No. 79 2849



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, 11 JULY 2002

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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: <u>governmentgazette@saugov.sa.gov.au.</u> Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.*

Department of the Premier and Cabinet Adelaide, 11 July 2002

HIS Excellency the Governor's Deputy has been pleased to appoint Jeffrey Walsh to the position of Director of Children's Services, for so long as he remains assigned to act in the position of Chief Executive, Department of Education and Children's Services, pursuant to section 11 of the Children's Services Act 1985, section 68 of the Constitution Act 1934, and section 36 of the Acts Interpretation Act 1915.

By command.

BRUNO KRUMINS, Governor's Deputy

MECS 17/02CS

Department of the Premier and Cabinet Adelaide, 11 July 2002

HIS Excellency the Governor's Deputy has been pleased to appoint John Andrew Darley as a Commissioner of Charitable Funds for the period 11 July 2002 to 10 July 2005, pursuant to sections 5 and 6 of the Public Charities Funds Act 1935.

By command,

BRUNO KRUMINS, Governor's Deputy

MHEA-MGR 0005CS

Department of the Premier and Cabinet Adelaide, 11 July 2002

HIS Excellency the Governor's Deputy has been pleased to appoint the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer and Minister for Industry, Investment and Trade to be also Acting Minister for Government Enterprises, Acting Minister for Energy, Acting Minister for Police and Acting Minister for Emergency Services for the period 13 July 2002 to 23 July 2002 inclusive, during the absence of the Honourable Patrick Frederick Conlon. MP.

By command,

BRUNO KRUMINS, Governor's Deputy

MGE 009/02CS

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Classic Constructions Pty Ltd, BLD 8944 and BLD 4855.

SCHEDULE 2

Work on the construction of one timber-framed building performed by the licensee at each of the properties described as Lots 3 and 4, Scenic Drive, American River, Kangaroo Island.

SCHEDULE 3

- 1. The licensee will, prior to commencing work on Lot 4, enter into a building work contract with S. Zoanetti, to construct the new timber-framed building on Lot 4.
- 2. The licensee will not sell the land and/or buildings that comprise Lot 4 prior to practical completion of the work at Lot 4.

3. The licensee will not assign or permit to be assigned the rights and obligations between the licensee and S. Zoanetti in the building work contract referred to above, except after practical completion of the work to which this exemption relates.

Dated 2 July 2002.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 610/02-00104 610/02-00113

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE:

Fairweather Constructions Pty Ltd, GL 162456.

SCHEDULE 2

Work performed by the licensee at the property described as 20 Andrew Avenue, Millswood.

SCHEDULE 3

- 1. The licensee will, prior to commencing work pursuant to the contract, arrange a bank guarantee in favour of B. and C. Lewis in the sum of \$4 500, which guarantee will remain in place until 31 December 2002.
- 2. The licensee will, prior to commencing work pursuant to the contract, arrange a bank guarantee in favour of B. and C. Lewis in the sum of \$4 500, which guarantee will remain in place until 31 March 2003.

Dated 2 July 2002.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 610/02-00146

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Fairweather Constructions Pty Ltd, GL 162456.

SCHEDULE 2

Work performed by the licensee at the property described as 78 Frederick Street, Unley.

SCHEDULE 3

- 1. The licensee will, prior to commencing work pursuant to the contract, arrange a bank guarantee in favour of C. and R. Johnston in the sum of \$4 585.75, which guarantee will remain in place until 31 December 2002.
- 2. The licensee will, prior to commencing work pursuant to the contract, arrange a bank guarantee in favour of C. and R. Johnston in the sum of \$4 585.75, which guarantee will remain in place until 14 June 2003.

Dated 2 July 2002

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 610/02-00147

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF DISTRICT COUNCIL OF MOUNT REMARKABLE—MOUNT REMARKABLE (DC) DEVELOPMENT PLAN—HORTICULTURE PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'District Council of Mount Remarkable—Mount Remarkable (DC) Development Plan—Horticulture Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 11 July 2002.

Given under my hand at Adelaide, 4 July 2002.

MARJORIE JACKSON-NELSON, Governor

MFUDP CPSA 2002/00004CS

DEVELOPMENT ACT 1993: SECTION 46 (1)

Preamble

Section 46 (1) of the Development Act 1993 allows the Minister for Urban Development and Planning to apply that section to a specified kind of development or project if the Minister is of the opinion that a declaration under that section is appropriate or necessary for the proper assessment of development or a project of major environmental, social or economic importance.

NOTICE

PURSUANT to section 46 (1) of the Development Act 1993, being of the opinion that a declaration under section 46 of the Act is appropriate for the proper assessment of development of major environmental, social and economic importance, I declare that section 46 of the Act applies to any development of a kind specified in Schedule 1.

SCHEDULE 1

The following kinds of development are specified if undertaken in, or in relation to, that part of the State specified in Schedule 2:

- (a) building work;
- (b) change in use of land;
- (c) the excavating or filling (or excavation and filling) of land, or the forming of a levee or mound higher than 3 m; and
- (d) any other kind of development, excluding demolition,

for the purpose of, or ancillary to, establishing or operating a solid waste landfill facility.

SCHEDULE 2

The following parts of the State are specified for the purposes of Schedule 1:

- 1. The whole of the land comprised in certificates of title register book volume 5307, folio 580, volume 5558, folio 762, volume 5084, folio 486.
- 2. Other land on which it is necessary or desirable to undertake the kinds of development referred to in Schedule 1 for or related to the management, storage, treatment or disposal of stormwater, waste water or effluent caused by or associated with, the establishment or operation of a solid waste landfill facility on the land referred to in clause 1.

Dated 8 July 2002.

JAY WEATHERILL, Minister for Urban Development and Planning

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Doug Graske (hereinafter referred to as the 'exemption holder'), P.O. Box 1781, Port Lincoln, S.A. 5606 is exempt from the Fisheries Act 1982, but only insofar as the exemption holder may take blacklip abalone (*Haliotis rubra*) in South Australian coastal waters subject to the conditions in Schedule 1 (hereinafter referred to as the 'exempted activity') from the date of the gazettal of this notice until 15 October 2002, unless varied or revoked earlier.

SCHEDULE 1

- 1. The exemption holder may take a maximum of 150 blacklip abalone (*Haliotis rubra*). All abalone taken pursuant to this notice must be transferred to the South Australian Research and Development Institute.
- 2. The exempted activity may only be conducted by Doug Graske.
- 3. The exemption holder shall notify the PIRSA Fisheries Compliance Unit on 1800 065 522 at least 24 hours prior to conducting the exempted activity with the following information:
 - details of the boat that will be used to engage in the exempted activity;
 - the intended place and time of launching and retrieval of the nominated boat for that day; and
 - · the intended area of conducting the exempted activity.
- 4. PIRSA Fisheries retains the right for a departmental officer to accompany the exemption holder at any time during the exempted activity.
- 5. While engaged in the exempted activity the exemption holder shall carry or have about or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer upon request.
- 6. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 5 July 2002.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that subject to section 59 of the Fisheries Act 1982, those holders of a licence issued pursuant to the Scheme of Management (Abalone Fisheries) Regulations 1991, hereinafter referred to as the 'exemption holders' or their registered masters are exempted from section 44 (2) of the Fisheries Act 1982 but only insofar as the exemption holders shall not be guilty of an offence when taking blacklip abalone (*Haliotis rubra*) that is undersize, from those waters described as Area 1, Area 2, Area 3, and Area 4 in Schedule 1 (hereinafter referred to as the 'exempted activity') subject to the conditions specified in Schedule 2 from 1 September 2002 until 31 August 2003.

SCHEDULE 1

Area 1

Those waters adjacent to the coast of Nene Valley which are contained within a line commencing at the high water mark at position latitude 37°59.3′S, 140°30.7′E then due south for approximately 2.9 nautical miles to position latitude 38°02.4′S, longitude 140°30.7′E then generally south-east for approximately 2.7 nautical miles to position latitude 38°04.4′S, longitude 140°34.2′E then due north for approximately 2.6 nautical miles to high water mark at position latitude 38°01.4′S, longitude 140°34.2′E then generally north-westerly following high water mark back to the point of commencement.

Area 2

Those waters adjacent to the coast at Brown and Riddoch Bays which are contained between the meridians of longitude $140^{\circ}45'E$ and longitude $140^{\circ}55'E$ extending seawards for three nautical miles from the high water mark.

Area 3

Those waters of Ringwood Reef bounded by a line commencing at latitude 37°31.95′S longitude 140°01.3′E then in a generally easterly direction to a point of latitude 37°31.95′S longitude 140°02.6′E then in a southerly direction to a point of latitude 37°32.5′E longitude 140°02.6′E then in a generally westerly direction to a point of latitude 37°32.3′S longitude 140°01.3′E then in a generally northerly direction to the point of commencement.

Area 4

Those waters bounded by a line commencing at the high water mark on Rapid Point latitude 37°55.7′S longitude 140°23.38′E, then in a generally south-westerly direction to position latitude 37°56′S longitude 140°21.5′E, then in a generally south-easterly direction to position latitude 37°58.5′S longitude 140°26′E, then in north-easterly direction to Blackfellows Caves in latitude 37°57′S longitude 140°28.2′E, then in a north-westerly direction back to the point of commencement.

SCHEDULE 2

- 1. Whilst engaged in the exempted activity, the exemption holder may only take blacklip abalone (*Haliotis rubra*) provided that it is not less than 110 mm in length at its greatest dimension. All abalone must be landed in the shell.
- 2. On any day the exemption holder engages in the exempted activity, each species of abalone (Haliotis spp.) must be stored separately.
- 3. No more than one registered master may engage in the exempted activity on any one day.
- 4. The exemption holder may conduct the exempted activity in more than one area as defined in Schedule 1 on any one day, provided that a separate notification subject to condition 5 of this schedule has been made for each area prior to conducting any fishing activity in that area.
- 5. The exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 244 317 prior to engaging in the exempted activity with the following information:
 - (a) the name of the person making the call and the Southern Zone Abalone Fishery Licence Number;
 - (b) the name of the registered master who will be conducting the exempted activity on that day;
 - (c) the date on which the exempted activity will take place;
 - (d) the designated area from schedule 1 which is to be fished; and
 - (e) where the exemption holder is nominating to fish in an additional designated area from the previous nominated designated area on any one day, the exemption holder must wait at least 30 minutes prior to leaving the point from where the nomination was made.
- 6. In respect of blacklip abalone (*Haliotis rubra*), the exemption holder on completion of the days fishing activity and before landing, must place all abalone within fish bins, keeping blacklip abalone separate from greenlip abalone, and tightly secure the bin lids with the supplied, consecutively numbered tags. The total number of bins for that day and the number of the two tags placed on each bin shall be included on the CDR 1. After completing the CDR 1, and within 50 m of landing the white and yellow copies of the CDR 1 shall be secured in the supplied CDR 1 envelope and attached to the bin with the highest numbered tag.
- 7. In respect of blacklip abalone (*Haliotis rubra*), the exemption holder must make a record in writing immediately at the conclusion of a fishing trip and before the abalone are consigned to a registered fish processor setting out details of the abalone taken during that fishing trip. This record must be completed within 50 m of the point of landing of the catch and before the catch is consigned to a nominated processor and/or taken onto processor premises where such premises are within 50 m of the point of landing or at the end of each day of fishing where the catch is not landed on that day. The details of such record shall be

recorded on and be such as are sufficient to complete in triplicate a CDR 1 form.

- 8. All undersize blacklip abalone (*Haliotis rubra*) taken pursuant to this exemption shall be delivered to one of the registered fish processors detailed in Schedule 3 for weighing, within 24 hours of landing, within the State of South Australia.
- 9. The exemption holder shall not, during the period of this notice, take a combined quantity of undersize blacklip abalone (*Haliotis rubra*) from areas 1, 3 and 4, as described in Schedule 1, which exceeds 5 500 kg wholeweight.
- 10. The exemption holder shall not, during the period of this notice take a quantity of undersize blacklip abalone (*Haliotis rubra*) from area 2, as described in Schedule 1, which exceeds 1000 kg wholeweight.
- 11. The permitted weight of undersize blacklip abalone (*Haliotis rubra*) to be taken pursuant to this exemption is non-transferable.
- 12. The exemption holder shall not intentionally induce weight loss of abalone by any means.
- 13. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any other regulations made under that Act except where specifically exempted by this notice.
- 14. Whilst engaged in the exempted activity the exemption holder must have in their possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

SCHEDULE 3

FP0127 Sou'West Seafoods Pty Ltd PT Kelly Smiths Road P.O. Box 30 Port MacDonnell, S.A. 5291 Port Fairy, Vic. 3284 FP0171 FP0435 H J York Forum Pty Ltd Moyston Court Fisheries Ltd P.O. Box 785 Barton Place Mount Gambier, S.A. 5290 Portland, Vic. 3305 FP0005

Dover Fisheries Pty Ltd 23 Wilson Street Royal Park, S.A. 5014 Dated 3 July 2002.

Dover Fisheries Pty Ltd

Royal Park, S.A. 5014

23 Wilson Street

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, each of the registered fish processors specified in Schedule 1 (hereinafter referred to as the 'exemption holder') is exempted from the provisions of section 44 (2) (a) of the Fisheries Act 1982, in that the exemption holder shall not be guilty of an offence when in possession of blacklip abalone (*Haliotis rubra*) above a minimum length of 110 mm (hereinafter referred to as the 'exempted activity'), subject to the conditions specified in Schedule 2 from 1 September 2002 until 31 August 2003.

SCHEDULE 1

FP0127
PT Kelly
Smiths Road
Port MacDonnell, S.A. 5291
PF0171
FP0171
FP0435
H J York Forum Pty Ltd
P.O. Box 785
Mount Gambier, S.A. 5290
FP0005
FP0005
FP0125
Sou'West Seafoods Pty Ltd
P.O. Box 30
Port Fairy, Vic. 3284
FP0435
Moyston Court Fisheries Ltd
Barton Place
Portland, Vic. 3305

SCHEDULE 2

1. Whilst engaged in the exempted activity, the exemption holder may only possess undersized blacklip abalone taken pursuant to a licence issued pursuant to the Scheme of Management (Abalone Fisheries) Regulations 1991.

- 2. Whilst engaged in the exempted activity, the exemption holder must weigh all abalone within the State of South Australia, immediately upon receival.
- 3. The exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 244 317 when receiving undersized blacklip abalone and supply the following information:
 - (a) the name of the person making the call and the name and address of the processor;
 - (b) the time and date of receival of the undersized blacklip abalone:
 - (c) the Southern Zone Abalone Fishery Licence Number from which the abalone was received;
 - (d) the total number of fish bins received;
 - (e) the tag number attached to each bin;
 - (f) the total accurate net and gross weight of each species;
 - (g) the number of the completed CDR1 form attached.
- 4. When engaging in the exempted activity pursuant to this notice, the exemption holder must wait for a minimum of 30 minutes after notifying the PIRSA Fisheries Compliance Unit before removing the numbered tag or lid from any fish bin or before processing the abalone or removing the abalone from the registered premises.
- 5. The exemption holder, whilst transporting abalone received from a Southern Zone Abalone Fishery Licence Holder, or their registered master, shall not break or remove any numbered tags or lids from any fish bin containing abalone until reaching the nominated registered processing premises.
- 6. Where an exemption holder is involved in collecting and transporting multiple consignments of abalone, the exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 244 317 upon taking consignment and wait 30 minutes at the collection point prior to transporting the abalone to the nominated registered processing premises.
- 7. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act except where specifically exempted by this notice.
- 8. Whilst engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

Dated 3 July 2002.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, those holders of a licence issued pursuant to the Scheme of Management (Abalone Fisheries) Regulations 1991, (hereinafter referred to as the 'exemption holders') are exempted from the provisions of Clause 123 of Schedule 1 of the Fisheries (General) Regulations 2000 in that an exemption holder shall not be guilty of an offence when using a boat registered by endorsement on the licence pursuant to Division 1, Part 4 of the Fisheries Act 1982, for the taking of fish for purposes other than trade or business (hereinafter referred to as the 'exempted activity'), provided the exemption holder complies with the conditions specified in Schedule 1, from the date of gazettal of this notice until 30 June 2003.

SCHEDULE 1

- 1. An exemption holder must notify the PIRSA Fisheries Compliance Unit via Link Communications on 1800 244 317 prior to engaging in the exempted activity with the following information:
 - the commercial boat registration number and the fishery licence number to which the call applies;
 - the name of the person making the call (must be licence holder or a registered master) and the abalone fishery licence number;
 - the recreational registration numbers which will be placed on the boat;

- the time and date the exempted activity will commence;
- the time and date the exempted activity will cease.
- 2. An exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any other regulations made under that Act except where specifically exempted by this notice. Dated 3 July 2002.

W. ZACHARIN, Director of Fisheries

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

TAKE notice that, pursuant to section 32 (1) of the Land and Business (Sale and Conveyancing) Act 1994, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (1) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

Patricia Cameron, Registered Agent.

SCHEDULE 2

The whole of the land described in Certificate of Title Register Book Volume CL 490, Folio 120 situated at section 16 Airport Lane, Lake Wangary, S.A. 5607.

Dated 28 June 2002.

M. J. ATKINSON, Minister for Consumer Affairs

LOCAL GOVERNMENT ACT 1999

DISTRICT COUNCIL OF YORKE PENINSULA

Boundary Adjustment Facilitation Panel— Structural Reform Proposal

PURSUANT to section 27 (3) of the Local Government Act 1999, notice is hereby given that the Boundary Adjustment Facilitation Panel has received a structural reform proposal from the District Council of Yorke Peninsula to alter the coastal boundary to facilitate the development of the Port Vincent Marina.

Further information can be obtained from the Panel's Executive Officer, Colin Hore, on 8207 0621 or e-mail on:

hore.colin@saugov.sa.gov.au

C. HORE, Executive Officer, Boundary Adjustment Facilitation Panel

PETROLEUM ACT 2000

Statement of Environmental Objectives for New Regulated
Activities

PURSUANT to section 104 (1) of the Petroleum Act 2000 (the Act) I, Barry Alan Goldstein, Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Mineral Resources Development, pursuant to Delegation dated 28 March 2002, Gazetted 11 April 2002, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Document:

1. Statement of Environmental Objectives Acrasia #1 Well Initial Production Test July 2002.

This document is available for public inspection on the Environmental Register section of the Petroleum Group's web-site (www.petroleum.pir.sa.gov.au) or at the Public Office determined pursuant to section 107 (1) of the Act to be at:

Minerals and Petroleum Centre

Office of Minerals and Energy Resources

Ground Floor

101 Grenfell Street

Adelaide, S.A. 5000

Dated 9 July 2002.

B. A. GOLDSTEIN, Delegate of the Minister for Mineral Resources Development

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2002

	\$		\$
Agents, Ceasing to Act as	34.10	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	17 40	Discontinuance Place of Business	22.70
Intention of Incorporation	43.00	Land—Real Property Act:	
Transfer of Properties	43.00	Intention to Sell, Notice of	43.00
_		Lost Certificate of Title Notices	
Attorney, Appointment of	34.10	Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	43.00	Cancenation, Notice of (Strata Flan)	43.00
		Mortgages:	
Cemetery Curator Appointed	25.50	Caveat Lodgment	17.40
Companies:		Discharge of	18.30
Alteration to Constitution	34.10	Foreclosures	17.40
Capital, Increase or Decrease of		Transfer of	17.40
Ceasing to Carry on Business		Sublet	8.75
Declaration of Dividend	25.50	Leases—Application for Transfer (2 insertions) each	8.75
Incorporation		Leases—Application for Transfer (2 insertions) each	0.75
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	25.50
First Name	25.50	Licensine	51.00
Each Subsequent Name		Licensing	51.00
Meeting Final	28.75	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	481.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	
Meeting')		Default in Payment of Rates:	
First Name	34.10	First Name	68.00
Each Subsequent Name		Each Subsequent Name	8.75
Notices:		-	
Call	43.00	Noxious Trade	25.50
Change of Name		Partnership, Dissolution of	25.50
Creditors			
Creditors Compromise of Arrangement	34.10	Petitions (small)	17.40
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	17.40
be appointed')	43.00		
Release of Liquidator—Application—Large Ad	68.00	Register of Unclaimed Moneys—First Name	
—Release Granted	43.00	Each Subsequent Name	8.75
Receiver and Manager Appointed	39.75	Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	34.10	Rate per page (in 8pt)	218.00
Restored Name		Rate per page (in 6pt)	288.00
Petition to Supreme Court for Winding Up			
Summons in Action	51.00	Sale of Land by Public Auction	43.50
Order of Supreme Court for Winding Up Action	34.10	Advertisements	2.40
Register of Interests—Section 84 (1) Exempt	77.00		
Removal of Office	17.40	Advertisements, other than those listed are charged at \$2	2.40 per
Proof of Debts	34.10	column line, tabular one-third extra.	
Sales of Shares and Forfeiture	34.10	Notices by Colleges, Universities, Corporations and	District
Estates:		Councils to be charged at \$2.40 per line.	21001100
	25.50		
Assigned	43.30 43.00	Where the notice inserted varies significantly in length	
Deceased Persons—Notice to Creditors, etc	43.00 8.75	that which is usually published a charge of \$2.40 per colu	mn line
Deceased Persons—Closed Estates		will be applied in lieu of advertisement rates listed.	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2002

Pages		, ., ,	ntary Papers and Regula			
	Main	Amends	Pages	Main	Amends	3
1-16	1.95	0.85	497-512	28.10	27.00	
17-32	2.70	1.70	513-528	28.90	27.75	
33-48	3.50	2.50	529-544	29.70	28.75	
49-64	4.45	3.35	545-560	30.50	29.75	
65-80	5.20	4.30		31.25	30.50	
			561-576			
81-96	6.00	5.00	577-592	32.30	31.00	
97-112	6.90	5.85	593-608	33.10	32.00	
113-128	7.70	6.75	609-624	33.90	33.00	
129-144	8.65	7.65	625-640	34.60	33.50	
145-160	9.50	8.50	641-656	35.40	34.50	
161-176	10.40	9.30	657-672	36.00	35.25	
177-192	11.20	10.20	673-688	37.50	36.00	
193-208	12.00	11.10	689-704	38.30	37.00	
209-224	12.80	11.80	705-720	38.80	38.00	
225-240	13.60	12.60	721-736	40.25	38.50	
241-257	14.50	13.30	737-752	40.75	39.75	
258-272	15.40	14.20	753-768	41.75	40.25	
273-288	16.30	15.20	769-784	42.25	41.50	
289-304	17.00	16.00	785-800	43.00	42.25	
305-320	17.90	16.80	801-816	43.75	42.75	
321-336	18.70	17.60	817-832	44.75	43.75	
337-352	19.60	18.60	833-848	45.75	44.50	
353-368	20.40	19.40	849-864	46.50	45.25	
369-384	21.30	20.30	865-880	47.25	46.50	
385-400	22.00	21.10	881-896	47.75	47.00	
401-416	22.80	21.80	897-912	49.25	47.75	
417-432	23.90	22.70	913-928	49.75	49.25	
433-448	24.60	23.60	929-944	50.50	49.75	
449-464	25.50	24.40	945-960	51.50	50.25	
465-480	26.00	25.20	961-976	52.50	51.25	
481-496	27.10	26.00	977-992	53.50	52.00	
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Gas Act 1997

(section 33)

MAXIMUM PRICES FOR SALE OF GAS TO PRESCRIBED CONSUMERS

Pursuant to section 33 of the Gas Act 1997, I Patrick Conlon, Minister for

Energy as Pricing Regulator fix maximum prices applying on and from 11 July

2002 for the sale of gas to prescribed consumers as follows:

(1) for the sale of gas consumed at a site in respect of which a person is a

prescribed consumer, being gas consumed principally for the purposes

of business (whether or not for profit), the maximum prices are as set

out in the Schedule under the heading Business;

(2) for the sale of gas consumed at a site in respect of which a person is a

prescribed consumer, being gas not principally consumed for the

purposes of business, the maximum prices are as set in the Schedule

under the heading Non-Business/Domestic.

The maximum prices set out in the Schedule apply according to the area of

the State in which the consumption site is situated as described in the

Schedule. The maximum prices set out in the Schedule under the heading

Non-Business/Domestic also apply according to whether the consumer is or is

not a pensioner.

The notice fixing maximum prices on and from 3 August 2001, published in

the Government Gazette on 2 August 2001 at pages 2825 - 2831, is varied so

that notice applies in respect of consumption before 11 July 2002.

Note: "prescribed consumer" is defined in section 33 (6) of the Gas Act 1997.

Dated: 10 July 2002

HON PATRICK CONLON MP

MINISTER FOR ENERGY

MINISTER FOR GOVERNMENT ENTERPRISES

MINISTER FOR POLICE

MINISTER FOR EMERGENCY SERVICES

Pricing Regulator

SCHEDULE (Maximum Prices)

METROPOLITAN AREA

(Areas of the State other than Mt Gambier, Port Pirie, Whyalla, Riverland and Murray Bridge, Roxby Downs and Renmark but including Barossa and Peterborough)

Applicable to all meter readings or estimates from 11 July 2002. These maximum prices are to be applied pro rata to the number of days in the billing period from 11 July 2002. All prices below are maximum per quarter prices.

NON-BUSINESS/DOMESTIC	PER QUARTER	FROM 11/07/02 GST exclusive
NON-BUSINESS/DOMESTIC (NON-PENSIONERS)	Supply Charge	\$23.74
PENSIONERS	Supply Charge	\$22.04
NON-BUSINESS/DOMESTIC (PENSIONERS & NON-	First 4,500 Mj	1.5670c/Mj
PENSIONERS) CONSUMPTION	Additional Mj	1.0090c/Mj

BUSINESS	PER QUARTER	FROM 11/07/02 GST exclusive
	Supply Charge	\$43.41
CONSUMPTION	First 90,000 Mj	1.3296c/Mj
OONOON TON	Next 390,000 Mj	0.9663c/Mj
	Next 1,020,000 Mj	0.6576c/Mj
	Additional Mj	0.5282c/Mj

MT GAMBIER

(The areas within Post Code areas 5277; 5280; 5290)

Applicable to all meter readings or estimates from 11 July 2002. These maximum prices are to be applied pro rata to the number of days in the billing period from 11 July 2002. All prices below are maximum per quarter prices.

NON-BUSINESS/DOMESTIC	PER QUARTER	FROM 11/07/02 GST exclusive
NON-BUSINESS/DOMESTIC (NON-PENSIONERS)	Supply Charge	\$23.74
PENSIONERS	Supply Charge	\$22.04
NON-BUSINESS/DOMESTIC (PENSIONERS & NON-	First 4,500 Mj	1.7107c/Mj
PENSIONERS) CONSUMPTION	Additional Mj	1.3058c/Mj

BUSINESS	PER QUARTER	FROM 11/07/02 GST exclusive
	Supply Charge	\$43.41
CONSUMPTION	First 15,000 Mj	1.3581c/Mj
	Next 60,000 Mj	1.2298c/Mj
	Next 150,000 Mj	1.0043c/Mj
	Additional Mj	0.9308c/Mj

PORT PIRIE (Post Code area 5540)

Applicable to all meter readings or estimates from 11 July 2002. These maximum prices are to be applied pro rata to the number of days in the billing period from 11 July 2002. All prices below are maximum per quarter prices.

NON-BUSINESS/DOMESTIC	PER QUARTER	FROM 11/07/02 GST exclusive
NON-BUSINESS/DOMESTIC (NON-PENSIONERS)	Supply Charge	\$23.74
PENSIONERS	Supply Charge	\$22.04
NON-BUSINESS/DOMESTIC (PENSIONERS & NON-	First 4,500 Mj	1.6156c/Mj
PENSIONERS) CONSUMPTION	Additional Mj	1.0660c/Mj

BUSINESS	PER QUARTER	FROM 11/07/02 GST exclusive
	Supply Charge	\$43.41
CONSUMPTION	First 15,000 Mj	1.6763c/Mj
	Next 60,000 Mj	1.4721c/Mj
	Next 150,000 Mj	1.2205c/Mj
	Additional Mj	0.9841c/Mj

WHYALLA

(The areas within Post Code areas 5600; 5608; 5609)

Applicable to all meter readings or estimates from 11 July 2002. These maximum prices are to be applied pro rata to the number of days in the billing period from 11 July 2002. All prices below are maximum per quarter prices.

NON-BUSINESS/DOMESTIC	PER QUARTER	FROM 11/07/02 GST exclusive
NON-BUSINESS/DOMESTIC (NON-PENSIONERS)	Supply Charge	\$23.74
PENSIONERS	Supply Charge	\$22.04
NON-BUSINESS/DOMESTIC (PENSIONERS & NON-	First 4,500 Mj	1.6087c/Mj
PENSIONERS) CONSUMPTION	Additional Mj	1.2358c/Mj

BUSINESS	PER QUARTER	FROM 11/07/02 GST exclusive
	Supply Charge	\$43.41
CONSUMPTION	First 15,000 Mj	1.7297c/Mj
	Next 60,000 Mj	1.5848c/Mj
	Next 150,000 Mj	1.3806c/Mj
	Additional Mi	1.2085c/Mj

RIVERLAND AND MURRAY BRIDGE

(The areas within Post Code areas 5253; 5342; 5343; 5344)

Applicable to all meter readings or estimates from 11 July 2002. These maximum prices are to be applied pro rata to the number of days in the billing period from 11 July 2002. All prices below are maximum per quarter prices.

NON-BUSINESS/DOMESTIC	PER QUARTER	FROM 11/07/02 GST exclusive
NON-BUSINESS/DOMESTIC (NON-PENSIONERS)	Supply Charge	\$23.74
PENSIONERS	Supply Charge	\$22.04
NON-BUSINESS/DOMESTIC (PENSIONERS & NON-	First 4,500 Mj	1.5623c/Mj
PENSIONERS) CONSUMPTION	Additional Mj	1.2358c/Mj

BUSINESS		PER QUARTER	FROM 11/07/02 GST exclusive	
		Supply Charge	\$29.52	
	CONSUMPTION	First 15,000 Mj	1.3166c/Mj	
		Next 60,000 Mj	1.1920c/Mj	
		Next 150,000 Mj	0.9735c/Mj	
		Additional Mj	0.9023c/Mj	

ROXBY DOWNS AND RENMARK

(The areas within Post Code areas 5341; 5275)

Applicable to all meter readings or estimates from 11 July 2002. These maximum prices are to be applied pro rata to the number of days in the billing period from 11 July 2002. All prices below are maximum per quarter prices.

NON-BUSINESS/DOMESTIC	PER QUARTER	FROM 11/07/02 GST exclusive
NON-BUSINESS/DOMESTIC (NON-PENSIONERS)	Supply Charge	\$12.83
PENSIONERS	Supply Charge	\$11.13
NON-BUSINESS/DOMESTIC (PENSIONERS & NON-	First 3,000 Mj	2.1380c/Mj
PENSIONERS) CONSUMPTION	Additional Mj	1.4946c/Mj

BUSINESS	PER QUARTER	FROM 11/07/02 GST exclusive		
	Supply Charge	\$27.88		
CONSUMPTION	First 15,000 Mj	2.0598c/Mj		
	Next 60,000 Mj	1.5493c/Mj		
	Next 150,000 Mj	1.5089c/Mj		
	Additional Mj	1.3628c/Mj		

Note these quarterly maximum prices for business consumers are to be adjusted proportionately for monthly billing periods

Dated: 10 July 2002

Patrick Conlon

Minister for Energy

Minister for Government Enterprises

Minister for Police

Minister for Emergency Services

Pricing Regulator.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Flaschengeist (Aust.) Pty Ltd, 26 Sunbeam Road, Glynde, S.A. 5070 has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises to be situated at Shop 1008A, 297 Diagonal Road, Oaklands Park, S.A. 5046 and to be known as Flaschengeist.

The application has been set down for hearing on 9 August 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

The licensee shall be permitted the sale of Flaschengeist owned and produced items including spirits, fortified wine and corporate gifts. No beer or any other branded wine, spirits or liqueurs to be sold.

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 2002.

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 Jan Johannes Van Dyk, 2 Abiona Street, Flagstaff Hill, S.A. 5159 has applied to the Licensing Authority for a Direct Sales Licence in respect of premises to be situated at 2 Abiona Street, Flagstaff Hill, S.A. 5159 and to be known as RFI Shopping Warehouse.

The application has been set down for hearing on 9 August 2002 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 2002.

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 Burra Creek Wines Pty Ltd, (ACN 099 745 516) has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 2, Princess Royal Station, Old Adelaide Road, Burra, S.A. 5417 and to be known as Princess Royal Station.

The application has been set down for hearing on 9 August 2002.

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

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

Dated 1 July 2002.

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 Balthazar Barossa Pty Ltd, c/o Teusner & Co. Solicitors, 106 Murray Street, Tanunda, S.A. 5352 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 10 Stonewell Road, Marananga, S.A. 5355 and to be known as Balthazar Barossa.

The application has been set down for hearing on 9 August $2002 \ \text{at} \ 9 \ \text{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the 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 2002.

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 Torsten Meyer and Jacqueline Frajer, 17 Ludgate Hill Road, Aldgate, S.A. 5154 have applied to the Licensing Authority for an Entertainment Venue Licence in respect of premises to be situated at 27-29 Hindley Street, Adelaide, S.A. 5000 and to be known as The Weimar Room.

The application has been set down for hearing on 9 August 2002 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 1 July 2002.

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 Kurangk Pty Ltd, (ACN 079 275 497), c/o T. R. & K. Groom, 85A Angas Street, Adelaide S.A. 5000 has applied to the Licensing Authority for a Residential Licence, an Extended Trading Authorisation and Entertainment Consent in respect of premises to be situated at Hacks Point, Meningie, S.A. 5264 being the whole of the land in crown lease register book volume 1186, folio 13 and known as Coorong Wilderness Lodge.

The application has been set down for hearing on 9 August 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

- 1. To sell and supply liquor in accordance with section 33 (1) (a) of the Liquor Licensing Act 1997.
 - 2. An Extended Trading Authorisation:

Monday to Saturday—midnight to 5 a.m. the following day.

Sunday—8 a.m. to 11 a.m. and 8 p.m. to midnight.

Public Holidays—midnight to 5 a.m. the following day.

- 3. To allow the licensee to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- 4. Entertainment consent is sought for the whole of the licensed premises during the Extended Trading Authorisation sought.

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 2002.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997, that The Palace Gallery Pty Ltd, c/o Antonio Tropeano, Level 11, 185 Victoria Square, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Special Circumstances Licence and Gaming Licence and to vary the conditions of the licence in respect of premises situated at 111-115 Hindley Street, Adelaide, S.A. 5000 and known as Rio International.

The application has been set down for hearing on 9 August 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

1. To amend condition 1 from:

The licensed premises shall remain open at all times during which it is authorised hereunder to trade; to

The licensed premises may remain open at all times during which it is authorised hereunder to trade.

2. To remove condition 2.

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 2002.

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 Alan Roberts and Jessie Roberts, 77 Argent Street, Broken Hill, N.S.W. 2880, John Roberts, 39 Edward Street, Norwood, S.A. 5067, Gillian Roberts, 3/24 Coke Street, Norwood, S.A. 5067 and Geoff Roberts, 13 Alfred Street, Norwood, S.A. 5067 as Trustees of the Roberts Family Trust have

applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 197-199 O'Connell Street, North Adelaide and known as The O'Connell Motor Inn.

The application has been set down for hearing on 12 August 2002 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' 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.

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 Han Binh Lam and Thi Quang Do, 6 George Street, Semaphore Park, S.A. 5019 and Tan Sang Huynh and Hong Nguyen, 15 Pym Street, Croydon Park, S.A. 5008, have applied to the Licensing Authority for the transfer of Restaurant Licence in respect of premises situated at Shop 1, 141 O'Connell Street, North Adelaide and known as the Red Rock Noodle Bar & Restaurant—North Adelaide.

The application has been set down for hearing on 12 August $2002 \ \text{at} \ 9.30 \ \text{a.m.}$

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.

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 Enzo Minicozzi and Daniel Minicozzi, 53 Quondong Avenue, Athelstone, S.A. 5076 have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Unit 9, 652 North East Road, Holden Hill, S.A. 5088 and known as Plaza Pizza Bar.

The application has been set down for hearing on 12 August 2002.

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 24 June 2002.

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 Cape D'Estaing Wines Pty Ltd, as Trustee of the Cape D'Estaing Wines Unit Trust, P.O. Box 177, Happy Valley, S.A. 5159, has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Section 107, Hundred of Menzies, Kings-cote, Kangaroo Island, S.A. 5223, known as Cape D'Estaing Pty Ltd and to be known as Cape D'Estaing Wines.

The application has been set down for hearing on 12 August 2002 at 10.20 a m

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

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

Dated 1 July 2002.

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.A. & J. White & Associates Pty Ltd (ACN 073 147 583) has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at 72 William Street, Norwood, S.A. 5067 and known as Jag Wines.

The application has been set down for hearing on 12 August 2002.

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

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

Dated 1 July 2002.

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 Bretlea Pty Ltd (ACN 100 832 559) has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Riddoch Highway, Padthaway, S.A. 5271 and known as Padthaway Estate.

The application has been set down for hearing on 12 August 2002.

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 2002.

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 K. & E. (S.A.) Pty Ltd (ACN 101 127 977), 3/6 Henry Street, Payneham, S.A. 5070, has applied to the Licensing Authority for the transfer of a Restau-rant Licence in respect of premises situated at 9 Marina Pier Holdfast Shores, Glenelg and known as the Red Rock Noodle Bar & Restaurant—Marina Pier, Glenelg.

The application has been set down for hearing on 13 August 2002 at 9.30 a.m.

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

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

Dated 28 June 2002.

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 William Robert Paech and Carmel Lillian Paech, 575 Glynburn Road, Hazelwood Park, S.A. 5066, as Trustees for the Robert Paech Family Trust have applied to the Licensing Authority for the transfer of a Residen-tial Licence in respect of premises situated at 7 Cygnet Road, Kingscote, Kangaroo Island, S.A. 5223 and known as Wisteria Lodge Motel.

The application has been set down for hearing on 13 August 2002 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 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 3 July 2002.

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 Lucy Mary Cotton, P.O. Box 17, Old Noarlunga, S.A. 5168, has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 1, 88 Victor Harbor Road, Old Noarlunga, S.A. 5168, known as Indigo Room and to be known as Riverview Function Centre.

The application has been set down for hearing on 13 August 2002 at $11~\mathrm{a.m.}$

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

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

Dated 4 August 2002.

Applicant

REAL PROPERTY ACT NOTICE

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

THE SCHEDULE

No. of Applica- tion	Description of Property	Name	Residence	Date up to and inclusive of which caveat may be lodged
30981	Piece 829 in Deposited Plan No. 53420 being portion of Section 1144, Hundred of Adelaide	TransAdelaide	Adelaide, S.A. 5000	12 August 2002
Dated 11 July	y 2002, at the Lands Titles Registration Off	ice, Adelaide.	J. ZACCARIA, Dej	puty Registrar-General

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Revocation of Delegation

I, JOHN DAVID HILL, Minister for Environment and Conservation hereby revoke the delegation pursuant to section 9 of the Administrative Arrangements Act 1994, given by the then Minister for Water Resources dated 1 October 2000, to the Minister for Primary Industries and Resources of all my powers and functions under the South Eastern Water Conservation and Drainage Act 1992, concerning, arising out of, and incidental to, the Upper South East Project as defined by that Act and published in the South Australian Government Gazette on 5 October 2000 at page 2328.

Dated 4 July 2002.

JOHN HILL, Minister for Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Kensington Road, Rose Park Deposited Plan 59851

BY Road Process Order made on 7 May 2002, the City of Burnside ordered that:

- 1. Portion of the public road (Kensington Road) west of Winchester Lane and adjoining the northern boundary of allotment 69 in Deposited Plan 1303 more particularly delineated and lettered 'A' in Preliminary Plan No. PP02/0016 be closed
- 2. The whole of the land subject to closure be transferred to ROBERT HILLARY BOUCAUT JONES and LESLEY ANNE JONES in accordance with agreement for transfer dated 11 April 2002, entered into between the City of Burnside and R. H. B. Jones and L. A. Jones.

On 4 July 2002 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 11 July 2002.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Mount Barker Road, Aldgate Deposited Plan 59561

BY Road Process Order made on 14 June 2002, the Adelaide Hills Council ordered that:

- 1. Portions of allotment 64 in Deposited Plan 50051 more particularly delineated and numbered '1' and '2' in Prelim-inary Plan No. PP32/0556 be opened as road.
- 2. Portion of the public road (Mount Barker Road) adjoining allotment 64 in Deposited Plan 50051 more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0556 be closed.
- 3. The whole of the land subject to closure be transferred to MARRICK ENTERPRISES PTY LTD in accordance with agreement for exchange dated 25 February 2000, entered into between the Adelaide Hills Council and Marrick Enterprises Pty Ltd.
- 4. The following easement be granted over portion of the land subject to that closure.

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

On 4 July 2002 that order was confirmed by the Minister for Administrative Services.

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

Dated 11 July 2002.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Park Terrace, Morphettville Deposited Plan 58693

BY Road Process Order made on 1 November 2001, The Corporation of the City of Marion ordered that:

- 1. Two strips of public road (Park Terrace) north of Brav Street and adjoining allotment 101 in Deposited Plan 48483 more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. PP32/0682 be closed.
- 2. The whole of the land subject to closure be transferred to the South Australian Jockey Club Inc. in accordance with agreement for transfer dated 1 November 2001 entered into between The Corporation of the City of Marion and the South Australian Jockey Club Inc.

On 9 January 2002 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 11 July 2002.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Walkway—Crittenden Road/Roberts Crescent, Smithfield Plains **ERRATUM**

IN notice appearing in Government Gazette, dated 4 July 2002 on page 2808, pursuant to section 25 (5) of the Roads (Opening and Closing) Act 1991, City of Playford, the heading should read as follows:

Deposited Plan 59430

Dated 11 July 2002.

P. M. KENTISH, Surveyor-General

NOTICE TO MARINERS

No. 34 of 2002

South Australia—Gulf of St Vincent—Port Adelaide—SAR Training Exercises

AUSTRALIAN Search and Rescue will be conducting SAR training exercises with SA Police Air Wing from Adelaide Airport in the drop zone, 3 nautical miles south-west of North Haven as follows:

Monday, 22 July 2002—1000 hours to 1630 hours local. Tuesday, 23 July 2002—0930 hours to 1630 hours local.

The exercise will involve police aircraft dropping life raft equipment, orange pyro-smoke markers and green sea dye which will be recovered by surface craft in attendance during the exercise.

Mariners are advised to exercise caution when navigating in the area

Navy charts affected: Aus 137 and 781.

Adelaide 4 July 2002.

M. WRIGHT, Minister for Transport

TSA 2002/003009

NOTICE TO MARINERS

No. 35 of 2002

South Australia—Gulf of St Vincent—Holdfast Shores, Glenelg— Restricted Area

AS major works are in progress the following area bounded by AGD 66 co-ordinates has been established as a restricted area with immediate effect.

Commencing at the northern West cardinal mark Qk.Fl.(9) 15 secs in approx position Latitude $34^{\circ}58'06.2''S$, Longitude $138^{\circ}30'06.6''E$, thence due East to the low water mark, thence southerly along the coastline to the northern breakwater at Glenelg, thence generally north-westerly to the southern West cardinal mark Qk.Fl.(9) 15 secs in approx position Latitude 34°58′18.5″S, Longitude 138°30′12.3″E, thence finally in a northerly direction to join the northern West cardinal mark to complete the boundary.

Mariners are advised to keep clear as the above area is a danger to navigation.

Navy charts affected: Aus 125.

Adelaide, 5 July 2002.

M. WRIGHT, Minister for Transport

TSA 2002/00309

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 11 July 2002

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 ONKAPARINGA

Annette Way, Coromandel Valley. p1 Kristen Court, Coromandel Valley. p1

CITY OF MARION Rider Street, Marion. p10

THE DISTRICT COUNCIL OF MOUNT BARKER

Easement in reserve (lot 460), Joanne Street, Nairne. p2

Joanne Street, Nairne. p2

Susan Road, Nairne. p2

Rachel Circuit, Nairne. p2

Woodside Road, Nairne. p2

Easements in allotment piece 1006 in LTRO DP 59436, Woodside Road, Nairne. p2

CITY OF PORT ADELAIDE ENFIELD Arthur Street, Semaphore South. p11

BUNDALEER COUNTRY LANDS WATER DISTRICT

NORTHERN AREAS COUNCIL

Government road west of section 417 (hundred of Narridy), Narridy. p9

Narridy Terrace, Narridy, p9

TOWNSHIP OF CLARE WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL Young Street, Clare. p7

TOWNSHIP OF JAMESTOWN WATER DISTRICT

NORTHERN AREAS COUNCIL Boucat Road, Jamestown. p4

MOONTA WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST Moonta Road, Moonta Bay. p5

WALLAROO WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST Harbison Road, Wallaroo. p6

WATER MAINS ABANDONED

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

BUNDALEER COUNTRY LANDS WATER DISTRICT

NORTHERN AREAS COUNCIL

Government road west of section 417 (hundred of Narridy), Narridy, p9

Easement in section 417 (hundred of Narridy), Narridy. p9 Across and in Narridy Terrace, Narridy. p9

TOWNSHIP OF CLARE WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL Young Street, Clare. p7

WATER MAINS LAID

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

BERRI WATERWORKS

OUTSIDE BERRI WATER DISTRICT

THE BERRI BARMERA COUNCIL Phillips Road, Berri. p3 Bosman Drive, Berri. p3

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

THE CORPORATION OF THE TOWN OF GAWLER Gawler-One Tree Hill Road, Evanston Park. FB 1105 p15

CITY OF HOLDFAST BAY

Burden Street, Glenelg North. FB 1106 p2

CITY OF MARION

Rider Street, Seacombe Gardens. FB 1106 p1

CITY OF ONKAPARINGA

Across Annette Way, Coromandel Valley. FB 1105 p12 and 13 Annette Way, Coromandel Valley. FB 1105 p12 and 13 Easement in lot 1, Annette Way, Coromandel Valley. FB 1105 p12 and 13

Kristen Court, Coromandel Valley. FB 1105 p12 and 13

CITY OF PORT ADELAIDE ENFIELD Arthur Street, Semaphore South. FB 1106 p3

MILLICENT COUNTRY DRAINAGE AREA

WATTLE RANGE COUNCIL

Easement in lots 97 and 2, McMorron Street, Millicent. FB 1090 p31

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER Telford Street, Mount Gambier. FB 1090 p32

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Cricklewood Road, Aldgate. FB 1103 p59 and 60

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR

Easement in lot 23, Heysen Parade, Hayborough. FB 1105 p14

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF ONKAPARINGA

Annette Way, Coromandel Valley. FB 1105 p12 and 13 Easement in lot 1, Annette Way, Coromandel Valley. FB 1105 p12 and 13 $\,$

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

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

PART 4 - CONTRACTS OF TRAINING

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

Occupations that Constitute Trades and Other Declared Vocations

The following schedule is additional to the gazettals of:

- 24 April 1996 (pg 2045)
 31 October 1996 (pg 1544)
- 3. 5 December 1996 (pg 1818)
- 4. 6 February 1997 (pg 830)
- 5. 17 April 1997 (pg 1571)
- 6. 29 May 1997 (pg 2758)
- 7. 12 June 1997 (pg 2984)
- 3. 3 July 1997 (pg 33)
- 9. 7 August 1997 (pg 311)
- 10. 18 December 1997 (pg 1677)
- 11. 22 December 1997 (pg 1776)
- 12. 23 April 1998 (pg 1959)
- 13. 18 June 1998 (pg 2594)
- 14. 6 August 1998 (pg 339)
- 15. 24 September 1998 (pg 990)
- 16. 1 October 1998 (pg 1038)
- 17. 15 October 1998 (pg 1150)
- 18. 12 November 1998 (pg 1389)
- 19. 19 November 1998 (pg 1583)
- 20. 3 December 1998 (pg 1742)
- 21. 10 December 1998 (pg 1870)
- 22. 17 December 1998 (pg 1954)
- 23. 23 December 1998 (pg 2039)
- 24. 11 March 1999 (pg 1359)
- 25. 25 March 1999 (pg 1480)
- 26. 1 April 1999 (Errata) (pg 1605)
- 27. 22 April 1999 (pg 2219)

- 28. 29 April 1999 (Errata) (pg 2381)
- 29. 6 May 1999 (pg 2482)
- 30. 13 May 1999 (pg 2595)
- 31. 27 May 1999 (Errata) (pg 2723)
- 32. 17 June 1999 (pg 3123)
- 33. 24 June 1999 (pg 3261)
- 34. 1 July 1999 (pg 22)
- 35. 29 July 1999 (pg 602)
- 36. 30 September 1999 (pg 1364)
- 37. 14 October 1999 (pg 1973)
- 38. 11 November 1999 (pg 2327)
- 39. 6 January 2000 (pg 1169)
- 40. 30 March 2000 (pg 1921)
- 41. 6 April 2000 (pg 2047)
- 42. 13 April 2000 (Errata) (pg 2167)
- 43. 4 May 2000 (pg 2416)
- 44. 18 May 2000 (pg 2606) Errata (pg 2609)
- 45. 15 June 2000 (pg 3282) Errata (pg 3285)
- 46. 29 June 2000 (pg 3490)
- 47. 6 July 2000 (pg 22) Errata (pg 24)
- 48. 20 July 2000 (pg 267)
- 49. 10 August 2000 (pg 467)
- 50. 24 August 2000 (pg 643)
- 51. 14 September 2000 (pg 2002)
- 52. 12 October 2000 (pg 2475) Errata (pg 2480)
- 53. 16 November 2000 (pg 3208) Errata (pg 3211)54. 7 December 2000 (pg 3461) Errata (pg 3467)

- 55. 15 February 2001 (pg 641) Errata (pg 647)
- 56. 5 April 2001 (pg 1561)
- 57. 19 April 2001 (pg 1645)
- 58. 31 May 2001 (pg 1914)
- 59. 28 June 2001 (pg 2416)
- 60. 12 July 2001 (Errata) (pg 2610)
- 61. 19 July 2001 (Errata) (pg 2713)
- 62. 26 July 2001 (pg 2785)
- 63. 16 August 2001 (pg 3091)
- 64. 20 September 2001 (pg 4268)
- 65. 27 September 2001 (pg 4316)
- 66. 11 October 2001 (Errata) (pg 4466)
- 67. 15 November 2001 (pg 5041)
- 68. 29 November 2001 (pg 5227)
- 69. 13 December 2001 (pg 5385)
- 70. 20 December 2001 (Errata) (pg 5646)
- 71. 10 January 2002 (pg 19) Errata (pg 20)
- 72. 14 February 2002 (pg 861) Errata (pg 869)
- 73. 14 March 2002 (pg 1329)
- 74. 11 April 2002 (pg 1579)
- 75. 18 April 2002 (pg 1613)
- 76. 24 April 2002 (pg 1665) Errata (pg 1666)
- 77. 2 May 2002 (Errata) (pg 1809)
- 78. 9 May 2002 (Errata) (pg 1852)
- 79. 16 May 2002 (pg 1913)
- 80. 13 June 2002 (pg 2134)

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

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

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
# Water Industry Operator		Reviewed Water Industry Training Package			
ARC July 2002 ARC July 2002 ARC July 2002 ARC July 2002	NWP20101 NWP30101 NWP40101 NWP50101	Certificate II in Water Industry Operations Certificate III in Water Industry Operations Certificate IV in Water Industry Operations Diploma of Water Industry Operations Replacing the following course/s of instruction: (Students may be enrolled in new courses from 11 July 02 - No new students to be enrolled in old courses from 1 January 03) Utilities – Water Sector Training Package	12 months 30 months 42 months 54 months	400 hours 770 hours 1080 hours 1300 hours	1 month 2 months 3 months 3 months
ARC June 1999	UTW20198	Certificate II in Water Industry Operations	12 months	350 hours	1 month
ARC June 1999	UTW30198	Certificate III in Water Industry Operations	12 months	264 hours	1 month
ARC June 1999	<i>UTW40198</i>	Certificate IV in Water Industry Operations	12 months	360 hours	1 month
ARC June 1999	UTW50198	Diploma of Water Industry Operations	24 months	895 hours	2 months

REGULATIONS UNDER THE FREEDOM OF INFORMATION ACT 1991

No. 144 of 2002

At the Executive Council Office at Adelaide, 11 July 2002

PURSUANT to the Freedom of Information Act 1991 and with the advice and consent of the Executive Council, I make the following regulations.

Bruno Krummins, Governor's Deputy

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.

J. Weatherill, Minister for Administrative Services

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Interpretation
- 4. Prescribed bodies
- 5. Manner of publishing information statements

Citation

1. These regulations may be cited as the *Freedom of Information (General) Regulations* 2002.

Commencement

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

Interpretation

3. In these regulations—

"Act" means the Freedom of Information Act 1991.

Prescribed bodies

4. For the purposes of the definition of **"State Government agency"** in section 4(1) of the Act, the following bodies are prescribed as bodies that are not State Government agencies:

The Flinders University of South Australia;

The University of Adelaide;

the University of South Australia.

Manner of publishing information statements

- **5.** For the purposes of section 9(1) and (1a) of the Act, an information statement relating to an agency must be published in one or both of the following ways:
 - (a) in the annual report of the agency;
 - (b) at a website maintained by the agency.

MAS 02/014 CS

Suzanne M. Carman, Clerk of the Council

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CITY OF CAMPBELLTOWN

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Corporation of the City of Campbelltown, at a meeting held on 24 June 2002, passed the following resolutions:

Adoption of Valuation

That the Corporation of the City of Campbelltown in respect of the financial year commencing on 1 July 2002 and concluding on 30 June 2003, pursuant to section 167 (2) of the Local Government Act 1999, adopt the capital valuation made by the Valuer-General for rating purposes, totalling \$3 585 953 500.

Declaration of General Rate

That pursuant to section 153 (1) of the Local Government Act 1999, the council hereby declares a general rate of 0.439868 cents for each one dollar of the assessed capital value of rateable property within the Municipality for the financial year commencing on 1 July 2002 and ending on 30 June 2003, and the council in respect of the said financial year hereby fixes pursuant to section 158 (1) (a) of the said Act a minimum amount of \$450 which shall be payable by way of rates on rateable land within the Municipality.

Catchment Environment Levy

That pursuant to section 154 (4) of the Local Government Act 1999 and the Water Resources Act 1997, council declares a separate rate of 0.011107 cents in the dollar of the capital value of rateable land within the Torrens Catchment Area within the boundaries of the City of Campbelltown, for the financial year commencing on 1 July 2002 and ending on 30 June 2003.

P. VLATKO, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM AND ST PETERS

LOCAL GOVERNMENT ACT 1999: SECTION 249

Certificate of Validity

- I, PAUL ST LEGER KELLY, 45 Pirie Street, Adelaide, S.A. 5000, being a legal practitioner within the meaning of the Legal Practitioners Act 1981, declare that I have examined the following by-law which the City of Norwood, Payneham and St Peters intends to make, and do certify that in my opinion:
 - (a) the said council has power to make the by-law by virtue of the following statutory provisions:

Local Government Act 1999, Sections 238 (1), 238 (2), 240, 246 (1) (b) and 246 (3) (e);

Acts Interpretation Act 1915, Section 39;

(b) the by-law is not in conflict with the Local Government Act 1999, or any other Act.

Dated 13 June 2002.

PAUL ST LEGER KELLY, Legal Practitioner

By-Law Made Under the Local Government Act 1999 By-law No. 3—Roads

FOR the management of roads vested in or under the control of the Council.

Definitions

- 1. In this by-law:
 - "authorised person" means a person appointed an authorised person pursuant to Section 260 of the Local Government Act 1999;
 - (2) "electoral matter" has the same meaning as in the Electoral Act 1995 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;

- (3) "Emergency Vehicle" has the same meaning as in the Australian Road Rules 1999 and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999:
- (4) "road" has the same meaning as in the Local Government Act 1999.

Activities Requiring Permission

2. No person shall without permission on any road:

Repairs to Vehicles

 perform the work of repairing, washing, painting, panelbeating or other work of any nature on or to any vehicle, provided that this paragraph shall not extend to running repairs in the case of breakdown;

Donations

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

Preaching

(3) preach or harangue;

Amplification

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

Horses, Cattle or Sheep

(5) ride, lead or drive any horse, cattle or sheep, on any street or road in those areas that the Council has designated by resolution.

Posting of Bills

3. No person shall, without the Council's permission, post any bills, advertisements or other papers or items on a building or structure on a road except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

Public Exhibitions and Displays

4. No person shall, without the Council's permission, allow any public exhibition or display to occur on a road.

Removal of Animals and Persons

- 5. (1) If any animal is found on part of a road in breach of a bylaw any person in charge of the animal shall forthwith remove it from that part on the request of any authorised person; and
- (2) An authorised person may direct any person who is considered to be committing or has committed a breach of this bylaw to leave that part of the road. Failure to comply with that direction forthwith is a breach of this by-law.

Exemptions

6. The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an Emergency Vehicle.

Construction

7. This by-law is subject to any Act of Parliament and Regulations made thereunder.

Application of Paragraphs

8. Paragraph 2 (5) of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999.

The foregoing by-law was duly made and passed at a meeting of the City of Norwood, Payneham and St Peters held on 1 July 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. BARONE, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM AND ST PETERS

LOCAL GOVERNMENT ACT 1999: SECTION 249

Certificate of Validity

I, PAUL ST LEGER KELLY, 45 Pirie Street, Adelaide, S.A. 5000, being a legal practitioner within the meaning of the Legal Practitioners Act 1981, declare that I have examined the following by-law which the City of Norwood, Payneham and St Peters intends to make, and do certify that in my opinion:

(a) the said council has power to make the by-law by virtue of the following statutory provisions:

Local Government Act 1999, Sections 239 (1) (b), 239 (1) (c), 239 (1) (d), 239 (1) (e), 239 (1) (f), 240, 246 (1) (b), 246 (3) (c) and 246 (3) (e);

Local Government (General) Regulations 1999, Regulation 18A:

Acts Interpretation Act 1915, Section 39;

(b) the by-law is not in conflict with the Local Government Act 1999, or any other Act.

Dated 13 June 2002.

PAUL ST LEGER KELLY, Legal Practitioner

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4—Local Government Land

FOR the management of all land vested in or under the control of the Council.

Definitions

1. In this by-law:

- "authorised person" means a person appointed an authorised person pursuant to Section 260 of the Local Government Act 1999;
- (2) "electoral matter" has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- (3) "Emergency Vehicle" has the same meaning as in the Australian Road Rules 1999 and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- (4) "local government land" means all land vested in or under the control of the Council (except streets and roads);
- (5) "vehicle" has the same meaning as in the Australian Road Rules 1999.

Activities requiring permission

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

Vehicles Generally

- (1) (a) being the driver of a vehicle, fail to obey the indications given by any sign erected by or with the authority of the Council, for regulating traffic or indicating the direction or route to be followed by traffic on that land;
 - (b) drive or propel a vehicle on any part thereof where the Council has excluded vehicles generally (or of that class) pursuant to Section 359 of the Local Government Act 1934;

Overhanging Articles

(2) suspend or hang any article or thing from any building, verandah, pergola, post or other structure where it might present a nuisance or danger to any person using local government land:

Entertainers

(3) sing, busk or play any recording or upon any musical instrument so as to appear to be for the purpose of entertaining other persons;

Donations

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

Preaching

(5) preach or harangue;

Distribute

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

Handbills on Cars

(7) place or put on any vehicle any handbill, advertisement, notice or printed matter except for any electoral matter posted on a vehicle with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

Amplification

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

Removing Soil etc.

(9) carry away or remove any soil, clay, gravel, sand, timber, stones, pebbles or any part of the land;

Depositing Soil

(10) deposit any soil, clay, gravel, sand, timber, stones, pebbles or any other matter on the land;

Picking Fruit etc.

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

Games

- (12) (a) participate in any game recreation or amusement which involves the use of a ball missile or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land;
 - (b) play any organised competition sport, as distinct from organised social play, in accordance with paragraph 8 of this by-law;

Athletic and Ball Sports

- (13) (a) to which this subparagraph applies, in accordance with paragraph 8 of this by-law, promote, organise or take part in any organised athletic sport;
 - (b) to which this subparagraph applies, in accordance with paragraph 8 of this by-law, play or practice the game of golf;

Smoking

(14) smoke tobacco or any other substance in any building or part thereof;

Closed Lands

- (15) enter or remain on any part of local government land:
 - (a) at any time during which the Council has declared that the part shall be closed to the public, and which is indicated by a sign adjacent to the entrance to that part;
 - (b) where the land is enclosed with fences and/or walls, and gates have been closed and locked; or
 - (c) where admission charges are payable, for that person to enter that part without paying those charges;

Tents

(16) (except with the Council or other Government authority) erect any tent or other structure of calico, canvass, plastic or similar material as a place of habitation;

Camping

(17) camp or remain overnight;

Fauna

- (18) (a) take, interfere with or disturb any animal or bird or the eggs or young of any animal or bird;
 - (b) disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
 - (c) use, possess or have control of any device for the purpose of killing or capturing any animal or bird;

Flora

- (19) (a) take, uproot or damage any plant;
 - (b) remove, take or disturb any soil, stone, wood, tender or bark;
 - (c) collect or take any dead wood or timber for the purpose of using the same to make or maintain a fire; or
 - (d) ride or drive any vehicle or animal or run, stand or walk on any flowerbed or garden plot;

Animals

- (20) (a) allow any stock to stray into or depasture therein;
 - (b) allow any animal to damage any flower bed, garden plot, tree, lawn or other item or place;

Fires

- (21) light any fire except:
 - (a) in a place provided by the Council for that purpose; or
 - (b) in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material;

Fireworks

(22) use, discharge or explode any fireworks;

Swimming

(23) swim or bathe in any pond or lake to which this subparagraph 23 applies;

Bridge jumping

(24) jump or dive from any bridge;

Boat Ramps

(25) launch or retrieve a boat to or from any pond or lake to which this subparagraph 25 applies;

Use of Boats

- (26) (a) hire out a boat or otherwise use it for commercial purposes in any pond or lake; or
 - (b) hire out a boat on or from any part of the foreshore;

Toilets

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

Cemeteries

- (28) comprising a cemetery:
 - (a) bury or inter any human or animal remains;
 - (b) erect any memorial.

Posting of Bills

3. No person shall without the Council's permission post any bills, advertisements or other papers or items on a building or structure on local government land or other public place except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

Prohibited Activities

4. No person shall on any local government land:

Use of Equipment

 use any form of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed or set aside;

Repairs to Vehicles

(2) perform the work of repairing, washing, painting, panelbeating or other work of any nature on or to any vehicle, provided that this paragraph shall not extend to running repairs in the case of breakdown;

Annoyances

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

Directions

- (4) fail to comply with any reasonable direction or request from an authorised person of the Council relating to:
 - (a) that person's use of the land;
 - (b) that person's conduct and behaviour on the land;
 - (c) that person's safety on the land; or
 - (d) the safety and enjoyment of the land by other persons;

Missiles

(5) throw, roll or discharge any stone, substance or missile to the danger of any person or animal therein;

Glass

(6) wilfully break any glass, china or other brittle material;

Defacing Property

7) deface, paint, write, cut names or make marks on or fix bills or advertisements to any tree, rock, gate, fence, building, sign or other property of the Council therein except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

Horses, Cattle or Sheep

- (8) (a) send, drive, lead, ride or take any horse, cattle or sheep or permit any horse, cattle or sheep to be sent, driven, led, ridden or taken on any land which the Council has, by resolution, declared to be prohibited for such purpose;
 - (b) allow any horse, cattle or sheep to be let loose or left unattended on any land which the council has, by resolution, declared to be prohibited for such purpose.

Removal of Animals and Persons

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

(2) An authorised person may direct any person who is considered to be committing or has committed a breach of this by-law to leave that part of the local government land. Failure to comply with that direction forthwith is a breach of this by-law.

Exemptions

6. The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an Emergency Vehicle.

Application of Paragraphs

7. Any of subparagraphs 2 (12) (*b*), 2 (13), 2 (23) and 2 (25) of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with Section 246 (3) (*e*) of the Local Government Act 1999.

Construction

8. This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the City of Norwood, Payneham and St Peters held on 1 July 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. BARONE, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM AND 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, 1 July 2002, 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 2002-2003 financial year being \$4 230 082 600 and that 1 July 2002 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.

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 2003, 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) In respect of rateable property which is used for Commercial—Shop, Commercial—Office, Commercial—Other, Industrial—Light, Industrial—Other, Vacant Land and 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 0.420302 cents in the dollar for the assessed capital value of such property.
- (b) In respect of rateable property which is used for Residential land use and classified as such in the assessment records of the council at the date of this declaration, a Differential General Rate of 0.350252 cents in the dollar for the assessed capital value of such property.

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 \$440 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 0.0109 cents in the dollar on the adopted capital value of rateable land within the municipality for the financial year ending 30 June 2003

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 2003, shall be payable in four equal instalments, with instalments falling due on 2 September 2002, 2 December 2002, 3 March 2003 and 2 June 2003, 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

Adoption of Valuation

NOTICE is hereby given that the council at its meeting held on 2 July 2002, 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 \$9 228 829 760 for the year ending 30 June 2003, and hereby specifies that 2 July 2002, 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 2 July 2002, the council determined 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) Regula-tions as follows:

- 0.4424 cents in the dollar on rateable land of Category 7 (Primary Production) use; and
- 0.5530 cents in the dollar on rateable land of all other categories of use.

Pursuant to section 158 (1) (a) of the Act council declared a minimum amount payable by way of rates of \$492.45 in respect of all rateable land in the council's area.

Pursuant to section 158 (1) (b) of the Act council declared 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 \$175 000 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 2 July 2002, 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 declared a separate rate upon the capital value of rateable land as follows:

- 0.00883 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
- 0.01887 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 2 July 2002, resolved that for the year ending 30 June 2003, pursuant to section 155 of the Local Government Act 1999, the council imposed the method of recovery of septic tank effluent costs by an annual service charge of:

- \$280 per unit on each occupied allotment;
- \$215 per unit on each vacant allotment; and
- the rate for multiple tenancies on occupied allotments used for commercial purposes be \$168 per tenancy where two tenancies exist, \$112 per tenancy where three tenancies exist, or \$84 per tenancy where four or more tenancies exist.

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

Notice is hereby given that the council at its meeting held on 2 July 2002, resolved that for the year ending 30 June 2003, pursuant to section 188 (1) of the Act, the council imposes a service fee for connection to the STEDS system of \$1 500 per connection. This fee is to be applied to connections arising from applications lodged for approval after the adoption of the increased fee.

Declaration of Separate Rate—Beach Road

Notice is hereby given that at its meeting held on 2 July 2002, the council determined that pursuant to section 154 of the Local Government Act 1999, for the financial year ending on 30 June 2003, in order to raise the amount of \$176 000 to carry out the project of promoting and enhancing business viability, profitability, 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 declared a separate rate (to be known as the Beach Road Separate Rate) of 0.5475 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 2 July 2002, the council determined that pursuant to the provisions of section 181 of the Local Government Act 1999, the council resolved that the abovementioned rates including charges which have been imposed for the financial year ending 30 June 2003, will fall due in four equal or approximately equal instalments on the following dates:

- September 2002
- 1 December 2002
- 1 March 2003
- 1 June 2003.

J. TATE, City Manager

CITY OF PLAYFORD DEVELOPMENT ACT 1993

Readvertised

Playford (City) Development Plan—Residential Design Plan Amendment Report—Draft for Public Consultation

THE City of Playford has prepared a draft Plan Amendment Report to amend the Playford (City) Development Plan as it affects: All residential areas within the City of Playford. In particular, the suburbs within existing R1, R2, Residential, Residential (Munno Para) Zones. These suburbs include Hillbank, Andrews Farm, Smithfield, Smithfield Plains, Munno Para West, all suburbs of Elizabeth, Davoren Park, Blakeview and Craigmore.

The Residential Design Plan Amendment Report will amend the Playford (City) Development Plan by up-dating existing residential policies and zones to better reflect the strategic vision of sustainable development, as well as the regeneration of the City.

The policy changes proposed in the Residential Design Plan Amendment Report:

- 1. Introduce the Good Residential Design SA performancebased approach, through Council-wide provisions which adapt and implement design principles relating to energy efficiency, amenity (such as consideration of privacy), crime prevention, stormwater drainage and water management, and refine policies to promote better access to services and facilities.
 - 2. Replace existing residential zones with new zones that:
 - Introduce residential policies and amend zone boundaries to recognise area characteristics and the focus on regeneration of existing suburbs;
 - Introduce policies that manage the interface between agricultural and residential uses;
 - Revise lists of complying development (and conditions of complying development); and
 - Revise public notification categories.
- 3. Extend the MOSS (Recreation) zone over a portion of Smiths Creek and defined areas within Hillbank and Craigmore.
- 4. Delete and incorporate within a residential zone, the Home Industry Zone and McPherson Reserve.
- 5. Provide greater guidance in the assessment of non-residential uses within Residential Zones.

The draft Residential Design Plan Amendment Report will be available for public inspection during normal office hours at the following locations from Thursday, 11 July 2002 to Friday 13 September 2002:

- Elizabeth Service Centre, 1 Prince Charles Walk, Elizabeth
- Smithfield Service Centre, Warooka Drive, Smithfield
- Elizabeth Library, 3 Windsor Square, Elizabeth
- · Smithfield Library, Warooka Drive, Smithfield

Copies of the Residential Design Plan Amendment Report can only be obtained from the Elizabeth and Smithfield Service Centres during normal office hours. The Residential Design Plan Amendment Report can also be viewed on Council's website: www.playford.sa.gov.au

Written submissions regarding the draft amendment will be accepted by the City of Playford until 5.30 p.m. on Friday, 13 September 2002. The written submission should also clearly indicate whether you wish to speak at the public hearing on your submission.

All submissions should be addressed to:

Policy Planner City of Playford Warooka Drive SMITHFIELD, S.A. 5114

Copies of all submissions received will be available for inspection by interested persons at the Smithfield Service Centre from Monday, 16 September 2002 until Wednesday, 25 September 2002.

A public hearing will be held at 7 p.m., on Wednesday, 25 September 2002, at the Elizabeth Council Chambers, Prince Charles Walk, Elizabeth.

The public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

This notice replaces an earlier notice regarding the Residential Design Plan Amendment Report.

Dated: 11 July 2002.

T. JACKSON, Chief Executive Officer

CITY OF PORT AUGUSTA

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a special meeting of the council held on 24 June 2002, it was resolved that the council of the Corporation of the City of Port Augusta for the 2002-2003 financial year adopts the Government valuation of site values for all rateable property constituting the area of the council which amounts in total to an estimated value of \$84 700 000 for the area and which represents the sum of all properties set forth in the rating and property records of the council for the 2002-2003 financial year and hereby specifies 24 June 2002, as the day upon which such adoption of such Government valuation shall become the valuation of the council.

Declaration of Rates

Notice is hereby given that at a special meeting of the council of the Corporation of the City of Port Augusta held on 24 June 2002, it was resolved that in exercise of the powers contained in the Local Government Act 1999 (the 'Act') in respect of the financial year ending 30 June 2003:

- 1. (1) Differential General Rates be declared as follows:
 - (a) In that area of the city zoned in the Development Plan as Residential, Highway Services, Residential Davenport, Residential Stables, Neighbourhood Centre, Urban Coastal, District Centre, Local Centre, Industry, Airport, Recreation, 6.6 cents in the dollar on all rateable land.
 - (b) In that area of the city zoned in the Development Plan as Public Purposes, Defence, Conservation, Rural Living, Coastal Conservation, Primary Industry and in other areas not specifically referred to in subparagraphs (a), (b) and (c) of this paragraph:
 - 4.4 cents in the dollar on rateable land with a Local Government land use Category 1 or 9.
 - (2) 4.4 cents in the dollar on all rateable land with a Local Government land use Category 2, 3, 4, 5 and 6.
 - (3) 0.520 cents in the dollar for all rateable land within a Local Government land use Category 7.
 - (4) 4.4 cents in the dollar on all rateable land with a Local Government land use Category 8.
 - (5) 2.2 cents in the dollar on all rateable land which is vacant and has a Local Government land use Category of 1, 2, 3, 4, 5, 6, 8 and 9.
 - (c) In the area of the city zoned in the Development Plan as Coastal Holiday Settlement:
 - (1) 4.4 cents in the dollar on all rateable land with a Local Government land use Category 1, 2, 3, 4, 5, 6 and 9.
 - (2) 0.520 cents in the dollar on all rateable land with a Local Government land use Category 7.
 - (3) 4.4 cents in the dollar on all rateable land with a Local Government land use Category 8.
- (2) A minimum amount payable by way of rates of \$554 be fixed in respect of all rateable land in accordance with section 158 of the Local Government Act 1999.
- (3) Pursuant to section 166 of the Local Government Act 1999, on application to the council a remission of rates of an amount comprising the difference between:
 - (a) the rates payable and \$1 436 be granted to all principal ratepayers who are liable for rates in excess of \$1 436 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (a) above, with a Local Government land use Category 1;
 - (b) the rates payable and \$957 be granted to all principal ratepayers who are liable for rates in excess of \$957 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (b) above, with a Local Government land use Category 1;

- (c) the rates payable and \$554 be granted to all principal ratepayers who are liable for rates in excess of \$554 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (c) above, with a Local Government land use Category 1.
- 2. For the purpose of this resolution and in any subsequent resolution of the council relating to the imposition of rates or charges pursuant to section 155 of the Local Government Act 1999, for provided septic tank effluent disposal services, unless the contrary intention is clearly indicated, the term 'unit' means a unit as determined by the formula set out in item 14 of the Department of Local Government Bulletin No. 74, dated 14 August 1980.
- 3. A charge of \$160 per unit for all properties connected to the effluent drainage disposal systems within the City of Port Augusta for the 2002-2003 financial year in the Willsden, Augusta Park, Hospital Road, Zanuckville, Conwaytown, Transcontinental Estate and Stirling North Effluent Disposal Schemes
- 4. A discount of 5% of the total rates be payable for the 2002-2003 financial year, and be paid to all property owners who pay all outstanding and declared rates on their property by 6 September 2002.

J. G. STEPHENS, City Manager

CITY OF PORT AUGUSTA

Supplementary Election

NOTICE is hereby given that pursuant to section 54 (6) of the Local Government Act 1999, Dennis Bailey has resigned as Councillor for West Ward.

A Supplementary Election will be called as soon as practicable to fill the casual vacancy.

Dated 10 July 2002.

J. G. STEPHENS, Chief Executive Officer

CITY OF SALISBURY

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the City of Salisbury at a meeting held on Monday, 24 June 2002, adopted the Valuer-General's valuation of rateable capital values, being \$5 548 646 299, for the year ending 30 June 2003. The valuation shall, from 24 June 2002, become and be the valuation of the council for rating purposes.

- 1. Declared differential general rates on property within its area for the financial year ending on 30 June 2003, 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, a Differential General Rate of 0.7500 cents in the dollar on the assessed capital value of such property.
 - (b) In respect of rateable property which is used for Vacant Land, land use, a Differential General Rate of 0.7299 cents in the dollar on 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 0.5886 cents in the dollar on the assessed capital value of such property.
- 2. Fixed a minimum amount of \$512 which shall be payable by way of rates on any one assessment within the municipality in respect of the year ending 30 June 2003.
- 3. Declared the following differential separate rates in accordance with section 154 of the Local Government Act 1999:

Salisbury Town Centre Separate Rate

A separate rate of 0.1056 cents in the dollar on the capital value of rateable land used for commercial purposes 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, trade and commerce in that part of the council's area, which is the subject of the separate rate.

Globe Derby Separate Rate

A separate rate of \$60 for each allotment numbered 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, Hundred of Port Adelaide (laid out as Bolivar) is declared for the year ending 30 June 2003.

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.

Northern Adelaide and Barossa Catchment Water Management Board Separate Rate

A separate rate of 0.01262 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, Chief Executive Officer

CITY OF VICTOR HARBOR

Adoption of Valuation

NOTICE is hereby given that the Council of the City of Victor Harbor, at a meeting held on 1 July 2002, adopted for rating purposes for the year ending 30 June 2003, the Valuer-General's valuation of capital value in relation to land within the area of the council and declared that the total valuation that is to apply within the area is \$1 321 316 600 of which \$1 276 222 000 is the valuation of rateable land.

Declaration of Rates

Notice is hereby given that the Council of the City of Victor Harbor, at a meeting held on 1 July 2002, considered and adopted a budget and declared the following differential general rates on rateable land within the area for the year ending 30 June 2003, based on the capital value of property situated in the following zones within the City of Victor Harbor, as described in the Victor Harbor Development Plan, as follows:

- A differential general rate of 0.3422 cents in the dollar on the capital value of all rateable property situated in Zone 1, which comprises General Farming, Future Residential, Rural Coastal and Water Protection Zones.
- A differential general rate of 0.4155 cents in the dollar on the capital value of all rateable property situated in Zone 2, which comprises Rural Living 1, Rural Living 2, Rural Living 3 and Rural Living 4 Zones.
- A differential general rate of 0.4889 cents in the dollar on the capital value of all rateable property situated in Zone 3, which comprises District Centre, Local Centre (Victoria Street), Residential (Victoria Street), Residential Foreshore, Foreshore, Granite Island, Residential, Residential (Golf Course), Residential (Lakeside), Neighbourhood Centre, Local Centre (Yilki), Local Centre (Hayborough), Light Industry, Industry, Home Industry, Tourist Accommodation (Inman River), Tourist Accommodation (Whalers Inn) and Recreation Zones.

Fixed Charge

A fixed charge of \$124 has been imposed on each piece of rateable land within the area of the City of Victor Harbor.

Payment of Rates

Rates for the year ending 30 June 2003 are payable by quarterly instalments on the 6th day of the months of September 2002, December 2002, March 2003 and June 2003, unless otherwise agreed with the principal ratepayer. The City Manager is delegated the powers to enter into agreements with principal ratepayers for the payment of rates in such instalments falling due on such days as the City Manager thinks fit.

G. K. MAXWELL, City Manager

ADELAIDE HILLS COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting held on 2 July 2002 the council in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, passed the following resolutions:

Determination of Valuation 2002-2003

1. 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 $\$3\,599\,900\,840$.

Declaration of General Rates

- 2. The following general rates were declared by the council to apply to all rateable land within the council area:
 - 2.1 on rateable land of Category 7 use (Primary Production), a rate of 0.3416 cents in the dollar of the capital value of such land:
 - 2.2 on rateable land of all other category uses, a rate of 0.4270 cents in the dollar of the capital value of such land

The council declared a fixed charge of \$50 be imposed in respect of all rateable land in the council area.

Imposition of Water Resources Levy

- 3. In order to reimburse to the council the amount contributed to Catchment Water Management Boards, the council declared a separate rate upon the capital value of rateable land as follows:
 - 3.1 0.0186 cents in the dollar on all rateable land in the council's area which is in the catchment area of the Onkaparinga Catchment Water Management Board;
 - 3.2 0.0083 cents in the dollar on all rateable land in the council's area which is in the catchment area of the Patawalonga Catchment Water Management Board;
 - 3.3 0.0108 cents in the dollar on all rateable land in the council's area which is in the catchment area of the River Torrens Catchment Water Management Board;
 - 3.4 0.0132 cents in the dollar on all rateable land in the council's area which is in the catchment area of the Northern Adelaide and Barossa Catchment Water Management Board.

Service Charges

- 4. The council imposed the following annual service charges:
 - 4.1 in the areas covered by the Woodside Septic Tank Effluent Drainage Scheme, \$232 on each occupied allotment and \$100 on each vacant allotment;
 - 4.2 in the areas covered by the Woodside Extension Septic Tank Effluent Drainage Scheme, \$247 on each occupied allotment and \$141 on each vacant allotment;
 - 4.3 in the areas covered by the Birdwood and Mount Torrens Township Septic Tank Effluent Drainage Scheme, \$265 on each occupied allotment and \$240 on each vacant allotment;
 - 4.4 in the areas covered by the Kersbrook Township Septic Tank Effluent Drainage Scheme, \$312 on each occupied allotment and \$292 on each vacant allotment;
 - 4.5 in the areas covered by the Charleston Township Septic Tank Effluent Drainage Scheme, \$295 on each occupied allotment and \$215 on each vacant allotment;

- 4.6 in the areas covered by the Verdun Township Septic Tank Effluent Drainage Scheme, \$333 on each occupied allotment and \$250 on each vacant allotment;
- 4.7 in the areas covered by the Mount Lofty Ward Septic Tank Effluent Drainage Scheme, \$325 on each occupied allotment and \$235 on each vacant allotment.

P. PEPPIN, Chief Executive Officer

ALEXANDRINA COUNCIL

DEVELOPMENT ACT 1993

Alexandrina Development Plan Residential and Country Living— Hindmarsh Island (West) Plan Amendment Report— Draft for Public Consultation

NOTICE is hereby given that the Alexandrina Council has prepared a draft Plan Amendment Report to amend the Alexandrina Development Plan as it affects an area located in the northwestern sector of Hindmarsh Island.

The Plan Amendment Report will amend the Alexandrina Development Plan and proposes to create two new zones over land currently zoned as General Farming (Hindmarsh Island) and Rural Waterfront (Hindmarsh Island). The existing provisions of the council-wide section will be retained.

The new zones will be Residential West (Hindmarsh Island) and Country Living (Hindmarsh Island) both of which will have their own set of objectives and principles of development control to provide for a range of residential development that can meet the demands associated with identified future urban growth. The policies being introduced will ensure that future development will be of a high standard in order to lessen the impact at the interface of the residential and rural land uses in the locality.

The draft Plan Amendment Report and statement will be available for public inspection and purchase during normal office hours at the Council Office, Dawson Street, Goolwa, from Friday, 12 July 2002 to Friday, 13 September 2002, or it can be accessed electronically at www.alexandrina.sa.gov.au. A copy of the Plan Amendment Report can be purchased from the council for \$10 each.

Written submissions regarding the draft amendment will be accepted by the Alexandrina Council until 5 p.m. on Friday, 13 September 2002. The written submission should also clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be addressed to the Chief Executive, Alexandrina Council, P.O. Box 21, Goolwa, S.A. 5214.

Copies of all submissions received will be available for inspection by interested persons at the Council Office, Dawson Street, Goolwa, from 13 September 2002 until the date of the public hearing.

A public hearing will be held at 7.30 p.m. in the Supper Room, Centenary Hall, Cadell Street, Goolwa, on Friday, 20 September 2002. The public hearing may not be held if no person expresses an interest in speaking at the public hearing.

Dated 9 July 2002.

J. L. COOMBE, Chief Executive

THE BAROSSA COUNCIL

Adoption of Valuation and Declaration of Rates and Charges

NOTICE is hereby given that at its meeting held on 2 July 2002 and in relation to the 2002-2003 financial year the council, in exercise of its powers contained in Chapters 8 and 10 of the Local Government Act 1999, made the following resolutions:

Adoption of Valuation

1. That council, in accordance with section 167 (2) (a) of the Local Government Act 1999, adopts for rating purposes the Valuer-General's valuation of Capital Value in relation to the area of the council, and specifies that the total of the values that are to apply within the area is \$2 006 684 840 of which \$1 958 586 622 is rateable.

Declaration of Differential General Rates

- 2. That council, in exercise of the powers contained in sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, the following differential general rates be declared on rateable land within its area, based upon the capital value of the land which rates vary by reference to land use categories as per Regulation 10 of the Local Government Act (General) Regula-tions 1999:
 - on rateable land of Category 1 use (Residential), a rate of 0.3775 cents in the dollar of the capital value of such land;
 - (2) on rateable land of Category 6 use (Industry—Other), a rate of 0.9500 cents in the dollar of the capital value of such land;
 - (3) on rateable land of Category 7 use (Primary Production), a rate of 0.2775 cents in the dollar of the capital value of such land;
 - (4) on rateable land of Category 8 use (Vacant Land), a rate of 0.8000 cents in the dollar of the capital value of such land:
 - (5) on rateable land of all other category uses, a rate of 0.4550 cents in the dollar of the capital value of such land.

Imposition of Fixed Charge

3. That council, pursuant to powers vested in it under the provisions of sections 151 and 152 of the Local Government Act 1999, impose a fixed charge of \$110 as part of the general rate upon each separately valued piece of rateable land within the council area.

Imposition of Waste Collection Service Rate

- 4. (1) Non-recyclable Waste Collection—That council in exercise of the powers contained in section 155 of the Local Government Act 1999, and in order to carry out the projects of non-recyclable waste collection in those parts of the council's area described in 4 (3) below, impose a service charge of 58.5 cents per litre capacity of collection receptacles provided for non-recyclable waste collection on each assessment of rateable land in those parts and as indicated in the assessment book.
- (2) Recyclable Waste Collection—That council, in exercise of the powers contained in section 155 of the Local Government Act 1999, and in order to carry out the projects of recyclable waste collection in those parts of the council's area described in 4 (3) (a) and (c) below, impose a service charge of 58.5 cents per litre capacity of collection receptacles provided for recyclable waste collection on each assessment of rateable land in those parts and as indicated in the assessment book.
 - (3) Parts of the area:
 - (a) the townships of Angaston, Nuriootpa, Lyndoch, Williamstown, Mount Pleasant and Tanunda;
 - (b) the policy areas of Eden Valley and Springton;
 - (c) land in the council's area between Altona Road and Barossa Valley Way known as Altona;
 - (d) the townships of Moculta and Stockwell;
 - (e) that part of the area not otherwise described in this paragraph to which the council makes available (as at this date) a non-recyclable waste collection,

the respective townships and policy areas being as defined in the Development Plan under the Development Act 1993.

Imposition of Water Catchment Levies

- 5. That council, in exercise of the powers contained in section 154 of the Local Government Act 1999:
 - (1) in order to reimburse the council for the amount contributed to the Torrens Valley Catchment Water Management Board, a levy be imposed comprising of 0.0115 cents in the dollar of the Capital Value of land, on all rateable land in the council area in the catchment area of that Board in accordance with section 138 of the Water Resources Act 1997; and

(2) in order to reimburse the council for the amount contributed to the Northern Adelaide and Barossa Catchment Water Management Board, a levy be imposed comprising of 0.0130 cents in the dollar of the Capital Value of land, on all rateable land in the council's area in the catchment area of that Board in accordance with section 138 of the Water Resources Act 1997.

Imposition of Septic Tank Effluent Disposal Rate and Service Charge

6. That council in exercise of the powers contained in section 155 of the Local Government Act 1999, impose a service rate and service charge in the following areas to which council makes available a Septic Tank Effluent Disposal Service:

Stockwell

- (1) A service rate of 0.14 cents in the dollar of the Capital Value of land and an annual service charge of \$160 on assessments of occupied rateable and non-rateable land;
- (2) an annual service charge of \$210 on each allotment of vacant rateable and non-rateable land.

Lyndoch, Mount Pleasant, Nuriootpa, Penrice, Tanunda and Williamstown

- A service rate of 0.14 cents in the dollar of the Capital Value of land on assessments of occupied rateable and non-rateable land;
- (2) an annual service charge of \$100 on each allotment of vacant rateable and non-rateable land.

Payment of Rates

- 7. (1) Pursuant to section 181 of the Local Government Act 1999, all rates (general, separate and service) and charges will be payable in four instalments (unless otherwise agreed with the Principal Ratepayer) by 2 September 2002, 2 December 2002, 3 March 2003 and 2 June 2003, provided that in cases where the initial account requiring payment of rates is not sent at least 30 days prior to these dates, 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 is hereby delegated to the Chief Executive Officer.
- (2) Pursuant to section 44 of the Local Government Act 1999, the Chief Executive Officer be delegated power to enter into agreements with ratepayers relating to the payment of rates in any case where the Chief Executive Officer thinks it necessary or desirable to do so.

Discount Option—Full Payment

8. Pursuant to section 181 (11) of the Local Government Act 1999, all rates (general, separate and service) and charges paid in full on or before 2 September 2002 (first instalment date) will attract a discount of 2% (net of council rebates if applicable).

Rebate of General Rates

9. That council, in exercise of the powers contained in section 166 (b) of the Local Government Act 1999, grants a rebate of 10% on the general rate to the principal ratepayer of rateable land within the land use Category 6 (Industry—Other), for all land with the following Valuer-General land use codes:

3110-3113 and 3121 (food manufacturing); 3200-3240 (textiles); 3300-3311 (wood and wood products); 3690-3691 (non-metallic mineral products); 3720 (non-ferrous metal basic industries); 3810-3819 (fabricated metal products except machinery and equipment); 3909 (other manufacturing industries); 6540-6590 (motor vehicle transportation); 8230 (dimension stone); 8240 (crushed stone); 8250-8259 (sand and gravel); 8260 (clay) and 8290 (non-metals).

J. G. JONES, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that on 28 June 2002, council, for the year ending 30 June 2003, adopted site valuations made by the Valuer-General, for rating purposes to a total rateable value of \$54 004 925.

Annual Budget and Declaration of Rates

- 1. Council adopts the Annual Budget as prepared pursuant to section 123 of the Local Government Act 1999 and section 5 of the Local Government (Financial Management) Regulations Act 1999, including Estimates of Income (excluding general rate income) totalling \$3 866 911 as amended, and the Estimates of Cash Expenditure of \$6 251 899 as amended, for the financial year ending 30 June 2003.
- 2. Council adopts the Annual Statement as prepared by the Chief Executive Officer (CEO Report CEO S1/602) pursuant to section 123 (3) of the Local Government Act 1999, as part of the budget.
- 3. Pursuant to sections 151, 152, 153 and 156 of the Local Government Act 1999, for the financial year ending 30 June 2003, council hereby declares differential general rates on rateable land within the district as follows:
 - (a) Differential general rate:
 - of 64.50 cents in the dollar on rateable land within Policy Area No.10 Zoned Industry under the Council's Development Plan within the town-ship of Ceduna;
 - (ii) of 2.88 cents in the dollar on all other rateable land within the township of Ceduna;
 - (b) Differential general rate of 2.88 cents in the dollar on rateable land within the township of Theyenard;
 - (c) Differential general rate of 2.60 cents in the dollar on rateable land within the township of Smoky Bay;
 - (d) Differential general rate of 2.50 cents in the dollar on rateable land within the township of Denial Bay;
 - (e) Differential general rate of 1.31 cents in the dollar on land outside of townships;
 - (f) Fixed Charge of \$317.50 in respect of each allotment in the area of the District Council of Ceduna.
- 4. Pursuant to section 123 (2) (*b*) of the Local Government Act 1999, adopts for the 2002-2003 financial year the following statements:
 - (a) a budgeted operating statement;
 - (b) a budgeted statement of financial position;
 - (c) a budgeted statement of changes in equity;
 - (d) a budgeted statement of cash flows; and
 - (e) a statement reconciling expected cash and non-cash revenues and expenses in order to provide a basis for determining the rates to be imposed by the council for the relevant financial year.

Payment of Rates

Pursuant to section 181 of the Local Government Act 1999 all rates declared or payable in respect of or during the financial year ending 30 June 2003 will fall due in four equal or approximately equal instalments and that these instalments will fall due on:

First instalment—2 September 2002.

Second instalment—2 December 2002.

Third instalment—3 March 2003.

Fourth instalment—2 June 2003.

Council, pursuant to section 181 (11) of the Local Government Act 1999, provides an early rate payment incentive by means of a \$3 000 travel voucher subject to conditions contained in Policy 5.32—Council Rating Policy, as amended.

STEDS Scheme

Notice is hereby given that Council adopts the Estimates of Expenditure totalling \$436 864 (excluding depreciation), relating to the operation, maintenance, replacement and improvements to the Ceduna Thevenard Common Effluent Scheme for the financial year 2002-2003.

That pursuant to section 155 of the Local Government Act 1999, the District Council of Ceduna imposes annual service charges on rateable and non-rateable land within the district to which the following service is provided as specified:

- Ceduna and Thevenard Septic Effluent Disposal and Desludging (Common Effluent Drainage);
- in respect of each effluent unit applying to occupied allotments (as calculated by the S.A. Health Commission formula) a charge of \$126; and
- in respect of each vacant allotment, a charge of \$101.

Adopts the Estimates of Expenditure totalling \$52 427 (excluding depreciation), relating to the operation, maintenance, replacement and improvements to the Smoky Bay Common Effluent Scheme for the financial year 2002-2003.

Pursuant to section 155 of the Local Government Act 1999, the District Council of Ceduna imposes annual service charges on rateable and non-rateable land within the district to which the following service is provided as specified:

- Smoky Bay Septic Effluent Disposal and Desludging (Common Effluent Drainage);
- in respect of each effluent unit applying to occupied allotments (as calculated by the S.A. Health Commission formula) a charge of \$300;
- in respect of each vacant allotment, a charge of \$250; and
- in respect of land known as the Smoky Bay Aquaculture Park allotments, a charge of \$75 per allotment.

Ceduna/Koonibba Water Scheme

Pursuant to section 154 adopts the method of a differential separate rate for land within the designated area as delineated in Attachment A of the Ceduna/Koonibba Water Scheme.

Declares a differential separate rate for that part of its area delineated and described in the Ceduna/Koonibba Water Scheme Committee Roles and Responsibilities as the designated area, using the differentiating factors of residential, primary production and vacant land as defined in the Local Government (General) Regulations 1999, and further, the declared rate of cents in the dollar for the site valuation of the said land as determined by the Valuer-General be:

- (a) Residential Land—1.9 cents;
- (b) Primary Production Land—0.45 cents;
- (c) Vacant Land—1.9 cents.

Pursuant to section 155 of the Local Government Act 1999, council hereby imposes an annual service charge on rateable and non-rateable land within the district to which the following service is provided, which annual service charges shall be in the amount specified:

 Payment of costs associated with constructing the infrastructure to provide a reticulated water supply in the township of Denial Bay in respect of each allotment in the township of Denial Bay a charge of \$164.64 per annum per allotment.

That the maximum annual differential separate rate payable will be \$900 if two or more pieces of rateable land are owned by the same owner and occupied by the same occupier within the designated water district.

Eyre Peninsula Water Catchment Board Levy

Pursuant to sections 135 and 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, the following separate rate be declared on all rateable land in the Council area in order to reimburse the Council the amount contributed to the Eyre Peninsula Water Catchment Board for the year ending 30 June 2003:

• \$28.50 per assessment.

T. IRVINE, Chief Executive Officer

COORONG DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Coorong District Council at its special meeting held on 25 June 2002, 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 \$537 345 420 and specifies that 25 June 2002, 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 \$185.
- 2. Differential general rates in the dollar based on capital values as follows:
 - a rate of 0.5675 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 township;
 - (2) a rate of 0.5240 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 \$12.74 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 held on 25 June 2002, the Coorong District 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) \$75 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

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 \$430 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 \$120 plus 90c per kL for water usage in excess of 125 kL per annum.

Waste Management

Pursuant to section 155 of the Local Government Act 1999, council declared a service charge of \$40 on each assessment of rateable and non-rateable land in the following areas provided with a mobile garbage bin, for the supply of a bin, in the zones of Residential, Commercial—Industry, Community, Town Centre, Rural Living, and Tourist Accommodation for the townships of Meningie, Tailem Bend, Coonalpyn, and Tintinara. The Settlement zones of Culburra, Ki Ki, Jabuk, Peake, Sherlock, Coomandook, Yumali, Cooke Plains, Placid Estate/Washpool Estate, Murray View, Noonameena, Policemans Point, Woods Well and Salt Creek and that area zoned as East Wellington township.

Payment

All rates will fall due in four instalments, payable on 17 September 2002, 17 December 2002, 17 March 2003 and 17 June 2003.

W. R. PATERSON, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Periodical Review Elector Representation

NOTICE is hereby given that pursuant to the provisions of section 12 (9) of the Local Government Act 1999, council after consulting the electors during its review to determine a change in arrangements with respect to elector representation, has resolved that the following options be considered to take effect from the next general elections to be held in May 2003:

Option 1: Retain eleven councillors and wards, with the Marcollat and Coorong wards being amalgamated to form one ward with two councillors.

Option 2: Reduce the number of councillors from eleven to seven and abolish the current wards structure.

A report has been prepared on the above options and may be inspected at the council offices, 29 Holland Street, Kingston SE and will be forwarded on request.

Written submissions on the report and the above options are invited to be received from interested persons by 5 p.m. on 9 August 2002 and should be directed to the Chief Executive Officer, P.O. Box 321, Kingston SE, S.A. 5275.

Any person making a written submission will be afforded an opportunity to appear before a committee of council to be heard in respect of their submission.

S. J. RUFUS, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Periodical Review of Elector Representation

NOTICE is hereby given that the District Council of Mallala has undertaken a review to determine whether a change of arrangements in respect to elector representation, including the ward structure and the composition of council, would result in the electors within the council area being more adequately and fairly represented.

Council has prepared a report that details the review process, the public consultation undertaken and the proposal that it considers should be implemented. Copies of this report are available from the Council Offices during normal business hours, or by contacting Colin Dunlop on telephone 8527 2006 or e-mail ceo@mallala.sa.gov.au

Pursuant to the provisions of section 12 (9) of the Local Government Act 1999, interested persons are invited to make a written submission in respect to the report to:

Chief Executive Officer P.O. box 18 Mallala, S.A. 5502

by the close of business on Friday, 2 August 2002.

Any person making a written submission will be invited to appear before council, or a committee thereof, to be heard in respect to their submission.

C. DUNLOP, 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 2002, adopted the valuation of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2003, being the most recent valuation available. The total capital value for the council area amounts to \$817 415 160.

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 2002, resolved that pursuant to sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, that the following differential general rates be declared for the financial year ending 30 June 2003, on the capital values of all rateable property within the area, the said differential general rates to vary by reference to 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.

The said differential general rates declared are as follows:

- (1) 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.
- (2) For rateable land within the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo 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.
- (3) For rateable land within the Townships of Barton, Greenways, Swan Reach and Truro a differential rate of 0.50 cents in the dollar of the capital value of rateable land with land use category 7.
- (4) For rateable land outside the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo a differential rate of 0.53 cents in the dollar of the capital value of rateable land with land use of categories 1, 2, 3, 4, 5 and 6.
- (5) For rateable land outside the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro 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.

Pursuant to section 158 (1) (a) of the Local Government Act 1999, the council declared a minimum amount of \$300 payable by way of rates on rateable land within the area of the Mid Murray Council for the year ending 30 June 2003.

Declaration of Service Charges

Pursuant to section 155 of the Local Government Act 1999, the council declared, for the year ending 30 June 2003, that the following service charges are payable on each property connected to the septic tank effluent drainage schemes in the following areas:

	Ψ
	per unit
Big Bend area—Occupied Land	300
Greenways Landing area—Occupied Land	300
Kroehn's Landing area—Occupied Land	300
Seven Mile Shacks—Occupied Land	300
Scrubby Flat area—Occupied Land	350
Swan Reach area—Occupied Land	300
Walker Flat area—Occupied Land	350
Truro—Occupied Land	300
North Punyelroo area—Occupied Land	155
Caloote Landing area—Occupied Land	155
Bolto Reserve area—Occupied Land	350
Old Teal Flat area—Occupied Land	350
The Rocks area—Occupied Land	350

('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 2003:

(1) 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 2002 2nd quarterly instalment due on 3 December 2002 3rd quarterly instalment due on 4 March 2003 4th quarterly instalment due on 3 June 2003

(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 MOUNT REMARKABLE

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Councillor for the Appila Ward for the District Council of Mount Remarkable.

The voters roll to conduct this supplementary election will close at 5 p.m. on Wednesday, 31 July 2002.

Nominations to fill the vacancy will open on Thursday, 22 August 2002, and will be received up until 12 noon on Thursday, 12 September 2002.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 14 October 2002.

S. H. TULLY, Returning Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

DEVELOPMENT ACT 1993

Horticultural Plan Amendment Report— Draft for Public Consultation

NOTICE is hereby given that the District Council of Mount Remarkable has prepared a draft Plan Amendment Report to amend the Mount Remarkable (DC) Development Plan. The draft Plan Amendment Report will amend the Development Plan by removing 'horticulture' from the complying list in the Rural Zone, thereby resulting in horticulture being a 'merit' or 'consent' use.

The draft Plan Amendment Report will be available for public inspection at the Council Offices, Stuart Street, Melrose from 11 July 2002 to 13 September 2002. Copies of the draft Plan Amendment Report can be purchased at the Council Offices for \$5 each.

Written submissions regarding the draft Plan Amendment Report will be accepted by the District Council of Mount Remarkable until 5 p.m. on Friday, 13 September 2002. All submissions should be addressed to Phyllis Robinson, Administration Manager, P.O. Box 94, Melrose, S.A. 5483. Copies of all written submissions received will be available for inspection by interested persons at the Council Offices from 16 September 2002 to 24 October 2002.

A public hearing will be held on Thursday, 24 October 2002 from 7 p.m. at the Council Chambers, Stuart Street, Melrose, to enable people to speak to Council's Committee in relation to the draft Plan Amendment Report and submissions.

For further information, contact Phyllis Robinson, Administration Manager, on 8666 2014.

Dated 11 July 2002.

P. J. MOORE, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL.

Roads (Opening and Closing) Act 1991

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Port Pirie Regional Council intends to make a Road Process Order to close and merge with section 259 portion of the public road dividing section 259 from allotment 53 in Deposited Plan 53649, Hundred of Pirie, more particularly delineated and marked 'E' on Preliminary Plan No. PP02/0043.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office, 115 Ellen Street, Port Pirie and at the Adelaide office of the Surveyor-General during normal office hours.

Any person is entitled to object to the proposed closure. The reasons for such objection must be fully supported in the submission and include the objector's full name and address.

Any person who desires to make application for a grant of easement over all or portion of the road to be closed must include the full name and address of the applicant, full details of the nature and location of the proposed easement and full description and title of the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Port Pirie Regional Council, P.O. Box 45, Port Pirie, S.A. 5540 within 28 days of this notice, and a copy shall be forwarded to the Surveyor-General at Adelaide.

Where a submission is made council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if desired.

Dated 28 May 2002.

C. BYLES, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

Roads (Opening and Closing) Act 1991

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Port Pirie Regional Council intends to make a Road Process Order to close and merge with Allotment 59 in Deposited Plan 1976 portion of the public road dividing allotment 59 from allotments 51-54 in Deposited Plan 1976 and allotment 1 in Deposited Plan 54987, Hundred of Pirie, more particularly delineated and marked 'A' on Preliminary Plan No. PP021/0044.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office, 115 Ellen Street, Port Pirie and at the Adelaide office of the Surveyor-General during normal office hours.

Any person is entitled to object to the proposed closure. The reasons for such objection must be fully supported in the submission and include the objector's full name and address.

Any person who desires to make application for a grant of easement over all or portion of the road to be closed must include the full name and address of the applicant, full details of the nature and location of the proposed easement and full description and title of the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Port Pirie Regional Council, P.O. Box 45, Port Pirie, S.A. 5540 within 28 days of this notice, and a copy shall be forwarded to the Surveyor-General at Adelaide.

Where a submission is made council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if desired. Dated 10 May 2002.

C. BYLES, Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

Adoption of Valuation

NOTICE is hereby given that the District Council of Tumby Bay in accordance with section 167 (2) (a) of the Local Government Act 1999, at a meeting of the council held on 2 July 2002, adopted for the year ending 30 June 2003, the site valuation made by the Valuer-General in relation to the area of council and hereby specifies 2 July 2002 as the day from which such valuation shall become and be the valuation of the council. The total site valuation being \$166 614 560.

The said valuation is deposited in the offices of the District Council of Tumby Bay, Mortlock Street, Tumby Bay and may be inspected by any person interested therein between the hours of 9 a.m. and 5 p.m. daily, Monday to Friday.

Declaration of General Rates

1. Notice is hereby given that the District Council of Tumby Bay in exercise of powers under sections 152 and 153 of the Local Government Act 1999, hereby declares a general rate of 0.0146665 cents in the dollar plus a fixed charge of \$245.

Differential General Rate

2. That the council of the District Council of Tumby Bay in exercise of powers under sections 153 and 156 (1) (b) of the Local Government Act 1999, hereby declares a differential general rate of 0.0062581 cents in the dollar plus a fixed charge of \$245 which shall apply to all rural land, being the land outside the defined townships of Tumby Bay, Port Neill, Lipson and Ungarra.

Separate Rate

- 3. That the council of the District Council of Tumby Bay in exercise of powers under section 154 of the Local Government Act 1999, hereby declares a separate rate on the following areas and for the purposes outlined:
 - (a) Contribution to Port Neill Soldiers Memorial Hall Incorporated:

Port Neill township—0.0004422 cents in the dollar; Hundred of Dixson—0.0001400 cents in the dollar.

(b) Contribution to Tumby Bay Oval Committee for Oval

Tumby Bay township—0.0001723 cents in the dollar; Hundreds of Hutchison and Louth—0.0000372 cents in the dollar.

(c) Eyre Peninsula Catchment Water Board:

That pursuant to section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, council hereby declares a separate rate of \$28.20 per assessment and that a fixed charge applies for the Eyre Peninsula Catchment Water Board.

Service Charge

4. That pursuant to the provisions of section 155 of the Local Government Act 1999, there be declared a service charge for the Tumby Bay Common Effluent Scheme of \$242 per unit (as defined by Local Government Bulletin No. 114) for the year ending 30 June 2003.

Payment Dates

5. That pursuant to the provisions of section 181 of the Local Government Act 1999, council declares that all rates for the 2002-2003 financial year fall due in four equal or approximately equal instalments on 13 September 2002, 13 December 2002, 14 March 2003 and 13 June 2003.

E. A. ROBERTS, District Clerk

WATTLE RANGE COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 1 July 2002, the council in exercise of the powers contained in Part 1 of Chapter 10 of the Local Government Act 1999:

- 1. Adopted the valuation that is to apply in its area for rating purposes for the 2002-2003 financial year, being the capital valuation of the Valuer-General, totalling \$1 602 759 980 comprising \$1 570 639 580 in respect of rateable land and \$32 120 400 in respect of non-rateable land before alteration.
- 2. Declared differential general rates on rateable land within its area for the year ending 30 June 2003, as follows:
 - (a) 0.6110 cents in the dollar on the capital value of rateable land within the following township areas:
 - (i) in respect of land within the Millicent township area;
 - (ii) in respect of land within the Southend, Tantanoola and Rendelsham township areas;
 - (iii) in respect of land within the townships of Penola, Coonawarra, Kalangadoo and Nangwarry the boundaries of which are defined in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Penola:
 - (iv) in respect of land within the Beachport township; and
 - (v) in respect of land within the Mount Burr township.
 - (b) 0.5275 cents in the dollar on the capital value of rateable land within the following areas:
 - (i) Rural Living—Beachport: in respect of land in the former District Council of Beachport area within the Beachport Rural Living Policy Area as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Beachport.
 - (c) General Industrial—Millicent: for properties within the General Industrial Zone as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Millicent area:
 - (i) 0.6110 cents in the dollar for properties located within the Millicent township area;
 - (ii) 0.4370 cents in the dollar for properties located outside the Millicent township area and having a land code use of 7 (Primary Production);

- (iii) 0.6110 cents in the dollar for all other properties within the zone.
- (d) Country Living—Millicent: 0.6110 cents in the dollar on the capital value of rateable land for properties within the Country Living Zone as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Millicent area.
- (e) Rural Living (Millicent): for properties within the Rural Living (Millicent) Zone as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Millicent area:
 - 0.6110 cents in the dollar for properties located within the Millicent township area;
 - (ii) 0.4370 cents in the dollar for properties located outside the Millicent township area and having a land code use of 7 (Primary Production);
 - (iii) 0.5275 cents in the dollar for all other properties within the zone.
- (f) 0.4370 cents in the dollar in respect of all other property not hereinbefore referred to in the council area.
- 3. Declared a minimum amount payable by way of general rates on rateable land in its area of \$350.
- 4. Declared a service charge (Garbage Collection Service) of \$65 in the following areas:
 - (a) Townships—for all occupied properties within the townships of Millicent, Rendelsham, Tantanoola, Beachport, Kalangadoo, Penola, Coonawarra, Mount Burr, Nangwarry, Hatherleigh and Southend.
 - (b) For all occupied properties within the General Industrial Zone, Country Living Zone, Rural Living (Millicent) Zone, Rural Living (Glencoe) Zone and Country Township (Hatherleigh) Zone as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Millicent area.
 - (c) For all occupied properties within the Rural Living and Beachport Industrial Zone as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Beachport area.
 - 5. Declared the following separate rates:
 - (a) Mount Burr Recreation Area Facilities—a separate rate of \$10 on all properties within the Mount Burr Township for the purpose of funding the provision of recreational facilities in Mount Burr.
 - (b) Penola Medical Support Fund—a separate rate of \$10 on all properties within the former District Council of Penola area for the purpose of planning, carrying out, making available, supporting, maintaining and improving the provision of medical services, including the attraction of and maintaining of doctors, to serve the area.
 - (c) Sheoak Lodge Nursing Home—a separate rate of \$16 on all properties within the former District Council of Beachport and District Council of Millicent areas for the purpose of supporting, maintaining and improving the provision of nursing home accommodation at the Sheoak Lodge Nursing Home, Millicent.
 - (d) South East Water Catchment Management Board Levy—a separate rate of \$12.85 pursuant to section 138 of the Water Resources Act 1997, on all rateable land within the council area excluding those properties paying a water based levy.

6. Declared service charges on all properties serviced by septic tank effluent disposal schemes within its area as follows:

1	
Southend Township	\$
(a) Occupied Unit	260
(b) Occupied Unit—Yates Court only	190
(c) Vacant Unit	205
(d) Vacant Unit—Yates Court only	130
(e) Occupied Unit which require pump	190
Penola Township	
(a) Occupied Unit	97
(b) Occupied Unit in respect of land serviced by Extension 1 of the Penola Common Effluent	
Drainage System	75
(c) Vacant Unit	70
Kalangadoo Township	
(a) Occupied Unit	102
(b) Vacant Unit	78
(Unit as defined by Local Government Bulletin 114.)	

7. Declared that all rates are payable in four equal or approximately equal instalments with the first instalment payable on or before 2 September 2002, second instalment on or before 2 December 2002, third instalment on or before 3 March 2003 and the fourth instalment on or before 2 June 2003.

F. N. BRENNAN, Chief Executive Officer

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

Barker, Charles Adrian, late of 9 Pashen Street, Paradise, retired baker, who died on 28 January 2002.

Borsoveczky, Josef Alexander, late of 30 Queen Street, Norwood, retired painter, who died on 8 March 2002.

Bridger, Barry John, late of 63-69 Hall Street, Semaphore, retired chauffeur, who died on 31 May 2002.

Field, Ronald Herbert, late of 26 Follett Street, Aldinga Beach, retired gardener, who died on 2 June 2002.

Graham, Audrey Jean, late of 7 Lancelot Drive, Daw Park, of no occupation, who died on 4 April 2002.

Graves, Hilda Mary, late of Pridham Boulevard, Aldinga Beach, widow, who died on 31 May 2002.

Haren, Raymond Thomas, late of 39 Fisher Street, Myrtle Bank, retired mail officer, who died on 30 April 2002.

Hook, Samuel Walter, late of 1075 Grand Junction Road, Holden Hill, retired sheet metal worker, who died on 29 May 2002.

McDonald, Roma Elizabeth Florence, late of 13 Castle Street, Edwardstown, home duties, who died on 22 May 2002.

McPherson, Ada Merle, late of 72 Railway Terrace, Peterborough, home duties, who died on 4 May 2002.

Mutaf, Vasil, late of 18 Lomond Avenue, Kensington Park, retired general builder, who died on 26 September 2001.

Petera, Boleslaw, late of 29 Austral Terrace, Morphettville, of no occupation, who died on 26 March 2002.

Ravenscroft, Annie Blodwen, late of 10 Norman Street, Woodville, home duties, who died on 17 May 2002.

Simpson, John Ross, late of 3 Larkdale Avenue, Marion, retired security officer, who died on 11 November 2001.

Spring, Olive May, late of 15 Rosemary Street, Woodville West, widow, who died on 14 April 2002.

Squeo, Tommaso, late of Walkerville Terrace, Walkerville, retired chef, who died on 7 May 2002.

Zajer, Mary, late of 7 Victoria Street, Goodwood, of no occupation, who died on 7 April 2002.

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 9 August 2002, 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 11 July 2002.

C. J. O'LOUGHLIN, Public Trustee

 $\ensuremath{\mathsf{IN}}$ the matter of the estate of the undermentioned deceased person:

Hall, Josephine Mary, late of 77 The Broadway, Glenelg South, spinster, who died on 29 May 2002.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries and other persons having claims against the above estate are directed to send full particulars and evidence of such claims to the undersigned on or before 12 August 2002, otherwise they will be excluded from the distribution of the estate; and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

ANZ EXECUTORS & TRUSTEE COMPANY LIMITED (ACN 006 132 332), 530 Collins Street, Melbourne, Victoria 3000.

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Kirsten Rough (hereinafter referred to as the 'exemption holder'), M. G. Kailis Group, P.O. Box 2036, Port Lincoln, S.A. 5606 is exempt from the Fisheries Act 1982, but only insofar as the exemption holder shall not be guilty of an offence when tagging white pointer sharks (*Carchardon carcharias*) (hereinafter referred to as the 'exempted activity'), subject to the conditions specified in Schedule 1, from the date of gazettal of this notice until 31 July 2002.

SCHEDULE 1

- 1. The exemption holder may only use tags supplied by Commonwealth Scientific & Industrial Research Organisation (CSIRO) Marine Research.
- 2. The exemption holder must supply all detail requested by CSIRO Marine Research for all tags placed.
- 3. The exemption holder must provide a report in writing detailing the outcomes of the tagging of white pointer sharks pursuant to this notice to the Director of Fisheries, (Attention: Roger Hill, P.O. Box 282, Port Adelaide, S.A. 5015) within 14 days of the expiry of this notice, giving the following details of the date, time and location of each tag placed onto a white pointer shark
- 4. Whilst engaged in the exempted activity the exemption holder must have in their possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.
- 5. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically exempted by this notice.

Dated 9 July 2002.

W. ZACHARIN, Director of Fisheries

SOUTH AUSTRALIA—In the Supreme Court. No. 683 of 1999. In the matter of Anneleigh Investments Pty Ltd (in liquidation) (ACN 076 806 543) and in the matter of the Corporations Act 2001

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia dated 28 June 2002, I, Austin Robert Meerten Taylor, 67 Greenhill Road, Wayville, S.A. 5034, the liquidator of the abovenamed company was granted my release as liquidator and that the company be dissolved from that date.

Dated 1 July 2002.

A. R. M. TAYLOR, Liquidator

SOUTH AUSTRALIA—In the Supreme Court. No. 1716 of 1997. In the matter of Absolute Aim Pty Ltd (in liquidation) (ACN 008 192 470) and in the matter of the Corporations Act 2001.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia dated 28 June 2002, I, Bruce James Carter of Ferrier Hodgson, Level 6, 81 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved.

Dated 4 July 2002.

B. J. CARTER, Liquidator

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

SALE OF PROPERTY

Auction Date: Wednesday, 24 July 2002 at 10 a.m.

Location: Government Auctions SA

47 Transport Avenue, Netley

NOTICE is hereby given that on the above date at the time and place stated, by virtue of Orders for Sale issued by the Fines Payment Unit of South Australia, Penalty No. EXREG—00—91251/1 and others, are directed to the Sheriff of South Australia in an action wherein Jason Paul Deakin is the Defendant, I, Tim Goodes, Sheriff, of the State of South Australia, will by my auctioneers, Government Auctions SA make sale of the following:

Suzuki Swift

Registration Number: WAG-205

SALE OF PROPERTY

Auction Date: Wednesday, 24 July 2002 at 10 a.m.

Location: Government Auctions SA

47 Transport Avenue, Netley

NOTICE is hereby given that on the above date at the time and place stated, by virtue of Orders for Sale issued by the Fines Payment Unit of South Australia, Penalty No. AMC—90—12167/1 and others, are directed to the Sheriff of South Australia in an action wherein Barry N. Noble is the Defendant, I, Tim Goodes, Sheriff, of the State of South Australia, will by my auctioneers, Government Auctions SA make sale of the following:

Ford Laser

Registration Number: VAY-420

ATTENTION

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

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

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

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

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

Email: governmentgazette@saugov.sa.gov.au