

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 1 AUGUST 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: governmentgazette@saugov.sa.gov.au.* Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

[1 August 2002

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor directs it to be notified for general information that she has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 6 of 2002—Child Protection Review (Powers and Immunities) Act 2002. An Act to facilitate the Child Protection Review by conferring powers and immunities.

No. 7 of 2002—Education (Compulsory Education Age) Amendment Act 2002. An Act to amend the Education Act 1972.

No. 8 of 2002—National Wine Centre (Restructuring and Leasing Arrangements) Act 2002. An Act to make provision for the restructuring of the National Wine Centre, the leasing of Centre land and other dealings with assets and liabilities of the Centre; to repeal the National Wine Centre Act 1997; and for other purposes.

By command,

J. W. WEATHERILL, for Premier

DPC 97/0415

MINING ACT 1971 SECTION 8 (2): HUNDRED OF GOOLWA—VARIATION OF PROCLAMATION RESER-VING LAND FROM OPERATION OF CERTAIN PROVISIONS OF THE ACT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

Preamble

1. By proclamation made pursuant to the *Mining Act 1971* on 19 April 1973 (see *Gazette* 19 April 1973 p. 1777, fourth appearing), as varied, certain land along the coast of the State of South Australia is reserved from the operation of certain provisions of that Act.

2. It is now intended that part of that land be excluded from that reservation.

Proclamation

PURSUANT to section 8 (2) of the *Mining Act 1971* and with the advice and consent of the Executive Council, I vary the proclamation referred to in clause 1 of the preamble by inserting after subparagraph (iii) of paragraph A of the schedule the following subparagraph:

(iv) Section 2283, Hundred of Goolwa.;

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 August 2002.

By command,

J. W. WEATHERILL, for Premier

MMRD 02/0040CS

OATHS ACT 1936 SECTION 33: APPOINTMENT OF MANAGERS TO TAKE DECLARATIONS AND ATTEST THE EXECUTION OF INSTRUMENTS

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 33 of the *Oaths Act 1936* and with the advice and consent of the Executive Council, I appoint the following managers to take declarations and attest the execution of instruments:

Regina Jeanette Barker of the ANZ Bank

Christine Margaret Bateup of the Commonwealth Bank Joanne Margaret Fitzpatrick of the Commonwealth Bank

Matthew Shaun James Golley of the Commonwealth Bank Scott Anthony Greatrex of BankSA

Sharon Hondow of BankSA

Clifford George Kellogg of the Commonwealth Bank

Alison Mae Lee of the ANZ Bank

Janine Haye Abbot Mau of the Adelaide Bank

Wendy Lynette McDonald of the ANZ Bank Leanne Narelle McInnes of the Commonwealth Bank Roger Paul Ninnes of the ANZ Bank Mirjana Opacic of the Adelaide Bank Timothy James Osborn of the Commonwealth Bank Tracy Jane Parker of BankSA Damien Mark Prettejohn of the ANZ Bank Alison Elizabeth Reid of the ANZ Bank Kathleen Catherine Somerville of the Adelaide Bank Samantha Joan Wicks of the Adelaide Bank

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 August 2002.

By command,

J. W. WEATHERILL, for Premier

AGO 0060/02 CS

SHOP TRADING HOURS ACT 1977 SECTION 13: ALTER-ATION OF SHOP TRADING HOURS—LOXTON SHOP-PING DISTRICT

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 13 of the *Shop Trading Hours Act 1977* and with the advice and consent of the Executive Council, I authorise the opening of all shops in the Loxton Shopping District from 10 a.m. until 5 p.m. on Sunday, 4 August 2002, subject to the conditions specified in the Schedule.

SCHEDULE

This proclamation only authorises the opening of a shop if-

- (a) all relevant industrial awards, workplace agreements and enterprise agreements are observed by the shopkeeper and persons employed in the business of the shop during and in relation to the hours specified in this proclamation during which the shop is open; and
- (b) subject to an industrial award, workplace agreement or enterprise agreement to the contrary—a person who is employed in the business of the shop is entitled to refuse to work at the shop during the hours specified in this proclamation unless he or she has agreed with the shopkeeper to work during those hours.
- Given under my hand and the Public Seal of South Australia, at Adelaide, 1 August 2002.

By command,

J. W. WEATHERILL, for Premier

MIR 02/013CS

YOUTH COURT ACT 1993 SECTION 9: YOUTH COURT OF SOUTH AUSTRALIA—DESIGNATION OF SENIOR JUDGE

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

PURSUANT to section 9 of the *Youth Court Act 1993* and with the advice and consent of the Executive Council, I—

1. Designate Alan Peter Moss, a Judge of the District Court of South Australia from 5 August 2002, as the Senior Judge of the Youth Court of South Australia ('the Court') for a term of five years commencing on 5 August 2002.

2. Classify Alan Peter Moss as a member of the Court's principal judiciary.

3. Declare that Alan Peter Moss is to be a member of the Court's principal judiciary for a term of five years com-mencing on 5 August 2002.

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 August 2002.

By command,

J. W. WEATHERILL, for Premier

AGO 0259/02 CS

YOUTH COURT ACT 1993 SECTION 9: YOUTH COURT OF SOUTH AUSTRALIA—REVOCATION OF PROCLAM-ATION AND DESIGNATION OF JUDGE

Proclamation By The Governor

(L.S.) MARJORIE JACKSON-NELSON

Preamble

1. On 24 September 1998, Her Honour Andrea Simpson, a Judge of the District Court of South Australia, was by proclamation—

- (a) designated as the Senior Judge of the Youth Court of South Australia ('the Court'); and
- (b) classified as member of the Court's principal judiciary,

in each case for a term of five years commencing on 9 October 1998 (see *Gazette* 24 September 1998 p. 930).

2. It is now intended that the designation referred to in clause 1 (a) be revoked and that Her Honour Andrea Simpson be instead designated as a Judge of the Court.

3. It is also intended that the classification referred to in clause 1 (*b*) be revoked and that Her Honour Andrea Simpson be instead classified as a member of the Court's ancillary judiciary.

Proclamation

PURSUANT to section 9 of the *Youth Court Act 1993* and with the advice and consent of the Executive Council, I—

1. Revoke the proclamation referred to in clause 1 of the preamble.

2. Designate Her Honour Andrea Simpson, a Judge of the District Court of South Australia, as a Judge of the Youth Court of South Australia ('the Court').

3. Classify Her Honour Andrea Simpson as a member of the Court's ancillary judiciary.

This proclamation takes effect on 5 August 2002.

Given under my hand and the Public Seal of South Australia, at Adelaide, 1 August 2002.

By command,

J. W. WEATHERILL, for Premier

AGO 0259/02 CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dog and Cat Management Board, pursuant to the provisions of the Dog and Cat Management Act 1995:

Member: (from 1 August 2002 until 31 July 2005) Jeffrey Gordon Cook Kenneth John Coventry Aileen Christina Ekblom Ian Douglas Balfour McBryde Lloyd Kingsley Newman William Robert Watkins Peter Gregory Thompson

Chair: (from 1 August 2002 until 31 July 2005) Kenneth John Coventry

By command,

J. W. WEATHERILL, for Premier

MEC 0046/02CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Eastern Water Conservation and Drainage Board, pursuant to the provisions of the South Eastern Water Conservation and Drainage Act 1992: Presiding Member: (from 1 August 2002 until 12 June 2006) James Leonard Osborne

By command,

J. W. WEATHERILL, for Premier

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Supply Board, pursuant to the provisions of the State Supply Act 1985:

Member: (from 1 August 2002 until 31 July 2004)

Patricia Ann Crook Paul Michael Gardner Lindsay Malcolm Oxlad Julieann Riedstra Lindsay Murray Thompson Deputy Member: (from 1 August 2002 until 31 July 2004) James Edward Fitzpatrick (Deputy to Oxlad) Philip Richard Jackson (Deputy to Riedstra) Fij Miller (Deputy to Gardner) Grant Spence (Deputy to Thompson)

By command.

J. W. WEATHERILL, for Premier

MADM 018/02CS

MEC 0045/02CS

Department of the Premier and Cabinet

Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Chiropractors Board of South Australia, pursuant to the provisions of the Chiropractors Act 1991:

Member: (from 1 August 2002 until 15 July 2004) Annette Joan Shelley Kendall Ward Leembruggen

By command,

J. W. WEATHERILL, for Premier

MHEA-MGR 0013CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Police Superannuation Board, pursuant to the provisions of the Police Superannuation Act 1990:

Presiding Member: (from 1 August 2002 until 31 July 2005) Fiona Dawn Garrett

Member: (from 1 August 2002 until 31 July 2005) Kathryn Heather Finnigan

Trevor James Haskell

Michael John Edwin Standing

Deputy Member: (from 1 August 2002 until 31 July 2005 Garry Wayne Powell (Deputy to Finnigan) Bernadette Zimmermann (Deputy to Haskell) Iain Robertson (Deputy to Standing)

By command,

J. W. WEATHERILL, for Premier

TFD 079/02CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Alan Peter Moss as a Judge of the District Court of South Australia from 5 August 2002, pursuant to section 12 of the District Court Act 1991.

By command,

J. W. WEATHERILL, for Premier

ATTG 0259/02CS

2969

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Susanne Denise Cole as a Judge of the District Court of South Australia from 5 August 2002, pursuant to section 12 of the District Court Act 1991.

By command,

J. W. WEATHERILL, for Premier

ATTG 0261/02CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to designate Susanne Denise Cole as a Judge of the Environment, Resources and Development Court from 5 August 2002, pursuant to section 8 (6) of the Environment, Resources and Development Court Act 1993.

By command,

J. W. WEATHERILL, for Premier

ATTG 0261/02CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Kelvyn John Prescott as the Chief Magistrate from 5 August 2002, pursuant to section 6 (2) of the Magistrates Act 1983.

By command,

J. W. WEATHERILL, for Premier

ATTG 0262/02CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Christine Louise Trenorden as Presiding Member of the Environment, Resources and Development Court from 5 August 2002, pursuant to section 8 (2) of the Environment, Resources and Development Court Act 1993.

By command.

J. W. WEATHERILL, for Premier

ATTG 0260/02CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Patrick Frederick Conlon, MP, Minister for Government Enterprises, Minister for Energy, Minister for Police and Minister for Emergency Services to be also Acting Treasurer and Acting Minister for Industry, Invest-ment and Trade for the period 4 August 2002 to 12 August 2002 inclusive, during the absence of the Honourable Kevin Owen Foley, MP.

By command,

J. W. WEATHERILL, for Premier

DIT 280/006/178CS

Department of the Premier and Cabinet Adelaide, 1 August 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Conciliation and Arbitration Officers of the Workers Compensation Tribunal as listed, pursuant to section 81 of the Workers Rehabilitation and Compensation Act 1986.

	Start Date	Expiry Date
David Charles Gribble	08/08/2002	07/02/2003
Irene Pnevmatikos	08/08/2002	07/02/2003
Jennifer Russell	08/08/2002	07/02/2003
Eric John Paul Mostowyj	08/08/2002	07/02/2003
Michele Carolyn Player-Brown	08/08/2002	07/02/2003
Christopher David Richer	08/08/2002	07/02/2003
John Ross Palmer	08/08/2002	07/02/2003
Hanno Johann Karl Kohn	19/08/2002	18/02/2003
Lydia Jane Richards	16/09/2002	15/03/2003
-		

By command,

J. W. WEATHERILL, for Premier

MIR-WS 017/02CS

PUBLIC FINANCE AND AUDIT ACT 1987

REGULATION 5a-GOVERNOR'S APPROPRIATION FUND-FORM 1

Approval to Appropriate Funds from the Consolidated Account PURSUANT to Section 12 of the Act, I appropriate from the Consolidated Account to the public purposes of the State an amount of \$184 223 000 for the financial year ending 30 June 2003

Given under my hand this 1st day of August 2002.

MARJORIE JACKSON-NELSON, Governor

ARCHITECTS ACT 1939

By-laws

THE ARCHITECTS BOARD OF SOUTH AUSTRALIA, by virtue of the Architects Act 1939, and all other powers, hereby makes the following by-laws:

By-Laws under The Architects Act 1939

1. The by-laws made by the Architects Board of South Australia pursuant to the Architects Act 1939 on the 31st day of March 1977 and published in the Government Gazette on the same day at pages 999 to 1005 inclusive as varied are hereinafter referred to as 'the principal by-laws'.

2. The opening paragraph of by-law 31 of the principal by-laws is varied as follows:

(1) By deleting the reference '32a[1][d]' and substituting the reference '32A(1)'.

The above by-laws were duly made and passed by the Architects Board of South Australia at a meeting of the Board held on 25 July 2001.

Dated 26 June 2002.

A. DAVIES, Chairman

R. KRANTZ, Registrar

Confirmed in Executive Council,

Dated 25 July 2002.

MARJORIE JACKSON-NELSON, Governor

AERODROME FEES ACT 1998

ADELAIDE AIRPORT

Schedule of Charges-Effective 1 August 2002

THE prices shown in this schedule are inclusive of GST.

Service	Charge per Passenger	Landing ⁽⁷⁾ Charge	Terminal Charge	Insurance ⁽⁷⁾ Charge	APS ⁽¹⁾ Security Charge
	\$	\$	\$	\$	\$
		Ch	arge per 1 000 k	g MTOW (pro rat	ta) ⁽⁸⁾
International passenger air transport aircraft utilising terminals operated by Adelaide Airport Limited		12.05 ^(2 & 3)	2.56	0.49	2.02
Domestic passenger air transport aircraft weighing more than 20 000 kg MTOW utilising terminals operated by Adelaide Airport Limited		14.58 (3)	2.56	0.49	2.02
Domestic passenger air transport aircraft weighing more than 20 000 kg MTOW not utilising terminals operated by Adelaide Airport Limited		14.58 ⁽³⁾	Not applicable	0.14	2.02
Domestic passenger air transport aircraft weighing less than 20 000 kg MTOW		5.28 ^(2 & 3)	Not applicable	0.14 (2)	Not applicable
Freight aircraft		5.28 ^(2 & 3)	Not applicable	0.14 (2)	2.02
Fixed wing aircraft not operating air transport services		5.28 ^(2 & 3)	Not applicable	0.14 (2)	2.02
Rotary wing aircraft and unpowered aircraft		2.64 ^(3 & 4)	Not applicable	0.07 (4)	Not applicable
Security screening of passengers at the International Terminal	2.24 (5)				
Security screening of checked baggage	0.84 (6)				

Notes:

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

 $^{(2)}$ Minimum charge: a minimum charge of \$32 applies inclusive of insurance recovery.

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

⁽⁴⁾ Minimum charge: a minimum landing charge of \$16 applies inclusive of insurance recovery.

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

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

⁽⁷⁾ Some charges will be aggregated for invoicing purposes.

 $^{(8)}$ MTOW = maximum take-off weight as specified by the manufacturer.

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below pursuant to section 43A of the Associations Incorporation Act 1985. Deregistration takes effect on the date of publication of this notice:

McAuley Lodge Incorporated

Jumbuck Youth Theatre Incorporated

Port Pirie Football League Incorporated

Craigmore Invitation Racing Pigeon Club Incorporated

Therapeutic Touch Association of South Australia (TTASA) Incorporated

Early Model Holden Car Club of S.A. Incorporated

Paracombe Community Association Incorporated

Hire & Rental Association of Australia SA Region Incorporated

Racquetball Players Association of SA Incorporated

Senior Tennis Club Incorporated

Campaigners for Christ Incorporated

Georgetown-Clover Hill Baptist Church Incorporated

Given at Adelaide, 29 July 2002.

B. I. COLQUIST, a Delegate of the Corporate Affairs Commission

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

Cueclass Pty Ltd, BLD 168911.

SCHEDULE 2

Work performed involving the alteration and/or renovations by the licensee at the properties described as six dwellings at 95-99 Wellington Square, North Adelaide.

SCHEDULE 3

The licensee undertakes not to enter into a contract to transfer the land of any of the properties described in Schedule 2 to any other person unless and until such building work has been completed.

Dated 19 July 2002.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 610/02-00131

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

Drainage Reserve, allotment 366 of DP 48652, Hundred of Yatala, County of Adelaide, the notice of which, together with other land was published in the *Government Gazette* of 12 February 1998 at pages 882 and 883, The Fourth Schedule, being portion of the land comprised in Crown Record Volume 5547 Folio 145.

Dated 1 August 2002.

J. HILL, Minister for Environment and Conservation

DEHAA 17/1090

DEVELOPMENT ACT 1993: SECTION 28 (1): DECLAR-ATION OF INTERIM OPERATION OF WIND FARMS PLAN AMENDMENT

Notice by the Governor

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 'Wind Farms Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amend-ment will come into operation on an interim basis on 1 August 2002.

Given under my hand at Adelaide, 25 July 2002.

By command,

MARJORIE JACKSON-NELSON, Governor

MFUDP CAB CPSA 2002/00019CS

DEVELOPMENT ACT 1993: SECTION 28 (1): DECLAR-ATION OF INTERIM OPERATION OF CITY OF PORT LINCOLN FORMAT AND POLICY REVIEW PLAN AMENDMENT

Notice by the Governor

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 'City of Port Lincoln—Format and Policy Review Plan Amend-ment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 1 August 2002.

Given under my hand at Adelaide, 25 July 2002.

MARJORIE JACKSON-NELSON, Governor

MFUDP CAB CPSA 2002/00009CS

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.

Dated 25 July 2002.

J. WEATHERILL, Minister for Urban Development and Planning

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;
- (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 Certificate of Title Register Book Volume 5506, Folio 617 or Volume 5506, Folio 620.

2. Other land on which it is necessary or desirable to undertake the kinds of development referred to in Schedule 1 for or in relation 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.

J. WEATHERILL, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993

Wind Farms Plan Amendment Report by the Minister— Draft for Public Consultation

NOTICE is hereby given that the Minister for Urban Development and Planning has, pursuant to sections 24 and 26 of the Development Act 1993, prepared a draft Plan Amendment Report (PAR) to amend all Development Plans for the State.

The PAR provides broad policy direction that reinforces the importance of the development of renewable energy facilities in appropriate locations. Policies relating to key wind farm issues will be inserted into the council-wide sections of all Development Plans.

Copies of the PAR are available during normal office hours at Planning SA, Level 5, 136 North Terrace, Adelaide (telephone (08) 8303 0724). Alternatively, the PAR can be viewed during normal office hours at all council offices or on the Internet at www.planning.sa.gov.au/windfarms

Written submissions regarding the PAR should be submitted no later than 5 p.m. on 1 October 2002. All submissions should be addressed to the Presiding Member, Development Policy Advisory Committee, c/o Jennifer Buckley, G.P.O. Box 1815, Adelaide, S.A. 5001 and should clearly indicate whether you wish to be heard at the public hearing in support of your submission. If you wish to lodge your submission electronically please email it to the Presiding Member, Development Policy Advisory Committee, c/o buckley.jennifer@saugov.sa.gov.au

Copies of all submissions will be available for inspection by interested persons at Planning SA, Level 5, 136 North Terrace, Adelaide or can be viewed on the Internet at <u>www.planning.sa.gov.au/windfarms</u> from 2 October 2002 until the conclusion of the public hearing.

A public hearing will be held on 16 October 2002 in the James Alexander Room at the Corus Grosvenor Hotel, 125 North Terrace, Adelaide at 7 p.m. at which time interested persons may present their views on the PAR and on the submissions. The public hearing will not be held if no submissions are received or if no submission has a request to be heard.

Further information on the PAR can be obtained from Jennifer Buckley of Planning SA on (08) 8204 8374 or via email at buckley.jennifer@saugov.sa.gov.au

> Secretary, Development Policy Advisory Committee

ELECTORAL ACT 1985

Registration of Political Parties

NOTICE is hereby given that the following application for registration of an additional abbreviation of party name under the provisions of Part 6 of the Electoral Act 1985, has been received:

Name of Party:	Australian Greens S.A.
Current Abbreviation:	Australian Greens
Additional Abbreviation:	The Greens
Name of Applicant:	Heather Rae McDermott

Any elector who believes that the additional abbreviation should not be registered:

- because the party does not have as a purpose, the promotion of the election to the State Parliament of its endorsed candidate(s);
- because the application does not fulfil the technical requirements specified in the Act; or
- because the party's abbreviation is likely to be confused with that of another registered party, parliamentary party or prominent public body,

can formally object in writing to the Electoral Commissioner by close of business on 2 September 2002. Objections must contain the postal address and signature of the objector.

Dated 1 August 2002.

S. H. TULLY, Electoral Commissioner, 134 Fullarton Road, Rose Park, S.A. 5067.

SEO 113/97

ENVIRONMENT PROTECTION AUTHORITY

Granting of Exemption

THE Environment Protection Authority has issued to the South Australian Motorsport Board an exemption from the Environ-ment Protection (Industrial Noise) Policy 1994, with respect to motor racing events at:

 Royal Showgrounds, Goodwood Road, Wayville for two days during the period 12 July 2002 and 31 July 2002.

The exemptee must ensure that motor sport activities on the premises is limited to the following time period:

5.30 p.m. to 10.30 p.m., during the term of this authori-sation.

At all other times, noise emissions from motor racing events must comply with the Environment Protection Act 1993 and the Environment Protection (Industrial Noise) Policy 1994.

> G. C. SCLARE, Delegate of the Environment Protection Authority

ENVIRONMENT PROTECTION AUTHORITY

Granting of Exemption

THE Environment Protection Authority has issued to the Minister for Transport an exemption from the Environment Protection (Machine Noise) Policy 1994, with respect to road works at Portrush Road, between Greenhill Road and Magill Road, from 10 December 2001, up to and including 9 December 2003.

> G. C. SCLARE, Delegate of the Environment Protection Authority

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division, between the 164 km mark and the 175 km mark on the River Murray on 22 June 2002:

- 4 green Opera House yabbie traps.
- 2 traps with entrance rings exceeding 7.5 cm.
- 3 shrimp traps, with black metal mosquito mesh of less than 5 mm.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at the 164 km mark (jetty No. DMHAO-08) River Murray.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister of Primary Industries and Resources SA, Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction. The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 27 July 2002.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Qualco on the River Murray on 5 June 2002:

- 1 drum net with 2 rings of 85 cm, 3 wooden poles, 1 entrance ring of 25 cm, cotton mesh of 10 cm, 90 cm tall, blue/yellow rope attached.
- 1 yabbie trap with black plastic mesh of 2 cm, 2 entrance rings, 80 cm x 30 cm (round), white rope attached.
- 1 yabbie trap with green plastic mesh of 2 cm, 2 entrance rings, 50 cm x 40 cm x 20 cm, orange rope attached.
- 1 collapsible mesh shrimp trap with green nylon line attached.

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

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

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

Dated 27 July 2002.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Berry Bay on 13 February 2002:

1 pyramid-shaped rock lobster pot being an unregistered device designed for the purpose of taking rock lobster.

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

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

The above items may be viewed at the Kadina office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 27 July 2002.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the South Australian Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Yorketown on 3 June 2002:

One rock lobster pot, conical in shape with a red plastic entrance. Steel construction with 50 mm stainless steel mesh, 30 m nylon rope attached with one 4 L buoy and two 2 L buoys all of which were once red in colour. 4 L float has a 2 m wooden pole weighted at one end to form flag pole. One 2 L float engraved with what appears to be 'N42'.

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

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

The above items may be viewed at the Kadina office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 28 June 2002.

M. LEWIS, General Manager Fisheries Services

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Ron Sherriff, c/o A1 Fishing Charters Pt Hughes, P.O. Box 223, Moonta, S.A. 5558 (hereinafter referred to as the 'principal exemption holder'), and the class of persons specified in Schedule 1 (hereinafter referred to as the 'other exemption holders'), are exempt from the bag and boat limit provisions of Clauses 66, 77A and 77C of Schedule 1 of the Fisheries (General) Regulations 2000, if the number of other exemption holders on the permitted boat exceeds six, subject to the conditions specified in Schedule 2, from the date of gazettal of this notice until 30 June 2003, unless varied or revoked earlier.

SCHEDULE 1

Any person or persons who charter the boat *A1 Fishing Charters* (hereinafter referred to as the 'permitted boat') from the principal exemption holder in South Australia, for the purpose of recreational fishing.

SCHEDULE 2

1. The exemption holders may engage in the taking of no more than one half of the daily bag limit (rounded up to nearest whole number if necessary) for each species of fish referred to in Clauses 66, 77A and 77C of Schedule 1 of the Fisheries (General) Regulations 2000, for each exemption holder on board the permitted boat, excluding the principal exemption holder and assistants.

2. The principal exemption holder shall not use any other boat other than the permitted boat for the purpose of engaging in the exempted activity.

3. The principal exemption holder shall not accept any fish taken by the other exemption holders as all or part of the consideration for the charter agreement.

4. While engaged in the exempted activity the principal exemption holder shall have in his possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if such an officer requests that it be so produced.

5. The principal 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.

6. The principal exemption holder shall not cause, suffer or permit any other exemption holder to 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 28 July 2002.

W. ZACHARIN, Director of Fisheries

HARBORS AND NAVIGATION ACT 1993

Fishing Industry Facilities Schedule of Fees and Charges Pursuant to Section 31—Effective from 1 August 2002

FEES for storage, slipping, straddle carrier use and vessel movements in boat yards at Port MacDonnell, Beachport, Kingscote and Bosanquet Bay are charged to recover some of the costs associated with the operation and administration of these facilities. Where applicable, fee rate divisions that were previously measured in Imperial measures have been converted to their Metric equivalents.

All of the fees and charges listed below are inclusive of GST:

Port MacDonnell Boat Yard

Storage fees are to be charged at the Port MacDonnell Boat Yard at a flat rate for all vessels of \$20 per vessel per week (or part thereof).

Beachport Boat Yard

Storage fees at Beachport Boat Yard are to be charged at \$9.38 for vessels up to 7.62 m (25 feet), \$13.43 for vessels over 7.62 m and up to 9.14 m (30 feet) and \$16.82 for vessels over 9.14 m, all on a per vessel per week (or part thereof) basis.

On Trailer Slipping Fees are charged for up to two hours on an increasing scale dependent on vessel length as follows. All fees listed are per hour (or part thereof): up to 7.62 m (25 feet) at \$45.38; over 7.62 m and up to 9.14 m (30 feet) at \$54.69; over 9.14 m and up to 10.67 m (35 feet) at \$72.72; over 10.67 m and up to 12.19 m (40 feet) at \$90.87; over 12.19 m and up to 13.72 m (45 feet) at \$109.51; over 13.72 m and up to 15.24 m (50 feet) at \$136.68; over 15.24 m and up to 16.76 m (55 feet) at \$164.32; over 16.76 m and up to 18.29 m (60 feet) at \$191.73; over 18.29 m and up to 19.81 m (65 feet) at \$227.91.

Additional to the above and only when applicable, an After Hours Slipping Charge of \$33.88; Overtime Charge of \$44.77 and/or After Hours Callout Charge of \$181.50 may apply.

A Straddle Usage Charge of \$14.64 applies each time the Straddle Carrier is used. In addition to the base charge, charges per movement are made on increasing scales dependent on vessel length and the type of movement as follows:

For Sea to Land movements: up to 7.62 m (25 feet) at \$90.75; over 7.62 m and up to 9.14 m (30 feet) at \$109.38; over 9.14 m and up to 10.67 m (35 feet) at \$145.44; over 10.67 m and up to 12.19 m (40 feet) at \$181.74; over 12.19 m and up to 13.72 m (45 feet) at \$219.01; over 13.72 m and up to 15.24 m (50 feet) at \$2273.34; over 15.24 m and up to 16.76 m (55 feet) at \$328.64; over 16.76 m and up to 18.29 m (60 feet) at \$383.45; over 18.29 m and up to 19.81 m (65 feet) at \$455.81.

For Sea to Land movements via the wash down area: up to 7.62 m (25 feet) at \$136.13; over 7.62 m and up to 9.14 m (30 feet) at \$164.08; over 9.14 m and up to 10.67 m (35 feet) at \$218.16; over 10.67 m and up to 12.19 m (40 feet) at \$2272.61; over 12.19 m and up to 13.72 m (45 feet) at \$328.52; over 13.72 m and up to 15.24 m (50 feet) at \$410.01; over 15.24 m and up to 16.76 m (55 feet) at \$492.95; over 16.76 m and up to 18.29 m (60 feet) at \$575.17; over 18.29 m and up to 19.81 m (65 feet) at \$683.71.

For Land to Sea movements: up to 7.62 m (25 feet) at \$45.38; over 7.62 m and up to 9.14 m (30 feet) at \$54.69; over 9.14 m and up to 10.67 m (35 feet) at \$72.72; over 10.67 m and up to 12.19 m (40 feet) at \$90.87; over 12.19 m and up to 13.72 m (45 feet) at \$109.51; over 13.72 m and up to 15.24 m (50 feet) at \$136.67; over 15.24 m and up to 16.76 m (55 feet) at \$164.32; over 16.76 m and up to 18.29 m (60 feet) at \$191.72; over 18.29 m and up to 19.81 m (65 feet) at \$227.90.

For Land to Sea only movements: up to 7.62 m (25 feet) at \$90.75; over 7.62 m and up to 9.14 m (30 feet) at \$109.38;

over 9.14 m and up to 10.67 m (35 feet) at \$145.44; over 10.67 m and up to 12.19 m (40 feet) at \$181.74; over 12.19 m and up to 13.72 m (45 feet) at \$219.01; over 13.72 m and up to 15.24 m (50 feet) at \$273.34; over 15.24 m and up to 16.76 m (55 feet) at \$328.64; over 16.76 m and up to 18.29 m (60 feet) at \$383.45; over 18.29 m and up to 19.81 m (65 feet) at \$455.81.

For Shifts in Yard: up to 7.62 m (25 feet) at \$45.38; over 7.62 m and up to 9.14 m (30 feet) at \$54.69; over 9.14 m and up to 10.67 m (35 feet) at \$72.72; over 10.67 m and up to 12.19 m (40 feet) at \$90.87; over 12.19 m and up to 13.72 m (45 feet) at \$109.51; over 13.72 m and up to 15.24 m (50 feet) at \$136.67; over 15.24 m and up to 16.76 m (55 feet) at \$164.32; over 16.76 m and up to 18.29 m (60 feet) at \$191.72; over 18.29 m and up to 19.81 m (65 feet) at \$227.90.

Slipway Fees-Kingscote and Thevenard (Bosanquet Bay)

Slipway Fees are charged by vessel length and period of time on the slipway on sliding scales as follows. All rates shown are per day rates and periods are inclusive of the days mentioned:

	¢
Up to 6.25 m:	\$
1 st day	29.59
1 st day 2 nd to 3 rd day	10.12
Subsequent days	6.77
Over 6.25 m and up to 7.75 m:	
1 st day 2 nd to 4 th day	41.25
2^{nd} to 4^{th} day	14.41
Subsequent days	9.24
Over 7.75 m and up to 9.25 m:	
1 st day	49.72
$\frac{1^{\text{st}} \text{day} \dots}{2^{\text{nd}} \text{to } 5^{\text{th}} \text{day} \dots}$	17.22
Subsequent days	11.99
Over 9.25 m and up to 10.75 m:	
-	66.11
$\begin{array}{c} 1^{st} day \dots \\ 2^{nd} to 8^{lh} day \dots \end{array}$	22.39
Subsequent days	14.96
Over 10.75 m and up to 12.25 m:	
-	82.61
$\begin{array}{c} 1^{st} day \dots \\ 2^{nd} to 8^{th} day \dots \end{array}$	28.22
Subsequent days	19.09
Over 12.25 m and up to 13.75 m:	1,10,
-	99.55
$\frac{1^{\text{st}} \text{day} \dots}{2^{\text{nd}} \text{to } 8^{\text{th}} \text{day} \dots}$	33.11
Subsequent days	22.39
Over 13.75 m and up to 15.25 m:	
	104.05
1 st day 2 nd to 8 th day	124.25 41.36
Subsequent days	29.48
	29.40
Over 15.25 m and up to 17.00 m:	
1 st day 2 nd to 8 th day	149.38
2^{nd} to 8^{th} day	49.83
Subsequent days	33.11
Over 17.00 m and up to 18.50:	
$\begin{array}{c} 1^{st} day \dots \\ 2^{nd} to 8^{lh} day \dots \end{array}$	174.30
2^{nd} to 8^{th} day	57.97
Subsequent days	38.94
Over 18.50 m and up to 20.00 m:	
$\begin{array}{c} 1^{st} day \dots \\ 2^{nd} to 8^{th} day \dots \end{array}$	207.19
2^{nd} to 8^{th} day	74.58
Subsequent days	49.83
Dated 30 July 2002.	

M. WRIGHT, Minister for Transport

GOVERNMENT GAZETTE ADVERTISEMENT RATES

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\$

Agents, Ceasing to Act as	34.10
Associations: Incorporation Intention of Incorporation Transfer of Properties	17.40 43.00 43.00
Attorney, Appointment of	34.10
Bailiff's Sale	43.00
Cemetery Curator Appointed	25.50
Companies:	
Alteration to Constitution Capital, Increase or Decrease of Ceasing to Carry on Business Declaration of Dividend Incorporation Lost Share Certificates: First Name Each Subsequent Name	34.10 43.00 25.50 25.50 34.10 25.50 8.75
Meeting Final	28.75
Meeting Final Regarding Liquidator's Report on Conduct of Winding Up (equivalent to 'Final Meeting')	
First Name	34.10
Each Subsequent Name Notices:	8.75
Call Change of Name Creditors Creditors Compromise of Arrangement Creditors (extraordinary resolution that 'the Com- pany be wound up voluntarily and that a liquidator	43.00 17.40 34.10 34.10
be appointed')	43.00
Release of Liquidator—Application—Large Ad —Release Granted	68.00 43.00
Receiver and Manager Appointed	39.75
Receiver and Manager Ceasing to Act	34.10
Restored Name	32.25
Petition to Supreme Court for Winding Up	59.50
Summons in Action	51.00
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt	34.10
Register of Interests—Section 84 (1) Exempt Removal of Office	77.00 17.40
Proof of Debts	34.10
Sales of Shares and Forfeiture	34.10
Estates:	
Assigned	25.50
Deceased Persons—Notice to Creditors, etc	43.00
Each Subsequent Name	8.75
Deceased Persons-Closed Estates	25.50
Each Subsequent Estate	1.10
Probate, Selling of	34.10
Public Trustee, each Estate	8.75

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	22.70 22.70
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	43.00 43.00 43.00
Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet.	17.40 18.30 17.40 17.40 8.75
Leases—Application for Transfer (2 insertions) each	8.75
Lost Treasury Receipts (3 insertions) each	25.50
Licensing	51.00
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates:	341.00
First Name Each Subsequent Name	68.00 8.75
Noxious Trade	25.50
Partnership, Dissolution of	25.50
Petitions (small)	17.40
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Register of Unclaimed Moneys—First Name Each Subsequent Name	25.50 8.75
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	218.00 288.00
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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	561-576	31.25	30.50
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	14.20	769-784	42.25	40.25
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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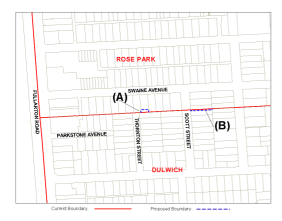
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GEOGRAPHICAL NAMES ACT 1991

Notice to Assign a Boundary to a Place

NOTICE is hereby given pursuant to the provisions of the above Act that I, PETER McLAREN KENTISH, Surveyor-General and Delegate appointed by Jay Weatherill, Minister for Administrative Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed DO HEREBY exclude from the suburb of Rose Park and include in the suburb of Dulwich that area marked (A) on the plan below, and exclude from the suburb of Dulwich and include in the suburb of Rose Park that area marked (B) on the plan below.

THE PLAN



Dated 17 July 2002.

P. M. KENTISH, Surveyor-General

04/0337

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Brenton John Hancock and Heather Grace Hancock, c/o Foreman Mead, 26 Mann Street, Mount Barker, S.A. 5251, have applied to the Licensing Authority for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at Hanson Street, Freeling, S.A. 5372 and known as Freeling Hotel.

The applications have been set down for hearing on 2 September 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 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 22 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 Wolfgang Geert Viegever and Jacqueline Viegever, P.O. Box 359, Nuriootpa, S.A. 5355 have applied to the Licensing Authority for a Producer's Licence in respect of premises to be situated at Lot 3, Stonewell Road, Nuriootpa and to be known as Lost Wolf Vineyards.

The application has been set down for hearing on 30 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 24 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 Richard Dolan, P.O. Box 237, Paringa, S.A. 5340 has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises to be situated at Section 20, Murtho Road, Paringa and to be known as Nelwood.

The application has been set down for hearing on 30 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 24 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 Raymond Douglas Carroll and Angela Maree Rushton have applied to the Licensing Authority for a Restaurant Licence with an Extended Trading Authorisation and Entertainment Consent in respect of premises to be situated at 62 Franklin Parade, Victor Harbor, S.A. 5211 and to be known as Beach House Cafe & Takeaway.

The application has been set down for hearing on 30 August 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation—Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight.

Approval pursuant to section 34 (1) (c) to serve liquor without a meal to persons seated at a table.

Entertainment Consent is sought in areas shown on the plan lodged with this office.

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

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

Dated 25 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 Perks Hotels Pty Ltd, 40 Commercial Street East, Mount Gambier, S.A. 5290 has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at 40 Commercial Street East, Mount Gambier and known as Jens Town Hall Hotel.

The application has been set down for hearing on 30 August 2002 at 9 a.m.

Conditions

The following licence conditions are sought:

A variation to the Extended Trading Authorisation-

Monday to Sunday, midnight to 3 a.m. the following day.

Public Holidays, midnight to 3 a.m. the following day.

Currently Monday to Saturday to 2 a.m. and Sunday to midnight.

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

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

Dated 19 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 Alby Turner Nominees Pty Ltd, c/o Jeff Stevens & Associates, has applied to the Licensing Authority for the suspension of a Hotel Licence until 30 June 2003, pursuant to section 73 (1) of the Liquor Licensing Act 1997, in respect of premises formerly situated at 185 Grote Street, Adelaide, S.A. 5000 and known as Sportsman Hotel.

The application has been set down for hearing on 30 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 22 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 Trevor David Jones has applied to the Licensing Authority for a Producer's Licence in respect of premises to be situated at 9 Rushall Road, Lyndoch, S.A. 5351 and to be known as Jones Estate.

The application has been set down for hearing on 30 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 22 July 2002.

Applicant

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

Christopher Martin Keane, an officer/employee of Blights Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5163, folio 53, situated at 119 Balmoral Road, Port Pirie, S.A. 5540.

Dated 1 August 2002.

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

M. BODYCOAT, Commissioner

MINING ACT 1971

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

Applicant: Goldsearch Ltd

Location: Ungalootanna Hill area-Approximately 80 km north of Marla, bounded as follows: Commencing at a point being the intersection of latitude 26°27'S and longitude 133°48'E, thence east to longitude 133°55'E, south to latitude 26°30'S, west to longitude 133°54'E. south to latitude 26°31'S, west to longitude 133°49'E, south to latitude 26°33'S, west to longitude 133°43'E, south to latitude 26°39'S, east to longitude 133°49'E, south to latitude 26°40'S, east to longitude 133°53'E, south to latitude 26°43'S, west to longitude 133°44'E, north to latitude 26°42'S, west to longitude 133°35'E, north to latitude 26°40'S, west to longitude 133°30'E, north to latitude 26°37'S, east to longitude 133°39'E, north to latitude 26°31'S, east to longitude 133°48'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of Commonwealth Gazette number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 469

Ref: 111/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Heathgate Resources Pty Ltd

Location: Wooltana area—Approximately 120 km east of Leigh Creek, bounded as follows: Commencing at a point being the intersection of latitude 30°15'S and longitude 139°28'E, thence east to longitude 140°01'E, south to an eastern boundary of Lake Frome Regional Reserve, thence generally north-westerly and south-westerly along the boundary of the said Regional Reserve to a northern boundary of Gammon Ranges National Park, thence generally north-westerly and north-easterly along the boundary of the said National Park to latitude 30°25'S, east to longitude 139°26'E, north to latitude 30°21'S, east to longitude 139°28'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 1 705

Ref: 105/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Barra Resources Ltd

Location: Mulgathing Rocks area—Approximately 75 km north-west of Tarcoola, bounded as follows: Commencing at a point being the intersection of latitude 29°58'S and longitude 133°52'E, thence east to longitude 134°03'E, south to latitude 30°11'S, west to longitude 133°57'E, south to latitude 30°17'S, east to longitude 134°03'E, north to latitude 30°12'S, east to longitude 134°06'E, south to latitude 30°30'S, west to longitude 133°50'E, north to latitude 30°00'S, east to longitude 133°50'E, north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 1 274

Ref: 84/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Medusa Mining Ltd (95%); Mick Hearl (5%)

Location: Montacute area—Approximately 15 km east of Adelaide, bounded as follows: Commencing at a point being the intersection of latitude 34°55'S and longitude 138°48'E, thence east to longitude 138°49'E, south to latitude 34°56'S, west to longitude 138°46'E, north to latitude 34°55'S, west to longitude 138°44'E, north to latitude 34°52'S, east to longitude 138°44'E, south to latitude 34°53'S, east to longitude 138°48'E, and south to the point of commencement, but excluding Black Hill Conservation Park, Montacute Conservation Park, Kenneth Stirling Conservation Park and area reserved (see *G.G.* 2.4.1981), all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 32

Ref: 40/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Alliance Craton Explorer Pty Ltd

Location: Giddi Giddinna Creek area—Approximately 40 km north-east of Coober Pedy, bounded as follows: Commencing at a point being the intersection of latitude 28°36'S and longitude 135°05'E, thence east to longitude 135°08'E, south to latitude 28°39'S, west to longitude 135°00'E, south to latitude 28°43'S, west to longitude 134°55'E, north to latitude 28°46'S, east to longitude 134°57'E, north to latitude 28°43'S, west to longitude 134°57'E, north to latitude 28°43'S, west to longitude 134°57'E, north to latitude 28°38'S, west to longitude 134°53'E, north to latitude 28°37'S, east to longitude 134°53'E, north to latitude 28°37'S, east to longitude 134°53'E, north to latitude 28°37'S, east to longitude 134°53'E, north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 280 Ref: 77/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Tasman Resources NL

Location: Blue Bush Dam area—Approximately 120 km north of Olympic Dam, bounded as follows: Commencing at a point being the intersection of latitude 29°10′S and longitude 136°40′E, thence east to longitude 137°10′E, south to a northern boundary of Lake Eyre National Park, thence generally southerly along the boundary of the said National Park to latitude 29°28′S, west to longitude 136°40′E, and north to the point of commencement, but excluding Wabma Kadarbu Mound Springs Conservation Park, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 1 454

Ref: 2/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Tasman Resources NL

Location: Wangianna area—Approximately 30 km west of Marree, bounded as follows: Commencing at a point being the intersection of latitude 29°28'S and longitude 137°30'E, thence east to longitude 137°49'E, south to latitude 29°40'S, west to longitude 137°45'E, south to latitude 29°45'S, west to longitude 137°30'E, north to latitude 29°37'S, west to longitude 137°30'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 689

Ref: 214/2001

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Joseph Anthony Ogierman

Location: Willunga area—Approximately 40 km southeast of Adelaide, bounded as follows: Commencing at a point being the intersection of latitude 35°15′S and longitude 138°39′E, thence east to longitude 138°44′E, south to latitude 35°17′S, west to longitude 138°42′E, south to latitude 35°18′S, west to longitude 138°36′E, north to latitude 35°16′S, east to longitude 138°36′E, and north to the point of commencement, but excluding Kyeema Conservation Park and areas reserved (see *G.G.* 18.03.1982), all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 47 Ref: 79/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Gunson Resources Ltd

Location: Bernard Hill area—Approximately 10 km southeast of Woomera, bounded as follows: Commencing at a point being the intersection of latitude 31°15'S and longitude 136°50'E, thence east to longitude 137°00'E, south to latitude 31°29'S, west to longitude 136°50'E, and north to the point of commencement, but excluding Woomera Commonwealth Land, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 400 Ref: 74/2002

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Lila Margaret Marzec

Claim Number: 3268

Location: Sections 87 and 95, Hundred of Nangkita, approximately 10 km east of Goolwa (Hindmarsh Island).

Purpose: For the recovery of limestone rubble and sand.

Reference: T2291

A copy of the proposal has been provided to the Alexandrina Council.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 26 July 2002.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Mark Eric and Deborah Ann Hamilton

Claim Number: 3295

Location: Section 448 and Piece 2 of DP 53898, Hundred of Jessie.

Purpose: Recovery of Agricultural Limestone.

Reference: T2309

A copy of the proposal has been provided to the District Council of Naracoorte/Lucindale.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 16 August 2002.

H. TYRTEOS, Mining Registrar

NOTICE TO MARINERS

No. 37 of 2002

South Australia—River Murray—Floating Recording Platform Established

A FLOATING platform containing recording devices will be placed permanently for salinity audits and continuing operational data in the River Murray at the following location by the end of July 2002:

Upstream of the Customs House at 638.2 km AMTD 6240079.32N, 496404.02E or

Latitude 33°58'47.4"S, Longitude 140°57'39.9"E.

The platform will display yellow St. Andrew's crosses at a height of 1 m on the diagonal corners with reflectors strategically placed on the platform. Photo electric amber flashing lights will also be installed on the platform.

Mariners are advised to keep well clear of the platform when navigating in the vicinity.

Adelaide 23 July 2002.

TSA 2002/00309

M. J. WRIGHT, Minister for Transport

NOTICE TO MARINERS

NO. 38 OF 2002

South Australia—Spencer Gulf—Defence Activity in Defence Practice Area R246

MARINERS are advised that defence trials involving ships and submarines will be carried out in Area R246 from 0001 hours on 3 August to 2359 hours on 6 August 2002.

Unauthorised persons or property within this area during this period risk serious injury or damage. Trespassers will be prosecuted and this carries a maximum penalty of three months imprisonment and/or a fine of \$500.

The designated area R246 is an area bounded by a circle of 2 nautical miles centred on a position at Latitude $34^{\circ}59.7'S$ and Longitude $136^{\circ}13.2'E$. This is approximately 2 nautical miles north-north-east of Horny Point, Thistle Island.

Call sign 'Navy Range Control' at Thistle Island may be contacted on VHF Marine Band 69 whilst submarines or other trials are underway.

Navy Charts affected:	Aus 134, 343, 345 and 776.
Publications affected:	Annual Notices to Mariners 2002— Chartlet 10, page 86.

Adelaide, 26 July 2002.

M. WRIGHT, Minister for Transport

TSA 2002/00309

THE RENMARK IRRIGATION TRUST

Notice of Assessment by Adoption of a Previous Assessment

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

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

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

Dated 23 July 2002.

W. D. MORRIS, Chief Executive Officer

REAL PROPERTY (REGISTRATION OF TITLES) ACT 1945

WHEREAS the persons named in the schedule appear to be entitled to the land set forth and described before their names, notice is hereby given that unless caveat be lodged with me at the Lands Titles Registration Office, 101 Grenfell Street, Adelaide, by some person having an estate or interest in the said land on or before the date specified, it is my intention to bring the said land under the provisions of the Real Property Act 1886, as amended, pursuant to the authority vested in me by the Real Property (Registration of Titles) Act 1945. Plans of the land may be inspected at this office, and in the office of the Corporation or District Council in which the land is situated.

THE SCHEDULE			
Search No.	Description of Property	Name	Date up to and inclusive of which caveat may be lodged
3046	Allotment 500 in Filed Plan No. 43166 of portion of Allotment 1 in E.P. 25/85 of portion of Section 288, Hundred of Adelaide in the area named Beulah Park	The Commissioner of Highways	3 October 2002
Dated 1 Aug	ust 2002, at the Lands Titles Registration Office,	Adelaide. J. ZACC	ARIA, Deputy Registrar-General

DETERMINATION OF THE REMUNERATION TRIBUNAL

No. 5 of 2002

SALARIES OF STIPENDIARY MAGISTRATES

1. SCOPE OF DETERMINATION

This Determination applies to the undermentioned Members of the Judiciary.

2. SALARY

2.1 Members of the Judiciary

The annual salaries for members of the judiciary will be as follows:

	Salary \$ per annum
Chief Magistrate	180 500
Deputy Chief Magistrate	168 300
Supervising Magistrates	164 100
Assisting Supervising Magistrate of the Adelaide Magistrates Court	160 800
Stipendiary Magistrates	153 000
Stipendiary Magistrate assigned to be a Supervising Industrial Magistrate	153 000
Stipendiary Magistrate assigned to be an Industrial Magistrate	153 000
Stipendiary Magistrate directed by the Chief Magistrate to perform the duties of a Regional Manager paid the salary shown for as long as that person continues to perform such duties	164 100
Stipendiary Magistrate directed by the Chief Magistrate to perform the duties of a Magistrate-in-Charge at a particular court paid the salary shown for as long as that person continues to perform such duties.	157 300
Stipendiary Magistrate appointed Warden under the Mining Act 1971 as amended and performing the duties of Senior Warden paid the salary shown for as long as that person continues to perform such duties	157 300

3. DATE OF OPERATION

Salaries prescribed in Clause 2 are operative on and from 1 July, 2002 and supersede those of all previous Determinations covering persons whose office is listed herein.

Dated 29 July 2002.

H. BACHMANN, President J. MEEKING, Member

REMUNERATION TRIBUNAL

REPORT RELATING TO DETERMINATION NO. 5 OF 2002

Salaries for Stipendiary Magistrates

1. INTRODUCTION

1.1 During the annual review of judicial remuneration in December 2001, the Stipendiary Magistrates made written and oral submissions to the Tribunal relating to their salary relativity within the South Australian judicial salary structure and in particular referred to the changes in their duties which they claim had increased the value of their work since the current relativities were set in 1992.

In its Determination No. 8 of 2001 the Tribunal stated at paragraph 5.7:

- 5.7 Magistrates Court Relativity
 - 5.7.1 As indicated earlier in this Report, the Tribunal received written and oral sub-missions from the Magistrates in respect to their relativity in the South Australian judicial salary structure having regard to work value considerations.
 - 5.7.2 The Tribunal will be providing a copy of the written submission to the Minister to enable the Minister to make submissions which are in the public interest.
 - 5.7.3 Accordingly, the Tribunal confirms that it intends to hear further evidence from the parties before it makes a determination on the matter. In addition the Commissioners of the Environment, Resources and Development Court will be invited to make further submissions if the relativity of Magistrates is to be altered. In the meantime the current relativity will be continued in this Determination.
- 1.2 In their application the Magistrates submitted:

'This application is based on significant changes which have occurred since 1992 in the jurisdiction and work value of Magistrates. These warrant a review of, and increase in, the relativity of Magistrates' remuneration as compared to a puisne judge of the Supreme Court.'

The Magistrates' submission included details of work changes in the following areas:

- changes to jurisdiction which have occurred since 1992;
- the introduction of the specialist courts (aboriginal, mental impairment, drug, domestic violence and youth);
- · increases in the volume and nature of out of hours work; and
- increase in the amount of circuit work.

The submission also addressed judicial relativities, interstate relativities and superannuation.

- 1.3 On 19 December 2001 a copy of the Magistrates' written submission was provided to the Minister who in accordance with section 10 (4) of the Remuneration Act 1990, was invited to make submissions relevant to the public interest. Following lengthy delay, due to the State election and change of Government, the Minister's representatives made written and oral submissions to the Tribunal on 21 May 2002 and 4 June 2002 respectively.
- 1.4 The Tribunal received submissions from the Commissioners of the Environment, Resources and Development Court on 5 December 2001. The Commissioners requested that should the Tribunal, having heard the Magistrates' claim for a review of relativity, be of the view that the existing parity between the Commissioners and the Magistrates was no longer appropriate, they be invited to make further submissions to the Tribunal on the matter.
- 1.5 The State Coroner, on 27 December 2001, submitted that if the relativity of Magistrates was to be altered, that his current relativity with Magistrates be maintained. He also requested that he be given the opportunity to provide further information and submissions to establish a new salary level independent of the position of Magistrates on the basis of workload levels, changes in organisational structure and increases in public expectation of the role of State Coroner.
- 1.6 The Tribunal invited submissions from the Commissioners of the Industrial Relations Commission on the question of relativity. They advised the Tribunal they did not wish to make any submissions in relation to this matter.
- 1.7 The Tribunal also sought to inform itself further on this matter through separate discussions with Chief Justice, John Doyle and the Chief Magistrate, Alan Moss.

2. WORK VALUE CHANGES—MAGISTRATES

- 2.1 Jurisdictional Changes
 - 2.1.1 The Magistrates made detailed submissions in regard to increases in jurisdiction and responsibility, including those that had occurred in civil and criminal jurisdictions.

Changes included the establishment of the Consumer and Business Division of the Magistrates Court and the appointment of Magistrates as members of the Environment, Resource and Development Court.

Details were also given in regard to, the introduction of or amendment to, the following legislation:

- Corporations (South Australia) Amendment Act 1995;
- Community Titles Act 1996;
- Associations Incorporation Amendment Act 1999;
- Criminal Assets Confiscation Act 1996;
- Residential Tenancies Act 1995;
- De Facto Relationships Act 1996 under Births, Deaths and Marriages Act 1996;
- Second-Hand Dealers and Pawnbrokers Act 1995;
- Second-Hand Motor Vehicle Dealers Act 1995;
- Employment Agents Registration Act 1993;
- Statutes Amendment (Courts and Judicial Administration) Act 2001;
- Building Work Contractors Act 1995;
- Dental Practice Act 2001;
- Residential Tenancies Act 1995;
- Criminal Law Consolidation (Mental Impairment) Amendment Act 1995;
- Commonwealth Criminal Code Amendment (Theft, Fraud, Bribery and Related Offences) Act 2000;
- Commonwealth Crimes Act 1914;
- Criminal Law (Sentencing) Act 1988;
- Expiration of Offences Act 1996.
- 2.1.2 The Minister however, advised the Tribunal in his submission dated 21 May 2002 that the Magistrates had not specified the precise way in which the relativity of the Magistrates to a Puisne Judge should be varied and for that reason was opposed to the application. The Minister's submission went on to state 'The only reliable way to carry out a review would be to conduct a proper work value study. Because a comparison must be made that study should involve at least Magistrates and Puisne Judges. Ideally, the study should consider all judicial officers'.
- 2.1.3 The Minister submitted that 'there has never been any demonstrated intention to elevate the status or authority of the Magistrates Court. Indeed the intention appears to have been to relegate particular matters to the court which is at the foot of the judicial hierarchy for reasons of costs and simplicity. To increase the status of the Magistrates Court would have the effect of defeating the very purpose of the transfer of jurisdiction'.
- 2.1.4 The Minister's submission dated 5 July 2002 also stated:

'There have been changes to the jurisdiction of the Magistrates Court. However, it does not follow that the work of a magistrate has become more complex compared with the work of a puisne judge as a consequence of those changes.

The basic function of the magistrates remains the same. Like judicial officers on the other tiers of the judicial hierarchy the core functions of magistrates involve making findings of fact and interpreting the law. Those core elements remain the same whether the Court is determining a criminal charge or a civil commercial matter.

Magistrates, like other judicial officers and legal practitioners generally are required to identify and resolve legal issues. The new jurisdictions which are referred to in the material put forward by the magistrates do not introduce any novel element to the forensic process. The only significance of the new jurisdictions is that the task of a magistrate may have to be performed in the context of different legislation. The essential task is still the same.'

2.2 Specialist Courts

- 2.2.1 The Magistrates advised the Tribunal that the development of the various specialist courts since 1992 had required additional training and skills. The work involved Court and adminis-tration responsibilities which had imposed new and additional demands.
- 2.2.2 The Minister however advised that these courts had been established on a trial basis and several but not all Magistrates had been involved at this stage. With the roll out of these initiatives there would be however an expectation that all Magistrates be involved.

2.3 Work Value Changes

2.3.1 In determining if the increase in work value warranted a review of remuneration the Tribunal referred to the State wage fixation principles prescribed in the State Wage Case decision of 2001. In particular Principle 8, Work Value Changes which states:

'Changes in work value may arise from changes in the nature of work, skill and responsibility required or the conditions under which work is performed. Changes in work themselves may not lead to a change in wage rates. The strict test for an alteration in wage rates is that the change in the nature of the work should constitute such a significant net addition to work requirements as to warrant the creation of a new classification or upgrading to a higher classification.'

- 2.3.2 The Magistrates' original submission requested a review of relativity between Magistrates and a Puisne Judge because of the changes in volume and complexity of their work since 1992 when the current relativity was determined. There was no disagreement in the submissions about the changes to the legislation and the work but there was disagreement as to whether these changes were a significant net addition to their work requirements.
- 2.3.3 The Tribunal, in further informing itself of the matter, met with the Chief Justice who indicated that there had been an increase in the level and range of work which had become more complex and accordingly some change in relativity was probably warranted.
- 2.3.4 The Tribunal also met with the Chief Magistrate to fully understand the changes that had occurred and to assist in deciding whether these changes had increased the work value significantly.
- 2.3.5 The Tribunal spent considerable time examining the work changes that have occurred in the Magistrates Court since 1992, both in terms of actual work and the complexity of that work and it has not been an easy task to reach a conclusion.

After full consideration of all the material and submissions, and its own inquiries, the Tribunal has reached the conclusion that there have been sufficient material changes to the work value of Magistrates which would warrant an increase in their salary relative to the current salaries of Puisne Judges in this State.

3. COMPARISON OF FEDERAL AND STATE JUDICIAL SALARIES

3.1 The submissions presented to the Tribunal by the Magistrates showed a comparison of jurisdictional relativities for all Australian states. South Australian Magistrates' relativity with a Puisne Judge was shown to be 67.12%. The Magistrates claim:

'The average of all other state jurisdictions is 71.36%. That is a significant differential. The adverse affect of this on South Australian Magistrates is compounded lowest relativity being applied against the lowest Supreme Court salary. South Australian Magistrates lag substantially behind all other state jurisdictions in their salary.'

3.2 The Minister's submission dated 21 May 2002 stated:

'In considering the relativity of courts in the South Australian hierarchy, it is not appropriate to consider the relativity of the judicial hierarchy in other states. The judicial hierarchy in each state is dependent upon legislation passed by the Parliaments of the different states. Legislation passed by the Parliaments in other states cannot affect the intention of the South Australian Parliament as expressed in its legislation.'

The Minister's submission went on to say:

'Accordingly, any comparison such as that contained in the Magistrates' submission, is not relevant and of no assistance to the Tribunal.'

3.3 As in other reviews the Tribunal chose to examine Federal and State judicial salaries. The Tribunal is advised that the present relevant judicial salaries (for the Magistrates and Puisne Judges in the States and Territories) are as follows:

State/Territory	Puisne Judge Salary \$	Magistrates Salary \$	Effective Date	Relativity %
New South Wales	220 840	168 650	1.10.01	76.37
Western Australia	226 689	163 216	1.1.02	72.00
Queensland	222 100	162 000	1.7.01	72.94
Victoria*	210 000	145 600	1.1.01	69.33
South Australia	218 500	146 660	1.11.01	67.12
Tasmania	225 192	152 005	1.7.02	67.50
Northern Territory	221 500	168 863	1.12.01	76.24
Australian Capital Territory	221 500	162 000	1.11.01	73.14

* The Victorian Tribunal was without membership for a lengthy period of time. New Tribunal members have recently been appointed.

4. OTHER ISSUES BEFORE THE TRIBUNAL

- 4.1 Superannuation
 - 4.1.1 In their submissions the Magistrates detail differences in superannuation contribution rates and ask the Tribunal to address the inequity between the schemes.
 - 4.1.2 The Minister advises that although the Magistrates do have three different levels of remuneration as a result of variations in superannuation contribution rates it does not believe the Tribunal should deal with superannuation and that issues such as superannuation should not be dealt with on an *ad hoc* basis.
 - 4.1.3 The Tribunal has considered similar submissions in previous years and once again repeats that it is not prepared to provide any remuneration for differences in entitlements over which it has no control.

4.2 *Out of hours work*

- 4.2.1 The Magistrates have detailed the amount of out of hours work involved in performing their duties. They state that it was not the case that the additional duties listed in their submission have been taken into account in previous determinations. The Magistrates state that 'while the jurisdiction and practical requirements in respect of out of hours work have materially increased since 1992, salary considerations have not addressed this issue'.
- 4.2.2 Once again the Tribunal has heard similar submissions in previous years and reiterates that it is not appropriate to increase salaries or pay an allowance to Magistrates who are paid a substantial salary to take into account the responsibilities involved and the hours required to perform the role.
- 4.3 Circuit Work
 - 4.3.1 In their submission the Magistrates comment that at the time of the 1992 Determination Resident Magistrates existed in areas such as Mount Gambier, Whyalla and Port Augusta. The Magistrates contend that although in 1994 the role of Resident Magistrates was abolished, work in country areas continues and that this work is now done by all Magistrates.

- [1 August 2002
- 4.3.2 The Magistrates claim that this type of work along with the amount of out of hours travelling required contributes to the claim for a review of remuneration.
- 4.3.3 The Minister however disagrees and states that 'the remuneration for Magistrates has always had to take into account circuit responsibilities'.
- 4.3.4 Upon analysis the Tribunal does not think the amount of circuit work done by Magistrates is significant to the claim of increased work value. The Tribunal also notes that the Government is about to commence a trial of a Resident Magistrate at Port Augusta. This trial, if successful, will see more Resident Magistrates appointed in the future.
- 4.4 Vehicles
 - 4.4.1 The Magistrates also raise the issue of health and safety as the standard motor vehicle available to Magistrates is not fitted with dual airbags. Whilst it is acknowledged that some level of travel will always be required by Magistrates the Tribunal confirms that Magistrates already have the option to choose a vehicle with dual airbags. Health and Safety measures related to extensive travel, including the possible introduction of standard vehicles with dual airbags, is an area which is more appropriately dealt with by Government.

5. SOUTH AUSTRALIAN JUDICIAL RELATIVITIES

- 5.1 Although the Stipendiary Magistrates' submissions are based on the changes which have occurred since 1992 in their jurisdiction and work performed, other officers within the Tribunal's jurisdiction are or have been related to Magistrates remuneration in the past.
- 5.2 As such the Tribunal offered the Commissioners of the Environment, Resources and Development Commission and the Industrial Relations Commission, as well as the State Coroner, the opportunity to make submissions in regards to changes in their own roles.
- 5.3 In their submission representatives of the Environment, Resources and Development Court gave the Tribunal a history of the development of the Court and the changes which had taken place since the Environment, Resources and Development Act was passed in 1993.
- 5.4 The Commissioners of the Industrial Relations Commission indicated to the Tribunal that they did not wish to make submissions on the question of relativity at that time.
- 5.5 The State Coroner met with the Tribunal to expand on his earlier submission and gave details of the changes in his organisational structure as well as examples of public expectation as demonstrated by newspaper headings in relation to his work.
- 5.6 The Tribunal has not been convinced that the changes in these officer's duties have been significant to the extent that existing relativities with Magistrates should be continued. If necessary further argument can be put to the Tribunal as part of the required annual review which will probably take place in December 2002.
- 5.7 Industrial Magistrates are Magistrates appointed under the Magistrates Act 1983, assigned by the Governor, by proclamation to be Industrial Magistrates and should therefore continue to be paid the same salary as Stipendiary Magistrates.

6. FLOW ON EFFECTS

- 6.1 As indicated in the Magistrates submission 'the flow on effect of increasing the rate of pay of Stipendiary Magistrates would be that there would be a logical like increase for the Chief Magistrate, Supervising Magistrates, Assisting Supervising Magistrate of the Adelaide Magistrates Court and Magistrates directed by the Chief Magistrate to perform the duties of a regional manager or a Magistrate in Charge'.
- 6.2 The Minister submits that the position of Magistrates should not be considered in isolation. 'If the remuneration of Magistrates is increased their relativity with all other tiers of the judicial hierarchy will be affected. There will be a possibility of other applications and "leapfrogging".
- 6.3 Although there is the possibility of further applications being made for remuneration increases the Tribunal does not consider this to be a reasonable argument for not making changes. The Tribunal has investigated the claim and is of the opinion that the changes in jurisdiction and responsibilities of Magistrates since 1992 are significant enough to warrant a review of their remuneration.
- 6.4 The offices mentioned in paragraph 6.1 have always had a margin above and direct relation to the office of Stipendiary Magistrate and the Tribunal considers that that relationship should be main-tained.

7. DETERMINATION AND OPERATIVE DATES

- 7.1 In their original submission the Magistrates did not raise the issue of the date of operation of any Determination. However in submissions made on 4 June 2002 the Magistrates requested that any increase be backdated to the date of their application, namely December 2001.
- 7.2 The Tribunal raised the possibility of the date of operation being retrospective in its response to a request of an extension of time in making submissions from the Minister's representatives on 19 April 2002. The Tribunal stated 'in light of this extension and that previously approved to enable the Minister to provide a submission in the public interest, the Tribunal will, if an increase is appropriate, consider as part of its deliberations any submissions which address a retrospective date of operation.'
- 7.3 The Tribunal is not prepared to grant the Magistrates' request but has determined 1 July 2002 is an appropriate date.
- 7.4 Having regard to information gathered and submissions made to the Tribunal along with section 15 of the Remuneration Act which requires the Tribunal when determining remuneration under this Act to have regard to the constitutional principle of judicial independence, salary levels in other jurisdictions and submissions made in the public interest, the Tribunal has determined that the salary of the Stipendiary Magistrate will be \$153 000 per annum from 1 July 2002.

The salaries of Chief Magistrate, Deputy Chief Magistrate, Supervising Magistrates, Assisting Supervising Magistrate of the Adelaide Magistrates Court, Supervising Industrial Magistrate, Industrial Magistrates and Magistrates directed by the Chief Magistrate to perform the duties of a regional manager or a Magistrate-in-Charge have been increased from the same date to the annual amounts shown in the Determination.

Dated 29 July 2002.

H. R. BACHMANN, President

DETERMINATION AND REPORT OF THE REMUNERATION TRIBUNAL

NO. 6 OF 2002

Project Manager Magistrates Court Mr A. R. Newman

DETERMINATION No. 3 of 1999 of the Remuneration Tribunal determined that Mr Newman be paid a salary equal to that determined for a Stipendiary Magistrate directed by the Chief Magistrate to perform the duties of a Regional Manager.

On 1 July 2002, the Chief Magistrate submitted an application to the Remuneration Tribunal requesting the Tribunal continue the Determination that Mr Newman be paid in accordance with the paragraph above.

The Chief Magistrate has advised the Tribunal that Mr Newman has 'an ongoing role in consulting with and advising other Magistrates, Judges and members of staff of the Courts Administration Authority on an *ad hoc* basis in relation to many and varied information technology and computing issues, including the use of technological advances, in and out of the courtroom, to improve the efficiency of delivery of justice'.

The more important issues with which Mr Newman is currently involved include:

- Voice recognition software.
- Replacement of JURIS.
- Legal resources and Internet and Intranet.
- An Integrated Justice Information System (IJIS).

The application advised that the Attorney-General had agreed to a continuation of the current arrangement for a period of a further two years from 1 July 2002. A copy of the Attorney-General's agreement was attached to the application.

On the basis of the agreement, the Tribunal is satisfied that the existing arrangement should continue and accordingly determines that Mr Newman should continue to be paid a salary equal to that determined for a Stipendiary Magistrate directed to perform the duties of a Regional Manager.

The Determination will remain in force until 30 June 2004, or until the duties are no longer required to be performed by Mr Newman, whichever is the earlier.

Dated 29 July 2002.

H. R. BACHMANN, President J. MEEKING, Member

DETERMINATION AND REPORT OF THE REMUNERATION TRIBUNAL

NO. 7 OF 2002

Resident Magistrate—Port Augusta Magistrates Court

ON 1 July 2002 the Chief Magistrate submitted an application to the Remuneration Tribunal requesting a Determination in respect of Magistrate, Frederick Robert Field who will be directed to be the Resident Magistrate at the Port Augusta Magistrates Court and for its associated circuits.

The Chief Magistrate advised that the Resident Magistrate will be responsible for the following circuit courts, Coober Pedy, Oodnadatta, Roxby Downs, Leigh Creek and Peterborough. Undertaking these circuit courts will require hundreds of kilometres of off bitumen driving in an isolated environment. Because of this, special arrangements are to be made for Mr Field to be provided with a four wheel drive vehicle in lieu of that with which he is currently supplied. Such four wheel drive vehicle to be at no extra cost to Mr Field than his current vehicle.

The Tribunal has also been informed that the provision of a Resident Magistrate at Port Augusta will be a pilot program for the period October 2002 until the end of 2003 when the program will be evaluated.

The Chief Magistrate has advised the Tribunal:

'This is a management responsibility equivalent to that of a Regional Manager. While Mr Field will not have direct responsibility for other Magistrates, he will have a much more "hands on" role in the management of the courts under his control and work more closely with court staff, than do his metropolitan counterparts. Mr Field will also have a greater and more personal responsibility for establishing and running specialist courts in his bailiwick, than does a manager in the city. It is part of the project scheme that the Resident Magistrate establish and maintain close consultative links with local government, regional government agencies, community groups, police and court user groups.'

The Tribunal has been given a copy of a letter from the Attorney-General to the Chief Magistrate advising:

'I accept the conditions put forward by Mr Fred Field as reasonable and support a regional allowance to Mr Field during the pilot term. I note your intention to make application to the Tribunal on Mr Field's behalf. This application has my support.'

The Tribunal understands that if the trial is successful that Resident Magistrates will be re-introduced into other country centres.

The Tribunal has not examined in detail the relative duties and responsibilities of the Resident Magistrate *vis-a-vis* the duties and responsibilities of a Regional Manager but is prepared to accept that the proposal had agreement between the Chief Magistrate and the Government.

Accordingly the Tribunal determines that Mr Frederick Robert Field be paid a salary equal to that determined for a Stipendiary Magistrate directed by the Chief Magistrate to perform the duties of a Regional Manager for the time he is required to undertake the role of Resident Magistrate, Port Augusta.

The Tribunal also determines that Mr Field be supplied with a four wheel drive vehicle whilst undertaking the above duties at no extra cost above that of his current vehicle provision arrangements as provided for in Determination No. 5 of 2001.

This Determination will operate for the duration of the pilot program, commencing in October 2002 and remaining in place until the end of 2003 or until completion of the pilot program, whichever is the earlier.

The Tribunal notes that an evaluation of the pilot program is to be completed by the end of 2003 following which the Tribunal expects to be advised of any on-going role of Resident Magistrate, Port Augusta and the functions and duties at that time.

Dated 29 July 2002.

H. R. BACHMANN, President J. MEEKING, Member

[1 August 2002

ROAD TRAFFIC ACT 1961

Warning Signs On Buses Carrying Children

THIS notice applies to buses that are used mainly for carrying children and which were fitted with warning signs after June 1999 ('designated buses'). In this notice a reference to a 'warning sign' or a 'warning light' is a reference to a warning sign or light as required under Division 18 of the Road Traffic (Vehicle Standards) Rules 1999.

Under section 163AA of the Road Traffic Act 1961, I hereby exempt designated buses from meeting the requirements of Rules 117 (1) (*a*) and 117 (2) of the Road Traffic (Vehicle Standards) Rules 1999 ('VSR'), subject to the following conditions:

Warning signs may use the word 'Caution' instead of 'School Bus'

1. It is a condition of this notice that buses, which do not use the word 'School Bus' as a warning sign (as required by VSR 117 (1) (a)), must use the word 'Caution' instead.

1.1 Regardless of whether the word 'School Bus' or 'Caution' is used the word must be written in capital letters at least 100 mm high.

If the word 'Caution' is used, the words 'School Bus' must nevertheless be displayed on the front and rear of the bus

2. Buses, which use the word 'Caution "instead of' School Bus' (as per clause 1 of this notice), must nevertheless display the words 'School Bus' on the front and the rear of the bus.

2.1 The word 'School Bus' must be in black, capital letters at least 100 mm high and must be clearly visible to motorists.

Exemption from s.117 (2)—Alternative Warning Sign

3. If a bus does not display a warning sign as required by s.117 (2) then it must display an 'Alternative Warning Sign'.

- 3.1 An Alternative Warning Sign must:
 - 3.1.1 be 400 mm wide and 400 mm high;
 - 3.1.2 have a black border;
 - 3.1.3 display the image of 2 children in the same proportions as the children in AS 1743 Road Signs—Specifications (image WR-3), with the image of the taller child at least 230 mm high.
 - 3.1.4 display '25 km/h' in the top left-hand corner. The numbers must be at least 80 mm high and must be situated above the letters, which must be at least 20 mm high.
 - 3.1.5 display 'When Stopped For Children' below the image of 2 children. The words must be in capital letters at least 30 mm high.
 - 3.1.6 all graphics must be black and must be displayed on a fluorescent yellow-green Class 1 background.
- 3.2 An alternative warning sign must be displayed on the rear window of the vehicle as near as practicable to the bottom, right-hand side of the window.

This notice is valid from midnight on 1 August 2002.

T. N. ARGENT, Executive Director, Transport SA, an authorised delegate for the Minister for Transport and Urban Planning

SOIL CONSERVATION AND LAND CARE ACT 1989

Appointments

I, JOHN HILL, Minister for Environment and Conservation in the State of South Australia to whom the administration of the Soil Conservation and Land Care Act 1989 has been committed, do hereby appoint the following people as members of the Murray Plains District Soil Conservation Board, pursuant to section 24 of the Act until 30 December 2003:

Neil Richard Burbidge Christine Ann Jones Timothy James Starkey Maurice A. Collins Stephen Martin Hein Robert Eric Graetz,

with Peter Dabinett as the Local Government Representative.

Dated 30 July 2002.

J. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Authorisation to Take Water for Fire-Fighting

PURSUANT to section 11 of the *Water Resources Act 1997* ('the Act'), I, John David Hill, Minister for Environment and Conservation, hereby authorise the taking of water, for the purpose of fire-fighting, subject to the conditions specified in Schedule A, from any prescribed watercourse, lake or well in the State, or from any surface water prescribed area in the State.

SCHEDULE A

For the purposes of this notice:

- (1) 'fire-fighting' means:
 - (a) any service provided by the South Australian Metropolitan Fire Service or the Country Fire Service, constituted under the South Australian Metropolitan Fire Service Act 1936 and Country Fire Service Act 1989 respectively, for the purpose of preventing, controlling, suppressing or extinguishing a fire, or for training in these activities; or
 - (b) any reasonable steps taken by the owner or occupier of land to protect property on the land from fire and to prevent or inhibit the outbreak of fire on the land, or the spread of fire through the land.
- (2) Words used in this notice that are defined in the Act shall have the meanings set out in the Act.

Dated 23 July 2002.

J. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Authorisation to Take Water for Road Making

PURSUANT to section 11 of the *Water Resources Act 1997* ('the Act'), I, John David Hill, Minister for Environment and Conservation, hereby authorise the taking of water, for the purpose of road making, subject to the conditions specified in Schedule A, from any prescribed watercourse, lake or well in the State, or from any surface water prescribed area in the State.

SCHEDULE A

- For the purposes of this notice:
 - (1) 'road' means any street, road, thoroughfare, terrace, court, lane, alley, cul-de-sac, or place commonly used by the public, or to which the public are permitted to have access, and includes a part of a road.
 - (2) 'road making' means:
 - (a) the construction of a road;
 - (b) the maintenance or repair of a road; or
 - (c) the alteration of a road.
 - (3) Words used in this notice that are defined in the Act shall have the meanings set out in the Act.

Dated 23 July 2002.

J. HILL, Minister for Environment and Conservation

REGULATIONS UNDER THE SUBORDINATE LEGISLATION ACT 1978

No. 150 of 2002

At the Executive Council Office at Adelaide, 1 August 2002

PURSUANT to the Subordinate Legislation Act 1978 and with the advice and consent of the Executive Council, I make the following regulations.

 $Marjorie \ Jackson-Nelson, \ Governor$

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

M. J. ATKINSON, Attorney-General

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Publication of regulations

Citation

1. These regulations may be cited as the *Subordinate Legislation (General) Regulations 2002.*

Commencement

2. These regulations will come into operation on 1 September 2002.

Revocation

3. The Subordinate Legislation Regulations 1991 (see Gazette 19 December 1991, p. 1980) are revoked.

Interpretation

4. In these regulations—

"Act" means the Subordinate Legislation Act 1978.

Publication of regulations

5. For the purposes of section 11 of the Act, regulations must be published in the *Gazette* in full and must state the following:

- (a) the short title of the Act under which the regulations are made;
- (b) in the case of regulations made by the Governor—the number of the regulations;
- (c)
 - (i) in the case of regulations that amend principal regulations—
 - (A) the citation of the principal regulations or, if there is no citation, some other reference by which the principal regulations may be identified; and

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

[1 August 2002

- (B) the date on which the principal regulations appeared in the *Gazette*; and
- (C) whether the principal regulations have been varied by other amending regulations; or
- (ii) in any other case—a title by which the regulations may be cited;
- (*d*) the date on which the regulations were made.

AG00207/02CS

R. DENNIS, Clerk of the Council

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THE RURAL CITY OF MURRAY BRIDGE

Casual Vacancy

NOTICE is hereby given pursuant to section 54 (6) of the Local Government Act 1999, that a vacancy has occurred within the council due to the resignation of Councillor Lui Fabbian, to take effect from 31 July 2002.

R. J. FOSTER, Chief Executive Officer

CITY OF PORT LINCOLN

Consolidation and Format PAR—Draft for Public Consultation and Interim Development Control

NOTICE is hereby given that the City of Port Lincoln has prepared a draft Format Plan Amendment Report to amend the Port Lincoln (City) Development Plan.

This Plan Amendment Report will amend the Port Lincoln (City) Development Plan by ensuring a consistent approach to development in the region through the consolidation of applicable controls from the Lower Eyre Peninsula District Council Development Plan with the Port Lincoln Council Wide development controls. The draft Plan Amendment Report seeks to introduce a number of new provisions relating to industry, signage, car parking, together with complying and non-com-plying development lists. Zones have been introduced where previously Policy Areas, and public notification categories have also been introduced.

The draft Plan Amendment Report which is in place on an interim basis pursuant to section 28 of the Development Act 1993 will be available for public inspection during normal office hours at the council office and library, City of Port Lincoln, 60 Tasman Terrace, Port Lincoln, S.A. 5606, from 1 August 2002 to 4 October 2002. A copy of the Plan Amendment Report can be obtained from the council at \$30 each.

Written submissions regarding the draft amendment will be accepted by the City of Port Lincoln, until 5 p.m. on 4 October 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 Officer, City of Port Lincoln, at his office, 60 Tasman Terrace, Port Lincoln, S.A. 5606.

Copies of all submissions received will be available for inspection by interested persons at 60 Tasman Terrace, Port Lincoln, S.A. 5606 from 7 October 2002 until the date of the public hearing.

A public hearing will be held at 7.30 p.m. on 21 October 2002 at the Council Chambers, 60 Tasman Terrace, Port Lincoln. The public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

Dated 1 August 2002.

I. BURFITT, Chief Executive Officer

CITY OF WEST TORRENS

Residential Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the City of West Torrens has prepared a draft Residential Plan Amendment Report (PAR) to amend the City of West Torrens Development Plan.

The PAR will amend the City of West Torrens Development Plan by introducing a performance based approach to the design and assessment of residential development. A single Residential Zone has been introduced that includes a series of policy areas that reflect the existing and future desired character of areas. This Residential Zone also applies to existing Historic (Conserva-tion) Policy Areas. Additional policies have been introduced to address issues relating to flooding and aircraft noise. An information bulletin has been prepared to summarise the main policy changes. This is available upon request from the City Planning Department, telephone 8416 6221.

The draft PAR will be available for public inspection during normal office hours at the Civic Centre, City of West Torrens, 165 Sir Donald Bradman Drive, Hilton from 1 August 2002 to 1 October 2002. The draft PAR will also be available for inspection at the City of West Torrens Library, Brooker Terrace, Hilton and the Thebarton Library, 166 South Road, Torrensville.

A Community Information Session is planned for Saturday, 14 September 2002 in the West Torrens Library Auditorium from 10.30 a.m. to 12.30 p.m. To register your interest in attending this session please contact Rosa Forgione in City Planning on telephone 8416 6221 or via e-mail <u>rforgion@wtcc.sa.gov.au</u>

Written submission regarding the draft PAR will be accepted by the City of West Torrens, until 5 p.m. on 1 October 2002. The written submission should also clearly indicate whether you wish to speak at the public hearing on you submission. All submissions should be addressed to the Chief Executive Officer, City of West Torrens, 165 Sir Donald Bradman Drive, Hilton, S.A. 5033.

Copies of all submissions received will be available for inspection by interested persons at the Civic Centre, 165 Sir Donald Bradman Drive, Hilton from 2 October 2002 until the date of the public hearing.

A public hearing will be held at 7 p.m. on 22 October 2002 at the Civic Centre, 165 Sir Donald Bradman Drive, Hilton. The hearing may not be held if no submission indicates an interest in speaking at the public hearing.

Dated 1 August 2002.

T. M. STARR, Chief Executive Officer

CLARE AND GILBERT VALLEYS COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Clare & Gilbert Valleys Council at its special meeting held on 23 July 2002, resolved that for the financial year ending 30 June 2003, and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, adopted the following:

Adoption of Valuation

1. Pursuant to section 167 of the Local Government Act 1999, council adopted the most recent capital valuation of the Valuer-General in relation to the whole of the area of the council and specified that the total of the values that are to apply within the area for rating purposes is \$1 046 587 112.

Declaration of Differential General Rates

2. Pursuant to section 153 of the Local Government Act 1999, the following differential general rates for the year ending 30 June 2003 were declared on rateable land within the area by reference to the locality of the land—

- 2.1 Land situated within the Townships of Clare, Saddleworth, Riverton, Mintaro, Sevenhill, Auburn, Watervale, Manoora, Rhynie, Marrabel, Stockport, Tarlee, Waterloo—0.481 cents in the dollar.
- 2.2 Land situated outside of Townships, Rural—0.332 cents in the dollar.

Declaration of Minimum Rate

3. Pursuant to section 158 of the Local Government Act 1999, council declared a minimum amount that shall by payable by way of rates on rateable properties of \$340.

Septic Tank Effluent Drainage Scheme System

4. Pursuant to section 155 of the Local Government Act 1999 council adopted the following annual service charges:

- (a) For all properties included in the area serviced by the Clare Septic Tank Effluent Drainage Scheme, an annual service charge of \$31.40 per STEDS unit;
- (b) for all properties included in the area serviced by the Saddleworth Septic Tank Effluent Drainage Scheme, an annual service charge of \$15.10 per STEDS unit;
- (c) for all properties included in the area serviced by the Riverton Septic Tank Effluent Drainage Scheme, an annual service charge of \$63.35 per STEDS unit.

Payment of Rates

Pursuant to section 181 (14) of the Local Government Act 1999, the payment of rates will be made by four approximately equal instalments; the first of which shall be due on 2 September 2002, second on 2 December 2002, third on 3 March 2003 and the fourth on 2 June 2003.

Discount on Rates

Pursuant to section 181 (11) of the Local Government Act 1999, council grants a discount of 2.25% to encourage the full payment of rates by one single instalment which shall be due on 2 September 2002.

M. A. GOLDSTONE, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of Elliston at a meeting held on 19 July 2002, by virtue of the powers contained in section 167 (2) (*a*) of the Act, the council resolved to adopt, for rating purposes for the financial year ending 30 June 2003, the Valuer-General's valuation of capital values applicable to land within the area of council, totalling \$125 469 770 as at gazettal date of 23 May 2002, plus any adjustments as required to date of adoption being 19 July 2002.

Declaration of Rates

Notice is hereby given that in exercise of the powers contained in sections 123 (2) (b), 152 (1) (c), 152 (2), 153 (1) (a) and 155, the District Council of Elliston, after considering and adopting the budget, financial estimates and statements for the financial year ending 30 June 2003 and adopting valuations that are to apply to the land within the council's area, resolved to declare the following rates:

- A general rate of 0.6065 cents in the dollar on the basis of capital value of that land and a fixed charge of \$220 applying equally to each separate piece of rateable land in its area.
- A service charge of \$35 for each occupied allotment within the township of Lock and the subdivision of part section 55 in Deposited Plan 8406, Hundred of McLachlan served by septic tank effluent drainage schemes and an additional annual service charge on occupied allotments in that area, taking into account the level of usage, as follows:
 - Business usage \$20.
 - Combined business and residential usage \$50.
 - Lock Hotel/Motel usage \$100.
 - South Australian Housing Trust premises usage \$100.
 - Lock Area School usage \$315.

An annual service charge for the service of the Port Kenny Water Supply to allotments within the township of Port Kenny and sections 21, 72 and 102, Hundred of Wright, taking into account the level of usage, as follows:

Domestic—below 138 kL, \$1.50 per kL; above 138 kL, \$5 per kL.

Commercial—below 249 kL, \$1.50 per kL; 250-350 kL, \$2 per kL; above 350 kL, \$5 per kL.

An annual service charge of \$50 on each premises within the township of Elliston and its environs, receiving the service of television transmission from the facility of Bramfield Hill, section 122, Hundred of Colton.

The council resolved to declare that pursuant to section 182 (1) (*b*) of the Act, it will consider applications for a remission of this service charge, where appropriate, in circumstances where a ratepayer can establish hardship on the basis that the television transmission from the facility is not received.

Payment of Rates

Notice is hereby given, that pursuant to section 181 of the Act, the District Council of Elliston resolved to declare that the rates and charges payable in respect of the financial year ending 30 June 2003 are payable in approximately four equal instalments (unless otherwise agreed with the principal ratepayer) and in exercise of the powers contained in section 44 of the Act, the Chief Executive Officer is delegated authority pursuant to section 181 (2) (*a*) of the Act to determine the days upon which the four instalments will fall due.

Rebate of Rates

That pursuant to section 159 (3) and 166 (1) (j) of the Act, the council resolved to grant a rebate of 100% of the rates and service charges payable for the financial year ending 30 June 2003, in respect of the following organisations, on the basis that they provide a benefit or service to the community:

Mount Damper Hall Trust	Lock & Districts Sports
	Centre
Port Kenny Hall Committee	Lock Bowling Club
Elliston Hall Committee	Lock Football Club
Sheringa Hall Committee	Lock Racing Club
Tooligie Hall Committee	Lock Golf Člub
Murdinga Hall Committee	Elliston CWA
Tooligie Hill Recreation	Murdinga Tennis & Cricket
Grounds	
Lock Hall Community	Elliston Community Sports
-	Centre
Port Kenny Community	Lock, Murdinga, Tooligie
Sport	Progress
Elliston Golf Club	Lock Swimming Pool

Separate Rate—Water Catchment Levy

Notice is hereby given that in exercise of the powers contained in section 138 of the Water Resources Act 1997, and section 154 of the Local Government Act 1999, the District Council of Elliston at a meeting held on 19 July 2002, declared a separate rate being a fixed water levy of \$25.08 on all rateable property in the council area. The fixed water levy was declared in order to reimburse to the council the amount of \$23 355 which council is required to contribute towards the cost of operating the Eyre Peninsula Catchment Water Management Board for the 2002-2003 financial year.

D. E. HITCHCOCK, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Exclusion of Lands from Classification of Community Land

NOTICE is hereby given that on 16 July 2002 council resolved, pursuant to section 193 (1) (*a*) of the Local Government Act 1999, having conducted the public consultation process, that the following land in its ownership, care and management be excluded from the Classification of Community Land:

Vacant land situated at Lot 10, Railway Parade, Robertstown, Certificate of Title 5065/753;

Residence situated at 29 Commercial Street, Robertstown, Certificate of Title 5488/342 (formerly CT 4173/44);

Council depot situated at Lot 10 and Lot 22 Railway Parade, Robertstown, Certificates of Title 4346/498 and 5819/952 (formerly CT 1604/196).

S. KERRIGAN, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the council held on Tuesday, 16 July 2002, the council resolved as follows:

Adoption of Valuation

Pursuant to section 167 (2) (*a*) of the Local Government Act, 1999, council adopted for the financial year ending 30 June 2003, capital valuation made by the Valuer-General being \$487730020 in relation to the area of the council for the purpose of rating, and hereby specifies 16 July 2002 as the day as from which such valuation shall become and be the valuation of the council.

Annual Service Charge—Septic Tank Effluent Drainage Schemes

Pursuant to section 155 of the Local Government Act 1999, council adopted the following annual service charges for the year ending 30 June 2003:

(a) for all properties included in the area serviced by that part of the Burra Septic Tank Effluent Drainage Scheme, which was installed prior to 1995, an annual service charge of \$192.70 per property unit for occupied property and an annual service charge of \$139.60 per unit for vacant allotments;

- (b) for all properties included in the area serviced by that part of the Burra Septic Tank Effluent Disposal Scheme which was installed during and after 1995, an annual service charge of \$201.50 per property unit for occupied property and an annual service charge of \$144.45 per property unit for vacant allotments;
- (c) for all properties included in the area serviced by the Eudunda Septic Tank Effluent Drainage Scheme, an annual service charge of \$66.40 per property for occupied property and an annual service charge of \$33.20 per property unit for vacant allotments.

A 'property unit' is determined in accordance with the document entitled 'Guidelines for establishing property units related to service charges for Septic Tank Effluent Disposal Schemes' as published by the Local Government Association of South Australia, February 1996, adopted by council in July 1997.

Annual Service Rate—Waste Collection

Pursuant to section 155 of the Local Government Act 1999, council adopted the following annual service rate for the year ending 30 June 2003, for Waste Collection Services:

- (a) for all residences and businesses in the townships of Terowie, Whyte Yarcowie, Hallett, Mount Bryan, Burra, Robertstown, Point Pass, Eudunda, Farrell Flat and Booborowie, an annual service rate of \$63 per property unit for occupied property, and an annual service rate of \$0.00 per unit for vacant properties;
- (b) for all properties outside of the above townships that have made application and have access to the waste collection service, an annual service rate of \$63 per property unit.

Fixed Charge

Pursuant to section 151 of the Local Government Act 1999, and subject to the provision of section 152 (2), council declares a fixed charge of \$140 for the 2002-2003 financial year.

Differential General Rates

Pursuant to section 156 of the Local Government Act 1999, the following differential general rates for the year ending 30 June 2003, were declared with reference to the locality of the land:

- (a) 0.3713 cents in the dollar for land located within the Hallett Ward area;
- (b) 0.7710 cents in the dollar for land located within the Burra Township area;
- (c) 0.3713 cents in the dollar for land located outside the Burra Township area but within the Burra Ward area;
- (d) 0.4881 cents in the dollar for land located within the Eudunda Township area;
- (e) 0.3713 cents in the dollar for land located outside the Eudunda Township area but within the Eudunda Ward area; and
- (f) 0.3713 cents in the dollar for land located within the Robertstown Ward area.

Payment of Rates

Pursuant to section 181 (1) of the Local Government Act 1999, rates are payable by four instalments due on 6 September 2002, 6 December 2002, 7 March 2003 and 6 June 2003.

Early Payment Discount

That pursuant to section 181 (1) of the Local Government Act 1999, all rates (general, separate and service) for 2002-2003 paid in full on or before the due date of the first instalment date will attract a 4% discount.

S. KERRIGAN, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Kingston District Council at its meeting held on 19 July 2002, resolved, pursuant to section 167 of the Local Government Act 1999, to adopt for the financial year ending 30 June 2003, the capital value made by the Valuer-General totalling \$291 426 280 for the council area, of which \$286 016 820 is in respect to rateable land, and hereby specifies 19 July 2002 as the day as from which such valuation shall become and be the valuation of the council.

Pursuant to section 153 (1) (b) of the Local Government Act 1999, the council declared the following differential rates on all rateable land within its area for the year ending 30 June 2003, in accordance with the provisions of section 156 (1) (b) of the said Act as follows:

- (a) A differential rate of 0.76 cents in the dollar (Urban Rate) on the capital value of all rateable property within the townships of Kingston, Rosetown and Cape Jaffa.
- (b) A differential rate of 0.657 cents in the dollar (Rural Living Rate) on the capital value of all rateable property within the Rural Living Zone (RuL) abutting the township of Kingston, as in accordance with maps King/24, King/26, King/27, King/30 and King/31 of the Council Development Plan.
- (c) A differential rate of 0.613 cents in the dollar (Rural Rate) on the capital value of all rateable property within the remainder of the council district.

Declaration of Minimum Rate

Pursuant to section 158 of the Local Government Act 1999, the council hereby fixes in respect to the year ending 30 June 2003, a sum of \$320 as a minimum amount payable by way of rates in respect of rateable land within the area.

Declaration of Separate Rate—Water Catchment Levy

That in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse to the council the amount contributed to the South East Catchment Water Management Board a separate rate of \$12.15 be declared on all rateable land in the council's area in the catchment area of the Board in respect to the year ending 30 June 2003, based on the fixed levy of the same amount on all rateable land.

Declaration of Service Charge—Kingston STED (Effluent Disposal) Scheme

Pursuant to section 155 of the Local Government Act 1999, the council declared the following annual service charge for the Kingston STED (Effluent Disposal) Scheme for the year ending 30 June 2003:

	\$	
Per unit on each occupied allotment	249	
Per unit on each vacant allotment	189	

The service rates are charged in accordance with the Septic Tank Effluent Disposal Scheme Guidelines for establishing property units relating to service rates for septic tank effluent disposal schemes representative of the level of usage of the service.

Payment of Rates

Pursuant to section 181 (1) (a) of the Local Government Act 1999, the council declared that rates for the year ending 30 June 2003, will fall due in four equal or approximately equal instalments that fall due on the following dates:

3 March 2003:

2 June 2003.

S. J. RUFUS, Chief Executive Officer

² September 2002;

² December 2002;

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Adoption of Valuation

NOTICE is hereby given, pursuant to section 167 of the Local Government Act 1999, that the District Council of Lower Eyre Peninsula, at a meeting held on Friday, 5 July 2002, adopted the valuation that is to apply to land within its area for rating purposes made by the Valuer-General based on the capital values totalling \$515 248 440 for the year ending 30 June 2003.

Declaration of Rates

Notice is hereby given that the District Council of Lower Eyre Peninsula, at a meeting held on Friday, 5 July 2002, made the following declarations for the year ending 30 June 2003:

Differential General Rates

- 0.3801 cents in the dollar for land within the gazetted townships of Cummins, Coffin Bay, North Shields, Louth Bay and Boston;
- 0.3364 cents in the dollar for land within the gazetted townships of Stamford, Edillilie, Yeelanna, Coulta, Mount Hope, Wanilla and Lake Wangary;
- 0.3364 cents in the dollar for all other land outside of any gazetted township in the district.

Fixed Charge

• \$188 for each assessment.

Separate Rate

Pursuant to section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse the council the amount contributed to the Eyre Peninsula Catchment Water Management Board, a separate rate of \$27.93 be declared on all rateable land in the council area for the year ending 30 June 2003.

Service Charge

Pursuant to section 155 of the Local Government Act 1999, for all properties serviced by common effluent drainage schemes within the council district, the following service charges be declared for the year ending 30 June 2003:

	\$
Occupied Allotment Charge— Cummins Township	137
Vacant Allotment Charge— Cummins Township	98
Occupied Allotment Charge— North Shields Township	226
Vacant Allotment Charge— North Shields Township	205
Occupied Allotment Charge— Coffin Bay Township	300
Pump Reduction Charge— Coffin Bay Township	205
Vacant Allotment Charge— Coffin Bay Township	200
P. AIRD, District	t Clerk

MID MURRAY COUNCIL

Periodical Review of Elector Representation

NOTICE is hereby given, pursuant to section 12 of the Local Government Act 1999, that the Mid Murray Council 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.

A report has been prepared that details the review process, the public consultation undertaken and the proposal that the council considers should be implemented. Copies of this report are available from the Council Offices, 49 Adelaide Road, Mannum; Main Street, Cambrai; Moorundie Street, Truro and 10 Fourth Street, Morgan, or by telephone 8569 1600.

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 this report. Such a submission should be forwarded to:

G. R. Brus Chief Executive Officer Mid Murray Council P.O. Box 28 Mannum, S.A. 5238

by close of business at 5 p.m. on Friday, 23 August 2002.

Any person making a written submission will be given the opportunity, if requested, to appear personally or by a representative before council, to be heard in support of their submission.

G. BRUS, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a special meeting of the District Council of Mount Remarkable held on 16 July 2002, the council resolved in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 (the 'Act') in respect of the financial year ending 30 June 2003:

Adoption of Valuation

1. The Valuer-General's most recent valuation of land available to the council, being the site valuation of land totalling \$150 348 700 be adopted for rating purposes.

Attributions of Land Uses

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

(2) The use indicated by those numbers in respect of each separate assessment of land designated in the Assessment Records on this date (as laid before the council) be attributed to each such assessment respectively; and

(3) Reference in this resolution to land being of a certain category use means the use indicated by that category number in the Regulations.

Declaration of Rates

3. In order to raise the amount of \$1 326 830:

- (1) Differential rates pursuant to section 156 (1) (*c*) of the Act be declared as follows:
 - (a) in respect of land situated outside of townships as follows:
 - (i) 1.25 cents in the dollar on rateable land of Category 1 use;
 - (ii) 14 cents in the dollar on rateable land of Categories 2 and 3 use;
 - (iii) 10.6 cents in the dollar on rateable land of Categories 4, 5, 6 and 9 use;
 - (iv) 0.405 cents in the dollar on rateable land of Categories 7 and 8 use;
 - (b) in respect of land uses within townships as follows:
 - (i) in the township of Port Flinders—2.7 cents in the dollar on all rateable land;
 - (ii) in the township of Port Germain:
 - 5.75 cents in the dollar on rateable land of Categories 1, 2, 3, 7 and 8 use;
 - 11.74 cents in the dollar on rateable land of Categories 4, 5, 6 and 9 use;
 - (iii) in the township of Wirrabara:
 - 7.25 cents in the dollar on rateable land of Categories 1, 2, 3, 7 and 8 use;
 - 10.6 cents in the dollar on rateable land of Categories 4, 5, 6 and 9 use;

- (iv) in the township of Appila 13.82 cents in the dollar on all rateable land;
- (v) in the township of Wilmington:
 - 5.55 cents in the dollar on rateable land of Categories 1, 2, 3, 7 and 8 use;
 - 10.6 cents in the dollar on rateable land of Categories 4, 5, 6 and 9 use;
- (vi) in the townships of Hammond, Moockra and Willowie:
 - 6.2 cents in the dollar on rateable land of Categories 1, 2, 3, 7 and 8 use;
 - 10.6 cents in the dollar on rateable land of Categories 4, 5, 6 and 9 use;
- (vii) in the township of Booleroo Centre:
 - 10.26 cents in the dollar on rateable land of Categories 1, 2, 3, 7 and 8 use;
 - 10.6 cents in the dollar on rateable land of Categories 4, 5, 6 and 9 use;
- (viii) in the township of Melrose:
 - 5.79 cents in the dollar on rateable land of Categories 1, 2, 3, 7 and 8 use;
 - 10.6 cents in the dollar on rateable land of Categories 4, 5, 6 and 9 use;
- (ix) in the township of Murraytown:
 - 7.4 cents in the dollar on rateable land of Categories 1, 2, 3, 7 and 8 use;
 - 10.6 cents in the dollar on rateable land of Categories 4, 5, 6 and 9 use.
- (2) A fixed charge component of the general rate of \$97 be imposed upon each assessment in accordance with section 152 (1) (c) of the Local Government Act 1999.

P. J. MOORE, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Public Road adjacent to Section 106, Hundred of Robertson, Bool Lagoon

NOTICE is hereby given pursuant to section 10 of the said Act, that council proposes to make a Road Process Order to open as road portion of section 106 adjoining the eastern boundary and numbered '1' on Preliminary Plan No. PP 02/0054 and to close, and transfer to B. A. Hood (in exchange for the new road) the greater portion of the road adjoining the southern boundary of section 106 lettered 'A' on Preliminary Plan No. PP 02/0054.

A copy of the plan and statement of persons affected are available for public inspection at the Council's Office, DeGaris Place, Naracoorte and the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any application for easement or objections must be made in writing within 28 days from 1 August 2002, to the Council, P.O. Box 555, Naracoorte, S.A. 5271 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

Where a submission is made, council will give notification of a meeting to deal with the matter.

Dated 30 July 2002.

D. BEATON, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of Streaky Bay at a meeting held on Thursday, 25 July 2002, resolved that in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 ('the Act') and in respect of the financial year ending 30 June 2003:

Adoption of Budget

The Budget for that year as laid before the council at this meeting, which consists of:

- the budgeted operating statement;
- the budgeted statement of financial position;
- the budgeted statement of changes in equity;
- · the budgeted cash flow statement; and
- the budgeted statement as to the basis for the determination of rates,

be adopted, involving:

- (1) a total estimated expenditure of \$4 891 472;
- (2) a total estimated income from sources other than rates of \$3 723 691; and
- (3) a total amount required to be raised from rates of \$1 167 781.

Adoption of Valuation

The most recent valuation of the Valuer-General available to the council of the site value of land within the council's area be adopted for rating purposes, totalling \$74 479 420 for rateable land, and \$3 372 520 for non-rateable land.

Attribution of Land Uses

1. The numbers indicated against the various categories of land use prescribed by the Local Government (General) Regulations 1999 (the 'regulations'), be used to designate land uses in the Assessment Book.

2. The use indicated by those numbers in respect of each separate assessment of land described in the Assessment Book on this date be attributed to each such assessment respectively.

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

Declaration of Rates

In order to raise the amount as indicated above that is required to be raised from rates the council declares differen-tial rates on the basis of locality and land use as follows:

- (1) (a) in the township of Sceale Bay, 0.986 cents in the dollar of the site value of rateable land;
 - (b) in the township of Baird Bay, 0.986 cents in the dollar of the site value of rateable land;
 - (c) in the township of Haslam, 0.986 cents in the dollar of the site value of rateable land;
 - (d) the in township of Wirrulla, 0.986 cents in the dollar of the site value of rateable land;
 - (i) 35 cents in the dollar of the site value of rateable land of Category 4 use;
 - (e) in the township of Poochera, 0.986 cents in the dollar of the site value of rateable land;
 - (i) 35 cents in the dollar of the site value of rateable land of Category 4 use;
 - (f) in the township of Cungena:
 - (i) 0.986 cents in the dollar of the site value of rateable land of Categories 1-3 and 5-9 use;
 - (ii) 35 cents in the dollar of the site value of rateable land of Category 4 use;
 - (g) in the township of Streaky Bay:
 - (i) 1.644 cents in the dollar of the site value of rateable land of Categories 1, 8 and 9 use;
 - (ii) 2.33 cents in the dollar of the site value of rateable land of Categories 2 to 6 use;
 - (iii) 0.921 cents in the dollar of the site value of rateable land of Category 7 use;
 - (*h*) in respect of Holiday House and Country Living Zones as identified in council's Development Plan:
 - (i) 0.986 cents in the dollar of the site value of rateable land of Category 1 use;

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- (*i*) in respect of the Silo Zone as identified in council's Development Plan:
 - (i) 35 cents in the dollar of the site value of rateable land of Category 4 use;
- (*j*) in respect of all other land for the council area:
 - (i) 0.986 cents in the dollar of the site value of rateable land of Category 1 use;
 - (ii) 35 cents in the dollar of the site value of rateable land of Category 4 use;
 - (iii) 0.921 cents in the dollar of the site value of rateable land of Category 7 use,

including Aquaculture Park Zone, as identified in council's Development Plan;

- (iv) 0.921 cents in the dollar of the site value of rateable land of other category uses.
- (2) a fixed charge component of the general rate of \$300 be imposed in relation to each assessment of rateable land in the area in accordance with section 152 of the Act.

STEDS Charges

The Septic Tank Effluent Disposal System charges applicable to land benefiting from the Septic Tank Effluent Disposal Schemes within the township of Streaky Bay are as follows:

Stage 1

- (a) Scheme 3—\$75 per unit;
- (b) Scheme 4—\$105 per unit;
- (c) Scheme 5—\$110 per unit.
- (c) benefices \$110 per

Stage 2

- \$151 per unit (contribution to capital costs of the scheme).
- (1) An additional annual charge of \$39 for vacant allotments and \$59 per unit (contribution to ongoing maintenance due to level of usage) for occupied allotments apply in respect of all land benefiting from both stages of STEDS.
- (2) '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.

Payment of Rates

Pursuant to section 181 of the Local Government Act 1999, rates will be payable in four equal or approximately equal instalments and that the due date for those instalments will be 13 September 2002, 13 December 2002, 14 March 2003 and 13 June 2003.

Eyre Peninsula Catchment Water Management Board

Notice is hereby given that pursuant to section 138 of the Water Resources Act 1997 and section 154 of the Local Govern-ment Act 1999, the District Council of Streaky Bay declared a separate rate of \$28.50 per separate assessment of rateable land in the council area in order to recoup the amount of \$33 291, being council's contribution to the Eyre Peninsula Catchment Board for the period ending 30 June 2003.

J. RUMBELOW, General Manager

DISTRICT COUNCIL OF TUMBY BAY

ADOPTION OF VALUATION AND DECLARATION OF RATES

Erratum

General Rate

1. That the council for the District Council of Tumby Bay exercising powers under sections 152 and 153 of the Local Government Act 1999, hereby declare a General Rate of 1.46665 cents in the dollar plus a fixed charge of \$245.

Differential General Rate

2. That the council for the District Council of Tumby Bay exercising powers under sections 153 and 156 (1) (b) of the Local Government Act 1999, hereby declare a differential general rate of 0.62581 cents in the dollar plus a fixed charge of

\$245 and 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 for the District Council of Tumby Bay exercising powers under section 154 of the Local Government Act 1999, hereby declares a separate rate on the following areas and for the purposes outlined:

- Contribution to Port Neill Soldiers' Memorial Hall Incorporated
 - (a) Port Neill township a rate of 0.04422 cents in the dollar and Hundred of Dixson a rate of 0.014 cents in the dollar;
- Contribution to Tumby Bay Oval Committee for Oval Maintenance
 - (b) Tumby Bay township a rate of 0.01723 cents in the dollar and Hundreds of Hutchison and Louth a rate of 0.00372 cents in the dollar;

Eyre Peninsula Catchment Water Board

(c) 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 that a fixed charge applies for the Eyre Peninsula Catchment Water Board.

E. A. ROBERTS, District Clerk

WAKEFIELD REGIONAL COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting held on 10 July 2002, the Wakefield Regional Council in exercise of its powers contained in Chapter 10 of the Local Government Act 1999, made the following resolutions:

Adoption of Valuation

That council, in accordance with the provisions of section 167 of the Local Government Act 1999, adopts for the year ending 30 June 2003, the most recent valuation made by the Valuer-General of capital value in relation to the area of the council, that being the valuation listing of 28 June 2002 showing a total assessment for the district of \$763 142 060.

Declaration of Differential General Rates

That pursuant to the provisions of sections 151(1)(a), 156(1)(b), (7)(b) and (c) of the Local Government Act 1999, council declares differential general rates on property within its area for the financial year ending 30 June 2003, by reference to rateable property situated within or outside a township as follows:

- (a) all land situated within the boundaries of the following townships:
 - the townships of Balaklava, Blyth, Hamley Bridge, Owen and Port Wakefield—0.739 cents in the dollar;
 - the townships of Brinkworth, Lochiel and Snow-town—1.140 cents in the dollar;
- (b) all land situated outside of the aforementioned township boundaries:
 - 0.272 cents in the dollar,

and, further that those assessments in the former Blyth/Snow-town Council district shall be granted a remission on the general rate pursuant to section 166(1)(l) of the Local Government Act 1999, to the extent of the general rate payable on individual assessments in the aforesaid area shall not incur and increase greater than 20% on the previous year's (2001-2002) general rate amount so payable as a result of the change in rating system from site to capital valuation.

Declaration of Minimum Amount

That pursuant to the provisions of section 158 of the Local Government Act 1999, council fixes a minimum rate of \$352 for the district in respect of the year ending 30 June 2003.

Declaration of Service Charge

That pursuant to the provisions of section 155 of the Local Government Act 1999, council declares service charges for the year ending 30 June 2003, for the purposes of recovering from the ratepayers in those particular townships who will be benefited by

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the authorised schemes for the disposal of sewerage effluent and capital cost of the work and the cost of the maintenance and operation thereof, as follows:

Town	Occupied (unit charge) \$	Unoccupied (unit charge) \$
Balaklava	75.00	48.00
Blyth	160.00	130.00
Hamley Bridge	123.00	106.00
Port Wakefield	56.10	_
Snowtown	64.00	44.00

Payment of Rates

That pursuant to the provisions of section 181 (1) of the Local Government Act 1999, council determines that all rates imposed in respect of the year ending 30 June 2003, will fall due in four instalments and further that council determines that the instalments will fall due on Friday, 6 September 2002, Friday, 6 December 2002, Friday, 7 March 2003 and Friday, 6 June 2003.

P. BARRY, Chief Executive Officer

WATTLE RANGE COUNCIL

Exclusion of Community Land

NOTICE is hereby given that council, at its meeting held on 16 July 2002, carried the following resolution:

Pursuant to section 193 (2) of the Local Government Act 1999, resolved to exclude part lot 13 South East Terrace, Kalangadoo as community land, having concluded its public consultation process.

F. N. BRENNAN, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that the council at its meeting held on 24 July 2002, resolved pursuant to section 193 of the Local Government Act 1999, to exclude the following parcels of land from classification as community land for the purpose of future residential land development:

- Allotment 91 of Filed Plan 199559, being land at Korreng Court, Port Wakefield comprised in certificate of title 5348/427:
- Allotment 95 of Filed Plan 200235, being land at Korreng Court, Port Wakefield comprised in certificate of title 5359/969;
- Allotment 156 of Deposited Plan 43098, being land at Korreng Court, Port Wakefield with a certificate of title to be issued;
- Allotment 157 of Deposited Plan 43908, being land at Catherine Street, Port Wakefield with a certificate of title to be issued.

P. BARRY, Chief Executive Officer

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

- Bickley, Clifford William, late of 22 Norman Street, Port Pirie, retired forklift driver, who died on 4 June 2002.
- Campbell, Ernest Warren, late of 29 Austral Terrace, Morphettville, retired electrician, who died on 8 April $200\bar{2}$
- Carr, Allan Arthur, late of 13 Sims Street, Henley Beach South, retired mechanic, who died on 20 April 2002
- Chesters, Kenneth Ernest, late of 6 Bernard Place, Port Lincoln, retired train controller, who died on 8 June 2002.
- Clark, Olive Victoria, late of 147 St Bernard's Road, Rostrevor, retired seamstress, who died on 11 June 2002.
- Cock, Phyllis, late of 2 Second Avenue, Woodville Gardens, home duties, who died on 1 June 2002.

Cousins, Marjorie Florence, late of 54 Gloucester Avenue, Belair, retired hotel manager, who died on 5 May 2002. Epner, Audrey Phyllis, late of 7 Victoria Street, Goodwood,

retired shop assistant, who died on 9 May 2002.

- Fleming, Dorothy, late of 81 Hall Street, Semaphore, of no occupation, who died on 12 June 2002.
- Hill, Vera Alice, late of 6 Clyde Street, Marion, widow, who died on 25 April 2002.

Johnston, Victor Leslie, late of Avenue Road, Payneham, retired baker, who died on 31 March 2002

Kenefick, Patrick David, late of 52 Esplanade, Semaphore, retired storeman, who died on 5 June 2002.

- Landers, Albert George David, late of 108 Kensington Road, Toorak Gardens, retired optician, who died on 19 April 2002.
- Mountstephen, Ronald Lindsay, late of 70 Standen Street, Murray Bridge, retired Commonwealth public servant, who died on 15 September 2001.
- Plush, Olive Pearl, late of 81 Tapleys Hill Road, Hendon, widow, who died on 1 June 2002.
- Rout, Esther May, late of 2 Jean Street, Oaklands Park, of no occupation, who died on 11 June 2002.
- Smith, Grant Sydney Robert, late of 54 Furness Avenue, Edwardstown, retired paint mill operator, who died on 10 June 2002.
- Spouse, John Leslie, late of 27 Nicholson Terrace, Port Augusta, retired storeman, who died on 1 June 2002. Williams, Graham Stanley, late of 1 Blairgowrie Avenue,
- Edwardstown, retired cleaner, who died on 15 June 2002.
- Zaunbrecher, Jacoba Johanna, late of 87 Main Street, Port Augusta, home duties, who died on 14 November 2001.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 30 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 1 August 2002.

C. J. O'LOUGHLIN, Public Trustee

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

- Watkins, Robert William, late of Hammill House, Room 4, The Terrace, Port Pirie, retired accountant, who died on 3 July 2002.
- Hill, Aileen Olive, late of Unit 2, 2C Lyall Avenue, Panorama, widow, who died on 23 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 any of the above estates are directed to send full particulars and evidence of such claims to the undersigned on or before 2 September 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 any of the above estates 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 any of the said estates are forthwith to deliver the same to the undersigned.

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

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