

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 20 NOVEMBER 2003

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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. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet Adelaide, 20 November 2003

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. 48 of 2003—Lottery and Gaming (Lottery Inspectors) Amendment Act 2003. An Act to amend the Lottery and Gaming Act 1936.

No. 49 of 2003—Statutes Amendment (Division of Superannuation Interests under Family Law Act) Act 2003. An Act to amend the Judges' Pensions Act 1971, the Parliamentary Superannuation Act 1974, the Police Superannuation Act 1990, the Southern State Superannuation Act 1994 and the Superannuation Act 1988.

No. 50 of 2003—Authorised Betting Operations (Licence and Permit Conditions) Amendment Act 2003. An Act to amend the Authorised Betting Operations Act 2000.

No. 51 of 2003—National Electricity (South Australia) (New Penalty) Amendment Act 2003. An Act to amend the National Electricity (South Australia) Act 1996.

By command,

J. W. WEATHERILL, for Premier

DPC 02/0586

Department of the Premier and Cabinet Adelaide, 20 November 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Community Housing Authority (SACHA), pursuant to the provisions of the South Australian Co-operative and Community Housing Act 1991:

Member: (from 20 November 2003 until 19 November 2006) Eleanor Mary Ramsay

By command,

J. W. WEATHERILL, for Premier

MSJ 023/03 CS

Department of the Premier and Cabinet Adelaide, 20 November 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Water Resources Council, pursuant to the provisions of the Water Resources Act 1997:

Member: (from 20 November 2003 until 19 November 2007) Peter George Cooper

Raymond Clarence Williams

By command,

J. W. WEATHERILL, for Premier

MEC 0100/03 CS

Department of the Premier and Cabinet Adelaide, 20 November 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Services Commission, pursuant to the provisions of the Legal Services Commission Act 1977:

Member: (from 20 November 2003 until 19 November 2006) Michael Carlisle Howard Burgess

By command,

J. W. WEATHERILL, for Premier

ATTG 0249/02 CS

Department of the Premier and Cabinet Adelaide, 20 November 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Stephanie Wendy Key, MP, Minister for Social Justice, Minister for Housing, Minister for Youth and Minister for the Status of Women to be also Acting Minister for Health and Acting Minister Assisting the Premier in Social Inclusion for the period 10 December 2003 to 14 December 2003 inclusive during the absence of the Honourable Lea Stevens, MP.

By command,

J. W. WEATHERILL, for Premier

NHEA-MGR 0024 CS

Department of the Premier and Cabinet Adelaide, 20 November 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the persons listed as Justices of the Peace for South Australia, pursuant to Section 4 of the Justices of the Peace Act 1991.

Kristin Kay Cox Jade Kelemen Jacqueline Dianne Kirasic Cristina Maria Ladasiu Ciolacu Dean Norman Lambert Alicia Jane Martin Susan Elizabeth Massie Beverly Kay Mickel Gregory James O'Rielley Astrid Louise Roth Peter James Wallace

By command,

J. W. WEATHERILL, for Premier

ATTG 0039/03 CS

DEVELOPMENT ACT 1993

Decision By The Governor

Preamble

1. A proposal for the development of wind farm comprising 20 wind turbine generators, associated infrastructure and leases on the Sellicks Hill Range near Myponga has been under consideration under Division 2 of Part 4 of the Development Act 1993.

2. The development has been the subject of a Public Environmental Report and an Assessment Report under sections 46 and 46C of the Development Act 1993.

3. Application has now been made to the Governor under section 48 of the Development Act 1993 for the approval of the development. The application, as it relates to the proposed wind farm, lodged with the Development Assessment Commission on 13 June 2002, was amended on 23 July 2002, expanded upon by the Public Environmental Report dated 10 March 2003 and further amended by the Response Document and Amendment to Proposal dated 14 July 2003:

Documents:

- (a) Development Application and Environmental Assessment dated 13 June 2002.
- (b) Amendment to Development Application and Environmental Assessment dated 23 July 2002.
- (c) Public Environmental Report dated 10 March 2003.
- (d) Response Document and Amendment to Proposal dated 14 July 2003.

4. I am satisfied that an appropriate Public Environmental Report, and an Assessment Report, have been prepared in relation to the development, in accordance with the requirements of Division 2 of Part 4 of the Development Act 1993.

5. I have, in considering the application, had regard to all relevant matters under section 48(5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993 and with the advice and consent of the Executive Council, I grant a development authorisation for the proposal submitted by TrustPower Ltd for the development of a wind farm on the Sellicks Hill Range near Myponga, subject to conditions.

CONDITIONS OF APPROVAL

 $1. \ \mbox{The Myponga/Sellicks}$ Hill Wind Farm shall be developed in accordance with:

- The Site Layout Plan;
- The Access Route Plan; and
- · The Electrical Layout & Connection Routes Plan;

as provided for Appendix D of the Response Document and Amendment to the Proposal dated 14 July 2003.

2. Construction must not be commenced until:

- (a) an Environmental Management and Monitoring Plan (EMMP) has been developed to the satisfaction of the Environment Protection Authority. The EMMP must include those additional matters set out in Section 7 of the Assessment Report; and
- (b) a private certifier or the District Council of Yankalilla has certified to the Development Assessment Commission that all work that constitutes building work under the Development Act, 1993, complies with the Building Rules.

3. Clearance of remnant native vegetation on the site or adjacent public roads for access during construction shall be minimised and be in accordance with the Native Vegetation Council requirements.

4. A compliance officer whose sole responsibility is verification of compliance shall be on-site at all times during construction to ensure all environmental management and monitoring is being conducted in accordance with the approved Environmental Management and Monitoring Plan and provide reports on any issue or variance with the prescribed requirements to the Environment Protection Authority.

5. Compliance checking of noise level measurements shall be carried out by a specialist noise consultant in accordance with the Environment Protection Authority Wind Farms Environmental Noise Guidelines to confirm the predictions made in Bassett Acoustics report A8185, dated February 2003, within two months of commissioning of the wind turbine installation.

6. Analysis of any variations to the assessed turbine layout, or turbine model, that occurs during the detailed design or construction phase of the project shall be carried out by a specialist noise consultant and shall be confirmed as being in accordance with the EPA Wind Farms Environmental Noise Guidelines prior to any construction of the affected turbines taking place. Any variations require further approval.

Note: For the purposes of these conditions a specialist noise consultant is taken to be one eligible for membership of both the Institution of Engineers Australia and the Australian Acoustical Society.

7. A public viewing platform with associated car parking and landscaping shall be established on Reservoir Road in accordance with the plan shown in the Public Environmental Report dated 10 March 2003, Appendix I, subject to the approval of the District Council of Yankalilla and Transport SA as land owners, with all costs borne by the proponent.

8. Screen planting shall be established on the Main South Road verge in accordance with Figures B & D in Appendix F of the Response Document and on the northern edge of Reservoir Road up to the end of the first left hand bend from the Main South Road intersection. The screen planting shall commence prior to the operation of the project and in consultation with the District Council of Yankalilla and Transport SA, with costs borne by the proponent.

9. Any costs associated with changes to the overtaking lane on Main South Road (heading south) that may be required by Transport SA, following its proposed review of the operation of the overtaking lane, shall be borne by the proponent.

10. Any additional measures required by Transport SA to minimise the potential for driver distraction shall be implemented to the satisfaction of the District Council of Yankalilla and Transport SA with all costs being borne by the proponent.

11. Signs directing traffic to the proposed viewing platform shall be erected on Main South Road and Reservoir Road in consultation with Transport SA with all installation and on-going maintenance costs being borne by the proponent. All signs shall be in accordance with Australian Standards for Tourist Signing and the South Australian Tourist Sign Posting Policy.

12. All access points used during construction and maintenance shall be designed and constructed to Transport SA standards, with all costs being borne by the proponent.

13. The wind turbines shall be painted matt off-white/grey to minimise the visual impact and any potential for glare or reflection and shall not display any signs, logos or other advertising displays.

14. The wind turbines and associated infrastructure and site shall be kept clean and tidy and serviced regularly with any graffiti being removed and with all repairs to rectify breakdown or damage being effected as soon as is practicable.

15. Any new stobie poles for transmission lines shall be colour treated to reduce their visual impact and, where possible, new lines shall use a flat line configuration.

16. Upon decommissioning of the wind farm, the site shall be returned, as far as is possible, to its condition prior to the commencement of the development, with the turbines and all above ground electrical infrastructure no longer required for electricity transmission being removed.

17. If development is not commenced by substantial work on the site with two years of the date of this authorisation, the Governor may cancel the authorisation by written notice.

18. A landscaping and revegetation plan will be required for the construction and operational stages. Pest plant and animal control aspects will need to be addressed. The plan should be prepared in consultation with the Department for Environment and Heritage and the Native Vegetation Council, and shall be incorporated into the Environmental Management and Monitoring Plan.

NOTES TO APPLICANT

- The applicant is reminded of its general environmental duty, as required by Section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that its activities on the whole site, including during construction, do not pollute the environment in a way which causes or which may cause environmental harm. In particular, an appropriate soil erosion and drainage management plan, prepared in accordance with the Environment Protection Authority Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry, will be required to be submitted and approved before construction commences (as part of the Environment and Monitoring Plan).
- The applicant shall liaise with Transport SA's Murray Bridge Office Customer Liaison and Safety Officer (presently Ms Alison Allen, (08) 8532 8122) prior to any works being undertaken on or adjacent to Main South Road and Reservoir Road.
- The Environmental Management and Monitoring Plan requires further work before it will receive approval, by the addition of those matters outlined in Section 7 of the Assessment Report dated November 2003.
- The development shall proceed in accordance with all relevant State and Commonwealth law (as amended from time to time).

- If, during construction or operation of the development, the proponent discovers evidence of an Aboriginal site or any Aboriginal objects or remains, the proponent is required, pursuant to the Aboriginal Heritage Act 1988, to report particulars to of such discovery to the Minister for Aboriginal Affairs and Reconciliation and thereafter comply with any directions given by the Minister Aboriginal Affairs and Reconciliation.
- The proponent shall negotiate with the District Council of Yankalilla and the City of Onkaparinga on any matters arising from the development where the Councils have responsibilities under the Local Government Act 1999, and Roads (Opening and Closing) Act 1991.

Given under my hand at Adelaide on 20 November 2003.

MARJORIE JACKSON-NELSON, GOVERNOR

DEVELOPMENT ACT 1993

Notice By The Governor

Preamble

1. I have given a development authorisation pursuant to Section 48 of the Development Act 1993 for the development of a wind farm on the Sellicks Hill Range near Myponga by TrustPower Ltd.

2. It is appropriate to delegate certain powers to the Development Assessment Commission in relation to this matter.

Delegation

PURSUANT to section 48(8) of the Development Act 1993 and with the advice and consent of the Executive Council, I delegate to the Development Assessment Commission, in relation to the development authorisation referred to in clause 1 above given by me this day, the power to grant or permit any variation associated with that development authorisation (provided that the variation does not significantly affect the substance of the development).

Given under my hand at Adelaide on 20 November 2003.

MARJORIE JACKSON-NELSON, Governor

DEVELOPMENT ACT 1993: SECTION 46 (1)

Preamble

Subsection (1) of Section 46 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 or economic importance, I declare that section 46 of the Act applies to any development of a kind specified in Schedule 1, in that part of the State specified in Schedule 2.

Schedule 1—Specified kinds of development

Development directly associated with the establishment and operation of a wine bottling and storage facility, including any or all of the following elements:

- (a) the construction of buildings for, or associated with, the bottling or storage of wine products, or with administration, laboratory or other related activities or amenities;
- (*b*) any change in the use of land associated with any development within the ambit of paragraph (*a*);
- (c) the undertaking of works for the purposes of, or otherwise related to, stormwater, waste water or effluent management, treatment, storage or disposal in connection with the development or operation of a wine bottling and storage facility;
- (*d*) any related or ancillary development associated with development within the ambit of preceding paragraphs.

Schedule 2—Specified part of the State

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

- (a) allotment 364 in filed plan 173455, Hundred of Moorooroo, CT 5399/710;
- (b) allotment 365 in filed plan 173456, Hundred of Moorooroo, CT 5865/754;
- (c) allotment 366 in filed plan 173457, Hundred of Moorooroo, CT 5804/223;
- (d) allotment 367 in filed plan 173458, Hundred of Moorooroo, CT 5466/669;
- (e) any adjacent land to land referred to in a preceding paragraph.

Dated 10 November 2003.

JAY WEATHERILL, Minister for Urban Development and Planning

BRANDS ACT, 1933 2ND QUARTER, 2003

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 30th June 2003 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

Registrar of Brands 3rd November 2003

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
O46	BM Hameister	ELIZABETH VALE 5112
23A	AK & TM Pilmore	KINGSTON SE 5275
308	SE Nayda	BURRA 5417
0M5	PA Kirkham	PORT AUGUSTA 5700
R78	RK Nelson	STIRLING 5152
X12	MJ & G Crossman	MALLALA 5502
33K	VM Hannam	BIRDWOOD 5234
2B6	PM Brechin	LOWER LIGHT 5501
♡11	MJ Fennell	ALICE SPRINGS NT 0872
M34	AJ & VJ McTaggart	PORT AUGUSTA 5700

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address	
B.7.G.7.	Peella Park Nominees Pty Ltd (AD Shepherdson)	WUDINNA 5652	44773 Aug 1
W.6.7.	AK & TM Pilmore	KINGSTON SE 5275	
XS.1.2.	SW Cory	WENTWORTH 2648	
XW.1.2. PA Kirkham		PORT AUGUSTA 5700	
XE.7	G & MJ Crossman	MALLALA 5502	1.5.7.5.1.5.1.5.1.5.1.5.
Z.1.2.	AJ & VJ McTaggart	PORT AUGUSTA 5700	

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
AN	Australian Stud Book	A & N Jeynes	YUNDI 5172
٧J	Australian Stud Book	JD Goode & VA Gore	MALLALA 5502
R	Riding Pony Stud Book	MA Ellis	FINNISS 5255
VK3	Cleveland Bay Horse Society of Australasia	VM Hannam	BIRDWOOD 5234
P	Australian Quarter Horse Association	MJ Pitman	YANKALILLA 5203
ъ	Arabian Horse Society of Australia	TG Brady	BIRDWOOD 5234
EPS	Dairy Goat Society of Australia	R Brady	BIRDWOOD 5234

В	Australian Quarter Horse Association	T Blackwell	LAURA 5480
T 22	Andalusian Horse Assoc of Australia	TL Chapman	LEWISTON 5501
TTS	South Australian Jockey Club	T Schlein	KERSBROOK 5231
LEN	Australian Warmblood	NM Schipp	LEWISTON 5501
\bigcirc	Miniature Pony Society	JE Jenkin	LONG PLAINS 5501
\bigcirc	Australian Quarter Horse Society	RM, HJ & NT Snelling	TINTINARA 5266
JG	Australian Stud Book	JC Gray	GLENGOWRIE 5044
22	Australian Stud Book	TL Chapman	LEWISTON 5501

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
N	Green	2	SE Nayda	BURRA 5417
	Red	4	AG & BA Loffler	MANNUM 5238
JE	Red	3	VL & JK Eichler	MANNUM 5238
PE	Red	1	PN Ellis	MOUNT COMPASS 5210
٦R	Purple	4	RJ & RR Nelson	TEA TREE GULLY 5091
SF	Blue	2	JD, DJ, MJ & DM Stone	CURRAMULKA 5580
K	Purple	1	P & D Kretschmer	WIRRABARA 5481
w	Green	2	N & S Traeger	STEPNEY 5069
PC	Blue	4	Pine Camp (MB & LM Soltysiak)	PETERBOROUGH 5422
МТ	Red	2	AJ & VJ McTaggart	PORT AUGUSTA 5700

South East District

Brand	Colour	Position	Owner	Address
AP	Blue	3	AK & TM Pilmore	KINGSTON SE 5275
TP	Purple	4	Skeer Nominees (KB & RM Skeer)	BEACHPORT 5280
EY	Blue	2	RJ & RS Ey	PENOLA 5277
Ŷ	Red	3	BR & WL Pitt	NARACOORTE 5271

Western District

Brand	Colour	Position	Owner	Address
A	Green	1	Oxando Pty Ltd (RV Atkinson)	TUMBY BAY 5605

Northern District

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
Z.1.3.	AJ & VJ McTaggart	PORT AUGUSTA 5700
XL.1.3.	AG & BA Loffler	MANNUM 5238

South East District

Brand or Mark	Owner	Address
W.1.3.	AK & TM Pilmore	KINGSTON SE 5275
XS.1.3.	SW Cory	WENTWORTH 2648

western District			
Brand or Mark	Owner	Address	

Northern District

Brand or Mark	Owner	Address
Nil		

Kangaroo Island

Brand or Mark	Owner	Address
Nil		

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address	
50	RT, MT & GM Williams & Sons	AW & KA Fennell, ALICE SPRINGS NT 0872	
c ⁄214	HB & LJ Ramsay	MD & KA & HB & LJ Ramsay WAROOKA 5577	
ഗ62	EK Bowman & Co	NW & BK Bowman, MILLICENT 5280	
0 X 1	Taralee Pastoral Company	P & D Kretschmer, WIRRABARA 5481	

Western District

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
5	RT, MT & GM Williams & Sons	AW & KA Fennell, ALICE SPRINGS NT 0872

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
XI.1.2.	HB & LJ Ramsay	MD & KA & HB & LJ Ramsay
		WAROOKA 5577
B.1.2.3.	EK Bowman & Co	NW & BK Bowman, MILLICENT 5280

STUD STOCK BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
R Ø	Red	2	RM & E Bruce	Bruce Bros (PD, BG & GLM Bruce) KADINA 5554
GЯ	Red	4	HB & LJ Ramsay	MD & KA & HB & LJ Ramsay WAROOKA 5577
RV	Blue	1	RB Voight	MW & SC Voight WILMINGTON 5485
S∧	Blue	4	RB Voight	MW & SC Voight WILMINGTON 5485
	Green	1	GR Mayfield	Maylands Farm (B & A Croser)YANKALILLA 5203
(Z)	Blue	1	HM & N Simpson	AJ, LM & IR Cole & HM Parr DELAMERE 5204
•	Purple	3	KD & ML Short	DS & NM Short & Co (DS, NM & BS Short) FARRELL FLAT 5416

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
SD	Green	4	RS Day for SM Day	RS & JK Day, LAMEROO 5302

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Kangaroo Island

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark	Transferred from	Transferred to: Owner/Address
0.1.XM.1.	HB & LJ Ramsay	MD & KA & HB & LJ Ramsay WAROOKA 5577
B.3.Y.3.	RB Voight	MW & SC Voight, WILMINGTON 5485
XM.1.XP.1.	GR Mayfield	Maylands Farm (B & A Croser), YANKALILLA 5203

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Northern District

Brand or Mark Transferred from		Transferred to: Owner/Address	
Nil			

Kangaroo Island

Brand or Mark Transferred from		Transferred to: Owner/Address	
Nil			

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
NWB	MJ Pitman, WATTLE FLAT 5320	MJ Pitman
RWH	RW Humphries & Son, MAITLAND 5573	R W Humphries

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
M	Blue	1	SW & GM Murch	

Brand	Colour	Position	Owner and address	Applicant for cancellation

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation	

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		



Christmas/New Year Holiday Publishing Information

Last Gazette for 2003 will be Thursday, 18 December 2003

Closing date for notices for publication will be **4 p.m. Tuesday, 16 December 2003**

First Gazette for 2004 will be Thursday, 8 January 2004 Closing date for notices for publication will be 4 p.m. Tuesday, 6 January 2004

(There will <u>NOT</u> be a Gazette in the period between these two dates)

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NOTE TO GOVERNMENT GAZETTE CUSTOMERS

The Government Information Centre at 77 Grenfell Street <u>**CLOSED**</u> on Friday, 10th October 2003.

All Government Legislation enquiries can now be directed to Service SA, Government Legislation Outlet.

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Postal Details:

G.P.O. Box 1707, Adelaide, S.A. 5001

Phone: 13 23 24

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Enquiries:	(08) 8207 1045

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

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

Landing Reserve, now numbered as section 330, Hundred of Pyap, the proclamation of which was published in the *Government Gazette* of 6 May 1909 at page 848, and amended by proclamation published in the *Government Gazette* of 15 July 1909 at pages 75 and 76, being the whole of the land contained in Crown Record Volume 5757 Folio 762.

Dated 20 November 2003.

J. HILL, Minister for Environment and Conservation

DEHAA 11/2789

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:

- 1. Resume the land defined in The First Schedule.
- 2. Dedicate the Crown Land defined in The Second Schedule as a Tourist and Water Reserve and declare that such land shall be under the care, control and management of the Beltana Sport and Social Progress Association Incorporated.

The First Schedule

Water Reserve (Beltana Well Reserve), now numbered as allotment 116, Town of Beltana, Out of Hundreds (Copley), the proclamation of which was published in the *Government Gazette* of 15 February 1917 at page 290, being the whole of the land contained in Crown Record Volume 5759 Folio 721.

The Second Schedule

Allotment 116, Town of Beltana, Out of Hundreds (Copley), exclusive of all necessary roads, being the whole of the land contained in Crown Record Volume 5759 Folio 721.

Dated 20 November 2003.

J. HILL, Minister for Environment and Conservation

DENR 14/0289

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:

- 1. Dedicate the Crown Land defined in The First Schedule as Public Roads.
- 2. Dedicate the Crown Land defined in The Second Schedule as a Drainage Reserve and declare that such land shall be under the care, control and management of the Mid Murray Council.

The First Schedule

Allotments 105 and 109 of DP 58757, Hundred of Ridley, County of Sturt.

The Second Schedule

Allotment 106 of DP 58757, Hundred of Ridley, County of Sturt, exclusive of all necessary roads.

Dated 20 November 2003.

J. HILL, Minister for Environment and Conservation

DEHAA 11/1441

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, STEPHEN RICHARD SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in subclauses (i) and (ii) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.
- (i) Subsection 69 (3) Arrangements

The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in Column 5 of Schedule 1 of this Notice; and

- (ii) Approved Refund Markings
 - (a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers;
 - (b) the refund marking that appears on each container that belongs to the class of containers that is hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric ('5') in the statement.

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Slinky Dragonfruit Infused Water Canadian Club & Cola Vitagen With Orange Juice	500 330 115	PET with Paper Label Glass with Paper Label Polystyrene	Statray Pty Ltd Swift & Moore Pty Ltd Great Southern Foods Pty Ltd	Statewide Recycling Statewide Recycling Marine Stores Ltd
Vitagen With Apple Juice	115	Polystyrene	Great Southern Foods Pty Ltd	Flagcan Distributors
Vitagen With Peach Juice	115	Polystyrene	Great Southern Foods Pty Ltd	Flagcan Distributors
Vitagen With Grape Juice	115	Polystyrene	Great Southern Foods Pty Ltd	Flagcan Distributors
Vitagen LB Special	115	Polystyrene	Great Southern Foods Pty Ltd	Flagcan Distributors
Medusa Vodka Melon	275	Glass with PP & Polyester Label		Marine Stores Ltd
Medusa Vodka Raspberry	275	Glass with PP & Polyester Label		Marine Stores Ltd
Medusa Vodka Pineapple	275	Glass with PP & Polyester Label		Marine Stores Ltd
Curlwaa Orange Juice	250	HDPE with Paper Label	Jandoway Pty Ltd t/a Curlwaa Fresh	Statewide Recycling
Curlwaa Orange Juice	500	HDPE with Paper Label	Jandoway Pty Ltd t/a Curlwaa Fresh	Statewide Recycling
100 Plus Isotonic Drink	330	Can—Aluminium	A. Clouet (Australia) Pty Ltd	Statewide Recycling
100 Plus Isotonic Drink	500	PET	A. Clouet (Australia) Pty Ltd	Statewide Recycling
Seasons Ice Lemon Tea	300	Can—Aluminium	A. Clouet (Australia) Pty Ltd	Statewide Recycling
Seasons Soya Bean Drink	300	Can—Aluminium	A. Clouet (Australia) Pty Ltd	Statewide Recycling
Seasons Chrysanthemum Tea	300	Can—Aluminium	A. Clouet (Australia) Pty Ltd	Statewide Recycling
F&N Original Sarsi	330	Can—Aluminium	A. Clouet (Australia) Pty Ltd	Statewide Recycling
F&N Original Ice Cream Soda	330	Can—Aluminium	A. Clouet (Australia) Pty Ltd	Statewide Recycling
Boost Juice 100% all natural juice Vita	375	Polypropylene with PET	Angas Park Fruit Company	Flagcan Distributors
Bang		Sleeve	& Kangara Foods Pty Ltd	
Boost Juice 100% all natural juice Berry Blitz	375	Polypropylene with PET Sleeve	Angas Park Fruit Company & Kangara Foods Pty Ltd	Flagcan Distributors
Boost Juice 100% all natural juice Ginger & Lime	375	Polypropylene with PET Sleeve	Angas Park Fruit Company & Kangara Foods Pty Ltd	Flagcan Distributors
Boost Juice 100% all natural juice Apple & Pear	375	Polypropylene with PET Sleeve	Angas Park Fruit Company & Kangara Foods Pty Ltd	Flagcan Distributors
Boost Juice 100% all natural juice Tropical Crush	375	Polypropylene with PET Sleeve	Angas Park Fruit Company & Kangara Foods Pty Ltd	Flagcan Distributors
Boost Juice 100% all natural juice Orange & Mango	375	Polypropylene with PET Sleeve	Angas Park Fruit Company & Kangara Foods Pty Ltd	Flagcan Distributors

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Boost Juice 100% all natural juice Berry Blast	200	Polypropylene with PET Sleeve	Angas Park Fruit Company & Kangara Foods Pty Ltd	Flagcan Distributors
Boost Juice 100% all natural juice Orange & Mango	200	Polypropylene with PET Sleeve	Angas Park Fruit Company & Kangara Foods Pty Ltd	Flagcan Distributors
Gatorade Watermelon Chill	700	PET with Polypropylene Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Citro Vodka Pineapple	330	Glass with Paper Label	Bacardi Lion Pty Ltd	Marine Stores Ltd
Citro Vodka Cranberry	330	Glass with Paper Label	Bacardi Lion Pty Ltd Bacardi Lion Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Citro Vodka Melon Citro Vodka Mandarine	330 330	Glass with Paper Label Glass with Paper Label	Bacardi Lion Pty Ltd Bacardi Lion Pty Ltd	Marine Stores Ltd
Citro Vodka Grapefruit	330	Glass with Paper Label	Bacardi Lion Pty Ltd	Marine Stores Ltd
Kentucky Rebel Bourbon & Cola	250	Glass with Paper Label	Bacardi Lion Pty Ltd	Marine Stores Ltd
Kentucky Rebel Bourbon & Cola	750	Glass with Paper Label	Bacardi Lion Pty Ltd	Marine Stores Ltd
Kentucky Rebel Bourbon & Cola	440	Can—Aluminium	Bacardi Lion Pty Ltd	Marine Stores Ltd
Bacardi Breezer Passionfruit Bacardi Breezer Lime	275 275	Glass with Paper Label	Bacardi Lion Pty Ltd Bacardi Lion Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Bacardi Breezer Pineapple	275	Glass with Paper Label Glass with Paper Label	Bacardi Lion Pty Ltd	Marine Stores Ltd
Bacardi Breezer Orange	275	Glass with Paper Label	Bacardi Lion Pty Ltd	Marine Stores Ltd
Bacardi Breezer Watermelon	275	Glass with Paper Label	Bacardi Lion Pty Ltd	Marine Stores Ltd
Bacardi Breezer Lemon	275	Glass with Paper Label	Bacardi Lion Pty Ltd	Marine Stores Ltd
Bacardi & Cola	375	Can—Aluminium	Bacardi Lion Pty Ltd	Marine Stores Ltd
Bacardi Breezer Orange Bacardi Breezer Lime	330 330	PET with Paper Label PET with Paper Label	Bacardi Lion Pty Ltd Bacardi Lion Pty Ltd	Marine Stores Ltd Marine Stores Ltd
San Benedetto Naturale	250	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Naturale	500	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Naturale	1 000	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Frizzante	1 000	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Frizzante	500	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Frizzante	250 250	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Chinotto San Benedetto Sanguinella	250 250	Glass with Paper Label Glass with Paper Label	Brasilia Coffee Brasilia Coffee	Marine Stores Ltd Marine Stores Ltd
San Benedetto Limonata	250	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Pompelmo	250	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Aranciata	250	Glass with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Gassosa San Benedetto Pop Top Natural Mineral Water	250 500	Glass with Paper Label PET with Paper Label	Brasilia Coffee Brasilia Coffee	Marine Stores Ltd Marine Stores Ltd
San Benedetto Ice Lemon	500	PET with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Naturale	500	PET with Paper Label	Brasilia Coffee	Marine Stores Ltd
San Benedetto Naturale P & N Diet Roze	1 500 1 500	PET with Paper Label PET	Brasilia Coffee P & N Beverages Australia Pty Ltd	Marine Stores Ltd Flagcan Distributor
P & N Dry Ginger Ale	1 500	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributor
P & N Tonic Water	1 500	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
luice Pops Pine Apple Coconut	250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Australia's Fruits Apple Cranberry Fruit Drink	3 000	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Australia's Fruits Orange Mango Fruit Drink	3 000	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributor
Australia's Fruits Orange Passionfruit Drink	3 000	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributor
P & N Diet Pub Squash Diet Lemon Drink	375	Can—Aluminium	P & N Beverages Australia Pty Ltd	Flagcan Distributor
P & N Diet Roze P & N Diet Lido Lemonade	375 375	Can—Aluminium Can—Aluminium	P & N Beverages Australia Pty Ltd P & N Beverages Australia	Flagcan Distributor
LA Maxi Ice Cola	375	Can—Aluminium	Pty Ltd P & N Beverages Australia	Flagcan Distributors
LA Ice Cola	300	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributor
LA Diet Ice Cola	300	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
LA Ice Cola	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
LA Diet Ice Cola	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
LA Maxi Ice Cola	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributor
LA Ice Cola	1 500	PET	Pty Ltd P & N Beverages Australia Pty Ltd	Flagcan Distributor
LA Diet Ice Cola	1 500	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributor

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
LA Maxi Ice Cola	1 500	PET	P & N Beverages Australia	Flagcan Distributors
LA Ice Cola	2 250	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
LA Diet Ice Cola	2 250	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
LA Maxi Ice Cola	2 250	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
P & N Creaming Soda Ceda	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
P & N Lido Lemonade	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
P & N McSars Premium Draught Double	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Sars P & N Pub Squash Lemon Soda Squash	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
P & N Passion Crush	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
P & N Orange Crush	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Diet Waterfords Natural Mineral Water	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Lemon Lime & Bitters Diet Waterfords Natural Mineral Water	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Peach Passion Waterfords Natural Mineral Water Hi	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Juice Orange Mango Waterfords Natural Mineral Water Hi	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Juice Lemon Lime Waterfords Sparkling Mineral Water	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Diet Waterfords Natural Mineral Water	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Apple Berry Waterfords Natural Mineral Water Hi	1 500	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Juice Orange Passionfruit Waterfords Natural Mineral Water Hi	1 500	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Juice Orange Mango Waterfords Natural Mineral Water Hi	1 500	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Juice Lemon Waterfords Natural Mineral Water Hi	1 500	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Juice Orange Lemon Lime Frantelle All Natural Spring Water Sports	600	PET	Pty Ltd P & N Beverages Australia	Flagcan Distributors
Pack Blanche De Chambly	341	Glass	Pty Ltd Palais Imports	Marine Stores Ltd
Maudite La Fin Du Monde	341 341	Glass Glass	Palais Imports Palais Imports	Marine Stores Ltd Marine Stores Ltd
Raftman	341	Glass	Palais Imports	Marine Stores Ltd
Don De Dieu	341	Glass	Palais Imports	Marine Stores Ltd
Eau Benite	341	Glass	Palais Imports	Marine Stores Ltd
Trois Pistoles	341	Glass	Palais Imports	Marine Stores Ltd
1837 La Bolduc	341 341	Glass Glass	Palais Imports Palais Imports	Marine Stores Ltd Marine Stores Ltd
U	341	Glass	Palais Imports	Marine Stores Ltd
U2	341	Glass	Palais Imports	Marine Stores Ltd
Peach Ephemere	341	Glass	Palais Imports	Marine Stores Ltd
Apple Ephemere	341	Glass	Palais Imports	Marine Stores Ltd
Quelque Chose	500	Glass	Palais Imports	Marine Stores Ltd
La Terrible	750	Glass	Palais Imports	Marine Stores Ltd
La Fringante Fuco Basil	750 350	Glass Can—Steel	Palais Imports Lim Australia Pty Ltd	Marine Stores Ltd Statewide Recycling
Fuco Chrysanthemum Tea	350	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Fuco Lychee	350	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Fuco Roasted Coconut	350	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Fuco Aloe Vera	350	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Fuco Nectar Coconut	350	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Fuco Tamarind	350	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Fuco Coconut	520	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Coco Pennywort Coco Coconut	350 350	Can—Steel Can—Steel	Lim Australia Pty Ltd	Statewide Recycling Statewide Recycling
La Fungus Jelly	250 250	Can—Steel Can—Steel	Lim Australia Pty Ltd Lim Australia Pty Ltd	Statewide Recycling
Trang Banana Glass Jelly	320	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Trang Lychee Glass Jelly	320	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Trang Coconut Glass Jelly	320	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
Trang Honey Glass Jelly	320	Can—Steel	Lim Australia Pty Ltd	Statewide Recycling
San Benedetto Naturelle	500	PET with Paper Label	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Naturelle	2 000	PET with Paper Label	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Naturale San Benedetto Naturale	$1\ 000\ 500$	Glass with Paper Label	Allclypt Pty Ltd	Statewide Recycling
San Deneueuo Ivaturate	500	Glass with Paper Label	Allclypt Pty Ltd	Statewide Recycling

Column 2	Column 3	Column 4	Column 5
Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
250	Glass with Paper Label	Allclypt Pty Ltd	Statewide Recycling
			Statewide Recycling
			Statewide Recycling Statewide Recycling
			Statewide Recycling
250		Allclypt Pty Ltd	Statewide Recycling
250	Glass with Paper Label	Allclypt Pty Ltd	Statewide Recycling
			Statewide Recycling
			Statewide Recycling Statewide Recycling
350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
			Flagcan Distributors
		Xiao Trading Pty Ltd	Flagcan Distributors Flagcan Distributors
			Flagcan Distributors
280	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
280	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
	Can—Aluminium		Flagcan Distributors
			Flagcan Distributors
			Flagcan Distributors Flagcan Distributors
280	Can—Aluminium		Flagcan Distributors
350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
400			Flagcan Distributors
			Flagcan Distributors
			Flagcan Distributors Flagcan Distributors
			Flagcan Distributors
400	LPB—Aseptic	Xiao Trading Pty Ltd	Flagcan Distributors
500	PET with Polyethylene	Xiao Trading Pty Ltd	Flagcan Distributors
500	Label PET with Polyethylene	Xiao Trading Pty Ltd	Flagcan Distributors
500	PET with Polyethylene	Xiao Trading Pty Ltd	Flagcan Distributors
500	PET with Polyethylene	Xiao Trading Pty Ltd	Flagcan Distributors
500	PET with Polyethylene	Xiao Trading Pty Ltd	Flagcan Distributors
500	PET with Polyethylene Label	Xiao Trading Pty Ltd	Flagcan Distributors
500	PET with Polyethylene Label	Xiao Trading Pty Ltd	Flagcan Distributors
500	PET with Polyethylene Label	Xiao Trading Pty Ltd	Flagcan Distributors
500	PET with Polyethylene Label	Xiao Trading Pty Ltd	Flagcan Distributors
	Label		Flagcan Distributors
	Label	0.1	Flagcan Distributors
	Label		Flagcan Distributors
	Label	C .	Flagcan Distributors
	Label	C .	Flagcan Distributors
	Label		Flagcan Distributors
	Label	0.1	Flagcan Distributors
	Label	0.1	Flagcan Distributors
	Label		Flagcan Distributors Flagcan Distributors
200	Label Glass	Xiao Trading Pty Ltd	Flagcan Distributors
200	Giuss	muo muung rty Du	i ingeni Distributors
200	Glass	Xiao Trading Ptv Ltd	Flagcan Distributors
200 200	Glass Glass	Xiao Trading Pty Ltd Xiao Trading Pty Ltd	Flagcan Distributors Flagcan Distributors
	Container Size (mL) 250 250 500 1000 250 280 280 280 280 280 280 280 280 280 280 280 280 280 280 280 <td>Container Size (mL)Container Type250Glass with Paper Label250Glass with Paper Label350Can—Aluminium350Can—Aluminium350Can—Aluminium350Can—Aluminium280Can—Aluminium280Can—Aluminium280Can—Aluminium280Can—Aluminium280Can—Aluminium280Can—Aluminium350</td> <td>Container Size (mL)Container TypeApproval Holder250Glass with Paper Label 300Allclypt Pty Ltd250Glass with Paper Label 41000Allclypt Pty Ltd1000Glass with Paper Label 4250Allclypt Pty Ltd250Glass with Paper Label 4350Allclypt Pty Ltd250Glass with Paper Label 4350Allclypt Pty Ltd350Can—Aluminium Xiao Trading Pty Ltd280Can—Aluminium Xiao Trading Pty Ltd280Can—Aluminium<br< td=""></br<></td>	Container Size (mL)Container Type250Glass with Paper Label250Glass with Paper Label350Can—Aluminium350Can—Aluminium350Can—Aluminium350Can—Aluminium280Can—Aluminium280Can—Aluminium280Can—Aluminium280Can—Aluminium280Can—Aluminium280Can—Aluminium350	Container Size (mL)Container TypeApproval Holder250Glass with Paper Label 300Allclypt Pty Ltd250Glass with Paper Label 41000Allclypt Pty Ltd1000Glass with Paper Label 4250Allclypt Pty Ltd250Glass with Paper Label 4350Allclypt Pty Ltd250Glass with Paper Label 4350Allclypt Pty Ltd350Can—Aluminium Xiao Trading Pty Ltd280Can—Aluminium Xiao Trading Pty Ltd280Can—Aluminium <br< td=""></br<>

[20 November 2003

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Zi Chan Natural Mineral Water	600	PET with Polyethylene label	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Water	600	PET with Polyethylene label	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Water	1 000	PET with Polyethylene label	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Coffee Drink	240	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Chin Chin Genesis Coffee Drink	240	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Nature Black Coffee Drink	240	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
OK Coffee Drink	240	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Lychee Juice	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Mango Juice	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Guava Juice	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Apple Juice	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Mix Fruit Juice	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Orange Juice	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Grass Jelly Drink with Banana	315	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Grass Jelly Drink	315	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Soya Drink	340	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Chrysanthemum Drink	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Jasmine Green Tea	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Oolong Tea	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Barley Drink	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
OK Barley Black Tea	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Clover Tea	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Plum Carambola Juice	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Famous House Wax Gourd Drink Winter Melon	350	Can—Aluminium Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Golden King Basil Seed Drink with Honey	350	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Sosro Jasmine Tea	250	LPB—Aseptic	Pontiac Trading Company Pty Ltd	Statewide Recycling
Sosro Jasmine Tea	220	Glass	Pontiac Trading Company Pty Ltd	Statewide Recycling
Pontiac Spring Water	600	PET with Paper Label	Pontiac Trading Company Pty Ltd	Statewide Recycling
Nato De Coco	250	Can—Aluminium	Pontiac Trading Company Pty Ltd	Statewide Recycling
Nato De Coco	260	Can—Aluminium	Pontiac Trading Company Pty Ltd	Statewide Recycling
Nato De Coco	500	Can—Aluminium	Pontiac Trading Company Pty Ltd	Statewide Recycling
ABC Fruit Juice	250	LPB—Aseptic	Pontiac Trading Company Pty Ltd	Statewide Recycling
Miranda Root Beer	330	Can—Aluminium	Pontiac Trading Company Pty Ltd	Statewide Recycling
Nestle Nescafe Mocha	600	HDPE	Nestle Australia Ltd	Statewide Recycling
Bulla Fruit'n Yogurt Strawberry	1 000	HDPE	Regal Cream Products Pty Ltd	Statewide Recycling
Bulla Fruit'n Yogurt Apricot	1 000	HDPE	Regal Cream Products Pty Ltd	Statewide Recycling

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2002

	\$
Agents, Ceasing to Act as	34.10
Associations:	
Incorporation	17.40
Intention of Incorporation	43.00
Transfer of Properties	43.00
Attorney, Appointment of	34.10
Bailiff's Sale	43.00
Cemetery Curator Appointed	25.50
Companies:	
Alteration to Constitution	34.10
Capital, Increase or Decrease of	43.00
Ceasing to Carry on Business	25.50
Declaration of Dividend	25.50
Incorporation	34.10
Lost Share Certificates:	
First Name	25.50
Each Subsequent Name	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	8.75
Notices:	0.75
Call	43.00
Change of Name	17.40
Creditors	34.10
Creditors Compromise of Arrangement	34.10
Creditors compromise of Arrangement Creditors (extraordinary resolution that 'the Com-	54.10
pany be wound up voluntarily and that a liquidator	
be encounted?)	12.00
be appointed') Release of Liquidator—Application—Large Ad —Release Granted	43.00
Release of Liquidator—Application—Large Ad	68.00
—Release Granted	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	34.10
Register of Interests—Section 84 (1) Exempt	77.00
Removal of Office	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
	34.10
Probate, Selling of Public Trustee, each Estate	8.75
ו מטווכ דומאוכב, במכוו באומוב	0.75

	\$
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
Registered Building Societies (from Registrar- General)	17.40
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)	
Sale of Land by Public Auction	43.50
Advertisements	2.40
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	.40 per
Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.40 per line.	District
Where the notice inserted varies significantly in lengt that which is usually applied a charge of $\$240$ per colu	

that which is usually published a charge of \$2.40 per column line will be applied in lieu of advertisement rates listed.

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Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	2.05	0.90	497-512	29.20	28.00
17-32	2.80	1.75	513-528	30.00	28.80
33-48	3.65	2.60	529-544	30.90	29.90
49-64	4.60	3.50	545-560	31.70	30.90
65-80	5.40	4.45	561-576	32.50	31.70
81-96	6.25	5.20	577-592	33.60	32.20
97-112	7.15	6.05	593-608	34.40	33.25
113-128	8.00	7.00	609-624	35.20	34.30
129-144	9.00	7.95	625-640	35.90	34.80
145-160	9.85	8.80	641-656	36.80	35.85
161-176	10.80	9.65	657-672	37.40	36.60
177-192	11.60	10.60	673-688	39.00	37.40
193-208	12.50	11.50	689-704	39.80	38.40
209-224	13.30	12.25	705-720	40.30	39.50
225-240	14.20	13.10	721-736	41.80	40.00
241-257	15.10	13.80	737-752	42.30	41.30
258-272	16.00	14.75	753-768	43.40	41.80
273-288	16.90	15.80	769-784	43.90	43.10
289-304	17.60	16.60	785-800	44.70	43.90
305-320	18.60	17.50	801-816	45.50	44.40
321-336	19.40	18.30	817-832	46.50	45.50
337-352	20.40	19.30	833-848	47.50	46.25
353-368	21.20	20.20	849-864	48.30	47.00
369-384	22.10	21.10	865-880	49.00	48.30
385-400	22.90	21.90	881-896	49.60	48.80
401-416	23.70	22.60	897-912	51.20	49.60
417-432	24.80	23.60	913-928	51.70	51.20
433-448	25.60	23.00	929-944	52.50	51.70
449-464	26.50	25.30	945-960	53.50	52.20
465-480	27.00	26.20	961-976	54.50	53.25
481-496	28.20	27.00	977-992	55.60	54.00
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Christmas/New Year Holiday Publishing Information

Last Gazette for 2003 will be Thursday, 18 December 2003

Closing date for notices for publication will be **4 p.m. Tuesday, 16 December 2003**

First Gazette for 2004 will be Thursday, 8 January 2004 Closing date for notices for publication will be 4 p.m. Tuesday, 6 January 2004

(There will <u>NOT</u> be a Gazette in the period between these two dates)

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FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the periods specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of the West Coast Prawn Fishery.

SCHEDULE 2

Between 0630 hours and 2000 hours between and including 22 November 2003 to 26 November 2003.

Dated 19 November 2003.

J. PRESSER, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the periods specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (Penaeus latisulcatus) in all waters of the West Coast Prawn Fishery.

SCHEDULE 2

From 0630 hours on 27 November 2003 to 2359 hours on 31 December 2003.

Dated 19 November 2003.

D025/03

D024/03

FISHERIES ACT 1982: SECTION 43 TAKE note that the notice number D023/03 made under section

43 of the Fisheries Act 1982, and published in the South Australian Government Gazette, page 3847, dated 20 October 2003 being the third notice on that page, referring to the West Coast Prawn Fishery, is hereby revoked from 2000 hours on 21 November 2003.

Dated 19 November 2003.

J. PRESSER, Principal Fisheries Manager

J. PRESSER, Principal Fisheries Manager

R019-03

FRUIT AND PLANT PROTECTION ACT 1992 Appointment of Inspectors

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby give notice under section 6 (1) of the Fruit and Plant Protection Act 1992, that the following persons be appointed as inspectors under the Act:

AGNEW Debra ANDERSON Nicole BAXTER Edward CARUANA Charles CLARK Bruce CLOWSER Nick **CRESP** Peter CUMMINGS Alexander DeDEAR Che ELSON Phillip FEY Joshua FOOKS Christopher FRYAR Craig GARVIE John **GODFREY** Dwayne HABY Elizabeth HARVEY Adrian HAYTON Dorothee HUGHES David JACKSON Julie JOHNS Suzanne KELLY Roger KERRIN Brooke KURRAY Anton LINCOLN Robert McGOWAN Pauline MICHELMORE Peter

ALLEN Benjamin BACKEN Ian **BLACK Stuart** CHARLTON John CLIFFORD David CORNER Wayne CROSSFIELD Emma DAYMAN Steve **ELLBOURN** Leanne ERICKSON Brad FLAVEL Fiona FRANKEL Simon GALLASCH Mark GILLARD Bronte **GROWDEN** Adrian HANNAFORD Murray HAWKES William HONAN Iggy HUTCHINSON Raymond JARRETT Peter JOHNSON Michael KENNY Peter KLUGE Neville LAMEY Stephen McDONALD Shannon McGOWAN William PRICE John

NEWMAN Carey **REDHEAD** Robert SCHULTZ Neville SCHULTZ Peter SELFE Robert SHUTTLEWORTH Peter SMITH Leslev WARREN Philip WILKINSON Debra ZWARTS Michael

RAYMOND Andrew RUDD Ken SAYERS William SEARLE Denis SHEARER Robert SMITH Ellis STRAUSS Rodney WHITTLE David WILSON Luke Daniel

Dated 12 November 2003.

J. HILL, Minister for Environment and Conservation

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names to Places

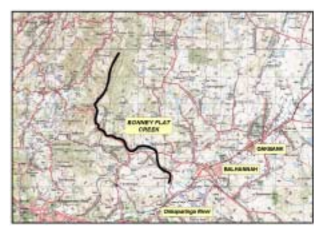
NOTICE is hereby given pursuant to the provisions of the above Act that I, PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by Jay Weatherill, Minister for Administrative Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed, DO HEREBY:

- Assign the name MASLIN CREEK to that feature 1. located on the 1:50 000 Noarlunga Mapsheet (6627-4 and Pt 6527-1), as shown on Plan A below.
- 2 Assign the name BONNEY FLAT CREEK to that feature located on the 1:50 000 Onkaparinga Mapsheet (6628-2), as shown on Plan B below.

PLAN A



PLAN B



Dated 12 November 2003.

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

DAIS 22-413/02/0026

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names and Boundaries to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, Jay Weatherill, Minister for Administrative Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed DO HEREBY assign the names MOUNT TORRENS, HARROGATE, WOODSIDE, OAKBANK, HAY VALLEY, BRUKUNGA, KANMANTOO, DAWESLEY, NAIRNE, BLAKISTON, MOUNT BARKER JUNCTION, LITTLEHAMPTON, TOTNESS, HAHNDORF, VERDUN, BRIDGEWATER, MYLOR, BRADBURY, CHAPEL HILL, BIGGS FLAT, PAECHTOWN, ECHUNGA, MOUNT BARKER, MOUNT BARKER SUMMIT, MOUNT BARKER SPRINGS, PETWOOD, CALLINGTON, SAINT IVES, WISTOW, BUGLE RANGES, MACCLESFIELD, FLAXLEY, GREEN HILLS RANGE, PARIS CREEK, BULL CREEK, PROSPECT HILL, KUITPO, MEADOWS, KANGARILLA, JUPITER CREEK AND DORSET VALE to those areas within the District Council of Mount Barker and shown numbered 1 to 41 respectively on Rack Plan 799.

Dated 25 October 2003.

J. WEATHERILL, MP Minister for Urban Development and Planning Minister for Administrative Services Minister for Gambling

04/0159

INDEPENDENT GAMBLING AUTHORITY

Claims Against Bookmaker's Bond

NOTICE is hereby given that James Francis Barry, a licensed bookmaker, has given notice of the surrender of his licence.

Any person wishing to make a claim against a bond held for the purposes of Part 12 of the Bookmakers Licensing Rules 2000 in respect of bets made with Mr Barry, in his capacity as a licensed bookmaker, must give notice of the claim in writing.

Notice of a claim must be given in writing to the Independent Gambling Authority, Level 4, 45 Grenfell Street, Adelaide, by no later than 4.00 p.m. on Thursday, 4 December 2003. Notice may be given by post to P.O. Box 67, Rundle Mall, S.A. 5000, or in person at the office of the Authority, Level 4, 45 Grenfell Street, Adelaide.

Dated 20 November 2003.

R. CHAPPELL, Secretary to the Authority

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Andrew John Sunman has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 16 Milligan Road, McHarg Creek via Prospect Hill, S.A. 5201 and to be known as Milligan Road Wines.

The application has been set down for hearing on 19 December 2003 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 13 November 2003.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Martin Titheridge has applied to the Licensing Authority for the transfer of a Restaurant Licence and Variation to the Licence Conditions in respect of premises situated at 43 North Terrace, Penneshaw, Kangaroo Island, S.A. 5222 and known as Penneshaw Youth Hostel and to be known as Marty's Pizza Kitchen.

The application has been set down for hearing on 19 December 2003 at 9 a.m.

Condition

The following licence condition is sought:

To delete the following condition:

The licensed premises will be open to the public between 7.30 a.m. and 7.30 p.m. during the period 1 June to 30 August in every year and between 7.30 a.m. and 8.30 p.m. for the rest of the year.

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 11 November 2003.

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 Lindy Ann Kriticos has applied to the Licensing Authority for a Restaurant Licence with section 34 (1) (c) Authorisation and Extended Trading Authorisation in respect of premises situated at 32 Saltfleet Street, Port Noar-lunga, S.A. 5167 and known as Manoli's Mezes Meditteranean Cafe.

The application has been set down for hearing on 19 December 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

The applicant seeks a section 34(1)(c) Authorisation to Extended Trading Authorisation for consumption on the licensed premises by persons:

· seated at table; or

• attending a function at which food is provided,

to apply to the whole of the licensed premises on Sunday from 8 p.m. to 10 p.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 11 November 2003.

Applicant

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 Port Football and Community Sporting Club Inc. has applied to the Licensing Authority for a Variation to the Current Extended Trading Authorisation in respect of premises situated at Wandearah Road, Port Pirie, S.A. 5540 and known as Port Football & Community Sporting Club.

The application has been set down for hearing on 19 December 2003 at 9 a.m.

Condition

The following licence condition is sought:

• A Variation to the Current Extended Trading Authorisation to include: Thursday, midnight to 2 a.m. the following day.

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

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

Dated 13 November 2003.

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 Shopnet Australia Pty Ltd, c/o Jarrod Ryan has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 1/600 South Road, Glandore, S.A. 5037 and known as Shopnet Australia.

The application has been set down for hearing on 19 December 2003 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 13 November 2003.

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 Peter Tsegas has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at section 225, McKenzie Road, Barmera, S.A. 5345 and to be known as Peter Tsegas Wines.

The application has been set down for hearing on 19 December 2003 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 13 November 2003.

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 Triagain Pty Ltd, c/o 248 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at corner of Concrete Bridge Road and Straun-Joanna Road, Wrattonbully, S.A. 5271.

The application has been set down for hearing on 19 December 2003 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 12 November 2003.

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 Peter Tsegas has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at section 225, McKenzie Road, Barmera, S.A. 5345 and to be known as Peter Tsegas Wines.

The application has been set down for hearing on 19 December 2003 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 13 November 2003.

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 Kahlon Estate's Wines Pty Ltd, c/o Ronald Frank Bell has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Block 4, Airport Road, Renmark, S.A. 5341 and known as Kahlon Estates Wines.

The application has been set down for hearing on 19 December 2003 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 13 November 2003.

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 Kamal and Geraldine Verma have applied to the Licensing Authority for a Restaurant Licence with extended trading authorisation and entertainment consent in respect of premises situated at 56 Main Street, Nairne, S.A. 5252 and known as Chingari.

The application has been set down for hearing on 19 December 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

The applicant seeks section 34(1)(c) authorisation for consumption on the licensed premises by persons:

· seated at a table;

• attending a function at which food is provided.

Extended trading authorisation to apply to the whole of the licensed premises at the following times:

Thursday to Saturday, midnight to 2 a.m. the following day; Sunday, 8 p.m. to 1 a.m. the following day; Christmas Eve, midnight to 2 a.m. the following day; Public Holidays, midnight to 2 a.m. the following day; Sunday preceding Public Holidays, 8 p.m. to 2 a.m. the following day.

Entertainment consent is sought for the whole of the licensed premises at the following times:

Monday to Friday, 5 p.m. to 11.30 p.m.; Saturday and Sunday, 11 a.m. to 11.30 p.m.; Public Holidays, 11 a.m. to 11.30 p.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 13 November 2003.

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 Craig Inglis, Lynette Inglis, Douglas Blackeby and Kristy-Anne Gill have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 10 Ocean Street, Victor Harbor, S.A. 5211, known as Ben's Fish Cafe and to be known as Moby's Ocean Cafe.

The application has been set down for hearing on 22 December 2003 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 10 November 2003.

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 Kool-Kat Enterprises Pty Ltd, c/o Wilkinsons Solicitors has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 72 Main Street, Hahndorf, S.A. 5245 and known as Cafe Assiette.

The application has been set down for hearing on 22 December 2003 at 10 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 11 November 2003.

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 Kinbar Holdings Pty Ltd, c/o Hume Taylor & Co. has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 196 Bay Road, Moonta Bay, S.A. 5558 and known as Patio Motel & Restaurant.

The application has been set down for hearing on 22 December 2003 at 10.30 a.m.

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

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

Dated 12 November 2003.

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 1-3 Alexandra Terrace Pty Ltd and 5-7 Alexandra Terrace Pty Ltd, c/o Nick Minicozzi have applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 1-7 Moseley Street, Glenelg, S.A. 5045 and known as Glenelg Beach Resort.

The application has been set down for hearing on 22 December 2003 at 11 a.m.

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

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

Dated 12 November 2003.

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 McLaren Vale Studio Winery Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at cnr Foggo and Kangarilla Roads, McLaren Vale, S.A. 5171, known as Red Heads Food and Wine and to be known as Redheads Studio Winery.

The application has been set down for hearing on 23 December 2003 at 10 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 11 November 2003.

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 Junction Holdings Pty Ltd, c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152 has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Sturt Highway, Tanunda, S.A. 5325 and known as Barossa Junction.

The application has been set down for hearing on 23 December 2003 at 10.30 a.m.

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

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

Dated 14 November 2003.

Applicant

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 Airyder Pty Ltd, c/o Ben Allen, has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 24 Dequetteville Terrace, Kent Town, S.A. 5067 and known as Royal Coach Motor Inn.

The application has been set down for hearing on 23 December 2003 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the 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 14 November 2003.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Woolworths Limited has applied to the Licensing Authority for the removal of a Retail Liquor Merchant's Licence in respect of premises situated at Welland Shopping Centre, Shop 22, 522 Port Road, Welland, S.A. 5007 to be situated at 532 Port Road, Welland, S.A. 5007 and to be known as Dan Murphy Liquor Store.

The application has been set down for hearing on 19 December 2003 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 19 November 2003.

Applicant

NATIONAL PARKS REGULATIONS 2001

Closure of Dutchman's Stern Conservation Park

PURSUANT to Regulation 8(3)(d) of the National Parks Regulations 2001, I, Edward Gregory Leaman, the Director of National Parks and Wildlife, close to the public the whole of Dutchman's Stern Conservation Park from sunrise on Monday, 24 November 2003 until sunset on Friday, 28 November 2003.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

Use of Firearms within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks Regulations 2001, I, Edward Gregory Leaman, Director of National Parks and Wildlife grant permission to members of the Sporting Shooters Association of South Australia (SA Branch) in possession of both a current Hunting Permit and a firearm to enter and remain in Dutchman's Stern Conservation Park from sunrise on Monday, 24 November 2003 until on sunset on Friday, 28 November 2003 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirement of the National Parks and Wildlife Act 1972, National Parks Regulations 2001, and the National Parks and Wildlife (Hunting) Regulations 1996, including those requiring compliance with the Directors requests, requirements and orders of a Warden.

Dated 3 November 2003.

E. G. LEAMAN, Director, National Parks and Wildlife

NATIONAL PARKS REGULATIONS 2001

Closure of Telowie Gorge Conservation Park

PURSUANT to Regulation 8(3)(d) of the National Parks Regulations 2001, I, Edward Gregory Learnan, the Director of National Parks and Wildlife, close to the public the whole of Telowie Gorge Conservation Park from sunrise on Saturday, 29 November 2003 until sunset on Friday, 5 December 2003.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

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Use of Firearms within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks Regulations 2001, I, Edward Gregory Leaman, Director of National Parks and Wildlife grant permission to members of the Sporting Shooters Association of South Australia (SA Branch) in possession of both a current Hunting Permit and a firearm to enter and remain in Telowie Gorge Conservation Park from sunrise on Saturday, 29 November 2003 until sunset on Friday, 5 December 2003 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirement of the National Parks and Wildlife Act 1972, National Parks Regulations 2001, and the National Parks and Wildlife (Hunting) Regulations 1996, including those requiring compliance with the Directors requests, requirements and orders of a Warden.

Dated 3 November 2003.

E. G. LEAMAN, Director, National Parks and Wildlife

OUTBACK AREAS COMMUNITY DEVELOPMENT TRUST

Rescission of Appointments

NOTICE is hereby given that the Outback Areas Community Development Trust has rescinded the appointments of Margaret Ann Surman and Michael John Surman as Dog and Cat Management Officers, pursuant to sections 27 and 28 of the Dog and Cat Management Act 1995.

W. R. MCINTOSH, Chairman

PETROLEUM ACT 2000

Statement of Environmental Objectives for New Regulated Activities

PURSUANT to section 6 (1) of the Schedule and 134 (1) to the Petroleum Act 2000 (the Act) I, Barry Alan Goldstein, Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Mineral Resources Development, pursuant to Delegation dated 28 March 2002, *Gazetted* 11 April 2002, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Document:

1. Statement of Environmental Objectives: Petroleum Production at Acrasia Field, Cooper Basin, SA, November 2003.

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

Minerals and Petroleum Centre Office of Minerals and Energy Resources Ground Floor 101 Grenfell Street Adelaide, S.A. 5000

Dated 18 November 2003.

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

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Wonna Street, Eden Hills Deposited Plan 63425

BY Road Process Order made on 20 October 2003, the City of Mitcham ordered that:

1. Portion of the public road (Wonna Street) adjoining Wilpena Street and the western boundary of allotment 83 in Filed Plan 150638 more particularly lettered 'A' in Preliminary Plan No. 03/0065 be closed.

2. The whole of the land subject to closure be transferred to John Edward Goodfellow and Alison Michele Goodfellow in accordance with agreement for transfer dated 20 September 2003 entered into between the City of Mitcham and J. E. and A. M. Goodfellow.

On 31 October 2003 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 20 November 2003.

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions

Approval and Exemption

UNDER the provisions of Section 161A of the Road Traffic Act 1961 and Regulation 35 of the Road Traffic (Miscellaneous) Regulations 1999, I hereby approve vehicle configurations fitted with Road Friendly Suspensions as described in Table 1 of this Notice, that exceed a total mass of 42.5 tonnes, to operate on routes specified in this Notice; and

UNDER the provisions of Section 163AA of the Road Traffic Act 1961 I hereby exempt vehicle configurations fitted with Road Friendly Suspensions as described in Table 1 of this Notice, from the following provisions of the Road Traffic (Mass and Loading Requirements) Regulations 1999:

- Schedule 1, Part 1 Mass Limits, Table 1- Mass Limits for Single Axle and Axle Groups, in so far as it relates to axle or axle mass
- limits for axle or axle group configurations specified in table 2 of this Notice.
- Schedule 1, Part 1 Mass Limits, Clause 3 (1) (2) and (3) Mass Limits relating to axle spacing.
 Schedule 1, Part 1, Clause 4 (1) Mass limits for combinations.

Conditions

This approval and exemption is subject to the following conditions:

- 1. Special Conditions
 - 1.1 This Notice or a legible copy shall be carried by the driver of the vehicle at all times when operating under this exemption and be produced when requested by an Inspector appointed under the Road Traffic Act 1961 and/or Motor Vehicles Act 1959, or a Police Officer.
 - 1.2 Except as otherwise specified in this exemption Notice, the standard form conditions prescribed in the Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999 for the purposes of section 115 of the Act, shall not apply.
 - 1.3 Drivers of road trains when operating under this exemption must also carry a copy of:
 - 1.3.1 The current South Australian Government Gazette notice titled 'Operation of Road Train Vehicles in South Australia'; and
 - 1.3.2 The information booklet titled 'Operation of Road Train Vehicles in South Australia' Edition No.1 (Part 1 clauses 1-6, 8-10 and Part 2 clauses 11-17 only), issued by Transport SA.
 - 1.4 Drivers of B-Doubles when operating under this exemption must also carry a copy of:
 - 1.4.1 The current South Australian Government Gazette notice titled 'Operation of B-Double Vehicles up to 25 m in Length'; and
 - 1.4.2 The information booklet titled 'Operation of Medium Combination Vehicles in South Australia' Edition No.1 (clauses 1-6, 8-10 only) issued by Transport SA.
 - 1.5 Drivers of Car Carrier Combinations, other than B-Doubles or Road Trains, which are more than 19 m long when operating under this exemption must also carry a copy of:
 - 1.5.1 The current South Australian Government Gazette notice titled 'Operation Car Carrier Combinations up to 25 m in Length'; and
 - 1.5.2 The information booklet titled 'Operation of Medium Combination Vehicles in South Australia' Edition No.1 (clauses 1-6, 8-10 only), issued by Transport SA.
 - 1.6 In addition to the conditions specified in this Notice, B-Doubles, Car Carrier Combinations and Road Trains must comply with all the conditions of the respective South Australian Government Gazette Notices under which they operate, with the exception of the axle and/or axle group mass limits and gross mass limits covered by this Notice for Higher Mass Limits.

2. Approved Vehicles

2.1 Only the axle groups specified for vehicles and/or combinations nominated in Table 1 with the corresponding configuration codes and which are fitted with Road Friendly Suspensions are approved to operate, at higher mass limits, under this Notice.

	Table 1					
	Vehicle Configuration Con					
a	Rigid Trucks fitted with a tandem drive axle group and operated without a trailer.	2R3, 2R4, MR3, MR4, LR3, LR4, SR3, SR4				
b	Car Carrier Combinations where the rigid truck is fitted with a tandem drive axle group towing a trailer that is fitted with a tandem or triaxle group.	SR3, SR4, MR3, MR4, T2, T3				
с	Articulated vehicles where the prime mover is fitted with a tandem drive axle group and the semi trailer is fitted with either a tandem or triaxle group.	SP3, SP4 T2, T3				
d	Buses fitted with a single drive axle or a six tyred tandem axle group (which includes the drive axle) at the rear.	2B2, 2B3				
e	B-Doubles where the prime mover is fitted with a tandem drive axle group and the trailers are fitted with either tandem or triaxle groups.	MP3 T2, T3				
f	Double and Triple Road Trains where the prime mover is fitted with a tandem drive axle group, the semi trailers are fitted with either tandem or triaxle group and the converter dolly is fitted with a tandem axle group.	LP3, T2, T3				

3. Definitions

3.1 For the purpose of this Notice the following definitions shall apply:

- 3.1.1 'Car Carrier Combination' means a rigid motor vehicle (but not including a prime mover) designed to carry motor vehicles, fitted with a tandem axle group at the rear, towing a trailer designed to carry motor vehicles which has a tandem axle group or triaxle group at the rear, and where the front of the trailer is connected to the rear of the motor vehicle by a coupling. The overall length of the vehicle combination, including any load shall not exceed 25 m.
- 3.1.2 'Driver' means a driver of an approved vehicle operating at Higher Mass Limits on a supplementary route specified in this Notice.
- 3.1.3 'General Access Vehicle' means a vehicle included under vehicle configuration a or d (not longer than 12.5 m), or b or c (not longer than 19.0 m), as specified in Table 1. For General Access Vehicles, this Notice shall stand alone.
- 3.1.4 'Mass Management Accreditation Scheme' means a scheme that is recognised by Transport SA as meeting the requirement of the mass management module (including audit requirements) of the National Heavy Vehicle Accreditation Scheme (NHVAS).
- 3.1.5 'National Heavy Vehicle Accreditation Scheme' means the comprehensive accreditation package developed by the National Road Transport Commission and approved by the Australian Transport Council on 14 November 1997.
- 3.1.6 'Restricted Access Vehicle' means a vehicle included under vehicle configuration b (longer than 19m) or e or f, as specified in Table 1. For these Restricted Access Vehicles, this Notice shall be read in conjunction with the relevant *South Australian Government Gazette* notice approval.
- 3.1.7 'Road Friendly Suspension' means a suspension system certified as complying with the performance criteria detailed in the Federal Office of Road Safety Vehicle Standards Bulletin 11 – Certification of Road Friendly Suspension Systems, April 1999.
- 3.1.8 'Valid National Heavy Vehicle Accreditation Scheme (Mass Module) label' or a 'valid Mass Management Accreditation (Pilot) Program (Victorian) label' means a label:
 (a) issued to a scheme member (whose accreditation status has not been suspended or cancelled); and
 - (b) that is legible and displayed on the nominated vehicle (owned or captured by the operator):
 - for which the label was originally issued by the accrediting authority.
- 3.1.10 'Route Compliance Certificate' means the Transport SA Higher Mass Limit Route Compliance Certificate as included in this Notice, available on the Transport SA website (www.transport.sa.gov.au/freight/road/accreditation/mass.asp).
- 4. Axle Mass Limits and Axle Spacing
 - 4.1 The total mass on the axle or axle group shall not exceed the limits listed in Table 2 for the specified axle or axle group.
 - 4.2 The mass limits specified in Table 2 shall only apply to axles or axle groups fitted with a Road Friendly Suspension (except for the steer axle on the Road Train prime mover).

	Table 2	
Axle or Axle Group Configuration	Mass Limit (tonnes)	Higher Mass Limit under this Notice (tonnes)
Single drive axle on buses fitted with 4 tyres	9.0	10.0
Tandem axle groups fitted with 6 tyres	13.0	14.0
Tandem axle groups fitted with 8 tyres	16.5	17.0
Triaxle group fitted with 12 tyres	20.0	22.5
Single steer axle fitted with wide single tyres* on a prime mover being used on road train routes approved under section 161A of the Road Traffic Act 1961 and registered LP3	6.0	6.7
* tyres with section width greater than 375mm		

^{4.3} The total mass of a vehicle or combination, as determined by Schedule 1, Part 1, clause 3 of the Road Traffic (Mass and Loading Requirements) Regulations 1999, relating to axle spacing, can only be exceeded by the amount that the sum of the masses of the axle or axle groups, operating under higher mass limits, exceed the mass limits specified in the column titled Mass Limit (tonnes) in Table 2 above.

^{4.4} The total mass of a vehicle combination, other than a road train or B-double, can only exceed 42.5 tonnes by the amount that the sum of the masses of the axle or axle groups, operating at higher mass limits, exceed the mass limits specified in the column titled Mass Limit (tonnes) in Table 2 above.

- 5. Mass Management Accreditation
 - 5.1 Vehicles or vehicle configurations fitted with triaxle groups must be accredited under one of the following Mass Management Accreditation Schemes where any axle or axle group is specified and loaded in accordance with Table 2.
 - 5.1.1 Mass Management Module of the National Heavy Vehicle Accreditation Scheme.
 - 5.1.2 National Heavy Vehicle Accreditation Scheme for Mass Management, known as the Mass Management Accreditation (Pilot) Program (Victorian).
 - 5.2 The Prime Mover must display a valid National Heavy Vehicle Accreditation Scheme (Mass Module) label or a valid Mass Management Accreditation (Pilot) Program (Victorian) label.
 - 5.3 All tri-axle trailers in the vehicle combination, when loaded in accordance with the Higher Mass Limits in Table 2, must display a valid National Heavy Vehicle Accreditation Scheme (Mass Module) label or a valid Mass Management Accreditation (Pilot) Program (Victorian) label, where displaying labels on trailers is a requirement of the accrediting agency.
 - 5.4 Drivers of vehicles accredited in South Australia must carry documented evidence (which may be the Route Compliance Certificate) of route planning, confirming that a higher mass limit route is available by reference to the maps contained in this Notice, in accordance with Standard 4 of the Mass Management Module of the National Heavy Vehicle Accreditation Scheme and shall produce the signed documented evidence if requested by an Inspector appointed under the Road Traffic Act 1961 and/or Motor Vehicles Act 1959, or a Police Officer.
 - 5.5 Vehicles accredited in states and territories other than South Australia under the schemes specified in 5.1 may operate in South Australia under the terms and conditions and on the routes detailed in this Notice provided the driver;
 - 5.5.1 has determined that a higher mass limit route is available by reference to the maps contained in this Notice; and
 - 5.5.2 records the route details on the Transport SA Higher Mass Limit Route Compliance Certificate and has signed the Certificate; and
 - 5.5.3 carries the Route Compliance Certificate in the vehicle when operating at higher mass limits; and
 - 5.5.4 produces the Certificate if requested by an Inspector appointed under the Road Traffic Act 1961 and/or Motor Vehicles Act 1959, or a Police Officer; and
 - 5.5.5 the scheme member retains the original copy of the Certificate for a period of not less than 12 months from the date it is signed for auditing purposes.

Explanatory Note

Only vehicles or vehicle configurations with triaxle groups operating at higher mass limits are required to carry documented evidence of route compliance (eg. Transport SA Higher Mass Limit Route Compliance Certificate) when operating in South Australia under the terms and conditions and on the routes detailed in this Notice.

Vehicles or vehicle configurations other than those fitted with triaxle groups are not required to carry documented evidence of route compliance, however they must only operate on the routes specified in this Notice when operating at higher mass limits.

- 6. Routes
 - 6.1 Vehicle configurations included under a or d (not longer than 12.5 m) or b or c (not longer than 19.0 m), as specified in Table 1 shall operate only on the approved routes specified in the maps titled 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' as included in this Notice.
 - 6.2 B-Doubles operating in accordance with the South Australian Government Gazette Notice titled 'Operation of B-Double Vehicles up to 25 m in Length', may operate at higher mass limits only where routes specified in the South Australian Government Gazette Notice 'Operation of B-Double Vehicles up to 25 m in Length', are also routes specified in the maps 'Route Network for General Access Vehicles fitted with Road Friendly Suspension', as included in this Notice.
 - 6.3 Car Carrier Combinations operating in accordance with South Australian Government Gazette Notice titled 'Operation of Car Carrier Combinations up to 25m in Length', may operate at higher mass limits only where routes specified in the South Australian Government Gazette Notice 'Operation of Car Carrier Combinations up to 25m in Length', are also routes specified in the maps 'Route Network for General Access Vehicles fitted with Road Friendly Suspension', as included in this Notice.
 - 6.4 Double and Triple Road Trains operating in accordance with the South Australian Government Gazette Notice titled 'Operation of Road Train Vehicles in South Australia', may operate at higher mass limits only where routes specified in the South Australian Government Gazette Notice titled 'Operation of Road Train Vehicles in South Australia', are also routes specified in the maps 'Route Network for General Access Vehicles fitted with Road Friendly Suspension', as included in this Notice.
 - 6.5 B-Double vehicles registered under the Commonwealth of Australia Interstate Road Transport Act 1985, operating at higher mass may operate on the routes specified in the Commonwealth of Australia Gazette notice titled 'Determination of Routes for B-Double Vehicles Carrying Higher Mass Limits Under the Federal Interstate Registration Scheme (FIRS)'.
 - 6.6 Vehicle combinations other than B-Doubles and Rigid Truck and Trailers registered under the Commonwealth of Australia Interstate Road Transport Act 1985, operating at higher mass may operate on the routes specified in the Commonwealth of Australia Gazette notice titled 'Determination of Routes for Vehicles, Other than B-Doubles and Rigid Truck and Trailer Combinations, Carrying Higher Mass Limits Under the Federal Interstate Registration Scheme (FIRS)'

- 7. Vehicle Specifications
 - 7.1 General requirements:
 - 7.1.1 The vehicle and/or combination shall not be driven or loaded in excess of the manufacturer's rating for axle, suspension, tyre and coupling capacities or in excess of the manufacturer's gross vehicle mass and gross combination mass ratings.
 - 7.1.2 South Australian registered vehicles shall not exceed the Gross Vehicle Mass and/or Gross Combination Mass as shown on the certificate of registration for that vehicle.
 - 7.1.3 Vehicles registered in other States and Territories shall comply with the requirements of Clause 7.1.1 or the Gross Vehicle Mass and/or Gross Combination Mass as shown on the certificate of registration for that vehicle.
 - 7.1.4 Vehicles manufactured on or after 1 July 2000 must be fitted with certified Road Friendly Suspension systems.
 - 7.1.5 Vehicles manufactured prior to 1 July 2000 must at least be fitted with suspensions that use air bags in conjunction with effective dampers with the air bag being the principal suspension medium. The air bag suspension systems fitted to these vehicles are deemed to be Road Friendly until 1 July 2002.
 - 7.1.6 Vehicles manufactured prior to 1 July 2000 may be fitted with certified Road Friendly Suspension systems, but must be fitted with certified Road Friendly Suspensions by 1 July 2002 to be eligible for Higher Mass Limits under this Notice.
 - 7.2 B-Double Coupling Requirements:
 - 7.2.1 The 'D' rating for fifth wheel couplings and king pins shall be equal to or greater than 112 kN.
 - 7.3 Road Train Coupling Requirements:
 - 7.3.1 For Double Road Train vehicle units manufactured prior to 1 July 1991, the minimum 'D' rating for the fifth wheel couplings and king pins shall be equal to or greater than 135 kN and the minimum 'D' rating for tow couplings and drawbar eyes shall be equal to or greater than 15 tonnes.
 - 7.3.2 For Double Road Train vehicle units manufactured on or after 1 July 1991 and Triple Road Trains, the minimum 'D' rating for the fifth wheel couplings and king pins shall be equal to or greater than 173 kN and the minimum 'D' rating for tow couplings and drawbar eyes shall be equal to or greater than 19 tonnes.



HIGHER MASS LIMITS ROUTE COMPLIANCE CERTIFICATE

Vehicle Services Section, Kateena Street Regency Park 5010 Phone 1300 656 243 Fax (08) 8348 9533



This certificate is to be completed and carried by the driver of a vehicle or vehicle configuration fitted with triaxle groups if the vehicle is accredited outside South Australia under the Mass Management Module of the National Heavy Vehicle Accreditation Scheme or the Victorian Mass Management Accreditation (Pilot) Program and is being driven in South Australia at Higher Mass Limits.

The route to be travelled must be determined from the maps attached to the South Australian Gazette Notice titled "Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions", as amended from time to time.

Drivers must comply with the conditions of operation of the Gazette Notice and also carry a copy of the Notice in the vehicle when operating in South Australia. This Certificate must be produced to a Transport SA Inspector or Police Officer on request.

Company Name:

Prime Mover Registration Number: _____

Loaded Axle Weights (kg):

Front Axle (Steer)	Rear Axle/s (Drive)	1 st Trailer Axles	2 ^{nα} Trailer Axles	Dolly Axle (If Applicable)	Total Vehicle Mass

Route From: _____

То: _____

Nominated Route:

Via: (Highway/Road Name)	· · · · · · · · · · · · · · · · · · ·	······································	
		· · · · · · · · · · · · · · · · · · ·	
		·····	

I declare that the nominated route to be travelled is an approved route as detailed in the Gazette Notice and will be adhered to.

Drivers'	Signature	Date	

Drivers' Name:

- - -

At the completion of the journey this Route Compliance Certificate is to be given to operational staff of the company or the vehicle owner and held for a period of 12 months for auditing purposes.

Copies of this Certificate can be obtained from the Transport SA website (www.transport.sa.gov.au/freight/road/accreditation/mass.asp)

Commencement of this Notice

This Notice is valid from 27 November 2003.

This exemption may be varied or revoked at any time by notice in writing.

Revocation of previous Notices

The Notice titled 'Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions' that appeared in the South Australian Government Gazette, dated 14 November 2002, together with the Notice titled 'Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions Supplementary Gazette Notice' that appeared in the South Australian Government Gazette dated 31 January 2003 are revoked at midnight on 26 November 2003.

Dated 18 November 2003

Executive Director, Transport SA

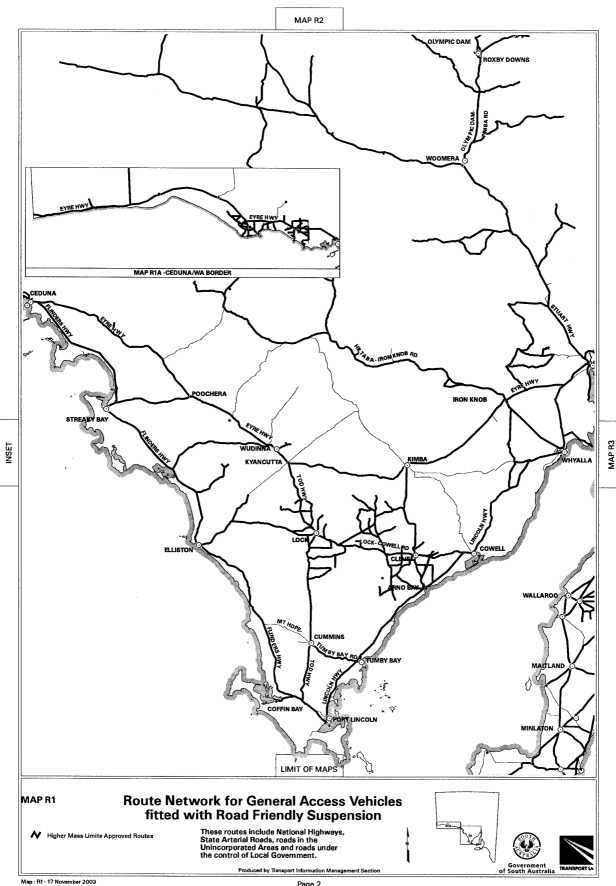
HML Network Map Index

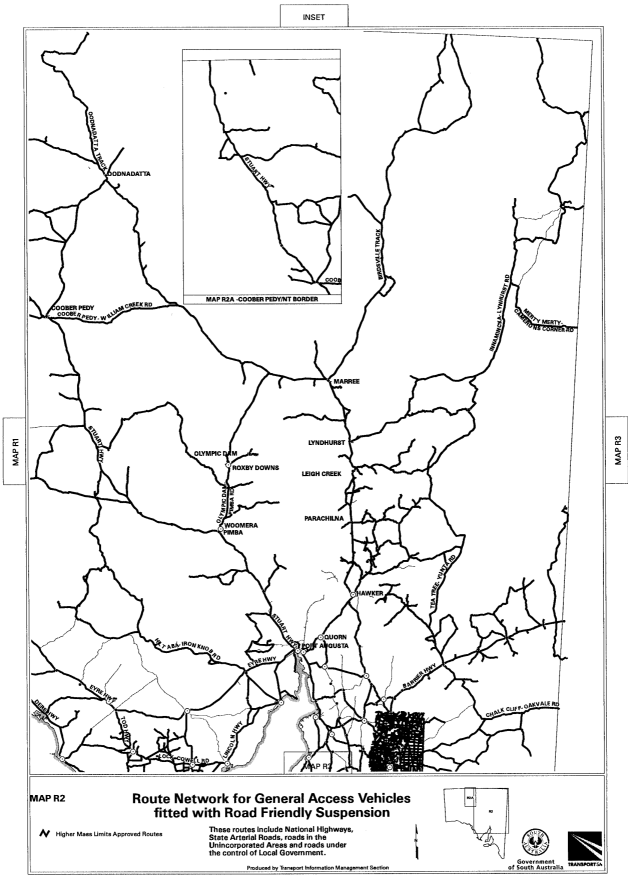
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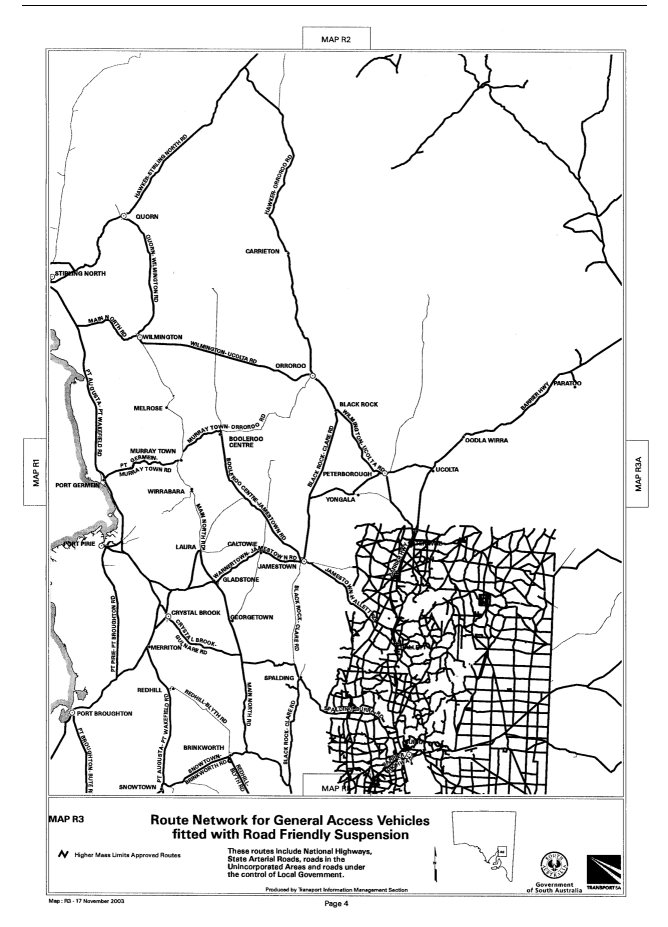
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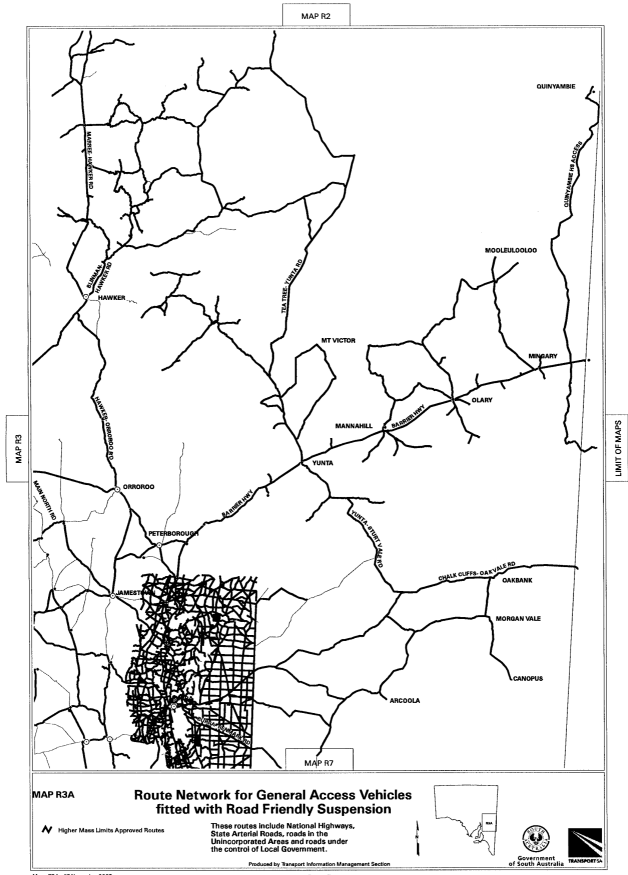




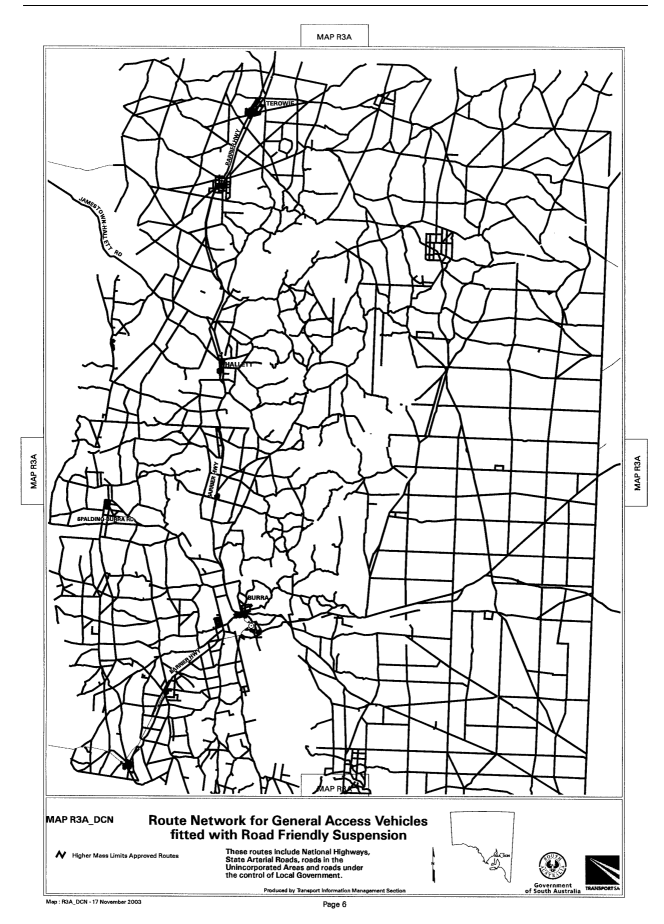
Map : R2 - 17 November 2003

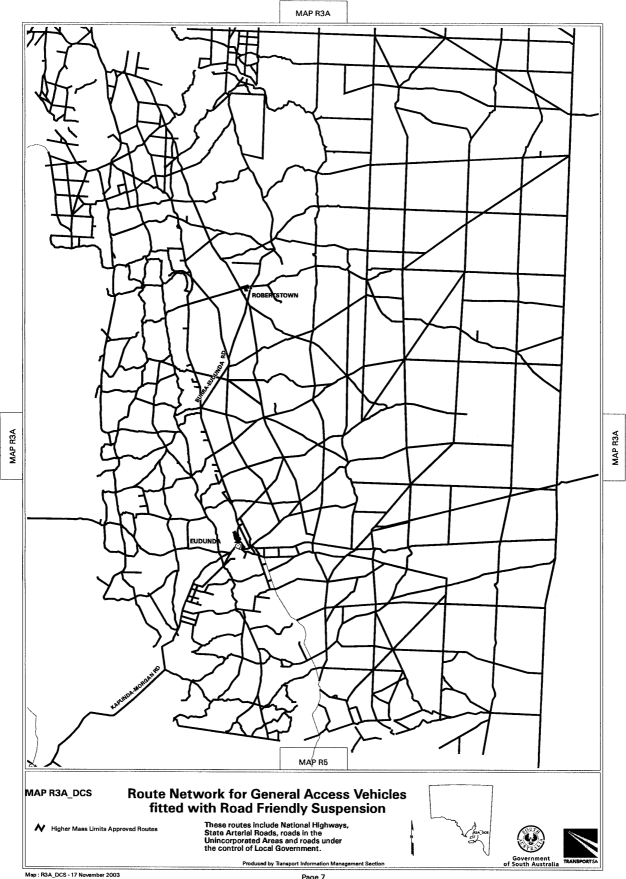
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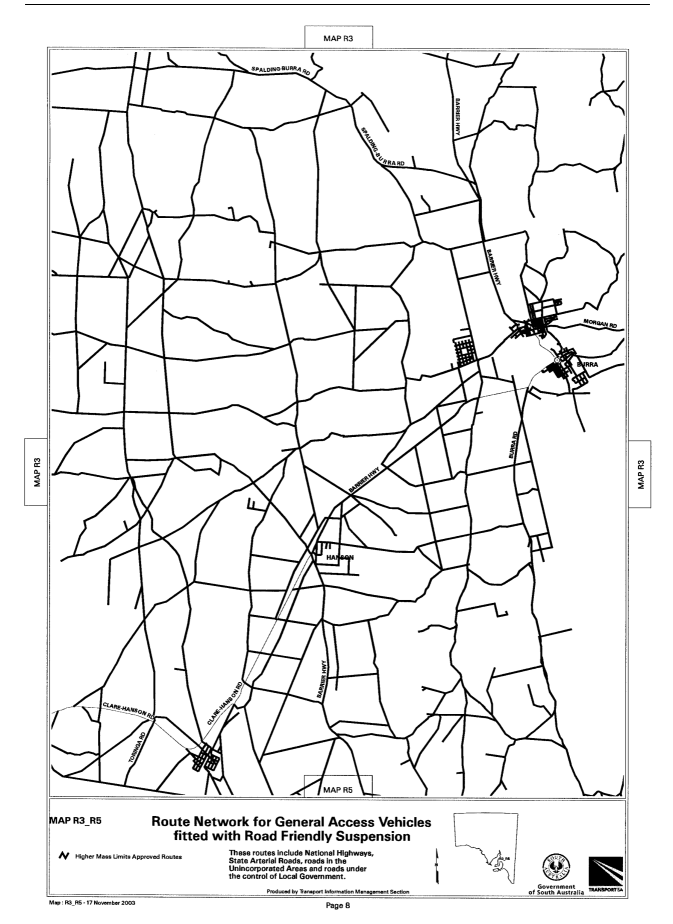


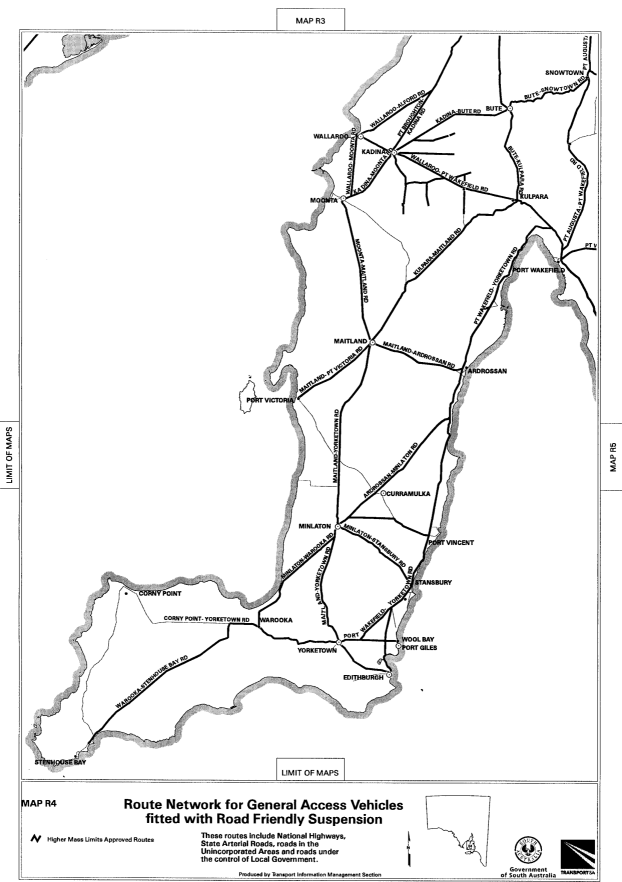
Map : R3A - 17 November 2003





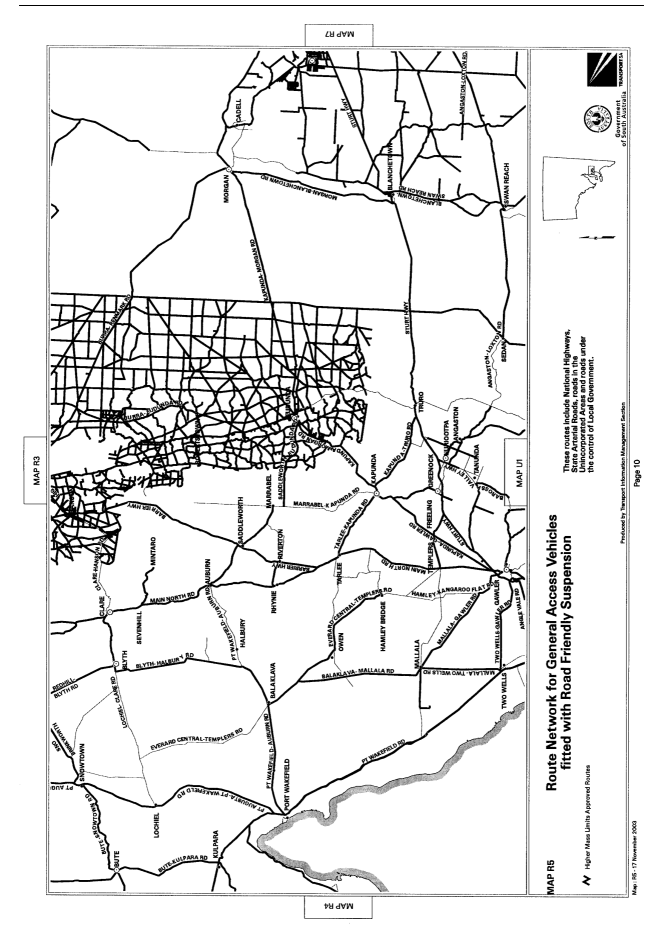
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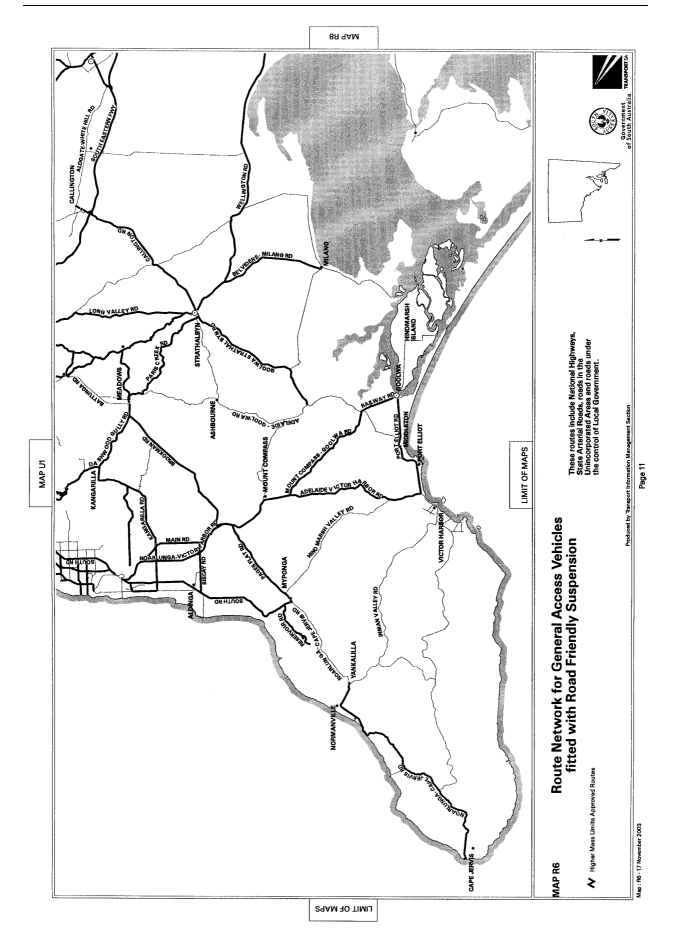


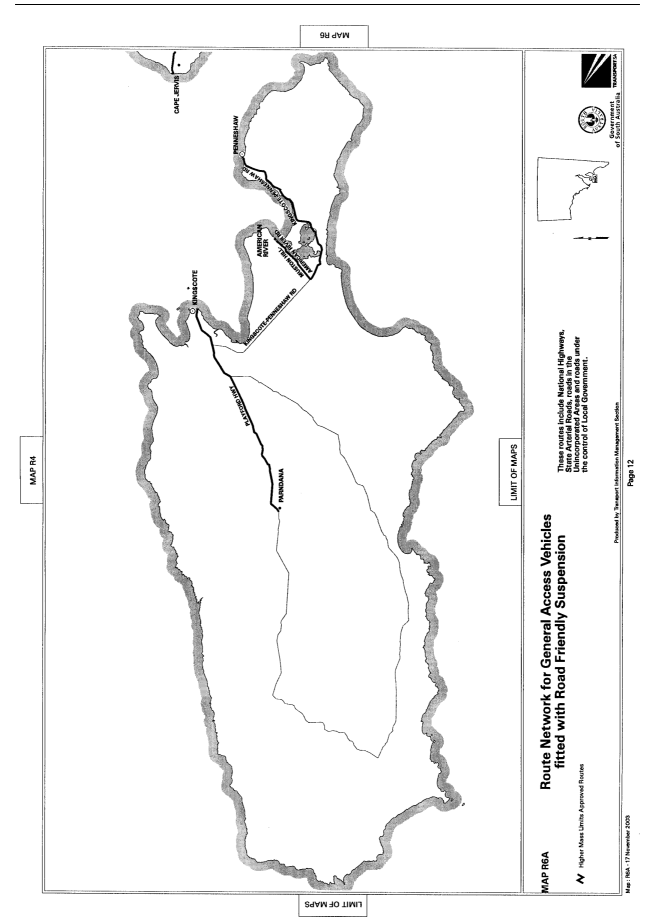


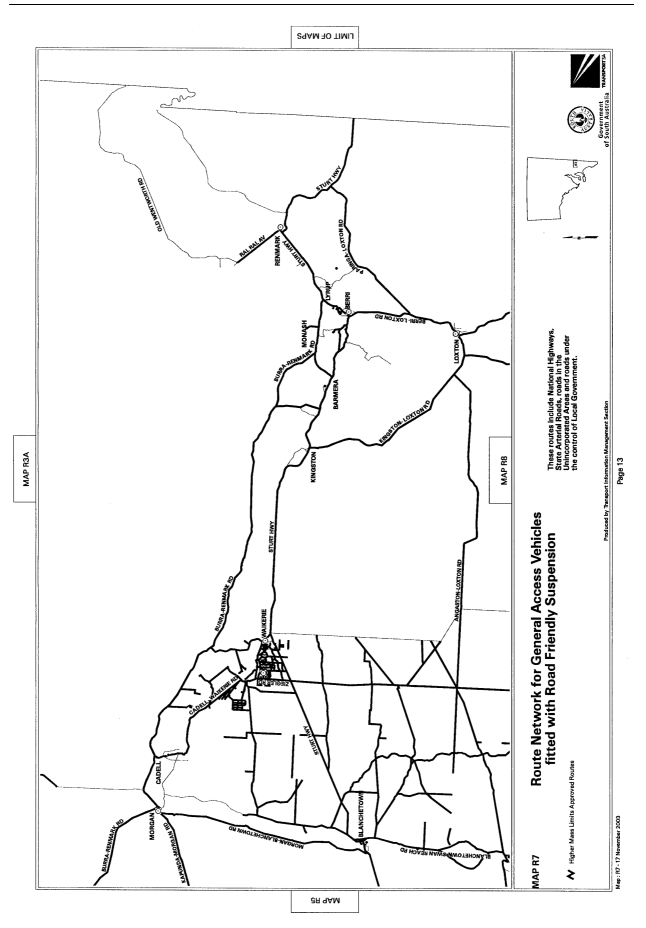
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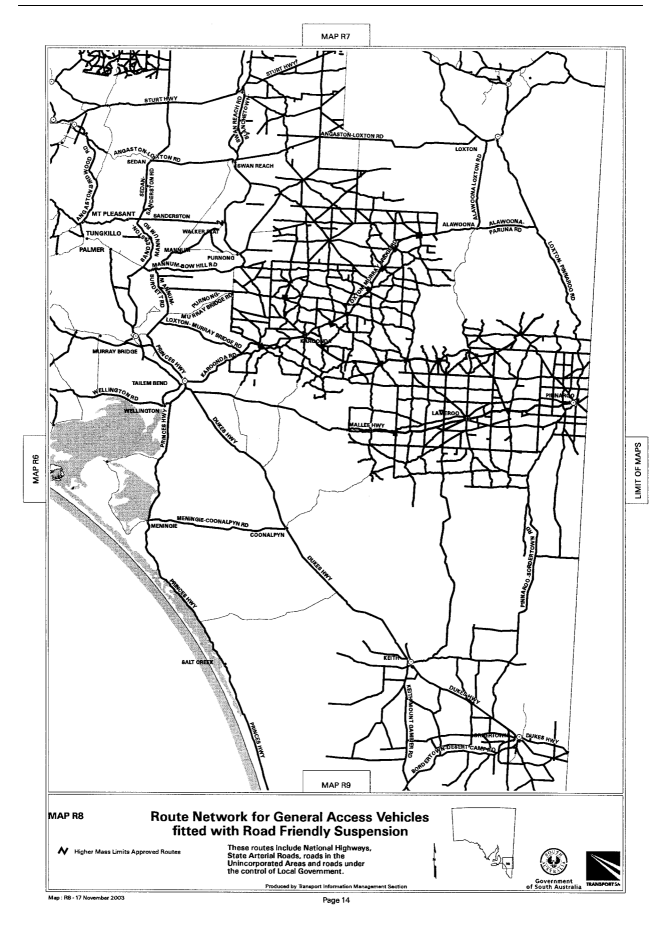
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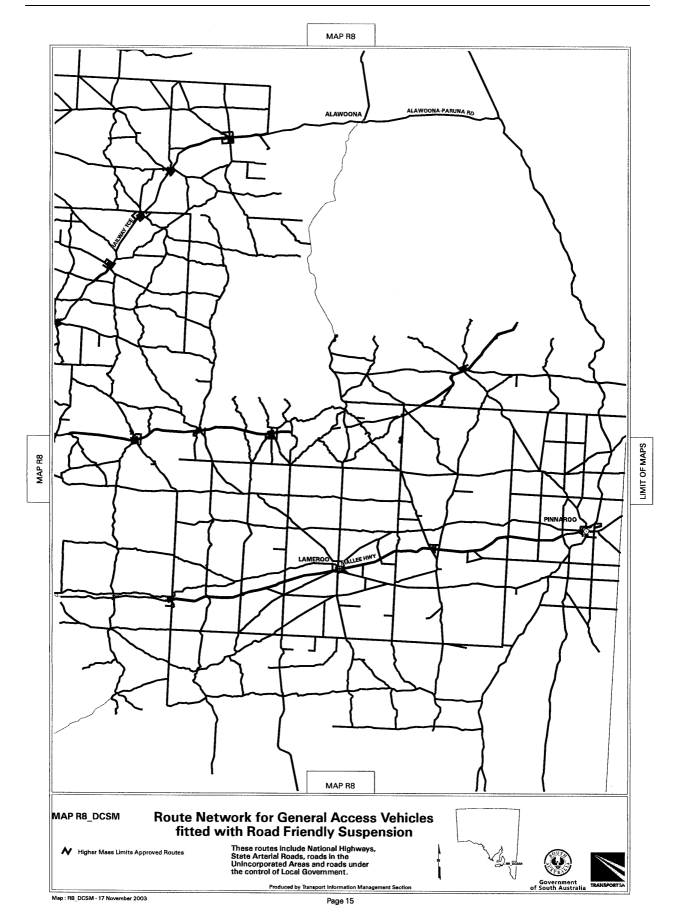




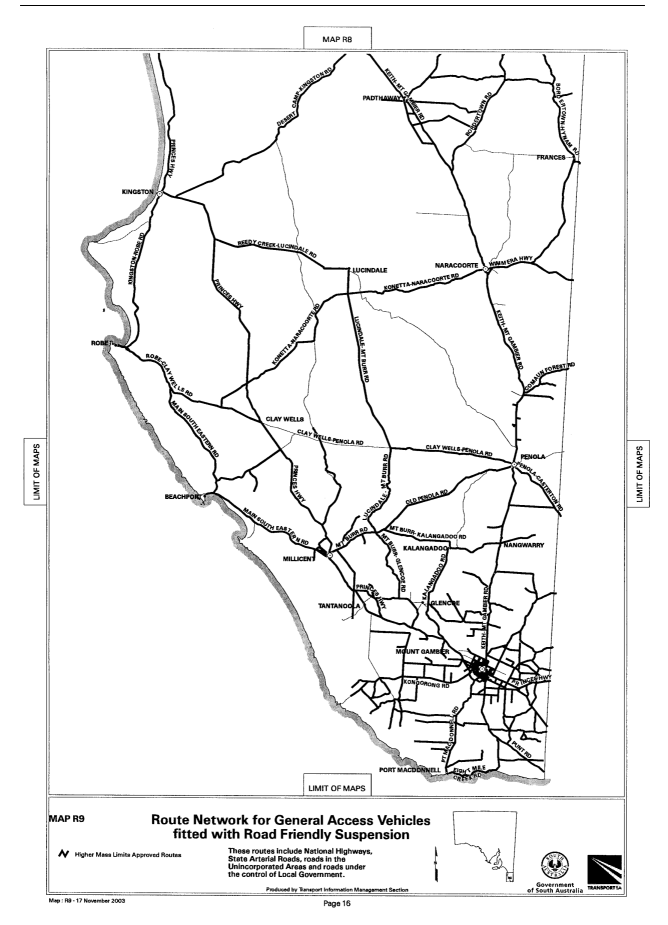


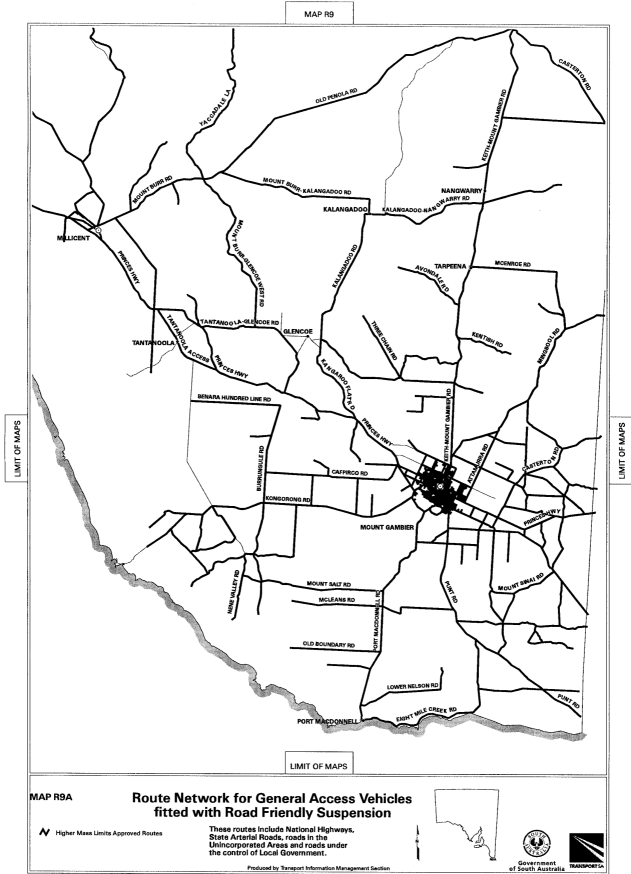




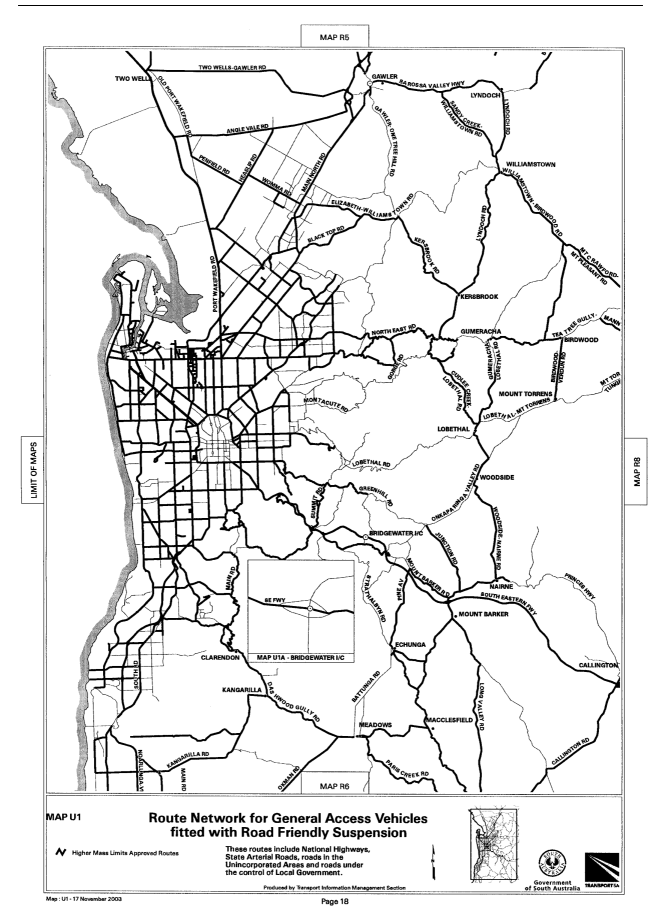


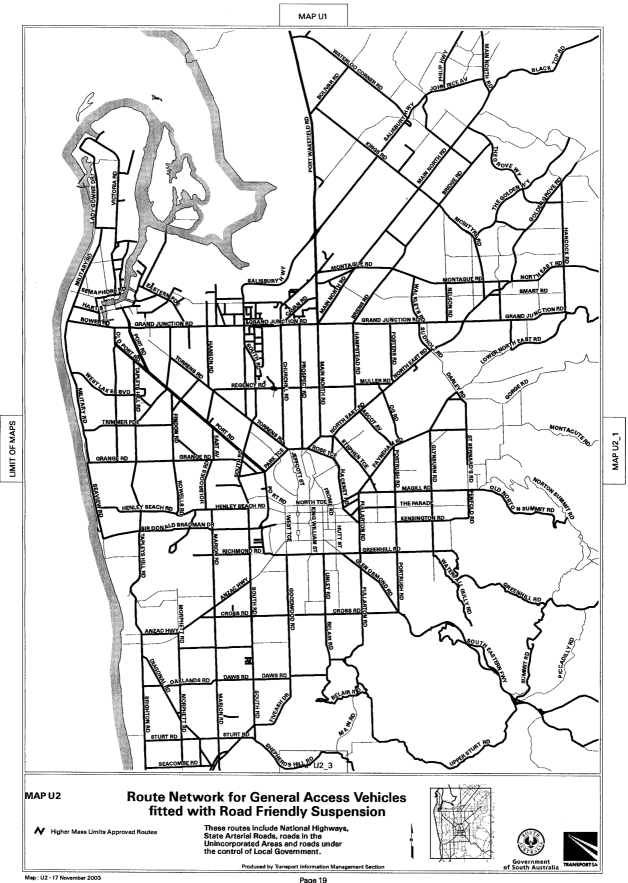
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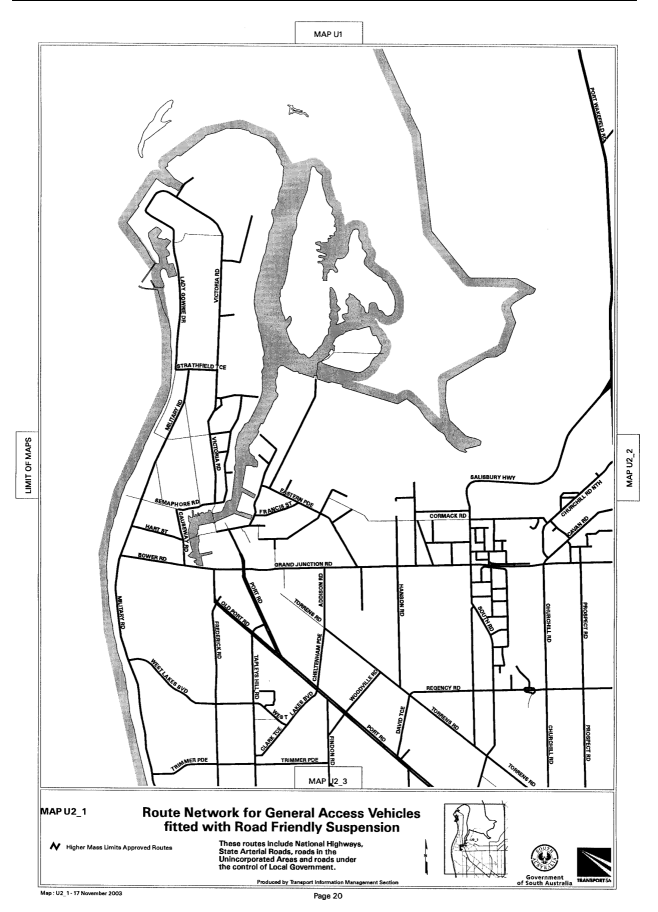


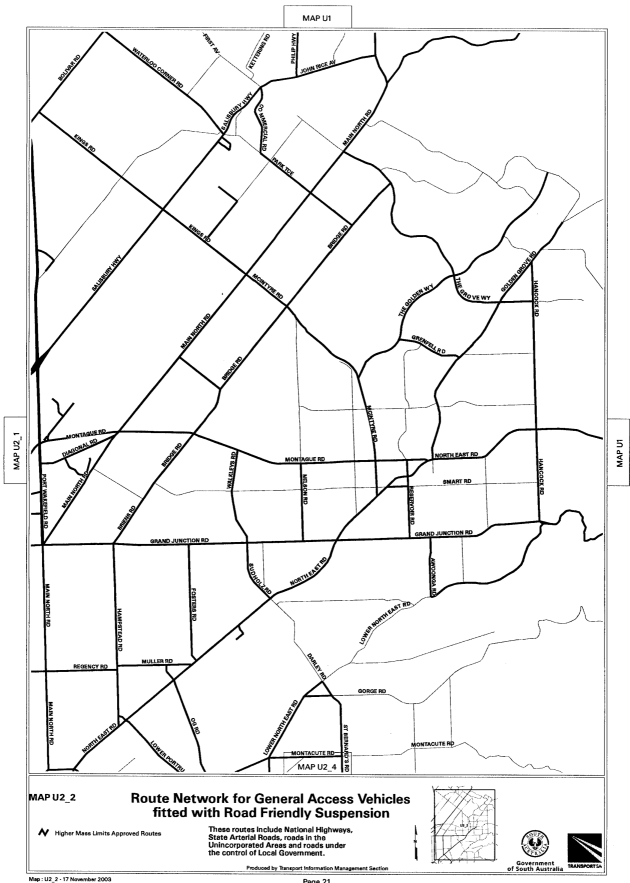


Map : R9A - 17 November 2003

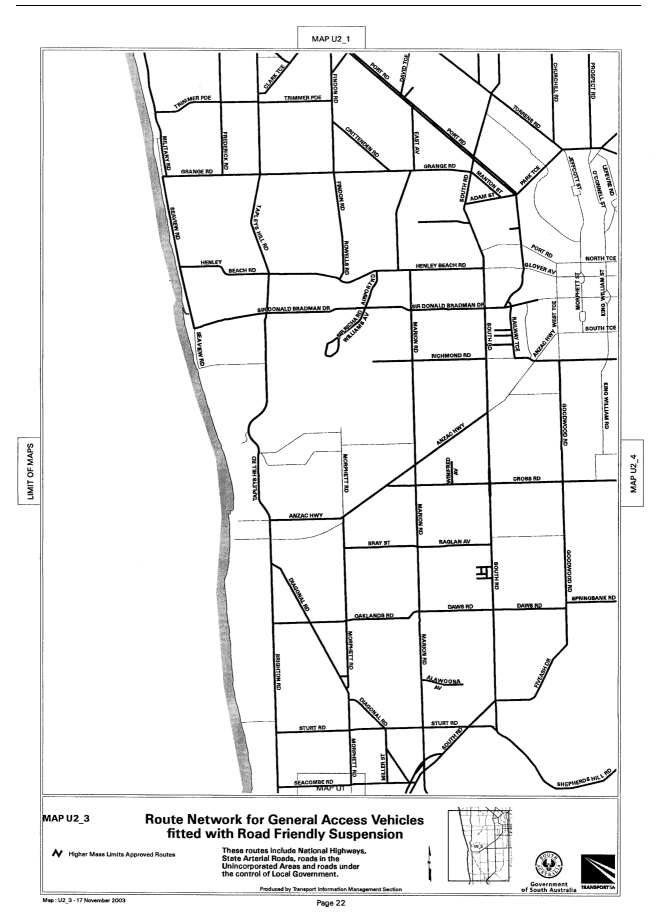


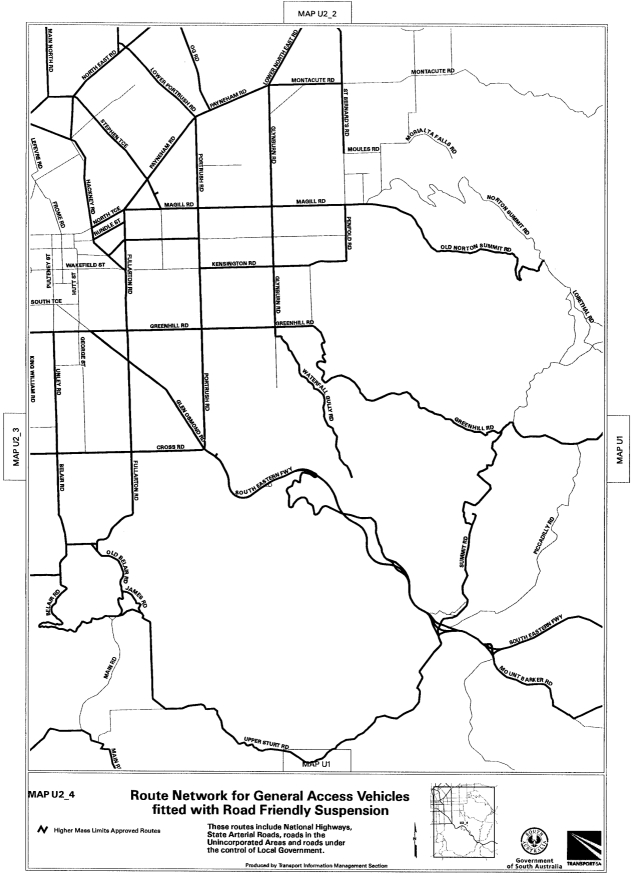






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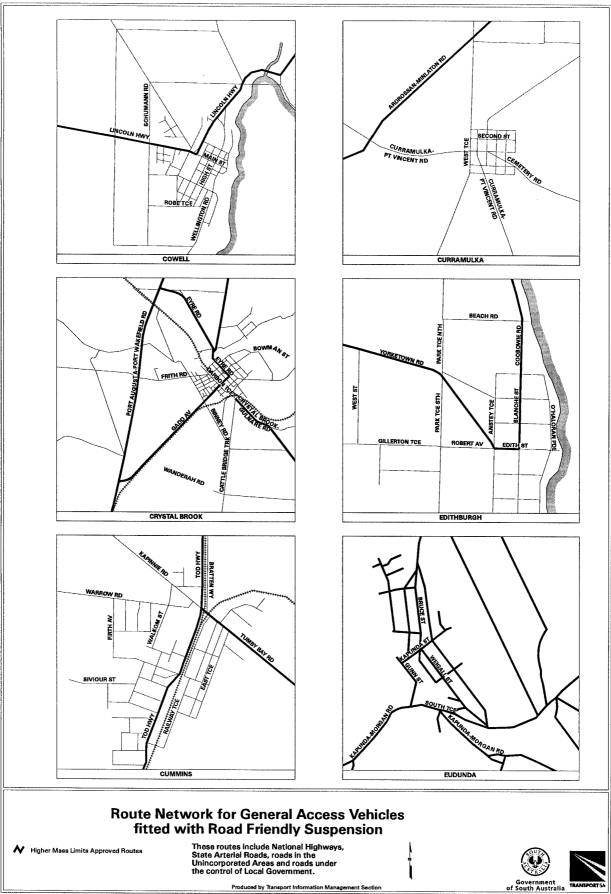




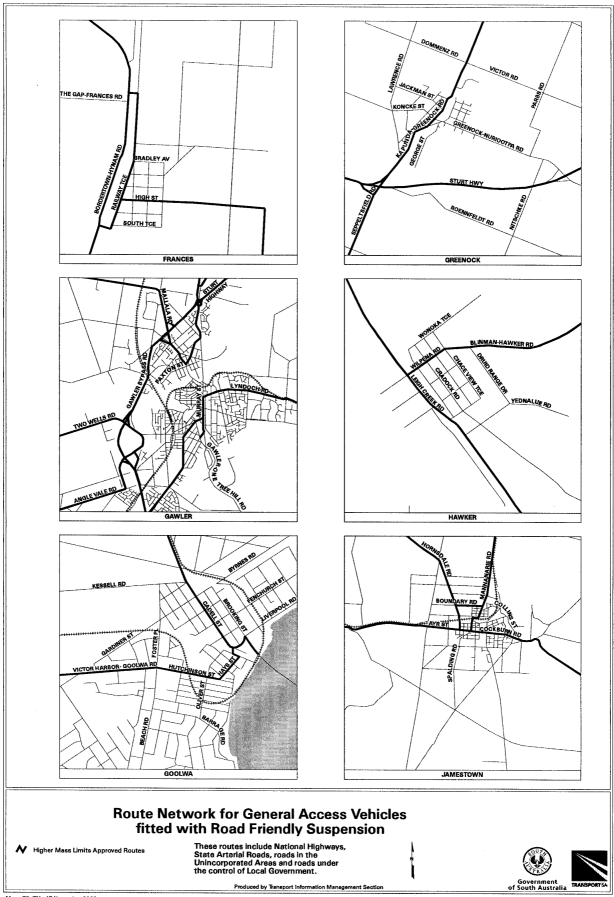
Map : U2_4 - 17 November 2003

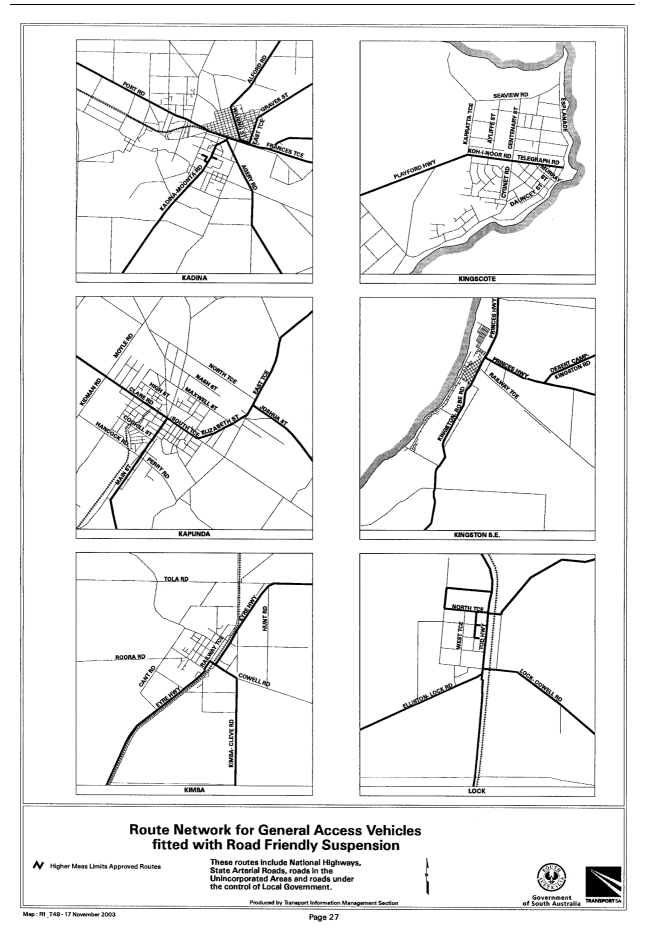


Map : R2_T65 - 17 November 2003

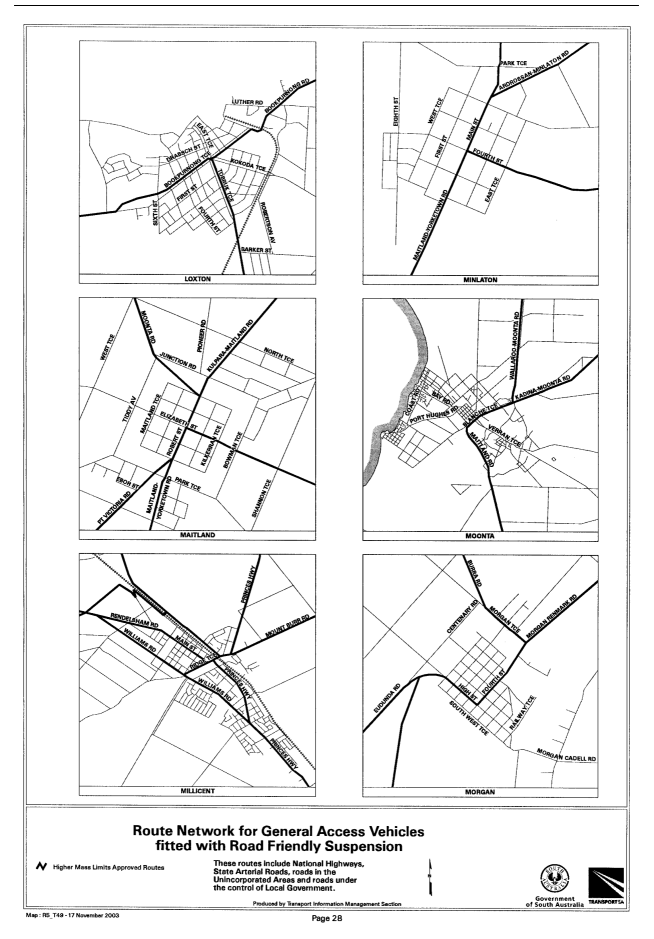


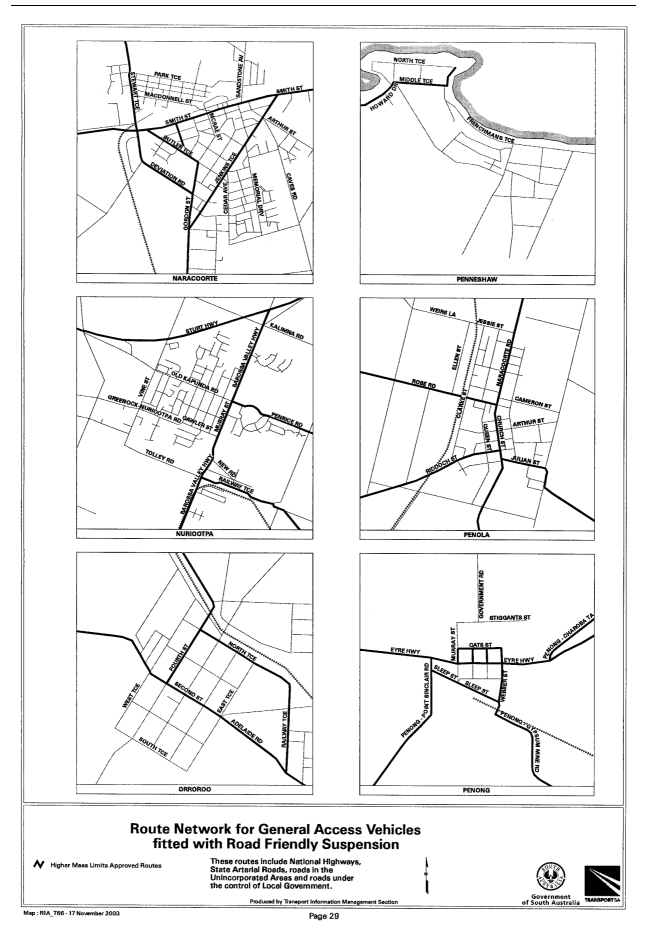
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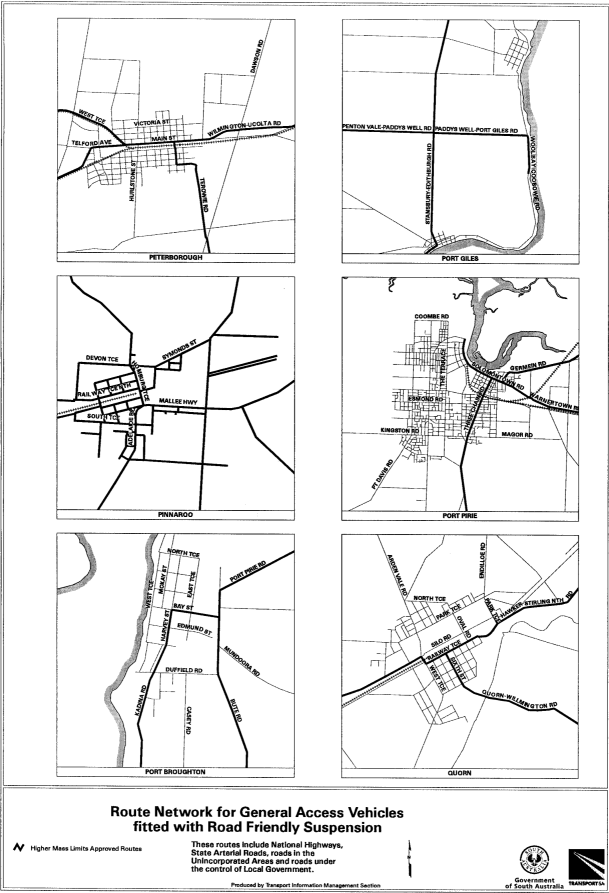




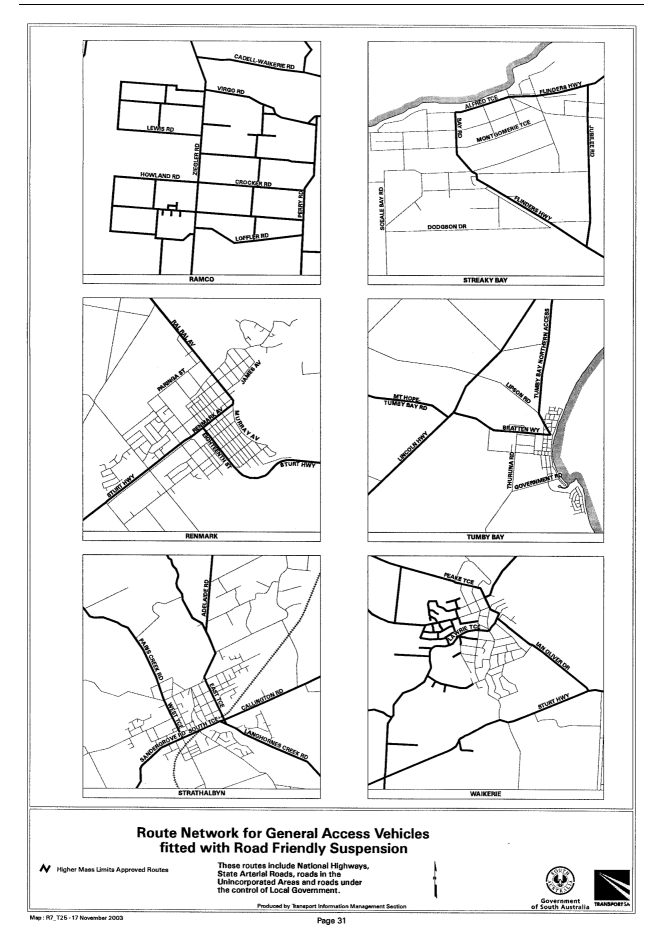


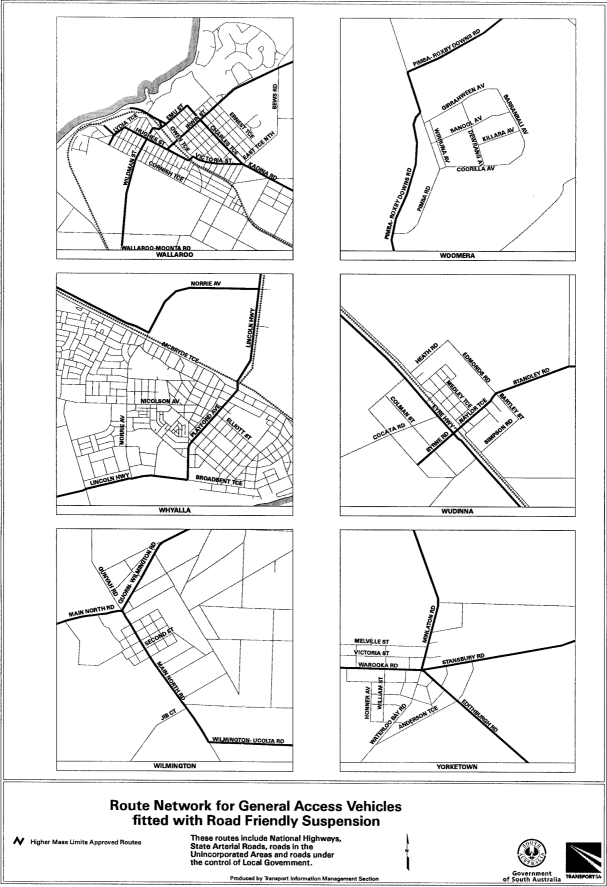






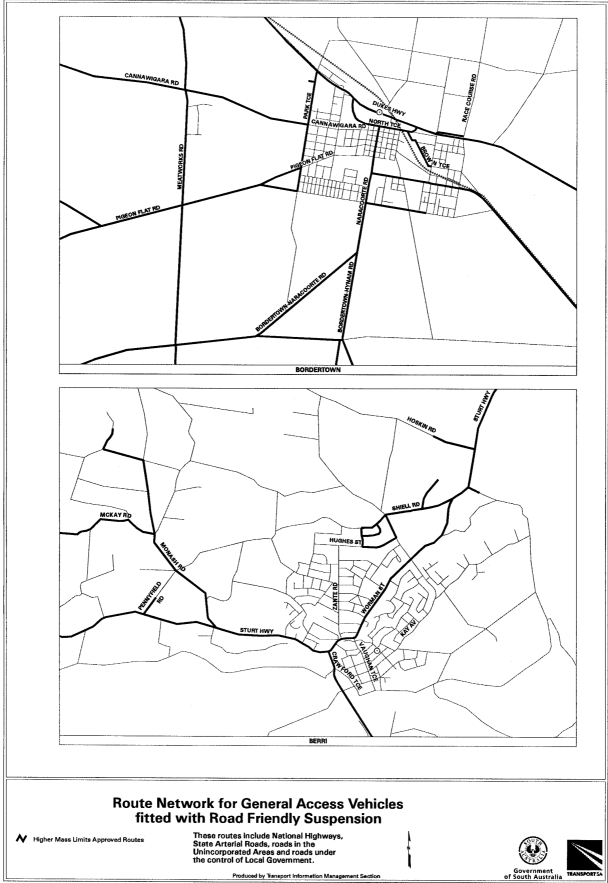
Map : R3_T09 - 17 November 2003



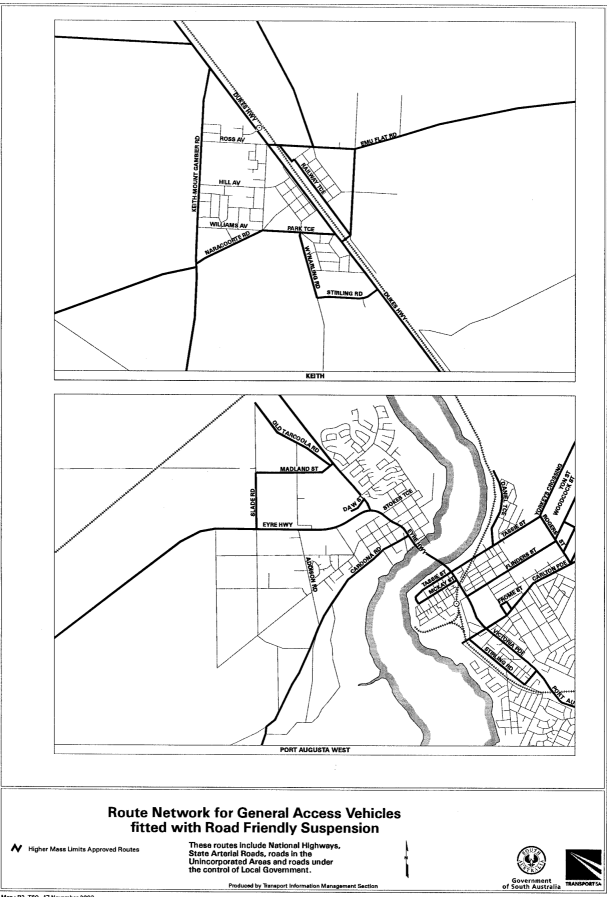


Map : R4_117 - 17 November 2003

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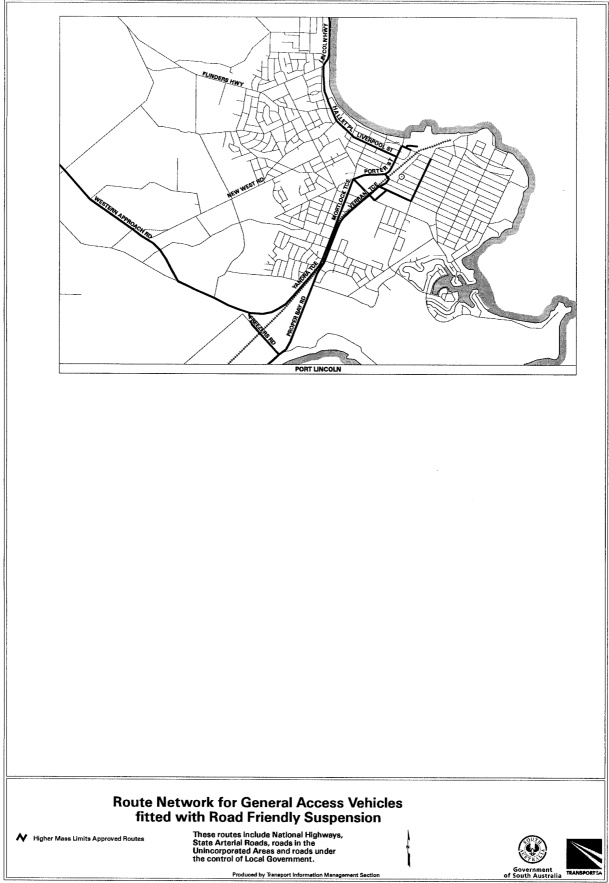


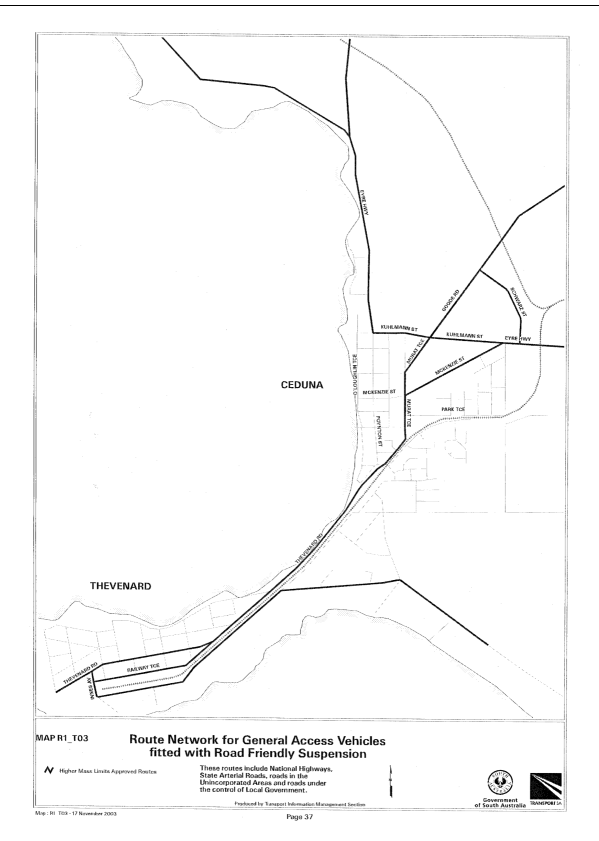
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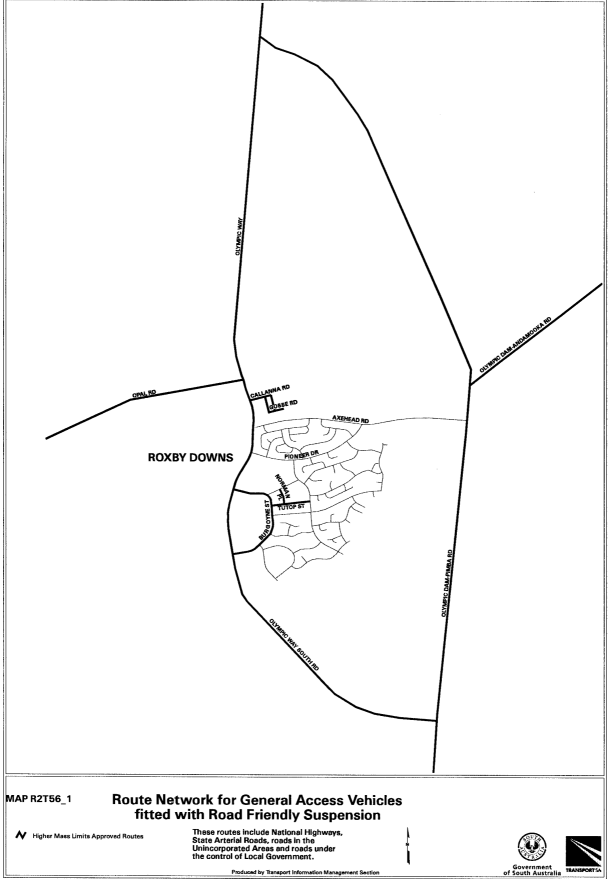




Map : R3_T62 - 17 November 2003

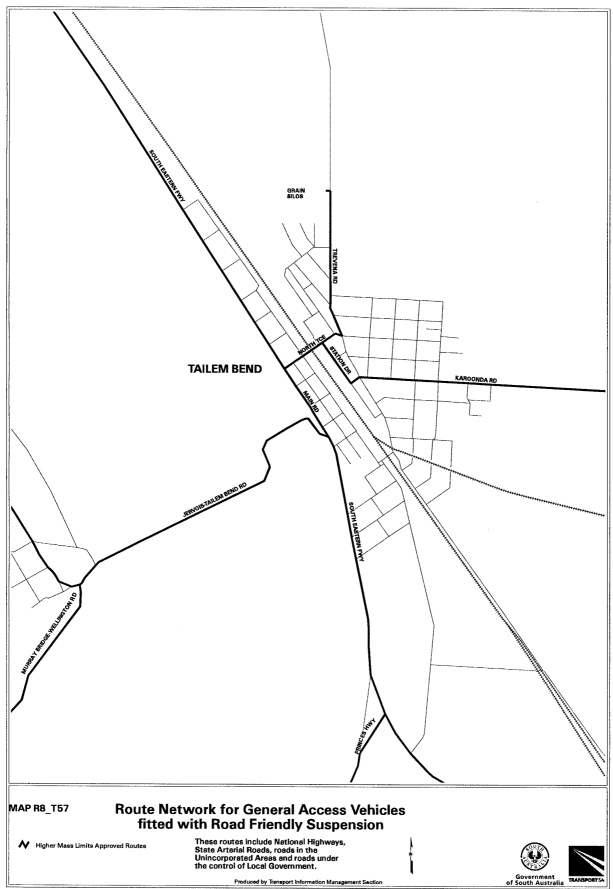






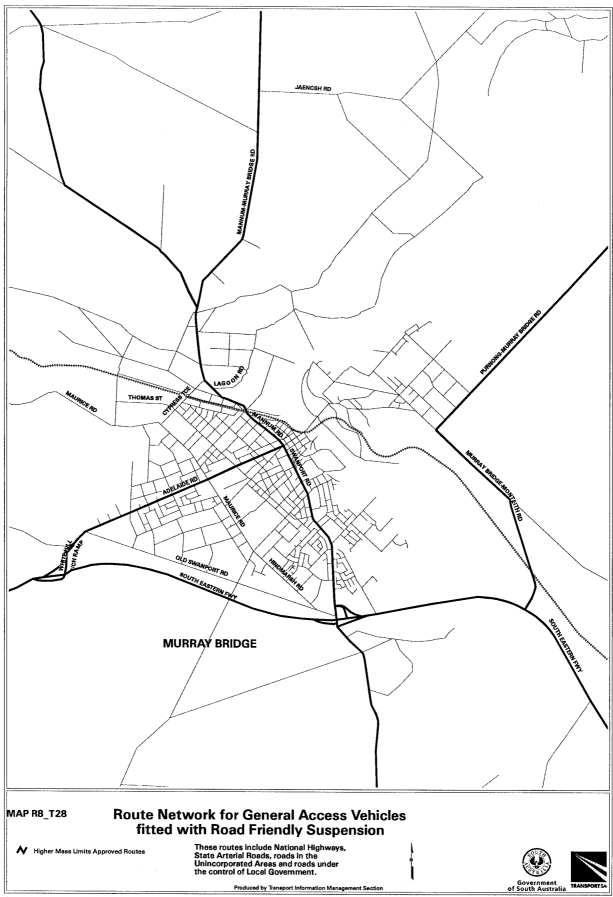
Map : R2T56_1 - 17 November 2003

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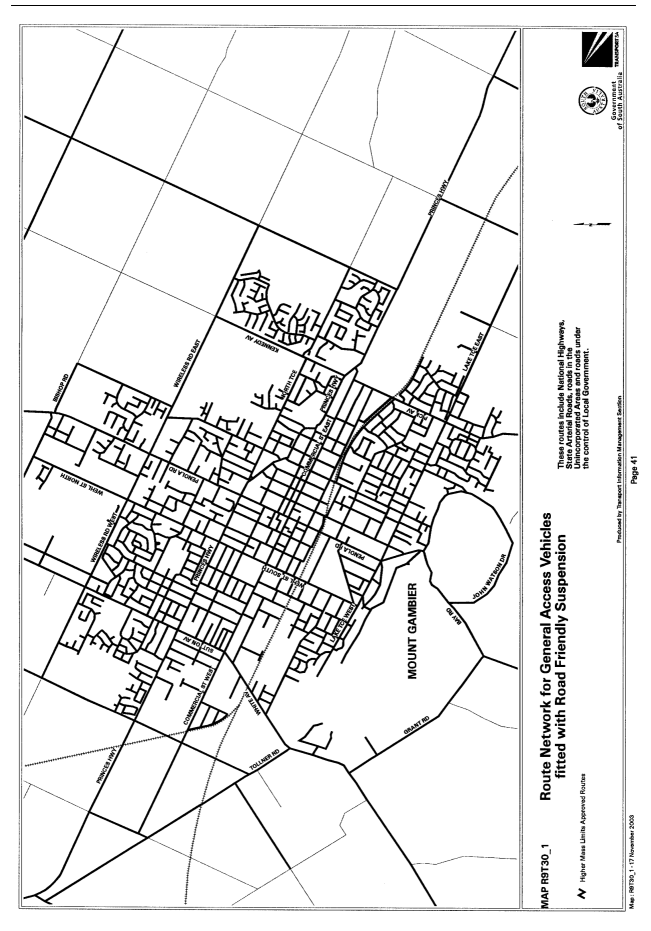


Map : R8_T57 - 17 November 2003

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Map : R8_T28 - 17 November 2003



SA TAB PTY LTD



SOUTH AUSTRALIAN

BETTING OPERATIONS RULES

and

ON-COURSE BETTING OPERATIONS RULES

(Approved by the Liquor and Gambling Commissioner of South Australia)

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BETTING OPERATIONS RULES AND ON-COURSE BETTING OPERATIONS RULES

Part A below establishes the rules that govern the betting operations of SA TAB Pty Ltd ACN 097 719 107, being the holder of the major betting operations license under the Authorised Betting Operations Act 2000 (the "Act") as in force from time to time. Part B below establishes the rules that govern the betting operations of Thoroughbred Racing S.A. Ltd, Harness Racing SA Ltd and Greyhound Racing SA Ltd being the holders of on-course totalisator betting licences under the Act. Part A and Part B of these Rules have been approved by the Liquor and Gambling Commissioner of South Australia.

PART A - BETTING OPERATIONS RULES

1. GENERAL

1.1 Citation

The rules established under this Part A may be cited as the "Betting Operations Rules".

1.2 Interpretation

In these Betting Operations Rules, unless the contrary intention appears, **"Queensland Wagering Rule"** means the Wagering Rule 1999 of the State of Queensland as in force from time to time except for sections 1, 2, 11(1A), 14(2), 15A, 16A, 16(4), 17A, 42(4), 42A, 43(3)(a), 45A, 49 to 75 (inclusive) and 177 of the Queensland Wagering Rule or a section of the Queensland Wagering Rule (if any) as in force from time to time after the commencement of these Betting Operations Rules that re-enacts, whether with or without modification, one or more of those sections. For the avoidance of doubt any rule that makes reference to "fixed odds" must be read subject to section 9(d) of the Act.

1.3 Commencement

These Betting Operations Rules commence operation on 10 November 2003.

2. APPLICATION OF QUEENSLAND WAGERING RULE IN SOUTH AUSTRALIA

2.1 Incorporation of Queensland Wagering Rule

The Queensland Wagering Rule is incorporated as part of these Betting Operations Rules and, subject to section 2.2 applies as part of these Betting Operations Rules.

2.2 References

The Queensland Wagering Rule applies and has force in South Australia as it would if :

(a) an expression defined in the Act and used in the Queensland Wagering Rule were to have the same meaning as in the Act;

- (b) a reference in it to the "chief executive" were a reference to the "Commissioner" except that in section 28B(2) where the reference to "chief executive" is to be read as a reference to the "Treasurer of South Australia";
- (c) a reference in it to an "event, sporting event or contingency" were a reference to an "approved contingency" (which expression shall be deemed to include races conducted within South Australia by licensed racing clubs);
- (d) a reference in it to an "investor" were a reference to a person who makes a bet;
- (e) a reference in it to an "authority operator" or "licence operator" were a reference to the licensee holding the major betting operations licence;
- (f) a reference in it to "**approved wagering**" were a reference to wagering conducted upon an approved contingency;
- (g) a reference in it to "event" were a reference to "approved contingency";
- (h) a reference in it to a **"race wagering licence"**, **"sports wagering licence"** or **"wagering licence"** were a reference to the major betting operations licence;
- (i) a reference in it to **"race wagering"** and **"sports wagering"** were a reference to any form of betting permitted under the major betting operations licence;
- (j) a reference in it to **"wagering agent"** were a reference to a person appointed under an agreement with the Licensee as agent for the acceptance of wagers on behalf of the Licensee;
- (k) a reference to "approved control system" were a reference to the systems and procedures referred to in section 41(1)(b) of the Act.

2.3 **Definitions**

Unless the context requires otherwise and except as is provided in section 2.2, in these Betting Operations Rules:

"Licensee" means the person holding the major betting operations licence.

"pick the margins totalisator pool" means the total of all investments made on the totalisator for that type of investment, less:

- (a) any amount deducted as commission; and
- (b) the amount of any investments refunded.

"pick the result totalisator pool" means the total of all investments made on the totalisator for that type of investment, less:

- (a) any amount deducted as commission; and
- (b) the amount of any investments refunded.

"pick the score totalisator pool" means the total of all investments made on the totalisator for that type of investment, less:

(a) any amount deducted as commission; and

(b) the amount of any investments refunded.

"pick the winners totalisator pool" means the total of all investments made on the totalisator for that type of investment, less:

- (a) any amount deducted as commission; and
- (b) the amount of any investments refunded.

"totalisator" means a system used:

- (a) to enable persons to invest money on approved contingencies with a view to successfully predicting specified outcomes of the approved contingencies; and
- (b) to enable the totalisator pool to be divided and distributed among the persons who successfully predict the outcomes, and includes an instrument, machine or device under which such a system is operated.

"wagering" means:

- (a) betting conducted by means of a totalisator;
- (b) betting conducted on a fixed odds basis (other than on races within Australia on which licenced bookmakers are authorised to conduct betting);
- (c) other betting prescribed under regulation,

and "wager" has a corresponding meaning.

Other terms defined in the Queensland Wagering Rule have the meaning there ascribed.

3. AMOUNT TO BE PAID AS DIVIDEND

3.1 Dividends

The total amount that under these Betting Operations Rules is to be paid out by the Licensee as dividends with respect to totalisator betting is the amount that equals B - C.

3.2 Definition of "B" and "C"

In section 3.1:

- "B" means the total amount of bets made with respect to a particular totalisator less the amount of the bets that are refunded;
- "C" means the commission deducted in relation to those bets.

For the avoidance of doubt the total amount of bets made may include bets pooled with the Licensee by third parties approved by the Authority and may include the bets in a pool conducted by a third party approved by the Authority with which the bets accepted by the Licensee are pooled.

3.3 Fractions

In calculating a dividend:

- (a) a fraction of 10ϕ less than 5ϕ is to be disregarded; and
- (b) a fraction of 10ϕ equal to or greater than 5ϕ is to be taken to be 5ϕ .

3.4 Retention of Fractions

An amount that, apart from section 3.3, would be required to be included in a dividend may be retained by the Licensee.

4. CLAIM FOR PAYMENT OF DIVIDEND

4.1 Claim for Dividend within 1 year

A claim for the payment of a dividend on a bet is to be made within 1 year after the race, sport, event or activity to which the dividend relates occurred.

4.2. Procedure for Claiming Dividend

A claim for the payment of a dividend is to be made by giving to the Licensee, Licensee's agent or employee of the Licensee or agent the ticket in respect of the bet on which the dividend is to be paid.

4.3 Unclaimed Dividends

If the payment of a dividend is not claimed within the period of 1 year referred to in section 4.1, the amount of the dividend may be retained by the Licensee with whom the bet was made.

5. COMMISSION

The Licensee may, in respect of each totalisator conducted by the Licensee, deduct as commission the amount that is not more than 25% of the total amount of each totalisator pool excluding the amount of bets that are refunded.

6. RULES SUPERSEDED

These Betting Operations Rules supersede the rules in force under the Act immediately before 10 November 2003.

PART B - ON-COURSE BETTING OPERATIONS RULES

7. GENERAL

7.1 Citation

The rules established under this Part B may be cited as the "On-Course Betting Operations Rules".

7.2 Interpretation

In these On-Course Betting Operations Rules, unless the contrary intention appears,

"Queensland Wagering Rule" means the Wagering Rule 1999 of the State of Queensland as in force from time to time except for sections 1, 2, 6, 6A, 9, 11(1A), 12, 12A, 13, 13A, 14(2), 15A, 15B, 15C, 16, 16A, 16B, 17, 17A, 29(1)(b), 29(1)(c), 30(1)(b), 30(1)(c), 31(1)(b), 31(1)(c), 40(3), 40(4), 42, 42A, 43(3)(a). 45A, 46 47, 49 to 94 (inclusive) and 177 of the Queensland Wagering Rule or a section of the Queensland Wagering Rule (if any) as in force from time to time after the commencement of these On-Course Betting Operations Rules that re-enacts, whether with or without modification, one or more of those sections. For the avoidance of doubt any rule that makes reference to "fixed odds" must be read subject to section 9(d) of the Act.

7.3 Commencement

These On-Course Betting Operations Rules commence operation on 10 November 2003.

8. APPLICATION OF QUEENSLAND WAGERING RULE IN SOUTH AUSTRALIA

8.1 Incorporation of Queensland Wagering Rule

The Queensland Wagering Rule is incorporated as part of these On-Course Betting Operations Rules and, subject to section 8.2 applies as part of these Rules.

8.2 References

The Queensland Wagering Rule applies and has force in South Australia as it would if :

- (a) an expression defined in the Act and used in the Queensland Wagering Rule were to have the same meaning as in the Act;
- (b) a reference in it to the **"chief executive**" were a reference to the **"Commissioner**" except that in section 28B(2) where the reference to **"chief executive**" is to be read as a reference to the **"Treasurer of South Australia**";;
- a reference to a "contingency" were a reference to an "approved contingency" (which expression shall be deemed to include races conducted within South Australia by licensed racing clubs);
- (d) a reference in it to an "investor" were a reference to a person who makes a bet;
- (e) a reference in it to an "authority operator" or "licence operator" were a reference to the On-Course Licensee holding an on-course totalisator betting licence;
- (f) a reference in it to "approved wagering" were a reference to wagering conducted upon an approved contingency;
- (g) a reference in it to "event" were a reference to "approved contingency";
- (h) a reference in it to a **"race wagering licence"**, or **"wagering licence"** were a reference to an on-course totalisator betting licence; and
- (i) a reference in it to **"race wagering"** and **"sports wagering"** were a reference to any form of betting permitted under the on-course totalisator betting licence;

(j) a reference to "**approved control system**" were a reference to the rules referred to in section 62 of the Act.

8.3 Definitions

Unless the context requires otherwise and except as is provided in section 8.2, in these On-Course Betting Operations Rules:

"On-Course Licensee" means Thoroughbred Racing S.A. Ltd, Harness Racing SA Ltd or Greyhound Racing SA Ltd, as applicable, each being the holder of an on-course totalisator betting licence under the Act.

"totalisator" means a system used:

- (a) to enable persons to invest money on approved contingencies with a view to successfully predicting specified outcomes of the approved contingencies; and
- (b) to enable the totalisator pool to be divided and distributed among the persons who successfully predict the outcomes, and includes an instrument, machine or device under which such a system is operated.

"wagering" means betting conducted by means of a totalisator and "wager" has a corresponding meaning.

Other terms defined in the Queensland Wagering Rule have the meaning there ascribed.

9. AMOUNT TO BE PAID AS DIVIDEND

9.1 Dividends

The total amount that under these On-Course Betting Operations Rules is to be paid out by the On-Course Licensee as dividends with respect to totalisator betting is the amount that equals B - C.

9.2 Definition of "B" and "C"

In section 9.1:

- "B" means the total amount of bets made with respect to a particular totalisator less the amount of the bets that are refunded;
- "C" means the commission deducted in relation to those bets.

For the avoidance of doubt the total amount of bets made may include the bets in a pool conducted by the holder of the major betting operations licence with which the bets accepted by the On-Course Licensee are pooled.

9.3 Fractions

In calculating a dividend:

(a) a fraction of 10ϕ less than 5ϕ is to be disregarded; and

(b) a fraction of 10ϕ equal to or greater than 5ϕ is to be taken to be 5ϕ .

9.4 **Retention of Fractions**

An amount that, apart from section 9.3, would be required to be included in a dividend may be retained by the On-Course Licensee.

10. CLAIM FOR PAYMENT OF DIVIDEND

The On-Course Licensee will not, after the expiration of the period of 1 year commencing on the day on which a race is held, be liable to pay any dividend on a totalisator bet made with it in respect of that race.

11. COMMISSION

The On-Course Licensee may, in respect of each totalisator conducted by the On-Course Licensee, deduct as commission the amount that is not more than 25% of the total amount of each totalisator pool excluding the amount of bets that are refunded.

12. HOW TO MAKE AN INVESTMENT

Section 11 of the Queensland Wagering Rule 1999 shall apply only if the bet is made within a racecourse.

13. RULES SUPERSEDED

These On-Course Betting Operations Rules supersede the rules in force under the Act immediately before 10 November 2003.



Subordinate Legislation 2003 No. ...

Wagering Act 1998

WAGERING AMENDMENT RULE (No. ..) 2003

TABLE OF PROVISIONS

Section		Page
1	Short title	
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4	Amendment of s 15A (Limit on amount invested)	
5	Amendment of s 15B (Refund of investment—fixed odds—jockeys' challenge)	
6	Amendment of s 16 (Refund of investment—fixed odds—other than multi- leg event or jockeys' challenge)	
7	Amendment of s 28AD (Licence operator may refuse to accept a deposit or investment)	
8	Amendment of s 40 (Result of event)	
9	Replacement of s 42 (Amount of payout for fixed odds wagering)	
	42 Amount of payout for fixed odds wagering	
10	Amendment of s 42A (Amount of payout if there is a late scratching— fixed odds)	
11	Amendment of s 48 (Publication of results)	
12	Amendment of s 93 (Application of expressions used in pt 8)	
13	Amendment of sch 1 (Deductions for late scratchings)	
14	Amendment of sch 2 (Dictionary)	

1 Short title

This rule may be cited as the Wagering Amendment Rule (No. ..) 2003.

2 Rule amended

This rule amends the Wagering Rule 1999.

3 Replacement of s 12

Section 12-

omit, insert—

'12 Fixed odds investments-general

'A fixed odds investment is a winning investment if it is made on a selection for an event that is the result for the event.'.

'12A Investment for a win-fixed odds

'An investment for a win is a winning investment if the competitor selected for the investment wins the event.'.

4 Amendment of s 15A (Limit on amount invested)

(1) Section 15A(1), example 1—

omit.

(2) Section 15A(1), examples 2 and 3—

renumber as examples 1 and 2.

5 Amendment of s 15B (Refund of investment—fixed odds—jockeys' challenge)

Section 15B(4), definitions "leading jockey" and "unassailable lead", 'jockey's challenge'—

omit, insert—

'jockeys' challenge'.

6 Amendment of s 16 (Refund of investment—fixed odds—other than multi-leg event or jockeys' challenge)

Section 16(4)---

omit, insert—

(4) A licence operator must refund in full an investment for a win or an each way option received on a runner selected for a race if—

- (a) the investment is received by the licence operator after the time for final acceptances for the race; and
- (b) the runner is a scratching or late scratching.'.

7 Amendment of s 28AD (Licence operator may refuse to accept a deposit or investment)

(1) Section 28AD, heading—

omit, insert—

'28AD Refusal to accept a deposit or investment'.

(2) Section 28AD(2), 'Also, a licence operator may'---

omit, insert—

'A licence operator must'.

8 Amendment of s 40 (Result of event)

Section 40(1) and (2)(b), 'body or organisation'—

omit, insert-

'entity'.

9 Replacement of s 42 (Amount of payout for fixed odds wagering)

Section 42—

omit, insert—

'42 Amount of payout for fixed odds wagering

(1) The amount of the payout for a winning investment for a win is the amount shown on the investor's printed ticket as the payout figure for a win.

(2) The amount of the payout for a winning each way option included in an investment for a win—

- (a) is the amount shown on the investor's printed ticket as the payout figure for a place; and
- (b) is based on odds of 1 quarter of the odds for the investment for a win.

(3) The amount of the payout for a winning fixed odds investment, other than an investment mentioned in subsection (1) or (2), is the amount shown on the investor's printed ticket as the payout figure for the selection on which the investment was made.

'(4) This section is subject to section 42A.'.

10 Amendment of s 42A (Amount of payout if there is a late scratching—fixed odds)

(1) Section 42A, heading and subsection (1)—

omit, insert—

'42A Reduction of payout if there is a scratched runner-fixed odds

'(1) This section applies if—

- (a) a runner (the "scratched runner") in a race is a scratching or late scratching; and
- (b) an investment for a win or an each way option was made on another runner in the race—
 - (i) after the time for final acceptances for the race; and
 - (ii) before the scratched runner became a scratching or late scratching.'.

(2) Section 42A(2), 'win investment'—

omit, insert—

'investment for a win'.

(3) Section 42A(2), '**PWI**'—

omit, insert—

'PIW'.

(4) Section 42A(2) to (5), 'late scratching'—

omit, insert—
'scratched runner'.
(5) Section 42A(3), 'place investment'—
omit, insert—
'each way option'.
(6) Section 42A(6)—
omit, insert—
'(6) In this section—

"final odds", for a scratched runner, means the odds for the runner offered by the authority operator immediately before the runner became a scratching or late scratching.".

11 Amendment of s 48 (Publication of results)

Section 48, 'body or organisation' *omit, insert*— 'entity'.

- 12 Amendment of s 93 (Application of expressions used in pt 8) Section 93(b), 'body or organisation' omit, insert— 'entity'.
- 13 Amendment of sch 1 (Deductions for late scratchings)
 Schedule 1, heading 'LATE SCRATCHINGS'— *omit, insert*—
 'SCRATCHED RUNNERS'.

14 Amendment of sch 2 (Dictionary)

(1) Schedule 2 insert—

- "investment for a win" means a fixed odds investment for which a competitor is selected to win an event.
- "published" means published to the public in a paper form or by the internet.
- "time for final acceptances", for a race on which fixed odds wagering is conducted by a licence operator, means the time, however described, published by the licence operator, from which no more runners may be entered in the race."

(2) Schedule 2, definition "void match", paragraph (a), 'body or organisation'—

omit, insert—

'entity'.

ENDNOTES

- 1. Made by the Treasurer on . . .
- 2. Notified in the gazette on . . .
- 3. Laid before the Legislative Assembly on ...
- 4. The administering agency is the Treasury Department.

River Murray Act (Commencement) Proclamation 2003

1—Short title

This proclamation may be cited as the *River Murray Act (Commencement) Proclamation* 2003.

2—Commencement of Act

- (1) The *River Murray Act 2003* (No 35 of 2003) will come into operation on 24 November 2003.
- (2) The operation of clause 23 of the Schedule of the Act is suspended until a day to be fixed by subsequent proclamation.

Made by the Governor

with the advice and consent of the Executive Council

on 20 November 2003.

RM03/0001CS

Administrative Arrangements (Administration of River Murray Act) Proclamation 2003

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of River Murray Act) Proclamation 2003.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Administration of Act committed to Minister for the River Murray

The administration of the *River Murray Act 2003* is committed to the Minister for the River Murray.

Made by the Governor

with the advice and consent of the Executive Council

on 20 November 2003.

RM03/0001CS

Harbors and Navigation (Care, Control and Management of Land Adjacent to Mobil Oil Refinery) Proclamation 2003

under section 18 of the Harbors and Navigation Act 1993

1—Short title

This proclamation may be cited as the *Harbors and Navigation (Care, Control and Management of Land Adjacent to Mobil Oil Refinery) Proclamation 2003.*

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Interpretation

In this proclamation—

Port Stanvac Areas 1 and 2 means the areas so designated under the item headed "Port Stanvac" in Schedule 5 of the *Harbors and Navigation Regulations 1994*;

refinery site means the refinery site as defined in the *Oil Refinery (Hundred of Noarlunga) Indenture Act 1958.*

4—Care, control and management of land adjacent to oil refinery

The following adjacent or subjacent land is placed under the care, control and management of the Minister for Transport:

- (a) the foreshore adjacent to the refinery site;
- (b) Port Stanvac Areas 1 and 2;
- (c) an area bounded by lines running parallel to the Underwater Pipeline between Port Stanvac Areas 1 and 2 at a distance of 100 metres from either side of that pipeline.

Made by the Governor

with the advice and consent of the Executive Council

on 20 November 2003.

T&F03/101CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2003

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4 Variation of Schedule 1—Short term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2003.*

2—Commencement

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

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4—Variation of Schedule 1—Short term dry areas

Schedule 1, item headed "**Tumby Bay**—**Area 1**", column headed "*Period*"—delete the column and substitute:

Period

6.00 p.m. on 5 January 2004 to 6.00 a.m. on 10 January 2004.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 20 November 2003.

No. 228 of 2003

OLGC18/2003

Occupational Health, Safety and Welfare (Chrysotile Asbestos) Variation Regulations 2003

under the Occupational Health, Safety and Welfare Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Occupational Health, Safety and Welfare Regulations 1995

- 4 Variation of regulation 4.2.6—Prohibited or restricted processes
- 5 Variation of regulation 4.2.7—General duty
- 6 Insertion of regulation 4.2.12
- 7 Variation of Schedule 5

Part 1—Preliminary

1—Short title

These regulations may be cited as the Occupational Health, Safety and Welfare (Chrysotile Asbestos) Variation Regulations 2003.

2—Commencement

These regulations will come into operation on 1 January 2004.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Occupational Health, Safety and Welfare Regulations 1995

4—Variation of regulation 4.2.6—Prohibited or restricted processes

Regulation 4.2.6(1)(b)-delete ", other than chrysotile"

5—Variation of regulation 4.2.7—General duty

Regulation 4.2.7(4)—delete subregulation (4) and substitute:

(4) A person must not—

- (a) supply or use a product that consists of or contains asbestos (but this paragraph does not prevent the handling of installed asbestos for maintenance purposes, or the removal, encapsulation or enclosure of asbestos in accordance with these regulations); or
- (b) supply, use or install any material that consists of or contains asbestos.

6—Insertion of regulation 4.2.12

After regulation 4.2.11 insert:

4.2.12—Special provisions relating to chrysotile asbestos

- (1) Subject to this regulation, a prohibition under regulation 4.2.6 or 4.2.7 with respect to—
 - (a) the supply, use or handling of asbestos; or
 - (b) the supply or use of a product that consists of or contains asbestos; or
 - (c) the supply, use or installation of any material that consists of or contains asbestos,

does not apply in relation to chrysotile asbestos in a case prescribed for the purposes of this subregulation by subregulation (2).

- (2) For the purposes of subregulation (1), the following cases are prescribed:
 - (a) the use of a product or material that consists of or contains chrysotile where the product or material was fixed or installed in a building, structure, plant, ship, vehicle or aircraft before 1 January 2004 (but this paragraph does not allow the re-use of any such product or material if it is removed on or after 1 January 2004);
 - (b) the handling of any chrysotile, or of any product or material that contains chrysotile, for the purposes of its removal and disposal;
 - (c) the supply, use, handling or installation of chrysotile, or of any product or material that contains chrysotile, for, or in connection with—
 - the display of an item in a museum or other historical display (including any work involving the preparation, maintenance, conservation or restoration of an item, or the dismantling of an item or of a display); or
 - (ii) research involving asbestos or asbestos-containing material; or
 - (iii) sampling or analysis involving asbestos or asbestoscontaining material (or suspected asbestos or asbestoscontaining material);
 - (d) the handling of chrysotile if it is encountered during mining or quarrying operations for a mineral other than asbestos;

(e) the supply, use, handling or installation of chrysotile, or of any product or material that contains chrysotile, under an exemption published by NOHSC as part of a national strategy or program relating to the use of asbestos in Australia.

7—Variation of Schedule 5

- (1) Schedule 5—delete ", other than chrysotile"
- (2) Schedule 5—after "the Asbestos Regulations" insert:

, or the supply, use or handling of chrysotile, or of any product or material that contains chrysotile, under regulation 4.2.12

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 20 November 2003.

No. 229 of 2003

MIR03/029

Liquor Licensing (General) Variation Regulations 2003

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (General) Regulations 1997

4 Variation of regulation 8—Cases where licence is not required

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (General) Variation Regulations* 2003.

2—Commencement

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

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Liquor Licensing (General) Regulations 1997

4—Variation of regulation 8—Cases where licence is not required

Regulation 8(2)(j)—after "by or on behalf of" insert:

Gladstone High School,

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 20 November 2003. No. 230 of 2003 OLGC19/2003

River Murray Regulations 2003

under the River Murray Act 2003

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 River Murray Protection Areas—section 4
- 5 Consultation—section 9(2)(a)
- 6 Applications for warrants—section 14(7)
- 7 Notice requirement—section 22(6)
- 8 Prescribed circumstances—section 23(3)
- 9 Prescribed rate of interest—sections 25, 27 and 28
- 10 Prescribed office—section 41(2)(a)

Schedule 1

1—Short title

These regulations may be cited as the River Murray Regulations 2003.

2—Commencement

These regulations will come into operation on the day on which the *River Murray Act 2003* comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the River Murray Act 2003.

4—River Murray Protection Areas—section 4

- (1) The two areas delineated in the plan deposited in the General Registry Office No 440/2003 are designated as *River Murray Protection Areas* for the purposes of the Act and any other Act.¹
- (2) As delineated in the plan, one area will be known as the *River Murray Floodplain Area* and the other area will be known as the *River Murray Tributaries Area*.¹

Note—

1 For reference purposes, these areas are depicted in the map in the Schedule.

5—Consultation—section 9(2)(a)

- (1) Subject to subregulation (2), for the purposes of section 9(2)(a) of the Act—
 - (a) the following bodies are prescribed:

- (i) the Local Government Association of South Australia;
- (ii) the Murray and Mallee Local Government Association;
- (iii) the Southern Hills LGA Inc.;
- (iv) the River Murray Catchment Water Management Board;
- (v) the Aboriginal Heritage Committee established under the Aboriginal Heritage Act 1988;
- (vi) the Aboriginal Legal Rights Movement Inc.;
- (b) the following circumstances are prescribed:
 - (i) at the time that the Minister is preparing the first Implementation Strategy for the purposes of the Act, or is undertaking a review of the Implementation Strategy;
 - (ii) if the Minister is proposing a change to a River Murray Protection Area;
 - (iii) if the Minister is proposing a change to the referrals to the Minister under Schedule 8 of the *Development Regulations 1993*.
- (2) If or when the Minister is acting in the circumstances prescribed by subregulation (1)(b)(iii), the only prescribed bodies will be taken to be the bodies referred to in subregulation (1)(a)(i), (ii) and (iii).

6—Applications for warrants—section 14(7)

- (1) The grounds of an application for a warrant under section 14 of the Act made personally must be verified by affidavit.
- (2) If an application for a warrant is made by telephone—
 - (a) the applicant must inform the magistrate of the applicant's name and identify the position that he or she holds for the purposes of the Act, and the magistrate, on receiving that information, is entitled to assume, without further inquiry, that the applicant holds that position; and
 - (b) the applicant must inform the magistrate of the purpose for which the warrant is required and the grounds on which it is sought; and
 - (c) if it appears to the magistrate from the information given by the applicant that there are proper grounds to issue a warrant, the magistrate must inform the applicant of the facts that justify, in the magistrate's opinion, the issue of the warrant, and must not proceed to issue the warrant unless the applicant undertakes to make an affidavit verifying those facts; and
 - (d) if the applicant gives such an undertaking, the magistrate may then make out and sign a warrant, noting on the warrant the facts that justify, in the magistrate's opinion, the issue of the warrant; and
 - (e) the warrant is taken to have been issued, and comes into force, when signed by the magistrate; and
 - (f) the magistrate must inform the applicant of the terms of the warrant; and
 - (g) the applicant must, as soon as practicable after the issue of the warrant, forward to the magistrate an affidavit verifying the facts referred to in paragraph (c).

(3) A magistrate by whom a warrant is issued must file the warrant, or a copy of the warrant, and the affidavit verifying the grounds on which the application for the warrant was made, in the Magistrates Court.

7—Notice requirement—section 22(6)

A notice issued under section 22(6) of the Act must-

- (a) be served—
 - (i) on the person who has applied for the relevant statutory authorisation; and
 - (ii) on the authority to whom the application was made under the related operational Act; and
- (b) specify the period of the extension.

8—Prescribed circumstances—section 23(3)

For the purposes of section 23(3) of the Act, any circumstance involving the exercise of a statutory power by a public authority in an emergency situation is prescribed.

9—Prescribed rate of interest—sections 25, 27 and 28

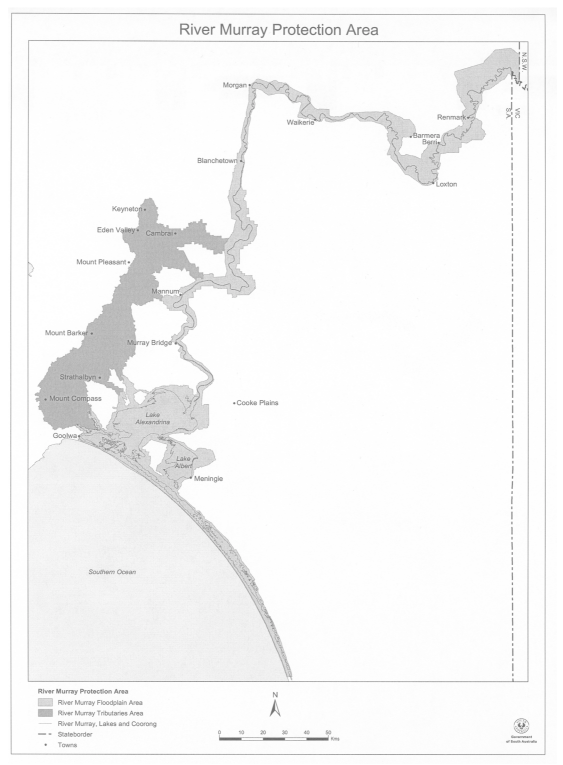
- (1) For the purposes of sections 25(5)(a), 27(5)(a) and 28(8)(a) of the Act, the prescribed rate of interest per annum on an unpaid amount will be the prime bank rate for any financial year for which the amount remains unpaid.
- (2) In this regulation—

prime bank rate for a particular financial year means the corporate loan reference rate applied by the Commonwealth Bank of Australia for corporate lending on the first trading day of the Bank in that financial year.

10—Prescribed office—section 41(2)(a)

For the purposes of section 41(2)(a) of the Act, the principal office of the Minister's department is specified.

Schedule 1



Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 20 November 2003. No. 231 of 2003 RM03/001CS

Development (River Murray) Variation Regulations 2003

under the Development Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Development Regulations 1993

- 4 Insertion of regulation 27A
- 5 Variation of Schedule 2
- 6 Variation of Schedule 5
- 7 Variation of Schedule 6
- 8 Variation of Schedule 7
- 9 Variation of Schedule 8
- 10 Variation of Schedule 21

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (River Murray) Variation Regulations* 2003.

2—Commencement

These regulations come into operation on the day on which the *River Murray Act 2003* comes into operation.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Development Regulations 1993

4—Insertion of regulation 27A

After regulation 27 insert:

27A—Special provision relating to River Murray

- (1) If an application for the consent or approval of a proposed development must be referred under Schedule 8 to the Minister for the time being administering the *River Murray Act 2003*, that Minister—
 - (a) must, in considering the application, take into account any matter raised by another Minister or other authority responsible for, or involved in, the administration of a related operational Act and provided to that Minister within a period specified by that Minister; and
 - (b) may, in providing a response to the relevant authority under section 37 of the Act, make that response on the basis of a matter referred to in paragraph (a).
- (2) For the purposes of Schedule 8—
 - (a) a reference to—
 - (i) the *River Murray Floodplain Area*; or
 - (ii) the River Murray Tributaries Area,

is a reference to the River Murray Protection Area so designated under the *River Murray Act 2003*; and

- (b) a reference to the River Murray system is a reference to the River Murray system within the meaning of the *River Murray Act 2003*; and
- (c) native vegetation will be taken to be cleared if it is cleared within the meaning of the *Native Vegetation Act 1991*.
- (3) In this regulation—

related operational Act means a related operational Act under the *River Murray Act 2003*.

5—Variation of Schedule 2

Schedule 2, after clause 6—insert:

- **6A**(1) Without derogating from the operation of any other clause, the construction, installation or placement of any infrastructure for—
 - (a) the taking of water from any part of the River Murray system within the River Murray Floodplain Area; or
 - (b) the draining or depositing of any water or other substance or material into any part of the River Murray system within the River Murray Floodplain Area,

other than where the infrastructure is to be used for domestic purposes within a prescribed zone that applies for the purposes of item 19 of Schedule 8.

- (2) For the purposes of subclause (1), a reference to the River Murray Floodplain Area is a reference to the River Murray Protection Area so designated under the *River Murray Act 2003*.
- (3) In subclause (1)—

infrastructure has the same meaning as in the River Murray Act 2003;

River Murray system has the same meaning as in the *River Murray Act* 2003.

6—Variation of Schedule 5

Schedule 5, after clause 7—insert:

8—Referrals with respect to River Murray Protection Areas

- This clause applies with respect to an application that involves a development that must be referred to the Minister for the time being administering the *River Murray Act 2003* under item 19 or 20 of Schedule 8.
- (2) An application to which this clause applies must be accompanied by—
 - (a) a site plan, drawn to a scale of not less than 1:500, showing—
 - (i) the boundaries and dimensions of the site; and
 - (ii) the location of the proposed development and, as relevant, any place on the site where an activity specified in the relevant item under Schedule 8 is to be carried out; and
 - (iii) any significant topographical features (including the contours of the land and any creek or flood plain); and
 - (iv) the approximate location of any native vegetation; and
 - (v) the method of drainage, including drainage management, and the direction of flow of any stormwater, and the location and nature of any works or services that are proposed to be installed or used in connection with the management of water (including stormwater); and
 - (vi) the location and nature of any proposed or existing effluent disposal facilities that are to be used in connection with the development and are not to be connected to disposal or treatment services; and

- (vii) the location and method of construction of any proposed access track or road which is to give access to any waterfront (if any); and
- (viii) the approximate north point; and
- (b) a plan or description of the surrounding area that identifies or describes—
 - (i) the land uses of adjacent land; and
 - (ii) the location of any watercourse, wetland, dam or other form of surface water within 500 metres of a boundary of the site; and
- (c) a detailed description of the activities to be undertaken on the site, and information on each of the following (insofar as may be relevant):
 - (i) methods to be used to minimise potential impacts on the River Murray;
 - (ii) arrangements for the storage, treatment, disposal or re-use of waste, stormwater or sewage;
 - (iii) the excavations, earthworks or embankments to be undertaken or created for the purposes of the development, and how soil erosion will be prevented.
- (3) In this clause—

native vegetation has the same meaning as in the *Native Vegetation Act 1991*;

River Murray has the same meaning as in the *River Murray Act 2003*.

9—Referrals with respect to the use of River Murray water within the Murray-Darling Basin

- (1) This clause applies in respect of an application that involves a development that must be referred to the Minister for the time being administering the *River Murray Act 2003* under item 21 of Schedule 8.
- (2) An application to which this clause applies must be accompanied by—
 - (a) a site plan, drawn to a scale of not less than 1:500, showing—
 - (i) the boundaries and dimensions of the site; and
 - (ii) the location of any proposed or existing pumpsheds, pipes or other infrastructure for irrigation or drainage; and
 - (iii) the location and size of any proposed or existing dams or bores; and

- (iv) the location on the site where the water is proposed to be used or applied; and
- (v) the approximate north point; and
- (b) detailed information on each of the following:
 - (i) the estimated water allocation requirements for the relevant development; and
 - (ii) the source or sources from which it is proposed that the water required for the purposes of the relevant development will be obtained; and
 - (iii) the capability of the soil on the site to sustain the proposed development; and
 - (iv) the location of any place (whether or not on the site) from where water is proposed to be extracted.

7—Variation of Schedule 6

- (1) Schedule 6, item 1(5)—strike out component (5) and substitute:
 - (5) If the application must be referred to a body prescribed under Schedule 8 for the purposes of section 37 of the Act—
 - (a) except where paragraph (b) applies, for each body to which the application must be referred—a Referral Fee
 \$64
 - (b) for a referral under item 19, 20 or 21 \$150
- (2) Schedule 6, item 1—after paragraph (d) of the passage commencing "For the purposes of this item" insert:
 - (e) if an application must be referred to the same body under more than one item in Schedule 8, only one fee is payable under component (5) with respect to the referral to that particular body.

8—Variation of Schedule 7

(1) Schedule 7, clause 2(b)—delete "component (5)" and substitute:

component (5)(a)

- (2) Schedule 7, clause 2—after paragraph (b) insert:
 - (ba) pay to the Minister for the time being administering the *River Murray Act* 2003 the total amount of fees received by the council during that quarter under component (5)(b) of item 1 of Schedule 6 on account of referrals of applications to that Minister under Schedule 8 where the council is the relevant authority, less \$25.60 with respect to each fee paid under that component; and

- (3) Schedule 7, clause 3(b)—delete paragraph (b) and substitute:
 - (b) except where paragraph (c) applies, pay to any body prescribed under Schedule 8 for the purposes of section 37 of the Act 60 per cent of fees paid under component (5)(a) of item 1 of Schedule 6 received by the Development Assessment Commission during the quarter on account of referrals of applications by the Development Assessment Commission to that body under Schedule 8; and
 - (c) in respect of any fee received by the Development Assessment Commission under component (5)(b) of item 1 of Schedule 6 on account of referrals of applications to the Minister for the time being administering the *River Murray Act 2003* during the quarter on account of referrals of applications to that Minister under Schedule 8, pay to that Minister the total amount of those fees, less \$25.60 with respect to each fee paid under that component

9-Variation of Schedule 8

- (1) Schedule 8, clause 1—after subclause (2) insert:
 - (3) For the purposes of item 19, the prescribed zones are as follows (insofar as any relevant area falls within the River Murray Floodplain Area):

Name of council	Relevant township or rural city	Prescribed zones ¹
Renmark Pa	ringa Council	
	Renmark	Community Zone
		Town Centre Zone
		District Business Zone
		Country Living Zone
		Marina Commercial Zone
		Residential (Waterfront) Zone
		Residential 1 Zone
		Residential 2 Zone
		Local Centre Zone
		General Industry Zone
	Paringa	District Business Zone
		Commercial (Bulk Handling) Zone
	Calperum	Country Living Zone

Name of council	Relevant township or rural city	Prescribed zones ¹
The Berri Ba	armera Council	
	Berri	District Centre Zone
		Commercial Zone
	Barmera	Town Centre Zone
		Residential Zone
		Public Purpose Zone
	Cobdogla	Country Township Zone
	Loveday	Country Township Zone
District Cou	ncil of Loxton W	aikerie
	Loxton	Town Centre Zone
		Industry Zone
		Residential Zone
	Waikerie	Town Centre Zone
		Residential Zone
		Industry Zone
Mid Murray	Council	
	Cadell	Service Centre Zone
	Mannum	Business Zone
		Residential Zone
		Recreation Zone
Rural City of	f Murray Bridge	
	Mypolonga	Country Township Zone
	Woods Point	Country Township Zone
	Jervois	Country Township Zone
	Wellington	Country Township Zone
	Murray Bridge	Local Centre Zone
		Light Industry Zone
		General Industry Zone
		Residential Zone

Name of council	Relevant township or rural city	Prescribed zones ¹
The Cooron	g District Counci	1
	Salt Creek	Settlement Zone
	Meningie	Residential Zone
		Town Centre Zone
		Commercial Industry Zone
Alexandrina	a Council	
	Goolwa	Residential Zone
		Residential (Goolwa) Zone
		Rural Fringe Zone
	Hindmarsh Island	Residential Marina (Hindmarsh Island) Zone
		Country Living (Hindmarsh Island) Zone
	Clayton	Country Township Zone
	Milang	Local Centre Zone
		Residential (Milang) Zone
	Langhorne	Country Township Zone
	Creek	Industry Zone

Note—

1 A reference to a zone is a reference to the zone as delineated in the relevant Development Plan.

- (2) Schedule 8, item 1, column 1—after subparagraph (c) insert:
 - (d) development within a River Murray Protection Area under the *River Murray Act 2003*
- (3) Schedule 8, item 5(1), column 1—after "under the *Heritage Act 1993*" insert:

or in a River Murray Protection Area under the River Murray Act 2003

- (4) Schedule 8, item 10, column 4—delete "Regard" and substitute:
 - (a) For development within a River Murray Protection Area under the *River Murray Act 2003*—Direction
 - (b) In any other case—Regard
- (5) Schedule 8, item 12, column 1—after "of that Act" insert:

, other than development within a River Murray Protection Area under the *River Murray Act 2003*

- (6) Schedule 8, item 12A, column 1—after "Development" insert:
 - , other than development within a River Murray Protection Area under the *River Murray Act 2003*,
- (7) Schedule 8, item 17(1), column 1—after "*Historic Shipwrecks Act 1981*" insert:
 - , other than development within the River Murray Floodplain Area
- (8) Schedule 8—after item 18 insert the following items under the relevant headings (which headings appear in italics in the following table for reference purposes only):

Area Minister for the time being	Eight weeks	Direction
time being	Eight weeks	Direction
administering the <i>River Murray Act</i> 2003	Eight weeks	Direction
f that		
, in		
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the		
	River Murray Act 2003 f that in the the the the the the the the the the	River Murray Act 2003 f that in the the the the ted

velopment		Body	Period	Conditions
(ii)	activities requiring irrigation, other than irrigation used for domestic purposes;			
(iii)	aquaculture;			
(iv)	industry, other than where the development is to be undertaken within a prescribed zone under clause 1(3);			
(v)	intensive animal keeping;			
(vi)	horse keeping;			
(vii)	commercial forestry; or			
	e development is within the ambit of clause 6A of Schedule or			
	e development involves the construction of a building, other an where the development—			
(i)	is for domestic purposes within a prescribed zone under clause 1(3), and does not involve the construction of a wharf, jetty, boatshed, pumpshed or other similar structure, or of any form of infrastructure, in a watercourse or other water resource that forms part of the River Murray system, or on a bank or shore within 5 metres of the edge of a watercourse or other water resource that forms part of the River Murray system; or			
(ii)	is within the ambit of clause 1(b), 6, 7, 9, 10 or 14(a) of Schedule 4; or			
(11)	Schedule 4, 01			

Development		Body	Period	Conditions
	 (iv) is the construction of a carport, verandah, balcony, porch or other similar structure attached or to be attached to a building; or 			
(h)	the development involves the division of an allotment or allotments and is of a kind described as <i>non-complying</i> development under the relevant Development Plan; or			
(a)	the development involves the division of an allotment or allotments so as to result in an additional 4 or more allotments; or			
(j)	the development involves the creation of a new allotment where any part of the boundary of the allotment will have a frontage to a part of the River Murray system; or			
(k)	the development involves the clearance of native vegetation.			
20—I	Development within the River Murray Tributaries Area	1		
Develo	opment within the River Murray Tributaries Area where—	Minister for the time being administering the <i>River Murray Act</i> 2003	Eight weeks	Direction
(a)	the development directly affects a State heritage place, or development which in the opinion of the relevant authority materially affects the context within which a State heritage place is situated, other than development to be undertaken in accordance with a Heritage Agreement under the <i>State</i> <i>Heritage Act 1993</i> ; or			

evelopment	Body	Period	Conditions
(b) the development comprises or includes an activity for which a permit would be required under section 9(3)(d), (3)(f) or (4)(a) of the <i>Water Resources Act 1997</i> if it were not for the operation of section 12(1)(d) of that Act (on the basis that the referral required by virtue of this paragraph is a referral contemplated by section 12(3)(a) of the <i>Water Resources Act 1997</i>); or			
(c) the development involves, or is for the purposes of, any of the following activities:			
(i) horticulture;			
 (ii) activities requiring irrigation, other than irrigation for domestic purposes; 			
(iii) aquaculture;			
(iv) intensive animal keeping;			
(v) horse keeping;			
(vi) commercial forestry; or			
 (d) the development involves the division of an allotment or allotments and is of a kind described as <i>non-complying</i> under the relevant Development Plan; or 			
(e) the development involves the division of an allotment or allotments so as to result in an additional 4 or more allotments; or			
(f) the development involves the creation of a new allotment where any part of the boundary of the allotment will have a frontage to part of the River Murray system; or			
(g) the development involves the clearance of native vegetation.			

Develo	opment	Body	Period	Conditions
21—0	Certain activities within the Murray-Darling Basin			
Development that involves, or is for the purposes of, an activity specified for the purposes of this item where the development may require water to be taken from the River Murray within the meaning of the <i>River Murray Act 2003</i> under a water licence under the <i>Water Resources Act 1997</i> and applied to land within the Murray-Darling Basin.		Minister for the time being administering the <i>River Murray Act</i> 2003	Eight weeks	Direction
A follo	wing activities are specified for the purposes of this item:			
(a)	horticulture;			
(b)	activities requiring irrigation, other than irrigation for domestic purposes;			
(c)	aquaculture;			
(d)	industry;			
(e)	intensive animal keeping;			
(f)	horse keeping;			
(g)	commercial forestry.			

10—Variation of Schedule 21

(1) Schedule 21, clause 1(1)—delete "with a total storage capacity exceeding 100 but not exceeding 1 000 cubic metres" and substitute:

with a total storage capacity-

- (a) in the case of facilitates within a River Murray Protection Area under the *River Murray Act 2003*—exceeding 1 but not exceeding 1 000 cubic metres;
- (b) in any other case—exceeding 100 but not exceeding 1 000 cubic metres.
- (2) Schedule 21, clause 1(2)(a) and (b)—delete paragraphs (a) and (b) and substitute:
 - (a) works with—
 - (i) in the case of works within a River Murray Protection Area under the *River Murray Act 2003*—a total processing capacity not exceeding 100 tonnes per year;
 - (ii) in any other case—a total processing capacity exceeding 10 but not exceeding 100 tonnes per year,

involving either or both of the following operations:

- (iii) manufacture (through chemical reaction) of any inorganic chemical, including sulphuric acid, inorganic fertilisers, soap, sodium silicate, lime or other calcium compound;
- (iv) manufacture (through chemical reaction) or processing of any organic chemical or chemical product or petrochemical, including the separation of such materials into different products by distillation or other means; or
- (b) works with—
 - (i) in the case of works within a River Murray Protection Area under the *River Murray Act 2003*—a total processing capacity not exceeding 5 000 tonnes per year involving operations for salt production;
 - (ii) in any other case—a total processing capacity exceeding 500 but not exceeding 5 000 tonnes per year involving operations for salt production.
- (3) Schedule 21, clause 1(3)(a) and (b)—delete paragraphs (a) and (b) and substitute:
 - (a) at which petroleum products are stored in tanks with a total storage capacity—
 - (i) in the case of tanks within a River Murray Protection Area under the *River Murray Act 2003*—exceeding 10 but not exceeding 2 000 cubic metres;
 - (ii) in any other case—exceeding 100 but not exceeding 2 000 cubic metres; or
 - (b) where petroleum products are produced, other than where the works or facilities are not within a River Murray Protection Area under the *River Murray Act 2003* and the production rate does not exceed 20 tonnes per hour.

(4) Schedule 21, clause 2(4)—delete "being works with a total capacity for production of such products exceeding 10 but not exceeding 100 tonnes per year" and substitute:

being works-

- (a) that are within a River Murray Protection Area under the *River Murray Act* 2003 and have a total capacity for production of such products not exceeding 100 tonnes per year; or
- (b) that are outside such an area and have a total capacity for production of such products exceeding 10 but not exceeding 100 tonnes per year.
- (5) Schedule 21, clause 2(5)(a)—delete "being works producing not more than 5 kilolitres per day of effluent" and substitute:

other than where the works-

- (i) are not within a River Murray Protection Area under the *River Murray Act 2003*; and
- (ii) do not produce more than 5 kilolitres per day of effluent;
- (6) Schedule 21, clause 2(5)(b)—delete paragraph (b) and substitute:
 - (b) works for spray painting and powder coating, other than where the works—
 - (i) are not within a River Murray Protection Area under the *River Murray Act 2003*; and
 - (ii) do not have a capacity to use more than 100 litres per day of paint or 10 kilograms per day of dry powder.
- (7) Schedule 21, clause 4(3)—after "equivalent units per year" insert:

, or being any yards within a River Murray Protection Area under the *River Murray Act 2003* with throughput not exceeding 50 000 sheep equivalent units per year

- (8) Schedule 21, clause 5(1)—delete paragraphs (a) and (b) and substitute:
 - (a) works—
 - (i) that are within a River Murray Protection Area under the *River Murray Act 2003* and have a rate of production not exceeding 100 tonnes per year of sheep, beef or pork meat or meat products; or
 - (ii) that are outside such an area and have a rate of production exceeding 50 but not exceeding 100 tonnes per year of sheep, beef or pork meat or meat products; or
 - (b) works—
 - (i) that are within a River Murray Protection Area under the *River Murray Act 2003* and have a rate of production not exceeding 200 tonnes per year of poultry or poultry meat products; or
 - (ii) that are outside such an area and have a rate of production exceeding 100 but not exceeding 200 tonnes per year of poultry or poultry meat products.

(9) Schedule 21, clause 5(2)—delete "being works with a production capacity exceeding 500 but not exceeding 5 000 litres per day" and substitute:

being works-

- (a) that are within a River Murray Protection Area under the *River Murray Act* 2003 and have a production capacity not exceeding 5 000 litres per day; or
- (b) that are outside such an area and have a production capacity exceeding 500 but not exceeding 5 000 litres per day.
- (10) Schedule 21, clause 5(3)—delete "at a rate exceeding 20 tonnes per year" and substitute:

, other than where-

- (a) the works are not within a River Murray Protection Area under the *River Murray Act 2003*; and
- (b) the rate of production does not exceed 20 tonnes per year.
- (11) Schedule 21, clause 5(4)—delete "being works with a processing capacity exceeding 1 000 000 but not exceeding 5 000 000 litres per year" and substitute:

being works-

- (a) that are within a River Murray Protection Area under the *River Murray Act* 2003 and have a processing capacity not exceeding 5 000 000 litres per year; or
- (b) that are outside such an area and have a processing capacity exceeding 1 000 000 but not exceeding 5 000 000 litres per year.
- (12) Schedule 21, clause 5(5)(a) and (b)—delete paragraphs (a) and (b) and substitute:
 - (a) works for the processing of agricultural crop material by deep fat frying, roasting or drying through the application of heat with a processing capacity—
 - (i) in the case of works within a River Murray Protection Area under the *River Murray Act 2003*—not exceeding 30 kilograms per hour;
 - (ii) in any other case—exceeding 10 but not exceeding 30 kilograms per hour; or
 - (b) works-
 - (i) that are within a River Murray Protection Area under the *River Murray Act 2003* and that generate not more than 10 000 000 litres of waste water per year, other than where the waste water is disposed to a sewer or septic tank effluent disposal system; or
 - (ii) that are outside such an area and that generate more than 2 000 000 but not more than 10 000 000 litres of waste water per year, other than where the waste water is disposed of to a sewer or septic tank effluent disposal system.
- (13) Schedule 21, clause 5(6)—delete "being works with a total capacity exceeding 25 but not exceeding 250 kilograms per hour" and substitute:

being works-

(a) that are within a River Murray Protection Area under the *River Murray Act* 2003 and have a total processing capacity not exceeding 250 kilograms per hour; or

- (b) that are outside such an area and have a total processing capacity exceeding 25 but not exceeding 250 kilograms per hour.
- (14) Schedule 21, clause 5(8)—delete "at which more than 50 but not more than 500 tonnes of grape or other produce are processed per year" and substitute:

at which—

- (a) in the case of works within a River Murray Protection Area under the *River Murray Act 2003*—not more than 500 tonnes of grapes or other produce are processed per year;
- (b) in any other case—more than 50 but not more than 500 tonnes of grapes or other produce are processed per year.
- (15) Schedule 21, clause 6(1)(a) and (b)—delete paragraphs (a) and (b) and substitute:
 - (a) any commercial storage facility at a rate—
 - (i) in the case of a facility within a River Murray Protection Area under the *River Murray Act 2003*—exceeding 10 tonnes per day;
 - (ii) in any other case—exceeding 100 tonnes per day; or
 - (b) any wharf or wharf side facility (including sea-port grain terminals), being facilities handling or capable of handling these materials at a rate—
 - (i) in the case of a facility within a River Murray Protection Area under the *River Murray Act 2003*—not exceeding 100 tonnes per day;
 - (ii) in any other case—exceeding 10 but not exceeding 100 tonnes per day.
- (16) Schedule 21, clause 6(2)(c)(i), (ii) and (iii)—delete "1 000 tonnes" wherever occurring and substituting in each case:

the prescribed amount

- (17) Schedule 21, clause 6—after subclause (2) insert:
 - (3) For the purposes of subclause (2)(c), the prescribed amount is—
 - (a) in the case of any processing within a River Murray Protection Area under the *River Murray Act 2003*—100 tonnes;
 - (b) in any other case—1 000 tonnes.
- (18) Schedule 21, clause 7(2)—delete "for more than 5 but not more than 50 powered vessels at any one time" and substitute:

for—

- (a) in the case of a facility within a River Murray Protection Area under the *River Murray Act 2003*—more than 1 but not more than 50 vessels at any one time;
- (b) in any other case—more than 5 but not more than 50 vessels at any one time.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 20 November 2003. No. 232 of 2003 RM03/0001CS

South Australia

Harbors and Navigation (River Murray) Variation Regulations 2003

under the Harbors and Navigation Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Harbors and Navigation Regulations 1994

4 Insertion of regulation 13A

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Harbors and Navigation (River Murray) Variation Regulations 2003.*

2—Commencement

These regulations come into operation on the day on which the *River Murray Act 2003* comes into operation.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Harbors and Navigation Regulations 1994

4—Insertion of regulation 13A

Before regulation 14 insert:

13A—Aquatic activities on River Murray

The following categories of licence are excluded from the operation of section 26(2a) of the Act:

- (a) a licence for an event that will not involve a motorised vessel (including any support vessel or vessels);
- (b) a licence for an event where only the support vessel or vessels will be motorised and the number of such motorised support vessels will not exceed 2;

- (c) a licence for an event where not more than 2 motorised vessels involved in the event will be operated at any particular time, and the number of motorised support vessels (if any) will not exceed 2;
- (d) a licence for an event where not more than 5 motorised vessels involved in the event will be operated at any particular time on waters that form part of the River Murray in circumstances where it is proposed that, when the vessels are on the River Murray, they will be spread over at least 2 kilometres of the river, and the number of motorised support vessels (if any) will not exceed 2.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 20 November 2003.

No. 233 of 2003

RM03/001CS

South Australia

Native Vegetation (River Murray) Variation Regulations 2003

under the Native Vegetation Act 1991

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Native Vegetation Regulations 2003

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 5—Exemptions
- 6 Variation of regulation 6—Restrictions on clearance of vegetation

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Native Vegetation (River Murray) Variation Regulations 2003.*

2—Commencement

These regulations will come into operation on the day on which the *River Murray Act 2003* comes into operation.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Native Vegetation Regulations 2003

4—Variation of regulation 3—Interpretation

Regulation 3—after the definition of *private mine* insert:

River Murray Floodplain Area means the River Murray Protection Area so designated under regulation 4 of the *River Murray Regulations 2003*;

5—Variation of regulation 5—Exemptions

(1) Regulation 5(2)(b)—delete "(k)" and substitute:

(2) Regulation 5—after subregulation (2) insert:

- (2a) The Council must, before deciding on whether to approve a management plan under subregulation (1)(m) or (w) that relates to native vegetation within the River Murray Floodplain Area—
 - (a) consult the Minister to whom the administration of the *River Murray Act 2003* is committed; and
 - (b) comply with the Minister's directions (if any) in relation to the matter (including a direction that an approval not be given, or that if it is to be given, then it be subject to conditions specified by the Minister).

6—Variation of regulation 6—Restrictions on clearance of vegetation

Regulation 6—after subregulation (2) insert:

(2a) Native vegetation may not be cleared pursuant to regulation 5(1)(t) or (u) if the vegetation is situated within the River Murray Floodplain Area.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council

on 20 November 2003.

No. 234 of 2003

RM03/001CS

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CITY OF ADELAIDE

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Adelaide

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Corporation of the City of Adelaide proposes to make a Road Process Order to close and transfer to 43 Carrington Pty Ltd the whole of the unnamed public road adjoining the western boundary of Surflen Street in Part Town Acre 487 in the City of Adelaide, more particularly delineated and lettered 'A' on Preliminary Plan No. 03/0078.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, Customer Centre, 25 Pirie Street, Adelaide and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. Such objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons. Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Council, G.P.O. Box 2252, Adelaide, S.A. 5001 within 28 days of this notice and a copy shall be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if so desired.

M. HEMMERLING, Chief Executive Officer

CITY OF ADELAIDE

Declaration as Public Road

NOTICE is hereby given pursuant to section 210 of the Local Government Act 1999, that at its meeting held on 11 August 2003, council declared the following roads to be public roads:

- Margaret Street in Town Acres 868 and 873, which is delineated as Margaret Street on LTO plan DP18991.
- That part of Beviss Street in Town Acre 872 delineated as Beviss Street on LTO plan DP18991 and contained in partially cancelled certificate of title volume 254, folio 214.

Pursuant to section 210 of the Local Government Act 1999, that at its meeting held on 11 August 2003, council declared the following roads to be public roads:

- Curtis Street in Town Acres 823 and 830, which is delineated as Allotment 25 on LTO plan DP901 and is contained in partially cancelled certificate of title volume 331, folio 179.
- Margaret Street South and Margaret Street North in Town Acres 824 and 829, which is delineated as Margaret Street on LTO plan Road Plan 7373 but excluding the land marked A on the said plan.

Pursuant to section 210 of the Local Government Act 1999, that at its meeting held on 11 August 2003, council declared the following road to be public road:

Newlands Lane in Town Acres 965 and 992, which is delineated as Newlands Lane on LTO plan C-3380 and includes certificate of title volume 5838, folio 194.

Pursuant to section 210 of the Local Government Act 1999, that at its meeting held on 11 August 2003, council declared the following roads to be public roads:

- East Pallant Street in Town Acres 1009 and 1012, which is delineated as East Pallant Street in LTO plans A-5488 and FPX26759 and includes the intersection with Sussex Street.
- Sussex Street in Town Acres 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1012, 1013, 1014, 1015, 1016, 1017 and 1018, which is delineated as Sussex Street on LTO plans A-5488 and A-1949.
- West Pallant Street in Town Acres 1006 and 1015, which is delineated as West Pallant Street on LTO plans A-5488 and A-1949 and includes the intersection with Sussex Street.

M. HEMMERLING, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure, adjacent McKay Road, Stanley

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that council proposes to make a Road Process Order to close and sell to L. C. and G. E. Mitchell and SA Water Corporation the un-named road between Copper Ore Road and Wockie Creek Road opposite McKay Road shown as 'C' and 'D' (respectively) on Preliminary Plan No. 03/0066.

A copy of the plan and statement of persons affected are available for public inspection at the Council Office, 4 Gleeson Street, Clare 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 19 November 2003, to the Council, 4 Gleeson Street, Clare, S.A. 5453 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.

M. GLADSTONE, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Office Closure—Christmas/New Year Period

NOTICE is hereby given that the District Council of Kimba resolved at its meeting held on 12 November 2003, that pursuant to section 45 of the Local Government Act 1999, the Council Office will be closed over the Christmas/New Year Period from noon on Wednesday, 24 December 2003 through until 8 a.m. on Monday, 5 January 2004.

Temporary Street Closures—Christmas Festivals

Notice is hereby given that at a meeting held on 12 November 2003, council resolved to exercise the power pursuant to section 33 of the Road Traffic Act 1961, and clause F of the Instrument of General Approval of the Minister dated 12 March 2001 accordingly, council pursuant to section 33 (1) (*a*) of the Road Traffic Act 1961, declares that the event to be conducted, being a Christmas Street Party, is an event to which section 33 of the Road Traffic Act 1961 applies and as such, makes an order that High Street, Kimba, between Martin Terrace and North Terrace, will be closed for traffic from 5 p.m. until midnight on Wednesday, 24 December 2003, and that Martin Terrace, Kimba, from Jacobs Way to High Street will be closed for traffic from 4.45 p.m. until 8 p.m. on Wednesday, 24 December 2003.

Pursuant to section 33 (1) (b) of the Road Traffic Act 1961, make an order directing that persons taking part in the event be exempted, in relation to roads, from the duty to observe the Australian Road Rules specified and attached to the exemption:

Rule 230—Crossing a Road—General

Rule 298—Driving with a person in a trailer provided the speed of the vehicle does not exceed 25 km/h

S. R. CHERITON, Chief Executive Officer

DISTRICT COUNCIL OF TATIARA

Proportional Separate Rate

NOTICE is hereby given that pursuant to section 154 of the Local Government Act 1999, at a meeting held on 11 November 2003, council resolved to charge a proportional separate rate of \$5 per metre of rateable property frontage abutting the road where kerbing and sealing works were completed. The following Bordertown township properties will be charge a proportional separate rate of \$5 per metre, on the condition that pensioner concessions will be granted in accordance with pensioner concessions for the general rate:

Milne Street between Sixth Street and Seventh Street.

Venn Avenue between Sixth Street and Seventh Street.

R. J. HARKNESS, Chief Executive Officer

DISTRICT COUCIL OF TATIARA

Revocation of the Classification as Community Land

NOTICE is hereby given that at its meeting held on 11 November 2003, council resolved pursuant to section 194 (1) of the Local Government Act 1999, to revoke the classification as community land of land situated at section 731, Hundred of Tatiara being Crown Lease volume 1026, folio 29.

R. J. HARKNESS, Chief Executive Officer

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

- Cagliuso, Assunta Trimarchi, late of 200 Fosters Road, Oakden, of no occupation, who died on 9 September 2003. Cottam, Hazel Victoria, late of 9 Brenchley Grove, Kingswood,
- of no occupation, who died on 11 September 2003. De Gioia, Wendy Elizabeth, late of 49 Thomas Avenue, St
- Morris, home duties, who died on 7 September 2003.
- *Funtik, Victor*, late of 39 Campus Drive, Aberfoyle Park, retired chef, who died on 28 June 2003.
- Issaeff, Nicholas Michel, late of 22 Ross Avenue, Flinders Park, retired storeman, who died on 1 October 2003.
- Johnson, Walmar Harold, late of 10 Kings Avenue, Blair Athol, retired parking station manager, who died on 6 September 2003.
- *Keats, Nancy Grace*, late of Sturdee Street, Linden Park, retired registered nurse, who died on 24 September 2003.
- Martin, Olive Mary, late of Everard Street, Largs Bay, of no occupation, who died on 23 September 2003.
- *Mewett, Elsie Wilhelmina*, late of 6 Ellis Street, Enfield, widow, who died on 18 September 2003.
- Oakley, Murray James, late of 33 Dorrien Avenue, Woodcroft, retired company manager, who died on 14 August 2003.
- Panos, Jim, late of 29 Austral Terrace, Morphettville, retired mechanic, who died on 16 October 2003.
- Reincke, Kathleen June, late of 137 Avenue Road, Clarence Gardens, home duties, who died on 1 October 2003.
- Savage, Ross, late of 9 Kingdon Place, Goolwa South, retired truck driver, who died on 2 September 2003.
- *Stuart, Joseph*, late of 41 Johnston Road, Elizabeth Downs, retired laboratory sampler, who died on 1 October 2003.
- *Szalay, Karoly Guyla*, late of Hospital Road, Coober Pedy, of no occupation, who died on 21 July 2003.
- Talbot, Edward, late of 15 Jennifer Street, Rosewater, retired sawyer, who died on 10 September 2003.
- *Tilley, Ronald Neville*, late of 46 Brownes Road, Mount Gambier, retired wall tiler, who died on 21 September 2003.
- Waters, Joyce, late of Pioneer Street, Stansbury, widow, who died on 11 September 2003.

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 19 December 2003, 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.

C. J. O'LOUGHLIN, Public Trustee

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

Letheby, Ross Frederick, late of Gleneagles Nursing Home, 1099 Grand Junction Road, Hope Valley, retired state transport authority inspector, who died on 20 August 2003.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the abovenamed estate are directed to send full particulars and evidence of such claims to the undersigned on or before 19 December 2003, 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 above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof, and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

Dated 20 November 2003.

Dated 20 November 2003.

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

SOUTH AUSTRALIA—In the Supreme Court. No. 297 of 1999. In the matter of Farmworld Export Limited (in liquidation) (ACN 062 480 826) and in the matter of the Corporations Act 2001.

Notice of Release of Liquidator

Take notice that by an Order of the Supreme Court of South Australia dated 10 November 2003, I, Mark Christopher Hall, 10th Floor, 26 Flinders Street, Adelaide, S.A. 5000, the liquid-ator of the abovenamed company was granted my release as liquidator. Dated 14 November 2003.

Dated 14 November 2003.

M. C. HALL, Liquidator

PARTNERSHIP ACT 1891-1975

Notice of Discontinuance of Partnership

NOTICE is hereby given that as from 1 January 2003 the partnership of Belinda Jane Foley, 616 Torrens Road, Woodville North, S.A. 5012 and Tamara Jane Leggett, 616 Torrens Road, Woodville North, S.A. 5012 who traded as The Golden Gavel Cafe, 616 Torrens Road, Woodville North, S.A. 5012, was dissolved.

Belinda Jane Foley has retired from the partnership.

Tamara Jane Leggett will continue to operatre the business under the name of 'The Golden Gavel Cafe' and shall be responsible for all the debts and liabilities thereof.

Dated 17 November 2003.

BELINDA JANE FOLEY TAMARA JANE LEGGETT

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