

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, 12 JULY 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** 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.

CROWN LANDS ACT 1929 SECTION 5AA(1)(c): HUNDRED OF BLANCHE—DEDICATED LAND RESUMED

Proclamation By The Governor

(L.S.) E. J. NEAL

Preamble

1. The following land is dedicated as a Community Purposes Reserve (see Gazette 4 June 1998 p. 2472):

Allotment 200 of DP 46737, Hundred of Blanche, County of Grey, being the whole of the land contained in Certificate of Title Register Book Volume 5558 Folio 66.

2. The registered proprietor of the land has requested the resumption of the land.

Proclamation

PURSUANT to section 5AA(1)(c) of the Crown Lands Act 1929 and with the advice and consent of the Executive Council, I resume the land defined in the preamble to this proclamation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 July 2001.

By command,

MARK BRINDAL, for Premier

EH 01/0033CS

ROAD TRAFFIC (ALCOHOL INTERLOCK SCHEME) AMENDMENT ACT 2000 (Act No. 91 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 16 July 2001 as the day on which the Road Traffic (Alcohol Interlock Scheme) Amendment Act 2000 will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 July 2001.

By command,

MARK BRINDAL, for Premier

TSA C97/11236/T1

PLANNING ACT 1982 SECTION 62(4): REVOCATION OF OPEN SPACE—PROCLAMATION BY THE GOVERNOR

Proclamation By The Governor

(L.S.) E. J. NEAL

Preamble

1. On 10 January 1957 the division of certain land in the Hundred of Yatala was, by proclamation under the Town Planning Act 1929, prohibited in order to preserve the land for open space (see Gazette 10 January 1957 p. 21).

2. Section 21 of the Statutes Repeal and Amendment (Development) Act 1993 provides that a proclamation made under the Town Planning Act 1929 continues in force and effect as if the Planning Act 1982 had not been repealed, and that the Planning Act 1982 continues to apply in relation to the proclamation (see also the schedule to the Planning Act 1982).

3. It is now desirable to revoke the prohibition insofar as it affects certain land.

Proclamation

PURSUANT to section 62(4) of the Planning Act 1982 and with the advice and consent of the Executive Council, I revoke the prohibition imposed by the proclamation referred to in clause 1 of the preamble insofar as it affects the land specified in the schedule.

SCHEDULE

The whole of the land contained in Certificate of Title Register Book Volume 5516 Folio 876 (being Allotment 5 in Deposited Plan 30823).

Given under my hand and the Public Seal of South Australia, at Adelaide, 12 July 2001.

By command,

MFTUP CAB 0029/01

Department of the Premier and Cabinet Adelaide, 12 July 2001

MARK BRINDAL, for Premier

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

Member: (from 12 July 2001 until 11 July 2002) Gerard Noel Twohig

John Short

By command,

MARK BRINDAL, for Premier

ATTG 7/99CS

Department of the Premier and Cabinet Adelaide, 12 July 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the HomeStart Finance Board of Management, pursuant to the provisions of the Housing and Urban Development (Administrative Arrangements) Act 1995

- Member: (from 12 July 2001 until 11 July 2004) Stephen John Mann
- Member: (from 15 July 2001 until 14 July 2004) Jay Brendan Hogan Sam Walters

By command.

MARK BRINDAL, for Premier

MHS 10/98CS

Department of the Premier and Cabinet Adelaide, 12 July 2001

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

Gavle Anne Adams Sean Richard Cheriton Ian Mark Cuthbertson Kenneth Arthur Davis Milena Dodd Margaret Kay Flavel Susan Lenore Green Bryan Kilsby Hunt Bernard John Keane **Dimos Markesinis** Glenn Raymond Sanford Maurice Cantwell Sargeant Janice Karen Squire Helen Margaret Williams Craig Anthony Wright

By command,

MARK BRINDAL, for Premier

ATTG 43/99CS

Department of the Premier and Cabinet Adelaide, 12 July 2001

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

William John Ackland Konstantine Anastasiadis Alan Paterson Bailey Ian Russell Berry Richard Frank Bolton Robert Hank Butterfield Robert John Crosby Sally Cunningham Ruth Ellershaw Robert William Finey Kevin Elmo Frahn Andrew Steven Green Edna Fay Hodge Dean Robert Hicks Donald John Hollands James Percival William Jarrett David Michael Johns Marinus van Lieshout Brenton John Marschall Silvio Molinara Bernard Joseph Nutt Keith John Phegan Donald William Rendall Quin Wilfred John Richardson Joan Ethel Robertson Kevin Edward Warren Margaret Patricia Whelan Margaret Dale Williams

By command,

MARK BRINDAL, for Premier

ATTG 54/99CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

- 1. Resume the land defined in The First Schedule.
- 2. Dedicate the Crown Land defined in The Second Schedule as Conservation Reserves (two) and declare that such lands shall be under the care, control and management of the District Council of Yankalilla.

The First Schedule

Conservation Reserves (three):

- 1. Allotments 1, 2, 3, 4, 5, 6 and 7 of Deposited Plan No. 32410, Hundred of Yankalilla, County of Hindmarsh;
- 2. Allotments 20, 21, 22, 23, and 24 of Deposited Plan No. 32576, Hundred of Yankalilla, County of Hindmarsh;
- 3. Allotments 25, and 26 of Deposited Plan No. 32577, Hundred of Yankalilla, County of Hindmarsh,

the notice of which was published in the *Government Gazette* of 21 November 1991 at page 1353.

The Second Schedule

Allotments 500 and 501 of DP 50644, Hundred of Yankalilla, County of Hindmarsh, exclusive of all necessary roads, being the whole of the land comprised in Crown Records Volume 5775 Folio 535 and Folio 536 (respectively).

Dated 10 July 2001.

P. M. KENTISH, Surveyor-General

DENR 12/0322

AERODROME FEES ACT 1998

ADELAIDE AIRPORT

Schedule of Charges-Effective 1 July 2001

THE prices shown in this schedule are inclusive of GST.

Service	Charge per Passenger \$		Landing Charge per 1 000 kg MTOW (pro rata) \$	Terminal Charge per 1 000 kg MTOW (pro rata) \$	APS Security Charge per 1 000 kg MTOW (pro rata) ⁽¹⁾ \$
Passenger air transport aircraft utilising terminals operated by Adelaide Airport Limited			4.99 ^(2 & 3)	1.12	0.85
Passenger air transport aircraft not utilising terminals operated by Adelaide Airport Limited Freight aircraft			$\begin{array}{ccc} 4.99 & {}^{(2\&3)} \\ 4.99 & {}^{(2\&3)} \end{array}$		0.85 0.85
Fixed wing aircraft not operating air transport services Rotary wing aircraft and unpowered			$4.99 {}^{(2\&3)}$		0.85
aircraft Security screening of passengers at the International Terminal Security screening of checked baggage	1.68 1.10	(5) (6)	2.50 (3 & 4)		Not applicable

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

⁽¹⁾ APS Security charge: applies to all fixed wing aircraft weighing more than 20 000 kg MTOW.

⁽²⁾ Minimum charge: a minimum charge of \$30 applies.

(3) Parking charges: applies to all aircraft parked longer than two hours in designated general aviation parking areas and will incur a charge of \$12 per day or any part of a day. Fixed based operators may apply for a contract rate for parking where the fixed base operator advises Adelaide Airport Limited of the aircraft type and registration of the aircraft that parks for more than two hours on each consecutive day per month.

⁽⁴⁾ Minimum charge: a minimum landing charge of \$15 applies.

⁽⁵⁾ Applies to all departing passengers and transit passengers arriving from non-Australian ports. Excludes airline crew members.

⁽⁶⁾ Applies to all departing passengers. Excludes airline crew members.

DANGEROUS SUBSTANCES ACT 1979

Appointment

I, ROBERT DAVID LAWSON, Minister for Administrative and Information Services and Minister for Workplace Relations in and for the State of South Australia, hereby appoint the undermentioned as an Authorised Officer, pursuant to the Dangerous Substances Act 1979:

Timothy James Giesecke

Dated 28 May 2001.

ROBERT LAWSON, Minister for Workplace Relations

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF CHARLES STURT—HINDMARSH AND WOODVILLE (CITY) DEVELOPMENT PLAN—RAY STREET PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'City of Charles Sturt—Hindmarsh and Woodville (City) Development Plan—Ray Street Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Transport and Urban Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I:

(a) approve the Plan Amendment; and

(b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 12 July 2001

DIANA LAIDLAW, Minister for Transport and Urban Planning

PLN 00/0292

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the South Australian Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries, Fisheries Division at Qualco on the River Murray on 19 June 2001:

1 set line approx. 10 m in length, aqua cord with six hooks, two green wine bottles and one Besser block for weights.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Qualco.

After the expiration of one month from the date of this notice the items listed above shall, on my order as the Minister of Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Loxton office of the Department of Primary Industries, Fisheries Division.

Dated 4 July 2001.

B. E. HEMMING, Manager Fisheries Compliance

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the South Australian Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries, Fisheries Division at Qualco on the River Murray on 19 June 2001:

2 black mesh shrimp traps (plastic), with lengths of black rope attached.

1 purple mesh bag type shrimp trap, with a length of red rope attached.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Qualco.

After the expiration of one month from the date of this notice the items listed above shall, on my order as the Minister of Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Loxton office of the Department of Primary Industries, Fisheries Division. Dated 4 July 2001.

B. E. HEMMING, Manager Fisheries Compliance

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the South Australian Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries, Fisheries Division at Qualco on the River Murray on 19 June 2001:

1 Opera House trap (green), with a length of green rope attached.

1 Opera House trap (green), with a length of orange rope attached.

2 black plastic yabbie corfs, with red rope attached.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Qualco.

After the expiration of one month from the date of this notice the items listed above shall, on my order as the Minister of Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Loxton office of the Department of Primary Industries, Fisheries Division.

Dated 4 July 2001.

B. E. HEMMING, Manager Fisheries Compliance

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Assign a Name to a Place

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

1. Assign the name Karrawirra Parri as an alternative name to that feature also known as River Torrens. Both names, separately or together, would have equal validity as the name of the subject feature.

2. Assign the name Kainka Wirra as an alternative name to that feature also known as Main Lake, located in the Botanical Gardens of Adelaide. Both names, separately or together, would have equal validity as the name of the subject feature.

Submissions in writing regarding this proposal may be lodged with the Secretary, Geographical Names Advisory Committee, G.P.O. Box 1354, Adelaide, S.A. 5001 (telephone 8463 4738) within one month of the publication of this notice.

Dated 3 July 2001.

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

DEHAA 04/0273

[12 July 2001

GEOGRAPHICAL NAMES ACT 1991 For Public Consultation

Notice of Intention to Assign a Name to a Place

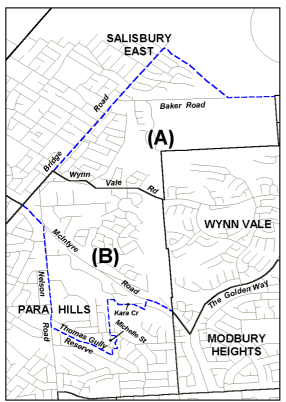
NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Administrative Services seeks public comment on a proposal to:

1. Exclude that area marked (A) on the plan below from the suburb of Salisbury East.

2. Exclude that area marked (B) on the plan below from the suburb of Para Hills, including those properties whose street access is from Kara Crescent, Michelle Street, Usk Court and Lynore Avenue.

3. Assign the name Gulfview Heights to those areas marked (A) and (B) on the plan below.

THE PLAN



Submissions in writing regarding this proposal maybe lodged with the Secretary, Geographical Names Advisory Committee, GPO Box 1354, Adelaide, SA, 5001 (telephone 8463 4738) within one month of the publication of this notice.

Dated 29 June 2001.

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

DEHAA 04/0271

INDUSTRIAL AND EMPLOYEE RELATIONS ACT 1994

Appointment

I, ROBERT DAVID LAWSON, Minister for Administrative and Information Services and Minister for Workplace Relations in and for the State of South Australia, hereby appoint the undermentioned as an Inspector, pursuant to the Industrial and Employee Relations Act 1994:

Timothy James Giesecke

Dated 28 May 2001.

ROBERT LAWSON, Minister for Workplace Relations

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 Parker Hotels Pty Ltd (ACN 008 042 475), c/o Foreman Mead McGinn, 21 Stephen Street, Mount Barker, S.A. 5251 has applied to the Licensing Authority for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at Fooks Terrace, St Kilda and known as St Kilda Hotel.

The application has been set down for hearing on 10 August 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 4 July 2001.

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 Great Grapevine Pty Ltd as trustee for the De Ross Family Trust (ACN 007 968 274), c/o Kelly & Co. Solicitors, has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 16 Main Street, Lobethal, S.A. 5241 and known as Alma Hotel.

The applications have been set down for hearing on 10 August 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 5 July 2001.

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 Merabar Pty Ltd (ACN 096 949 263), 213 Greenhill Road, Eastwood, S.A. 5063 has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at Barwell Avenue, Barmera, S.A. 5345 and known as The Barmera Hotel/Motel.

The applications have been set down for hearing on 10 August 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 5 July 2001.

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 B. L. & L. S. Buscombe Pty Ltd (ACN 006 539 199), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000, has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at Mundy Terrace, Robe, S.A. 5276 and known as Robe Hotel.

The applications have been set down for hearing on 10 August 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 3 July 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 Shokkd and Apauld Pty Ltd, has applied to the Licensing Authority for an Extended Trading Authorisation, a Variation to Entertainment Consent and Alterations and Redefinition to the Licensed Premises in respect of premises situated at Sevenhill, S.A. 5450 and known as Sevenhill Hotel.

The application has been set down for hearing on 3 August 2001.

Conditions

The following licence conditions are sought:

- to conduct alterations and a redefinition of the licensed premises;
- extended trading authorisation, and entertainment consent to apply to the whole of the licensed premises during the following hours: Monday to Saturday, midnight to 1.30 a.m. the following day; Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 1.30 a.m. the following day for on-licence consumption and 9 p.m. for off-licence consumption; Christmas Day, midnight to 2 a.m. the following day.

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

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

Dated 2 July 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that St Hallett Wines Pty Ltd has applied to the Licensing Authority for an Entertainment Consent for areas marked '4' and '5' on the plans lodged in respect of premises situated at St Halletts Road, Tanunda, S.A. 5352 and known as St Halletts Wines.

The application has been set down for hearing on 10 August 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 12 July 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 Stanhope Hotels Pty Ltd, 6 Second Street, Orroroo, S.A. 5431 has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 6 Second Street, Orroroo, and known as Orroroo Hotel.

The application has been set down for hearing on 10 August 2001 at 9 a.m.

Condition

The following licence condition is sought in the application:

An Extended Trading Authorisation to trade on Friday and Saturday from midnight to 2 a.m. the following day.

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

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

Dated 2 July 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 John and Shana Petrucci, Sands Road, McLaren Vale, S.A. 5171 as trustees of the Petrucci Family Trust have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Sands Road, McLaren Vale, S.A.

The application has been set down for hearing on 10 August 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 applicants at the applicants' address given above, at least seven days before the hearing date.

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

Dated 29 June 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 John and Shana Petrucci, Sands Road, McLaren Vale, S.A. 5171 as trustees of the Petrucci Family Trust have applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Sands Road, McLaren Vale, S.A.

The application has been set down for hearing on 10 August 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 applicants at the applicants' address given above, at least seven days before the hearing date.

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

Dated 29 June 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 G. & R. Petrucci Pty Ltd (ACN 065 245 454), as trustees of the Petrucci Family Trust, Lot 1, McMurtrie Road, McLaren Vale, S.A. 5171 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 1, McMurtrie Road, McLaren Vale, S.A. 5171 5171

The application has been set down for hearing on 10 August 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 29 June 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 G. & R. Petrucci Pty Ltd (ACN 065 245 454), as trustees of the Petrucci Family Trust, Lot 1, McMurtrie Road, McLaren Vale, S.A. 5171, has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Lot 1, McMurtrie Road, McLaren Vale, S.A.

The application has been set down for hearing on 10 August 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 29 June 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 Stanhope Hotels Pty Ltd, 30 Second Street, Orroroo, S.A. 5431 has applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at 30 Second Street, Orroroo, S.A. 5431 and known as Commercial Hotel.

The application has been set down for hearing on 10 August 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

An Extended Trading Authorisation to trade on Friday and Saturday from midnight to 2 a.m. the following day; and Sunday from 8 p.m. to midnight.

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

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

Dated 2 July 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 Glenco Nominees Pty Ltd (ACN 007 798 718), 209 The Esplanade, Aldinga Beach, S.A. 5173, has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 184 Main Road, McLaren Vale, S.Á.

The application has been set down for hearing on 10 August 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 28 June 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 Ryndert Krop has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 8 Hillview Court, Para Hills, S.A. 5096, and to be known as Stockman Wines.

The application has been set down for hearing on 10 August 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 29 June 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 Michelmore Pty Ltd, 4-6 John Terrace, Wallaroo, S.A. 5556 has applied to the Licensing Authority for a Variation to an Extended Trading Authorisation, in respect of premises situated at 4 John Terrace, Wallaroo, S.A and known as Weeroona Hotel.

The application has been set down for hearing on 10 August 2001 at 9 a.m.

Condition

The following licence condition is sought:

A Variation to the Extended Trading Authorisation.

Sunday: 8 p.m. to midnight.

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

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

Dated 3 July 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 Holtham and Halliday Pty Ltd, 3 Speed Avenue, North Plympton, S.A. 5037, has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 45C Sussex Terrace, Hawthorn, S.A. 5062, and to be known as Chopping Board.

The application has been set down for hearing on 10 August 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 3 July 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 Paul Olivier, c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 1 Lee Road, Kenton Valley, S.A. 5233 and to be known as Kentonbrook Wines.

The application has been set down for hearing on 10 August 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 3 July 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 Torambre Pty Ltd, c/o Post Office, Loxton North, S.A. 5333 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 2, Ogilvy Avenue, Loxton North, S.A. 5333 and to be known as Torambre Wines.

The application has been set down for hearing on 10 August 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 3 July 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 Dennis N. Collins and Shirley L. Collins have applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 10 Cunningham Court, Golden Grove, S.A. 5125 and to be known as Emerald Rolls Wedding Cars.

The application has been set down for hearing on 10 August 2001.

Conditions

The following licence conditions are sought:

The licence authorises the sale, supply and consumption of all types of liquor to and by passengers on any day and at any time except Sunday, 5 a.m. to 8 a.m.; Good Friday, midnight to 5 a.m. the day after Good Friday and midnight to 5 a.m. the day after Christmas Day, in the vehicle and areas adjacent thereto, provided such sales and consumption is always under the supervision and control of the driver of the subject vehicle.

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 5 July 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 Real Organics from the Earth Pty Ltd (ACN 072 187 912), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at 46 The Parade, Norwood, S.A. 5067 and to be traven as Real Organics from the Earth known as Real Organics from the Earth.

The application has been set down for hearing on 10 August 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

Liquor sold pursuant to the licence shall be liquor produced in accordance with the national standard for organic and biodynamic produce.

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

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

Dated 4 July 2001.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that St Hallett Wines Pty Ltd, has applied to the Licensing Authority for an Entertainment Consent for areas marked '4' and '5' on the plans lodged in respect of premises situated at St Halletts Road, Tanunda, S.A. 5352 and known as St Halletts Wines.

The application has been set down for hearing on 10 August 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

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Crancker Investments Pty Ltd (ACN 096 485 988), c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of the premises situated at 196 Grenfell Street, Adelaide, S.A. and known as Crown & Anchor Hotel.

The application has been set down for hearing on 13 August 2001 at 10.30 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Dated 5 July 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 Maxine June Field, 1 Fowlers Road, Peterborough, S.A. 5422 and Dianne Kaye Highet, 2 Baron Street, Old Noarlunga, S.A. 5168 have applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Railway Terrace, Mannahill, S.A. 5440 and known as Mannahill Hotel.

The application has been set down for hearing on 13 August 2001 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' addresses 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 June 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 Wishmore Pty Ltd (ACN 097 183 Authority for the transfer of a Restaurant Licence in respect of premises situated at 9 Cadell Street, Goolwa, known as Cafe Tiere but to be known as Woks 2 Eat.

The application has been set down for hearing on 13 August 2001 at 10 a.m.

Conditions

The following licence conditions are sought:

Authorisation pursuant to section 34 (1) (c) to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:

(i) seated at a table; or

(ii) attending a function at which food is provided.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Dated 2 July 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 I. & G. Brown Pty Ltd has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Main Road, Nildottie, S.A. 5238 and known as General Store, Nildottie.

The application has been set down for hearing on 14 August 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 5 July 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 Laksana Srisuwan has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 548 Greenhill Road, Hazelwood Park, S.A. 5066 and known as Tookie Thai Restaurant and to be known as Twin Chef Thai Restaurant.

The application has been set down for hearing on 14 August 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 2 July 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 Merabar Pty Ltd (ACN 096 949 263), 213 Greenhill Road, Eastwood, S.A. 5063 has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at 28 Barwell Avenue, Barmera, S.A. 5345 and known as Lakeside Cellars.

The application has been set down for hearing on 15 August 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 5 July 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 Baronevoli Pty Ltd has applied to the Licensing Authority for the removal of a Special Circumstances Licence in respect of premises situated at 242A Rundle Street, Adelaide and to be situated at 147-149 Hindley Street, Adelaide and known as Cafe Tapas.

The application has been set down for hearing on 17 August 2001.

Conditions

The following licence conditions are sought:

Removal of conditions 4 and 5 from current licence.

Proposed Trading Hours:

On any day between the hours of 8 a.m. and 5 a.m. the following day.

Entertainment is proposed for the whole of the licensed premises during these hours.

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 6 July 2001.

Applicant

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

Appointments

I, ROBERT DAVID LAWSON, Minister for Administrative and Information Services and Minister for Workplace Relations in and for the State of South Australia, hereby appoint the undermentioned as Inspectors, pursuant to the Occupational Health, Safety and Welfare Act 1986:

Timothy James Giesecke

Raffaele Calabrese

Dated 28 May 2001.

ROBERT LAWSON, Minister for Workplace Relations

PETROLEUM PRODUCTS REGULATION ACT 1995

Appointment

I, ROBERT DAVID LAWSON, Minister for Administrative and Information Services and Minister for Workplace Relations in and for the State of South Australia, hereby appoint the undermentioned as an Authorised Officer under the Petroleum Products Regulation Act 1995, in accordance with my delegated authority under section 49 of the Petroleum Products Regulation Act 1995:

Timothy James Giesecke

Dated 28 May 2001.

ROBERT LAWSON, Minister for Workplace Relations

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2001

	\$
Agents, Ceasing to Act as	32.75
Associations:	
Incorporation	16.70
Intention of Incorporation	41.25
Transfer of Properties	41.25
Attorney, Appointment of	32.75
Bailiff's Sale	41.25
Cemetery Curator Appointed	24.50
Companies:	
Alteration to Constitution	32.75
Capital, Increase or Decrease of	41.25
Ceasing to Carry on Business	24.50
Declaration of Dividend.	24.50
	32.75
Incorporation Lost Share Certificates:	32.75
First Name	24.50
First Name.	24.50
Each Subsequent Name	8.40
Meeting Final	27.50
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	32.75
Each Subsequent Name	8.40
Notices:	
Call	41.25
Change of Name	16.70
Creditors	32.75
Creditors Compromise of Arrangement	32.75
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed')	41.25
Release of Liquidator—Application—Large Ad —Release Granted	65.50
Release Granted	41.25
Receiver and Manager Appointed	38.25
Receiver and Manager Ceasing to Act	32.75
Restored Name	31.00
Petition to Supreme Court for Winding Up	57.00
Summons in Action	48.75
Order of Supreme Court for Winding Up Action	32.75
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt	74.00
Removal of Office.	16.70
Proof of Debts	32.75
Sales of Shares and Forfeiture	32.75
	52.15
Estates:	.
Assigned	24.50
Deceased Persons-Notice to Creditors, etc	41.25
Each Subsequent Name	8.40
Deceased Persons—Closed Estates	24.50
Each Subsequent Estate	1.05
Probate, Selling of	32.75
Public Trustee, each Estate	8.40
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	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	21.80 21.80
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	
Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet	16.70 17.60 16.70 16.70 8.40
Leases—Application for Transfer (2 insertions) each	8.40
Lost Treasury Receipts (3 insertions) each	24.50
Licensing	48.75
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name	327.00
Each Subsequent Name	
Noxious Trade	24.50
Partnership, Dissolution of	24.50
Petitions (small)	
Registered Building Societies (from Registrar- General)	16.70
Register of Unclaimed Moneys—First Name Each Subsequent Name	24.50 8.40
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	209.00 276.00
Sale of Land by Public Auction	41.75
Advertisements	2.30
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	2.30 per
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Pages	Main	Amends	Pages	Main	Amends
1-16	1.85	0.80	497-512	27.00	26.00
17-32	2.60	1.65	513-528	27.75	26.50
33-48	3.35	2.40	529-544	28.50	27.50
49-64	4.25	3.20	545-560	29.25	28.50
65-80	5.00	4.10	561-576	30.00	29.25
81-96	5.75	4.80	577-592	31.00	29.75
97-112	6.60	5.60	593-608	31.75	30.75
113-128	7.40	6.45	609-624	32.50	31.75
129-144	8.30	7.30	625-640	33.25	32.25
145-160	9.10	8.05	641-656	34.00	33.00
161-176	9.95	8.90	657-672	34.50	33.75
177-192	10.70	9.75	673-688	36.00	34.50
193-208	11.50	10.60	689-704	36.75	35.50
209-224	12.30	11.30	705-720	37.25	36.50
225-240	13.00	12.10	721-736	38.50	37.00
241-257	13.90	12.80	737-752	39.00	38.00
258-272	14.80	13.60	753-768	40.00	38.50
273-288	15.60	14.60	769-784	40.50	39.75
289-304	16.30	15.30	785-800	41.25	40.50
305-320	17.10	16.10	801-816	42.00	41.00
321-336	17.90	16.90	817-832	43.00	42.00
337-352	18.80	17.80	833-848	43.75	42.75
353-368	19.60	18.60	849-864	44.50	43.50
369-384	20.40	19.50	865-880	45.25	44.50
385-400	21.10	20.20	881-896	45.75	45.00
401-416	21.90	20.90	897-912	47.25	45.75
417-432	22.90	21.80	913-928	47.75	47.25
433-448	23.60	22.60	929-944	48.75	47.75
449-464	24.50	23.40	945-960	49.50	48.25
465-480	25.00	24.20	961-976	50.25	49.25
481-496	26.00	24.90	977-992	51.25	49.75
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[12 July 2001

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

West Boundary Road, east of Palmer Deposited Plan 57160

BY Road Process Order made on 21 March 2001, the Mid Murray Council ordered that:

1. Portion of the public road (West Boundary Road) adjoining the eastern boundary of allotment 4 in Deposited Plan 51492, more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0613 be closed.

2. Transfer the whole of the land subject to closure to AUSBULK LTD in accordance with agreement for transfer dated 12 February 2001, entered into between the Mid Murray Council and Ausbulk Ltd.

On 14 May 2001, 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 12 July 2001.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24 NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Walkway—Edward Street/Panto Avenue, Paralowie Deposited Plan 56730

BY Road Process Order made on 15 February 2001, the City of Salisbury ordered that:

1. The whole of the public road (walkway) between Edward Street and Panto Avenue adjoining allotments 29 and 32 in Deposited Plan 10121, more particularly delineated and lettered 'Y' and 'Z' (respectively) in Preliminary Plan No. PP32/0589 be closed.

2. Transfer the whole of the land subject to closure lettered 'Z' to DENNIS JOHN MEIKLE and PAMELA MEIKLE in accordance with agreement for transfer dated 15 January 2001, entered into between the City of Salisbury and D. J. Meikle and P. Meikle.

3. Transfer the whole of the land subject to closure lettered 'Y' to JOHN STANLEY KEMP and JANET KAYLENE KEMP in accordance with agreement for transfer dated 15 January 2001, entered into between the City of Salisbury and J. S. Kemp and J. K. Kemp.

4. The following easement is granted over the whole of the land subject to that closure:

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

On 11 April 2001, 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 12 July 2001.

P. M. KENTISH, Surveyor-General

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 12 July 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 districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE Lloyd Street, Toorak Gardens. p3

CITY OF CAMPBELLTOWN Tim Place, Athelstone. p22

CITY OF CHARLES STURT Old Port Road, West Lakes. p8

CITY OF MARION Woodend Road, Sheidow Park. p23 Southbank Boulevard, Sheidow Park. p23 Quartz Place, Sheidow Park. p23 Easements in lot 939, Woodend Road, Sheidow Park. p23

CITY OF MITCHAM Main Road, Blackwood. p36

CITY OF PLAYFORD Somerset Grove, Craigmore. p31 Easement in lot 7003, Somerset Grove, Craigmore. p31 Enmore Drive, Craigmore. p31 Axminster Crescent, Craigmore. p31 Spaxton Crescent, Craigmore. p31 Sampson Road, Elizabeth Grove. p35 Sidbury Street, Elizabeth Grove. p35

CITY OF PORT ADELAIDE ENFIELD Robin Road, Semaphore. p32

CITY OF ONKAPARINGA Main South Road, Aldinga. p18 Iverene Road, Aldinga. p18 Louds Hill Road, Sellicks Hill. p19 Hahn Road, Sellicks Hill. p19 and 20 Branson Road, Tatachilla. p21

CITY OF SALISBURY Easement in lots 5 and 27, Playford Crescent, Salisbury North. p33 Playford Crescent, Salisbury, North, p32 and 24

Playford Crescent, Salisbury North. p33 and 34

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT OF THE BAROSSA COUNCIL Tarca Court, hundred of Barossa. p25-28 Scurry Court, hundred of Barossa. p25 and 27 Across and in Williamstown Road, hundred of Barossa. p29 and 30

GOOLWA WATER DISTRICT

DISTRICT OF ALEXANDRINA COUNCIL Rosemary Street, Goolwa Beach. p4 Redclift Street, Goolwa. p7

MYPONGA WATER DISTRICT

DISTRICT OF YANKALILLA Michael Street, Yankalilla. p6

PORT ELLIOT WATER DISTRICT

DISTRICT OF ALEXANDRINA COUNCIL Ocean Road, Port Elliot. p5

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

CITY OF MITCHAM Main Road, Blackwood. p36

CITY OF PORT ADELAIDE ENFIELD Robin Road, Semaphore. p32

CITY OF ONKAPARINGA Main South Road, Tatachilla. p18 Iverene Road, Aldinga. p18 Hahn Road, Sellicks Hill. p20 Branson Road, Tatachilla. p21

CITY OF PLAYFORD Sampson Road, Elizabeth Grove. p35 Sidbury Street, Elizabeth Grove. p35

CITY OF SALISBURY Easement in lots 5 and 27, Playford Crescent, Salisbury North. p33

WATER MAINS LAID

Notice is hereby given that the undermentioned water main has been laid down by the South Australian Water Corporation and is not available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF SALISBURY Wynn Vale Drive, Para Hills and Salisbury East. p37-40

AMENDMENT

Amendment to notice in "Government Gazette" of 10 October 1991.

"WATER MAINS ABANDONED"

"Notice is hereby given that the undermentioned water mains have been abandoned by the South Australian Water Corpora-tion."

"ADELAIDE WATER DISTRICT"

"CITIES OF PORT ADELAIDE AND WOODVILLE" "Easements in lots 9 and 13, Clementina Drive and recreation reserve (lot 3), Old Port Road, Port Adelaide and West Lakes. p9"

This notice should read "Easement in lots 9 and 13, Clementina Drive, and across Old Port Road, Port Adelaide and West Lakes." p8

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 BURNSIDE Lloyd Street, Toorak Gardens. FB 1097 p4 Aviator Lane, Rose Park. FB 1097 p7

CITY OF CAMPBELLTOWN Henry Street, Hectorville. FB 1097 p3 Shirley Avenue, Tranmere. FB 1097 p5 Jean Avenue, Paradise. FB 1097 p9 Across Gorge Road, Athelstone. FB 1096 p7 and 8 Easement in reserve (lot 15), Gorge Road, Athelstone. FB 1096 p7 and 8 Walkway east of lot 4, Tim Place, Athelstone. FB 1096 p7 and 8 Tim Place, Athelstone. FB 1096 p7 and 8 Easements in lot 9, Tim Place and lots 12 and 13, Burnbank Grove, Athelstone. FB 1096 p7 and 8

CITY OF CHARLES STURT Malin Street, Semaphore Park. FB 1097 p16 Alfred Avenue, Seaton. FB 1097 p15

CITY OF MARION Woodend Road, Sheidow Park. FB 1096 p2 and 3 Quartz Place, Sheidow Park. FB 1096 p2 and 3

CITY OF MITCHAM Broughton Avenue, Mitcham. FB 1097 p12

CITY OF NORWOOD, PAYNEHAM AND ST PETERS Gage Street, Firle. FB 1097 p8

CITY OF PLAYFORD Somerset Grove, Craigmore. FB 1096 p4-6 Spaxton Crescent, Craigmore. FB 1096 p4-6 Enmore Drive, Craigmore. FB 1096 p4 and 5 Easement in lot 7003, Somerset Grove, Craigmore. FB 1096 p4 and 5

CITY OF PORT ADEAIDE ENFIELD Seymour Avenue, Windsor Gardens. FB 1097 p13

CITY OF SALISBURY Easements in lot 50, Langford Terrace, reserve (lot 201), Bagster Road and lots 101, 54 and 34, Playford Crescent, Salisbury North. FB 1096 p9 and 10 Playford Crescent, Salisbury North. FB 1096 p9 and 10 CORPORATE TOWN OF WALKERVILLE Willyama Avenue, Medindie. FB 1097 p6

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR Easement in lot 476, Marlborough Avenue, Victor Harbor. FB 1097 p10 Easement in lot 43, Minnamoora Court, Encounter Bay. FB 1097 p11

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF MITCHAM Sewerage land (lot 41), Caroline Avenue, Belair—100 mm PVC pumping main. FB 1097 p14 Easements in lot 40, Caroline Avenue, Belair—100 mm PVC pumping main. FB 1097 p14

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 MITCHAM Sewerage land (lot 41), Caroline Avenue, Belair—140 mm PE pumping main. FB 1097 p14 Easements in lot 40, Caroline Avenue, Belair—140 mm PE pumping main. FB 1097 p14

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER

Sewerage land (lot 59), Norman Street, Mount Gambier—100 mm PVCR pumping main. FB 1090 p6 and 7 Norman Street, Mount Gambier—100 m PVCR pumping main. FB 1090 p6 and 7

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

WOMEN'S ADVISORY COUNCIL

Appointments

THE Minister for the Status of Women advises the reappointment of the following four members to the Women's Advisory Council for a further term expiring on 30 June 2002 and the appointment of five new members to the Women's Advisory Council for a term ending on 30 June 2003.

Appointment for a 12 month term expiring on 30 June 2002:

Fij Miller Gosia Hill Margaret Scharer

Louise Stock

Appointment for a 2 year term expiring on 30 June 2003:

Tirana Hassan Madeleine Hedges Lisa Huong-Nguyen Sharon Oldfield

Susan Tucker

Dated 9 July 2001.

DIANA LAIDLAW, Minister for the Status of Women

WORKERS REHABILITATION AND COMPENSATION ACT 1986

Determination

IN accordance with the delegation provided under the Delegation of Authority Document, August 2000, I, as Delegate of the WORKCOVER CORPORATION OF SOUTH AUSTRALIA ("the Corporation") determine in accordance with those provisions of the **WORKERS REHABILITATION AND COMPENSATION ACT 1986**, as amended, ("the Act"), identified in Item 1 of the Schedule hereto ("the Schedule"), in the terms set out in Item 2 of the Schedule upon the grounds set out in Item 3 of the Schedule, if any, to come into effect on the date set out in Item 4 of the Schedule and determine further that notice of this determination shall be provided in the manner set out in Item 5 of the Schedule.

SCHEDULE

Item 1 Section Empowering Determination

Section 66

Item 2 Terms of Determination

2.1 Amendment to Classes of Industry

That the Determinations of the Corporation as to the definitional guidelines made prior to the making of this Determination be and are hereby varied so that definitional guidelines for designated classes of industry, namely:

- (i) SAWIC 8491 01 Employment Services—Category 1;
- (ii) SAWIC 8491 02 Employment Services-Category 2; and
- (iii) SAWIC 8491 03 Employment Services-Category 3

are modified to the extent that Code SAWIC 5741 01 Travel agency services is included under Category 3 and not Category 1.

Item 3 Grounds of Determination

3.1 That it is appropriate to vary these classes of industry having regard to the commonality of functions carried on therein.

Item 4 Commencement Date of Determination

1st day of January 2001

Item 5 Notice of Determination

That notice of this determination be published in the South Australian Government Gazette.

Confirmed as a true and correct record of the decision of the Corporation.

K. EDWARDS, Board Delegate

Dated 18.6.2001

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

PART 4 - CONTRACTS OF TRAINING

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

The following schedule is additional to:

Occupations that Constitute Trades and Other Declared Vocations

Th	e following schedule is additional to:		
1.	the gazettal of 24 April 1996 (page 2045)	2.	the gazettal of 31 October 1996 (page 1544)
3.	the gazettal of 5 December 1996 (page 1818)	4.	the gazettal of 6 February 1997 (page 830)
5.	the gazettal of 17 April 1997 (page 1571)	6.	the gazettal of 29 May 1997 (page 2758)
7.	the gazettal of 12 June 1997 (page 2984)	8.	the gazettal of 3 July 1997 (page 33)
9.	the gazettal of 7 August 1997 (page 311)	10.	the gazettal of 18 December 1997 (page 1677)
11.	the gazettal of 22 December 1997 (page 1776)	12.	the gazettal of 23 April 1998 (page 1959)
13.		14.	the gazettal of 6 August 1998 (page 339)
15.	the gazettal of 24 September (page 990)	16.	the gazettal of 1 October 1998 (page 1038)
17.	the gazettal of 15 October 1998 (page 1150)	18.	the gazettal of 12 November 1998 (page 1389)
19.	the gazettal of 19 November 1998 (page 1583)	20.	the gazettal of 3 December 1998 (page 1742)
21.	the gazettal of 10 December 1998 (page 1870)	22.	the gazettal of 17 December 1998 (page 1954)
23.	the gazettal of 23 December 1998 (page 2039)	24.	the gazette of 11 March 1999 (page 1359)
25.	the gazettal of 25 March 1999 (page 1480)	26.	the gazette of 1 April 1999 (page 1605) (Errata)
27.	the gazettal of 22 April 1999 (page 2219)	28.	the gazettal of 29 April 1999 (page 2381) (Errata)
29.	the gazettal of 6 May 1999 (page 2482)	30.	the gazettal of 13 May 1999 (page 2595)
31.	the gazettal of 27 May 1999 (Errata) (page 2723)	32.	the gazettal of 17 June 1999 (page 3123)
33.	the gazettal of 24 June 1999 (page 3261)		the gazettal of 1 July 1999 (page 22)
35.	the gazettal of 29 July 1999 (page 602)	36.	the gazettal of 30 September 1999 (page 1364)
37.	the gazettal of 14 October 1999 (page 1973)	38.	the gazettal of 11 November 1999 (page 2327)
39.	the gazettal of 6 January 2000 (page 1169)	40.	the gazettal of 30 March 2000 (page 1921)
41.	the gazettal of 6 April 2000 (page 2047)	42.	the gazettal of 13 April 2000 (Errata) (page 2167)
43.	the gazettal of 4 May 2000 (page 2416)	44.	the gazettal of 18 May 2000 (page 2606) Errata (page 2609)
45.	the gazettal of 15 June 2000 (page 3282) Errata (page 3285)	46.	the gazettal of 29 June 2000 (page 3490)
47.	the gazettal of 6 July 2000 (page 22) Errata (page 24)	48.	the gazettal of 20 July 2000 (page 267)
49.	the gazettal of 10 August 2000 (page 467)	50.	the gazettal of 24 August 2000 (page 643)
51.	the gazettal of 14 September 2000 (page 2002)	52.	the gazettal of 12 October 2000 (page 2475) Errata (page 2480)
53.		54.	the gazettal of 7 December 2000 (page 3461) Errata (page 3467)
55.	the gazettal of 15 February 2001 (page 641) Errata (page 647)		the gazettal of 5 April 2001 (page 1561)
57.		58.	the gazettal of 31 May 2001 (page 1914)
59.	the gazettal of 28 June 2001 (page 2416)		

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

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

Errata

- (1) In the *Government Gazette* of 11 March 1999, the information appearing on page 1379-80 incorrectly stated a certificate name relating to the Declared Vocations of:
 - a. Butchering and/or Slaughtering
 - b. Butchering and/or Smallgoods Making
 - 3334 / VI2311ABA Certificate III in Food Processing (Meat Retailing) 48 months 480 hours 4 months

Correction should now appear as:

• 3334 / VI2311ABA - Certificate III in Meat Processing (Meat Retailing) - 48 months - 480 hours - 4 months

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of Attendance at approved course	Probationary Period
 * Butchering and/or Slaughtering March 1999 * Butchering and/or Smallgoods Making March 1999 	3334 VI2311ABA 31 Dec 01 3334 VI2311ABA CRN 31 Dec 01	Certificate III in Meat Processing (Meat Retailing) Certificate III in Meat Processing (Meat Retailing)	48 months 48 months	480 hours 480 hours	4 months 4 months

REGULATIONS UNDER THE BOTANIC GARDENS AND STATE HERBARIUM ACT 1978

No. 171 of 2001

At the Executive Council Office at Adelaide 12 July 2001

PURSUANT to the *Botanic Gardens and State Herbarium Act 1978*, on the recommendation of the Board of the Botanic Gardens and State Herbarium 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.

IAIN EVANS Minister for Environment and Heritage

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 3—Interpretation
- 4. Variation of reg. 4—Authorised officers
- 5. Insertion of reg. 5A
 - 5A. Public vehicular access to Gardens
- 6. Variation of heading to Part 2
- 7. Substitution of regs. 6 and 7
 - 6. Driving or bringing vehicles into the Gardens
 - 7. Speed limits in the Gardens
- 8. Variation of reg. 8—One-way traffic
- 9. Variation of heading to Part 3
- 10. Variation of reg. 10—Establishment of parking controls
- 11. Variation of reg. 14—Register of parking controls
- 12. Variation of heading to Part 4
- 13. Variation of reg. 16—Application
- 14. Variation of reg. 19—Prescribed vehicles not to be parked
- 15. Variation of reg. 30—Driver and owner offence
- 16. Variation of reg. 31—Further offence each hour
- 17. Variation of reg. 35—Damage to signs, etc.
- 18. Variation of reg. 36—Marking of tyres
- 19. Insertion of reg. 36A
- 36A. Fee for release of vehicle after hours
- 20. Substitution of Schedule

SCHEDULE

Expiation fees for alleged parking offences

Citation

1. The *Botanic Gardens and State Herbarium (Vehicles) Regulations 1993* (see *Gazette 15 July 1993* p. 549), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

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Variation of reg. 3—Interpretation

- 3. Regulation 3 of the principal regulations is varied—
- (a) by striking out from subregulation (1) the definition of "Botanic Park";
- (b) by striking out from the definition of "the Gardens" in subregulation (1) "and includes the Bicentennial Conservatory situated within the Adelaide Botanic Garden but excludes Botanic Park";
- (c) by striking out from subregulation (1) the definition of "**road**" and substituting the following definition:

"road" and "road-related area" have the same meanings as in the Road Traffic Act 1961;;

(d) by striking out from subregulation (1) the definition of "the Standard" and substituting the following definition:

"Standard" means Part 11 of Australian Standard AS 1742.11—1999 Manual of uniform traffic control devices—Parking controls, second edition, 5 March 1999;.

Variation of reg. 4—Authorised officers

4. Regulation 4 of the principal regulations is varied by striking out paragraph (b) of subregulation (1) and substituting the following paragraph:

(b) a police officer.

Insertion of reg. 5A

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

Public vehicular access to Gardens

5A. The Director may, from time to time, determine areas of the Gardens that are closed to public vehicular access.

Variation of heading to Part 2

6. The heading to Part 2 of the principal regulations is varied by striking out "IN THE GARDENS AND BOTANIC PARK".

Substitution of regs. 6 and 7

7. Regulations 6 and 7 of the principal regulations are revoked and the following regulations are substituted:

Driving or bringing vehicles into the Gardens

6. A person must not, without the approval of the Director—

- (a) bring a vehicle into, or drive a vehicle in, any part of the Gardens closed to public vehicular access; or
- (b) drive a vehicle in the Gardens except on a road or a road-related area developed or used for the driving or parking of vehicles; or

(c) bring a prescribed vehicle into, or drive a prescribed vehicle in, the Gardens.

Penalty: Division 8 fine. Expiation fee: Division 8 fee.

Speed limits in the Gardens

7. A person must not, without the approval of the Director, drive a vehicle in the Gardens at a speed greater than—

- (a) in the case of a road open to vehicular access by the public—30 kilometres per hour;
- (b) in any other case—15 kilometres per hour.

Penalty: Division 8 fine. Expiation fee: Division 8 fee.

Variation of reg. 8—One-way traffic

8. Regulation 8 of the principal regulations is varied—

- (a) by striking out from subregulation (1) "Botanic Park or";
- (b) by striking out from subregulation (2) "\$75" and substituting "Division 8 fee".

Variation of heading to Part 3

9. The heading to Part 3 is varied by striking out "IN BOTANIC PARK".

Variation of reg. 10-Establishment of parking controls

10. Regulation 10 of the principal regulations is varied by striking out from subregulation (1) "Botanic Park" and substituting "the Gardens".

Variation of reg. 14—Register of parking controls

11. Regulation 14 of the principal regulations is varied by striking out from subregulation (1) "Botanic Park" and substituting "the Gardens".

Variation of heading to Part 4

12. The heading to Part 4 of the principal regulations is varied by striking out "IN BOTANIC PARK".

Variation of reg. 16—Application

13. Regulation 16 of the principal regulations is varied—

- (a) by striking out from subregulation (1) "Botanic Park" and substituting "the Gardens";
- (b) by striking out subparagraph (ii) of subregulation (2)(a) and substituting the following subparagraph:
 - (ii) a police officer;.

Variation of reg. 19—Prescribed vehicles not to be parked

14. Regulation 19 of the principal regulations is varied by striking out "Botanic Park" and substituting "the Gardens".

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Variation of reg. 30—Driver and owner offence

15. Regulation 30 of the principal regulations is varied by inserting ", without the approval of the Director," after "vehicle is".

Variation of reg. 31—Further offence each hour

16. Regulation 31 of the principal regulations is varied by striking out "\$11" and substituting "The relevant fee set out in the Schedule".

Variation of reg. 35—Damage to signs, etc.

17. Regulation 35 of the principal regulations is varied by striking out "\$33" and substituting "Division 9 fee".

Variation of reg. 36—Marking of tyres

18. Regulation 36 of the principal regulations is varied by striking out from subregulation (2) "\$33" and substituting "Division 9 fee".

Insertion of reg. 36A

19. The following regulation is inserted after regulation 36 of the principal regulations:

Fee for release of vehicle after hours

36A. (1) The Board may, from time to time, fix a fee for the release of a vehicle from the Gardens at a time when the relevant part of the Gardens is closed to public vehicular access.

(2) A person is not entitled to release of the vehicle until the fee is paid.

Substitution of Schedule

20. The Schedule of the principal regulations is revoked and the following Schedule is substituted:

SCHEDULE

Expiation fees for alleged parking offences

Alle	eged offence against—	
(a)	reg. 30 for alleged contravention of, or failure to comply with-	
	reg. 18(1)	\$59
	reg. 18(2)	\$13
	reg. 19	\$39
	reg. 20(1)	\$13
	reg. 20(2)	
	reg. 21	
	reg. 22(1)	
	reg. 22(2)	\$30
	reg. 23(1)	\$59
	reg. 23(2)	
	reg. 24	\$39
	reg. 25	\$24
	reg. 26	
	reg. 27	
	reg. 28	
	reg. 29	
(b)	reg. 31	\$13
	-	

EH01/0002CS

R. DENNIS Clerk of the Council

REGULATIONS UNDER THE HARBORS AND NAVIGATION ACT 1993

No. 172 of 2001

At the Executive Council Office at Adelaide 12 July 2001

PURSUANT to the *Harbors and Navigation Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

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

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 100—Grant of registration
- 4. Variation of reg. 101—Grant of temporary registration pending determination of application for registration
- 5. Insertion of Division 1A of Part 9

DIVISION 1A—HULL IDENTIFICATION NUMBERS (HIN)

- 110A. Interpretation
- 110B. Fixing HIN plates to vessels
- 110C. Unauthorised removal of a HIN plate
- 110D. Appointment of boat code agents
- 110E. Boat code examiners
- 110F. Adding letters and numbers to HIN
- 110G. Forming a HIN into the fabric of a vessel
- 110H. Interim boat code certificate
- 110I. Boat code certificate
- 110J. Register of HINs and vessels
- Variation of Schedule 14—Fees

Citation

1. The *Harbors and Navigation Regulations 1994* (see *Gazette 20* October 1994 p. 987), as varied, are referred to in these regulations as "the principal regulations".

Commencement

6.

2. These regulations will come into operation on 1 September 2001.

Variation of reg. 100—Grant of registration

3. Regulation 100 of the principal regulations is varied by inserting the following subregulation after subregulation (1):

- (1a) The CEO must not—
- (a) grant the initial application to register a recreational vessel fitted with an engine; or

(b) grant an application to re-register a recreational vessel fitted with an engine in the name of a person who was not registered in the immediately preceding period of registration as the owner, or an owner, of the vessel,

unless the CEO is satisfied-

- (c) that HIN plates have been fixed to the hull of the vessel (or, in the case of a multihulled vessel, to one of the hulls of the vessel) in accordance with Division 1A; or
- (d) that—
 - letters and numbers identifying the vessel in a form approved by the CEO have been fixed in accordance with a law of another State or Territory of the Commonwealth or of another country that corresponds with Division 1A of Part 9; and
 - (ii) those letters and numbers have been recorded against the vessel by the appropriate authority pursuant to that law.

Variation of reg. 101—Grant of temporary registration pending determination of application for registration

4. Regulation 101 of the principal regulations is varied by striking out "two weeks" from subparagraph (ii) of subregulation (2)(a) and substituting "21 days".

Insertion of Division 1A of Part 9

5. The following Division is inserted after Division 1 of Part 9 of the principal regulations:

DIVISION 1A—HULL IDENTIFICATION NUMBERS (HIN)

Interpretation

110A. (1) In this Division, unless the contrary intention appears—

"**boat code agent**" means a person whose appointment as a boat code agent under this Division is in force;

"**boat code examiner**" means a person whose approval as a boat code examiner under this Division is in force;

"business day" means every day except-

- (a) Saturday, Sunday or a public holiday; or
- (b) a day which falls between 25 December in one year and 1 January in the following year;

"HIN" means a series of letters and numbers that identify the vessel to which they are attached or on which they are inscribed and that—

- (a) indicate that the vessel is registered in Australia; and
- (b) identify the authority that issued the HIN; and
- (c) identify the boat code agent who fixed the HIN plate to the vessel; and

(d) identify the year in which the HIN plate was fixed;

"**HIN plate**" means a plate issued by the CEO on which part of a HIN is inscribed at the time of issue (the HIN is to be completed by the boat code agent to which the plate is issued—*see* regulation 110F).

- (2) A reference in this Division to—
- (a) fixing a HIN plate to a vessel includes a reference to the forming of the letters and numbers comprising a HIN into the fabric of the hull of a vessel in the course of manufacturing it; and
- (b) a HIN plate includes (in the appropriate context) a reference to a HIN that is not inscribed on a plate but is, or is to be, formed into the fabric of the hull of a vessel.

Fixing HIN plates to vessels

110B. (1) Only-

- (a) a boat code agent; or
- (b) a boat code examiner acting on behalf of the boat code agent by whom he or she is employed,

may fix a HIN plate to a vessel.

(2) A person who is not a boat code agent, or a boat code examiner acting on behalf of the boat code agent by whom he or she is employed, who fixes a HIN plate to a vessel is guilty of an offence.

Maximum penalty: \$2 500.

(3) A person, whether a boat code agent or a boat code examiner or not, who fixes anything to a vessel that appears to be a HIN plate, but is not a HIN plate, is guilty of an offence.

Maximum penalty: \$2 500.

(4) Two HIN plates must be fixed to the hull of each vessel (or, in the case of a multi-hulled vessel, to one of the hulls of the vessel).

(5) One plate must be fixed by the boat code agent—

- (a) in the case of a vessel that has a transom—on the outside of the starboard side of the transom so that—
 - (i) the top edge of the plate is not more than 50mm below the top edge of the transom; and
 - (ii) the plate is clearly visible;

- (b) in the case of a vessel that does not have a transom—on the outside of the starboard side of the vessel's hull as close as reasonably practicable to the stern of the vessel so that—
 - (i) the top edge of the plate is not more than 50mm below the top of the gunwale; and
 - (ii) the plate is clearly visible.

(6) The other HIN plate must be fixed by the boat code agent—

- (a) in a position on the inside of the vessel's hull that is not likely to be found without searching; and
- (b) to a part of the hull—
 - (i) that is not likely to be damaged in the normal course of using the vessel; and
 - (ii) that can not be easily removed.

(7) HIN plates must be fixed to the hull of a vessel—

- (a) in a manner that prevents removal of the plate without causing visible damage to the vessel; and
- (b) in accordance with written directions (if any) of the CEO that are in force for the time being.

(8) Before fixing a HIN plate to the hull of a vessel the boat code agent must add the letters and numbers to complete the HIN on the plate in accordance with the directions of the CEO under regulation 110F.

(9) A HIN plate must not be fixed to a vessel that—

- (a) is not a recreational vessel; or
- (b) is a recreational vessel but is not fitted with an engine (but a HIN plate may be fixed to a vessel in the course of manufacturing it if it is designed to be fitted with an engine).

(10) Subject to subregulation (11), a boat code agent must not fix HIN plates to a vessel that is not registered, or temporarily registered, under these regulations.

(11) Subregulation (10) does not apply in the following circumstances:

(a) a boat code agent who carries on the business of dealing in new or used vessels may fix HIN plates to a vessel supplied to him or her in the course of carrying on that business despite the fact that the vessel is not registered or temporarily registered;

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

- (b) a boat code agent, whether he or she carries on the business of dealing in new or used vessels or not, may, at the request of a person who does carry on that business, fix HIN plates to a vessel supplied to the dealer in the course of carrying on that business despite the fact that the vessel is not registered or temporarily registered;
- (c) a boat code agent who manufactures vessels may—
 - (i) fix HIN plates to a vessel; or
 - (ii) form the letters and numbers comprising a HIN into the fabric of the hull of a vessel,

in the course of manufacturing it;

- (d) where a vessel—
 - (i) was previously registered under this Act but is not registered now; and
 - (ii) is still owned by the same person who was last registered as its owner under this Act,

a boat code agent may, with the approval of the CEO, fix HIN plates to the vessel as though it were registered, or temporarily registered.

(12) A boat code agent must not form the letters and numbers comprising a HIN into the fabric of the hull of a vessel after it has been manufactured.

Maximum penalty: \$2 500.

(13) A boat code agent must return to the CEO HIN plates issued to him or her by the CEO as soon as is reasonably practicable after it becomes certain, or likely, that the boat code agent will not use them for fixing to a vessel.

Maximum penalty: \$2 500.

(14) As soon as is reasonably practicable after a boat code agent has formed the letters and numbers comprising a HIN appearing on a HIN plate issued to the agent by the CEO into the fabric of the hull of a vessel, the agent must inform the CEO in writing of the HIN concerned.

Maximum penalty: \$2 500.

Unauthorised removal of a HIN plate

110C. A person who removes a HIN plate, or interferes with a HIN plate, without being authorised in writing by the CEO to do so is guilty of an offence.

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

Appointment of boat code agents

110D. (1) A person may apply to the CEO to be appointed as a boat code agent.

(2) The application must—

- (a) be in a form approved by the CEO; and
- (b) be accompanied by such information as the CEO may require; and
- (c) be accompanied by the fee prescribed in schedule 14.

(3) The CEO may grant an application under this regulation if, in his or her opinion, the applicant is a suitable person to be a boat code agent.

(4) The appointment of a boat code agent—

- (a) is subject to such conditions as the CEO thinks fit and specifies when the application is granted; and
- (b) is for such term as is specified by the CEO; and
- (c) may be revoked by the CEO at any time by 7 days written notice served on the agent.

(5) A boat code agent must carry out his or her functions as a boat code agent in accordance with directions given to the agent in writing from time to time by the CEO.

Boat code examiners

110E. (1) If a boat code agent does not fix HIN plates personally to a vessel, he or she can only fix HIN plates to a vessel through the agency of another person if that person is an employee of the agent and is approved by the CEO as a boat code examiner.

(2) An application for approval as a boat code examiner must—

- (a) be in a form approved by the CEO; and
- (b) be accompanied by such information as the CEO may require; and
- (c) be accompanied by the fee prescribed in schedule 14.

(3) The CEO may grant an application under this regulation if, in his or her opinion, the applicant is a suitable person to be a boat code examiner.

(4) The approval of a boat code examiner-

- (a) is subject to such conditions as the CEO thinks fit and specifies when the application is granted; and
- (b) is for such term as is specified by the CEO; and
- (c) may be revoked by the CEO at any time by 7 days written notice served on the examiner and the boat code agent.

Adding letters and numbers to HIN

110F. Without limiting regulation 110D(5), the CEO may give directions to a boat code agent specifying—

- (a) the letters and numbers and the dimensions of the letters and numbers that must be added by the agent to a HIN plate issued to the agent by the CEO to identify—
 - (i) the agent; and
 - (ii) the year in which the HIN plate is fixed; and
- (b) the manner in which those letters and numbers are to be added to the HIN plate.

Forming a HIN into the fabric of a vessel

110G. Without limiting regulation 110D(5), the CEO may give directions to a boat code agent who manufactures vessels and who wishes to form the letters and numbers comprising a HIN into the fabric of the hull of a vessel, specifying—

- (a) the dimensions of the letters and numbers; and
- (b) the manner in which they are to be formed into the fabric of the hull of the vessel.

Interim boat code certificate

110H. (1) Within five business days after fixing HIN plates to a vessel the boat code agent must—

- (a) complete an interim boat code certificate in relation to those plates; and
- (b) give the certificate to the CEO.

(2) An interim boat code certificate must be in a form approved by the CEO and must include the following information:

- (a) the HIN to which the certificate relates including the letters and numbers added by the agent; and
- (b) a short description of the vessel to which the HIN plates have been fixed including—
 - (i) the name of the person who manufactured the vessel; and
 - (ii) the class to which it belongs; and
 - (iii) its length; and
 - (iv) the material of which it is constructed; and
 - (v) the vessel's primary method of propulsion; and
 - (vi) where the vessel is registered or temporarily registered—the registration number; and

- (c) the position in the vessel in which the HIN plate that is hidden has been fixed; and
- (d) such other information as the CEO requires.

Boat code certificate

110I. (1) After receiving an interim boat code certificate from a boat code agent the CEO must issue a boat code certificate to the owner of the vessel.

- (2) The boat code certificate must include—
- (a) the information included in the interim boat code certificate; and
- (b) such other information as the CEO thinks fit.

Register of HINs and vessels

110J. (1) The CEO must maintain a register of HINs and the vessels to which HIN plates are fixed.

- (2) The register must record the following information:
- (a) all HIN plates issued by the CEO and the date on which each plate was issued and the name of the boat code agent to which each plate was issued; and
- (b) a short description of the vessel to which each HIN plate has been fixed including—
 - (i) the name of the person who manufactured the vessel; and
 - (ii) the class to which it belongs; and
 - (iii) its length; and
 - (iv) the material of which it is constructed; and
 - (v) the vessel's primary method of propulsion; and
 - (vi) where the vessel is registered, or temporarily registered—the registration number; and
- (d) the individual plates (identified by the HIN on them) which have been fixed to each vessel; and
- (e) the position in each vessel in which the HIN plate that is hidden has been fixed; and
- (f) the name and address of the person in whose name the vessel is for the time being registered or temporarily registered.

(3) The CEO may maintain the register as a separate register or may combine it with the register of vessels.

Variation of Schedule 14—Fees

6. Schedule 14 of the principal regulations is varied by inserting the following items after item 23:

23A	Application for appointment as a boat code agent	\$110.00
	• where the application is for a renewal of the term of appointment	\$87.50
23B	Application for approval as a boat code examiner	\$ 55.00
	• where the application is for a renewal of the term of approval	\$ 27.50
23C	Set of 20 HIN plates	\$ 82.50
23D	Pad of 50 interim boat code certificates	\$ 22.00
23E	Duplicate copy of boat code certificate	\$ 10.80.

TSAC98/05833

R. DENNIS Clerk of the Council

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CITY OF ADELAIDE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the council of the Corporation of the City of Adelaide at its meeting held on Wednesday, 27 June 2001:

1. Resolved that the valuation for the financial year 2001-2002, prepared on the basis of annual value, comprised within the Assessment Book, amounting to \$346 948 280 made by valuers employed by council, be adopted as applying to the land within the area of the Corporation of the City of Adelaide for rating purposes.

2. Declared a general rate of 12.3 cents in the dollar on property within the City of Adelaide for the financial year ending on 30 June 2002.

3. Declared a separate rate of 0.167 cents in the dollar on rateable land within the council area falling within the catchment area of the Torrens Catchment Water Management Board, in accordance with the requirements of section 138 of the Water Resources Act 1997.

4. Declared a separate rate of 0.149 cents in the dollar on rateable land within the council area falling within the catchment area of the Patawalonga Catchment Water Management Board, in accordance with the requirements of section 138 of the Water Resources Act 1997.

5. Declared a separate rate (to be known as the Rundle Mall Environs Separate Rate) of 2.64 cents in the dollar for the period 1 July 2001 to 30 June 2002 on rateable land within the Rundle Mall Environs for the purposes of marketing the Rundle Mall Environs, pursuant to section 154 (1) of the Local Government Act 1999 and fixed the minimum amount payable by way of the Rundle Mall Environs Separate Rate in respect of each piece of relevant rateable land at \$100.

6. Determined that all council rates be payable in four instalments due on or before the first working days of September 2001, December 2001, March 2002 and June 2002 respectively.

SUSAN LAW, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM & ST PETERS

Adoption of Valuation

NOTICE is hereby given that the council of the Corporation of the City of Norwood, Payneham and St Peters at a meeting held on Monday, 2 July 2001, by virtue of the powers contained in section 167 (2) (a) of the Local Government Act 1999, resolved to adopt for rating purposes, the Valuer-General's valuation of capital values applicable to the land within the area of the council for the 2001-2002 financial year being \$3 724 270 200 and that 1 July 2001 is specified as the date on which such valuation shall become and be the valuation of the council. The valuation is deposited in the Municipal Offices, 175 The Parade, Norwood, and may be inspected by any persons interested therein between the hours of 9 a.m. and 5 p.m. Monday to Friday.

M. BARONE, Chief Executive Officer

Declaration of Rates

Notice is hereby given that in exercise of the powers contained in section 153 (1) (b) of the Local Government Act 1999 and pursuant to section 156 (1) (d), the council of the Corporation of the City of Norwood, Payneham and St Peters, after considering and adopting the financial estimates for the financial year ending 30 June 2002, and adopting valuations that are to apply to land within the Municipality of Norwood, Payneham and St Peters, resolve to declare differential general rates as follows:

(a) differential general rates to apply to rateable land in the former Municipality of Payneham as it existed on 31 October 1997, such differential rates varying according to the locality and uses of land which are designated in section 10 (2) of the Local Government (General) Regulations 1999:

> Residential—0.367989 cents in the dollar Commercial—Shop—0.404788 cents in the dollar Commercial—Office—0.404788 cents in the dollar

Commercial—Other—0.404788 cents in the dollar Industry—Light—0.404788 cents in the dollar Industry—Other—0.404788 cents in the dollar Vacant Land—0.404788 cents in the dollar Other—0.404788 cents in the dollar

(b) differential general rates to apply to rateable land in the former Municipality of St Peters as it existed on 31 October 1997, such differential rates varying according to the locality and uses of land which are designated in section 10 (2) of the Local Government (General) Regulations 1999:

> Residential—0.367989 cents in the dollar Commercial—Shop—0.404788 cents in the dollar Commercial—Office—0.404788 cents in the dollar Commercial—Other—0.404788 cents in the dollar Industry—Light—0.404788 cents in the dollar Vacant Land—0.404788 cents in the dollar Other—0.404788 cents in the dollar

(c) differential general rates to apply to rateable land in the former Municipality of Kensington and Norwood as it existed on 31 October 1997, such differential rates varying according to the locality and uses of land which are designated in section 10 (2) of the Local Government (General) Regulations 1999:

Residential—0.367989 cents in the dollar Commercial—Shop—0.476883 cents in the dollar Commercial—Office—0.476883 cents in the dollar Commercial—Other—0.476883 cents in the dollar Industry—Light—0.496008 cents in the dollar Industry—Other—0.496008 cents in the dollar Vacant Land—0.496008 cents in the dollar Other—0.419597 cents in the dollar

Minimum Rate

Notice is hereby given that pursuant to the provisions of section 158(1)(a) of the Local Government Act 1999, the council of the Corporation of the City of Norwood, Payneham and St Peters, hereby fixes the amount of \$415 as a minimum amount by way of rates in respect to rateable land throughout the whole of the Municipality.

Declaration of Separate Rate

Notice is hereby given that pursuant to the provisions of section 154 (1) of the Local Government Act 1999 and section 138 of the Water Resources Act 1997, in order to reimburse to the council the amount contributed to the River Torrens Water Catchment Management Board, the council of the Corporation of the City of Norwood, Payneham and St Peters, declares a separate rate of 0.0119 cents in the dollar on the adopted capital value of rateable land within the municipality for the financial year ending 30 June 2002.

Payment of Rates

Notice is hereby given that pursuant to Section 181 of the Local Government Act 1999, the council of the Corporation of the City of Norwood, Payneham and St Peters, hereby declares that all rates, including charges which have been imposed, for the financial year ending 30 June 2002, shall be payable in four equal instalments, with instalments falling due on 3 September 2001, 3 December 2001, 1 March 2002 and 3 June 2002, provided that in cases where the account requiring payment of rates is not sent out at least 30 days prior to the due date for payment. The authority to fix the date by which rates must be paid in respect to those assessments, be determined by the Chief Executive Officer.

M. BARONE, Chief Executive Officer

CITY OF ONKAPARINGA

HAPPY VALLEY (CITY) DEVELOPMENT PLAN, NOARLUNGA (CITY) DEVELOPMENT PLAN AND WILLUNGA (DC) (METROPOLITAN) DEVELOPMENT PLAN

Consolidation and Miscellaneous Plan Amendment Report— Draft for Agency and Public Consultation

THE City of Onkaparinga has prepared a Plan Amendment Report (PAR) which proposes to amend the abovementioned Development Plans by consolidating these into the Onkaparinga (City) Development Plan. Key components of the PAR include:

- creation of the Onkaparinga (City) Development Plan;
- · consolidation of Metropolitan provisions into the councilwide section or relevant zones;
- consolidation of similar zones;
- · creation of a consistent format and map base;
- · consolidation or removal of superfluous policies and policy lavers:
- miscellaneous policy amendments.

The draft Plan Amendment Report will be available for public inspection at the offices of the City of Onkaparinga from 12 July 2001 to 12 September 2001. The council offices are located at:

Noarlunga-Ramsay Place, Noarlunga Centre Willunga—St Peters Terrace, Willunga Happy Valley—The Hub, Aberfoyle Park

Copies of the Plan Amendment Report can be purchased from council offices for \$15, or can be downloaded from the council website: www.onkaparingacity.com. Copies will also be available for inspection at council libraries.

Council invites written submissions regarding the Plan Amendment Report until 12 September 2001. Written submissions should also indicate whether or not their author (or agent) intends to speak at a public hearing to be held on 10 October 2001, at 6.15 p.m. in the Noarlunga Theatre foyer, Ramsay Place, Noarlunga Centre. All submissions should be addressed to the City Manager, City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168.

Copies of all submissions received will be available for inspection by interested persons at the council offices from 12 September 2001 to 10 October 2001. Dated 10 July 2001.

J. TATE, City Manager

CITY OF ONKAPARINGA

Adoption of Valuation

NOTICE is hereby given that the council at its meeting held on 5 July 2001, resolved in accordance with section 167 (2) (a) of the Local Government Act 1999, to adopt the Valuer-General's valuation of capital value being \$8 092 430 000 for the year ending 30 June 2002, and hereby specifies that 5 July 2001, shall be the day as and from which such valuation shall become the valuation of the council.

Declaration of General Rates

Notice is hereby given that at its meeting held on 5 July 2001, the council determines that in exercise of the powers contained in section 153 (1) (b) of the Act, it is appropriate pursuant to section 156 (1) (a) of the Act to declare differential general rates in the area of the council according to land use in accordance with Regulation 10 of the Local Government (General) Regulations as follows:

- 0.4686 cents in the dollar on rateable land of Category 7 (Primary Production) use; and
- 0.5858 cents in the dollar on rateable land of all other categories of use.

Pursuant to section 158 (1) (a) of the Act, a minimum amount payable by way of rates of \$473.50 in respect of all rateable land in the council's area.

Pursuant to section 158 (1) (b) of the Act, to alter the amount that would otherwise be payable by way of general rates in respect of all land of Category 1 (Residential) use which has a value of \$189 500 or more by reducing the general rates of such land by 20% for each dollar levied against the valuation in excess of this amount

Declaration of Separate Rates—Catchment Water Levies

Notice is hereby given that at its meeting held on 5 July 2001. the council in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 (1) of the Local Government Act 1999, in order to reimburse to the council the amount contributed to Catchment Water Management Boards, the council declares a separate rate upon the capital value of rateable land as follows:

- 0.00997 cents in the dollar on all rateable land in the council's area in the Catchment Area of the Patawalonga Catchment Water Management Board; and
- 0.02095 cents in the dollar on all rateable land in the council's area in the Catchment Area of the Onkaparinga Catchment Water Management Board.

Service Charges

Notice is hereby given that the council at its meeting held on 5 July 2001, resolved that all Septic Tank Effluent Drainage Schemes and Septic Tank Effluent Disposal Schemes within the council's area be consolidated as one scheme for the purpose of costing and recovery of costs incurred.

That for the year ending 30 June 2002, pursuant to section 155 of the Act, the council imposes the method of recovery of septic tank effluent costs is by annual service charge of:

- \$260 per unit on each occupied allotment; and
- \$200 per unit on each vacant allotment; and
- the rate for multiple tenancies on occupied allotments used for commercial purposes be \$156 per tenancy where two tenancies exist, \$104 per tenancy where three tenancies exist, or \$78 per tenancy where four or more tenancies exist.

In the case of a single residential household a 'Unit' equals one. In the case of higher use properties (such as schools, hospitals and other multiple tenancy properties etc.) an equivalent unit charge is calculated.

Declaration of Separate Rate—Beach Road

Notice is hereby given that at its meeting held on 5 July 2001, the council determines that pursuant to section 154 of the Local Government Act 1999, for the financial year ending on 30 June 2002, in order to raise the amount of \$176 000 to carry out the project of promoting and enhancing business viability, profita-bility, trade and commerce and the installation and upgrade of infrastructure in that part of the council's area comprising rateable land abutting Beach Road, Christies Beach, the council declares a separate rate (to be known as the Beach Road Separate Rate) of 0.559 cents in the dollar of the capital value of all rateable land within that part of the area.

In exercise of the powers contained in section 166 (1) (b) of the Local Government Act 1999, principal ratepayers of rateable land in that part of the area liable to pay individually or in aggregate a Beach Road Separate Rate of \$5 000 or more in respect of one or more assessments shall be entitled, upon written application to the council, to a rebate of 70 cents in respect of each dollar payable in excess of \$5 000.

In exercise of the powers contained in section 44 of the Local Government Act 1999, the council delegates to the City Manager the power to receive a written application for a rebate of the Beach Road Separate Rate from a principal ratepayer and to authorise a rebate in respect of the Beach Road Separate Rate in accordance with part (ii) of this resolution.

Payment of Rates

Notice is hereby given that at its meeting held on 5 July 2001, the council determines that pursuant to the provisions of section 181 of the Local Government Act 1999, the abovementioned rates including charges which have been imposed for the financial year ending 30 June 2002, will fall due in four equal or approximately equal instalments on the following dates:

1 September 2001

1 December 2001

1 March 2002

1 June 2002.

J. TATE. City Manager

CITY OF PLAYFORD

Adoption of Valuation and Declaration of Rates for the Financial Year ending on 30 June 2002

NOTICE is hereby given that the council of the City of Playford, at its meeting held on Tuesday, 26 June 2001, resolved as follows:

Adoption of Valuation

The most recent valuation of the Valuer-General available to the council, of the capital value of land within the council's area, be adopted for rating purposes for the year ending 30 June 2002, totalling \$2 636 738 700.

Declaration of General Rates

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

1. A fixed charge of \$350.

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

- 2.1 all land within the council area except for land falling within 2.2 to 2.5 inclusive:
 - (a) 0.391630 cents in the dollar on rateable land of Category 1 (Residential), Category 8 (Vacant Land) and Category 9 (Other) use;
 - (b) 0.335740 cents in the dollar on rateable land of Category 7 (Primary Production) use.
- 2.2 all land within the council area which immediately prior to 3 May 1997 constituted the area of the former City of Elizabeth:
 - (i) in that part comprising the Regional Centre Zone in the council's Development Plan, 1.437800 cents in the dollar on rateable land of Category 1 (Residential), Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry— Light), Category 6 (Industry—Other), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other) use;
 - (ii) in all other parts of the area, 1.481900 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) use.
- 2.3 all land within the council area which immediately prior to 3 May 1997 constituted the area of the former council of the City of Munno Para (except for land within 2.4 and 2.5 below), 0.9024700 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial— Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) use;
- 2.4 all land within the area of the council which immediately prior to 3 May 1997, constituted the area of the former council of the City of Munno Para (other than referred to in 2.5 below) which is not located within the townships of Hillbank, Blakeview, Craigmore, Andrews Farm, Smithfield, Munno Para, Elizabeth Downs, Smithfield Plains or Davoren Park, 0.771910 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) use;
- 2.5 all land within the council area which immediately prior to 3 May 1997, constituted the area of the former council of the City of Munno Para and which is located within the townships of Angle Vale, One Tree Hill and Virginia, a rate of 0.348100 cents in the dollar.

Declaration of Separate Rate—Water Catchment Levy

In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse the council for the amount contributed to the Northern Adelaide and Barossa Water Catchment Board, a separate rate of 0.014430 cents in the dollar was declared on all rateable land in the council's area in the Northern Adelaide and Barossa Water Catchment based on capital values.

Payment

All rates will fall due in four instalments payable on 7 September 2001, 7 December 2001, 7 March 2002 and 7 June 2002.

T. R. S. JACKSON, Chief Executive Officer

CITY OF PROSPECT

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the council of the City of Prospect, at a meeting of the council held on 3 July 2001, at which thirteen of the fourteen members of the council were present resolved that consideration of the 2001-2002 Budget and Strategic Management Plan 2001-2006 has taken into account:

- The capital valuation of the city as set by the Valuer-General of South Australia.
- The relationship of the amount of rates needed to meet the Objectives of the City of Prospect's Strategic Management Plan 2001-2006 and the 2001-2002 Budget.
- The City of Prospect's Rating Policy as adopted by council on 24 April 2001.
- The relationship and impact of the rates and rate differential between residential and non-residential assessments.
- The equity of the rate structure.
- Rate concessions and rebates that will apply.

A full copy of the Rating Policy is available for inspection at the council's principal office at 128 Prospect Road, Prospect, or on council's web site <u>www.prospect.sa.gov.au</u>.

Adoption of Valuation

That the council of the City of Prospect, pursuant to section 167(2)(a) of the Local Government Act 1999, adopts the valuation of capital value made by the Valuer-General in relation to the area of the council on 3 July 2001, and specifies that the total of the value that is to apply within the area for rating purposes for the year ending 30 June 2002 is \$1714 892 600.

Declaration of Differential General Rates

That the council of the City of Prospect, pursuant to section 156 of the Local Government Act 1999, hereby declares differential general rates on rateable land within the area, which rates vary by reference to the uses of land designated by section 10 (2) of the Local Government (General) Regulations 1999.

- (a) Residential—a rate of 0.4394 cents in the dollar on the capital value of such rateable land.
- (b) Commercial—Shop—a rate of 0.5398 cents in the dollar on the capital value of such rateable land.
- (c) Commercial—Office—a rate of 0.5398 cents in the dollar on the capital value of such rateable land.
- (d) Commercial—Other—a rate of 0.5398 cents in the dollar on the capital value of such rateable land.
- (e) Industry—Light—a rate of 0.5398 cents in the dollar on the capital value of such rateable land.
- (f) Industry—Other—a rate of 0.5398 cents in the dollar on the capital value of such rateable land.
- (g) Primary Production—a rate of 0.5398 cents in the dollar on the capital value of such rateable land.

- (h) Vacant Land—a rate of 0.4394 cents in the dollar on the capital value of such rateable land.
- (*i*) Other—a rate of 0.5398 cents in the dollar on the capital value of such rateable land.

Declaration of a Minimum Amount

That the council of the City of Prospect, pursuant to section 158(1)(a) of the Local Government Act 1999, hereby fixes, in respect of the year ending 30 June 2002 a minimum amount of \$482 that shall be payable by way of differential general rate on rateable land within the council's area.

Declaration of a Separate Rate (River Torrens Catchment Levy)

That the council of the City of Prospect, pursuant to section 154(1) (a) of the Local Government Act 1999, hereby declares a separate rate of 0.0126 cents in the dollar on rateable land situated within the City of Prospect that is delineated and prescribed in the River Torrens Catchment Plans G.R.O. 216/95 and G.R.O. 141/98 of the Water Resources Act 1997 to raise a total contribution of \$209 700 for the financial year ending 30 June 2002.

Payment of Rates

Notice is hereby given that pursuant to section 181 of the Local Government Act 1999, that the rates shall be payable in four equal or approximately equal instalments due and payable on 1 September 2001, 1 December 2001, 1 March 2002 and 1 June 2002.

M. LLEWELLYN-SMITH, City Manager

CITY OF SALISBURY

Adoption of Valuation

NOTICE is hereby given that the council of the City of Salisbury at a meeting held on Monday, 25 June 2001, by virtue of the powers contained in section 167 of the Local Government Act 1999, has adopted the Valuer-General's valuation of capital values, being \$4 783 713 975, for the year ending 30 June 2002. From 25 June 2001 the valuation shall become and be the valuation of the council.

Declaration of Rate

Notice is hereby given that by virtue of the powers vested in it by the Local Government Act 1999, the council of the City of Salisbury at a meeting held on 25 June 2001, declared Differential General Rates on property within its area for the financial year ending on 30 June 2002, which rates shall vary by reference to the use of the rateable property in accordance with Regulation 10 of the Local Government Act (General) Regulations 1999, as follows:

- (a) In respect of rateable property which is used for Commercial—Shop, Commercial—Office, Commercial—Other, Industrial—Light, Industrial—Other land uses and classified as such in the assessment records of the council at the date of this declaration, a Differential General Rate of 0.7500 cents in the dollar for the assessed capital value of such property.
- (b) In respect of rateable property which is used for Vacant Land land use and classified as such in the assessment records of the council at the date of this declaration, a Differential General Rate of 0.7900 cents in the dollar for the assessed capital value of such property.
- (c) In respect of all other rateable property in the area used for purposes other than as stated in paragraphs (a) and (b) hereof, a Differential General Rate of 0.6384 cents in the dollar on the assessed capital value of such property.

Pursuant to section 158 of the Local Government Act 1999, council has fixed a minimum amount of \$491 which shall be payable by way of rates on any one assessment within the municipality in respect of the year ending 30 June 2002.

Declaration of Salisbury Town Centre Separate Rate

Notice is hereby given in accordance with section 170 of the Local Government Act 1999, that the council, at a meeting held on 25 June 2001, declared pursuant to section 154 of the Act, a separate rate of 0.1113 cents in the dollar on the capital value of rateable land within that part of its area comprising the Salisbury Town Centre District Centre Zone which is delineated on Maps Sal/61 and Sal/62 of the Development Plan under the Development Act 1993 applicable to the council's area.

The purpose of this separate rate is to provide a fund to promote and enhance business viability, profitability and trade, commerce and industry in that part of the council's area, which is the subject of the separate rate.

Declaration of Globe Derby Separate Rate

Notice is hereby given in accordance with section 170 of the Local Government Act 1999, that the council, at a meeting held on 25 June 2001, declared pursuant to section 154 of the Act a separate rate of \$60 per allotment No. 1-32 in Deposited Plan No. 9830 and allotments numbered 33, 34 and 36-64 in Deposited Plan No. 9831 of portion of section 3070 in the Hundred of Port Adelaide (laid out as Bolivar) for the year ending 30 June 2002.

The purpose of this separate rate is to provide a fund to the Globe Derby Community Club for the purpose of maintaining the common land, being Lot 65 in Deposited Plan No. 9832.

Declaration of Northern Adelaide and Barossa Catchment Water Management Board Separate Rate

Notice is hereby given in accordance with section 170 of the Local Government Act 1999, that the council, at a meeting held on 25 June 2001, declared pursuant to section 154 of the Act, a separate rate of 0.01306 cents in the dollar on the capital value of all rateable land in the council's area which is in the Northern Adelaide and Barossa Catchment area.

The purpose of this separate rate is to provide funds to the Northern Adelaide and Barossa Catchment Water Management Board as required under section 138 of the Water Resources Act 1997.

S. HAINS, City Manager

CITY OF TEA TREE GULLY

Declaration of Public Road

NOTICE is hereby given that the City of Tea Tree Gully pursuant to section 210 (2) (b) of the Local Government Act 1999, proposes to declare as public road Allotment 113 in Filed Plan 217389 being the land comprised in General Memorial No. 79, Book 503.

The parcel of land to be declared as Public Road is the northerly portion of the triangle, that is bounded by Perseverance Road and North East Road.

G. J. PERKIN, Chief Executive Officer

CITY OF WHYALLA

Declaration of Rates

NOTICE is hereby given that the Corporation of the City of Whyalla at its meeting held on 27 June 2001, by virtue of the powers vested in it under the Local Government Act 1999, has adopted valuations of the land in its area to the amount of \$169 090 100 for rating purposes, and having considered and adopted its budget for the financial year ending 30 June 2002, resolved:

That in relation to the 2001-2002 rating year for the period ending 30 June 2002, the Corporation of the City of Whyalla hereby declares, pursuant to the provisions of the Local Government Act 1999, sections 152 (1) (c) and 153, differential general rates based on the site value of all rateable property within its area and further a fixed charge, as follows:

1. The Differential General Rate shall vary according to the locality of the land in various zones defined in the City's Development Plan, established pursuant to the Development Act 1993, and the use of the land, pursuant to section 156 of the Local Government Act 1999 and Regulation 10 (2) of the Local Government (General) Regulations 1999, and the rate applies as follows:

- (a) locality and use as differentiating factors:
 - (i) In respect of all rateable land situated in Local Shopping, District Shopping, Commercial, General Commercial, District Centre and Business Zones, and so recorded in the assessment records of the council, a differential general rate of 9.41 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Residential in the said Regulations and for which the general differential rate is declared in paragraph (b) hereunder;
 - (ii) in respect of all rateable land situated in Light Industry and General Industry Zones, and so recorded in the assessment records of the council, a differential general rate of 7.137 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Residential in the said Regulations and for which the general differential rate is declared in paragraph (b) hereunder;
 - (iii) in respect of all rateable property situated in Residential and Community Use Zones and so recorded in the assessment records of the council, a differential general rate of 2.416 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Commercial—Shop, Commercial—Office, Commercial—Other, Industry—Light and Industry—Other in the said Regulations, and for which the general differential rate is declared in paragraph (b) hereunder;
 - (iv) in respect of all rateable property situated in Urban Farmland and Urban Farm (Airport) Zones and so recorded in the assessment records of the council, a differential general rate of 1.665 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Commercial—Shop, Commercial—Office, Commercial—Other, Industry— Light and Industry—Other in the said Regulations and for which the general differential rate is declared in paragraph (b) hereunder;
 - (v) in respect of all rateable property situated in Special Industry (Hydrocarbons) Zones and so recorded in the assessment records of the council, a differential general rate of 58.45 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Residential in the said Regulations and for which the general differential rate is declared in paragraph (b) hereunder,

and that pursuant to section 182(1) of the Local Government Act 1999, council if satisfied on the application of the ratepayer that payment of rates in accordance with this Act, would cause hardship may remit the rates in part.

(vi) In respect of all rateable properties situated in Coastal Holiday Settlement and Tourist Accommodation (Point Lowly) Zones and so recorded in the assessment records of the council,

a differential general rate of 0.153 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Commercial—Shop, Commercial—Office, Commercial—Other, Industry—Light and Industry—Other in the said Regulations and for which the general differential rate is declared in paragraph (b) hereunder.

- (b) land use as a differentiating factor as follows:
 - Residential—a differential general rate of 2.416 cents in the dollar on the assessed site value of each such property;
 - (ii) Commercial—Shop—a differential general rate of 9.410 cents in the dollar on the assessed site value of each such property;
 - (iii) Commercial—Office—a differential general rate of 9.410 cents in the dollar on the assessed site value of each such property;
 - (iv) Commercial—Other—a differential general rate of 9.410 cents in the dollar on the assessed site value of each such property;
 - Industry—Light—a differential general rate of 7.137 cents in the dollar on the assessed site value of each such property;
 - Industry—Other—a differential general rate of 7.137 cents in the dollar on the assessed site value of each such property;
 - (vii) Primary Production—a differential general rate of 0.145 cents in the dollar on the assessed site value of each such property;
 - (viii) Vacant Land—a differential general rate of 2.416 cents in the dollar on the assessed site value of each such property;
 - (ix) Other (any other land use not referred to in a previous category)—a differential general rate of 9.410 cents in the dollar on the assessed site value of each such property.
- 2. The fixed charge shall be the sum of \$151.
- 3. Declaration of Service Rate:

The Corporation of the City of Whyalla further declares a service rate of \$84 on rateable land within its area for the provision of the service of collection, treatment or disposal of waste where such a service is provided pursuant to section 155 of the Local Government Act 1999.

Amount to be Raised

An amount of \$7 594 443 be declared as the amount which the council intends to raise by general rates, the fixed charge and the service rate, which amount is calculated as follows:

	\$
General rates	5 211 135
Fixed charge	1 540 200
Service rate	843 108

4. Declaration of Separate Rate:

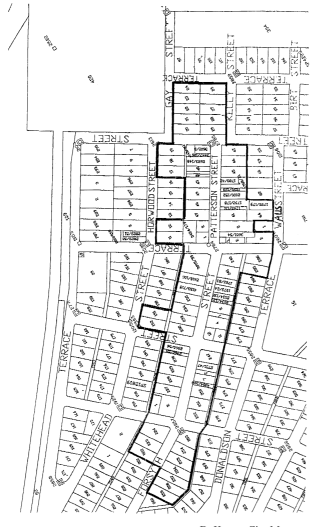
The Corporation of the City of Whyalla further declares, pursuant to section 154 of the Local Government Act 1999, a separate rate of 2.38 cents in the dollar based on the value of the land subject to the rate, situated in the area delineated in the plan attached as Annexure F to the report under reference.

The purpose of the Separate Rate is to provide funds to be applied towards development of the City Plaza and surrounding district, secure funding for the City Plaza co-ordinator, promotional activities throughout the year and beautifying the City Plaza area for the benefit of Whyalla.

5. Rates shall be Payable:

All rates shall be payable in four instalments in the 2001-2002 financial year within 30 days of the date of the Rate Notice or on 14 September 2001 for the first instalment, 7 December 2001 for the second instalment, 8 March 2002 for the third instalment and 7 June 2002 for the fourth instalment, whichever is the earlier date, pursuant to section 181 of the Local Government Act 1999.

The council may agree with the principal ratepayer that rates will be payable in such instalments falling due on such days as the council sees fit and in that event, the ratepayers rates will be payable accordingly, pursuant to sub-section 181 (5) of that Act.



D. KNOX, City Manager

TOWN OF WALKERVILLE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on Monday, 2 July 2001, the council, in exercise of the powers contained in Chapters 8 and 10 of the Local Government Act 1999:

1. Adopted the most recent capital valuation of the Valuer-General for the purposes of rating for the 2001-2002 financial year pursuant to section 167 (2) (*a*) of the said Act, being capital valuations totalling \$933 575 700.

2. Adopted its Budget for the year ending 30 June 2002, which included an amount to be raised from rates of \$2 835 500.

3. Declared pursuant to section 156 (1) (a) of the Local Government Act 1999:

- (a) A differential general rate on rateable property described as Residential of 0.2958 cents in the dollar on the assessed value of such rateable property.
- (b) A differential general rate on rateable property described as Commercial—Shop, Commercial—Office, Commercial—Other, Light Industry, Industry—Other, Vacant Land and Other of 0.3772 cents in the dollar on the assessed value of such rateable property.

4. Declared pursuant to section 158 (1) (*a*) of the Local Government Act 1999, a minimum amount payable by way of general rates on rateable land within the area of \$512.

5. Declared pursuant to section 181(1)(a) of the Local Government Act 1999, council resolves that rates will be payable in four equal, or approximately equal instalments. The due dates for those instalments will be 15 (or the first working day after the 15th) September and December 2001 and March and June 2002.

6. Declared pursuant to section 181 (11) of the Local Government Act 1999, council hereby resolves that 2.5 per centum discount on the General Rates payable in respect of any payment received in full by 17 September 2001.

7. Declared a separate rate in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999 and in order to reimburse the council the amounts contributed to the River Torrens Catchment Water Management Board, being a separate rate of 0.0126 cents in the dollar based on the capital value of rateable land within the catchment area, the capital value of such land being \$933 575 700.

R. H. WALLACE, Chief Executive Officer

ALEXANDRINA COUNCIL

Change of Council Meeting Date and Venue

NOTICE is hereby given that the Alexandrina Council resolved at its meeting held on 2 July 2001, to change the date of the scheduled council meeting from 16 July 2001 to 23 July 2001, and that this meeting be held in the Alexandrina Council Chambers, Colman Terrace, Strathalbyn, commencing at 4.30 p.m.

J. L. COOMBE, Chief Executive

ALEXANDRINA COUNCIL

Adoption of Valuation

NOTICE is hereby given that pursuant to the provisions of section 171 of the Local Government Act 1999, the Alexandrina Council at its meeting held on 6 July 2001, adopted the valua-tion of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2002, being the most recent valuation available. The valuation for the area totals \$2 103 642 600.

Attribution of Land Uses

The numbers indicated against the various categories of land use prescribed by Regulation 10 of the Local Government (General) Regulations 1999 (the 'Regulations') shall be used to designate land uses in the assessment book.

The land use indicated by those numbers in respect of each separate assessment of land described in the assessment book on this date (as laid before the council) shall be attributed to each such assessment respectively.

Reference in this resolution to land being of a certain category use means the use indicated by the category number in the regulations.

Payment of Rates

Pursuant to section 184 of the Local Government Act 1999, the payment of rates may be made by four approximately equal instalments, with the first of which shall be due on 1 September 2001, second on 1 December 2001, third on 1 March 2002, and the fourth on 1 June 2002.

Financial Estimates

The estimates of income and expenditure for the year ending 30 June 2002, adopted by the council comprised:

- (a) total estimated expenditure of \$19 181 400;
- (b) total estimated income from sources other than rates of \$9 753 400; and
- (c) the total amount required to be raised from general rates of \$9 413 000.

[12 July 2001

Declaration of Rate

Council declared the following rates on the capital value differentiated by reference to locality and land use at its meeting held on 6 July 2001:

- 1. Urban
 - 1.1 For rateable land in the zones delineated in the Alexandrina Council Development Plan as:
 - Residential;
 - Residential (Goolwa);
 - Residential (Strathalbyn);
 - Residential (Milang);
 - · Residential (Golf Course);
 - Residential (Mount Compass);
 - Industry;
 - Industrial;
 - Light Industry;
 - Light Industrial;
 - Home Industry;
 - Tourist Accommodation;
 - Tourist Commercial;
 - Local Centre;
 - District Centre;
 - Country Township (Langhorne Creek);
 - Waterfront (sections 183, 213 to 325, 331 and 447, Hundred of Alexandrina);
 - Local Centre:
 - Country Township (Clayton);
 - Town Centre (Mount Compass);
 - Historic Conservation-Centre;
 - Historic Conservation-Residential;
 - · Historic Conservation-Tourism Accommodation;
 - Historic Conservation-Coastal;
 - · Historic Waterfront;
 - Centre;
 - · Centre Conservation;
 - Commercial;
 - · Centre (Goolwa);
 - Recreation (Goolwa);
 - · Urban Waterfront.

of the Local Government (General) Regulations 1999.

- 2. Urban Fringe
 - 2.1 For rateable land in zones delineated in the Alexandrina Council Development Plan as:
 - Rural Living (Strathalbyn District) Policy areas 7, 8 and 9;
 - Future Urban.

A differential rate of 0.4336 cents in the dollar of capital value of all rateable land with land use categories 1, 2, 3, 4, 5, 6, 8 and 9 as described in the Local Government (Land Use) Regulations.

- 2.2 For rateable land in the zones delineated in the Alexandrina Council Development Plan as:
 - · Rural Living (Port Elliot Goolwa District);
 - Rural Fringe;
 - Country Living;
 - Rural (Deferred Urban);
 - Rural Waterfront (Hindmarsh Island);
 - Residential (Hindmarsh Island);
 - · Holiday House (Hindmarsh Island);
 - Residential Marina (Hindmarsh Island);
 - Conservation (Hindmarsh Island);
 - General Farming (Hindmarsh Island).
 - (a) A differential rate of 0.4336 cents in the dollar of capital value of rateable land with land use categories numbered 1, 2, 3, 4, 5, 6, 8 and 9 as described in Regulation 10 of the Local

Government (General) Regulations 1999, that lies predominantly within a proclaimed township boundary.

- (b) A differential rate of 0.4119 cents in the dollar of capital value of rateable land with land use categories numbered 1, 2, 3, 4, 5, 6, 8 and 9 as described in Regulation 10 of the Local Government (General) Regulations 1999 that lies predominantly outside a proclaimed township boundary.
- 3. Rural
 - 3.1 For all rateable land in the Willunga (OM) district as delineated in Map ALEX/68 of the Alexandrina Council Development Plan:
 - A differential rate of 0.3971 cents in the dollar of capital value of rateable land.
 - 3.2 For all other land in the Alexandrina Council District which is not described in categories 1 (Urban) and 2 (Urban Fringe) or 3.1 (Rural ex-Willunga) a differential rate of 0.3730 cents in the dollar of capital value.
- 4. Minimum Rate

A minimum amount by way of general rates of \$390 is fixed in respect of rateable land in accordance with section 158 of the Local Government Act 1999.

Service Charge

The council provides a septic tank effluent disposal service to properties in portions of the townships of Strathalbyn, Goolwa, Port Elliot, Port Elliot (Waterport) and Milang.

Pursuant to the provisions of the Local Government Act 1999, the Alexandrina Council at its meeting held on 6 July 2001, adopted the following Common Effluent service charges for the year ending 30 June 2002:

Strathalbyn

Occupied unit—\$138 Unoccupied unit—\$104

Goolwa

Occupied unit—\$200

Unoccupied unit—\$150 • Port Elliot

Occupied unit—\$190 Unoccupied unit—\$143

- Port Elliot (Waterport) Occupied unit—\$226 Unoccupied unit—\$170
- Milang

Occupied unit—\$242 Unoccupied unit—\$182

Water Schemes

That pursuant to the provisions of the Local Government Act 1999, the Alexandrina Council at its meeting held on 6 July 2001, adopted the following Water Scheme service charges for the year ending 30 June 2002:

- 1. Clayton Water Scheme
 - (a) A charge of \$167 for properties connected to the scheme with an additional charge of 83.5 cents per kilolitre for consumption in excess of 200 kilolitres per year.
 - (b) A charge of \$121 for properties to which the water service is available, but not connected.
- 2. Langhorne Creek Water Scheme
 - (a) A charge of \$99 for properties connected to the scheme within the township of Langhorne Creek, with an additional charge of 72 cents per kilolitre for consumption in excess of 138 kilolitres.
 - (b) A charge of \$224 for properties connected to the scheme outside the township to Langhorne Creek with an additional charge of 72 cents per kilolitre for consumption in excess of 138 kilolitres.

3. Finniss Water Scheme

A basic user charge of \$300 for properties connected to the scheme (which includes a special \$150 per meter deficit levy) with an additional charge of \$2.09 cents per kilolitre for consumption.

J. L. COOMBE, Chief Executive

DISTRICT COUNCIL OF CLEVE

Separate Rate—Water Catchment Levy

NOTICE is hereby given that in exercise of the powers contained in section 138 of the Water Resources Act 1997, and section 154 of the Local Government Act 1999, the District Council of Cleve at a meeting held on 13 July 2001, declared a separate rate being a fixed water levy of \$18.20 on all rateable property in the council area. The fixed water levy was declared in order to reimburse to the council the amount of \$18 656 which council is required to contribute towards the cost of operating the Eyre Peninsula Catchment Water Management Board for the 2001-2002 financial year.

F. GILLINGS, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that The Coorong District Council at its special meeting held on 25 June 2001, resolved as follows:

Adoption of Valuation

That the most recent valuation of the Valuer-General available to the council, of the capital value of land within the council's area, be adopted, totalling \$514 470 120 and specifies that 25 June 2001 be the day for which such valuation becomes the valuation of council.

Declaration of General Rates

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

1. A fixed charge of \$175.

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

- 2.1 a rate of 0.5575 cents in the dollar of the capital value of the land on all rateable land within the townships of Coonalpyn, Meningie, Tailem Bend, and Tintinara, and that area zoned as East Wellington Residential, Town Centre, Marina and Tourist Accommodation Zones;
- 2.2 a rate of 0.5175 cents in the dollar of the capital value of the land on other rateable land;

Declaration of Separate Rate—Water Catchment Levy

In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse the council for the amount contributed to the South East Catchment Water Management Board, a separate rate of \$9.12 on all rateable land in the council's area in the catchment area of the Board, based on a fixed levy of the same amount on all rateable land.

Service Charges

At the meeting of The Coorong District Council held on 12 June 2001, council resolved as follows:

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

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

- (a) \$65 per unit for occupied land in the Meningie, Tailem Bend, Tintinara and East Wellington Schemes;
- (b) \$25 per unit for vacant land in the Meningie, Tailem Bend, Tintinara and East Wellington Schemes.

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

- (a) in the area of the Narrung Water Scheme:
 - \$165—Vacant Land

\$426—Occupied Land

- (b) in the area of the East Wellington Water Scheme a service charge comprised of \$165 plus 90c per kL for water usage in excess of 125 kL per annum;
- (c) in the area of the Peake Water Scheme a service charge comprised of \$116 plus 80c per kL for water usage in excess of 125 kL per annum.

Payment

All rates will fall due in four instalments, payable on 14 September 2001, 14 December 2001, 14 March 2002 and 14 June 2002.

W. R. PATERSON, Chief Executive Officer

MID MURRAY COUNCIL

Adoption of Valuation

NOTICE is hereby given that pursuant to the provisions of section 167 (2) (a) of the Local Government Act 1999, the Mid Murray Council at a meeting held on 25 June 2001, adopted the valuation of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2002, being the most recent valuation available. The total capital value for the council area amounts to \$734 526 580.

Attribution of Land Uses

1. The numbers indicated against the various categories of land use prescribed by Regulation 10 of the Local Government (General) Regulations 1999, are used to designate land uses in the Assessment Record.

2. The use indicated by those numbers in respect of each separate assessment of land described in the assessment record (as laid before the council) is attributed to each such assessment respectively.

3. Reference in the council resolutions to land being of a certain category use means the use indicated by that category number in the Regulations.

Declaration of Rates

Notice is hereby given that the council at a meeting held on 25 June 2001, resolved that pursuant to sections 153(1) (b) and 156(1) (d) that the following differential general rates be declared for the financial year ending 30 June 2002, on the capital values of all rateable property within the area, the said differential general rates to vary by reference to whether the rateable land is within the former areas of the District Council of Mannum, District Council of Morgan, District Council of Ridley/Truro and that portion of the former District Council of Mount Pleasant which now forms part of the Mid Murray Council, the locality in which the rateable property is situated and to land use, as specified under Regulation 10 of the Local Government (General) Regulations 1999, made pursuant to section 156 of the Local Government Act 1999, and the council resolves that in the circumstances arising from amalgamation, differential rating is appropriate in order to allow rating relativities within the area of the council to be gradually realigned

The said differential general rates declared are as follows:

- (a) Within the area of the former District Council of Mannum:
 - (i) For rateable land within in the Township of Mannum a differential rate of 0.65 cents in the dollar of the capital value of rateable land.
 - (ii) For rateable land outside the Township of Mannum a differential rate of 0.55 cents in the dollar of the capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6.
 - (iii) For rateable land outside the Township of Mannum a differential rate of 0.50 cents in the dollar of the capital value of rateable land with land use categories 7, 8 and 9.

- (b) Within the area of the former District Council of Morgan:
 - (i) For rateable land within the Townships of Morgan and Cadell a differential rate of 0.64 cents in the dollar of the capital value of rateable land.
 - (ii) For rateable land outside the Townships of Morgan and Cadell a differential rate of 0.55 cents in the dollar of the capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6.
 - (iii) For rateable land outside the Townships of Morgan and Cadell a differential rate of 0.50 cents in the dollar of the capital value of rateable land with land use categories 7, 8 and 9.
- (c) Within the area of the former District Council of Ridley/Truro:
 - (i) For rateable land within the Townships of Barton, Blanchetown, Cambrai, Dutton, Greenways, Keyneton, Nildottie, Purnong, Sedan, Swan Reach and Truro a differential rate of 0.64 cents in the dollar of the capital value of rateable land with land use categories 1, 2, 3, 4, 5, 6, 8 and 9.
 - (ii) For rateable land within the Townships of Barton, Greenways and Swan Reach a differential rate of 0.50 cents in the dollar of the capital value of rateable land with land use category 7.
 - (iii) For rateable land outside the Townships of Barton, Blanchetown, Cambrai, Dutton, Greenways, Keyneton, Nildottie, Purnong, Sedan, Swan Reach and Truro a differential rate of 0.55 cents in the dollar of the capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6.
 - (iv) For rateable land outside the Townships of Barton, Blanchetown, Cambrai, Dutton, Greenways, Keyneton, Nildottie, Purnong, Sedan, Swan Reach and Truro a differential rate of 0.50 cents in the dollar of the capital value of rateable land with land use categories 7, 8 and 9.
- (d) Within the area of the former District Council of Mount Pleasant:
 - (i) For rateable land within the Townships of Palmer and Tungkillo a differential rate of 0.64 cents in the dollar of the capital value of rateable land.
 - (ii) For rateable land outside the Townships of Palmer and Tungkillo a differential rate of 0.55 cents in the dollar of the capital value of rateable land with land use categories 1, 2, 3, 4, 5 and 6.
 - (iii) For rateable land outside the Townships of Palmer and Tungkillo a differential rate of 0.50 cents in the dollar of the capital value of rateable land with land use categories 7, 8 and 9.

Minimum Rates

Pursuant to section 158 (1) (*a*) of the Local Government Act 1999, the council declared a minimum amount of \$275 payable by way of rates on rateable land within the area of the Mid Murray Council for the year ending 30 June 2002.

Declaration of Service Charges

Pursuant to section 155 of the Local Government Act 1999, the council declared, for the year ending 30 June 2002, that the following service charges are payable on each property con-nected to the septic tank effluent drainage schemes in the following areas:

\$

	per unit
Big Bend—Occupied Land	300
Greenways Landing—Occupied Land	. 300
Kroehn's Landing-Occupied Land	. 300
Seven Mile Shacks—Occupied Land	. 300
Scrubby Flat area—Occupied Land	. 300
Swan Reach area—Occupied Land	. 300
Walker Flat area—Occupied Land	. 300
Truro—Occupied Land	. 300
North Punyelroo—Occupied Land	. 155
Caloote Landing area—Occupied Land	. 200

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

Payment of Rates

Notice is hereby given that pursuant to sections 44 and 181 of the Local Government Act 1999, in respect of the financial year ending 30 June 2002:

 All rates are payable in four equal (or approximately equal) quarterly instalments falling due on the following dates:

> 1st quarterly instalment due on 3 September 2001 2nd quarterly instalment due on 3 December 2001 3rd quarterly instalment due on 4 March 2002 4th quarterly instalment due on 3 June 2002

(2) In cases where the quarterly account requiring payment of rates is not sent at least 30 days prior to the due date for payment, or an amended account is required to be sent, authority to fix the date by which rates must be paid in respect of those assessments affected has been delegated to the Chief Executive Officer.

G. R. BRUS, Chief Executive Officer

DISTRICT COUNCIL OF RENMARK PARINGA

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of Renmark Paringa at its meeting held on 3 July 2001, resolved the following:

Adoption of Valuation

1. That the rates assessed on rateable land in the area of the council will be based on the site value of land for all rateable land.

Pursuant to section 167 (2) (a) of the Act the most recent valuation of the Valuer-General available to council of the site value of land within the council's area, totalled \$204 045 580.

Declaration of General Rates

2. Pursuant to section 156 (1) (b) the following differential general rates are hereby declared on rateable land within the council area, which vary according to the locality of the land as defined by the zones established pursuant to the Development Act 1993, Development Plan, Renmark Supplementary Development Plan and Paringa Supplementary Development Plan.

Zone	Zone Description	Cents in \$
Zone 1	Residential	1.985
Zone 2	District Business	1.985
Zone 3	General Industry	1.985
Zone 4	Horticulture (Deferred Urban)	1.185
Zone 5	Horticulture	1.185
Zone 6	Dryland Calperum	1.185
Zone 7	Flood	1.185
Zone 8	Tourist Accommodation	1.985
Zone 9	Community	1.985
Zone 10	Country Living	1.185
Zone 11	Town Centre	1.985
Zone 12	Local Centre	1.985
Zone 13	Residential Waterfront	1.985
Zone 14	Residential River Murray	1.985
Zone 17	Flood Adjoining	1.185
Zone 18	Waterfront	1.985
Zone 30	Business	1.985
Zone 31	Commercial	1.985
Zone 32		1.185
Zone 33	Dryland	1.185
Zone 34	Flood Plain	1.185
Zone 35	Fringe	1.185
Zone 36		1.985
Zone 37	J	1.985
Zone 38	Paringa Residential	1.985

Minimum Rate

3. Pursuant to section 158 of the Local Government Act 1999, the council declares a minimum amount payable by way of rates of \$235 upon all rateable land within its area in respect of the financial year ending 30 June 2002.

Service Charges

4. Pursuant to section 155 of the Act, the council declares the following service charges payable in respect to rateable and non-rateable land where a septic tank effluent disposal connection point is provided:

- · Within the Township of Renmark-an annual service charge of \$155 per unit in respect of each piece of rateable land (whether vacant or developed) serviced by the Renmark Scheme.
- · Those properties within the Town of Paringa-an annual service charge of \$100 per unit in respect of each piece of rateable land (whether vacant or developed) serviced by the Paringa Scheme.

Such charge shall be calculated in accordance with the STEDS Advisory Committee document Guidelines for Establishing Property Units Related to Service Charges for Septic Tank Effluent Disposal Schemes a copy of which is available from the council office.

Rebate Arrangements

5. Following the introduction of 'site value' as the basis of valuation for the whole district in 2000-2001, the council has resolved pursuant to section 166 (1) (c) of the Local Government Act 1999, to provide a rebate to the principal ratepayer in the following circumstances:

- (a) The rateable land is the same rateable land contained in the rate notice issued by council for the 2000-2001 financial year.
- (b) Rates (excluding any service charge) payable on the said rateable land exceed the amount paid for 2000-2001 financial year by an amount of more than 20%.
- (c) The rebate shall comprise the amount by which the total rates (excluding any annual service charge) payable on the rateable land for the financial year 2001-2002 exceed the total rates (excluding any annual service charge) paid for 2000-2001 financial year by the said amount of more than 20% referred to in 2 above

Payment by Instalments

6. Pursuant to section 181 of the Local Government Act 1999, general rates, minimum rates and service charges shall be payable in four equal or approximately equal instalments on the following dates:

10 September 2001 10 December 2001 11 March 2002 12 June 2002

Delegation to Chief Executive Officer

7. The council delegates to the Chief Executive Officer pursuant to section 44 of the Local Government Act 1999, the power pursuant to section 181 (5) and (7) to enter into arrangements on behalf of council with ratepayers regarding the payment of rates at times other than those specified in paragraph 6 of this declaration.

B. WAPLES, Acting Chief Executive Officer

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

Bartrop, Andrew Mark, late of 31 Kingston Avenue, Hope Valley, Managing Director, who died on 10 March 2000. Bertram, Myrtle Mary, late of 7 Railway Terrace, Old Reynella,

of no occupation, who died on 18 November 2000.

Brine, Ada Lillian, late of 47 Eve Road, Bellevue Heights, of no occupation, who died on 24 April 2001.

Brown, Pearl, late of 947 Port Road, Cheltenham, widow, who died on 23 May 2001

Cidelo, Franciszek Jozef, late of 65 Norrie Avenue, Clovelly

Park, retired foundry moulder, who died on 20 April 2001. Clogg, William Percy, late of 6 Booth Avenue, Linden Park, retired gardener, who died on 6 May 2001

Daly, Margaret, late of 44 Helensvale Road, Helensvale, Queensland, of no occupation, who died on 29 January 2001

Elliott, Raymond Allan, late of 59 Le Hunte Avenue, Prospect, journalist, who died on 7 May 2001.

Forgan, Amelia Denys, late of 49 Buxton Street, North Adelaide, of no occupation, who died on 4 May 2001.

Jaworski, Frank, late of 43A Flinders Avenue, Whyalla Stuart, retired machinist, who died on 10 July 1999.

- Kent, Ronald John, late of 30 O'Loughlin Road, Valley View, driver, who died on 13 August 1999.
- Lang, Ernest Otto Adonis, late of 3 Tod Street, Glenelg North, retired Australian National Railway Employee, who died on 16 May 2001.
- Maddern, Emily, late of 156 Main North Road, Prospect, retired paymaster, who died on 17 May 2001.
- Martinsons, Valdemars Arturs, late of 15 Rosemary Street, Woodville West, retired plumber, who died on 29 April 2001.
- May, Adelaide Emily, late of 9 Coolidge Avenue, Lower Mitcham, home duties, who died on 13 June 2001. McDonald, Allan Bell, late of 108 Addison Road, Pennington,
- retired shipwright, who died on 21 May 2001.
- O'Hagan, John Joseph, late of 81 Hackney Road, Hackney, retired airline pilot, who died on 11 November 2001. Porter, Thelma Eveline, late of 10 Broadmore Avenue, Fulham,
- home duties, who died on 1 May 2001.
- Russell, May Mary, late of 342 Marion Road, North Plympton, of no occupation, who died on 29 December 2000.
- Smith, George, late of 102 Ninth Avenue, Royston Park, retired brick layer, who died on 15 May 2001.
- Walkley, William Glyn, late of 48 Waratah Street, Seacliff, who died on 26 February 2001.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 10 August 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 12 July 2001.

J. H. WORRALL, Public Trustee

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

Melville, Leslie Walter Thomas, late of 5 Aberfeldy Avenue, Woodville, S.A. 5011, who died on 10 March 2001.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the abovenamed estate are directed to send full particulars of such claims to the undersigned on or before 3 August 2001, otherwise they will be excluded from the distribution of the said estate.

Dated 12 July 2001.

PERPETUAL TRUSTEES SA LIMITED (ACN 008 273 916), c/o Ground Floor, 39 Hunter Street, Sydney, N.S.W. 2000.

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