE AVE, WOODVILLE PARK, 5011	25.60	80184001
A & D ADAMO, THIRD AVE, SEFTON PARK, 5083	98.50	80121790
G K ADAMS, 132 ST BERNARDS RD, MAGILL, 5072	35.00	80716185
R & A E ADAMS, LOCHIEL AVE, NARACOORTE, 5271	13.45	80483201
CJ & G S ADDICOAT, ALDERSEY ST, MCLAREN VALE, 5171	30.00	80754825
ADEL HEALTH CARE CENTRE, 30 ELIZABETH ST, MAITLAND, 5573	64.45	80716238
ADELAIDE PLAINS BASKETBALL, MAY TCE, BALAKLAVA, 5461	15.90	80595679
V ELRICK & J AGIUS, BLACKHAM CR, SMITHFIELD PLAINS, 5114	26.90	80749696
GRIBUSINESS, VARDON TCE, LAMEROO, 5302	77.00	80850518
D AISBETT, GULFVIEW RD, CHRISTIES BEACH, 5165	17.55	80772749
M ALBERT, BRODIE RD, MORPHETT VALE, 5162	36.85	80302898
W ALBURY, RADAR ST, ST AGNES, 5097	19.90	80831507
D & A ALECU, SHAFTESBURY TCE, MARINO, 5049	17.25	80767675
ALEXANDER, UN 2, 387 MARION RD, PLYMPTON, 5038	250.00	80727165
J ALLEN, OWEN TCE, WALLAROO, 5556	89.30	80840113
F ALLEN, SAMPSON RD, ELIZABETH GROVE, 5112	24.95	80631066
ALMA, 78A, WELLAND AVE, WELLAND, 5007	468.10	80716751
LOREN NO 66 LTD, QUARRY RD, WILLUNGA, 5172	2 703.67	80010778
LPINE CONSTRUCTION, PHILLIS ST, MAYLANDS, 5069	11.45	80821784
LPINE CONSTRUCTIONS, PHILLIS ST, MAYLANDS, 5069	49.20	80828909
LPINE CONSTRUCTIONS, CLARKE ST, NORWOOD, 5067	30.35	80784689
LPINE CONSTRUCTIONS, CLIFTON ST, MAYLANDS, 5069	24.70	80784863
MRICO SEAFOOD EXPORT PTY LTD, PASCOE RD, PORT MACDONNELL, 5291	19.95	80762094
MANDERSEN, ESPLANADE NORTH, GLENELG NORTH, 5045	35.90	80338902
E ANDERSON, BOND AVE, BURTON, 5110	126.75	80821582
G ANDERSON, FENTON AVE, CHRISTIES BEACH, 5165	74.40	80376479
M ANDERSON, LOWER NORTH EAST RD, PARADISE, 5075	50.00	80753634
A ANDERSON, CAWSE DR, BERRI, 5343	27.45	80770598
G A ANDREASSEN, PORT RD, ALDINGA, 5173	33.50	80617818
J ANDREWS, FRANKLIN TCE, MOUNT GAMBIER, 5290	65.80	80474904
M ANDREWS, KENNEDY ST, ELIZABETH VALE, 5112	50.00	80537638
F ANDREWS, INDUSTRY RD, MURRAY BRIDGE, 5253	20.00	80788294
NGASTON TRADE & COMMERCE ASSOC., MURRAY ST, ANGASTON, 5353	28.30	80735733
IT ANGEL, HENLEY BEACH RD, LOCKLEYS, 5032	31.90	80742481
F ARBON, PAMIR ST, PORT LINCOLN, 5606	46.55	80590155
I N ARBON, LE HUNTE ST, KILBURN, 5084	20.00	80161147
ARNOLD, 7 RESERVE PDE, MORPHETT VALE, 5162	20.00	80726669
RTHUR YATES & CO P/L, TARRANT RD, MOORAK, 5291	85.80	80674980
M ASHER, FL 1, 77 BARTON TCE, NORTH ADELAIDE, 5006	185.40	80716282
I S ASPINALL, 30 MAIN RD, NAIRNE, 5252	90.00	80727736
I ASSHETON, ALICE ST, HOVE, 5048	20.00	80751776
TKINSONS DELI, GEORGE ST, MILLICENT, 5280	521.85	80009663
J AUSTIN, ROSSITER TCE, MURRAY BRIDGE, 5253	160.35	80527443
USTRALIAN CLASSIC HOMES, SANDALWOOD CR, FLAGSTAFF HILL, 5159	30.65	80762890
VANTIE INVESTMENTS P/L, BOLIVAR RD, SALISBURY NORTH, 5108	53.75	80449676
& B SMOKED PRODUCTS, HAMPSTEAD RD, CLEARVIEW, 5085	20.80	80152916
BACON, ALBERT ST, WINDSOR GARDENS, 5087	30.60	80776265
J BADCOE, HOWE CRT, SALISBURY EAST, 5109	80.70	80544749
BAILEY, CHARLES ST, NORTHFIELD, 5085	50.00	80153141
H BAILEY, MATTHEW SMILLIE DR, NAIRNE, 5252	40.90	80809851
C & K M BAJTALA, 9 VILNA CR, HACKHAM WEST, 5163	82.40	80718575
OS BAKER, GRICE ST, FURNER, 5280	94.55	80482511
M BAKER, MILLER ST, WHYALLA NORRIE, 5608	60.60	80667066
N BAKER, HANLEY ST, WHYALLA NORRIE, 5608	31.10	80757857
	18.30	

Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
D N BAKER, RIVERFRONT, BOW HILL, 5238		
T M BALINT	17.85	802131704
J BALLANTYNE, LOHMANN ST, MURRAY BRIDGE, 5253	11.55	805297533
C BALMER, MITCHELL ST, WHYALLA STUART, 5608	18.95	806660824
BAND HALL, MCBRYDE TCE, WHYALLA, 5600	46.70	805711567
BARBARO, FULLARTON RD, FULLARTON, 5063	86.75	807444722
S BARKER, KNIGHTON RD, ELIZABETH NORTH, 5113	53.60	805349825
A J BARNES, ANGAS AVE, VALE PARK, 5081	140.00	801186978
T P BARNES, QUINTIN AVE, GREENHILL, 5140 A L BARNES-OAKE, WINSTON AVE, CUMBERLAND PARK, 5041	100.00 23.20	800455326 807542942
J L & C K BARNET, MURRAY ST, TANUNDA, 5352	32.90	808055368
I C BARNETT, BOX, 239 PO, ECHUNGA, 5153	18.40	807167704
BARRY'S BUILDING CENTRE, PENOLA RD, MOUNT GAMBIER, 5290	25.00	805776125
D J BARTLETT, HENRY ST, PLYMPTON, 5038	25.25	807859545
T & J BARTON, BRIGHTON RD, SOUTH BRIGHTON, 5048	24.60	808231346
G M POTIER & A R BARWELL, 1 GARDENIA DR, PARAFIELD GARDENS, 5107	84.80	807166473
M BASIC, CHURCHILL RD, KILBURN, 5084	11.55	801611943
BASTEN VILLAGE INC, WILLIAM ST, SOUTH PLYMPTON, 5038	14.50	804058100
S J BASTIAN, HENDRIE ST, MORPHETTVILLE, 5043	42.35	807711242
C C BAYES, QUEEN ST, PETERBOROUGH, 5422	79.00	807854121
D J BAYLY, FL 3, 4 CLEVE ST, NORWOOD, 5067 A J BEATTIE, CAMERON ST, PORT ELLIOT, 5212	20.00 28.60	807168302 805125944
K M BEAUMONT, CARMICHAEL RD, CHRISTIES BEACH, 5165	63.70	803703310
BECK MOTORS, ALFRED TCE, STREAKY BAY, 5680	27.35	805936818
K M DE BEEN, 48 MALDON AVE, MITCHELL PARK, 5043	50.00	807161813
T J BELL, BRIDGE ST, KENSINGTON, 5068	280.00	807390276
P BELL, PEACOCK RD, OAKBANK, 5243	84.25	808275708
T S BELL, FL 2, 13 HELENSLEA AVE, BROOKLYN PARK, 5032	28.50	807163831
S W BELLCHAMBERS, FL 5, 59 MARINE PDE, PORT LINCOLN, 5606	27.15	807164332
M R BELLMAN, PT LOTS 30 & 31, CRAIG TCE, MOUNT BARKER, 5251	60.95	807167322
A BENEN, LOCKERLY ST, ELIZABETH VALE, 5112	15.25	807657183
S S BENFIELD, 495 COMMERCIAL RD, MOANA, 5169	76.05	807162550
BENNIER & PITSON, JUBILEE HWY WEST, MOUNT GAMBIER, 5290	129.30	806711380
J A BERGER, 9 LARKHILL RD, ELIZABETH NORTH, 5113 A J BEVERDAM, SMART RD, ST AGNES, 5097	53.40	807168108
A J BEVERDAM, SMART RD, ST AGNES, 5097 A BEZRODNEV, CROWN TCE, ROYAL PARK, 5014	65.00 25.30	802213859 809179010
BILL SCHLEGEL FIRST NATIONAL, REDSAILS CRT, WEST LAKES SHORE, 5020	53.45	807585099
J M BIRDSEY, ELIZABETH ST, NORWOOD, 5067	58.55	800562218
J I BLACK, EGLINGTON TCE, MOUNT GAMBIER, 5290	25.05	806710936
U DE BLASIO, MESSENGER RD, FULHAM GARDENS, 5024	78.30	802616928
A M BLENHEIM, FIRST ST, GAWLER, 5118	20.00	807720118
C A DE BOAR, SPRING ST, QUEENSTOWN, 5014	15.00	802281468
P J BOND, SWAN REACH, 5354	31.90	806277538
P J BOND, BONYTHON AVE, BEAUMONT, 5066	28.60	800448224
P J BOND, SWAN REACH, 5354	13.55	806277520
R A BOOY, FRANK ST, MARINO, 5049	35.00	803527968
M T & M J BORCHARDT, GODFREY ST, DARLINGTON, 5047 D J BORGAS, WILSON RD, TWO WELLS, 5501	96.20 44.00	804001810 805576951
C A BOUNDY, PALMERSTON RD, WINDSOR GARDENS, 5087	14.20	801332088
M C BOXER, 33 MIDLOW RD, ELIZABETH DOWNS, 5113	86.05	807329596
C G BOYD, 2 CHRISTOPHER AVE, GREENHILL, 5140	149.85	807236159
BP ST LEONARDS, TAPLEYS HILL RD, GLENELG NORTH, 5045	26.55	803380766
G BRADBROOK, 27 KINGSBURY ST, ELIZABETH WEST, 5113	180.00	807296678
C BRANSHEID, HONEYSUCKLE DR, HOPE VALLEY, 5090	55.65	802818819
D J BRETTIG, MAIN NORTH RD, PROSPECT, 5082	41.45	801218866
P D BRIDGES, CORBETT ST, PORT AUGUSTA, 5700	15.60	804647828
BRIDGWOOD NOM P/L, PLEASANT GR, HOLDEN HILL, 5088	33.50	802808735
K E BRIGGS, MACDONNELL ST, HIGHBURY, 5089	20.00	807331012
BRIGHTON RD VEHICLES SALES, 226 BRIGHTON RD, SOMERTON PARK, 5044	24.15	807161499
G & S BRITON, ELIZABETH ST, OAKBANK, 5243	500.00	806970792
G & S BRITON, ELIZABETH ST, OAKBANK, 5243 P BRKIC, PENFOLD ST, BEDFORD PARK, 5042	48.05 65.65	806970792 803996547
D BRONSTEIN, WELLAND ST, PORT NOARLUNGA, 5167	12.95	807947194
2 2.10.1.2.1.1, 11.2.2.1.1.2.2.1, 1.01.1.1.01.10.1, 3.107	12.75	001771177

Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
T E BROUGHAM, KRIEG ST, NURIOOTPA, 5355	78.85	808125751
J BROWN, FL 6, 142 HOCKEY ST, WHYALLA, 5600	35.00	807164308
N L BROWN, KEMP ST, GAWLER EAST, 5118	32.15	807335228
M W BROWN, THOMAS DR, MOUNT BURR, 5279	31.20	805843560
N BROWN, ANZAC HWY, GLANDORE, 5037	22.75	803295513
N G BUCKWORTH, RIVER RD, HAHNDORF, 5245	267.90	800215605
B W BUHREN, PAMELA DR, PARA HILLS, 5096	186.70	807511044
N BURGESS, FL 1, 45 BYRON ST, GLENELG, 5045	56.15	807166805
N J BURKE, FL 7, 36 STURT ST, GLENELG NORTH, 5045	40.70	807167584
J BURNARD, RYAN AVE, WOODVILLE WEST, 5011	53.10 63.20	802533576 805723651
M A BURRELL, GOODMAN ST, WHYALLA, 5600 V C BURTON, FOSTERS RD, HILLCREST, 5086	18.60	801341823
J BURTONWOOD, FLINDERS HWY, ELLISTON, 5670	140.05	804902953
K A BUTLER, MARY ST, PETERHEAD, 5016	30.75	802417182
S BUTLER, HARRISON AVE, MODBURY, 5092	24.80	807726871
P BUTTON, ROSE ST, MILE END, 5031	26.50	807999654
M C BUTTON, THREE CHAIN RD, PORT PIRIE, 5540	17.30	804666771
T BYRON, PUDNEY ST, SEATON, 5023	12.80	807925170
C.M.I. FARMS, LANACOONA RD, MOUNT COMPASS, 5210	4 149.25	800109395
P D CAILES, YORKTOWN RD, ELIZABETH EAST, 5112	120.00	804409785
R W CALDWELL, HIGH ST, KIMBA, 5641	116.00	805925089
E M CALLISTER, SEVENTH AVE, ST MORRIS, 5068	27.55	800986672
THI PHUONG CAO, WALLER ST, MANSFIELD PARK, 5012	36.60	801873060
VAN THANH CAO, PT WAKEFIELD RD, VIRGINIA, 5120	16.70	805560936
G CAON, LANOR AVE, MILLSWOOD, 5034	149.70	800246074
M CARCURO, LINKLATER ST, STREAKY BAY, 5680	27.15	808440428
R CARDELL, FL 3, 7 RENWICK ST, WEST BEACH, 5024	13.75	807168247
D G & P E CAREY, 12 CORNER CRT, GOOLWA, 5214	87.70	807168792
L & J CARPENTER, GREENHILL RD, HAZELWOOD PARK, 5066	44.00	800439798
R CARTER	15.69	801514999
G J CASSIDY, PHILLIP ST, MURRAY BRIDGE, 5253	27.55	807876624
CAVUOTO RAG TIME, HENLEY BEACH RD, MILE END, 5031	131.15	803142110
CENTRAL MSSN HMS FOR AGED, RAYMOND GR, GLENELG, 5045	28.85	803415131
J A CHAMBERS, MOOR CR, HALLETT COVE, 5158	51.70	807562621
J M CHAMPION, 8 DREW ST, THEVENARD, 5690	80.00	807162699
HELEN CHAN, STURT RD, BEDFORD PARK, 5042	20.70	803993010
K L CHAN, HURTLE SQ, ADELAIDE, 5000	12.75	807411288
W E CHAPMAN, ANGAS AVE, VALE PARK, 5081	99.70	801187089
CHARANGER HOLDINGS P/L, BRICKYARD RD, PORT ELLIOT, 5212	152.00	807163190
C J CHARLTON, HARROW RD, SOMERTON PARK, 5044	34.10	803486659
CHEHADE MECHANICAL & CAR SALES, MAIN NORTH RD, PROSPECT, 5082	106.80	801681091
C CHENEY, STRATHALBYN RD, MYLOR, 5153	191.04	800216009
A W CHONG, OLDHAM ST, GLENELG, 5045	35.45	808098910
S A CIMAROSTI, LOMMAN AVE, NEWTON, 5074 C CINCIC, TAPLEYS HILL RD, GLENELG NORTH, 5045	52.00 32.35	800871203
	89.85	803365859
W J CLARK, RODDA RD, MYRTLE BANK, 5064 R CLARK, MARION RD, ASCOT PARK, 5043	74.65	800342810 804027731
S CLARK, MAYFIELD TCE, VICTOR HARBOR, 5211	42.50	807698262
N L CLARK, FL 1, 21 HENDER AVE, KLEMZIG, 5087	42.50 17.55	807161847
CLASSIC BOUQUET, OSBORNE RD, NORTH HAVEN, 5018	83.75	808629721
CLASSIC CEILING SUPPLIES, SUNNYSIDE RES, MURRAY BRIDGE, 5253	73.45	807341764
CLASSIC RESTORATION, 9 KATRINA AVE, WINDSOR GARDENS, 5087	13.40	807166512
R B GALPIN & CO, GOOLWA RD, CURRENCY CREEK, 5214	56.10	807015933
COCA-COLA BOTTLERS ADEL, MARION RD, RICHMOND, 5033	41.15	803225562
R J COCKRAM, GARTRELL ST, ROSEWORTHY, 5371	11.65	804498485
G COGHILL, 9 ANYA CR, SUMMERTOWN, 5141	58.45	807162178
T COKER, FL 6, 10 GORDON ST, GLENELG, 5045	22.50	807164188
A COLAK, PITMAN RD, WINDSOR GARDENS, 5087	32.50	801326144
D COLBOURNE, KAPUNDA RD, FREELING, 5372	14.00	806504488
N COLEMAN, DA COSTA AVE, PROSPECT, 5082	122.10	807670218
COLLAROY HOMES, WALKER CRT, ENFIELD, 5085	10.35	809396258
R J COLLEY, HILLVIEW RD, KINGSWOOD, 5062	83.35	804268979

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D O COLLINS, COLLINS RD, FOREST RANGE, 5139	148.05	805017810
A M COLLINS, LOCKWOOD RD, BURNSIDE, 5066	17.00	800457970
J FAIRHOLM & B COLMER, COULLS RD, ATHELSTONE, 5076	15.00	807864912
COLONIAL MUTUAL LIFE, NORTH TCE, HACKNEY, 5069	14.25	801111406
COMMISSIONER OF HIGHWAY, MAIN RD, COROMANDEL VALLEY, 5051	45.95	807990985
COMMISSIONER OF HIGHWAYS, HOLBROOKS RD, FLINDERS PARK, 5025	35.00	808160313
D CONDO, LESLIE MCINTYRE AVE, SALISBURY DOWNS, 5108	45.70	806379257
M G CONDOUS, ROSE ST, PROSPECT, 5082	39.50	809218204
M C CONLON, ARUNDEL RD, BRIGHTON, 5048	11.55 68.15	803613670
L S CONNELLY, ANZAC HWY, KURRALTA PARK, 5037 F G M CONNOR, STANLEY ST, LEABROOK, 5068	37.20	808061503 800501442
P K & P A CONROY, EAST PDE, KINGSWOOD, 5062	34.20	804232966
L CONSALVI, ARTHUR ST, MAGILL, 5072	20.45	807402176
CONSOLIDATED TECHNOLOGIES PL, LEFEVRE TCE, NORTH ADELAIDE, 5006	58.20	801156709
D T COOK, 47 RIVERFRONT, BOW HILL, 5238	114.50	807164154
P E COOK, RANDOLPH ST, PORT HUGHES, 5558	70.50	805964035
JACQUELINE COOKES, PRINCES RD, TORRENS PARK, 5062	125.00	804272120
COONAWARRA WINEGROWERS, HD COMAUM, COONAWARRA, 5263	157.55	804783527
M K COOPER, STEVENS AVE, KEITH, 5267	42.95	807727631
D A COPPINGER, OSMUND CR, CHRISTIE DOWNS, 5164	21.75	804349329
M E & B G CORNWELL, PT 3323 & 3324 LOT B, KENTISH RD, BIBARINGA, 5116	312.35	807162657
CORP OF THE CITY OF PT ADEL, SEMAPHORE RD, SEMAPHORE, 5019	63.15	808076954
M P & L A COTTON, ANDERSONS WLK, SMITHFIELD, 5114	57.10	804525585
L A COTTON, MORROW AVE, EVANSTON PARK, 5116	31.75	806480208
G J COUPLAND, WATTLE CR, TEA TREE GULLY, 5091 COWELLS BUILDING, 86 LIVERPOOL STREET PORT LINCOLN 5606	50.00 1 306.98	802180973 9992200146
S M COX, COLE ST, KLEMZIG, 5087	1 300.98	807957781
R T COX, POYNTZ ST, THEVENARD, 5690	20.00	807536943
N CRAIG, TORRENS ST, GILBERTON, 5081	78.10	807863136
A G M CRESP, BURBRIDGE RD, COWANDILLA, 5033	45.20	803173979
D A CROCKER, KENSINGTON RD, WATTLE PARK, 5066	416.60	808237415
E J CROSER, FIFTH ST, MINLATON, 5575	56.32	806905115
B L CROSS, 5 MARTENS AVE, FULLARTON, 5063	111.70	807162013
M A CROSS, GOSFIELD CR, HAMPSTEAD GARDENS, 5086	15.85	801266291
B CROSTHWAITE, RED GUM PL, LEIGH CREEK, 5731	11.25	807160176
K M CROWHURST, CLANSMAN AVE, WINDSOR GARDENS, 5087	19.90	801358608
P CROWLEY, FINNISS ST, NORTH ADELAIDE, 5006	69.95	807946415
S CRUICKSHANK, ALMA ST, GLENELG SOUTH, 5045	18.25	803430349
E CRUZ, GUERIN ST, SALISBURY, 5108 W CULLEY, FL 9, 10 FAIRFORD ST, UNLEY, 5061	50.00 18.35	806373714
T A CUMMINGS, OSMOND TCE, NORWOOD, 5067	16.35	807164722 807673402
S A CURNOW, JANE FLAXMAN CRT, WEST LAKES, 5021	20.00	802705248
D G HARDING CONSOLIDATED P/L, 48 GEORGE ST, WILLIAMSTOWN, 5351	523.35	807164798
D S & M L LEHMANN & CO, HD MILNE, HILLTOWN, 5455	64.60	804912859
H DAHIR, BURBRIDGE RD, BROOKLYN PARK, 5032	10.50	808846901
S T DALLISSON, BINDARRA RD, BRIGHTON, 5048	12.50	807735878
DAMILNAME, HD WATERHOUSE, ROBE, 5276	32.60	806761385
D S DANIELS, 5 LYNDON RD, PARALOWIE, 5108	80.00	807276957
P F DARTNELL, BOX, 192 PO, WOODVILLE, 5011	103.10	807268825
D J DATE, WHEATON RD, STEPNEY, 5069	49.05	801096911
DAVES QUALITY FURNITURE, BYRE AVE, SOMERTON PARK, 5044	53.85	803848500
C B DAVEY, RIVERTON, 5412	87.70	804985036
S L DAVEY, ESPLANADE, GRANGE, 5022	40.90	808220143
M M DAVIDSON, GRIFFITHS DR, MOANA, 5169 M L & N T DAVIES, FISHER ST, HOPE VALLEY, 5090	15.00 104.20	803806514 802206171
P DAVIES, FINNISS ST, NORTH ADELAIDE, 5006	40.00	807742938
B M DAVIES, FL 5, 525 LOWER NORTH EAST RD, CAMPBELLTOWN, 5074	20.00	807168255
H G DAVISON, KYLE ST, GLENSIDE, 5065	35.75	800394841
S R DAWES, BAKER ST, BIRKENHEAD, 5015	32.50	802400137
A S DAY, OXFORD ST, HILLCREST, 5086	20.00	801344237
DEB & DAVES TAKEAWAY, BEACH ESPLANADE, SMOKY BAY, 5680	350.70	806840775
N W DEBELA, FULLARTON RD, ROSE PARK, 5067	35.00	808280874
DELFIN REALTY PTY LTD, SPORTSMANS DR, WEST LAKES, 5021	56.90	808292683

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F J DEMARCO, ANZAC RD, PORT PIRIE, 5540	95.30	805675753
P H DENHAAS, 19 RUSSELL ST, GLENELG NORTH, 5045	39.35	807162843
J DENIEL, 9 NAOMI AVE, MORPHETT VALE, 5162	20.00	807163239
D DENTON, FL 2, 207 TAPLEYS HILL RD, CHRISTIES BEACH, 5165	19.65	807163522
DEPARTMENT OF RECREATION & SPORT, LIGURIA CR, NOARLUNGA DOWNS, 5168	194.80	808548779
DEPT RECREATION & SPORT, HD MONARTO, MONARTO SOUTH, 5254	22.10	805264895
J DESOUSA, ABERDEEN AVE, HOLDEN HILL, 5088	13.65	801392963
K L DEVENISH, DAY TCE, CROYDON, 5008 R DEVERSON, MERO ST, SALISBURY NORTH, 5108	60.00 20.00	801785110 804605078
DEVON CONSTRUCTIONS, LYN ST, ABERFOYLE PARK, 5159	20.00 14.10	802941088
K & A DIB, RIALTO AVE, PARA HILLS, 5096	17.65	801445138
G & M DICERBO, PIKE RIVER RD, LYRUP, 5343	238.20	806194673
G & M DICERBO, PIKE RIVER RD, LYRUP, 5343	52.00	806194673
A J DICKSON, FL 1, 5 GLENBURNIE ST, SEATON, 5023	70.00	807162738
E DICKSON, LESBURY AVE, HEATHPOOL, 5068	30.30	800513196
T M DIHM, IRVING RD, ALDINGA BEACH, 5173	44.00	807552115
M DILLON, DRAKE AVE, FLINDERS PARK, 5025	13.10	802513986
M DIMECH, BURBRIDGE RD, COWANDILLA, 5033	64.95	803173937
S A DIPROSE, VERCO AVE, LOWER MITCHAM, 5062	22.15	808567020
DISTRICT COUNCIL OF CRYSTAL BROOK, CRYSTAL BROOK, 5523	28.30	804680810
DISTINCTIVE HOMES, GERTRUDE ST, BROOKLYN PARK, 5032 K DIXON, BARODA AVE, NETLEY, 5037	56.00	803189766
R M DOBIE, RADCLIFFE GR, CHRISTIE DOWNS, 5164	23.90 224.05	803235117 804350182
M T DOBSON, BRANSON AVE, ENFIELD, 5085	117.90	801231674
C DONKIN, QUEEN ST, ALBERTON, 5014	133.15	802292140
N DONNELLY, LOT 78, SHORELINE DR, CLAYTON, 5256	90.30	807315989
U DOWD, VIEW ST, REYNELLA, 5161	20.00	803005782
M M DOWNING, 30 ASHBURN AVE, FULHAM, 5024	59.70	807163695
P J DRAKE, PETERS CREEK RD, KANGARILLA, 5157	30.50	807168433
D J DRECKOW, CONRAD ST, PORT LINCOLN, 5606	20.00	807765607
E W DRIVER, RANGEVIEW DR, STIRLING, 5152	60.55	800153661
D DRUMMOND, HD KELLY, KIMBA, 5641	97.50	808032233
S A DUKA, BURBRIDGE RD, BROOKLYN PARK, 5032	30.60	807742881
L W DUNCAN, KEITH ST, TORRENSVILLE, 5031	151.10	803168829
L M DUNSFORD, MI 14/10, BLK, 185 PRETTY ST, BEACHPORT, 5280	33.15 24.95	807166774 805420283
R L DYER, PARK TCE, SALISBURY PLAIN, 5109 C DYER	20.00	807297006
E.&.W.S. DEPARTMENT, PUMP, RANER STREET PARAFIELD GARDENS	436.89	9992179724
J E EAGLES, HD PYAP, NEW RESIDENCE, 5333	42.70	806200268
A EAKINS, ROBERT ST, REYNELLA, 5161	55.00	802990998
P EASSON, BEAUCHAMP ST, KURRALTA PARK, 5037	26.00	803276937
R E EASTWOOD, BLABY RD, MORPHETT VALE, 5162	26.30	803666908
E E ECKERT, UN 8, 93 PEDLAR ST, SEATON, 5023	56.35	807168629
D EDGE, SALISBURY HWY, SALISBURY, 5108	33.00	805403748
L M EDWARDS, PENNY ST, BURTON, 5110	47.80	809131816
B W EGERTON, BYRE AVE, WARRADALE, 5046	23.60	803851802
G W ELFORD, MINDACOWIE RD, MIDDLETON, 5213 M ELLIS, HURTLE SQ, ADELAIDE, 5000	106.60 66.00	805111913 808210027
A M ELLISON, VERNON CR, MASLIN BEACH, 5170	52.00	805142007
ELMEASCO INSTRUMENTS P/L, CHURCHILL RD, PROSPECT, 5082	819.10	801649843
ELMSLIE INVESTMENTS, JUNCTION RD, LITTLEHAMPTON, 5250	19.20	806082032
ELMSLIE INVESTMENTS P/L, JUNCTION RD, LITTLEHAMPTON, 5250	10.80	806082058
ELMWOOD NOMINEES, BELAIR RD, TORRENS PARK, 5062	13.00	807683633
J E ELORANTA, LORD HOBART WAY, WEST LAKES, 5021	70.35	802704763
R ELVES, FLETCHER DR, CHRISTIES BEACH, 5165	35.00	808295584
G R EMMETT, FLINDERS RD, VIVONNE BAY, 5223	34.65	805186037
A G ENGLISH, MIDDLE ROW, SALISBURY, 5108	100.10	805406631
M ENOMOTO, ISLAND DR, PORT LINCOLN, 5606	128.35	807682784
EST A ANDERSON, MARTINDALE AVE, TOORAK GARDENS, 5065	19.90	800529399
EST M A CAIN, OG RD, MARDEN, 5070	23.80	801039589
EST M T SINCOCK, HAVEN DR, LOUTH BAY, 5607 EST V A GREGORY, BENNY AVE, PORT NOARLUNGA, 5167	12.95 101.70	806809955 803762184
ESTATE OF L PRIDEAUX, BLACK HILL, 5353	71.85	807395454
	, 1.05	557575 TOT

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ESTATE OF P SZYSLAK, TAPLEYS HILL RD, GLENELG NORTH, 5045	111.45	803381990
EUDUNDA FARMERS COP SOC LTD, RUNDLE ST, KENT TOWN, 5067	14.20	800034685
N N EVANOFF, REEDY RD, VIRGINIA, 5120	17.30	805572541
A EVANS, NORTH EAST RD, MODBURY, 5092	99.95	802105953
D EVANS, EDWARD ST, NORWOOD, 5067	16.20	807949251
M A EVANS, 255 SOUTH RD, RENOWN PARK, 5008	11.25	807163344
J A EVANS, 17 HOLLINS ST, OLD NOARLUNGA, 5168	10.85	807168425
FALLS TRANSPORT, KINDALE CRT, POORAKA, 5095 FAMILY FEAST & CHICKEN TAKEAWAY, 60A FAIRFIELD RD, ELIZABETH GROVE, 5112	107.00 1 597.90	801578030 806320282
P FARRELL, HART ST, GLANVILLE, 5015	50.00	802312732
FARRELL ADAMS MCEWEN, 38 WINWOOD ST, THEBARTON, 5031	679.85	807162291
A FATTAL, EDWARD ST, NORWOOD, 5067	35.05	808660949
FEED THE HUNGRY, LAWSON RD, HAPPY VALLEY, 5159	48.65	802885008
A G FEHRMANN, 5 BRIDGE ST, BURRA, 5417	35.70	807163441
L E FELTUS, KING WILLIAM RD, UNLEY, 5061	29.80	800277964
S E FEREDAY, DIAGONAL RD, WARRADALE, 5046	503.45	808086460
R & E RUSSO, R & A FERLUGA, EXETER TCE, DUDLEY PARK, 5008	79.30	801708724
C FIELD, LOT, 8 EAGLE RD, EAGLE ON THE HILL, 5150	28.05	807167217
K J THELNING & R M FIELDING, EDINBURGH RD, MODBURY, 5092	148.25	802108325
G & B FINCH,	20.00	804502549 807952422
J M FINES, UNDERWOOD AVE, GOOLWA, 5214 G FIOURENZO, UN 7, LOT 301 CLIFF ST, GLENGOWRIE, 5044	18.05 22.35	807163784
T FISCHER, LUCKY HIT RD, BIRDWOOD, 5234	32.45	806940620
M D FITZGERALD, YOUNG ST, PARKSIDE, 5063	25.00	800297067
J FOLDESDY, HAMMOND CRT, GOLDEN GROVE, 5125	54.95	802154156
P FOLEY, 24 WALPOLE ST, ELIZABETH FIELD, 5113	17.65	807164235
K FORREST, HIGH ST, KENSINGTON, 5068	119.75	800537146
D J FORSYTH, SPRINGS RD, MOUNT BARKER, 5251	164.00	805050917
M A FOXWELL, SECOND AVE, MOANA, 5169	52.00	803805403
FRAGMENTS P/L, LIVERPOOL ST, PORT LINCOLN, 5606	22.25	800099120
G M FRAHN, CORNWALL RD, PORT CLINTON, 5570	40.55	807691919
L M FRASER, MINGE CRT, MURRAY BRIDGE, 5253	50.00	807509235
FRASER CONSULTING, UN 4, 41 GILBERT ST, GILBERTON, 5081	75.50	807162526
F A & J LA FRATTA, ROSE TCE, WAYVILLE, 5034	41.65	807689914
G FREDERICKS, ELIZABETH ST, STREAKY BAY, 5680 S FRICK, COWPER ST, GLENELG, 5045	10.60 31.30	805933941 803408754
A FUDA, ANJANTO RD, WATERLOO CORNER, 5110	35.55	808447098
C G & B L FULLER, MORGAN RD, COFFIN BAY, 5607	51.80	804878314
G D A & L M MCCALLUM & SONS, HD WANILLA, WANILLA, 5606	309.25	806823866
G E TSCHARKE & SONS, SEPPELTSFIELD RD, MARANANGA, 5360	178.90	805580372
G R THOMPSON & CO P/L, ELEVENTH AVE, ST PETERS, 5069	195.45	801058262
G R THOMPSON & CO P/L, ELEVENTH AVE, ST PETERS, 5069	121.65	801058254
G R THOMPSON & CO P/L, TONGARIRO ST, GREENWITH, 5125	90.40	802147981
G R THOMPSON & CO P/L, ELEVENTH AVE, ST PETERS, 5069	16.40	807933684
W R GANT, MARLBOROUGH TCE, FULHAM GARDENS, 5024	63.50	802643995
J A GATHERCOLE, PIMPALA RD, REYNELLA, 5161	187.85	802875584
GAWLER DISCOUNT PAINTS, MURRAY ST, GAWLER, 5118	162.70	808233916
GEM BIRDS, MAIN NORTH RD, POORAKA, 5095	166.00	807700803
GIDDEL P/L, HALIFAX ST, ADELAIDE, 5000	20.70	800596198
J W GILBERT, GEORGE ST, TORRENS PARK, 5062 D W GILLIES, CORMORANT AVE, FLAGSTAFF HILL, 5159	10.20 262.40	807771517 803718559
T GILMORE-JOHNSTONE, JERRI CRT, WOODCROFT, 5162	107.78	802959770
A GIORGI, FL 5, 9 IRWINE ST, WALLAROO, 5556	12.55	807166758
DR GIORGIO, ALEXIS ST, HOPE VALLEY, 5090	29.70	807595791
S J GLANVILLE, C/O, 25 RESTHAVEN RD, O'HALLORAN HILL, 5158	80.00	807268875
GLENLOTH WINES LTD, REYNELL RD, REYNELLA, 5161	105.80	800061521
B GLUIC, LINCOLN ST, WOODVILLE NORTH, 5012	17.65	801902112
T & R GODLEMAN, 26 ARDTORNISH ST, HOLDEN HILL, 5088	408.10	807166499
S M GOLDSMITH, 17 TYNTE ST, NORTH ADELAIDE, 5006	642.55	807166130
M GOMEZ, FL 3, 6 ILFORD RD, CLARENCE GARDENS, 5039	39.50	807167851
J GORSKI, ROBE ST, KAPUNDA, 5373	50.00	806510500
A G GOUGH, HOLLYOAKS CRT, HAPPY VALLEY, 5159	10.80	803735125

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M R GOWER, FL 1 5-7 GILL CRT, SEMAPHORE PARK, 5019	33.75	807166627
G J GRAHAM, AMPORT ST, ELIZABETH NORTH, 5113	59.50	805351634
C M GRAHAM, PORTRUSH RD, LINDEN PARK, 5065	50.00	807653529
J W GRAHAM, HAMPTON RD, ECHUNGA, 5153	43.65	806070477
B WILLIAMS & M GRAMMATOPOULOS, SIXTH AVE, ST PETERS, 5069	89.50	801101364
GRAPHITE MINES OF AUST, BOX 1610 P.O., PORT LINCOLN, 5606	3 160.05	807228792
L WATT, J THORP & C GRAVE, CAMBRIDGE TCE, MALVERN, 5061	32.00	807445891
N J GRAY, BURNS ST, WAIKERIE, 5330	10.95	808652304
GRAY & PALMER PTY LTD, BAINS RD, MORPHETT VALE, 5162	85.30	803677745
GREAT STATE BUILDING CO, HARDYS RD, UNDERDALE, 5032 J GRECH, BROOKER TCE, COWANDILLA, 5033	86.00 18.30	808167543 807631393
T GREENFIELD, EMILY ST, MILLICENT, 5280	68.85	805789079
M A GREGG, WINGFIELD RD, WINGFIELD, 5013	11.05	801909740
M GREMMERT, 27 MITCHAM AVE, LOWER MITCHAM, 5062	86.45	807162500
S & M GRIFFITHS, WENTWORTH CRT, GOLDEN GROVE, 5125	19.60	807572941
A GRIGOLI, JOHNSON CRT, MOUNT GAMBIER, 5290	16.75	808233160
S GROSSER, HARVEY RD, ELIZABETH SOUTH, 5112	68.70	805385954
P & R GUBBINS, BARONET ST, GOOLWA, 5214	12.95	808287151
R A GUEST, 47 LIONEL AVE, BLAIR ATHOL, 5084	35.00	807163475
GUESTLEY DEVELOPMENTS P/L, FAIRWEATHER AVE, LOXTON, 5333	52.55	807598977
A GUPTA, ASCOT AVE, VALE PARK, 5081	14.40	808802450
C A GYNELL, CRESTVIEW PL, WYNN VALE, 5127	86.90	802126599
H & B CONSTRUCTIONS P/L, PITCAIRN CCT, SEAFORD RISE, 5169	19.35	804379001
J W HABEL, HAWTHORN AVE, EMU BAY, 5223	43.45	807055870
J HAJEK, WAKEFIELD PL, KERSBROOK, 5231	88.00	806040591
TR HALBURD, FARLEY RD, KINGSTON-ON-MURRAY, 5331	26.05	808962858
K PARKINSON & L HALE, UN 3, 10 NABETTO CRT, MORPHETTVILLE, 5043	20.00	807296490
C M HALL, MAIN SOUTH RD, MORPHETT VALE, 5162	30.00	808434241
G V HALL, RING ST, WHYALLA NORRIE, 5608 HALLIBURTON AUST, MUSGRAVE AVE, WELLAND, 5007	12.80 464.65	807494905 801753533
A G HAMMER, PHILLIS TCE, PETERHEAD, 5016	33.00	802416958
R C HAMMERSTEIN, MAIN ST, KAPUNDA, 5373	52.00	806509755
G A HAMS, FALCON ST, PORT WILLUNGA, 5173	20.90	805145607
A HANDOKO, CHATHAM RD, KESWICK, 5035	44.00	807465910
G P HANN, GORDON ST, GLENELG, 5045	50.00	808223214
K J HANNAGAN, 1 FITZGERALD CRT, PORT AUGUSTA, 5700	58.30	807168386
HANNAM PETROLEUM PTY LTD, WAKE RD, CLEVE, 5640	52.60	804887353
F HAOCHITY, LETCHFORD ST, BEDFORD PARK, 5042	36.15	803994333
M K HARRIS, RAYMOND GR, GLENELG, 5045	27.65	809152402
S W HARRIS, STRANGWAYS TCE, NORTH ADELAIDE, 5006	25.55	801136591
W G HARRIS, 5 COWRA ST, MILE END, 5031	12.40	807167259
G DOHERTY & K HARRISON, PUNYELROO RES, SWAN REACH, 5354	41.25	806265517
C J HARRISON, CARTLEDGE AVE, WHYALLA STUART, 5608	24.70	808017164
T HARRISON, PARKLANDS CR, REYNELLA, 5161	20.30	802989541
J HARROP, UN 3, 17 DONEGAL RD, LONSDALE, 5160	69.90 56.55	807162681
D A HARVEY, CONDADA AVE, PARKHOLME, 5043 R A HARVEY, WOODCHESTER, 5255	56.55 11.95	803911307 806986806
M HATJOPOULOS, SEAVIEW RD, HENLEY BEACH, 5022	30.00	802652455
P HEDGES, ROGERS CRT, ALDGATE, 5154	29.75	800189179
F R HEIN, STEPHENS ST, BOOLEROO CENTRE, 5482	23.00	805702706
K W BARNETT & C F HELLYER, NA 18/18, SEC, 190 WASHPOOL RD, AVENUE RANGE, 5273	43.70	807163174
S A HELMERS, CHINNERY ST, PORT AUGUSTA WEST, 5700	31.55	805638288
S A HELMERS, CHINNERY ST, PORT AUGUSTA WEST, 5700 S A HELMERS, CHINNERY ST, PORT AUGUSTA WEST, 5700	20.00	805638288
WILLIAM HENDERSON, HD RIDLEY, SWAN REACH, 5354	43.35	808103486
M HENDON, FREDERICK ST, WELLAND, 5007	17.50	801767459
D J HENDRY, SUFFOLK RD, HAWTHORNDENE, 5051	270.55	800747096
M & D HENNEKER, ROWE CR, TWO WELLS, 5501	15.75	805576090
C H HENNESSY, GREENHILL RD, GLENSIDE, 5065	157.40	800390520
J P HENNESSY, WEMYSS AVE, HAWTHORN, 5062	26.70	808214063
N P HERRAMAN, SECOND AVE, KLEMZIG, 5087	30.25	801299222
S J HEWETT, PRESSEY ST, MOUNT GAMBIER, 5290	27.40	805757256
M J & C N HICKS, 3 CRESWELL RD, LARGS BAY, 5016	82.20	807166936

Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
M & J HIGGINS, ADELAIDE RD, GAWLER, 5118	107.10	809149485
V HIGGINS, JENNIFER AVE, RIDGEHAVEN, 5097	12.10	807466746
J HIGNETT, CARDIGAN AVE, FELIXSTOW, 5070	71.45	808155001
R S HILL, ANTILLA WAY, FLAGSTAFF HILL, 5159	45.00	802928539
T M HILL, TONKIN AVE, BARMERA, 5345	36.60	807060239
HILTON BATTERY SERVICE, SOUTH RD, RICHMOND, 5033	18.25	803186598
HIRE PURCHASE STOVES, GREENHILL RD, EASTWOOD, 5063	57.85	807168776
D J HNATYSZYN, GUERIN ST, SALISBURY, 5108	18.75	806374118
N V HO, BERMUDEZ CR, PARALOWIE, 5108	66.45	806580959
M HOCKING, RIVERVIEW DR, PARADISE, 5075 A M HOCKING, BURTON RD, PARALOWIE, 5108	56.80 44.00	800928406 805498321
M HOCKLEY, SOUTH ST, HENLEY BEACH, 5022	71.95	808333528
K P HOLCROFT, NAPIER ST, EXETER, 5019	11.10	807790046
E J HOLMES, LITTLE ARCHER ST, NORTH ADELAIDE, 5006	77.45	801156563
HOMECOURT PTY LTD, PEEL ST, GAWLER WEST, 5118	16.00	807761205
HOMESTEAD AWARD WINNING HOMES P/L, HANCOCK RD, SURREY DOWNS, 5126	66.70	807767162
HOMESTEAD AWARD WINNING HOMES P/L, SOUTH TCE, POORAKA, 5095	53.45	807430898
HOMESTEAD AWARD WINNING HOMES P/L, HANCOCK RD, SURREY DOWNS, 5126	48.80	807695329
HOMESTEAD AWARD WINNING HOMES P/L, HANCOCK RD, SURREY DOWNS, 5126	47.40	807767146
HOMESTEAD HOMES, WHITING RD, ST AGNES, 5097	55.45	807945087
HOMESTEAD HOMES PTY LTD, PATERSON RD, POORAKA, 5095	141.45	801571698
HOMESTEAD HOMES PTY LTD, CROZIER AVE, MODBURY, 5092	26.60	802231497
HOMESTEAD HOMES PTY LTD, CROZIER AVE, MODBURY, 5092	22.60	807500215
HON CHUEN CHAN, DUKES LN, ADELAIDE, 5000	35.90	800605294
C A HOOKER, 27 RAILWAY CR, EVANSTON, 5116	100.00	807217874
E W J HOSKIN, KELLY RD, MODBURY, 5092	175.00	802104931
J L HOWARD, 52 FINDON AVE, SEATON, 5023	110.35	807167291
B HOZZU, 19 BIRCHENOUGH RD, HACKHAM WEST, 5163	40.00	807303706
D J HUBBARD, OSBORNE RD, NORTH HAVEN, 5018 L J MCHUGH, CHESTNUT GR, MAGILL, 5072	175.75 65.00	802458059 808121896
K HUGHES, 71 HEYTESBURY RD, ELIZABETH WEST, 5113	89.15	807167576
J B HUGHES, 1 QUEEN ST, GAWLER, 5118	58.30	807167152
S E HUGO, 21 PICKHAVER ST, WHYALLA STUART, 5608	24.35	807245009
HUMES, TAYLOR ST, BROMPTON, 5007	20.00	801742974
R HUMPHREYS, YORK ST, NORTHFIELD, 5085	95.80	801531620
P W HUNT, FULLARTON RD, FULLARTON, 5063	20.95	800365717
F P HURLOCK, STURT ST, GLENELG NORTH, 5045	47.45	803378850
R F HUTCHINSON, ASQUITH ST, NAILSWORTH, 5083	36.65	801214317
F C HUTCHISON, EAST TCE, BORDERTOWN, 5268	16.50	805836468
R W HYDE, HD SPENCE, NARACOORTE, 5271	31.85	806790493
INDEPENDENT HOLDINGS LTD, JOHN ST, MOUNT GAMBIER, 5290	16.75	800094081
K M INGLIS, ALDRIDGE TCE, MARLESTON, 5033	27.50	807456256
INNISAL P/L, 25A, FOURTH AVE, ASCOT PARK, 5043	10.10	807168289
INTERGRAPH CORPORATION, MELBOURNE ST, NORTH ADELAIDE, 5006 S JAMES, ALFRED ST, LARGS BAY, 5016	56.90 55.00	801147956
N JAMES, WILLOCHRA RD, SALISBURY PLAIN, 5109	50.00	802414338 807546556
K H JAMES, PURNONG ST, RENMARK, 5341	20.00	807737870
F R JANSEN, FOURTH ST, ORROROO, 5431	269.35	806608955
S M JANSEN, SUSSEX ST, NORTH ADELAIDE, 5006	26.05	808059100
JAYAR CARAVANS, HOOKE RD, ELIZABETH WEST, 5113	14.85	806345775
JEANS FACTORY, RENMARK AVE, RENMARK, 5341	42.40	806229218
C JELLESE, ATKINSON DR, BURTON, 5110	24.95	806579413
T A BAKER & A D JENNINGS, CHILDERS ST, NORTH ADELAIDE, 5006	11.25	808329725
T M BOREN & E M JOHNSON, SEVENHILL, CLARE, 5453	104.60	804927373
E JOHNSON, MELBOURNE ST, NORTH ADELAIDE, 5006	28.40	801147192
J D JOHNSTON, TAPP ST, ROSEWATER, 5013	66.70	807782809
S G JOHNSTON, NEWTON RD, CAMPBELLTOWN, 5074	15.00	800880268
T E JONATHAN, GRETEL CR, PARALOWIE, 5108	15.00	805537387
H I JONES, EASTON RD, DAVOREN PARK, 5113	158.55	806337813
D M JONES, C/O, PO, STREAKY BAY, 5680	146.00	807261776
L K JONES, PARK TCE, QUORN, 5433	72.25	804740404
H I JONES, EASTON RD, DAVOREN PARK, 5113	40.00	806337813
D L JONES, NILE ST, GLENELG, 5045	30.00	807953949

Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
I M JONES, CHURCHILL RD, KILBURN, 5084	12.40	801619438
L H DE JONG, 2 ADELAIDE RD, MOUNT BARKER, 5251	47.75	807168124
P JOSEPH, DAVIES PL, NORTH ADELAIDE, 5006	150.00	807385354
JUBON DESIGNS, MAIN NORTH RD, POORAKA, 5095	10.65	808024973
S M & J A JUETT, COROMANDEL RD, CLARENDON, 5157	42.50	807032541
M JURAGA, BEAUFORT ST, WOODVILLE, 5011	77.95	801850529
T JURCIC, ESSINGTON LEWIS AVE, WHYALLA, 5600	67.45	807996119
H JURGENS, HARVEY ST, NAILSWORTH, 5083	24.80	801191280
R N KAAPANDA, GRENVILLE AVE, HILLCREST, 5086	11.30	801344601
K KAHL, HARVEY AVE, WESTBOURNE PARK, 5041 J KALTOFT, ESPLANADE NORTH, GLENELG NORTH, 5045	49.75 27.85	807979666 808142767
D KANE, GAWLER ST, MOUNT BARKER, 5251	26.45	807940231
C KAPIRIS, REGENCY RD, BLAIR ATHOL, 5084	20.43 167.55	801638454
C KAPIRIS, REGENCY RD, BLAIR ATHOL, 5004 C KAPIRIS, REGENCY RD, BLAIR ATHOL, 5084	161.40	801638399
C KAPIRIS, REGENCY RD, BLAIR ATHOL, 5084	155.85	801638420
C KAPIRIS, REGENCY RD, BLAIR ATHOL, 5084	125.40	801638404
C KAPIRIS, REGENCY RD, BLAIR ATHOL, 5084	121.90	801638412
C KAPIRIS, REGENCY RD, BLAIR ATHOL, 5084	119.00	801638446
C KAPIRIS, REGENCY RD, BLAIR ATHOL, 5084	113.40	801638438
D KARATZOVALIS, FOREST AVE, BLACK FOREST, 5035	34.15	804099938
J S KARSSEN, HERBERT ST, WHYALLA, 5600	14.00	804715316
G KARVAK-BERECZ, ANZAC HWY, PLYMPTON, 5038	101.65	803282677
K L KELLEHER, SALISBURY HWY, SALISBURY DOWNS, 5108	20.00	806382957
A D S KELLY, COULLS RD, BANKSIA PARK, 5091	203.35	802174403
R M & C N KENNEDY, KARINGAL RD, DERNANCOURT, 5075	280.85	801354832
K KENNEDY, CHADDENWICK RD, ELIZABETH VALE, 5112	30.00	807876022
F A KENNELL, CRITTEN AVE, LARGS NORTH, 5016	144.55	802395190
J M KENNEWELL, PANMURE PL, WOODVILLE NORTH, 5012	79.70	801903257
W T KENNEWELL, 4 ANTHONY ST, MOUNT GAMBIER, 5290	10.45	807162851
KENSINGTON & NORWOOD HOUSING,	28.15	801093125
L KENT, THEVENARD RD, THEVENARD, 5690	15.85	806844363
KENTISH DOWNS SEEDS, HD GLENROY, NARACOORTE, 5271	28.75	804808185
J H KER, HAMILTON RD, WOODVILLE NORTH, 5012	24.05	801895424
D KERR, FL 1, 162 PROSPECT RD, PROSPECT, 5082	40.00	807295981
M A & D L KERRISON, WEST BEACH RD, WEST BEACH, 5024	41.25	802766268
R N & E Y KEYNES, HD KELLY, KIMBA, 5641	248.45	805930008
C A KIELY, VIENNA PL, SALISBURY DOWNS, 5108	16.75	806382020
C KILMARTIN, FERNBANK TCE, STONYFELL, 5066	29.65	807968316
ONG KIM, NELSON ST, KILBURN, 5084	19.60	801618733
E M KING, PATERSON TCE, GAWLER, 5118	24.25	806478986
N V & J K KINGSLEY, HENRY ST, EDITHBURGH, 5583	62.35	805978498
KINGSMEAD COURT, CHAPEL ST, NORTH ADELAIDE, 5006	25.95	807927300
KINGSMEAD COURT, CHAPEL ST, NORTH ADELAIDE, 5006	16.30	807927449
J M KLEINSCHMIDT, MORTON RD, CHRISTIE DOWNS, 5164	22.30	804341795
A G KNIGHT, DARWENDALE ST, HUNTFIELD HEIGHTS, 5163	210.65	804363997
P D KONRAD, FL 1, 382 MARION RD, PLYMPTON, 5038	46.50	807164269
O KOSTIC, WATTLE AVE, ROYAL PARK, 5014 J A KRELLE, MACKAY CR, PARAFIELD GARDENS, 5107	13.45 51.40	808924743 806392528
J C KROKER, LAKE TCE E, MOUNT GAMBIER, 5290	236.45	806783333
C KYRATZOULIS, SPRINGBANK RD, CLAPHAM, 5062	115.05	804216508
G D LAKE, GRAND JUNCTION RD, ROSEWATER, 5013	233.93	801950953
N G LAMPE, YELDHAM DR, MORPHETT VALE, 5162	52.00	803644463
LANDLORD METER, SKIPPER ST, MOUNT BARKER, 5251	79.45	805046164
N W A LANG, WIGLEY DR, MCLAREN VALE, 5171	36.55	808237473
K T LANGSTON, PONSONBY ST, WEST HINDMARSH, 5007	28.40	808117190
S LAROSA, GODERICH CRT, SURREY DOWNS, 5126	30.00	807449560
CHEUK LING LAW, GEARY PL, ATHELSTONE, 5076	130.80	802867232
A LEE, ANZAC HWY, PLYMPTON, 5038	20.70	809292888
LEIGHTON CONTRACTORS, HD TATIARA, BORDERTOWN, 5268	267.60	808091007
D J LEO, C/O, 35 ABBOTT ST, KLEMZIG, 5087	32.70	807197339
J LEONE, 11 JEFFS ST, CAMPBELLTOWN, 5074	20.00	807163255
T M LEOPOLD, SURF AVE, WEST BEACH, 5024	32.40	802761674
M E LESTER, GREVILLEA ST, WHYALLA STUART, 5608	24.65	804729591

T. LEWIS, LACEY ST. WIYALLA, 5000 10.28	Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
NO LIMBERIS, ABBERTON ST, FLAGSTAFF HILL, 5159 15.65 802930186 10NCOLY ROINERES PL, KINKO ST, ALBERTON, 5014 29.40 808530362 10NCILVE, BAXTER AVE, SURREY DOWNS, 5126 54.60 808530362 10NDLEY, BAXTER AVE, SURREY DOWNS, 5126 54.60 8008503636 10NDLEY, BAXTER AVE, SURREY DOWNS, 5126 54.60 8008503636 10NDLEY, BAXTER AVE, SURREY DOWNS, 5126 54.60 8008681244 10NDUST PLY LTD, GOODWOOD PD, CLARENCE PARK, 5034 59.15 807325952 57.51 57.75 801325952 57.51 57.75 801325952 57.51 57.75 801325952 57.51 57.75 801325952 57.51 57.75 801325952 57.51 57.75 57.75 801325952 57.51 57.75 57.75 801325952 57.75 57.	I T LEWIS, LACEY ST, WHYALLA, 5600	36.15	807795232
INNCOIN FENDINEERS PIL, KING ST, ALBERTON, 5014 29.40 80084337 P. ILINDBERG, MACFARLANES, T. GLENNEG (SONTH, 5045 54.60 802082088 GLINDLEY, BAXTER AVE, SURREY DOWNS, \$125 54.60 802082088 GLINDLEY, BAXTER AVE, SURREY DOWNS, \$126 54.60 802082088 54.60	K Y & C J LI, LYN ST, ABERFOYLE PARK, 5159	102.80	
P.L.INDBERG, MACFARLANIS ST, GENELG NORTH, 5015	N D LIMBERIS, ABBERTON ST, FLAGSTAFF HILL, 5159	15.65	802930186
GLINDEY, BAXTER AVE. SURREY DOWNS. \$126 GLINDING SALOP ST. BEULAHI PARK. \$097 S140 S0081244 LINDIST PIY LTD., GOODWOOD RD. CLARENCE PARK, 5034 S175 S07818725 K MLITTLE, G. CRAIG ST. MODBURY NORTH. \$907 S175 K MLITTLE, G. CRAIG ST. MODBURY NORTH. \$907 S175 S0797433 S17 LLITTLE, ALEXANDER LDR. MOUNT BARKER. \$251 S0797433 S1 ALITTLE. ALEXANDER LDR. MOUNT BARKER. \$251 S1 MODE STATE ST. GLENELG NORTH, 5045 S1 LLOYD, 10 HAYWARD ST. QUORN. \$433 S1 LLOYD, 10 STATE ST. GLENELG NORTH, 5045 S1 LLOYD, 10 HAYWARD ST. QUORN. \$433 S07425326 S1 LLOMAS, UNION ST, DULWICH, \$665 S1 LLOW, 10 STATE ST. SALE STATE ST		29.40	
GF LINDNIFR, SALOP ST, BEUL AH PARK, 5067 LINDDIST PTY LTD, GOODWOOD RD, CLARENCE PARK, 5034 591,35 KO LIPARI, PITMAN RD, WINDSOR GARDENS, 5087 591,35 KO LIPARI, PITMAN RD, WINDSOR GARDENS, 5087 591,35 KO LIPARI, PITMAN RD, WINDSOR GARDENS, 5087 JA LITTLE, ALEXANDER DR, MOUNT BARKER, 5251 GM LLOYD, CO, 16 STURTS, GLENELG NOKTH, 50045 JA LITTLE, ALEXANDER DR, MOUNT BARKER, 5251 GM LLOYD, CO, 16 STURTS, GLENELG NOKTH, 50045 TJ LLOYD, 10 HAYWARD ST, GUORN, 5433 LOG CABIN HOPTE, MOTEL, 55 CHURCH ST, PEROLA, 5277 29,20 807,165881 LOG CABIN HOPTE, MOTEL, 55 CHURCH ST, PEROLA, 5277 JA LORG, STURT HWY, NURLOOTFA, 3555 R A LORKIAUX, MILDRED ST, KAPUNDA, 5373 CL LIM, MT YEOW AP Y LOW, 12, HIENRY ST, CROYDON, 5008 CL LIM, MT YEOW AP Y LOW, 12, HIENRY ST, CROYDON, 5008 CL LIM, MT YEOW AP Y LOW, 12, HIENRY ST, CROYDON, 5008 CL LIM, MT YEOW, BY, MITHFIELD PLAINS, 5114 CW LUKE, HINSLEY RD, SMITHFIELD PLAINS, 5114 JE LOY, MILDRED ST, KAPUNDA, 5373 CL LIM, MT YEOW, SMITHFIELD PLAINS, 5114 JE LOY, MILDRED ST, KAPUNDA, 5373 CL LIM, MT YEOW, AND ST, CHONGHAM AND ST, CROYDON, 5008 CH JUKE, HINSLEY RD, SMITHFIELD PLAINS, 5114 JE LOY, MILDRED ST, KAPUNDA, 5373 CL LIM, MT YEOW, SMITHFIELD PLAINS, 5114 JE LOY, MILDRED ST, KAPUNDA, 5373 CL LIM, MT YEOW, AND ST, CHARLES, 5010 CW LUKE, HINSLEY RD, SMITHFIELD PLAINS, 5114 JE LOY, MILDRED ST, CARDEN, SMITHFIELD PLAINS, 5114 JE LOY, MT, MT, MT, MT, MT, MT, MT, MT, MT, MT			
INDIDIST PTY LTD., GOODWOOD RD, CLARENCE PARK, 5034			
CV LIPARI, PITMAN RD, MINISON GARDENS, 5087 KM LITTLE, ALEXANDER DR, MOUNT BARKER, 5251 JA LITTLE, ALEXANDER DR, MOUNT BARKER, 5251 JG MILOYD, CO, 16 STURT ST, GLENELG NORTH, 5045 JI LIOYD, CO, 16 STURT ST, GLENELG NORTH, 5045 JI LLOYD, CO, 16 STURT ST, GLENELG NORTH, 5045 JI LLOYD, CO, 16 STURT ST, GLENELG NORTH, 5045 JI LLOYD, CO, 16 STURT ST, GLENELG NORTH, 5045 JI LLOYD, DI HAYWARD ST, QUORN, 5433 LOG CABIN HOTEL MOTEL, 56 CHURCHI ST, PENOLA, 5277 JUNOE, STURT HWY, NURICOUTH, 3055 JI LLONGE, STURT HWY, NURICOUTH, 5355 JI LURO, JI LLOYD, JI LLOYD, JI LLOYD, 5373 LI LLOYD, JI LLOYD, JI LLOYD, JI LLOYD, 5373 LI LLOYD, JI LLOYD, JI LLOYD, JI LLOYD, 5373 LI LLOYD, JI LLOYD, JI LLOYD, JI LLOYD, 5373 LI LLOYD, JI LLOYD, JI LLOYD, JI LLOYD, 5373 LI LLOYD, JI LLOYD, JI LLOYD, JI LLOYD, 5373 JI LLOYD, JI LLOYD, JI LLOYD, JI LLOYD, 5373 JI LLOYD, JI LLOYD, JI LLOYD, JI LLOYD, 5374 JI LLOYD, JI LLOYD, JI LLOYD, JI LLOYD, 5374 JI LLOYD, JI LLOYD, 5374 JI LLOYD, JI LLOYD, JI LLOYD, 5374 JI LLOYD, JI LLOYD, 5374 JI L			
KM LITTLE, 6 CRAIG ST, MODBURY NORTH, 5092 33.6,0 807299343 GM LLOYD, CO, 16 STURT ST, GLENEL G NORTH, 5045 113.00 807313335 GM LLOYD, CO, 16 STURT ST, GLENEL G NORTH, 5045 113.00 807313335 GM LLOYD, CO, 16 STURT ST, GLENEL G NORTH, 5045 113.00 807313335 TJ LLOYD, 10 HAYWARD ST, QUORN, 5433 50.04 807161423 A E LOMAS, UNION ST, DULWICH, 506S 15.00 807425526 15.00 807425526 TJ LONGE, STURT HWY, NUROOTPA, 5355 63.20 80616625 R A LORRIAUX, MILDRED ST, KAPUNDA, 5373 51.35 806453809 CL LIM, MT YEOW, & P Y LOW, 12A, HERRY ST, CROYDON, 5008 32.80 807164201 DR P MARKEY & DR A LUCK, STRANGWAYS TCE, NORTH ADELAIDE, 5006 26.65 807864051 DR P MARKEY & DR A LUCK, STRANGWAYS TCE, NORTH ADELAIDE, 5006 36.20 807167225 MARONIS & ASSOCIATES, NAIRN ST, FERRYDEN PARK, 5010 22.30 80852678 MILUSCOMBE, UN 4, 11 JOINSTONE PL, NORTH ADELAIDE, 5006 36.20 807167225 MARONIS & ASSOCIATES, NAIRN ST, FERRYDEN PARK, 5010 16.60 80852678 MARONIS & ASSOCIATES, NAIRN ST, FERRYDEN PARK, 5010 16.60 80852678 MARONIS & ASSOCIATES, NAIRN ST, FERRYDEN PARK, 5010 16.60 80852474 MY B MAARUP, FAIRLIE DR, ELAGSTAFF HILL, 5159 10.75 802934339 AMACHEDA, 4 FRANKLIN AVE, FLINDERS PARK, 5025 26.30 807167241 07.07 MACHEDA, 4 FRANKLIN AVE, FLINDERS PARK, 5025 26.30 807167241 07.07 MACHEDA, 4 FRANKLIN AVE, FLINDERS PARK, 5025 26.30 807167241 07.07 MACHEDA, 5000 16.85 807167379 MACHEDA, 4 FRANKLIN AVE, FLINDERS PARK, 5025 26.30 807167349 MACHEDA, 4 FRANKLIN AVE, FLINDERS PARK, 5025 26.30 807167349 MACHEDA, 5000 50.05 807167349			
JALITTLE, ALEXANDER DR, MOUNT BARKER, 5251 30.00 807943335 50 MILOYD, CO, 16 STURT ST, GLENEIG NORTH, 5045 113.00 807313335 50 13.00 807313335 50 13.00 807313335 50 13.00 807313335 50 13.00 807313335 50 13.00 807313335 50 13.00 807313335 50 13.00 807313335 50 13.00 807313335 50 13.00 80731335 50 13.00 80731335 50 13.00 807423526 50 13.00 807423526 50 13.00 807423526 50 50 50 50 50 50 50 5			
GMILOYD, CO., 16 STURT ST, GENELG NORTH, 5045 JILLOYD, OI BATYWARD ST, QUORN, \$133 LOG CABIN HOTEL MOTEL, \$6 CHURCH ST, PENOLA, 5277 A E LOMAS, UNION ST, DULWICH, 5065 TJLONGE, STURT HWY, NURIOOTPA, 5355 R A LORRIAUX, MILDRED ST, KAPUNDA, 5373 CLILM, MT YEOW & PY LOW, 12A, HENRY ST, CROYDON, 5008 CLILM, MT YEOW & PY LOW, 12A, HENRY ST, CROYDON, 5008 CLILM, MT YEOW & PY LOW, 12A, HENRY ST, CROYDON, 5008 CLILM, MT YEOW & PY LOW, 12A, HENRY ST, CROYDON, 5008 CLILM, MT YEOW & PY LOW, 12A, HENRY ST, CROYDON, 5008 CRITICAL STRING			
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	R MCCAHON, JAKARTA CRT, NOARLUNGA DOWNS, 5168	15.60	808031782
S MCDERMOTT, BADEN TCE, O'SULLIVAN BEACH, 5166 13.55 803697505			
	S MCDERMOTT, BADEN TCE, O'SULLIVAN BEACH, 5166	13.55	803697505

Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
I G MCDONALD, DAY TCE, CROYDON, 5008	57.80	801785089
K M MCDONOUGH, DONOVANS RD, DONOVANS, 5291	19.75	805840677
K MCDOUGALL, HIGH ST, KENSINGTON, 5068	156.40	808490025
R M MCDOUGALL, HD MINDARIE, WANBI, 5310	20.00	808180157
J J MCELHINNEY, DANVERS GR, WOODVILLE GARDENS, 5012	82.35	801865140
C M MCENROE, HIGHFIELD DR, HILLBANK, 5112	101.30	807516816
B MCGREGOR, ALFREDA ST, ATHOL PARK, 5012	14.45	801893854
G T & A F MCINERNEY, MILLS AVE, PORT NOARLUNGA, 5167 J MCKECHNIE, PARTRIDGE ST, GLENELG, 5045	83.00 14.85	803770127 808158994
J W MCKEE, HALLETT ST, KADINA, 5554	22.00	805991298
J M MCKELL, MAGAREY TCE, LARGS NORTH, 5016	91.60	802390124
R M MCNICOL, FINBAR CR, CHRISTIE DOWNS, 5164	20.00	803757961
P MCNULTY, FAMECHON CR, MODBURY NORTH, 5092	17.80	801510076
J MCPHERSON, SIMCOCK ST, WEST BEACH, 5024	21.35	802778970
I T MCPHERSON, SEXTANT AVE, SEAFORD, 5169	17.10	807838446
F N MCQUAID, INGOMAR CRT, HALLETT COVE, 5158	40.00	803040108
F N MCQUAID, INGOMAR CRT, HALLETT COVE, 5158	40.00	803040108
M MCSTAY, HENLEY BEACH RD, LOCKLEYS, 5032	21.75	803087445
B J MEAD, HELE CR, TROTT PARK, 5158	118.60	802900014
D C MEANEY, KENSINGTON RD, KENSINGTON GARDENS, 5068	39.25	800485202
MEGONITE PTY LTD, MURRAY ST, GAWLER, 5118	774.80	800082670
MESSRS J WARREN & S JOHN, THERMOPYLAE CRT, HALLETT COVE, 5158	29.80	808293168
MESSRS NJ TITHER & DT BUNKER, ALFREDA ST, ATHOL PARK, 5012 MESSRS S PRIDHAM & S NICHOLAS, EARLSFIELD AVE, SALISBURY EAST, 5109	20.00 107.30	801893846 805450737
MESSRS TAI, WONG, YUENG, THE DRIVEWAY, HOLDEN HILL, 5088	60.75	801384467
D METCALF, CASTLE ST, EDWARDSTOWN, 5039	90.90	804043199
S METCALFE, LOT, 33 DOUGLAS ST, MANNUM, 5238	112.75	807162592
M METZENRATH, DUNORLAN RD, EDWARDSTOWN, 5039	25.00	804011902
S MICHAS, RUSSELL AVE, HAZELWOOD PARK, 5066	25.00	800438205
C & L MICHIELAN BROS, 13 ELIZABETH ST, MOUNT GAMBIER, 5290	10.90	807167673
J L MIERS, FIFE ST, WOODVILLE SOUTH, 5011	106.90	802491384
D & B MILERA, BUTLER CR, PORT AUGUSTA WEST, 5700	20.00	805747075
M MILICEVIC, GALWAY AVE, BROADVIEW, 5083	113.75	808252178
E F MILICH, ESPLANADE, HENLEY BEACH, 5022	15.45	802720773
S MILLWOOD, BOWER RD, SEMAPHORE PARK, 5019	13.10	807408504
B MILOVANCEY, MYRTLE ST, PROSPECT, 5082	110.15	801662897
S G MISSERI, JAYCEE ST, MODBURY NORTH, 5092 MISSES R K HANRAHAN & C HARRIS, BARRY ST, PORT AUGUSTA, 5700	20.00 32.60	801509572 807891808
MISSES T GRANGE & J KERR, FL 26, 127-129 ANZAC HWY, KURRALTA PARK, 5037	35.25	807166790
P P MITCHELL, SELKIRK AVE, SEATON, 5023	133.90	802593312
G MITRIS, NORTHBROOK AVE, MILLSWOOD, 5034	20.00	807673486
MITSUBISHI ELECTRIC PTY LTD, SOUTH RD, EDWARDSTOWN, 5039	273.20	800074522
T MITZITHRAS, JERVOIS AVE, WEST HINDMARSH, 5007	130.25	801751337
D J MOELLER, PROSSER AVE, NORWOOD, 5067	78.75	800676720
M MOFFA, TYNE ST, GILBERTON, 5081	16.80	801177939
E MONTANIERO, ROSLIND ST, KENSINGTON GARDENS, 5068	17.45	800698891
R MOORE, DAVEY SIMPSON & ASSOCIATES, LOT 69 GREAT NORTHERN HWY,	120.00	808206193
MILLENDON, 6050	110.70	007162166
R S MOORE, YK 23-13, YORKETOWN, 5576	112.70	807163166
L D J MOORE, NORTH EAST RD, MODBURY, 5092 L M MOORE, 13 ANDREA ST, HIGHBURY, 5089	26.20 23.75	807779840 807164219
R MORRISON, 13 WAROOKA CR, SMITHFIELD, 5114	16.45	807168239
S & T MOTBEY, OTAMA CRT, CRAIGMORE, 5114	13.40	806548183
MOTOR REGISTRATION DIVISION, PRINCES RD, TORRENS PARK, 5062	17.95	804272112
C MOUGRIS, GIDDINGS AVE, TEA TREE GULLY, 5091	103.55	802180583
B W MOULDS, NARRUNG, 5259	51.50	807157175
A J MOYLE, WALKERVILLE TCE, GILBERTON, 5081	12.10	807431933
H D MARTENS, BARNARD ST, NORTH ADELAIDE, 5006	542.65	801127413
MSS RECORDS MANAGEMENT SRV, DELORAINE RD, EDWARDSTOWN, 5039	146.25	800074093
E L & K J MUDFORD, GUNNS RD, KONGORONG, 5291	55.15	805784388
E L & K J MUDFORD, GEORGE MASON ST, WELLINGTON EAST, 5259	36.90	808131637
C A MUELLER, YORKTOWN RD, ELIZABETH EAST, 5112	21.45	804409028
I J MULLINS, LITCHFIELD ST, WHYALLA NORRIE, 5608	127.50	807570054

IR MURDOCK, REDMAN CR. KINGSTON SE-5275 430.00 895848981 17 MURPHY, SE DROOGER TECR. KICHMOND, 5033 41.15 89716275 17 MURPHY, SE DROOGER TECR. KICHMOND, 5033 42.15 896006642 87.15 87.1	Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
F. CHURPHY, LIPSON RD, KADINA, 5554 26,20 800600642 10.1 MIRRAY, J. SANDPLI, J. ST., MANNUM, 5238 58,50 80716924 80.4970708 10.1 MIRRAY, J. SANDPLI, J. ST., MANNUM, 5238 24,20 80.4970708 10.0 80716770 10.0 8071670	J R MURDOCK, REDMAN CR, KINGSTON SE, 5275	420.00	805848081
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PALIOS & ASSOC HOLDINGS P/L, MONTAGUE RD, MODBURY NORTH, 5092 262.75 801988950 F PALLERO, FOURTH AVE, SEATON, 5023 96.35 808136158 S J & J K PALMER, CL 12/30, SNOWTOWN, 5520 30.00 807168297 G P PALMER, WELBY AVE, SALISBURY EAST, 5109 26.70 807576791 K PALMER, 42A, DAVENPORT TCE, WAYVILLE, 5034 11.25 807167568 R D PANKHURST, 7 CONEYBEER ST, BERRI, 5343 42.00 807161821 J & G PAPADIMITROPOULOS, WARREN AVE, BLAIR ATHOL, 5084 33.90 808146787 PARAMOUNT VIDEO GROUP, GLOUCESTER AVE, SALISBURY EAST, 5109 25.25 805451953 J P PARKS, RIVERDALE RD, MYRTLE BANK, 5064 16.75 800349422 G PARLONGO, ADDISON RD, ROSEWATER, 5013 385.80 801939503			807698872
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R D PANKHURST, 7 CONEYBEER ST, BERRI, 5343 42.00 807161821 J & G PAPADIMITROPOULOS, WARREN AVE, BLAIR ATHOL, 5084 33.90 808146787 PARAMOUNT VIDEO GROUP, GLOUCESTER AVE, SALISBURY EAST, 5109 25.25 805451953 J P PARKS, RIVERDALE RD, MYRTLE BANK, 5064 16.75 800349422 G PARLONGO, ADDISON RD, ROSEWATER, 5013 385.80 801939503			
J & G PAPADIMITROPOULOS, WARREN AVE, BLAIR ATHOL, 508433.90808146787PARAMOUNT VIDEO GROUP, GLOUCESTER AVE, SALISBURY EAST, 510925.25805451953J P PARKS, RIVERDALE RD, MYRTLE BANK, 506416.75800349422G PARLONGO, ADDISON RD, ROSEWATER, 5013385.80801939503			
PARAMOUNT VIDEO GROUP, GLOUCESTER AVE, SALISBURY EAST, 5109 25.25 805451953 J P PARKS, RIVERDALE RD, MYRTLE BANK, 5064 16.75 800349422 G PARLONGO, ADDISON RD, ROSEWATER, 5013 385.80 801939503			
J P PARKS, RIVERDALE RD, MYRTLE BANK, 5064 16.75 800349422 G PARLONGO, ADDISON RD, ROSEWATER, 5013 385.80 801939503			
G PARLONGO, ADDISON RD, ROSEWATER, 5013 385.80 801939503			

Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
PATERSON & SPACKMAN PTNRS, HD STIRLING, KEITH, 5267	14.35	806796350
P R S PAUL, MAIN ST, YANKALILLA, 5203	26.85	807026982
D M PAYNE, CLAYTON AVE, PLYMPTON, 5038	83.25	803296797
J P PEACHEY, SUNSET DR, MOUNT GAMBIER, 5290	36.15	807850062
D A PEARCE, NORTHGATE ST, PENNINGTON, 5013	43.75	801927192
K PEARSON, PARTRIDGE ST, GLENELG, 5045 J M PEARSON, FL 2, 45 BAGOT AVE, MILE END, 5031	39.70 24.65	807477868 807167487
D L PEDERSEN, THIRD AVE, FORESTVILLE, 5035	90.00	807723611
H PEEK, JERVOIS ST, TORRENSVILLE, 5031	32.55	803125421
R R PEEL, 5 HIGHFOLD ST, KOONIBBA, 5690	153.20	807324350
PENMAC FAMILY TRUST, HILLVIEW CR, SOUTH BRIGHTON, 5048	17.10	807684100
J S PERRETT, GRANT AVE, TOORAK GARDENS, 5065	76.20	800522614
D C PETERS, TAYLORVILLE RD, WAIKERIE, 5330	11.45	807074773
G PETERSEN, SHARPIE CR, GRANGE, 5022	134.00	802640450
G PETERSEN, SHARPIE CR, GRANGE, 5022	24.15	807504780
I P PETHERBRIDGE, BUTCHER ST, ELIZABETH DOWNS, 5113 S A J PFITZNER, MONMOUTH RD, WESTBOURNE PARK, 5041	20.00 22.45	804444525 807717086
VAN HOA PHAN, HOPKINS ST, RENMARK, 5341	17.42	806237683
K PHILIPPOU, RANDOLPH ST, THEBARTON, 5031	44.90	803136975
N M PIEK, C/O FL 8, 320 MARION RD, NETLEY, 5037	20.00	807169845
N M PIEK, 70 CASTLE ST, SOUTH PLYMPTON, 5037	20.00	807303722
K PIGNOTTI-KONIECZNY, SHEPHERDSON RD, MOUNT GAMBIER, 5290	15.25	804755855
J R PILKINGTON, GRANGE RD, SEATON, 5023	26.25	802557576
R J PINCH, PRINCES RD, GREENACRES, 5086	91.50	801274250
F PINNERI, EAST ST, HECTORVILLE, 5073	13.50	800973833
PIONEER CONST P/L, ST BERNARDS RD, ROSTREVOR, 5073	20.50	808627193
PIONEER CONSTRUCTION P/L, FERN AVE, LOCKLEYS, 5032	48.40	808643967
PIONEER HOMES, CANDYS RD, O'HALLORAN HILL, 5158	16.35	807678494
PIONEER HOMES, CANDYS RD, O'HALLORAN HILL, 5158 A PLAGA, LINCOLN ST, LARGS BAY, 5016	16.35 98.10	807678745 808115570
P S POLSON, PARKER CRT, PORT AUGUSTA WEST, 5700	102.00	805749213
K L PORTER, WEHL ST NORTH, MOUNT GAMBIER, 5290	10.40	807823037
S B POTTICARY, BAUDIN PL, PORT LINCOLN, 5606	26.30	808078671
D POWELL, FISHER ST, FELIXSTOW, 5070	32.55	801034898
K J POWELL, CARRINGTON ST, ADELAIDE, 5000	31.30	807999125
M M PRATT, FL 5, 25 BURT AVE, HILTON, 5033	34.25	807167314
O J PREST, BALLANTYNE ST, THEBARTON, 5031	52.55	803135220
N PRICE, NILE ST, GLENELG, 5045	40.00	808194154
D W PRICE, AYLING ST, SMITHFIELD PLAINS, 5114 PRIDE AIR CONDITIONING, HAMPSTEAD RD, BROADVIEW, 5083	16.85	807654876
PRO ENGINE RECONDITIONERS, RESEARCH RD, POORAKA, 5095	65.20 51.85	801227009 801577254
PROF D A BUCHANAN, FORD ST, MAYLANDS, 5069	100.00	807824627
PROMINENT HOMES, PORALKA CR, HALLETT COVE, 5158	73.25	807589572
PROMINENT HOMES, BURNLEY ST, HENLEY BEACH SOUTH, 5022	26.65	807638345
PROTECTOR SAFETY PTY LTD, LISTON RD, LONSDALE, 5160	151.00	808234352
PT ELLIOT CRASH REPAIRS, THE STRAND, PORT ELLIOT, 5212	13.30	805129524
K MORRIS & J L PUMMEROY, JUBILEE HWY WEST, MOUNT GAMBIER, 5290	30.20	808044319
W J REED & M E PURCELL, TOD ST, GLENELG NORTH, 5045	116.20	807396395
K M PURCELL, HARWOOD PL, ANDREWS FARM, 5114	24.20	804609496
VAN QUAN QUACH, FIRST AVE, WOODVILLE GARDENS, 5012	17.45	801860637
T J QUINN, BARNARD ST, NORTH ADELAIDE, 5006 M QUINN, WILLIAM ST, KILBURN, 5084	34.05 25.30	807462637 807885841
D QUINN, LESLIE ST EAST, WOODVILLE PARK, 5011	10.55	801848558
R & R NOMINEES P/L, HANSON RD, WINGFIELD, 5013	89.50	801907887
R E & D M NOMINEES P/L, KERRY ST, ATHELSTONE, 5076	23.05	808477966
R G MOYLE & CO P/L, CHELTENHAM PDE, WOODVILLE, 5011	1 983.25	800054665
P RADAK, 63 SUZANNE AVE, MORPHETT VALE, 5162	40.00	807258872
L RADAK, MCLEAN ST, BERRI, 5343	11.40	809014507
M RADENOVIC, COMMONWEALTH BANK, 96 KING WILLIAM ST, ADELAIDE, 5000	23.60	807168182
I J RADOSEVICH, HOLTHAM CRT, PORT AUGUSTA WEST, 5700	75.00	805747685
K & P RADY, RAZORBACK RD, MEADOWS, 5201	346.90	807205510
RAH-CHEST CLINIC, NORTH TCE, ADELAIDE, 5000	12.15	800619568
K RAINBIRD, FRANCES AVE, PARA HILLS, 5096	22.00	801433793

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RAINE & HORNE, ST HELENA PL, ADELAIDE, 5000	17.10	808372396
V RAJARETNAM, CENTRAL AVE, MAGILL, 5072	67.80	800951495
S RANDALL, SECOND AVE, WOODVILLE GARDENS, 5012	24.20	801862223
W J RAWLINGS, GRIFFITHS ST, HENLEY BEACH, 5022	131.50	802732304
B K RAYMER, WINSTON AVE, DAW PARK, 5041	33.00	807377280
R E & M A ELEFSEN, THOMAS ST, MINNIPA, 5654	11.30	807795046
R H BURNETT-READ, PRINCES AVE, CRAFERS WEST, 5152	44.55	800223892
O M RECK, SINCLAIR ST, MOUNT GAMBIER, 5290	22.30	806703038
G REDDING, MONACO BLV, SELLICKS BEACH, 5174	37.85	805177763
T P REHMANN, CARRUTHERS DR, MODBURY NORTH, 5092	76.50	808106191
P J REILLY, 21 ARCHER ST, NORTH ADELAIDE, 5006	13.55	807162788
REL ANGIE, 3 NARRUNGA AVE, POINT PEARCE, 5573	190.00	807318872
C RELF, SYDNEY ST, GLENSIDE, 5065	25.00 57.60	808381157
A RENSONNET, DOON ST, WOODVILLE SOUTH, 5011 RESTVALE, WOODSIDE RD, LOBETHAL, 5241	57.60 18.65	802486658 808483478
A J REYNOLDS, BALLANTYNE RD, WAIKERIE, 5330	37.30	806204092
K J & P D RHIND, KOLAPORE AVE, LARGS NORTH, 5016	61.45	807731989
S A RHODES, DEEBLE ST, MOONTA MINES, 5558	20.00	804976843
RHODES CONST P/L, LUBCKE CRT, POORAKA, 5095	34.90	807629445
D MUSOLINO & G RICE	35.00	809566910
RICHARDS MEDICAL CO AUST P/L, MARION RD, PLYMPTON, 5038	33.20	804062610
A T RICHARDSON, JESSIE ST, BURRA NORTH, 5417	257.10	806018752
R M RICHARDSON, LIVINGSTONE AVE, PROSPECT, 5082	55.50	801645409
K E RICHARDSON, EAST TCE, ADELAIDE, 5000	20.40	808124195
P M RICHARDSON, QUINTUS TCE, DOVER GARDENS, 5048	15.00	803601112
P M LAND RIGHT AS RAIN IRRIGATION, HALES DR, LONSDALE, 5160	120.00	809382887
ROB ROY HOTEL, 106 HALIFAX ST, ADELAIDE, 5000	14.60	807163027
C G ROBERTS, RISBY AVE, WHYALLA JENKINS, 5609	214.35	804732584
S ROBERTS, EKWAH PORT RD, WALLAROO MINES, 5554	72.65	807162364
G ROBINSON, 25 DOWNTON AVE, SALISBURY NORTH, 5108	22.40	807167843
G ROCCA, LOWER NORTH EAST RD, CAMPBELLTOWN, 5074	96.20	808004082
ROCLA BESSER LTD, ALDINGA BEACH RD, WILLUNGA, 5172	46.90	800108098
A J ROGERS, BREALEY ST, WHYALLA PLAYFORD, 5600	57.15	807421817
M T RONAYNE, RICHARDSON RD, ELIZABETH SOUTH, 5112	20.00	808006220
R J ROSCROW, RUTLAND AVE, BRIGHTON, 5048	17.35	803510638
B K ROSE, 1 COROMANDEL ST, FLAGSTAFF HILL, 5159	58.30	807167055
E ROSE, LUCKY HIT RD, BIRDWOOD, 5234 ROSEWORTHY CAMPUS, THE UNI AD, ROSEWORTHY COLLEGE, ROSEWORTHY, 5371	55.95 30.80	807909267 804499350
J ROTHER CRASH REPAIRS, WATERPORT RD, PORT ELLIOT, 5212	20.00	805125546
G D ROWE, ST VINCENT ST, PORT ADELAIDE, 5015	28.40	807835650
ROYAL PARK CHEAP FOODS, TAPLEYS HILL RD, ROYAL PARK, 5014	2 550.30	800055166
J W RUCH, CINI AVE, NEWTON, 5074	71.60	807907744
J RUSSELL, NERIDA DR, NORTH HAVEN, 5018	108.65	802465119
J B RYNG, BURBRIDGE RD, WEST BEACH, 5024	24.50	807423754
J B RYNG, BURBRIDGE RD, WEST BEACH, 5024	16.35	802775354
A RZESZUTO, FINDON RD, WOODVILLE SOUTH, 5011	31.60	807854765
SACON D E & L M, LOWER PORTRUSH RD, MARDEN, 5070	4 864.00	807834743
S A SAGOVAC, MALIN ST, ENCOUNTER BAY, 5211	23.00	807304582
SAIF YOUTH ACCOMMODATION, RESERVOIR RD, MODBURY, 5092	90.05	808099160
J M DA SALVA, TOTNESS ST, PROSPECT, 5082	27.85	801667083
L SALVATERRA, BROWN ST, NORWOOD, 5067	68.10	800546452
O SAMIMI, OAKLANDS RD, SOMERTON PARK, 5044	134.65	808726149
T L SANDERS, 71 MILLS ST, WHYALLA NORRIE, 5608	12.20	807163409
G L JAMES & PONG SANGEENGONG, MARION RD, PLYMPTON, 5038	46.40	803325768
H F SARAH, SOUTH RD, WINGFIELD, 5013	141.00	808716201
A SARMIENTO, SALISBURY HWY, SALISBURY, 5108	16.30	806375570
L SAWFORD, LOVEDAY ST, GOOLWA, 5214	35.50 52.50	807643364
F SCAFFIDI, 16B, ELLIS ST, MAGILL, 5072	52.50 21.55	807168158
SCD NOMINEES P/L & KRYSLIM P/L, ST JUST CRT, GOLDEN GROVE, 5125 H SCHLUTER, ANZAC HWY, GLENELG, 5045	21.55 36.15	808615805
M SCHOLES, TREGENZA AVE, ELIZABETH SOUTH, 5112	20.00	808310281 805365330
L A SCHORSY, HERMITAGE CRT, BURTON, 5110	14.55	808472665
C F SCHULZE, BELMONT CR, MAITLAND, 5573	108.00	804964440
	100.00	55 175 1TTO

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M W SCHUMACHER, BREAGE ST, PORT PIRIE, 5540	126.30	805687499
G W JARMYN & B S SCHUTZ, NORTH TCE, HACKNEY, 5069	120.00	808225711
A H SCHUTZ, FIFTEENTH ST, RENMARK, 5341	22.65	806229666
M SCIBERAS, FRANKLIN ST, HENLEY BEACH, 5022	13.35	807959157
C SCOLERI, SHAFTESBURY AVE, FULHAM GARDENS, 5024	25.90	802633926
X W SCOTT, AUSTRAL TCE, MORPHETTVILLE, 5043	27.20	803897339
M G & S D SCUTTER, GALLAS RD, WOODSIDE, 5244	333.15	806957081
PL SEAGER, CADNA AVE, FELIXSTOW, 5070	75.55	808136831
R J SEIDEL, 38 MAURICE RD, MURRAY BRIDGE, 5253	84.95	807166504
L SEN, 61 MAIN AVE, FREWVILLE, 5063	272.50	807216103
S SGHERZA, BOWER RD, SEMAPHORE PARK, 5019 A SHAFFER, ESPLANADE SOUTH, GLENELG, 5045	20.90 46.50	808560769 808848830
P SHANKS, HD BEWS, LAMEROO, 5302	45.90	808010489
B J KILDARE & E P SHEPPARD, KEALLEY ST, BERRI, 5343	62.55	805243584
A M SHERIDAN, PECOS CRT, WYNN VALE, 5127	20.00	807815353
R SHERMAN, CARSTEN DR, MURRAY BRIDGE, 5253	82.00	805282255
E F SHERRAH, CHARLES ST, PROSPECT, 5082	37.30	801650591
C C SHORT, KATHARINE ST, PORT NOARLUNGA, 5167	21.05	807820330
R L SIBLEY, WRIGHT RD, PARA VISTA, 5093	39.80	801974408
SIDERIDIS, CELTIC AVE, CLOVELLY PARK, 5042	142.75	803963451
C & F SIDERIDIS, KEGWORTH RD, MELROSE PARK, 5039	19.35	807466259
S SIE, 6A, NEWCUT ST, HECTORVILLE, 5073	35.00	807166740
R D SIEBERT, LOT, 29 ELLISTON RD, LOCK, 5633	192.95	807281196
D SIM, C/O 39A, TUCKER CR, NORTH HAVEN, 5018	76.95	807263168
E D SIMMONS, SCARBOROUGH ST, SOMERTON PARK, 5044	40.90	803484241
M SKINNER, ST BERNARDS RD, MAGILL, 5072	114.05	800929143
3 SKINNER, SEACOMBE RD, SEAVIEW DOWNS, 5049	83.50	803555826
A SLATER, TORRENS RD, ROSEWATER, 5013	32.15	801959012
SLOPER, CRANBROOK AVE, UNDERDALE, 5032	19.30	803110965
J SMALLACOMBE, REO RD, CROYDON PARK, 5008	27.00	801706578
E J NICHOLLS & B SMART, CASTLE ST, ADELAIDE, 5000	44.00	800593734
SMITH, YOUNG ST, WALLAROO, 5556	33.60	807432654
S L SMITH, AMOS WAY, ROYAL PARK, 5014	32.65	802277021
D Z SMITH, 740 GOODWOOD RD, PASADENA, 5042	30.00	807167128
G L SMITH, KENSINGTON RD, NORWOOD, 5067	29.25	800565177
R M & P A SMITH, REDMOND ST, COLLINSWOOD, 5081	25.50 25.00	808351441 807162186
. & V S SNOW, 37 BURONGA AVE, MOUNT GAMBIER, 5290 E SOARES, NELSON AVE, FLINDERS PARK, 5025	23.00 87.70	802518821
S SOBIERAJSKI, HAMPTON ST, GOODWOOD, 5034	36.40	800255893
V SOCHACKI, OBORN RD, MOUNT BARKER, 5251	11.05	805030084
A C SOLOMON	35.00	808739556
SOMBRERO MOTOR INN P/L, REGENCY RD, BLAIR ATHOL, 5084	70.90	801638462
M G JOHNSON & SON, SCENIC DR, NAPPERBY, 5540	37.55	804654792
Z SONG, ORMOND AVE, DAW PARK, 5041	15.35	804152847
A LAWRIE & SONS, HD BELALIE, JAMESTOWN, 5491	137.90	806652433
R SORGINI, BURBRIDGE RD, BROOKLYN PARK, 5032	35.90	807774905
A J SOUTH, RIGNEY ST, WHYALLA PLAYFORD, 5600	25.00	805730193
SOUTH COAST CONSTRUCTIONS, WHITESTONE CR, SEAFORD RISE, 5169	10.10	808381220
SOUTHERN CROSS HOME INC, WYNYARD GR, WATTLE PARK, 5066	45.15	808304630
SOUTHERN YORKE PENINSULA, HENRY ST, EDITHBURGH, 5583	147.40	807958800
M MESSINGER & N O SPAGNOLO, TI TREE RD, STIRLING, 5152	50.55	800212233
L SPENCER, DALY RD, LYNDOCH, 5351	111.70	807168506
P SPENCER, SUNRISE CRT, WEST LAKES, 5021	16.40	809329302
J SPINKS, 83 HARCOURT TCE, SALISBURY NORTH, 5108	15.35	807241128
A P SPOSATO, HOUNSLOW AVE, COWANDILLA, 5033	55.50	803172062
R SPURRITT, ELDERSLIE AVE, FITZROY, 5082	56.05	801682932
T VINCENT DE PAUL SOCIETY, VICTORIA RD, TAPEROO, 5017	71.65	802434237
K OTTER & K R STACPOOLE, DUIGAN ST, MOUNT GAMBIER, 5290 S K STAFFORD	14.70 89.50	807964710 807164879
A STAMOULIS, CAWSE DR, BERRI, 5343	20.00	805197379
G & D STANTON, WHITE FLAT RD, PORT LINCOLN, 5607	59.55	806810352
TATELINER P/L, FRANKLIN ST, ADELAIDE, 5000	30.35	800641179

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M STEEL, EDWARD ST, NORWOOD, 5067	69.25	800674710
R A STEELE, UNITY PL, GOLDEN GROVE, 5125	12.95	802141024
DR W STEFANEK, GEORGE ST, NORWOOD, 5067	12.40	800675651
A STENGLE, 3 KINTYRE RD, WOODFORDE, 5072	179.40	807281798
STERLING HOMES, JACARANDA DR, CRAIGMORE, 5114	106.65	804615526
D STEVANOVIC, TRENTBRIDGE RD, HOPE VALLEY, 5090	22.35	807871941
L R STEWART, YANDRA ST, TAPEROO, 5017	15.55	802432544
D M STIEG, NASH CR, MORPHETT VALE, 5162	33.65	803664689
G STILLIANO, SOUTH RD, TORRENSVILLE, 5031	21.35	808058104
J E & A STOCKTON, LADY GOWRIE DR, OSBORNE, 5017 D STOJNIC, PERTH PL, CHRISTIE DOWNS, 5164	60.00 10.75	802450085 804354835
C M STOKES, PARHAM CR, PORT AUGUSTA, 5700	130.85	807340394
S STOTT, WILKINS ST, GLENGOWRIE, 5044	19.50	803457478
N STRANGWAYS, PILTON ST, PORT AUGUSTA, 5700	10.20	805652937
S R STRATFORD, HOLROYD CRT, MORPHETT VALE, 5162	30.00	803675531
STREAKY BAY MEAT STORE, BAY RD, STREAKY BAY, 5680	177.80	805936729
J STAKER & J STREAMES, TREVENA RD, TAILEM BEND, 5260	14.75	807650979
J A CARR & CO, S A STRICKLAND, KING WILLIAM ST, ADELAIDE, 5000	243.65	800644355
L STURROCK	34.40	808572900
J R SULLIVAN, ARIEL CRT, HINDMARSH ISLAND, 5214	56.10	807730080
J E SURHAM, 2 HUXTABLE ST, PORT AUGUSTA, 5700	103.80	807162372
V SUTTON, GRAY ST, BLACK FOREST, 5035	97.30	804100793
V J SWEENY, HILTON ST, ANGLE PARK, 5010	40.00	801830141
I TABAKOV, SUNNINGDALE RD, FULHAM GARDENS, 5024	17.45	807691579
KUZMA TADIYA, O'CONNOR ST, NORMANVILLE, 5204	13.00	807001465
O TAKARIA, FL P, 144 WARD ST, NORTH ADELAIDE, 5006	11.40	807167681
D TANG, MAIN SOUTH RD, BEDFORD PARK, 5042	12.85	807802027
P J TANNER, HALL ST, SEMAPHORE, 5019	20.00	802368987
M TANNER, FIELD AVE, VICTOR HARBOR, 5211	17.90	806133108
W W TAPFIELD, HD LANDSEER, KINGSTON SE, 5275	58.00	805844752
D J TARCA, DOMEYER CRT, PORT AUGUSTA WEST, 5700 G M TATE, HARKIN CRT, MITCHELL PARK, 5043	33.60 120.35	807371454 803932202
T TAYLER, ESPLANADE, SEMAPHORE PARK, 5019	97.40	802351908
A A TAYLOR, AITKEN ST, MILLICENT, 5280	70.25	805806540
R M TAYLOR, EDINBURGH TCE, PORT AUGUSTA, 5700	60.60	805656981
P L TAYLOR, ARKABA ST, TAPEROO, 5017	30.00	802431491
P TAYLOR, UN 16, 8 DUGGAN AVE, GLENGOWRIE, 5044	12.40	807163132
TEA TREE GULLY COM PROJ MANAG BRD, NORTH EAST RD, ST AGNES, 5097	54.85	808353859
TEA TREE GULLY COM PROJ MANAG BRD, NORTH EAST RD, ST AGNES, 5097	40.00	808352714
TEA TREE GULLY COM PROJ MANAG BRD, WHITING RD, ST AGNES, 5097	32.50	808353825
TEA TREE GULLY COM PROJ MANAG BRD, NORTH EAST RD, ST AGNES, 5097	22.90	808352390
TEA TREE GULLY COM PROJ MANAG BRD, WHITING RD, ST AGNES, 5097	22.45	808353809
TEA TREE GULLY COM PROJ MANAG BRD, NORTH EAST RD, ST AGNES, 5097	19.45	808352803
D B SCHUBERT & T S TEAKLE, ROWELLS RD, LOCKLEYS, 5032	138.40	803096905
P B TEAKLE, CURLEW CRT, SEMAPHORE PARK, 5019	76.60	802336457
TENURE PTY LTD, DELAINE AVE, EDWARDSTOWN, 5039	12.70	804040264
G J & C A TERRY, CHIEF ST, BROMPTON, 5007 A TESHIGAWARA, ARCHER ST, NORTH ADELAIDE, 5006	16.25	801739761
G F TEUSNER, DUNKLEY ST, PORT PIRIE, 5540	32.65 115.90	801122138 804673815
THE MARINA SERVICES CO P/L, HD NANGKITA, HINDMARSH ISLAND, 5214	1 746.75	800106981
G THOMAS, S MUNDY, ELIZABETH ST, STREAKY BAY, 5680	13.00	807167649
M J THOMPSON, C/O FL 17, 80 ASHFIELD RD, ELIZABETH, 5112	60.00	807202481
P J THOMPSON, MAIN SOUTH RD, MORPHETT VALE, 5162	21.45	808405549
M J THOMPSON, C/O FL 17, 80 ASHFIELD RD, ELIZABETH, 5112	20.00	807202481
C J THOMPSON, FL 6, 11 MYALL AVE, MURRAY BRIDGE, 5253	16.65	807162673
G R THOMPSONS, CORNWALL ST, GOLDEN GROVE, 5125	56.80	802140141
G B THOMSON, JEAN CRT, GOLDEN GROVE, 5125	23.95	807858549
TILT CITY, HINDLEY ST, ADELAIDE, 5000	21.60	800650663
TIM KENNEDY FRENCH POLISHER, GOODWOOD RD, KINGS PARK, 5034	27.35	804110403
TIMM HOMES PTY LTD, PAYNE ST, HOPE VALLEY, 5090	23.80	807968942
	10.55	000216011
TIMM HOMES PTY LTD, SHEPHERDSON RD, PARAFIELD GARDENS, 5107	19.55	808216811
TIMM HOMES PTY LTD, SHEPHERDSON RD, PARAFIELD GARDENS, 5107 TIMM HOMES PTY LTD, PAYNE ST, HOPE VALLEY, 5090 TOBY TOYS, LACEY DR, ALDINGA BEACH, 5173	19.55 16.95 267.21	807968992 805153098

Name of Owner on Books and Last Known Address	Total Amount \$	Account Number
M A TODD, ALEXANDRA AVE, ROSE PARK, 5067	73.60	800570942
J TOH, CAMBRIDGE ST, NORTH ADELAIDE, 5006	16.50	807811480
TONY GASPARIN, ST JUST CRT, GOLDEN GROVE, 5125	13.00	808457889
M M TOSTEVIN, GORE ST, GLENELG NORTH, 5045	15.45	808074627
J TOWNS, MARRAM TCE, LARGS NORTH, 5016	50.00	802436962
TIXUAN HUONG TRAN, MAIN SOUTH RD, REYNELLA, 5161	68.80	802985987
T T M TRAN, PEREZ AVE, SALISBURY, 5108	19.80	805404142
L D TREGENZA, ROXANNE AVE, ABERFOYLE PARK, 5159	17.30	802927729
TREND DEVELOPMENTS, SMUGGLERS DR, SEAFORD RISE, 5169	18.90	807668263
TREND DEVELOPMENTS, SMUGGLERS DR, SEAFORD RISE, 5169	13.80	807667974
C J TREVAN, ANSON AVE, HIGHBURY, 5089	56.10 149.70	802819360
D A TRIPODI, BOURLANG AVE, CAMDEN PARK, 5038 TROPIX HAIR DESIGN, 476 TAPLEYS HILL RD, FULHAM GARDENS, 5024	58.35	803315359 807162770
P P WISEMAN & A K TROWBRIDGE, CAMELIA CRT, MORPHETT VALE, 5162	19.80	808823119
E TSAULIDIS, BOWER ST, WOODVILLE, 5011	24.35	807683112
M TSETSERIS, GEORGE ST, TORRENS PARK, 5062	13.80	807522409
R P TUFUGA, GREENHILL RD, WAYVILLE, 5034	23.30	800269858
M TURNBULL, ASCHAM RD, HOPE VALLEY, 5090	13.05	808867343
J LANDRIGAN & K TURNER, OCEANVIEW RD, MOUNT OSMOND, 5064	155.00	800431350
M C TWEEDIE, APPELBEE CR, NORWOOD, 5067	99.10	807913117
R C TWELFTREE, URANIA, 5573	17.80	804981189
R R URBAN, PORTRUSH RD, PAYNEHAM, 5070	69.95	801008665
F VALOPPI, KEILY ST, PLYMPTON, 5038	35.00	808971017
J W VANSANTEN, LOWER NORTH EAST RD, PARADISE, 5075	21.20	800925733
P VARMA, DOLLMAN ST, GOODWOOD, 5034	83.10	800242800
J P VARNEY, FL 4, 45 MARLBOROUGH ST, FULHAM GARDENS, 5024	171.06	807258806
A C VASS, HELMSMAN TCE, SEAFORD, 5169	10.05	808528650
VICTORIA MELICK, GAWLER PL, ADELAIDE, 5000	223.85	807746631
VILLAGE HAIR STUDIO, YALUMBA DR, PARALOWIE, 5108	26.90	805544227
N L VINEY, MARSHALL ST, BERRI, 5343	99.10	807424441
F VITTIRIO, CRESTWOOD DR, ATHELSTONE, 5076	49.35	808248024
C VLACHOS, RIVERSIDE DR, FULHAM, 5024	128.55	802754302
K VLASSCO, FAIRFAX RD, INGLE FARM, 5098	23.45	807963942
R VONIC, STURT HWY, BERRI, 5343	13.30	805210008
H VRECKO, MILITARY RD, HENLEY BEACH, 5022	88.45	802724280
HAO HIEP VUONG, WRIGHT ST, RENOWN PARK, 5008 W & J TOBIN P/L, FILSELL ST, THEBARTON, 5031	74.95 24.30	801716319 803137361
W G HENDERSON & CO LTD, 231 SOUTH RD, MILE END, 5031	96.15	807163823
M L WAHABZADA, NEWCUT ST, HECTORVILLE, 5073	18.40	800978859
S M WAKEFIELD, FISHER ST, FULLARTON, 5063	63.45	800353704
WAKEFIELD TIMBER CO P/L, ESPLANADE SOUTH, GLENELG, 5045	100.00	803432511
L J WALDING, CLEMENTINA ST, PRICE, 5570	42.75	806931005
C WALKER, FL 2, 14 FAIRFORD TCE, SEMAPHORE PARK, 5019	78.20	807166902
D J WALLBRIDGE, WILSON ST, ADELAIDE, 5000	25.70	807943920
B WALLER, ESPLANADE, WALLAROO, 5556	81.30	804968965
A J WALSH, HICKS ST, PORT AUGUSTA, 5700	140.20	804645517
M A WALSH, ALMOND GR, WESTBOURNE PARK, 5041	104.15	804191306
J WALTHER, DAVIS AVE, CHRISTIES BEACH, 5165	67.65	803735824
A M WARD, MAPLE ST, BARMERA, 5345	432.05	807193733
S A WARD, BARRY ST, PORT AUGUSTA, 5700	30.00	806604294
J WARD, FL 7, 22 MONTPELIER ST, EXETER, 5019	19.95	807168857
WARNUNG PTY LTD, HD GLYDE, MENINGIE, 5264	18.95	808468252
V J WATERS, 84 BAGOT AVE, COWANDILLA, 5033	77.15	807164594
F G WATERS, GLYDE ST, ALBERT PARK, 5014	76.20	802250879
R WATTERS, MORPHETT RD, NOVAR GARDENS, 5040	26.10	803322249
A WEBB, ROSS RD, HECTORVILLE, 5073 R J WEGMANN, LADY GOWRIE DR, LARGS BAY, 5016	20.00 58.45	807866697 802387686
S L WELLER, JASON ST, CHRISTIE DOWNS, 5164	73.00	802387686 807485746
J WELLS, FL 22, 4 PARA RD, EVANSTON, 5116	146.00	807282168
K H WELLS, GOLDING ST, BEVERLEY, 5009	12.95	802478712
K WERNER, FL. 14/A, FARNHAM RD ANHFURD 2012	12.90	807167071
K WERNER, FL 1 47A, FARNHAM RD, ASHFORD, 5035 WEST VET PTY LTD, MAIN SOUTH RD, O'HALLORAN HILL, 5158	12.90 80.85	807162071 802972740

WESTON PROPERTIES ADELAIDE, DEQUETTEVILLE TCE, KENT TOWN, 5067 L R & K L WETHERALL, YOUNG ST, PENOLA, 5277 A D WHITE, MCCREA ST, PROSPECT, 5082 E F WHITE, 7 SWIFT ST, PORT PIRIE, 5540 D WHITE, 4 DAWSON PL, HAPPY VALLEY, 5159 J WHITE, MILNER RD, RICHMOND, 5033 K L WHITROW, COOLIBAH RD, MYPOLONGA, 5254 J F WHITTAKER, HD DUDLEY, PENNESHAW, 5222 S J WILLIAMS, IDLEWILD AVE, ABERFOYLE PARK, 5159	331.35 29.60 80.00 20.00 15.20	808471766 808138079 808239726
A D WHITE, MCCREA ST, PROSPECT, 5082 E F WHITE, 7 SWIFT ST, PORT PIRIE, 5540 D WHITE, 4 DAWSON PL, HAPPY VALLEY, 5159 J WHITE, MILNER RD, RICHMOND, 5033 K L WHITROW, COOLIBAH RD, MYPOLONGA, 5254 J F WHITTAKER, HD DUDLEY, PENNESHAW, 5222 S J WILLIAMS, IDLEWILD AVE, ABERFOYLE PARK, 5159	80.00 20.00	
E F WHITE, 7 SWIFT ST, PORT PIRIE, 5540 D WHITE, 4 DAWSON PL, HAPPY VALLEY, 5159 J WHITE, MILNER RD, RICHMOND, 5033 K L WHITROW, COOLIBAH RD, MYPOLONGA, 5254 J F WHITTAKER, HD DUDLEY, PENNESHAW, 5222 S J WILLIAMS, IDLEWILD AVE, ABERFOYLE PARK, 5159	20.00	808239726
D WHITE, 4 DAWSON PL, HAPPY VALLEY, 5159 J WHITE, MILNER RD, RICHMOND, 5033 K L WHITROW, COOLIBAH RD, MYPOLONGA, 5254 J F WHITTAKER, HD DUDLEY, PENNESHAW, 5222 S J WILLIAMS, IDLEWILD AVE, ABERFOYLE PARK, 5159		
J WHITE, MILNER RD, RICHMOND, 5033 K L WHITROW, COOLIBAH RD, MYPOLONGA, 5254 J F WHITTAKER, HD DUDLEY, PENNESHAW, 5222 S J WILLIAMS, IDLEWILD AVE, ABERFOYLE PARK, 5159	15.20	807215199
K L WHITROW, COOLIBAH RD, MYPOLONGA, 5254 J F WHITTAKER, HD DUDLEY, PENNESHAW, 5222 S J WILLIAMS, IDLEWILD AVE, ABERFOYLE PARK, 5159		807162796
J F WHITTAKER, HD DUDLEY, PENNESHAW, 5222 S J WILLIAMS, IDLEWILD AVE, ABERFOYLE PARK, 5159	15.00	808032209
S J WILLIAMS, IDLEWILD AVE, ABERFOYLE PARK, 5159	20.00	808304020
	36.15	806185600
DD D WHILLIAM CEDOT AME OF DETERM 5040	65.00	807577527
DR D WILLIAMS, FIRST AVE, ST PETERS, 5069	48.50	809038719
L J WILLIAMS, HARVEY ST, WHYALLA NORRIE, 5608	32.15	804691835
D WILLIAMS, GEORGE AVE, HACKHAM, 5163	29.45	804297493
K M WILLIAMSON, 29 FIRST ST, BROMPTON, 5007	10.30	807164497
C A WILSON, 11 DAVID RANDALL ST, WILLIAMSTOWN, 5351	111.70	807163116
V WILSON, DROMANA PDE, VICTOR HARBOR, 5211	26.60	807412292
P I B WILSON, CROZIER TCE, OAKLANDS PARK, 5046	26.25	803829843
V W O WINDISCH, 36 SMITH ST, THEBARTON, 5031	14.05	807298777
WINDSOR STRATA DEVELOPMENTS, EDWARD ST, WILLASTON, 5118	58.65	807344178
E WINKLER, RAILWAY TCE, PETERBOROUGH, 5422	13.50	806620107
L C DE WINTER, PORTRUSH RD, GLENSIDE, 5065	28.20	800402187
L H WISEMAN, WEIGALL ST, EUDUNDA, 5374	30.00	807992377
R & M WITZKE, PERCY ST, MOONTA BAY, 5558	36.95	805002647
YAT MING WONG, PIER ST, GLENELG SOUTH, 5045	60.60	803432325
WONG, JAMES ST, GILBERTON, 5081	40.85	807874216
R P & J V WOOD, SOUTH EAST TCE, OWEN, 5460	49.55	805944966
J HORN & M WOOD, ANZAC HWY, KURRALTA PARK, 5037	35.00	808015811
D J WOODROW, 7 BRION ST, PARALOWIE, 5108	126.55	807248227
J G T WOODS, ST ANDREWS ST, WALKERVILLE, 5081	160.50	801183954
S A WOOLSTON, VICTORIA ST, ROBE, 5276	30.35	808234938
A E WORKU, JACK JOHNSON CRT, RENOWN PARK, 5008	25.00	801697074
P WEEKS & P T WORRALL, KEEN AVE, GLENELG EAST, 5045	16.20	807346497
E WYMAN, GILES ST, SOUTH END, 5280	11.30	808163947
R YATES, MURRAY AVE, RENMARK, 5341	36.50	807983451
L YERVE, OLIVER ST, GOOLWA, 5214	53.25	807168815
R L ZADOW, PHILLIS ST, MAYLANDS, 5069	118.70	807905784
A S ZAKELJ, WYCOMBE RD, ALDGATE, 5154	44.00	800190267
S ZAVGORODNI, CROYDON RD, KESWICK, 5035	17.25	807455145
M ZBOGAR, FL 5, 5 RIVER ST, MARDEN, 5070	31.40	807162665
P ZENGA, SEAVIEW RD, HENLEY BEACH SOUTH, 5022	43.80	802737833
D ZIEMELIS, POLVERE AVE, NEWTON, 5074	35.00	809455341
ZILINCIK STANISLAV, WILLS ST, PETERHEAD, 5016	45.00	802415091
G ZINGHINI, COLLEGE AVE, PROSPECT, 5082	13.85	801682102
D ZUESS, PAYTON AVE, DERNANCOURT, 5075	10.45	801350757

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