No. 59 2629



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 26 JUNE 2003

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Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has revoked the appointment of Smylie Ian McInnes as a Member of the Dental Professional Conduct Tribunal, pursuant to the Dental Practice Act 2001 and the Acts Interpretation Act 1915.

By command,

P. CONLON, for Acting Premier

MHEA-MGR 0030CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Libraries Board of South Australia, pursuant to the provisions of the Libraries Act 1982:

Member: (from 26 June 2003 until 23 April 2007) Jan Connolly John McDonnell

By command,

P. CONLON, for Acting Premier

ASA 002/02CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Botanic Gardens and State Herbarium, pursuant to the provisions of the Botanic Gardens and State Herbarium Act 1978

Member: (from 1 July 2003 until 30 June 2004) Susan Elizabeth Herzberg

Member: (from 26 June 2003 until 30 June 2007) John Dawkins Peter David Rathjen

Tanya Hosch Jim Kouts

By command,

P. CONLON, for Acting Premier

MEC 0066/03CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Superannuation Board, pursuant to the provisions of the Superannuation Act 1988:

Member: (from 1 July 2003 until 30 June 2006)

Hedley Raymond Bachmann Paul Francis Grimes

Virginia Deegan

Deputy Member: (from 1 July 2003 until 30 June 2006) John Robert Wright (Deputy to Grimes) Elizabeth Anne Marie Hlipala (Deputy to Deegan)

Presiding Member: (from 1 July 2003 until 30 June 2006) Hedley Raymond Bachmann

By command,

P. CONLON, for Acting Premier

TFD 045/03CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Senior Secondary Assessment Board of South Australia, pursuant to the provisions of the Senior Secondary Assessment Board of South Australia Act 1983:

Member: (from 1 July 2003 until 30 June 2005)

Susan Hyde Susan Cameron

Trevor Fletcher

Brian William Stratfold

Christine Harrison

Pat Buckley

Nicholas Harvey

Robin George Storer

Barbara Maria Kameniar

Alan Reid

Eleanor Ramsay

Brian Malcolm Eckermann

Heather Carey

Graeden Robert Horsell

Chris Dolan

Jacqueline Diane Bone-George

Julie Elizabeth Lundberg

Jenice Zerna

Christine Jan Egan

Bernard James Meatheringham

Susan Ainslee Frazer

Patrick Kevin Wright

Ross Edwin Johnson

Christine Hudson

Andrew Michael Gleeson

Linda Rae Matthews

Deputy Member: (from 1 July 2003 until 30 June 2005)

William Parker (Deputy to Hyde)

Tanya Rogers (Deputy to Cameron)

Nancy Schupelius (Deputy to Fletcher) Janette Scott (Deputy to Stratfold)

Therese O'Leary (Deputy to Harrison)

Geoffrey Crisp (Deputy to Buckley)

Margaret Secombe (Deputy to Harvey)

Richard Hosking (Deputy to Storer)
Lawrence David Owens (Deputy to Kameniar)

Angela Scarino (Deputy to Reid)

Leonard Colgan (Deputy to Ramsay)

Helen Whelan (Deputy to Eckermann)

Helen Fay O'Brien (Deputy to Carey)

Michael Evans (Deputy to Horsell)

Peter Trethewey (Deputy to Dolan)
Toni Carellas (Deputy to Bone-George)

Colleen Joy Litchfield (Deputy to Lundberg)

Glenda Woolford (Deputy to Zerna)

Christine Lopez (Deputy to Egan)
Karma Agostinetto (Deputy to Meatheringham)
Pamela Walsh (Deputy to Frazer)
Kathryn Patricia Moyle (Deputy to Wright)

Malcolm Dawe (Deputy to Johnson)

Alan Bevan (Deputy to Hudson)

Mark Clayton Henley (Deputy to Gleeson)

Anne Burgess (Deputy to Matthews)

P. CONLON, for Acting Premier

MECS 09/03CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board, pursuant to the provisions of the Education Act

Member: (from 1 July 2003 until 31 December 2004)

Carmel Anne Kerin

Elizabeth Jane Swift

Gerardine Mary Mulhearn David Gordon Mellen

Neville Dominic Saunderson

Roger Anderson

Julie Ann Haar

Julie Elizabeth Lundberg

Jennifer Noelene Hocking

Keith Renny Parkinson

Murray Henderson

Jacqueline Diane Bone-George

Julie Anne Muirson Faye Laurel McCallum

Deputy Member: (from 1 July 2003 until 31 December 2004)

Beryl Lorraine Kennedy Susan Mavis Fox Garry Raymond Le Duff Derk Willem Kappelle Lynette Marjorie Castle Yvonne Mary Webb

Robert Matthews
Barry John Thompson
Thomas Vincent Greenwell

Chairman: (from 1 July 2003 until 31 December 2004)

Carmel Anne Kerin

By command.

P. CONLON, for Acting Premier

MECS 10/03CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Third Party Premiums Committee, pursuant to the provisions of the Motor Vehicles Act 1959:

Member: (from 26 June 2003) Robert Glen Schwarz

By command,

P. CONLON, for Acting Premier

DTRN 12024/1997CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Disaster Committee, pursuant to the provisions of the State Disaster Act 1980:

Member: (from 1 July 2003 until 30 June 2005)

Barry Joseph Grear Richard Andrew Stevens Gary Thomas Burns Brian Fred Lancaster

Deputy Member: (from 1 July 2003 until 30 June 2005)

Graham Douglas Brown (Deputy to Burns) Nathanial James Cooke (Deputy to Lancaster)

Presiding Member: (from 1 July 2003 until 30 June 2005) Barry Joseph Grear

Deputy Presiding Member: From 1 July 2003 Until 30 June 2005

Richard Andrew Stevens

By command,

P. CONLON, for Acting Premier

ATTG 0296/02TC1CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Training and Skills Commission, pursuant to the provisions of the Training and Skills Development Act 2003:

Member: (from 1 July 2003 until 30 June 2005)

Anne Dunn Sally McDonald-Taylor Ian Curry Patrick Kevin Wright Jan Andrews Adrian Smith

Hilary Patience Mary Winchester

Deputy Member: (from 1 July 2003 until 30 June 2005)

Robyn Lee Buckler Sylvia Healy Catherine Lennon

Chair: (from 1 July 2003 until 30 June 2005)

Anne Dunn

By command,

P. CONLON, for Acting Premier

METFE 19/03CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dental Professional Conduct Tribunal, pursuant to the provisions of the Dental Practice Act 2001:

Member: (from 26 June 2003 until 18 June 2005) Ian McInnes Smylie

By command,

P. CONLON, for Acting Premier

MHEA-MGR 0030CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Development Policy Advisory Committee, pursuant to the provisions of the Development Act 1993:

Member: (from 1 July 2003 until 30 June 2005)

Mario Barone
Alan John Faunt
Gregory Mackie
George Zillante
Hanna Ellyard
David Snoswell
Malcolm Germein
David Ellis
Janet Gould
Susan Mary Filby

Presiding Member: (from 1 July 2003 until 30 June 2005)

Mario Barone

By command,

P. CONLON, for Acting Premier

MUDP-PL 00014/2003CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Development Assessment Commission, pursuant to the provisions of the Development Act 1993:

Member: (from 1 July 2003 until 30 June 2005)

Michael Llewellyn-Smith

Iris Iwanicki
Grant Pember
Liz Vines
Trevor Owen
Donna Ferretti

Presiding Member: (from 1 July 2003 until 30 June 2005) Michael Llewellyn-Smith

Deputy Presiding Member: (from 1 July 2003 until 30 June 2005)

Iris Iwanicki

By command,

P. CONLON, for Acting Premier

MUDP-PL 00014/2003CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Urban Development and Planning, Minister for Administrative Services and Minister for Gombling to be also Acting Minister for Social Justice, Acting Minister for Housing, Acting Minister for Youth and Acting Minister for the Status of Women for the period 28 June 2003 to 6 July 2003 inclusive, during the absence of the Honourable Stephanie Wendy Key, MP.

By command,

P. CONLON, for Acting Premier

MSJ 015/03CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the following judicial officers to the indicated positions in the auxiliary pool for the period 1 July 2003 until 30 June 2004, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988:

Leonard James King to the office of Puisne Judge of the Supreme Court on an auxiliary basis;

Roderick Grant Matheson to the office of Puisne Judge of the Supreme Court on an auxiliary basis;

Leslie Trevor Olsson to the office of Puisne Judge of the Supreme Court on an auxiliary basis;

Andrew Bray Cameron Wilson to the office of Judge of the Environment, Resources and Development Court and to the office of Judge of the District Court both on an auxiliary basis:

Michael Lester Wheatley Bowering to the office of Judge of the Environment, Resources and Development Court and to the office of Judge of the District Court both on an auxiliary basis:

Garth Michael Massey Thompson to the office of Judge of the Industrial Relations Court on an auxiliary basis;

Peter Maurice St Leger Kelly to the office of Master of the District Court on an auxiliary basis;

William John Ackland to the office of Magistrate on an auxiliary basis;

John Antoine Kiosoglous to the office of Magistrate on an auxiliary basis;

Jacynth Elizabeth Sanders to the office of Magistrate on an auxiliary basis.

By command,

P. CONLON, for Acting Premier

ATTG 0005/03CS

Department of the Premier and Cabinet Adelaide, 26 June 2003

HER Excellency the Governor in Executive Council has been pleased to appoint Charles Ronald Jackson and Henry Rankine as Native Title Commissioners being part-time Commissioners, from 26 June 2003 until 1 July 2005, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

P. CONLON, for Acting Premier

ATTG 0150/03CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation by the Minister for the Arts

I, MIKE RANN, Minister for the Arts hereby delegate, pursuant to section 9 of the Administrative Arrangements Act 1994, all the powers and functions vested in me under the Acts listed in the schedule to the Minister Assisting the Premier in the Arts.

SCHEDULE

South Australian Country Arts Trust Act 1992 Carrick Hill Trust Act 1985 History Trust of South Australia Act 1981 Libraries Act 1982 State Theatre Company of South Australia Act 1972

Dated 12 June 2003.

MIKE RANN, Minister for the Arts

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

Wetlands Interpretative Centre, Maintenance Depot and Drainage Reserve, section 433, Hundred of Port Adelaide, County of Adelaide, the notice of which was published in the *Government Gazette* of 21 January 1999 at page 483, being the whole of the land contained in Crown Record Volume 5604 Folio 602.

Dated 26 June 2003.

J. HILL, Minister for Environment and Conservation

DEH 17/1279

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 lands defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as a Drainage and Wetlands Reserve and declare that such land shall be under the care, control and management of the City of Port Adelaide Enfield.
- Dedicate the Crown Land defined in The Third Schedule as Drainage Reserves (two) and declare that such land shall be under the care, control and management of the City of Port Adelaide Enfield.

The First Schedule

- (1) Drainage and Wetlands Reserve, allotment 1 of DP 18683, Hundred of Port Adelaide, County of Adelaide, the notice of which, together with other land was published in the Government Gazette of 10 June 1999 at page 3048, being the whole of the land comprised in Crown Record Volume 5656 Folio 567.
- (2) Portion of Drainage Reserve, section 637, Hundred of Port Adelaide, County of Adelaide, the proclamation of which, together with other land was published in the *Government Gazette* of 3 May 1979 at page 1311, being portion of the land comprised in Crown Record Volume 5759 Folio 885.

The Second Schedule

Allotment 11 of DP 60653, Hundred of Port Adelaide, County of Adelaide, exclusive of all necessary roads.

The Third Schedule

Pieces 541 and 542 of DP 60652, Hundred of Port Adelaide, County of Adelaide, exclusive of all necessary roads.

Dated 26 June 2003.

J. HILL, Minister for Environment and Conservation

DEH 17/0948

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 dedicate the Crown Land defined in The Schedule as a Public Road.

The Schedule

Allotment 203 of DP 55889, Hundred of Paringa, County of Alfred, being within the district of Renmark Paringa.

Dated 26 June 2003.

J. HILL, Minister for Environment and Conservation

DL 3645/1983

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 dedicate the Crown Land defined in The Schedule as a Reserve for Museum, Boat Ramp and Public Recreation Purposes and declare that such land shall be under the care, control and management of the City of Port Lincoln.

The Schedule

Section 1232, Hundred of Lincoln, County of Flinders, exclusive of all necessary roads, being the whole of the land contained in Crown Record Volume 5768 Folio 501.

Dated 26 June 2003.

J. HILL, Minister for Environment and Conservation

DEHAA 08/0518

DANGEROUS SUBSTANCES ACT 1979

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the undermentioned persons as Authorised Officers for the purposes of the Dangerous Substances Act 1979, pursuant to section 7 (1) of the Dangerous Substances Act 1979:

David Laurence Brown Juanita Cherie Lovatt Maria Nizamis Margaret Michele Patterson Simon Luigi John Ridge

Dated 19 June 2003.

M. WRIGHT, Minister for Industrial Relations

SOUTH AUSTRALIA

Authorised Betting Operations Act 2000 Section 4(1)(b)

Notice of approval of contingencies

No. 3 of 2003

INDEPENDENT GAMBLING AUTHORITY, by this notice, approves contingencies relating to sporting or other events within or outside Australia:

1. Approval

- (1) The event and bet type combinations set out in the table Schedule 1 are, subject to the other provisions of this notice, approved as contingencies in respect of fixed odds betting by licensed bookmakers.
- (2) This approval is subject to the provisions of the Authorised Betting Operations Act 2000 ("Act"), the Bookmakers Licensing Rules 2000, any other rules made under section 62 of the Act, and the conditions to which a licence or permit are subject.

2. Revocation and amendment

This approval of contingencies may be amended or revoked by further notice.

3. Definitions

In this Notice:

- 'Academy Awards' means the annual awards presented by the Academy of Motion Picture Arts and Sciences.
- 'Approved Sports' means the sporting Events described as such in Schedule 2.
- 'Australian Rules Football Games' means any Australian rules football game (other than training, promotional, exhibition matches or international rules football games) forming part of a competition conducted by any of the following bodies:
 - (a) the Australian Football League or its successor; or
 - (b) the South Australian National Football League or its successor; or

- (c) the principal governing body for Australian Rules Football in each State or Territory of Australia (other than South Australia) or its successor.
- 'Brownlow Medal' means the contingency that a specified player will win the Australian Football League's Brownlow Medal or place in the top four in the Brownlow medal count or that a specified team will accumulate the most votes in relation to its players in the Brownlow Medal count.
- **'Closest Game'** means the contingency that a specified Event will have the closest result relative to one or more other related Events.
- 'Coleman Medal' means the contingency that a specified player will win the Coleman Medal for the player who kicks the most goals in the Australian Football League in the home and away season.
- 'Cricket Events' means the cricket matches / series described in the list of Approved Sports in Schedule 2.
- 'Double' means the contingency that a combination of two specified Entrants in two different specified Events will each place first in or win, or win by a specified amount, range or margin (including where a specified Entrant may be given a notional point start or handicap), the respective Entrant's Event.
- **Entrant'** means an individual entrant, competitor, team or thing (as the context requires) participating or entered in an Event.
- **Event'** means a race, game, competition, series or tournament (or round or discrete part thereof) or other event (as the context requires).
- **Exact Result**" means the contingency that an Entrant in a boxing Event will win by knock out or by a points decision, or that the result will be a draw.
- '1st Scoring Play' means the contingency that the first score in an Event will be of a particular type or category or made by a particular Entrant.
- 'First Loss' means the contingency that an Entrant in an Event being a series or competition has his, her or its first loss in that series or competition.
- 'First Win' means the contingency that an Entrant in an Event being a series or competition has his, her or its first win in that series or competition.

- **'Final 8'** means the contingency that a specified Entrant in an Event being a competition (with more than 8 Entrants) will finish the home and away season of that competition ranked no worse than eighth (8th).
- 'Forecast' means the contingency that a combination of two specified Entrants will place (in correct order of finishing) first and second in a specified Event.
- 'Fourtrella' means the contingency that a combination of four specified Entrants in four different specified Events will each place first in the respective Entrant's Event.
- 'Fortune 8' means the contingency that a combination of eight specified Entrants in eight different Events will each place first in the respective Entrant's Event.
- 'Golf Events' means the golf tournaments described in the list of Approved Sports in Schedule 2.
- 'Group Betting' means the contingency that a specified group of players in a Golf Event have the lowest score for a round, or for a discrete part of a tournament.

'Half Time Full Time Double' means the contingency that:

- (a) a specified Entrant will have the highest score (or equivalent) or the score (or equivalent) will be a draw at a specified time during the Event; and
- (b) a specified Entrant will win the Event or the result will be a draw.
- **'Hi-Bat'** means the contingency that a specified cricket player will make the most number of runs for his or her team in an innings, game or series.
- **'Hi-Bowl'** means the contingency that a specified cricket player will take the most number of wickets for his or her team in an innings, game or series.
- 'High-Low Scoring Double' means the contingency that a combination of two specified Entrants in an Event comprising a round or series respectively achieve the highest and lowest score in that round or series.
- 'Highest Score' means the contingency that a specified Entrant will score the highest score in a particular Event relative to any one or more other Entrants.

- 'International Challenge' means the contingency that a specified golf player chosen to represent a particular country has the lowest score in a tournament relative to other players selected to represent a country.
- **'Last Team Standing'** means the contingency that a specified Entrant will be the last Entrant to lose a game relative to other Entrants in the Event.
- 'Leading Goalscorer' means, in relation to an Event in which goals or equivalent form part of the scoring system, the contingency that a specified player will score or kick the most goals or equivalent for a specified round or season of the Event.
- **'Lowest Score'** means the contingency that a specified Entrant will score the lowest score in a particular Event relative to any one or more other Entrants.
- 'Margin Win' means the contingency that a specified Entrant will win an Event by a specified amount or score or by an amount or score falling within a specified range or that the result will be a draw.
- 'Most Runs' means the contingency that a specified player will make the most number of runs in an innings, game or series.
- 'Most Wickets' means the contingency that a specified player will take the most wickets in an innings, game or series.
- 'Multiple Winners' means the contingency that two or more specified Entrants will each place first in or win a specified Event of the same or similar kind or will each place first in or win a specified Event of the same or similar kind by an amount falling within a specified amount, range or margin (including where a specified Entrant may be given a notional point start or handicap).
- 'Norm Smith Medal' means the contingency that a specified player will win the Norm Smith Medal for best on ground in the Australian Football League Grand Final.
- 'Pick 4' means the contingency that a combination of four specified Entrants in four specified Events will each place first in or win, or will win by a specified amount, range or margin (including where a specified Entrant may be given a notional point start or handicap), the respective Entrant's Event.
- 'Pick the Margins' means the contingency that one or more specified Entrant(s) in a Event(s), or round or series of an Event(s), will win by a specified margin, or the result will be a draw.

- 'Pick the Result' means the contingency that a specified Entrant will win a specified Event by a specified margin or score range or the result will be a draw.
- 'Pick the Round' means the contingency that an Entrant in a boxing Event will win the Event in a specified round or that the result will be a draw.
- 'Pick the Score' means the contingency that a specified Entrant(s) in a specified Event will achieve a specified score(s) or score range(s).
- 'Pick the Winners' means the contingency that a specified Entrant(s) will win a specified Event(s) (including where a specified Entrant(s) may be allocated a notional point start or handicap).
- 'Place' means the contingency that a specified Entrant will place either first, second or third (or, if applicable, fourth) in a specified Event.
- 'Quinella' means the contingency that a combination of two specified Entrants will place (irrespective of order of finishing) first or second in a specified Event.
- 'Sets Betting' means the contingency that a specified player or doubles team will win a specified set in a specified tennis match.
- **'Shootout'** means the contingency that a specified golf player will have the lowest score, or will have the lowest score in a specified group of players, for a round, for a discrete part of a tournament, or for a tournament
- **'Tennis Events'** means the tennis tournaments described in the list of Approved Sports in Schedule 2.
- 'Top 4' means the contingency that a specified Entrant in an Event being a competition (with more than four Entrants) will finish the home and away season of the competition ranked no worse than fourth (4th).
- 'Total Match Points' means the contingency that the sum of the scores of the Entrants in a specified Event will be a specified number, within a specified range or under or over a specified score.
- 'Treble' means the contingency that a combination of three specified Entrants in three different specified Events will each place first in or win, or win by a specified amount, range or margin (including where a specified Entrant may be given a notional point start or handicap), the respective Entrant's Event.

- 'Tri-bet' means the contingency that a specified Entrant in an Event will win the Event by more than an allocated point start.
- 'Trifecta' means the contingency that a combination of three specified Entrants will place (in correct order of finishing) first, second and third in a specified Event.
- 'Trio' means the contingency that a combination of three specified Entrants will place (irrespective of order of finishing) first, second and third in a specified Event.
- **'Win'** means the contingency that a specified Entrant will place first in or win a specified Event (including where a specified Entrant may be allocated a notional point start or handicap).
- **'Winning Score'** means the contingency that a specified Entrant will win a specified Event with a specified score or with a score falling within a specified range.
- 'Wooden spoon' means the contingency that, in any event being a competition—
 - (a) a specified entrant will rank or place last; or
 - (b) specified entrants will rank or place in the last sequence of places—

in the home and away season of that competition.

Schedule 1

TABLE OF APPROVED CONTINGENCIES

No.	Description of Event	Bet type
1.	All Approved Sports	Win*, Place*, Quinella*, Forecast*,
		Trio*, Trifecta*, Double*, Treble*, Pick
		4*, Last Team Standing*, Top 4*, 1st
		Scoring Play*, Margin Win*, Multiple
		Winners*, Winning Score*, Highest
		Score*, Closest Game*, Leading
		Goalscorer*, Final 8*, Tri-bet*, High-
		Low Scoring Double*, First Win*, First
		Loss*, Half Time Full Time Double*,
	İ	Wooden Spoon*, Pick the Score*, Pick
		the Margins*, Pick the Winners*, Pick the
		Result*, Lowest Score*, Total Match
		Points*.

No.	Description of Event	Bet type
2.	Australian Rules Football Games	Brownlow Medal, Norm Smith Medal,
		Coleman Medal
3.	Tennis Events	Sets Betting
4.	Golf Events	Daily Shootout, International Challenge,
		Group Betting
5.	Cricket Events	Hi-Bat, Hi-Bowl, Most Runs, Most
		Wickets
6.	Boxing	Exact Result, Pick the Round.
7.	Academy Awards	Win

^{*} NB: Available only if capable of being offered as a bet type in relation to the relevant Approved Sport having regard to the nature, characteristics, scoring system and rules of that Approved Sport.

Schedule 2

APPROVED SPORTS

American Football

American National Football Conference Games and Final Series

American Football Conference Games and Final Series

Superbowl

US College Football (Games and Final Series)

Most Valuable Player awards sanctioned by relevant recognised governing body

Athletics

World Athletic Championships

Australian Open Championships

State Open Championships

Professional events sanctioned by an Australian Professional Athletic Association

Grand Prix events sanctioned by Athletics Australia

Australian Rules Football

Any Australian rules football game (other than training, promotional, exhibition matches or international rules football games) forming part of a competition conducted by any of the following bodies:

- (a) the Australian Football League or its successor; or
- (b) the South Australian National Football League or its successor; or
- (c) the principal governing body for Australian Rules Football in each State or Territory of Australia (other than South Australia) or its successor.

Baseball

US National Baseball League Games and Finals

US College Baseball League Games and Finals

Australian National Baseball League Games and Finals

Special events sanctioned by Australian Baseball League

Most Valuable Player awards sanctioned by relevant recognised governing body

Basketball

European Championships Games

National Basketball Association (NBA, USA) Games

Women's Basketball Association (WBA, USA) Games

National/International Events sanctioned by Basketball Australia

National Collegiate Athletics Association (NCAA) Games

Australian National Basketball League (NBL) Games

Australian Women's National Basketball League (WNBL) Games

Playoff series Australian Continental Basketball League (CBA)

World Championships

Most Valuable Player awards sanctioned by relevant recognised governing body

Boxing

Sanctioned World Title Fights by World Boxing Association

Sanctioned World Title Fights by World Boxing Council

Sanctioned World Title Fights by International Boxing Federation

Camel Racing

Leeton Camel Stakes Race Meeting

Cricket

World Cup of Cricket (One Day Series)

International Test Matches

Sheffield Shield Games

Interstate One Day Series

International One Day Series

Other matches and series sanctioned by the Australian Cricket Board or affiliated international organisations

English County Games

Most Valuable Player awards sanctioned by relevant recognised governing body

Cycling

World Championships

Tour de France

Australian Championships

Commonwealth Bank Classic

West Coast Classic

Herald-Sun Tour

Melbourne to Warrnambool

Other events sanctioned by International Cycling Federation or Cycling Australia

Golf

Australian or State Opens

Australian PGA/LPGA Championships

PGA Tour of Australasia Ltd Events

US Masters

US PGA/LPGA

Dunhill Cup

US Open

US PGA/LPGA Tour Events

British Open

World Match Play

Ryder Cup

European PGA/LPGA Tour Events

South African PGA/LPGA Tour Events

Japanese PGA/LPGA Tour Events

President's Cup

Other events (including 'Skins') sanctioned by Australian PGA/LPGA or an affiliated international organisation

Senior's Tour

Hockey

World Cup

International Senior Tournaments and Tests

Australian Championships

Other matches sanctioned by International Hockey Federation or Hockey Australia

Most Valuable Player awards sanctioned by relevant recognised governing body

Ice Hockey

US National Hockey League Matches

Australian National Hockey League

Canadian National Hockey League Matches

International matches sanctioned by IHL

World Championships

Most Valuable Player awards sanctioned by relevant recognised governing body

Lawn Bowls

SA Premier League

Test Series

City of Adelaide Masters

State Number 1 Pennants (Grade 1)

Australian Sides Championship

SA State Championship Final Series

Trans Tasman Series

Asia Pacific Games

Club Keno Champion of Champions

Australian Indoor Championships

World Championships

Motor Sport

World Formula One Grand Prix Championship Races and Series

World Grand Prix Championship Races and Series (Cars and Bikes)

World/Australian Touring Car Championships Rounds and Series

Indy Car Grand Prix Races

Bathurst 1 000 (Production and 2 litre classes)

State and National Sprintcar Championships

Winston Cup

Indianapolis Races

British League Championships (Speedway/Bikes)

Speedway Riders World Championships (Bikes)

Australian Rally Championships

World Rally Championships

Rugby League

International Tests

NRL Premiership Season Matches

QRL Premiership Season Matches

State of Origin Series

World Sevens or Nines Tournaments

Special Matches sanctioned by NRL

Super League Matches (UK and Europe)

Most Valuable Player awards sanctioned by relevant recognised governing body

Rugby Union

Five/Six Nations Tournament Matches

NSW and Queensland Premiership Season Matches

International Test Matches

Hong Kong Sevens Matches

World Cup Matches

Tri-Nations Series Matches

Super 12 Games and Final Series

Interstate Matches

Special Matches sanctioned by Australian Rugby Union or International Rugby Board

Commonwealth Games

Most Valuable Player awards sanctioned by relevant recognised governing body

Soccer

English and Scottish Premier League and First Division Matches

FA Cup Matches

European Winner Matches

World Cup Matches

Australian National Soccer League Matches

European Champions League Matches

Euro Championship Matches

UEFA affiliated countries - Cup, Premier, League, First Division Matches

Special matches sanctioned by Soccer Australia or FIFA

NSW State League - Super League Competition

Cup competitions sanctioned by an officially recognised affiliate of FIFA

USA Premier League and Cup Matches

African Championship Matches

South African Championship Matches

Most Valuable Player awards sanctioned by relevant recognised governing body

Surf Life Saving

Australian Iron Man/Woman Championship Events

World Iron Man/Woman Championship Events

Uncle Toby's Super Series

Kellogg's Nutri Grain Series

Australian Surf Life Saving Championship Events

Surfing

World Professional Men's and Women's Tour Events

Tennis

Grand Slam Tennis Events

Australian State Open Championships

Australian Indoor Championship

RIO Challenge (SA)

Davis Cup Events

Hopman Cup Events

Federation Cup Events

Special matches or tournaments sanctioned by Tennis Australia

ITP Tour Events

Mercedes Super 9 events

Triathlon

Grand Prix Series/Events (Men and Women)

Iron Man and Woman

Hawaiian Series

Yachting

Sydney to Hobart

America's Cup Challenge Series and Finals

Admiral's Cup

18 Foot Sailing

Brisbane to Gladstone

Dated 20 June 2003.

BRANDS ACT, 1933 2ND QUARTER, 2002

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 2002 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
13 June 2003

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
⊄77	LN & J Ashby	KONGORONG 5291
Z11	WMC Olympic Dam Corporation	ROXBY DOWNS 5725
3B5	DMA & BWM Koschel	MENINGIE 5264
60S	KW & TM Schlink	PORT LINCOLN 5606
D22	PM Dunlop	MT CRAWFORD 5351

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address	
XE.2	WMC Olympic Dam Corporation	ROXBY DOWNS 5725	

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
FX	SA Thoroughbred Breeders	TJ Hardy	STRATHALBYN 5255
25	Riding Pony Stud Book Society Inc	F & C Hauschild	ABERFOYLE PARK 5159
25	Welsh Pony & Cob Society of Aust Inc	F & C Hauschild	ABERFOYLE PARK 5159
	Aust. Miniature Pony Society	AD Lilley	GLOBE DERBY PARK 5110
ВВ	Aust. Quarter Horse Association	GD Harris	MT COMPASS 5210
ВВ	Paint Horse Association of Australia	GD Harris	MT COMPASS 5210
+IH	Dairy Goat Society of Australia	DR & CM Hall	ONE TREE HILL 5114
Ģ	Arabian Horse Society Australia	AC Thornton & KL Gerard	VICTOR HARBOR 5211
G	Australian Saddle Pony Association	AC Thornton & KL Gerard	VICTOR HARBOR 5211
G	Riding Pony Stud Book Society	AC Thornton & KL Gerard	VICTOR HARBOR 5211
5AM	Dairy Goat Society	JA O'Reilly	LAURA 5480
A	Australian Warmblood Horse Assoc.	NR Crowe & HJ Ogden	MEADOWS 5201
A	Holsteiner Horse Association of Aust.	NR Crowe & HJ Ogden	MEADOWS 5201
D	SA Thoroughbred Breeders Association	BW Wilkinson	HACKAM 5163

CDB	Australian Stud Book	C DeBono	HILLIER 5116
2	Australian Pony Stud Book	KA Mitchell	MURRAY BRIDGE 5253

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
FA	Red	1	V Kaidonis & G, N & C Fassos	HYDE PARK 5061
KS	Blue	1	LD & LD Kroschel & GM & JM Simpfendorfer	MORGAN 5320
sv	Purple	3	GP & RB May	MINLATON 5575
\$	Purple	3	CR Andrews	MOONTA 5558
٤	Blue	4	R & S Greenslade (Tomidate Nominees/ Bagnal Nominees)	MAITLAND 5573
HF	Green	3	FN & BB Hier	KAPUNDA 5373
©	Green	4	MA Carson	MANNUM 5238

South East District

Brand	Colour	Position	Owner	Address
Α	Blue	2	LN & J Ashby	KONGORONG 5291
MR	Blue	3	RJ & MA Rishworth	PADTHAWAY 5271
CD	Green	4	CH & KL Dow	COONALPYN 5265
ΙΜΡ	Purple	4	T & V Carter (Munga Developments)	PETERBOROUGH 5422

Western District

Brand	Colour	Position	Owner	Address
M	Blue	4	AR & DM Mills	TUMBY BAY 5605
KS	Blue	4	KW & TM Schlink	PT LINCOLN 5606
Α	Blue	1	GJW & JA Myers (Adnamira Property Trust)	WANILLA 5607

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
Nil		

South East District

Brand or Mark	Owner	Address
XJ.2.3	LN & J Ashby	KONGORONG 5291

Western District

Brand or Mark	Owner	Address
XM.3	AR & DM Mills	TUMBY BAY 5605

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
07A	HD Jaensch	Rivergreys (MG Jaensch) MURRAY BRIDGE 5253

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address	
S.3	HD Jaensch	Rivergreys (MG Jaensch) MURRAY BRIDGE 5253	

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
CS	Purple	2	PC & L Shepperd	M & K Shepperd WANGARY 5607
$\setminus \mathcal{H}$	Purple	3	EH Atze	DE Atze SEDAN 5353
G	Blue	3	LE Greenslade	Bagnal Nominees Pty Ltd (S Greenslade) MAITLAND 5573
ΑU	Red	4	HD Jaensch	Rivergreys (MG Jaensch) MURRAY BRIDGE 5253

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
3	Purple	1	JC Pocock	CE & AS Pocock LAMEROO 5302
Т	Blue	3	HJ Temby	AW & DM Temby & Son 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
Nii				

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
N.2.S.3	HD Jaensch	Rivergreys (MG Jaensch) MURRAY BRIDGE 5253

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XJ.1.B.1	JC Pocock	CE & AS Pocock LAMEROO 5302

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
R.2.L.4	PC & L Shepperd	MP & KA Shepperd WANGARY 5607

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	
3C6	J M & RI Crosby HYDE PARK 5016	J Crosby	

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nii		

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
ဂ	Purple	3	J M & RI Crosby HYDE PARK 5061	J Crosby
G	Green	3	RP James ELPLHINSTONE	R James
CD	Red	2	CH & KL Dow COONALPYN 5265	C Dow

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
HF	Red	3	FN Hier KAPUNDA 5373	FN Hier

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
Nil		

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
N.3.T.3	FN Hier, KAPUNDA	FN Hier

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

BRANDS ACT, 1933 3RD QUARTER, 2002

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 September 2002 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

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Registrar of Brands

10 June 2003

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
C35	AP Casanova	PORT LINCOLN 5606
5N1	Nutt Brothers Nominees	PORT AUGUSTA 5700
P25	AJ & TJ Yard	MURRAYVILLE VICTORIA 3512
F98	SJ & RA Fraser	WILMINGTON 5485

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address	
W.1.C.4	AP Casanova	PORT LINCOLN 5606	
T.1.3	Nutt Bros Nominees	PORT AUGUSTA 5700	
F.1.2	SJ & RA Fraser	WILMINGTON 5485	

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
	Australian Stock Horse Society	J & Y Freschi	LANGHORNE CREEK 5255
PJ V	Thoroughbred Breeders Association	P Violi	FLAGSTAFF HILL 5159
XX	Stock Horse Society	M Dilger	ABERFOYLE PARK 5159
R	Arabian Horse Society of Australia	S Arwen	INGLE FARM 5098
5WU	Dairy Goat Society	D & MT Whitstone	TEROWIE 5421
<u>⊮</u>	Riding Pony Stud Book Society	KJ Smith	STRATHALBYN 5255
VAW	Australian Pony Stud Book Society	SA Richter	MALLALA 5502
Œ	Australian Saddle Pony Association	D Hughes	MT COMPASS 5210
Œ	Riding Pony Stud Book Society	D Hughes	MT COMPASS 5210
Œ	Australian Pony Stud Book Society	D Hughes	MT COMPASS 5210
DM	Australian Miniature Pony Society	MC Carter	ONE TREE HILL 5114
B	Riding Pony Stud Book Society	RL Gibson	MURRAY BRIDGE 5253
B	Australian Pony Stud Book Society	RL Gibson	MURRAY BRIDGE 5253

SHEEP BRANDS REGISTERED

Central District

В	Brand	Colour	Position	Owner	Address
	Ħ	Blue	3	KA & LW Harvie	BOOLEROO CENTRE 5482
	Ī	Green	4	LJ & MJ Hams	WHYTE YARCOWIE 5420
·L	工	Red	2	NA Harrod	MT PLEASANT 5235
	MJ	Red	3	MJ & JL Schulz	SADDLEWORTH 5413
	N	Green	4	DW & RM Newstead	GAWLER EAST 5118
	Δ_	Blue	4	P Clark Partners (PG AM & NT Clark)	JAMESTOWN 5491
	G	Blue	2	KJ & HM Grossman	CRYSTAL BROOK 5523
	U	Blue	4	MJ & CJ Hayes	REDHILL 5521
		Blue	1	PJ & JM Hayes	REDHILL 5521
	Ŗ Ğ	Red	4	BA & AJ Wilson	PORT AUGUSTA 5710
	PW	Blue	1	PJ & DK Winen	MUNDOORA 5555
	JB	Blue	4	MK Bussenschutt & Son	PASKEVILLE 5552
	Ħ	Blue	2	HT Hein	MURRAY BRIDGE 5253
	CF	Blue	2	SJ & RA Fraser	WILMINGTON 5485

South East District

Brand	Colour	Position	Owner	Address
AD	Blue	4	A & K Damin	BORDERTOWN 5268

Western District

Brand	Colour	Position	Owner	Address
S	Red	2	Sampson Nominees	COWELL 5602
MC	Blue	4	MA & SJ Carmody	COWELL 5602
8	Green	4	BJ & J Hannemann	CLEVE 5640
υ	Red	4	P & S Charlick	CEDUNA 5690

Northern District

Brand	Colour	Position	Owner	Address
\Diamond	Blue	4	Nutt Bros Nominees P/L	PORT AUGUSTA 5700

Kangaroo Island

Brand	Colour	Position	Owner	Address
W	Blue	4	BL & JM Cleland	PENNESHAW 5222

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
C.1.D.1	NA Harrod	MT PLEASANT 5235
C.1.B.1	LJ & MJ Hams	YARCOWIE 5420
XG.2	BA & AJ Wilson	PT AUGUSTA 5710
F.4	SJ & RA Fraser	WILMINGTON 5485

South East District

Brand or Mark	Owner	Address
Nil		

Western District

Brand or Mark	Owner	Address
l.2	Sampson Nominees	COWELL 5602
Z.1.2	P & S Charlick	CEDUNA 5690

Northern District

Brand or Mark	Owner	Address
B.2	Nutt Bros Nominees	PT AUGUSTA 5700

Kangaroo Island

Brand or Mark	Owner	Address
K.3	BL & JM Cleland	PENNESHAW 5222

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
44V	AR Vandepeer & Sons	KE, LR, AP & AB Vandepeer, KINGSTON SE 5275
上21	AG, LC, NS & RW Tiver	L Tiver & Co, NARACOORTE 5271
C63	B J Oldfield	AP & JA Oldfield, GAWLER EAST 5118

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
C.2.W.6	AR Vandepeer & Sons	KE, LR, AP & AB Vandepeer, KINGSTON SE 5275
T.1.J.1	AG, LC, NS & RW Tiver	LC Tiver (L Tiver & Co), NARACOORTE 5271
XN.1.2	SH Nosworthy	Joncour & Nosworthy (YD Joncour & PJ Nosworthy)
B.6.7	MB McCourt	MJ, RJ McCourt & Woakwine Pastoral, BEACHPORT 5280
N.2.¥.3	BJ Oldfield	AP & JA Oldfield, GAWLER EAST 5118

STUD STOCK BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
$\Diamond \Diamond \Diamond$	Trimview Park Stud	Terena Trimboli 'Aneret Angus Stud' PADTHAWAY 5271

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
SD	Green	4	El & DE Stringer	GC & CM Stringer, MUNDOORA 5555
SS	Purple	2	JW Short	RL & JA Short, FARRELL FLAT 5416
V	Blue	1	AR, PS, EM & MS Vandepeer	AS, AD & GS Vandepeer, ARDROSSAN 5571
٤	Blue	1	Mitchell Bros (JB Mitchell)	Carlyle & Co (J Mitchell), ANGASTON 5353

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
(>)	Blue	4	AR Vandepeer & Sons	KE, LR, AP & AB Vandepeer, KINGSTON SE 5275
⊥B	Purple	4	L & GF Blucher	IK Day, PADTHAWAY 5271
7	Red	3	SH Nosworthy	Joncour & Nosworthy, LUCINDALE 5272
w	Blue	3	SH Nosworthy	Joncour & Nosworthy, LUCINDALE 5272
B	Blue	3	J Theodor	GK & R Beelitz, PARRAKIE 5301
	Red	4	MB McCourt	MJ, RJ Mccourt & Woakwine Pastoral, BEACHPORT 5280

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
个	Green	1	KR & DD Tiller	GK & JR Tiller, KIMBA 5641

Northern District

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

Northern District

I	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
Nil		

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XN.2.3	SH Nosworthy	Joncour & Nosworthy (YD Joncour & PJ Nosworthy) LUCINDALE 5272

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
W.1.C.4	RA Casanova	AP Casanova, PT LINCOLN 5606

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	
SO4	JM Shillabeer, SEDAN 5353	J Shillabeer	
73♦	I & ID Slee, WILMINGTON 5485	I Slee	

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
T.1.J.1	AG, LC, NS & RW Tiver NARACOORTE 5271	Mr Tiver
XN.5.7	Peter Nosworthy, LUCINDALE 5272	P Nosworthy
C.3.	I & ID Slee, WILMINGTON 5485	I Siee

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
ヿ	Purple	2	LP Hayes, REDHILL 5521	PA Hayes (per LP Hayes)
I	Red	3	I & ID Slee, WILMINGTON 5485	I Slee
₩ 	Green	4	I & ID Slee, WILMINGTON 5485	I Slee
PW	Blue	4	PJ & DK Winen MUNDOORA 5555	PJ Winen

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Aſ	Red	4	AJ & VM Sparrow KEITH 5267	AJ Sparrow

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil			1000	

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
D.3.4.	I & ID Slee, WILMINGTON 5485	I Slee

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
XN.1.E.1.	P Nosworthy, LUCINDALE 5272	P Nosworthy

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
C.1.D.3	BL Cleland, PENNESHAW 5222	BL Cleland

Brands Act, 1933 4TH QUARTER, 2002

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Registrar of Brands

6 areala

11 June 2003

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
IX7	IV & A Millard	PENOLA 5277
C36	PR & JL Clark	NARACOORTE 5271
M12	EG & PA Haberfeld	MYLOR 5153
M 84	BK Miller	YONGALA 5493
W46	JW Chandler	LUCINDALE 5272
OL3	DR & BA Maxwell	MT SHANNON STATION VIA BROKEN HILL NSW 2880
1B9	Bin Bin Holdings (PR Clarke)	KINGSTON SE 5275

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
XU.5	IV & A Millard	PENOLA 5277
C.1.D.2	PR & JL Clark	NARACOORTE 5271
F.3.7	SJ & RA Fraser	WILMINGTON 5485
C.2.X.3	Bin Bin Holdings (PR Clarke)	KINGSTON SE 5275

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
C70	TR Cartledge	MENINGIE 5264

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
∞	Angus Society of Australia	T Trimboli	PADTHAWAY 5271
C61	Australian Stud Book	AB Clarke	WIRRABARA 5481
C61	Australian Warmblood Association	AB Clarke	WIRRABARA 5481
\bigcirc	Angus Society of Australia	M Paxton	ROBE 5276
∔ TP	Dairy Goat Society of Australia	TT Schulz	OWEN 5460
SJA	Australian Stock Horse Society	SJ Allen	MT BARKER 5251
\Q	Arabian Horse Society of Australia	LM Litchfield	MARREE 5733
V	SA Thoroughbred Breeders	NA McKay	ALICE SPRINGS NT 0871

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
E	Green	4	SA Eichler	MANNUM 5238
ı	Green	4	IH & KA Waterhouse	KERSBROOK 5231
RB	Purple	4	CF Bubner	HAMLEY BRIDGE 5401
АВ	Purple	3	Brookfields Primary Industries RJ & AG Auricht	GAWLER 5118
W	Green	4	WJ Wilkey & CC & GD Wilkey	EDITHBURGH 5583

South East District

Brand	Colour	Position	Owner	Address
RF	Purple	4	RJ & FJ Adamson	LAMEROO 5302
Δc	Green	3	PR & JL Clark	NARACOORTE 5271
RD	Green	2	RK & GB Duell	MURRAY BRIDGE 5253
WE	Blue	4	JW Chandler	LUCINDALE 5272
F	Purple	4	RH Ferguson	KINGSTON 5275

Western District

Brand	Colour	Position	Owner	Address
KB	Blue	1	RK & DL Baty	MINNIPA 5654
В	Blue	3	B & V Siegert	EDILLILIE 5630
M	Red	2	JA & MJ Siegert	EDILLILIE 5630

Northern District

Brand	Colour	Position	Owner	Address
J	Red	2	Boolapuckee Pty Ltd PS Rasheed	YUNTA 5440
J	Red	2	N Rasheed	YUNTA 5440

Kangaroo Island

Brand	Colour	Position	Owner	Address
N	Purple	1	Latitude 36 (A & B Nolan)	KINGSCOTE 5223

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
X.W.2.3	PA Kirkham	PORT AUGUSTA 5700

South East District

Brand or Mark	Owner	Address
A.1.B.3	PR & JL Clark	NARACOORTE 5271
M.1.3	KS & ME Blacker	NARACOORTE 5271

Western District

Brand or Mark	Owner	Address
Nil		

Northern District

Brand or Mark	Owner	Address
Nil		

Kangaroo Island

Brand or Mark	Owner	Address
L.4	Latitude 36 (A & B Nolan)	KINGSCOTE 5223

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
<i>N</i> 71	SH Nosworthy	Joncour & Nosworthy (YD Joncour & PJ Nosworthy) LUCINDALE 5272
42G	BT & ER Goode	TR & JA Butler, VICTOR HARBOR 5211
6R7	KD & BE Rathjen	GJ & SE Thompson, SPRINGTON 5235

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
XR.7	BT & ER Goode	TR & JA Butler, VICTOR HARBOR 5211

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
1H	Purple	1	IR Hancock	MR & RT Hancock WILMINGTON 5485
• • • •	Purple	4	IR Hancock	MR & RT Hancock WILMINGTON 5485
Æ	Red	1	KD & BE Rathjen	GJ & SE Thompson SPRINGTON 5235
P	Green	1	WG, RS & WR Pryde	WR & LA Pryde, SPALDING 5454
KW	Green	3	KH & LM Wedding	KG & CM Wedding NARACOORTE 5271

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
G	Green	3	BT & ER Goode	TR & JA Butler
	Oreen			VICTOR HARBOR 5211

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
T	Purple	4	TM & PE Myers	PE & RB Myers, PT LINCOLN 5606

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
XU.1.2	KD & BE Rathjen	GJ & SE Thompson, SPRINGTON 5235
XT.1.A.1	IR Hancock	MR & RT Hancock, WILMINGTON 5485
XT.3.A.3.	HE Hancock	MR & RT Hancock, WILMINGTON 5485

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XA.3	BT & ER Goode	TR & JA Butler, VICTOR HARBOR 5211

Western District

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

Northern District

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

Kangaroo Island

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

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

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
8 W	Green	4	WH Burgess VICTOR HARBOR 5211	WH Burgess

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
K	Green	1	P Kretschmer, WIRRABARA 5481	P Kretschmer

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
М	Red	2	MW & GS Myers, PT LINCOLN 5606	Mrs Myers

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	
Y.Y.3.	WH Burgess VICTOR HARBOR 5211	WH Burgess	

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
T.1	P Kretschmer	P Kretschmer
	WIRRABARA 5481	

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
XM.1.3	MW & GS Myers	Mrs Myers
	PT LINCOLN 5606	

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Brands Act, 1933 1ST 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 31st March 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

12 June 2003

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
S 97	Peella Park Nominees Pty Ltd (AD Shepherdson)	WUDINNA 5652
Q11	Quindamere Partners (M & K Beddington)	NARACOORTE 5271

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
Nil		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
<u> </u>	Australian Miniature Pony Association	KL Bail	LEWISTON 5501
b	Miniature Horse Assoc. of Australia	KL Bail	LEWISTON 5501
S	Australian Pony Stud Book	AJ Quarisa	MT BARKER 5251
G	Australian Miniature Pony Association	AJ Quarisa	MT BARKER 5251
M	Australian Pony Stud Book	LA Gordon	GUMERACHA 5233
(S)	Aust. Quarter Horse Association	AM Makin	WILLASTON 5118
RWR	Arabian Horse Society of Aust.	BG Rosmann	MT GAMBIER WEST 5291
MAN	Aust. Warmblood Horse Assoc.	JM Menzel	KAPUNDA 5373
DVS	Aust. Stock Horse Society	D & V Sugars	NARACOORTE 5271
(80)	Arabian Horse Society of Aust.	A Hegyi	MT PLEASANT 5235
Cm	Aust. Miniature Pony Societyh	V Young	ECHUNGA 5153
Cn	Australian Pony Stud Book	V Young	ECHUNGA 5153
STB	South Australian Jockey Club	SA Wuttke	BRAHMA LODGE 5109
KLb	Riding Pony Stud Book	LJ Brackley	EUDUNDA 5374
M	Arabian Horse Society of Australia	S Ellis	NURIOOTPA 5355
Ô	Australian Appaloosa Association	BL Grigg	KEITH 5267
录	Santa Gertrudis Breeders (Aust.) Assoc.	NH & DG Kerrison	WALKERVILLE 5081

KLb	Welsh Pony & Cob	LJ Brackley	EUDUNDA 5374
KLb	Australian Saddle Pony Assoc	LJ Brackley	EUDUNDA 5374
Ø	Arabian Horse Society	J & IJ Sims	BIRDWOOD 5234

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
ww	Purple	4	MS & CG Webb	WAROOKA 5577
GJ	Red	4	G & J Musolino	FREELING 5372
JL	Purple	4	JE Light	EDEN VALLEY 5235
MR	Green	4	MW & SM Rosenzweig	TANUNDA 5352
JB	Red	2	JB Branson	TARLEE 5411

South East District

Brand	Colour	Position	Owner	Address
B	Red	4	D & P Bayly	KEITH 5267
AR	Red	4	A & R Pastoral Co Pty Ltd (R Richards)	LAMEROO 5302
BR	Green	2	BA Eckermann & R Aldersey	NARACOORTE 5271
AP	Purple	3	AJ & BJ Possingham	NARACOORTE 5271
SP	Green	2	Griffin Pastoral Co (B Coad & DG Woods)	GREENWAYS 5272
<u>w</u>	Red	3	WH Waters	FRANCES 5262

Western District

Brand	Colour	Position	Owner	Address
s	Red	3	CE & J Schumann	COWELL 5602
F	Purple	4	NM Follett	PORT LINCOLN 5606
N	Red	2	Mallee Hill Farming (KJ & EA Nield)	RUDALL 5642
MN	Blue	4	Nield Bros (PM & KJ Nield)	RUDALL 5642
Ĥ	Green	2	WM Herde	RUDALL 5642
DW	Green	1	AR & ML Hutt	WUDINNA 5652
N	Green	3	Eagle Creek Farmers (PM & AA Nield)	RUDALL 5642
ग्र	Blue	1	JW Moxey	PORT LINCOLN 5606

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
Nil		

South East District

Brand or Mark	Owner	Address
Nil		

Western District

Brand or Mark	Owner	Address
XH.1.2	AR & ML Hutt	WUDINNA 5652

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
24J	MT Oldfield	Larwood Investments Pty Ltd BLACK FOREST 5033
≥ 40	R & M Michell (Menai Pastoral Co)	DW Graetz (Graetz Family Trust Menai) MUNDULLA 5270
∧	RF & HD Wilson	Broughton Vale Station (SA & KL Edwards) Via BROKEN HILL NSW 2880
و79	MAE Mawby	Noranda Station (CC Mawby) KEITH 5267
E00	FE Evans	Inman Valley Stud (JK Evans) VICTOR HARBOR 5211
Y97	CR & EM Angel	CR & EM Angel & Sons (CR, EM, RJ & AR Angel) NARACOORTE 5271
E 79	Noranda Station (CC Mawby)	KW Livingstone (Nunyara Pastoral Co) KEITH 5267
⋊ 37	E & CP Kerry	AL Endicott, STOCKPORT 5410
20 Q	RJ & FA Cowin	RA & AR Cowin, LAURA 5480
520	DC & CM Smith	DB Marks, PENOLA 5277

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Adddress
<u>-01</u>	RF & HD Wilson	Broughton Vale Station (SA & KL Edwards) Via BROKEN HILL 2880

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
B.2.R.6.	MT Oldfield	Larwood Investments Pty Ltd BLACK FOREST 5035
C.1.P.1	R & M Michell (Menai Pastoral Co)	DW Graetz (Graetz Family Trust Menai) MUNDULLA 5270
G.7.A.7.	RF & HD Wilson	Broughton Vale Station (SA & KL Edwards) Via BROKEN HILL NSW 2880
XM.1.R.1.	MAE Mawby	Noranda Station (CC Mawby) KEITH 5267
G.1.W.5	CR & EM Angel	CR & EM Angel & Sons (CR, EM, RJ & AR Angel) NARACOORTE 5271
XM.1.R.1	CC Mawby	KW Livingstone (Numyara Pastoral Co, Noranda Station), KEITH 5207
0.5.R.5.	RJ & FA Cowin	RA & AR Cowin, LAURA 5480
N.3.D.3	DC & CM Smith	DB Marks, PENOLA 5277

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
M	Red	3	CR McInnes	'Donara Props' (AD & JA McInnis) MT BRYAN 5418
ЪК,	Red	4	Krieg Bros & Co	DJ & LJ Krieg, BRINKWORTH 5464
FJ	Blue	3	AW Jenke	DW & MM Beelitz, EUDUNDA 5374
MB	Blue	3	AG & GK Branson	JB Branson 'Avondale' TARLEE 5411

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
3	Green	2	R & M Michell (Menai Pastoral Co)	DW Graetz (Graetz Family Trust Menai), MUNDULLA 5270
M	Green	1	MAE Mawby ('Noranda')	Noranda Station (CC Mawby), KEITH 5267
C	Blue	3	CR & EM Angel	CR & EM Angel & Sons (CR, EM, RJ & AR Angel), NARACOORTE 5271
M	Green	1	CC Mawby	KW Livingstone (Nunyara Past. Co, Noranda Station) KEITH 5207
E	Green	1	EK Bowman & Co	NW & BK Bowman 'Fourwinds' MILLICENT 5280

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
88	Blue	1	BA & B Roe	PW & NM Roe 'Challner' STREAKY BAY 5680

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
८	Red	. 1	RF & HD Wilson	Broughton Vale Station (SA & KL Edwards), via BROKEN HILL 2880

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
A.1.XM.3.	CR McInnis	Donara Props (AD & JA McInnes) MT BRYAN 5418

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
C.3.P.3	R & M Michell	DW Graetz (Graetz Family Trust Menai), MUNDULLA 5270
XM.1.R.1.	MAE Mawby	Noranda Station (CC Mawby), KEITH 5267
XM.1.R.1.	CC Mawby	KW Livingstone (Nunyara Past. Co, Noranda Station) KEITH 5207
C.1.J.1.	EK Bowman & Co	NW & BK Bowman, MILLICENT 5280

Western District

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

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XK.1.	RF & HD Wilson	Broughton Vale Station (SA & KL Edwards)
		Via BROKEN HILL 2880

Kangaroo Island

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

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation	
U50	N Kerrison, ONE TREE HILL 5114	N Kerrison	

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
NR	Purple	4	DW Graetz MUNDULLA 5270	DW Graetz
BJ	Purple	3	BJ, MT & AJ Leaney, MALLALA 5502	BJ Leaney

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
DS	Green	4	DC & CM Smith PENOLA 5277	DC & CM Smith

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
GV	Red	2	G & V Gazzola STREAKY BAY 5680	G & V Gazzola

Northern District

Bran	d	Colour	Position	Owner and address	Applicant for cancellation
N	lil				

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
G.2.3.	DW Graetz, MUNDULLA 5270	DW Graetz

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

Nil	Brand or Mark	Owner and address	Applicant for Cancellation
• • • • • • • • • • • • • • • • • • • •	Nil		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

SERVICE SA GOVERNMENT INFORMATION CENTRE

Located on the Ground Floor, SA Water House, 77 Grenfell Street, Adelaide, will be closed on **Friday**, **27 June 2003** for annual stock-take.

ONLY *Government Gazette* sales for 26 June 2003 will be available from SA Water, SA Water House, 77 Grenfell Street, Adelaide from 9 a.m. to 5 p.m. on Friday, 27 June 2003. No other publications can be sold.

Manager, Service SA, Government Information Centre

DEVELOPMENT ACT 1993, SECTION 29 (2) $(a)\!:$ AMENDMENT TO THE MID MURRAY COUNCIL DEVELOPMENT PLAN

Preamble

It is necessary to amend the Mid Murray Council Development Plan dated 21 February 2002.

Notice

PURSUANT to section 29 (2) (a) of the Development Act 1993, I, Jay Weatherill MP, being the Minister administering the Act, amend: The Mid Murray Council Development Plan dated 21 February 2002, as follows:

- (a) Delete Maps MiMu/1 (Overlay 3) and MiMu/1 (Overlay 3) Enlargement A;
- (b) Under Council Wide Bushfire Prone Area Introduction delete the wording "Map MiMu/1 (Overlay 3)" and insert the wording 'Figures MiMuBPA/1 to 6'; and
- (c) Insert the figures contained in Attachment A.

ATTACHMENT

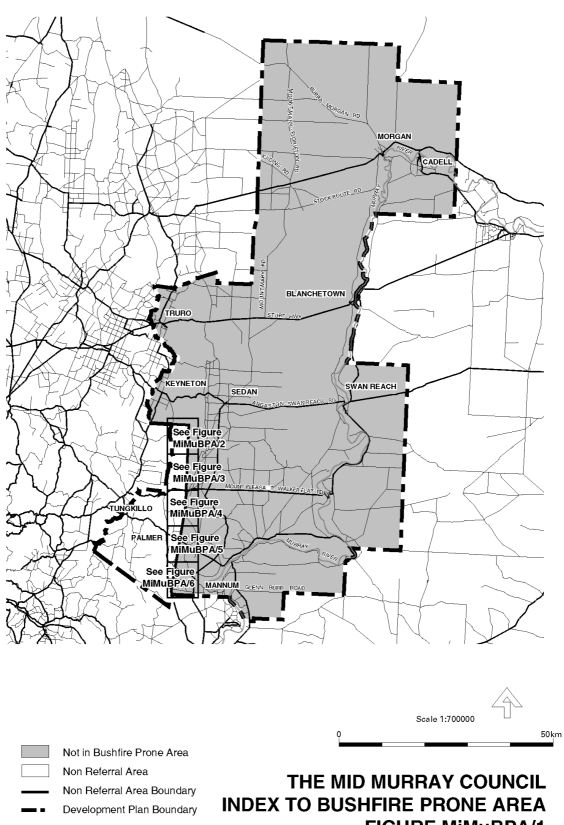
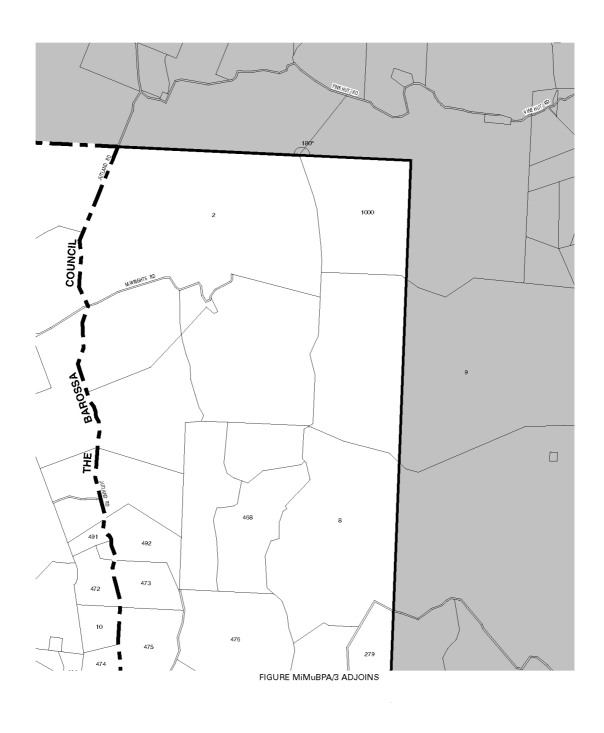


FIGURE MiMuBPA/1



Not in Bushfire Prone Area
Non Referral Area
Non Referral Area Boundary
Development Plan Boundary



THE MID MURRAY COUNCIL BUSHFIRE PRONE AREA FIGURE MiMuBPA/2



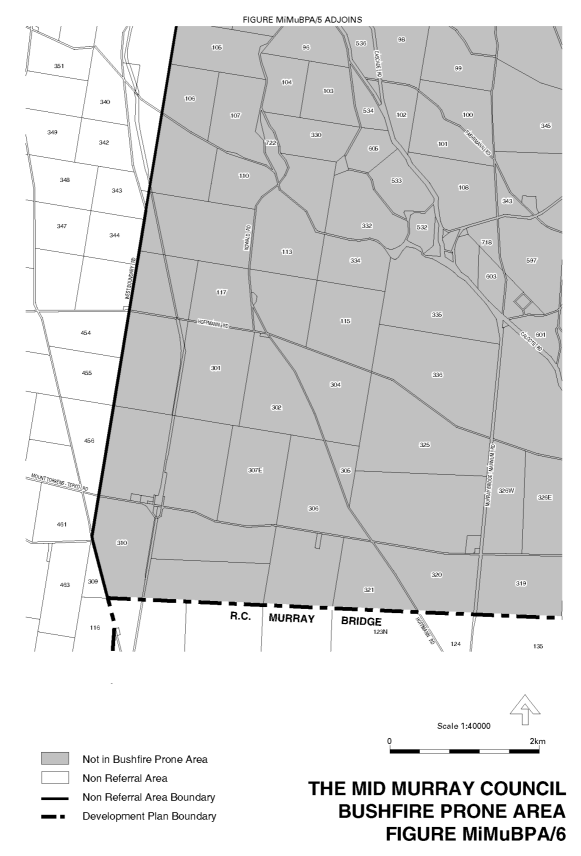




Not in Bushfire Prone Area
Non Referral Area
Non Referral Area Boundary
Development Plan Boundary

THE MID MURRAY COUNCIL BUSHFIRE PRONE AREA FIGURE MiMuBPA/5

Scale 1:40000



Dated 26 June 2003.

J. WEATHERILL, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993: SECTION 48

DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

- 1. The decision of the Governor's Deputy under section 48 of the Development Act 1993 to approve the development of a Glass Bottle Manufacturing Facility located 3.5 km north-east of Gawler, was published in the *Gazette* on 10 May 2001.
- 2. The development was the subject of a Development Report and an Assessment Report under section 46 and 46D of the Development Act 1993.
- 3. Amendments to the development approval were subsequently considered and approved by the Development Assessment Commission, and published in the *Gazette* on 31 May 2001 and 11 October 2001.
- 4. A further amended proposal to develop the Glass Bottle Manufacturing Facility has been under consideration by the Development Assessment Commission as delegate of the Governor under Division 2 of Part 4 of the Development Act 1993.
- 5. The proposed amendment includes the deletion of the second batch house, construction of an additional warehouse, extension to utilities and amenities building, erection of a covered walkway between the existing an additional warehouse and changes to the existing stormwater disposal system and the resultant changes and additions to the conditions imposed on the approval published in the *Gazette* on 11 October 2001.
 - 6. The amendments to the development are contained in:
 - (a) Letter from Resource Developments Pty Ltd Dated 27 March 2003 and report 'Application for Approval' dated May 2003.
 - (b) The following plans submitted by Resource Development Pty Ltd on 27 March 2003;
 - Entitled Stage II Elevations & Sections, Drawing A02, dated 24 March 2003.
 - Entitled Stage II Site Plan A01, Dated 24 March 2003.
 - Entitled Stage II Landscape Plan, Drg No V627/D/L/1801
 - Entitled Office Building Floor Plan Concept Layout, Drg No V627/D/O/1016.
- 7. The Development Assessment Commission is satisfied that the amendments do not require the preparation of a further or amended Development Report.
- 8. The Development Assessment Commission has, in considering the matter, 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, the Development Assessment Commission, as delegate of the Governor, grants development approval to the amended Glass Bottle Manufacturing Facility located 3.5 km north-east of Gawler.

Conditions of Approval

- 1. The development must be undertaken in accordance with:
 - (a) the following plans contained in the Development Application dated 10 October 2000, except to the extent they are varied by the plans described in paragraph 1 (b), 1 (c) and 1 (d):
 - Drawing Titled: Bassett Acoustics, Glass Bottle Manufacturing Facility Concordia, SA, Locality Plan, Drawing Number: A7510/A/SK1.

- Drawing Titled: Proposed Bottle Manufacturing Plant—Argent Road Access, Site Layout, Preliminary Road Design, Drawing Titled: 00-0195-DR1.
- Drawing Titled: Argent Road/Sturt Highway Intersection—Preliminary Design, Traffic Control Layout, Drawing Numbered: 00-0195-DR2.
- Drawing Titled: Glass Bottle Manufacturing Plant at Concordia, South Australia, Landscaping and Drainage Plan, Amended Site Plan, Sections 340 and 341, CT 5438/640 and 5438/808 Respectively, Hundred of Nuriootpa in the area named Kingsford (no Drawing Number).
- Drawing Titled: Concept Design, Glass Wine Bottle Manufacturing Plant, Concept Elevations, Drawing Number: SD02-13.
- Drawing Titled: Concept Design, Glass Wine Bottle Manufacturing Plant, Concept Site Plan and Sections, Drawing Number: SD01-13.
- (b) the following plans contained in the Development Report dated January 2001, except to the extent that they are varied by the plans described in paragraph 1 (c) and 1 (d):
 - Drawing Titled: Bassett Acoustics, Glass Bottle Manufacturing Facility Concordia, SA, Locality Plan, Drawing Number: A7510/A/SK1.
 - Drawing Titled: Glass Bottle Manufacturing Plant at Concordia, South Australia, Landscaping and Drainage Plan, Amended Site Plan, sections 340 and 341, CT 5438/640 and 5438/808 respectively, Hundred of Nuriootpa in the area named Kingsford (drawn 10 January 2001; no Drawing Number).
 - Concept Design, Glass Wine Bottle Manufacturing Plant, Concept Site Plan & Sections, Drawing Number: SD01-12.
 - Concept Design, Glass Wine Bottle Manufacturing Plan, Concept Elevations, Drawing Number: SD02-12.
 - Bassett Consulting Engineers, Glass Bottle Manufacturing Facility Concordia, SA, Locality Plan, Drawing Number: A7510/E/SK1.
- (c) the following plans drawn on 30 March 2001 and subsequently lodged, except to the extent that they are varied by the plans described in paragraph 1 (d):
 - Drawing titled: Concept Design Glass Wine Bottle Manufacturing Plant, Concept Elevations, Drawing Number: SD02-14 (drawn 30 March 2001).
 - Drawing titled: AMCOR Glass Bottle Plant Barossa Valley Site, Overall Site Layout Plan, Drawing No. V627/SD/2702, (drawn 30 March 2001).
- (d) the following plans lodged on 4 October 2001 except to the extent that they are varied by the plans described in paragraph 1 (e):
 - Entitled: Ultimate Layout Roseworthy Substation; Drawing Number: 310-566/601-001 Rev 0
 - Entitled: Drainage Layout and Final Grading Plan Roseworthy Substation; Drawing Number: 310-566/612-001 Rev O
 - Entitled: Equipment—132kV Area Roseworthy Substation; Drawing Number: 310-566/623-002.

(*e*)

- Entitled Stage II Elevations & Sections, Drawing A02, dated 24 March2003.
- Entitled Stage II Site Plan A01, Dated 24 March 2003.
- Entitled Stage II Landscape Plan, Drg No V627/D/L/1801
- Entitled Office Building Floor Plan Concept Layout, Drg No V627/D/O/1016

(f) the following documents:

- Development Report, Proposed Glass Bottle Manufacturing Facility, sections 340 and 341, Hundred of Nuriootpa, Leighton Contractors Pty Ltd (for Amcor), dated January 2001 (and attached report on Proposed Bottle Manufacturing Plant—Argent Road, for viewing in Association with the Development Report, dated January 2001).
- Assessment Report, Amcor Glass Bottle Plant Proposal, Minister for Transport and Urban Planning, dated April 2001.
- The letter from Leighton Contractors Pty Limited to Planning SA dated 4 October 2001.
- Letter from Resource Developments Pty Ltd Dated 27 March 2003 and report 'Application for Approval' dated May 2003.

Unless varied by the following conditions:

- 2. No works may be commenced unless and until:
 - (a) a private certifier or the Light Regional Council has certified to the Development Assessment Commission that all work that constitutes building work under the Development Act complies with the Building Rules, and
 - (b) A Construction Environmental Management Plan (CEMP) to address management issues during construction has been prepared by the proponent to the reasonable satisfaction of the Development Assessment Commission in consultation with the Environment Protection Agency (a branch of the Department for Environment and Heritage).

The matters addressed in the CEMP shall include, but not be limited to:

- Dust control during demolition and construction;
- Stormwater management during demolition and construction;
- Waste water disposal;
- Site clean up during demolition and construction;
- Disposal of all waste;
- Measures for controlling noise impacts from all activities and equipment; and
- · Hours of work.
- 3. Prior to the commencement of Stage II a detailed flood and stormwater management plan be prepare to the reasonable satisfaction of the Development Assessment Commission. Such Plan should consider water sensitive water design aspects and 'best practice' measures for progressively treating run-off prior to disposal, such as the use of vegetated swales, retention basins (eg. ephemeral wetlands), gross pollutant traps, oil/grease traps and silt traps. The disposal of run-off and use of 'treated' water, such as for irrigating landscape/amenity plantings or use in plant processes, should also be addressed. In particular, such plan must include measures to ensure that:
 - Development does not increase the flood risk to any other property by provision being made to ensure that stormwater runoff leaving the site post development does not exceed that which would be expected in its natural state for a 100 year ARI flood event.
 - Development is designed to adequately manage stormwater by provision being made to ensure that runoff from the site post development is suitably collected, treated and disposed of. This shall be achieved by adopting the following principles:
 - o the peak rate of stormwater runoff from the development should not exceed that which would be expected from the site in its natural state for all storms up to and including a 20 year ARI event. This will require runoff detention and storage.
 - o the volume of stormwater runoff from the development shall not exceed that which would be expected from the site in its natural state, for all storms up to and including a 20 year ARI event. This will require runoff retention including reuse and/or other means of depletion as may be necessary.
 - o provision for stormwater runoff treatment should be incorporated to ensure that all stormwater runoff from the development meets appropriate quality standards.

- 4. All landscaping indicated on Drawing V627/D/L/1801 shall be established within six (6) months of the date of this approval and shall be maintained and nurtured at all times with any diseased or dying plants being replaced.
- 5. The main vehicle entrance gate adjacent Argent Road is to be moved a sufficient distance inside the property boundary to ensure that there is sufficient space so that no part of any vehicle extends onto the road or road reserve.
- 6. All carparking areas are to be clearly line marked and numbered within three (3) months of the date of this approval.
 - 7. Buildings must be clad in a light colorbond colour, such as 'Marino'.
- 8. Noise associated with the operation of the proposed development must not exceed an equivalent noise level of 38 dB(A) at any noise sensitive receiver, when measured in accordance with the Environment Protection (Industrial Noise) Policy 1994. This condition shall be achieved for neutral weather conditions.
- 9. The environmental noise assessment must be repeated by the proponent following final selection of the plant and equipment. The extent and technical details of the noise reduction measures to achieve condition 8 shall be provided with this assessment. The report shall be submitted to the EP Authority for approval prior to construction.
- 10. An environmental noise assessment associated with the construction phase of the project must be submitted as part of an approved Construction Environment Management Plan (as described in condition 2(b)). The environmental noise assessment shall identify the noise reduction measures that are reasonable and practicable. The report shall be submitted for approval prior to construction. The relevant content of the assessment must be shown to have been included within an approved construction plan.
- 11. A particulate monitor must be installed, to the reasonable satisfaction of the Development Assessment Commission in consultation with the Environment Protection Authority, on one of the stacks of each furnace for the purposes of monitoring the level of particulate emissions from the stack.
- 12. A continuous N0x sampler must be installed, to the reasonable satisfaction of the Development Assessment Commission in consultation with the Environment Protection Authority, on one of the stacks of each furnace for the purposes of monitoring the level of N0x emissions from the stack. Installation in the recuperative section is recommended, being before ambient air dilution.
- 13. If the stack N0x samplers are installed after the ambient air inlet (not in the recuperative section) then two gas flow velocities (total gas out, furnace gas or ambient air in) must be continuously measured, to determine the dilution factor.
- 14. On each stack that does not contain the particulate and N0x samplers from each furnace, the flow velocity, temperature and pressure must be continuously monitored.
- 15. The stack monitoring equipment and sampling ports shall be installed in accordance with the Environment Protection Authority 'Monitoring Manual—Emission Testing Methodology for Air Pollution Manual' (1996).
 - 16. During construction, stormwater management must ensure:
 - Surface stormwater from outside the construction site is diverted around all disturbed areas;
 - Surface stormwater on the construction site is intercepted and redirected to protect all exposed areas;
 - Erosion and sediment control structures are installed prior to the commencement of all site disturbance and construction works;
 - All stockpiles/spoil heaps are surrounded by a silt fence at the down-slope toe of the stockpile; and

- Provision is made on site for the collection and temporary storage of all site debris and waste. Storage facilities used to store waste materials must be located away from all drainage paths to prevent litter and debris from entering the stormwater system, be covered to prevent the entry of stormwater or dispersal by wind, and be sealed to prevent leakage.
- 17. Areas containing materials such as fuels and chemicals that have the potential to contaminate stormwater must be adequately bunded. (This requirement would be satisfied by compliance with Australian Standards (AS3780.8) for storage tank and bund design).

NOTES TO THE APPLICANT

The Environment Protection Authority recommended that the attached notes be included in any decision notification that may be issued.

Licensing Requirements

The proposed facility will require licensing under the Environment Protection Act 1993. Scheduled activities under the Act (Schedule 1 Activities of Environmental Significance) that would occur as a result of this proposal includes, but may not be limited to:

- 1 (1) Chemical Storage and Warehousing Activities
- 2 (4) Ceramic works
- 3 (4) Activities producing Listed Waste
- 8 (2) Fuel Burning
- 7 (6) Earthworks Drainage (may be required during the construction phase)

It should be noted that the onus is on the person proposing to undertake an activity of environmental significance to seek an environmental authorisation (works approval and/or license) before undertaking any such activity (Refer to Schedule 1 of the Environment Protection Act 1993).

It is recommended that any license required under the Environment Protection Act be applied for at least six months prior to the planned commencement of commissioning of the plant.

The Environment Protection Authority may attach any relevant conditions to any licence granted under the Environment Protection Act 1993. Licence conditions would include the following, as indicated above;

Recommended Licence Condition 1: Noise monitoring shall occur during commissioning and annually thereafter at positions nominated by the EP Authority. The indices L_{Amax} , L_{Aeq} and L_{A90} shall be measured as a minimum over consecutive 15 minute periods to record at least the equivalent of 7 days of data. Weather conditions sufficient to determine the Pasquill-Gifford stability category shall be recorded for the measurement period. Attended measurements of the above indices shall occur on two separate occasions during the automatic logging night period. The attended measurements shall also include measurements of the indices in the 1/3 Octave band spectrum format. A report summarising the results of the noise monitoring shall be submitted to the nominated EP Authority Licence Co-ordinator within 14 days of completion of the monitoring.

Recommended Licence Condition 2: Where noise monitoring indicates that operation of the facility and ancillary equipment exceeds an equivalent noise level of 38 dB(A) when measured and adjusted in accordance with the Environmental Protection (Industrial Noise) Policy 1994, a noise reduction program shall be carried out. The noise reduction program will comprise identification of the responsible noise sources, determination of the reasonable and practicable measures available and implementation of these measures following approval of the report by the EP Authority. An acoustic engineer shall manage the program.

Recommended Licence Condition 3: Install aerators on the stormwater ponds if odorous conditions arise. Include the Gutteridge Haskins and Daveys (GHD) Report recommendations as part of the final design of the stormwater ponds, irrigation and landscaping plan. To be dealt with as a condition of licence.

General Environmental Duty

The applicant is reminded of its general environmental duty, as required by section 25 of the Environment Protection Act, 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.

Traffic Management

The applicant is advised to contact Transport SA in regard to proposed transport routes for the delivery of raw materials and the distribution of finished product, so that any possible traffic impacts on the Gawler township and the local road network are satisfactorily addressed and minimised.

Dated 26 June 2003.

PAULINE COCKRUM, Secretary Development Assessment Commission

DEVELOPMENT ACT 1993, SECTION 25 (17): RURAL CITY OF MURRAY BRIDGE—MINOR TOWN CENTRE ZONE EXPANSION PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'Rural City of Murray Bridge—Minor Town Centre Zone Expansion Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

Notice

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

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will come into operation.

Dated 26 June 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 02/0259

DEVELOPMENT ACT 1993, SECTION 28 (5): DECLARATION OF CESSATION OF INTERIM OPERATION OF THE CITY OF NORWOOD PAYNEHAM AND ST PETERS—KENSINGTON AND NORWOOD (CITY), PAYNEHAM (CITY) AND ST PETERS (CT) DEVELOPMENT PLANS—SIGNIFICANT TREES PLAN AMENDMENT

Preamble

On 20 June 2002 the Governor, with the advice and consent of the Executive Council, under section 28 (1) of the Development Act 1993, declared the City of Norwood Payneham and St Peters—Kensington and Norwood (City), Payneham (City) and St Peters (CT) Development Plans—Significant Trees Plan Amendment as an amendment to come into interim operation without delay on that day. The City of Norwood Payneham and St Peters Development Plan, consolidated on 20 June 2002, incorporated the provisions of the City of Norwood Payneham and St Peters—Kensington and Norwood (City), Payneham (City) and St Peters (CT) Development Plans—Significant Trees Plan Amendment (incorporated into a published Development Plan pursuant to section 31 of the Development Act 1993).

The City of Norwood Payneham and St Peters—Kensington and Norwood (City), Payneham (City) and St Peters (CT) Development Plans—Significant Trees Plan Amendment has not been approved by the Minister under section 25 within the required 12 months period.

As a result the policies introduced on an interim basis through the Significant Trees Plan Amendment are no longer in effect.

NOTICE

PURSUANT to section 28 (4) (c) of the Development Act 1993, The City of Norwood Payneham and St Peters—Kensington and Norwood (City), Payneham (City) and St Peters (CT) Development Plans—Significant Trees Plan Amendment ceases to operate under the Interim Operation Order proclaimed by the Governor, in Executive Council, on 20 June 2002.

Dated 21 June 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 01/0189

DEVELOPMENT ACT 1993, SECTION 25 (17): THE MID MURRAY COUNCIL—RURAL AREAS PLAN AMEND-MENT

Preamble

- 1. The Development Plan amendment entitled 'The Mid Murray Council—Rural Areas Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will come into operation.

Dated 26 June 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 98/0797

DEVELOPMENT ACT 1993, SECTION 28 (5): DECLARATION OF CESSATION OF INTERIM OPERATION OF THE CITY OF PROSPECT—SIGNIFICANT TREES PLAN AMENDMENT

Preamble

On 20 June 2002 the Governor, with the advice and consent of the Executive Council, under section 28 (1) of the Development Act 1993, declared the City of Prospect—Significant Trees Plan Amendment as an amendment to come into interim operation without delay on that day. The City of Prospect Development Plan, consolidated on 20 June 2002, incorporated the provisions of the City of Prospect—Significant Trees Plan Amendment (incorporated into a published Development Plan pursuant to section 31 of the Development Act 1993).

The City of Prospect—Significant Trees Plan Amendment has not been approved by the Minister under Section 25 within the required 12 months period.

NOTICE

PURSUANT to section 28 (4) (c) of the Development Act 1993, the City of Prospect—Significant Trees Plan Amendment ceases to operate under the Interim Operation Order proclaimed by the Governor, in Executive Council, on 20 June 2002.

Dated 21 June 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 00/0483

DEVELOPMENT ACT 1993, SECTION 28 (5): DECLARATION OF CESSATION OF INTERIM OPERATION OF THE CITY OF BURNSIDE—SIGNIFICANT TREES MANAGEMENT PLAN AMENDMENT

Preamble

On 20 June 2002 the Governor, with the advice and consent of the Executive Council, under section 28 (1) of the Development Act 1993, declared the City of Burnside—Significant Trees Management Plan Amendment as an amendment to come into interim operation without delay on that day. The City of Burnside Development Plan, consolidated on 20 June 2002, incorporated the provisions of the City of Burnside—Significant Trees Management Plan Amendment (incorporated into a published Development Plan pursuant to section 31 of the Development Act 1993).

The City of Burnside—Significant Trees Management Plan Amendment has not been approved by the Minister under Section 25 within the required 12 months period.

NOTICE

PURSUANT to section 28 (4) (c) of the Development Act 1993, the City of Burnside—Significant Trees Management Plan Amendment ceases to operate under the Interim Operation Order proclaimed by the Governor, in Executive Council, on 20 June 2002.

Dated 21 June 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 00/0553

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF PROSPECT—SIGNIFICANT TREES PLAN AMEND-MENT

Preamble

- 1. The Development Plan amendment entitled 'City of Prospect—Significant Trees Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will come into operation.

Dated 26 June 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 00/0483

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF BURNSIDE—SIGNIFICANT TREE MANAGEMENT PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'City of Burnside—Significant Tree Management Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will come into operation.

Dated 26 June 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 00/0553

DOG FENCE ACT 1946

Declaration of Rate

PURSUANT to the provisions of section 25 of the Dog Fence Act 1946, the Dog Fence Board, with the approval of the Minister for Environment and Conservation, hereby declares that for the financial year ending 30 June 2004, the dog fence rate shall be 94 cents per km² and the minimum amount payable \$65.50 for all separate holdings of more than 10 km^2 of land situated inside the dog fence.

Excluding:

- 1. For all the land in:
 - (a) The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Alfred, Adelaide, Sturt, Hindmarsh, Russell, Buccleuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnaryon.
 - (b) The whole of the Hundreds of Finlayson, Tarlton, Cungena, Kaldoonera, Scott, Murray, Chandada, Karcultaby, Condada, Pildappa, Ripon, Forrest, Campbell, Inkster, Moorkitabie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera, Addison, Travers, Yaninee, Pygery, Wudinna, Hill, Peella, Pordia, Palabie, Wannamanna, Mamblin, Kongawa, Pinkawillinie, Cortlinye, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola, Warranboo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekina, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata, Kooringa, Baldina, Apoinga and Bright.

Where this contribution from holdings in 1 (a) and 1 (b) is paid via the Sheep Advisory Group.

- Lake Torrens National Park and Lake Gairdner National Park, which are exempted from dog fence rates.
 - M. J. BALHARRY, Manager Dog Fence Administration, Department Water, Land and Biodiversity Conservation.

Electricity Act 1996 Price Determination AGL SA's standing contract prices

Pursuant to section 36AA of the *Electricity Act 1996*, ESCOSA has made a price determination in relation to AGL SA's standing contract prices. These prices apply to small customers from 1 July 2003, and are set out in the table below.

Pursuant to section 36AB of the *Electricity Act 1996*, the AGL SA standing contract prices will also constitute AGL SA's default contract prices.

The changes to AGL SA's standing and default contract prices reflect the changes in ETSA Utilities' network tariffs, approved by ESCOSA in accordance with the Electricity Pricing Order, and the application (for the first time) of NEMMCO costs in relation to full retail contestability.

A copy of AGL SA's standing contract prices may be inspected and/or purchased from Information SA, Ground Floor, SA Water Building, 77 Grenfell Street, Adelaide, SA.

For more information, please call the AGL SA Customer Service Line on 131 245.

EXECUTION

The seal of the ESSENTIAL SERVICES)
COMMISSION was affixed with due)
authority by the Chairperson of the)
ESSENTIAL SERVICES COMMISSION)

24/6/2003

Lewis W Owens Chairperson

ESSENTIAL SERVICES COMMISSION

AGL SA STANDING ELECTRICITY and DEFAULT ELECTRICITY PRICES from 1 July 2003

		GST exclusive	GST inclusive
Domestic Light/	<u>From 1 Jan -31 Mar</u>		
Power 110	Daily Consumption up to and including 3.2877 KWh (¢/kWh)	16.094	17.7034
	Daily Consumption in excess of 3.2877 KWh (¢/kWh)	19.040	20.9440
	Supply Charge (c/ day)	31.03	34.133
	From 1 Apr -31 Dec		
	Daily Consumption up to and including 3.2877 KWh (¢/kWh)	16.094	17.7034
	Daily Consumption in excess of 3.2877 KWh (¢/kWh)	17.170	18.8870
	Supply Charge (c/ day)	31.03	34.133
	Daily Consumption of 3.2877 equates to 1200 KWh/year (with rou	nding)	

		GST exclusive	GST inclusive		
Charitable 112	For all consumption (¢/kWh)	16.068	17.6748		
•	Supply Charge (c/ day)	31.01	34.111		
Controlled	For all consumption (¢/kWh)	6,404	7.0444		
Load 116	Supply Charge (c/ day)	6.36	6.996		
General Supply 126	From 1 Jan -31 Mar		· · · · · · · · · · · · · · · · · · ·		
	For all consumption (¢/kWh)	16.944	18.6384		
	Supply Charge (c/ day) From 1 Apr -31 Dec	31.01	34.11°		
	Daily Consumption up to and including 82.1918 KWh (¢/kWh)	15.710	17.281		
	Daily Consumption in excess of 82.1918 KWh (¢/kWh)	15.140	16.6540		
	Supply Charge (c/ day)	31.01	34.11		
	Daily Consumption of 82.1918 equates to 30000 KWh/year (with rounding)				
General Supply 126M	From 1 Jan -31 Mar				
Monthly Read	For all consumption (¢/kWh)	16.898	18.5878		
	Supply Charge (c/ day)	30.83	33.913		
	From 1 Apr -31 Dec				
	Daily Consumption up to and including 82.1918 KWh (¢/kWh)	15.664	17.230		
	Daily Consumption in excess of 82.1918 KWh (¢/kWh)	15.094	16.603		
	Supply Charge (c/ day)	30.83	33.913		
	Daily Consumption of 82.1918 equates to 30000 KWh/year (with ro	unding)			
General Supply	From 1 Jan -31 Mar				
Time of Use 128	For all consumption (¢/kWh)	19.322	21.2542		
	Supply Charge (c/ day)	68.67	75.53		
	From 1 Apr -31 Dec				
	Daily Consumption up to and including 82.1918 KWh (¢/kWh)	18.393	20.232		
	Daily Consumption in excess of 82.1918 KWh (¢/kWh)	16.692	18.361		
	Supply Charge (c/ day)	68.67	75.537		
	Off Peak				
	For all consumption	8.823	9.705		
	Daily Consumption of 82.1918 equates to 30000 KWh/year (with rounding)				
General Supply	<u>From 1 Jan -31 Mar</u>				
Time of Use 128M	For all consumption (¢/kWh)	19.267	21.1937		
Monthly Read	Supply Charge (c/ day)	68.22	75.04		

	`	GST	GST	
		exclusive	inclusive	
	From 1 Apr -31 Dec			
	Daily Consumption up to and including 82.1918 KWh (¢/kWh)	18.338	20.1718	
	Daily Consumption in excess of 82.1918 KWh (¢/kWh)	16.637	18.3007	
	Supply Charge (c/ day)	68.22	75.042	
	Off Peak			
	For all consumption	8.804	9.6844	
	Daily Consumption of 82.1918 equates to 30000 KWh/year (with ro	unding)		
Obsolete 140	Daily Consumption up to and including 82.1918 KWh (¢/kWh)	16.998	18.6978	
	Daily Consumption in excess of 82.1918 KWh (¢/kWh)	16.341	17.9751	
	Supply Charge (c/ day)	68.67	75.537	
	Off Peak			
l	For all consumption	8.823	9.7053	
	Daily Consumption of 82.1918 equates to 30000 KWh/year (with ro	unding)		
Obsolete 140M	Daily Consumption up to and including 82.1918 KWh (¢/kWh)	16.943	18.6373	
Monthly Read	Daily Consumption in excess of 82.1918 KWh (¢/kWh)	16.286	17.9146	
_	Supply Charge (c/ day)	68.22	75.042	
	Off Peak			
	For all consumption	8.804	9.6844	
	Daily Consumption of 82.1918 equates to 30000 KWh/year (with rounding)			

Explanatory Notes:

- 1. AGL SA's standing contract prices and default contract prices are inclusive of the GST.
- 2. Standing contract and default contract price categories will only apply to small customers, that is, those customers who consume less than 160MWh of electricity per annum. Standing contract and default contract prices apply in accordance with the following principles:
- (a) Daily Consumption" is the total electricity consumption for the period to which the customer's bill relates, divided by the number of days in that period;
- (b) Domestic Light/Power110
 - applicable to all residential consumption (excluding Controlled Load Tariff 116) in premises used wholly or principally as private residences;
- (c) Charitable Institutions 112
 - available to charitable institutions that have been endorsed by the Australian Taxation Office as an income tax exempt Charitable Entity under Subdivision 50-B of the Income Tax Assessment Act 1997.
- (d) Controlled Load 116
 - for electricity used in permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved thermal storage applications; the hours of application are fixed from time to time by AGL SA with control by time switch or other means. This price does not apply to electricity used outside those hours.
 - customers who were taking supply under this tariff, or who had applied to do so, as at 30 June 2003 are subject to the conditions which were applicable at that date.
 - this price is only available in conjunction with tariffs 110, 112, 126, 126M, 128, 128M, 140 or 140M.
- (e) General Supply 126
 - available only to non-residential customers;

- (f) General Supply 126M (Monthly Meter Reading)
 - available only to non-residential customers;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- (g) General Supply Time of Use 128
 - · available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions;
- (h) General Supply Time of Use 128M (Monthly Meter Reading)
 - · available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- (h) Obsolete Tariff 140 (formerly Farm Tariff 140)
 - applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions;
- (i) Obsolete Tariff 140M (Monthly Meter Reading)
 - applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- 3. Peak period is 0700 hours to 2100 hours from Monday to Friday (Central Standard Time).
- 4. Off peak period is all times other than peak period.
- 5. Where prices change during a billing cycle the bill for that billing cycle will be calculated on the pro-rata basis using:
- (a) the old price up to and including the date of change, and
- (b) the new price from the date of change to the end of the billing cycle.

Unmetered SupplyTariffs

Unmetered Supply Tariffs	Wattage / Other Details	Unit	GST Excl	GST Incl
Public Lighting				
Sodium (Low Pressure)	18 W	\$ per Year	12.1200	13.332
,	26 W	\$ per Year	14.6800	16.148
	55 W	\$ per Year	32.0200	35.222
	90 W	\$ per Year	45.6500	50.215
	135 W	\$ per Year	66.9000	73.590
Sodium (High Pressure)	50 W	\$ per Year	24.3400	26.774
	100 W	\$ per Year	47.6400	52.404
	150 W	\$ per Year	68.0700	74.877
	250 W	\$ per Year	107.2100	117.931
	400 W	\$ per Year	172.2100	189.431
Sodium	70 W	\$ per Year	34.2500	37.675
Sodium Flood	360 W	\$ per Year	155.0700	170.577
Sodium Flood 400 All Yr	1 x 400 W	\$ per Year	172.3700	189.607
Mercury (High Pressure)	50 W	\$ per Year	26.1500	28.765
	70 W	\$ per Year	32.2900	35.519
	80 W	\$ per Year	37.8300	41.613
	100 W	\$ per Year	44.0000	48.400
	125 W	\$ per Year	55.9000	61.490
	250 W	\$ per Year	106.0400	116.644
	400 W	\$ per Year	168.4700	185.317
	3 by 125 W	\$ per Year	166.3100	182.941
	2 by 400 W	\$ per Year	336.2600	369.886
Mercury Flood	400 W	\$ per Year	183.3300	201.663
	750 W	\$ per Year	304.9200	335.412
Tubular Fluorescent	20 W	\$ per Year	11.9100	13.101
	40 W	\$ per Year	20.4000	22.440
i	2 by 20 W	\$ per Year	23.5500	25.905
	4 by 20 W	\$ per Year	39.8200	43.802
	2 by 40 W	\$ per Year	39.8200	43.802
	3 by 40 W	\$ per Year	59.1200	65.032
	4 by 40 W	\$ per Year	78.6600	86.526
Fluorescent / Gas Tube	2 X 8 W	\$ per Year	9.4000	10.340
Special Public Lighting Tariffs				
0 . 15	4000 144		,	
Special Floodlighting	1000 W metal halide	\$ per Year	429.5100	472.461
	400 W mercury	\$ per Year	155.0800	170.588
Energy-only Tariffs	50W high pressure sodium	\$ per Year	24.3400	26.774
	100W high pressure sodium	\$ per Year	47.6400	52.404
Private Floodlighting	400W mercury	\$ per Year	183.3300	201.663
(night sight)	360W sodium	\$ per Year	155.0700	170.577

Unmetered Supply Tariffs	Wattage / Other Details	Unit	GST Excl	GST Incl
	040M andium	C nor Voor	404 4000	444 600
	940W sodium 1000W mercury	\$ per Year \$ per Year	404.1900 454.6100	444.609 500.071
	1000vv mercury	y per rear	454.0100	500.071
Incandescent Street Lights	60W (and less)	\$ per Year	24.1900	26.609
	100 W	\$ per Year	39.8200	43.802
	150 W	\$ per Year	59.1200	65.032
	200 W	\$ per Year	78.6300	86.493
	300 W	\$ per Year	117.8500	129.635
	500 W	\$ per Year	196.0800	215.688
	1000 W	\$ per Year	390.6900	429.759
Mercury Street Lights	80 W	\$ per Year	35.8200	39.402
	125 W	\$ per Year	55.9000	61.490
Floodlights Incondessant	450 \\	(F0 4400	CE 004
Floodlights Incandescent	150 W	\$ per Year	59.1100	65.021
(All year use)	300 W	\$ per Year	117.8500	129.635
	500 W	\$ per Year	196.1400	215.754
	750 W	\$ per Year	293.3300	322.663
	1000 W	\$ per Year	390.6900	429.759
	1500 W	\$ per Year	585.9800	644.578
	Mercury - all year use 250 W	\$ per Year	106.0400	116.644
	400 W	\$ per Year	183.3300	201.663
(Seasonal use)	Mercury - seasonal use	a per rear	103.3300	201.003
(Seasonal use)	400 W	\$ per Year	183.3300	201.663
	Sodium - all year use	y per rear	103.3300	201.003
•	90 W	\$ per Year	45.6600	50.226
Mercury Fluorescent	2 by 400 W	\$ per Year	336.2600	369.886
M-4-1 U-8-1- B 041 0	70 14/	(20.04	20.004
Metal Halide Rear Control Gear		\$ per Year	32.81	36.091
	100 W	\$ per Year	43.74	48.114
	175 W	\$ per Year	75.46	83.006
	250 W	\$ per Year	105.63	116.193
	400 W	\$ per Year	167.14	183.854
	1500 W	\$ per Year	611.60	672.760
Metal Halide - Constant	150 W	\$ per Year	68.44	75.284
Wattage Control Gear	250.14/	C nor Voor	110.66	102.026
	250 W 400 W	\$ per Year \$ per Year	112.66 176.51	123.926 194.161
Special Public Lighting Tariffs	400 W	y per rear	170.51	194.101
Telstra Cabinet	1x20W	\$ per year	136.49	150.139
Traffic Control Beacons	1 x 30 W	\$ per year	16.31	17.941
1	1 x 20 W	\$ per year	11.08	12.188
	& 4x20 W	\$ per year	44.67	49.137
	& 4x40 W	\$ per year	89.03	97.933
1	& 1x67 W	\$ per year	36.50	
	& 1x60 W	\$ per year	32.62	
	& 1x70 W	\$ per year	38.18	41.998
I	63 W	\$ per year	34.65	38.115
l	& 1x100 W	\$ per year	54.49	59.939

Unmetered Supply Tariffs	Wattage / Other Details	Unit	GST Excl	GST Incl
. !				
	94 W Quartz Halo	\$ per year	52.08	57.288
	Restricted 1x35 W	\$ per year	18.78	20.658
	35 W Quartz Halo	\$ per year	19.28	21.208
	50 W Quartz Halo	\$ per year	27.81	30.591
	250 W Neon	\$ per year	138.46	152.306
	4x150 W	\$ per year	455.11	500.621
Bus Shelter Sign	4x58 W (a)	\$ per year	579.13	637.043
_	4x58 W (b)	\$ per year	781.10	859.210
	1x18 W	\$ per year	113.89	125.279
	4x18 1x9 W	\$ per year	259.96	285.956
	2 x 56 W	\$ per year	171.87	189.057
	1x170 W	\$ per year	198.82	218.702
Gaseous Tubes	Fixed Charge	\$ per year	49.25	54.175
	Usage Charge	\$/W/Month	56.4900	62.139
Unmetered Supplies - Large	Fixed Charge	\$ per year	114.97	126.467
	Usage Charge	c/kWh	288.77	317.647
Unmetered Supplies - Small		\$ per year	149.54	164.494

Notice of change to ETSA Utilities' distribution tariffs from 1 July 2003.

Pursuant to clauses 1.6(a) and 1.6(c)(ii) of the Electricity Pricing Order (EPO), notice is given that the Essential Services Commission of SA has approved changes to ETSA Utilities' distribution tariffs, to be applied from 1 July 2003. The changes to the tariffs were calculated in accordance with the formula set out in Schedule 7 of the EPO. The altered distribution tariffs are to be applied for the year 1 July 2003 to 30 June 2004.

The altered distribution tariffs, which will apply from 1 July 2003, are set out in the table below.

A copy of the altered distribution tariffs may be inspected and/or purchased from Information SA, Ground Floor, SA Water Building, 77 Grenfell Street, Adelaide, SA.

For more information, please call the ETSA Utilities Customer Feedback Line on 1800 088 667.call the ETSA Utilities Customer Feedback Line on 1800 088 667.

EXECUTION

The seal of the ESSENTIAL SERVICES COMMISSION was affixed with due authority by the Chairperson of the ESSENTIAL SERVICES COMMISSION)))	
Lewis W Owens CHAIRPERSON ESSENTIAL SERVICES COMMISSION		24/6/2003

Customer Category		Units	Min Qty.	Total incl GST
Zone Sub-station (KVA) (Loa	d <10MW and Consumption	<40GWh pa	a)	
(Cust Zone S/Stn KVA)	Supply Rate	\$ p.a.	,	1,815.291
	Annual Demand Rate	\$/kVA p.a	. 5.75 MVA	31.020
	Additional Demand	\$/kVA p.a	•	8.556
	Peak Usage Rate	c/kWh }	25 GWh	1.770
	Off-Peak Usage Rate	c/kWh }		0.760
High Voltage (KVA)				
(Cust HV KVA)	Supply Rate	\$ p.a.		1,459.416
	Annual Demand Rate	\$/kVA p.a	. 1.15 MVA	42.672
	Additional Demand	\$/kVA p.a	•	12.024
	Peak Usage Rate	c/kWh		2.400
	Off-Peak Usage Rate	c/kWh		1.210

Customer Category		Units Min Qty.	Total incl GST
High Voltage Obsolete (KVA)			
(Cust HV_Obsolete KVA)	Supply Rate	\$ p.a.	1,459.416
` _ ,	Annual Demand Rate	\$/kVA p.a. 300 kVA	42.672
	Additional Demand	\$/kVA p.a.	12.024
	Peak Usage Rate	c/kWh	2.400
	Off-Peak Usage Rate	c/kWh	1.210
Large Low Voltage Demand (KV		·	
(Cust Large LV Demand KVA)	Supply Rate	\$ p.a.	1,459.416
	Annual Demand Rate	\$/kVA p.a. 1.15 MVA	49.176
	Additional Demand	\$/kVA p.a.	13.932
	Peak Usage Rate	c/kWh	2.720
	Off-Peak Usage Rate	c/kWh	1.390
Low Voltage Demand (KVA)			
(Cust LV Demand KVA)	Supply Rate	\$ p.a.	1,459.416
	Annual Demand Rate	\$/kVA p.a. 350 kVA	55.260
	Additional Demand	\$/kVA p.a.	15.732
	Peak Usage Rate	c/kWh	2.990
	Off-Peak Usage Rate	c/kWh	1.580
Medium Low Voltage Demand (
(Cust Medium LV Demand KVA) Supply Rate	\$ p.a.	738.541
	Annual Demand Rate	\$/kVA p.a. 120 kVA	70.404
	Additional Demand	\$/kVA p.a.	20.196
	Peak Usage Rate	c/kWh	3.750
	Off-Peak Usage Rate	c/kWh	2.070
Zone Sub-station (KW) (Load <	10MW and Consumption	<40GWh pa)	
(Cust Zone S/Stn KW)	Supply Rate	\$ p.a.	1,815.291
	Annual Demand Rate	\$/kW p.a. 5 MW	30.684
	Additional Demand	\$/kW p.a.	10.596
	Peak Usage Rate	c/kWh } 25 GWh	2.020
	Off-Peak Usage Rate	c/kWh }	0.910
High Voltage (KW)			
(Cust HV KW)	Supply Rate	\$ p.a.	1,459.416
	Annual Demand Rate	\$/kW p.a. 1 MW	42.912
	Additional Demand	\$/kW p.a.	16.488
	Peak Usage Rate	c/kWh	2.840
	Off-Peak Usage Rate	c/kWh	1.500
High Voltage Obsolete (KW)			
(Cust HV_Obsolete KW)	Supply Rate	\$ p.a.	1,459.416
	Annual Demand Rate	\$/kW p.a. 250 kW	42.912
	Additional Demand	\$/kW p.a.	16.488
	Peak Usage Rate	c/kWh	2.840
	Off-Peak Usage Rate	c/kWh	1.500
Large Low Voltage Demand (KV		_	
(Cust Large LV Demand KW)	Supply Rate	\$ p.a.	1,459.416
	Annual Demand Rate	\$/kW p.a. 1 MW	48.792
	Additional Demand	\$/kW p.a.	19.128
	Peak Usage Rate	c/kWh	3.240
	Off-Peak Usage Rate	c/kWh	1.730

Customer Category		Units Min Qty.	Total incl GST
Low Voltage Demand (KW)	Marin Brance		
(Cust LV Demand KW)	Supply Rate	\$ p.a.	1,459.416
,	Annual Demand Rate	\$/kW p.a. 300 kW	54.360
	Additional Demand	\$/kW p.a.	21.576
	Peak Usage Rate	c/kWh	3.590
	Off-Peak Usage Rate	c/kWh	1.980
Medium Low Voltage Demand (k		**************************************	
(Cust Medium LV Demand KW)	Supply Rate	\$ p.a.	738.541
•	Annual Demand Rate	\$/kW p.a. 100kW	68.076
	Additional Demand	\$/kW p.a.	27.708
	Peak Usage Rate	c/kWh	4.580
	Off-Peak Usage Rate	c/kWh	2.620
Low Voltage Business - 2 Rate T			· · · · · · · · · · · · · · · · · · ·
(Cust LV Bus 2R T1-4)	Supply Rate	\$ p.a.	273.896
	Peak Usage Rate	c/kWh	8.150
	Off-Peak Usage Rate	c/kWh	2.900
Low Voltage Business - Single R			
(Cust LV Bus 1R T1-4)	Supply Rate	\$ p.a.	88.841
(Anytime Usage Rate	c/kWh	7.640
7-			7.010
Low Voltage Business - 2 Rate T	vpe 5 or 6 Meter Read M	/onthly	
(Cust LV Bus 2R T5-6 M)	Supply Rate	\$ p.a.	273.896
(0.00.2.7.2.0.2.7.7.0.0.11.)	Peak Usage Rate	c/kWh	8.370
	Off-Peak Usage Rate	c/kWh	3.120
Low Voltage Business - Single R			0.120
(Cust LV Bus 1R T5-6 M)	Supply Rate	\$ p.a.	88.841
(Anytime Usage Rate	c/kWh	7.860
Low Voltage Business - 2 Rate T			
(Cust LV Bus 2R T5-6 Q)	Supply Rate	\$ p.a.	275.721
((3.3.3	Peak Usage Rate	c/kWh	8.430
	Off-Peak Usage Rate	c/kWh	3.140
Low Voltage Business - Single R	The state of the s		0.110
(Cust LV Bus 1R T5-6 Q)	Supply Rate	\$ p.a.	89.571
(Anytime Usage Rate	c/kWh	7.910
Low Voltage Residential - Single			7.010
(Cust LV Res 1R T1-4 M)	Supply Rate	\$ p.a.	88.476
(0.001 = 1 1.00 1.11 1.11)	Anytime Usage Rate	c/kWh	8.260
Low Voltage Residential - Single			0.200
(Cust LV Res 1R T5-6 M)	Supply Rate	\$ p.a.	88.476
(Gust EV 1166 TT 16 G W)	Anytime Usage Rate	c/kWh	8.480
Low Voltage Residential - Single			0.700
(Cust LV Res 1R T5-6 Q)	Supply Rate	\$ p.a.	88.476
(0000000)	Anytime Usage Rate	ა p.a. c/kWh	8.480
Low Voltage Off-peak Controlled		O/IXYVII	0.400
Cust LV C Load)	Supply Rate	\$ n a	25 550
(Cust LV C Load)		\$ p.a.	25.550
Low Voltage Unmetered Users	Anytime Usage Rate	c/kWh	2.040
Low Voltage Unmetered Usage (o /Is/A/b	4.050
(Cust LV 12hr Night)	Anytime Usage Rate	c/kWh	4.250

Customer Category		Units	Min Qty.	Total incl GST
Low Voltage Unmetered Usage	e (24 Hour Usage)			
(Cust LV 24hr Continuous)	Anytime Usage Rate	c/kWh		4.740
Other Unmetered Usage		***************************************		
(Cust Other)	Supply Rate	\$ p.a.		47.085
	Peak Usage Rate	c/kWh		8.940
	Off-Peak Usage Rate	c/kWh		3.210
NMI 2001000378 Subtransmis				
(Cust Sub Tr KVA)	TUoS Supply Charge	\$ p.a.		83,859.000
,	Supply Rate	\$ p.a.		4,222.101
	Annual Demand Rate	\$/kVA p.a.		43.929
	Additional Demand	\$/kVA p.a.		4.155
	Peak Usage Rate	c/kWh		0.293
	Off-Peak Usage Rate	c/kWh		0.172
NMI SAAAAAA018 Subtransm				
(Cust Sub Tr KVA)	TUoS Supply Charge			230,305.000
,	Supply Rate	\$ p.a.		4,222.101
	Annual Demand Rate	\$/kVA p.a.		57.493
	Additional Demand	\$/kVA p.a.		4.155
	Peak Usage Rate	c/kWh		0.293
	Off-Peak Usage Rate	c/kWh		0.172
NMI SAAAAAA019 Zone Sub-		· · · · · · · · · · · · · · · · · · ·		
(Cust Zone S/Stn KVA)	TUoS Supply Charge	\$ p.a.		49,799.000
,	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kVA p.a.		65.587
	Additional Demand	\$/kVA p.a.		8.556
	Peak Usage Rate	c/kWh }		0.609
	Off-Peak Usage Rate	c/kWh }		0.412
NMI SAAAAAA021 Zone Sub-s			**************************************	
(Cust Zone S/Stn KVA)	TUoS Supply Charge	\$ p.a.		150,695.000
,	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kVA p.a.		65.587
	Additional Demand	\$/kVA p.a.		8.556
	Peak Usage Rate	c/kWh }	,	0.609
	Off-Peak Usage Rate	c/kWh }		0.412
NMI SAAAAAA022 Zone Sub-	station (KVA)			
(Cust Zone S/Stn KVA)	TUoS Supply Charge	\$ p.a.		166,626.000
,	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kVA p.a.		44.565
	Additional Demand	\$/kVA p.a.		8.556
	Peak Usage Rate	c/kWh }		0.609
	Off-Peak Usage Rate	c/kWh }		0.412
NMI SAAAAAA023 Zone Sub-				to # 4 " or 4 december on the
(Cust Zone S/Stn KVA)	TUoS Supply Charge	\$ p.a.		64,301.000
•	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kVA p.a.		48.739
	Additional Demand	\$/kVA p.a.		8.556
	Peak Usage Rate	c/kWh }		0.609
	Off-Peak Usage Rate	c/kWh }		0.412

Customer Category		Units	Min Qty.	Total incl GST
NMI SAAAAAA026 Zone Sub-	station (KVA)			***************************************
(Cust Zone S/Stn KVA)	TUoS Supply Charge	\$ p.a.		44,914.000
,	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kVA p.a.		45.240
	Additional Demand	\$/kVA p.a.		8.556
	Peak Usage Rate	c/kWh }		0.609
	Off-Peak Usage Rate	c/kWh }		0.412
NMI 2001000608 Zone Sub-st		<u> </u>		0.112
(Cust Zone S/Stn KVA)	TUoS Supply Charge	\$ p.a.		37,844.000
,	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kVA p.a.		44.935
	Additional Demand	\$/kVA p.a.		8.556
	Peak Usage Rate	c/kWh }		0.609
	Off-Peak Usage Rate	c/kWh }		0.412
NMI SAAAAAA438 Zone Sub-		0,11111		0.112
(Cust Zone S/Stn KVA)	TUoS Supply Charge	\$ p.a.		37,959.000
,	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kVA p.a.		44.786
	Additional Demand	\$/kVA p.a.		8.556
	Peak Usage Rate	c/kWh }		0.609
	Off-Peak Usage Rate	c/kWh }		0.412
NMI SAAAAAA084 Subtransm				
(Cust Sub Tr KW)	TUoS Supply Charge	\$ p.a.		1,007,837.000
,	Supply Rate	\$ p.a.		4,222.101
	Annual Demand Rate	\$/kW p.a.		22.826
	Additional Demand	\$/kW p.a.		4.345
	Peak Usage Rate	c/kWh		0.420
	Off-Peak Usage Rate	c/kWh		0.235
NMI SAAAAAB557 Subtransm				
(Cust Sub Tr KW)	TUoS Supply Charge	\$ p.a.		330,998.000
,	Supply Rate	\$ p.a.		4,222.101
	Annual Demand Rate	\$/kW p.a.		28.268
	Additional Demand	\$/kW p.a.		4.345
	Peak Usage Rate	c/kWh		0.420
	Off-Peak Usage Rate	c/kWh		0.235
NMI SAAAAAA002 Zone Sub-				
(Cust Zone S/Stn KW)	TUoS Supply Charge	\$ p.a.		261,781.000
,	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kW p.a.		71.690
	Additional Demand	\$/kW p.a.		10.596
	Peak Usage Rate	c/kWh }		0.807
	Off-Peak Usage Rate	c/kWh }		0.533
VMI SAAAAAA000 Zone Sub-		······································		
(Cust Zone S/Stn KW)	TUoS Supply Charge	\$ p.a.		110,152.000
•	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kW p.a.		71.690
	Additional Demand	\$/kW p.a.		10.596
	Peak Usage Rate	c/kWh }		0.807

Customer Category		Units	Min Qty.	Total incl GST
NMI SAAAAAA001 Zone Sub	o-station (KW)			
(Cust Zone S/Stn KW)	TUoS Supply Charge	\$ p.a.		87,485.000
	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kW p.a.		71.690
	Additional Demand	\$/kW p.a.		10.596
	Peak Usage Rate	c/kWh }		0.807
	Off-Peak Usage Rate	c/kWh }		0.533
NMI SAAAAAA035 Zone Sub	o-station (KW)			
(Cust Zone S/Stn KW)	TUoS Supply Charge	\$ p.a.		118,568.000
	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kW p.a.		63.067
	Additional Demand	\$/kW p.a.		10.596
	Peak Usage Rate	c/kWh }		0.807
	Off-Peak Usage Rate	c/kWh }		0.533
NMI SAAAAAA029 Zone Sub	o-station (KW)			
(Cust Zone S/Stn KW)	TUoS Supply Charge	\$ p.a.		431,118.000
	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kW p.a.		25.823
	Additional Demand	\$/kW p.a.		10.596
	Peak Usage Rate	c/kWh }		0.807
	Off-Peak Usage Rate	c/kWh }		0.533
NMI SAAAAAA031 Zone Sut	o-station (KW)			
(Cust Zone S/Stn KW)	TUoS Supply Charge	\$ p.a.		392,009.000
	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kW p.a.		25.764
	Additional Demand	\$/kW p.a.		10.596
	Peak Usage Rate	c/kWh }		0.807
	Off-Peak Usage Rate	c/kWh }		0.533
NMI SAAAAAA024 Zone Sul	o-station (KW)			
(Cust Zone S/Stn KW)	TUoS Supply Charge	\$ p.a.		78,092.000
	Supply Rate	\$ p.a.		1,815.291
	Annual Demand Rate	\$/kW p.a.		47.107
	Additional Demand	\$/kW p.a.		10.596
	Peak Usage Rate	c/kWh }		0.807
	Off-Peak Usage Rate	c/kWh }		0.533

Notes:

- 1. The distribution tariffs:
- (a) are inclusive of the GST imposed as at 1 July 2000; and
- (b) include the application of AD_t as defined in paragraph E2 of Schedule 7 of the Electricity Pricing Order 1999.
- 2. ETSA Utilities must assign each Distribution Network User to a distribution tariff in respect of each of its connection points in accordance with the following principles.
- (a) A Distribution Network User that has an agreed maximum demand of 250kW or more in respect of a connection point, must be assigned to a distribution tariff that includes a demand component in respect of that connection point.
- (b) A Sub-Transmission (kVA) Network User is a Distribution Network User taking supply at 66kV, or at 33kV outside of the Adelaide Metropolitan area. A minimum annual demand of 11.50MVA applies. A type 3 NEM meter or equivalent is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.90 pf). These tariffs are invoiced monthly.

- (c) A Zone Substation (kVA) customer is a Distribution Network User taking supply generally at 11kV from the low voltage transformer terminals. Supply may also be taken at lower voltages that exceed 1kV. A minimum annual demand of 5.75 MVA and a minimum annual usage of 25GWh apply. A type 3 NEM meter or equivalent is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.90 pf). These tariffs are invoiced monthly.
- (d) A High Voltage Demand (kVA) customer is a Distribution Network User taking supply generally at 11kV. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1.15MVA applies. A type 3 NEM meter or equivalent is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (e) A High Voltage (kVA) (Obsolete) customer is a Distribution Network User taking supply generally at 11kV. This tariff is available only to Distribution Network Users that were taking supply under the High Voltage Demand (kW) (Obsolete) tariff as at 11 October 1999. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 300kVA applies. A type 3 NEM meter or equivalent is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (f) A Large Low Voltage Demand (kVA) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 1.15MVA applies. A type 3 NEM meter or equivalent is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (g) A Low Voltage Demand (kVA) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 350kVA applies. A type 3 NEM meter or equivalent is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (h) A Medium Low Voltage Demand (kVA) customer is a Distribution Network User taking supply at less than 1kV and using demand, peak and off-peak network charges. A minimum annual demand of 120kVA applies. A type 3 NEM meter or equivalent is required. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (i) A Low Voltage Business 2 rate Type 1-4 Meter customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. The User utilises a type 1-4 meter. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.</p>
- (j) A Low Voltage Business 2 rate Type 5-6 Meter Read Monthly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (k) A Low Voltage Business 2 rate Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
- (I) A Low Voltage Business single rate Type 1-4 Meter customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate network charges. The User utilises a type 1-4 meter. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.</p>
- (m) A Low Voltage Business single rate Type 5-6 Meter Read Monthly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate network charges. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (n) A Low Voltage Business single rate Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate metering. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.

- (o) A Low Voltage Residential single rate Type 1-4 Meter Read Monthly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. The User utilises a type 1-4 meter. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
- (p) A Low Voltage Residential single rate Type 5-6 Meter Read Monthly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (q) A Low Voltage Residential single rate Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
- (r) A Low Voltage Off-peak Controlled Load is used by a Distribution Network User for permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved applications involving a time switch and separate metering where the timing has been set in accordance with ETSA Utilities' requirements regarding the timing of loads. This tariff is available only to Distribution Network Users that were taking supply under the Controlled Load tariff as at 30 June 2003, or are utilising a business single or residential tariff at the NMI in conjunction with the controlled load. This tariff is invoiced at the same frequency as other tariffs used by the Distribution Network User at that NMI.
- (s) Unmetered Overnight Usage supply is defined as overnight use by a Distribution Network User for public lighting. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
- (t) Unmetered 24 Hour Usage supply is defined as constant 24 hour per day use by a Distribution Network User, typically public phones, traffic lights and telecommunications installations. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
- (u) Other Unmetered Supply is defined as unmetered use by Distribution Network Users other than public lighting or continuous use. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
- (v) A Sub-Transmission Network (kW) User is a Distribution Network User taking supply at 66kV, or at 33kV outside of the Adelaide metropolitan area. A minimum annual demand of 10MW applies. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (w) A Zone Substation (kW) customer is a Distribution Network User taking supply generally at 11kV from the low voltage transformer terminals. Supply may also be taken at lower voltages that exceed 1kV. A minimum annual demand of 5MW and a minimum annual usage of 25GWh apply. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (x) A High Voltage Demand (kW) customer is a Distribution Network User taking supply generally at 11kV. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1MW applies. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (y) The High Voltage Demand (kW) (Obsolete) tariff is available only to Distribution Network Users that were taking supply under this tariff as at 11 October 1999. Conditions applicable at that date apply. These tariffs are invoiced monthly.
- (z) A Large Low Voltage Demand (kW) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 1MW applies. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (aa) A Low Voltage Demand (kW) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of300kW applies. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (bb) A Medium Low Voltage Demand (kW) customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using demand, peak and off-peak network charges. A minimum annual demand of 100kW applies. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- 3. The supply and demand charges are levied and billed to Distribution Network Users periodically on a pro-rata basis.

- 4. Demand charges are determined on the basis of:
- (a) maximum demand (Annual Demand); and
 (b) additional maximum demand (Additional Demand), determined in accordance with paragraph B2 of Schedule 5 of the Electricity Pricing Order.
- 5. Peak energy is energy consumed on business days between the hours of 0700 and 2100 (Central Standard Time). For Distribution Network Users with metering that does not recognise specific days, peak energy is energy consumed on each day between the hours of 0700 and 2100 (Central Standard Time).
- 6. Off-peak energy is energy consumed other than peak energy.

ENVIRONMENT PROTECTION ACT 1993

Revoke the 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:

Revoke as Category B Containers, 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.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4
Name of Product	Size (ml)	Type	Name of Approval Holder
ECO Organic Springwater ECO Organic Springwater	600 1 500	Pet Pet	ECO Beverages Australia Pty Ltd ECO Beverages Australia Pty Ltd

ESSENTIAL SERVICES COMMISSION ACT 2002

Electricity Transmission Code

NOTICE is hereby given that pursuant to section 28 of the Essential Services Commission Act 2002, the Essential Services Commission has varied, to reflect the ACCC revenue cap determination, the Electricity Transmission Code to apply to the electricity transmission industry, a regulated industry under the Electricity Act 1996, to have effect on and from 1 July 2003.

A copy of the Electricity Transmission Code (as varied—version TC/4) may be inspected or obtained from the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide and is also available at: www.escosa.sa.gov.au.

Queries in relation to the Electricity Transmission Code may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide. Telephone (08) 8463 4444 or Freecall 1800 633 592.

The seal of the ESSENTIAL SERVICES COMMISSION was affixed with due authority by the Chairperson of the ESSENTIAL SERVICES COMMISSION.

Dated 20 June 2003.

(L.S.) LEWIS. W. OWENS, Chairperson, Essential Services Commission

EXPLOSIVES ACT 1936

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the undermentioned persons as Inspectors of Explosives under the Explosives Act 1936, pursuant to section 9 (1) of the Explosives Act 1936:

Timothy Allen Harriss Juanita Cherie Lovatt Margaret Michele Patterson Geoffrey Allan Price Simon Luigi John Ridge Deanna Denise Fay Trenham Loan Thi Phuong Vu

Dated 19 June 2003.

M. WRIGHT, Minister for Industrial Relations

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2002

	\$		\$
Agents, Ceasing to Act as	34.10	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	17.40	Discontinuance Place of Business	22.70
Intention of Incorporation	43.00	Land—Real Property Act:	
Transfer of Properties	43.00	Intention to Sell, Notice of	43.00
Attorney, Appointment of	34.10	Lost Certificate of Title Notices	
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	43.00
Cemetery Curator Appointed		Mortgages:	4= 40
	23.30	Caveat Lodgment	17.40 18.30
Companies:	24.10	Foreclosures	
Alteration to Constitution		Transfer of	
Capital, Increase or Decrease of		Sublet	
Ceasing to Carry on Business			
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	8.75
Incorporation	34.10	Lost Treasury Receipts (3 insertions) each	25.50
First Name	25.50		
Each Subsequent Name		Licensing	51.00
Meeting Final.		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on	20.75	Annual Financial Statement—Forms 1 and 2	481.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	
Meeting')		Default in Payment of Rates:	
First Name	34.10	First Name	68.00
Each Subsequent Name		Each Subsequent Name	8.75
Notices:		Noxious Trade	
Call	43.00		
Change of Name		Partnership, Dissolution of	25.50
Creditors		Petitions (small)	17.40
Creditors Compromise of Arrangement	34.10		
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	17.40
pany be wound up voluntarily and that a liquidator	43.00	General)	17.40
be appointed')Release of Liquidator—Application—Large Ad	68.00	Register of Unclaimed Moneys—First Name	25.50
—Release Granted	43.00	Each Subsequent Name	
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act		Rate per page (in 8pt)	218.00
Restored Name		Rate per page (in 6pt)	
Petition to Supreme Court for Winding Up			
Summons in Action		Sale of Land by Public Auction	43.50
Order of Supreme Court for Winding Up Action	34.10	Advertisements	2.40
Register of Interests—Section 84 (1) Exempt		A disantia amounts, other than those listed are abound at \$2	10
Removal of Office		Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	.40 per
Proof of Debts		•	
Sales of Shares and Forfeiture	34.10	Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.40 per line.	District
Assigned	25.50		1. C
Deceased Persons—Notice to Creditors, etc		Where the notice inserted varies significantly in lengt	
Each Subsequent Name		that which is usually published a charge of \$2.40 per columnial has applied in liquid advertisement rates listed	iiin iine
Deceased Persons—Closed Estates		will be applied in lieu of advertisement rates listed.	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2003

-	Acts	, Bills, Rules, Parliame	ntary Papers and Regul	ations		
Pages	Main	Amends	Pages	Main	Amend	s
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		35.90	34.80	
			625-640			
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	
	21.20			48.30		
353-368		20.20	849-864		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	24.50	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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HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
188-190 Sturt Street, Adelaide	Allotment 2 in Filed Plan 14111, Hundred of Adelaide	5853	516	1.5.03, page 1835	310.00
12 Eleventh Street, Bowden	Allotment 69 in Filed Plan 121916, Hundred of Yatala	5884	346	6.10.66, page 1568	145.00
5 Second Street, Bute	Allotment 29, Town of Bute, Hundred of Wiltunga	5236	442	6.1.00, page 4	72.00
16 Martin Street, Bute (also known as 'The Old Hospital', Government Road)	Allotment 50 in Deposited Plan 18441, Hundred of Wiltunga	5572	564	14.11.91, page 1296	120.00
Lot 85, Part Section 272, Chandlers Hill Road, Chandlers Hill	Allotment 85 in Filed Plan 152161, Hundred of Noarlunga	5561	193	26.11.98, page 1638	75.00
Section 2712, Daly Street, Moonta Mines (also known as East Moonta)	Section 2712, Hundred of Wallaroo	5162	870	23.12.93, page 3049	85.00
628 Marion Road, Parkholme	Allotment 112 in Filed Plan 11103, Hundred of Adelaide	5877	596	21.4.94, page 1083	130.00
173 Queen Street, Peterborough	Allotment 399 in Deposited Plan 3443, Hundred of Yongala	5233	998	29.9.94, page 867	65.00
34 Cedar Avenue, Royal Park	Allotment 253 in Deposited Plan 1040, Hundred of Yatala	5557	72	24.4.85, page 1338	110.00
Dated at Adelaide, 26 June 2003	j.			M. DOWNIE, General Mana	ger, Housing Trust

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that the South Australian Housing Trust in the exercise of the powers conferred by the Housing Improvement Act 1940, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
Unit 1, 45 Allinga Avenue, 10 Hender Avenue,	Glenside Magill	Unit 1, Strata Plan 851, Hundred of Adelaide Allotment 137 in Deposited Plan 3574, Hundred of Adelaide	5050 5848	17 307
Dated at Adelaide, 26 June 2003.		M. DOWNIE, General l	Manager, Ho	using Trust

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
44 Gorge Road, Campbelltown	Allotment 1 in Deposited Plan 39990, Hundred of Adelaide	5215	271	30.4.81, page 1270
29 Sturt Avenue, Colonel Light Gardens	Allotment 682 in Deposited Plan 3171, Hundred of Adelaide	5754	100	25.3.93, page 1081
Flats 2 and 3, 18 Main Street, Eastwood	Allotment 1 in Deposited Plan 13232, Hundred of Adelaide	5629	445	6.10.77, page 1008
8 Nile Street, Exeter	Allotment 373 in Filed Plan 17705, Hundred of Port Adelaide	5459	964	7.5.92, page 1352
5 Twelfth Street, Gawler South	Allotment 9 in Filed Plan 154310, Hundred of Mudla Wirra	5439	425	27.6.91, page 2033
27 Blueridge Road, Hackham West	Allotment 344 in Deposited Plan 6496, Hundred of Noarlunga	5289	739	26.9.96, page 1220
84 Jetty Road, Largs Bay	Allotment 15 in Deposited Plan 2077, Hundred of Port Adelaide	5782	549	25.7.96, page 182
36 Adelaide Road, Mount Barker	Allotment 442 in Filed Plan 9985, Hundred of Macclesfield	5485	478	8.7.76, page 111
Flat 2 'Auchendarroch' 17A Adelaide Road, Mount Barker (also known as Lot 2, Adelaide Road)	Allotment 10 in Deposited Plan 58933, Hundred of Macclesfield	5892	213	25.9.97, page 886
7 King Street, Norwood	Allotment 12 in Filed Plan 4, Hundred of Adelaide	5455	227	13.4.67, page 1281
100 Hill Street, Peterborough	Allotment 143 in Deposited Plan 3224, Hundred of Yongala	5527	738	11.10.90, page 1175
22 Square Street, Port Pirie	Allotment 477 in Filed Plan 188609, Hundred of Pirie	5467	378	25.3.93, page 1082
12 Vera Street, Port Pirie	Allotment 66 in Deposited Plan 1480, Hundred of Pirie	5809	703	26.8.93, page 989
Section 227, Golf Course Road, Saddleworth	Allotment comprising Pieces 1 and 2 in Deposited Plan 43216, Hundred of Saddleworth	5313	370	4.1.01, page 13
149 Trimmer Parade, Seaton	Allotment 22 in Filed Plan 115434, Hundred of Yatala	5685	609	29.5.97, page 2697
A detached galvanised iron clad timber framed house at Lot 14 Ryan Road, Waterloo Corner	Allotment 14 in Deposited Plan 18268, Hundred of Port Adelaide	5710	250	22.11.90, page 1602
Lot 101, Port Wakefield Road, Waterloo Corner	Allotment 101 in Filed Plan 30418, Hundred of Port Adelaide	5412	286	29.4.93, page 1556
Dated at Adelaide, 26 June 2003.		M. Dow	/NIE, Gene	ral Manager, Housing Trust

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, SAM Abalone Pty Ltd, P.O. Box 2260, Port Lincoln, S.A. 5606 (the 'exemption holder') or their agents are exempt from section 41 of the Fisheries Act 1982, Schedule 6 of the Fisheries (General) Regulations 2000 and the provisions of the Scheme of Management (Abalone Fisheries) Regulations 1991, but only insofar as they may take greenlip abalone (Haliotis laevigata) and Roe's abalone (Haliotis roei) for the purpose of aquaculture broodstock (the 'exempted activity') in the waters specified in Schedule 1, subject to the conditions in Schedule 2, from 1 July 2003 until 30 June 2004, unless this notice is varied or revoked earlier.

SCHEDULE 1

South Australian coastal waters south and east of a line drawn due south through Point Brown (latitude 32°32.6′S, longitude 133°50.8′E) and west of the meridian of longitude 136°30′E.

SCHEDULE 2

- 1. The exemption holder may take a maximum of 200 greenlip abalone (*Haliotis laevigata*).
- 2. The exemption holder may take a maximum of 100 Roe's abalone (*Haliotis roei*).
- 3. The exemption holder is exempt from the size limit prescribed in Schedule 6 of the Fisheries (General) Regulations 2000, in relation to Roe's abalone.

(Note: the exemption holder is not exempt from the size limits in relation to greenlip abalone.)

- All abalone taken pursuant to this exemption must not be sold or transferred.
- 5. All abalone taken pursuant to this notice must be delivered to and retained on the registered aquaculture site of Landbased Aquaculture Licence No. FT00423.
- 6. The only persons who may act as agents of the exemption holder are Doug Graske, David Buckland and Andrew Christian.
- 7. The exemption holder shall notify the PIRSA Fisheries Compliance Unit on 1800 065 522 at least 24 hours prior to conducting the exempted activity with the following information:
 - details of the boat that will be used to engage in the exempted activity;
 - the name of the person who will be conducting the exempted activity;
 - the intended place and time of launching and retrieval of the nominated boat for that day; and
 - the intended area of conducting the exempted activity.
- 8. The exemption holder must, within 50 m of the point of landing of any abalone taken pursuant to this notice, complete the PIRSA Fisheries form 'Abalone Broodstock Collection Statement'. Immediately upon arrival at the exemption holder's registered aquaculture site, this form must be faxed to PIRSA Fisheries on (08) 8347 6150. Prior to release into the registered aquaculture site, all abalone taken pursuant to this notice must be tagged so as to be clearly identified as wild broodstock.
- 9. The exemption holder shall record the number of wild broodstock held pursuant to this notice in a register to be maintained at the registered aquaculture site, which must be made available for inspection by a PIRSA Fisheries Compliance Officer upon request.
- 10. PIRSA Fisheries Compliance Unit retains the right for a departmental officer to accompany the exemption holder at any time during the exempted activity.
- 11. While engaged in the exempted activity the exemption holder shall carry or have about or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer upon request.
- 12. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 20 June 2003.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE note that the notice made under section 59 of the Fisheries Act 1982, and published in the *South Australian Government Gazette* on page number 2561, dated 16 June 2003, being the first notice on the page, referring to SAM Abalone Pty Ltd and collection of abalone for broodstock, is hereby revoked.

Dated 20 June 2003.

W. ZACHARIN, Director of Fisheries

INDUSTRIAL AND EMPLOYEE RELATIONS ACT 1994

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the undermentioned persons as Inspectors for the purposes of the Industrial and Employee Relations Act 1994, pursuant to section 64 (1) of the Industrial and Employee Relations Act 1994:

Juanita Cherie Lovatt Maria Nizamis Margaret Michele Patterson

Dated 19 June 2003.

M. WRIGHT, Minister for Industrial Relations

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Bronte William Ryan, an officer/employee of Mills Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5041, folio 273, situated at 7/16 Park Street, Glandore, S.A. 5037.

Dated 26 June 2003.

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

M. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Nathaniel Lee Wolff, an officer/employee of Toop Real Estate Group Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5056, folio 906, situated at 3/4 Myall Avenue, Kensington Gardens, S.A. 5068.

Dated 26 June 2003.

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

M. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Lindsey Cove Pty Ltd and Sandmar Nominees Pty Ltd as trustees for the Falconer Family Trust, c/o Kelly & Co. has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of the premises situated at 39 Carlisle Street, Ethelton, S.A. 5015 and known as Ethelton Hotel.

The application has been set down for hearing on 21 July 2003 at $9.30 \ \mathrm{a.m.}$

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

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

Dated 20 June 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 Murray Bridge & District Community Club Inc. has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and a variation to the Entertainment Consent in respect of the premises situated at Sturt Reserve Murray Bridge, S.A. 5253 and known as Murray Bridge & District Community Club.

The application has been set down for hearing on 25 July 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

The current extended trading authorisation only applies to members of the club and guests and operates on Friday, midnight to 2 a.m. the following day; Saturday, midnight to 1 a.m. the following day and Sunday, 8 p.m. to 9 p.m.

The applicant seeks to vary the extended trading authorisation to the following hours and to apply to the general public: Wednesday to Saturday, midnight to 2 a.m. the following day and Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight.

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

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

Dated 16 June 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 Valley of Armagh Pty Ltd as trustee for the Glendalough Unit Trust, c/o John Gerovasilis has applied to the Licensing Authority for a Direct Sales Licence in respect of the premises situated at Allotment 101, St Georges Terrace, Clare, S.A. 5453 and known as Valley of Armagh.

The application has been set down for hearing on 25 July 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 17 June 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 Stehr Group Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at 7 North Quay Boulevard, Port Lincoln, S.A. 5606 and to be known as Anna's Vineyard.

The application has been set down for hearing on 25 July 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 18 June 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 Morisson Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at 3 Digby Court, Berri, S.A. 5343 and to be known as Morisson Wines Pty Ltd.

The application has been set down for hearing on 25 July 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 June 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 Andre Scholz, c/o David Watts and Associates, Liquor Licensing Consultants, has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at corner Kalimna and Research Roads, Nuriootpa, S.A. 5355 and to be known as Backblock Wines.

The application has been set down for hearing on 25 July 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.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Sturt Pistol and Shooting Club Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of the premises situated at Majors Road, O'Halloran Hill, S.A. 5158 and known as Sturt Pistol and Shooting Club Inc.

The application has been set down for hearing on 25 July 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 20 June 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 Koonara Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at Skinner Road, Coonawarra, S.A. 5263 and to be known as Koonara Wines.

The application has been set down for hearing on 25 July 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 20 June 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 John and Barbara Costa have applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at 21 Milne Road, Evanston Gardens, S.A. 5116 and to be known as John and Barbara Costa.

The application has been set down for hearing on 25 July 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 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 16 June 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 The George Bar & Restaurant Adelaide Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence with a variation to the Extended Trading Authorisation and Entertainment Consent in respect of the premises situated at Tenancy 13A and Part 12, 177-193 The Parade, Norwood, S.A. 5067 and known as The George Wine Bar.

The application has been set down for hearing on 25 July 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

Variation to the extended trading authorisation: Sunday, 8 a.m. to 11 a.m. and Public Holidays, 8 a.m. to 1 a.m.

The current entertainment consent is to apply to the abovementioned hours.

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

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

Dated 17 June 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 Vlastimil, Antonia, Patrick and Roman Vaculik have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 104 Flinders Street, Adelaide, S.A. 5000 and known as Botticelli Ristro

The application has been set down for hearing on 28 July 2003.

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 23 October 2002.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Gary Guang Yuan Huang has applied to the Licensing Authority for the transfer of the Restaurant Licence in respect of premises situated at 84 Gouger Street, Adelaide, S.A. 5000, known as Emerald City Chinese Restaurant and to be known as BBQ City.

The application has been set down for hearing on 28 July 2003.

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 16 June 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 Lorna Margaret Milham and Janet Elaine Milham have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of the premises situated at Gorge Road, Cudlee Creek, S.A. 5232, known as Old Creamery and to be known as the Cudlee Cafe.

The application has been set down for hearing on 28 July 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 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 16 June 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 Yklim Pty Ltd as trustee for the Milky Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of the premises situated at 4 John Street, Salisbury, S.A. 5108 and known as Cafe Supremo.

The application has been set down for hearing on 29 July 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 17 June 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 Rabel Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of the premises situated at 273 Rundle Street, Adelaide, S.A. 5000 and known as Bin 273.

The application has been set down for hearing on 29 July 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 18 June 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 Aridum Pty Ltd, c/o Peter Westley, has applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at Wrights Bay Road, Mount Benson via Robe, S.A. 5276 and known as Guichen Bay Vineyards.

The application has been set down for hearing on 29 July 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 19 June 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 Chi-Chi Pastoral Company Pty Ltd, c/o David Watts and Associates, Liquor Licensing Consultants, has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of the premises situated at Main Road, Andamooka, S.A. 5722 and known as Andamooka Liquor Store.

The application has been set down for hearing on 29 July 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 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 20 June 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 Jen Group Pty Ltd has applied to the Licensing Authority for the transfer of a Entertainment Venue Licence in respect of the premises situated at 279A Hindley Street, Adelaide, S.A. 5000, known as Marcellina—The Terrace Room and to be known as E. & I. Lounge.

The application has been set down for hearing on $30\ \mathrm{July}\ 2003$ at $9.30\ \mathrm{a.m.}$

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

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

Dated 20 June 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 Cibo Espresso Australia Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of the premises situated at 41 Gouger Street, Adelaide, S.A. 5000 and known as Le Zinc Restaurant and Wine Bar.

The application has been set down for hearing on 30 July 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 20 June 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 Accorto Pty Ltd as trustee for the Shearn Family Trust has applied to the Licensing Authority for the transfer of a Residential Licence in respect of the premises situated at 2 Hawker Avenue, Plympton Park, S.A. 5038 and known as Adelaide Supercentre Motel.

The application has been set down for hearing on 30 July 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 20 June 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 Clark Hotel Group Pty Ltd, c/o Piper Alderman Lawyers has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 55 Commercial Road, Port Adelaide, S.A. 5015 and known as Port Admiral Hotel.

The application has been set down for hearing on 29 July 2003

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 23 June 2003.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992 that Michael Anthony Mason and Jennifer Jane Mason, c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 have applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and Gaming Machine Licence in respect of the premises situated at 96 Main Street, Peterborough, S.A. 5422 and known as Federal Hotel.

The applications have been set down for hearing on 28 July

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 19 June 2003.

Applicants

MINING ACT 1971

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

Applicant: Falcon Minerals Ltd

Location: Black Hill area—Approximately 80 km north-east of Adelaide

Term: 1 year Area in km²: 221 Ref: 084/2003

Applicant: Waymouth Resources Limited

Location: Holowilena area-Approximately 110 km north-

east of Port Augusta

Term: 1 year Area in km²: 752 Ref: 053/2003

Applicant: Flinders Power Partnership

Location: Myrtle Springs area—Approximately 40 km north-

west of Leigh Creek

Term: 1 year Area in km²: 861 Ref: 028/2003

Applicant: Flinders Power Partnership

Location: Parachilna area-Approximately 70 km south-

south-west of Leigh Creek

Term: 1 year Area in km²: 1 095 Ref: 029/2003

Applicant: Avoca Resources Ltd

Location: Ardrossan area—Approximately 80 km north-west of Adelaide

Term: 1 year Area in km²: 45 Ref: 156/2002

Plans and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

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

Applicant: Sean Martin Ozolins

Claim Number: 3316

Location: section 559, Hundred of Pichi Richi, approxi-

mately 6 km south-west of Quorn Purpose: Recovery of Sandstone

Reference: T2326

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

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671 Adelaide, S.A. 5001 no later than 21 July 2003.

Applicant: Southern Titanium NL Claim Numbers: 3373-3379 (Long Tan)

Location: Sections 51, 49, 32, 88, 91, 43, 44, 24, 22 and 36, Hundred of Bandon and Sections 43 and 22, Hundred of

Chesson.

Purpose: Recovery of Heavy Mineral Sands

Reference: T2381

Applicant: Southern Titanium NL Claim Numbers: 3380-3387 (Halidon)

Location: Sections 1, 2, 3, 4, 5, 6, 10, 11, 13, 59 and 60, Hundred of Chesson, Sections 2, 3, 34, 61, 62, 66, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 125, 126, 130, 132, 136, 141, 142, 143, 152, 153, 155 and 201, Hundred of McPherson and Sections 70 and 142, Hundred of Bandon.

Purpose: Recovery of Heavy Mineral Sands

Reference: T2382

Applicant: Southern Titanium NL Claim Numbers: 3388-3397 (Amiens)

Location: Section 27, Hundred of Chesson, Sections 6, 7, 19, 20, 21, 23, 24, 32, 33, 37, 43, 101, 133, 134, 149 and 158, Hundred of Mindarie and Sections 73, 74, 75, 76 and 158, Hundred of Allen.

Purpose: Recovery of Heavy Mineral Sands

Reference: T2383

Applicant: Southern Titanium NL

Claim Numbers: 3398, 3399 and 3400 (Mindarie A (1)) Location: Sections 81, 89 and 90, Hundred of Bandon

Purpose: Recovery of Heavy Mineral Sands

Reference: T2384

Applicant: Southern Titanium NL Claim Numbers: 3401-3413 (Mindarie C)

Location: Sections 6, 7, 21, 22, 23, 32, 33, 34, 37 and 101, Hundred of Mindarie, Sections 26, 27, 28, 29, 30, 39, 77, 40, 41, 44 and 45, Hundred of Chesson and section 23, Hundred of Bandon

Purpose: Recovery of Heavy Mineral Sands

Reference: T2385

A copy of the proposals have been provided to the District Council of Karoonda East Murray.

Written submissions in relation to the granting of the mining leases are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671 Adelaide, S.A. 5001 no later than 28 July 2003.

H. TYRTEOS, Mining Registrar

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

Notice under Section 6 (2) of the National Electricity Law and National Electricity Code—Extension of the Reserve Trader Sunset Code Changes

NOTICE is hereby given pursuant to Section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996; and Clause 8.3.9 (*d*) of the National Electricity Code approved under section 6 of the National Electricity Law, that amendments are made to Clause 3.12.1 in Chapter 3 and Part 7 of Chapter 8 (Derogations) of the National Electricity Code. These amendments to the National Electricity Code take effect on 1 July 2003.

As required by Clause $8.3.9\,(d)$ of the National Electricity Code, a copy of the ACCC's letter granting interim authorisation dated 18 June 2003 is set out below.

The amendments referred to above and a copy of the ACCC's letter dated 18 June 2003 can be viewed on the Internet website of National Electricity Code Administrator Limited (ACN 073 942 775) ('NECA') at www.neca.com.au under 'The Code—*Gazette* notices' section of that website.

The National Electricity Code can be viewed on the NECA Internet website at www.neca.com.au and at the offices of NECA and National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Dated 26 June 2003.

National Electricity Code Administrator

ACCC Letter of Authorisation

18 June 2003 Stephen Kelly Managing Director National Electricity Code Administrator Limited Level 5, 41 Currie Street ADELAIDE, S.A. 5000

Dear Stephen

Applications for Authorisation: Extension of the Reserve Trader Sunset (Nos A90864, A90865, A90866)

I refer to the above applications for authorisation of amendments to the National Electricity Code, lodged with the Australian Competition and Consumer Commission (Commission) on 19 December 2002. More particularly, I note your request for interim authorisation lodged on 28 April 2003.

The Commission has considered this request and decided to, pursuant to subsection 91 (2) of the Trade Practices Act 1974, grant interim authorisation to the applications.

The interim authorisation takes effect from 1 July 2003 and will lapse at the gazettal of the Commission's final determination in regard to each application.

Please note that under subsection 91 (2) of the Trade Practices Act, the Commission may revoke an interim authorisation at any time.

If you have any queries about any issue raised in this letter, please contact Donella Greer on (02) 6243 1093 or Rick Miles on (02) 6243 1342.

Yours sincerely,

SEBASTIAN ROBERTS, Acting General Manager, Regulatory Affairs—Electricity.

NURSES BOARD OF SOUTH AUSTRALIA Code of Ethics for Nurses In Australia

Background

This Code of Ethics has been developed for nursing in the Australian context and is relevant to all nurses in all practice settings.

The impetus for its development came at the Australasian Nurse Registering Authorities Conference (ANRAC) of 1990, when the research arising from the ANRAC Nursing Competencies Assessment Project indicated that there was not a clear focus on the ethical standards expected and required of nurses practising in the cultural context of Australia.

The Code of Ethics for Nurses in Australia was first developed in 1993 under the auspices of the Australian Nursing Council Inc., Royal College of Nursing, Australia and the Australian Nursing Federation. In 2000 these peak organisations agreed to undertake a joint project to review the Code of Ethics. It is recognised that the Code of Ethics could not have been realised without the participation of nurses and nursing organisations in Australia, whose many submissions and comments are acknowledged and appreciated.

The Code of Ethics outlines the nursing profession's intention to accept the rights of individuals and to uphold these rights in practice. The Code of Ethics is complementary to the International Council of Nurses (ICN) Code of Ethics for Nurses (2000).

Thus, the purpose of this Code of Ethics is to:

- identify the fundamental moral commitments of the profession,
- provide nurses with a basis for professional and self reflection on ethical conduct,
- act as a guide to ethical practice, and
- indicate to the community the moral values which nurses can be expected to hold.

Introduction

The nurse's primary professional responsibility is to people requiring nursing care. In fulfilling this responsibility nurses provide care and support before and during birth and throughout life, and alleviate pain and suffering during the dying process. Nurses enable individuals, families and groups to maintain, restore or improve their health status, or to be cared for an comforted when deterioration of health has become irreversible.

A traditional ideal of nursing is the concern for the care and nurture of human beings giving just and due consideration to their ethnicity, culture gender, spiritual values, sexuality, disability, age, economic, social or health status, or any other grounds. Nurses respect and uphold the rights of Australian Indigenous peoples. The profession also acknowledges the cultural diversity in contemporary Australian society.

Nursing care is based on the development of a therapeutic relationship and the implementation and evaluation of therapeutic processes. Therapeutic processes include health promotion and education, counselling, nursing interventions and empowerment of individuals, families or groups to exercise maximum choice in relation to their health care.

Nursing practice is undertaken in a variety of settings. Any particular setting will be affected to some degree by processes which are not within a nurse's control or influence. The processes affecting nursing practice can include government policies, laws, resource constraints, institutional policies, management decisions, and the practice of other health care providers. Nurses also recognise the potential for conflict between one person's needs and those of another, or of a group or community.

Such factors may affect the degree to which nurses are able to fulfill their moral obligations and/or the number and type of ethical problems they may face.

The Code contains six broad value statements. Nurses are encouraged to use these statements as a guide in reflecting on the degree to which their practice demonstrates those values. As a means of assisting in interpretation of the six values, a number of explanatory statements are provided. These explanatory statements are not intended to cover all the aspects a nurse should consider, but can be used to assist further exploration and consideration of ethical concerns in nursing practice.

Nurses are also encouraged to undertake discussion and educational opportunities in ethics in order to clarify for themselves issues related to the fulfilment of their moral obligations. This Code of Ethics is not intended to provide a formula for the resolution of ethical problems, nor can it adequately address the definitions and exploration of terms and concepts which are part of the study of ethics.

Nurses are autonomous moral agents and sometimes may adopt a personal moral stance that would make participation in certain procedures morally unacceptable to them. Nurses have a right to refuse (conscientious objection) to participate in procedures, which they judge on strongly held

moral beliefs to be unacceptable. In exercising their conscientious objection nurses must take all reasonable steps to ensure that quality of care and patient safety is not compromised.

Nurses accepting employment positions where they foresee they may be called on to be involved in situations at variance with their sincerely held beliefs, have a responsibility to acquaint their employer or prospective employer with this fact within a reasonable time. Nurses, however, should consider seriously whether it is appropriate for them to accept employment positions where they see these situations may arise, particularly if this is likely to be more than a rare occurrence.

Employers and colleagues have a responsibility to ensure that such nurses are not overtly or covertly discriminated against in their workplace.

The Code of Ethics is supported by the Code of Professional Conduct for Nurses in Australia. While the Code of Ethics focuses on the ethics and ideals of the profession, the Code of Professional Conduct identifies the minimum requirements for practice in the profession and focuses on the clarification of professional misconduct and unprofessional conduct. The two Codes, together with published practice standards, provide a framework for nursing.

Code of Ethics

VALUE STATEMENT 1

Nurses respect individual's needs, values, culture and vulnerability in the provision of nursing care.

Explanatory Statements

- Nurses acknowledge the diversity in contemporary Australian society. Nursing care for any individual or group should not be compromised because of ethnicity, culture, aboriginality, gender, spiritual values, sexuality, disability, age, economic, social or health status, or any other ground.
- 2. Respect for an individual's needs includes recognition of the person's place in a family and community. Nurses should, therefore, facilitate the participation of significant others in the care of the individual if, and as, the person and the significant others wish.
- Respect the individuals needs, beliefs and values includes culturally informed and appropriate care, and the provision of as much comfort, dignity, privacy and alleviation of pain and anxiety as possible.

- 4. Respect includes the development of confidence and trust in the relationship between nurses and the people for whom they care.
- 5. Nurses acknowledge that there is a power imbalance in the relationship between a person or group receiving nursing care and health care provider. To promote a trusting and professional relationship, and to prevent any exploitation of individuals, nurses have an ethical responsibility always to maintain appropriate professional boundaries between themselves and persons to whom they provide care.

VALUE STATEMENT 2

Nurses accept the rights of individuals to make informed choices in relation to their care.

Explanatory Statements

- 1. Individuals have the right to make decisions related to their own health care, based on accurate and complete information given by health care providers. Nurses must be satisfied that they have the person's consent for any care or treatment they are providing. If individuals are not able to provide consent for themselves, nurses have a role in ensuring that valid consent is obtained from the appropriate substitute decision-maker.
- Nurses have a responsibility to inform people about the nursing care that is available to them, and people are entitled morally to accept or reject such care. Nurses have a responsibility to respect the decisions made by each individual.
- 3. Illness and/or other factors may compromise a person's capacity for self-determination. Where able, nurses should ensure such persons continue to have adequate and relevant information to enable them to make informed choices about their care and treatment and to maintain an optimum degree of self-direction and self-determination.

VALUE STATEMENT 3

Nurses promote and uphold the provision of quality nursing care for all people.

Explanatory Statements

1. Quality nursing care includes competent care provided by appropriately prepared nurses.

- Promotion of quality nursing care includes valuing life long learning and engaging in continuing education as a means of maintaining and increasing knowledge and skills. Continuing education refers to all formal and informal opportunities for education.
- 3. Nurses research and evaluate nursing practice in order to raise standards of care, and to ensure that such standards are ethical.
- 4. Research should be conducted in a manner that is ethically responsible and justified. Nurses should not participate in any research or experimental treatment on human subjects, which has not been approved by an Institutional Ethics Committee and which is not conducted in a manner consistent with the requirements of the National Health and Medical Research Council's national statements relating to ethical conduct in research involving humans.
- 5. Nurses contribute to the development and implementation of policy to make the best use of available resources and to promote quality care for individuals.

VALUE STATEMENT 4

Nurses hold in confidence any information obtained in a professional capacity, use professional judgement where there is a need to share information for the therapeutic benefit and safety of a person and ensure that privacy is safeguarded.

Explanatory Statements

- 1. The nurse respects a person's rights to determine who will be provided with their personal information and in what detail. Exceptions may be necessary in circumstances where the life of the individual may be placed in danger or where disclosure is required by law.
- 2. When personal information is required for teaching, research or quality assurance purposes, care must be taken to protect the person's autonomy, anonymity and privacy. Consent must always be obtained from the person or their lawful advocate.
- Nurses protect persons in their care against breaches of privacy by confining their verbal communications to appropriate personnel and settings, and for professional purposes.
- 4. Nurses have an obligation to adhere to legislative guidelines limiting access to personal records (whether paper or electronic).

VALUE STATEMENT 5

Nurses fulfill the accountability and responsibility inherent in their roles.

Explanatory Statements

- As morally autonomous professionals, nurses are accountable for their clinical decision making and have moral and legal obligations for the provision of safe and competent nursing care.
- 2. Nurses contribute with other health care providers in the provision of comprehensive health care, recognizing and respecting the perspective and expertise of each team member.
- 3. Nurses have a right to refuse to participate in procedures, which would violate their reasoned moral conscience (ie conscientious objection). In doing so, they must take all reasonable steps to ensure that quality of care and patient safety is not compromised.
- 4. Nurses have an ethical responsibility to report instances of unsafe and unethical practice. Nurses should support colleagues who appropriately and professionally notify instances of unsafe and unethical practice.

VALUE STATEMENT 6

Nurses value environmental ethics and a social, economic and ecologically sustainable environment that promotes health and well being.

Explanatory Statements

- Nursing includes involvement in the detection of the ill effects of the environment on the health of persons, the ill effects of human activities on the natural environment, and assisting communities in their actions on environmental health problems aimed at minimizing these effects.
- 2. Nurses value participation in the development, implementation and monitoring of policies and procedures, which promote safe and efficient use of resources.
- 3. Nurses acknowledge that the social environment in which a person resides has an impact on their health, and in collaboration with other health professionals and consumers, initiate and support action to meet the health and social needs of the public.

Ms Libby Birchmore is South Australia's first Nurse Practitioner authorised by the Nurses Board of South Australia in November 2002. In doing so South Australia becomes the second state in Australia to authorise Nurse Practitioners. The Board has authorised Libby as a Nurse Practitioner, Acute Care (Cardiac Care).

Authorisation as a Nurse Practitioner

Date:	20 December 2002
Surname:	Birchmore
Christian Name/s:	Elizabeth Janet
Reference No:	59845
Authorised Title:	Nurse Practitioner
Authorised Band:	Acute Care (AC)
Area of Practice:	Coronary Care Cardiology
Supply and Prescribing of Medication:	Not authorised to prescribe or supply medication

Judi Brown
CHIEF EXECUTIVE OFFICER/REGISTRAR

NATIONAL PARKS AND WILDLIFE ACT 1972

Belair National Park Management Plan

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that I have adopted a plan of management for Belair National Park.

Copies of the plan may be inspected at or obtained from the offices of the Department for Environment and Heritage at The Environment Shop, Ground Floor, SA Water House, 77 Grenfell Street, Adelaide, S.A. 5000 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone (08) 8204 9000 or at the Sturt District Office, Belair National Park, Upper Sturt Road, Belair, S.A. 5052 (P.O. Box 2, Belair, S.A. 5052), telephone (08) 8278 5477 or on the internet at:

http://www.environment.sa.gov.au/parks/management_plans.html

Copies of this publication can be purchased at a cost of \$10 per copy (plus \$2 postage within South Australia) from the addresses above.

J. HILL, Minister for Environment and Conservation

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby authorise under the Occupational Health, Safety and Welfare Act 1986, the undermentioned public service employees to exercise the powers of an Inspector, pursuant to the Occupational Health, Safety and Welfare Act 1986:

Stephen Richard Brennan David Laurence Brown Juanita Cherie Lovatt Maria Nizamis Margaret Michele Patterson Simon Luigi John Ridge

Dated 19 June 2003.

M. WRIGHT, Minister for Industrial Relations

PETROLEUM ACT 2000

Statement of Environmental Objectives for Existing Regulated Activities

PURSUANT to section 104 (1) of the Petroleum Act 2000 (the Act) I, Barry Alan Goldstein, Director Petroleum, Minerals and Energy Division, 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. INTERIM STATEMENT OF ENVIRONMENTAL OBJECTIVES
ACRASIA FIELD (PEL 90, COOPER BASIN)
PETROLEUM PRODUCTION
June 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 24 June 2003.

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

PETROLEUM ACT 2000

SECTION 25 (5) (b)

Variation of Exploration Licence PEL 113

NOTICE is hereby given that under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, the conditions of the abovementioned Exploration Licence have been varied as follows:

Condition 2 has been omitted and the following substituted:

'2. During the term of the licence, the Licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time. Year one to five exploratory operations are guaranteed. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements
One	2 wells; 200 km 2D seismic; Geological and Geophysical studies
Two	4 wells; 300 km 2D seismic; Geological and Geophysical studies
Three	4 wells; 300 km 2D seismic; Geological and Geophysical studies
Four	3 wells; 100 km 2D seismic; Geological and Geophysical studies
Five	3 wells; Geological and Geophysical studies'

The variation reduces the originally programmed Year One seismic of 300 km to 200 km and increases the Year Two seismic from 200 km to 300 km. All other work program commitments remain unchanged. There is no net reduction of the work program commitments.

Dated 20 June 2003.

B. A. GOLDSTEIN, Director Petroleum, Minerals and Energy Division, PIRSA, Delegate of the Minister for Mineral Resources Development.

PETROLEUM PRODUCTS REGULATION ACT 1995

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the following persons as Authorised Officers for the purposes of the Petroleum Products Regulation Act 1995, in accordance with my delegated authority under section 49 of the Petroleum Products Regulation Act 1995:

David Laurence Brown Raffaele Calabrese Alex Carol Campbell Simon Dale Coad Antonietta Barbara Colella Lyn Christine Collins Amanda Louise Crane Stephen Maurice De Musso Leslie Guy Timothy Állen Harriss Daniel Joseph Lee Glenys Judith Litchfield Juanita Cherie Lovatt Timothy Simon Grant Morton Maria Nizamis Margaret Michele Patterson Simon Luigi John Ridge Loan Thi Phuong Vu Yvonne Judith Walter

Dated 19 June 2003

M. WRIGHT, Minister for Industrial Relations

REGULATIONS UNDER THE TRADE STANDARDS ACT 1979

Exemption

TAKE notice that, pursuant to section 3 of Schedule 1 of the Regulations under the Trade Standards Act 1979, I, Mark Ian Bodycoat, Commissioner for Consumer Affairs, do hereby exempt the article named in the Schedule below from the application of section 2 (1) of the Regulation in relation to the trapping space.

The chair incorporates features, which significantly reduce the risk of entrapment.

SCHEDULE

SLEEPMASTER child's armless folding chair, product code MICTGT1

Dated 13 June 2003.

M. BODYCOAT, Commissioner for Consumer Affairs

Ref: PS 118/86

REGULATIONS UNDER THE TRADE STANDARDS ACT 1979

Exemption

TAKE notice that, pursuant to section 3 of Schedule 1 of the Regulations under the Trade Standards Act 1979, I, Mark Ian Bodycoat, Commissioner for Consumer Affairs, do hereby exempt the article named in the Schedule below from the application of section 2 (1) of the Regulation in relation to the trapping space.

The chair incorporates features, which significantly reduce the risk of entrapment.

SCHEDULE

FUNTASTIC LIMITED children's large folding chair, product codes, C27000, C27001 and C27002.

Dated 13 June 2003.

M. BODYCOAT, Commissioner for Consumer Affairs

Ref: PS 118/86

REGULATIONS UNDER THE TRADE STANDARDS ACT 1979

Exemption

TAKE notice that, pursuant to section 3 of Schedule 1 of the Regulations under the Trade Standards Act 1979, I, Mark Ian Bodycoat, Commissioner for Consumer Affairs, do hereby exempt the article named in the Schedule below from the application of section 2 (1) of the Regulation in relation to the trapping space.

The chair incorporates features, which significantly reduce the risk of entrapment.

SCHEDULE

TOY GROUP AUSTRALIA children's folding chair, item number 8025.

Dated 13 June 2003.

M. BODYCOAT, Commissioner for Consumer Affairs

Ref: PS 118/86

DETERMINATION AND REPORT OF THE REMUNERATION TRIBUNAL.

Electoral Districts Boundaries Commission

No. 3 of 2003

1. The Constitution Act 1934 provides for the establishment of an Electoral Districts Boundaries Commission to review and carry out periodic redistribution of the boundaries of the State's House of Assembly electoral districts. The Commission has perpetual succession and the functions of a Royal Commission.

- 2. The members of the Commission are:
 - 2.1 the most senior Supreme Court puisne judge available, appointed by the Chief Justice, to be the Chairman;
 - 2.2 the Electoral Commissioner; and
 - 2.3 the Surveyor-General.
- 3. Section 78 (7) of the Constitution Act 1934 states that 'The members of the Commission (other than the Chairman) are entitled to remuneration determined by the Remuneration Tribunal.'
- 4. When the Remuneration Tribunal determined the remuneration for the Electoral Commissioner it decided (refer to Report relating to Determination No. 2 of 1997) that any remuneration determined in the separate inquiry under Section 78 (7) of the Constitution Act would be in addition to the Electoral Commissioner's salary.
- 5. The Tribunal received from the Chairman, the Honourable Justice Prior, copies of the 2003 Report of the Electoral Districts Boundaries Commission and a summary of the Commissioner's hours spent at formal meetings and public hearings for the period February 2001 to March 2003. This information did not include the hours Commissioners spent reading relevant materials, preparing for meetings and hearings, or travelling time in attending country hearings.
- 6. The Tribunal notes the request from the Chairman of the Electoral District Boundaries Commission inviting the Tribunal to make a separate determination for the Deputy Electoral Commissioner, Mr David Gully, pursuant to Section 7 of the Electoral Act for 'his knowledge and expertise in the setting up and operation of the computer systems that assist the Commission with its deliberations'.

The Tribunal has considered this request and considers it more appropriate to address this matter as part of the annual review process for Statutory Officers, which is due to commence in September 2003. Accordingly the Tribunal invites further submissions relating to this matter as part of that process.

7. Having regard to the nature and extent of the additional work and responsibility of the two Commissioners, the Tribunal determines that an allowance of \$14 000 shall be paid to the Electoral Commissioner and the Surveyor-General.

Dated 20 June 2003.

H. R. BACHMANN, President D. FLUX, Member J. A. MEEKING, Member

DETERMINATION OF THE REMUNERATION TRIBUNAL

No. 4 of 2003

MEMBERS OF THE JUDICIARY, MEMBERS OF THE INDUSTRIAL RELATIONS COMMISSION, THE STATE CORONER, COMMISSIONERS OF THE ENVIRONMENT, RESOURCES AND DEVELOPMENT COURT

1. Scope of Determination

This Determination applies to the undermentioned Members of the Judiciary and to the undermentioned Statutory Office Holders.

- 2. Salary
- 2.1 Members of the Judiciary
 - 2.1.1 The annual salaries for the members of the judiciary will be as follows:

Office	Salary \$ per annum
Chief Justice of the Supreme Court	•
Puisne Judges of the Supreme Court	236 390
Masters of the Supreme Court	208 760
Chief Judge of the District Court	236 390
Other District Court Judges	208 760
Masters of the District Court	184 370
Chief Magistrate	195 280

	Office	Salary \$ per annun
	Deputy Chief Magistrate	-
	Supervising Magistrates	. 177 530
	Assisting Supervising Magistrate of the Adelaide Magistrates Court	. 173 970
	Stipendiary Magistrates	. 165 520
	Supervising Industrial Magistrate	. 165 520
	Other Industrial Magistrates	. 165 520
	Stipendiary Magistrate directed by the Chief Magistrate to perform the duties of a Regional Manager paid the salary shown for as long as that person continues to perform such duties	. 177 530
	Stipendiary Magistrate directed by the Chief Magistrate to perform the duties of a Magistrat in-Charge at a particular court paid the salary shown for as long as that person continues to perform such duties	
	Stipendiary Magistrate appointed Warden under the Mining Act 1971, as amended, and performing the duties of Senior Warden paid th salary shown for as long as that person continu to perform such duties	es
	His Honour Judge W. D. Jennings, Senior Judge of the Industrial Relations Court and President of the Industrial Relations Commission paid the salary shown for as long as he continues to perform both functions.	
	Other Judges of the Industrial Relations Court wh hold joint commissions in the Australian Industrial Relations Commission and the Industrial Relations Commission of South Australia	
1.	Where a person is appointed as Acting Chief J Supreme Court or as Acting Chief Judge of	fustice of the the Distric

2.1.2 Where a person is appointed as Acting Chief Justice of the Supreme Court or as Acting Chief Judge of the District Court and such appointment extends for a continuous period of more than one week, the person appointed shall be paid a salary equal to the salary specified herein for the Chief Justice or the Chief Judge, as appropriate, for the whole of the period the appointment is in effect.

2.2 Statutory Office Holders

The annual salaries for the following statutory office holders will be as follows:

Office	Salary
\$	per annum
W. Chivell, State Coroner whilst he continues to perform this function under his current conditions of employment	193 110
Deputy Presidents of the Industrial Relations Commission	182 460
Commissioners of the Industrial Relations Commission	158 660
Commissioners of the Environment, Resources and Development Court	l 158 660

3. Travelling and Accommodation Allowances

Allowances to be paid will be in accordance with the Tribunal's most recent Determination on these allowances as amended from time to time.

4. Telephone Rental and Calls Allowance

When a person to whom this Determination applies is required to have a telephone at home for official purposes, that person shall be paid the whole of the telephone rental for a single point connection without extra services and one-third of the cost of metered local calls. Reimbursement should be made for international and STD official calls on the basis of actual costs incurred.

5. Conveyance Allowances

Allowances to be paid will be in accordance with the Tribunal's most recent Determination on these allowances as amended from time to time.

6. Date of Operation

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

Dated 20 June 2003.

H. R. BACHMANN, President
D. FLUX, Member
J. A. MEEKING, Member

REMUNERATION TRIBUNAL

REPORT RELATING TO DETERMINATION NO. 4 OF 2003

1. Introduction

- 1.1 In February 2003 the Remuneration Tribunal issued Determination No. 1 of 2003. The salaries prescribed in Clause 2 were operative from 1 November 2002 on an interim basis. The Tribunal stated it would give further consideration to the salaries of the Judiciary and other Statutory Officers following further movement in other States and the Commonwealth Tribunal Determination passing through Parliament without motion for disallowance.
- 1.2 In May 2003 the Tribunal was advised that the time periods had elapsed for any disallowance motions regarding the Commonwealth Determination and that no such disallowance motions were made within the Commonwealth Parliament, either from within the Senate or the House of Representatives.
- 1.3 On 7 May 2003, the Tribunal wrote to the interested parties, advising of the further review process and the Tribunal's intentions to proceed with making a final determination in relation to this matter. The Tribunal indicated that it would also inform itself on any further determinations made in other States since the Commonwealth Tribunal determination in relation to Judicial Officers was made in December 2002. The parties were invited to make any further written and oral submissions to the Tribunal for consideration. The parties included the Minister and members of the judiciary and statutory office holders whose offices are listed under Section 13 of the Remuneration Act 1990, as well as those covered by relevant sections of the Industrial and Employee Relations Act 1994.
- 1.4 On 3 June 2003 the Tribunal met to review and finalise this Determination. The Tribunal had received a further written submission from the Judicial Remuneration Co-ordinating Committee (JRCC) on behalf of the State judiciary and heard oral submissions from Justice Bleby, Chair of the JRCC, Justice Sulan and Judge Rice in this regard.
- 1.5 The JRCC submissions discussed the further movement of judicial remuneration that had taken place in Western Australia and the current reviews taking place in Queensland and New South Wales. It was suggested to the Tribunal that this Determination be deferred for a short period to allow for any further movement in Queensland or New South Wales in the very near future to be considered. The submissions also discussed the use of the ABS survey of Average Weekly Earnings, judicial conditions of service, and the proposed operative date for any determined increase in salaries.
- 1.6 David Watts attended the Tribunal hearing on behalf of the Minister, however no instructions had been received from Government to put forward a position, and none was expected to be forthcoming.

- 2. Comparison of Federal and State Judicial Salaries
 - 2.1 As in previous reviews the Tribunal has examined the Federal and other State judicial salaries. As stated earlier, the JRCC submissions presented to the Tribunal also referred to salaries presently payable in other relevant jurisdictions.
 - 2.2 The Commonwealth Tribunal, in its major review of judicial and related offices' remuneration, awarded a three stage increase for High Court, Federal Court and Family Court judges, the first stage being 7% to operate from 1 July 2002.
 - 2.3 The Tribunal was advised of the relevant judicial salaries (for the Puisne Judges in States and Territories), as at February 2003 and this was updated with further changes as at June 2003. They are as follows:

Court/State		Salary \$	Operative Date
New South Wales	February 2003 June 2003	231 880 249 000	1.10.02 1.7.03
Northern Territory	February 2003 June 2003	237 100 No change**	1.7.02 No change**
Australian Capital Territory	February 2003 June 2003	237 100 No change**	1.7.02 No change**
Western Australia	February 2003 June 2003	234 170 242 557	1.1.03 1.1.03
Tasmania	February 2003 June 2003	225 192 No change	1.7.02 No change
Queensland	February 2003 June 2003	222 100 233 205***	1.7.01 1.7.02
Victoria	February 2003 June 2003	227 100 No change	29.10.02 No change
South Australia	February 2003 June 2003	218 500 229 500	1.11.01 1.11.02
Federal Court	February 2003 June 2003	237 100 258 920*	1.7.02 1.7.03*
Family Court	February 2003 June 2003	237 100 258 920*	1.7.02 1.7.03*

- * The new salary rates from the Commonwealth addition a new long leave allowance of \$6 170 is Tribunal (Determination 2003/12) were handed down on 12 June 2003, to be operative from 1 July 2003, however the time period for lodging disallowance motions regarding this determination is yet to lapse.
- ** These salaries are also likely to increase in the near future to align with the recent Commonwealth Determination (2003/12).
- *** In payable to a Supreme Court Judge.

Other State Tribunals are currently considering the Commonwealth Tribunal Determinations and further reviews of State judicial remuneration are likely to be undertaken as a result.

Particular mention was made of the reviews that had recently taken place in Western Australia, Queensland and New South Wales. The salaries listed above reflect the reviews undertaken in these States. Victoria will consider the effect of the Commonwealth Tribunal's Determination in its next annual review of iudicial salaries in that State.

The Tribunal also noted the recent Commonwealth Determination (2003/12) that provides for increased salaries that incorporate 5% as recommended in the previous 2002 review together with an additional 4% as part of the 2003 annual review.

This determination is a review of interim salaries set operative from 1 November 2002. The Tribunal has not taken the most recent New South Wales and Commonwealth Determinations (2003/12) into consideration as they are operative from 1 July 2003 and the time period for disallowance motions relating to Determination 2003/12 has not yet lapsed. The Tribunal believes it to be more appropriate that these Determinations be considered in the 2003 annual review process which is due to commence in October 2003.

- 3. Other Conditions
 - 3.1 The JRCC submissions presented a number of other issues for consideration by the Tribunal including:
 - the submission made in respect of Determination No. 1 of 2003 to remain relevant and relied on:
 - to take into account the further 5% increase in the Commonwealth Determination from 1 July 2003, together with any further increase determined by the Commonwealth Tribunal based on relevant economic indices:
 - reference and reliance on the Western Australian Tribunal's report dated 26 March 2003, where it states:

'In the Tribunal's considered opinion, particularly having regard to issues of recruitment and retention, there is no practical alternative but to maintain the longstanding relativities that have existed nationally in the area of judicial remuneration. Indeed a meeting of State Judicial Remuneration Tribunals held in Melbourne in mid February 2003, confirmed as essential the continuance of these relativities.'

- · 'inferior conditions as justification for a benchmark salary at best equivalent to that of the Federal and other courts'. Inferior conditions were clarified as conditions of service that have a calculable effect on the total remuneration package and may include the value of annual leave, long service leave and judicial pensions as part of an annual remuneration package. The Tribunal was advised that the value of these components in South Australia was in the order of 65% of current salary, whilst the value of the equivalent benefits in most other jurisdictions exceeded 100% of current salary and the JRCC considered this to be a highly relevant factor in the fixation of judicial remuneration. The JRCC did not seek a special allowance, however requested consider-ation of this factor by the Tribunal when fixing proper remuneration for Judges in this State.
- any increases in salary now determined to be backdated to 1 November 2002 as Determination No. 1 of 2003 was an interim determination and as this will be a finalisation of that determination the date already determined should continue to operate.
- 3.2 The issue of 'inferior conditions' was discussed further at the Tribunal hearing and it is noted that the recent Queensland Determination has provided for a long leave allowance of \$6 170 per annum for Judges of the Supreme Court.

Whilst the Tribunal acknowledges this allowance and will take it into consideration when determining the remuneration payable to the judiciary, it is not prepared to determine allowances or provide for any other remuneration over which it has no control.

The Tribunal reiterates its previous comments from paragraph 5.2.4 of its last report where it stated:

'If South Australia is so out of line with other jurisdictions it seems more appropriate for these issues to be considered by Parliament or other determining authorities as appropriate. The Tribunal is concerned that this issue is continuously raised in lieu of it being addressed by Parliament or other appropriate authority.'

4. Revised Salaries Determination

- 4.1 Consequently, the Tribunal has now further considered the salaries of the judiciary in this State following consideration of:
 - the finalisation of the Commonwealth Tribunal's Determination (2202/21) as a consequence of no disallowance motions being received;
 - subsequent reviews which have been undertaken in other States relating to judicial remuneration;
 - · additional submissions from the JRCC; and

- information presented to the previous Tribunal hearings in relation to attraction and retention factors and the South Australian economic circumstances;
- and pursuant to Part III of the Remuneration Act determines the salary of the Puisne Judge of the Supreme Court will be \$236 390 operative from 1 November 2002.
- 4.2 The salaries for all other judicial officers listed in this Determination have also been increased, from the same date to the annual amounts shown in the Determination being *pro-rata* increases.
- 4.3 The salaries of W. Chivell, State Coroner (for as long as he continues to perform this function with his current conditions of employment), lay Deputy Presidents and Commissioners of the Industrial Relations Commission and Commissioners of the Environment, Resources and Development Court have also been increased, from the same date to the annual amounts shown in the Determination being *pro-rata* increases.

Dated 20 June 2003.

H. R. BACHMANN, President

THE RENMARK IRRIGATION TRUST

Annual Elections 2003

NOTICE is hereby given that at the close of nominations at noon on Monday, 16 June 2003, the following valid nominations were duly received by me:

For the Office of Member: Andrew Patrick Arruzzolo Philip John Binder John Francis Craker Peter Christopher Weir

As no more nominations were received than vacancies to be filled, I therefore declare the abovenamed rate-payers elected as Members of the Trust for terms of two years commencing on the first Saturday in July 2003:

For the Office of Auditor: Gregory James Thornley, A.C.A.

I therefore declare Gregory James Thornley duly elected as an Auditor of the Trust for a term of two years commencing on the first Monday in September 2003.

W. D. MORRIS, Returning Officer

ROAD TRAFFIC ACT 1961

Operation of Road Train Vehicles in South Australia

PURSUANT to the provisions of Section 161A of the Road Traffic Act 1961 and Regulation 35 of the Road Traffic (Miscellaneous) Regulations 1999, I hereby approve Road Trains to operate on routes specified by this Notice and in accordance with the document 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; and

PURSUANT to the provisions of Section 163AA of the Road Traffic Act 1961, I hereby exempt Road Trains transporting baled wool, motor cars or indivisible items from Rule 72 Height and for Road Trains transporting indivisible items from Rule 66 Width of the Road Traffic (Vehicle Standards) Rules 1999.

Both the exemption and approval are subject to the following conditions:

- 1. Special Conditions
- 1.1 This Notice and the document titled 'Operation of Road Train Vehicles in South Australia' Edition 1 (Part 1 clauses 1-6, 8-10 and Part 2 clauses 11-17 only), issued by Transport SA or a legible copy of each shall be carried by the driver of the vehicle at all times when operating under this approval and exemption and be produced when requested by an Inspector appointed under the Road Traffic Act 1961 and/or the Motor Vehicles Act 1959, or a Police Officer.
- 1.2 Drivers of Road Trains when operating under this approval and exemption shall carry their medical certificate or legible copy and shall produce the certificate or legible copy when requested by an Inspector appointed under the Road Traffic Act, 1961 and/or the Motor Vehicles Act 1959, or a Police Officer (refer to Section 5 of this Notice).
- 1.3 This Notice can either stand alone or be read in conjunction with an individual permit issued by Transport SA.
- 1.4 The vehicle is not under 'Notice of Suspension to Operate as a Road Train' issued by the Minister for Transport.
- 2. Definitions

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

- 2.1 'Articulated Vehicle Towing a Converter Dolly' means a prime mover towing a semi-trailer and a converter dolly.
- 2.2 'Converter Dolly' means a trailer with one tandem axle group or single axle and fifth wheel coupling, designed to convert a semi-trailer into a dog trailer.
- 2.3 'Double Road Train' means a combination of vehicles, other than a B-Double, consisting of a motor vehicle towing two trailers (counting as one trailer a converter dolly supporting a semi-trailer).
- 2.4 'Maintenance Management Scheme' means a scheme that is recognised by Transport SA as meeting the requirements of the maintenance management module (including audit requirements) of the National Heavy Vehicle Accreditation Scheme (NHVAS).
- 2.5 'National Heavy Vehicle Accreditation Scheme' (NHVAS) means the comprehensive accreditation package developed by the National Road Transport Commission and approved by the Australian Transport Council on 14 November 1997.
- 2.6 'Road Train' means a Double Road Train and/or a Triple Road Train.
- 2.7 'Route' means the sealed portion of the carriageway between kerbing and/or including formed shoulder on either side of the sealed portion.
- 2.8 'Triple Road Train' means a combination of vehicles, other than a B-Double, consisting of a motor vehicle towing three trailers (counting as one trailer a converter dolly supporting a semi-trailer).
- 2.9 'Valid National Heavy Vehicle Accreditation Maintenance Module label' and 'valid TruckSafe label' means a label:
 - a) issued to a scheme member (whose accreditation status has not been suspended or cancelled); and
 - b) displayed on the nominated vehicle (owned or captured by the operator);
 - for which the label was originally issued by the accrediting authority.
- 3. General Conditions for Road Trains
- 3.1 Road Trains as defined in this Notice are operated in accordance with the specifications and conditions specified in the document titled 'Operation of Road Train Vehicles in South Australia', Edition 1 (Part 1 clauses 1-6, 8-10 and Part 2 clauses 11-17 only), issued by Transport SA as amended by this Notice.
- 3.2 Road Trains shall not exceed 90km/h or any posted speed limit whichever is the lesser (subject to Section 14 of this Notice). Engine management systems should be set to limit the speed of the Road Train to 90km/h.
- 3.3 The headlights of the prime mover, when operating as a Road Train, are to be alight at all times.

- 4. Inspection and Maintenance Accreditation Requirements
- 4.1 All South Australian and Victorian registered vehicle units (prime movers, converter dollies and semi-trailers) must be either:
 - inspected and display a current inspection label as detailed in the document titled 'Operation of Road Train
 - Vehicles in South Australia', Edition 1, issued by Transport SA, or accredited under a Maintenance Management Scheme and display a valid National Heavy Vehicle Accreditation Maintenance Module label or a valid TruckSafe label.
- Vehicles registered in New South Wales, Queensland, Western Australia and the Australian Capital Territory must comply with specified inspection and accreditation requirements of their home state or territory.
- Vehicles registered in Northern Territory must display either current South Australian inspection labels or current Northern Territory inspection and rating labels in accordance with the Mutual Recognition Agreement between South Australia and the Northern Territory, or be accredited under a Maintenance Management Scheme and display either valid National Heavy Vehicle Accreditation Maintenance Module labels or valid TruckSafe labels.
- For travel between Port Augusta West, on National Highway 1 and northern Adelaide on the route and to the depots described in this Notice in the maps 'Route Network for Road Train Vehicles in SA', all vehicle units in a Double Road Train (prime movers, converter dollies and semi trailers) must be accredited under a Maintenance Management Scheme and display either a valid National Heavy Vehicle Accreditation Maintenance Module label or a valid TruckSafe label.
- 5. Driver Health
- When operating under this approval and exemption on the routes described in 4.4, all Road Train drivers must carry a recognised medical certificate or legible copy. This certificate must certify that the driver has passed a medical examination in accordance with the document titled 'Medical Examination of Commercial Vehicle Drivers', revised 5.1 version 1997' published by the Federal Office of Road Safety and the National Road Transport Commission.
- The certificate is valid subject to there being no significant change in medical condition for a period not exceeding 3 years for drivers up to the age of 49 and annually thereafter.
- 6. General Conditions for Articulated Vehicles Towing Converter Dollies
- An Articulated Vehicle Towing a Converter Dolly must operate only on the routes detailed in this Notice in accordance with the maps 'Route Network for Road Train Vehicles in SA' and 'Converter Dolly Route Network' and in accordance with conditions specified in (Part 2 clause 11-17) of the document titled 'Operation of Road Train 6.1 Vehicles in South Australia', Edition 1 issued by Transport SA.
- 6.2
- All South Australian registered vehicle units (prime movers, converter dollies and semi-trailers) must be either:
 a) inspected and display a current inspection label as detailed in the document titled 'Operation of Road Train Vehicles in South Australia', Edition 1, issued by Transport SA, or
 - accredited under a Maintenance Management Scheme and display a valid National Heavy Vehicle Accreditation Maintenance Module label or a valid TruckSafe label.
- Vehicles registered in New South Wales, Victoria, Queensland, Western Australia and the Australian Capital Territory must comply with specified inspection and accreditation requirements of their home state or territory.
- Vehicles registered in Northern Territory must display either current South Australian inspection labels or current Northern Territory inspection and rating labels in accordance with the Mutual Recognition Agreement between South Australia and the Northern Territory, or be accredited under a Maintenance Management Scheme and display either 6.4 valid National Heavy Vehicle Accreditation Maintenance Module labels or valid TruckSafe labels.
- 7. Registration Categories
- Vehicles operating under this Notice shall be registered in accordance with the Charge Codes shown in Table 1. 7.1

Table 1			
Vehicle Configuration	Charge Code		
Three Axle Truck hauling 2 or more trailers	LR3		
Three Axle Prime Mover hauling 2 or 3 trailers	LP3		
One Axle Trailer	T1		
Two Axle Trailer	T2		
Three Axle Trailer	T3		

- 8. Height
- The overall height of the vehicle and any load shall not exceed 4.3 metres except where specified in this Notice or in 8.1 the document titled 'Operation of Road Train Vehicles in South Australia', Edition 1, issued by Transport SA.

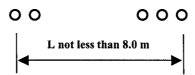
- 9. Transport of Baled Wool
- 9.1 Baled wool may be carried subject to the following:
 - 9.1.1 The baled wool shall not be loaded more than four layers high.
 - 9.1.2 The maximum overall vehicle height including the baled wool shall not exceed 4.6 metres.
 - 9.1.3 The overall width of all axles or axle groups of the vehicle carrying the load, excluding the front axle or axle group, when measured between two vertical parallel plains located at the outer extremities of the tyres, shall be not less than 2.1 metres.
 - 9.1.4 Hauliers operating under the provisions of this Notice should be aware that some bridges, signs, overhead wires, trees and signals may not provide sufficient clearance for the passage of 4.6 metre high vehicles.
- 10. Transport of Indivisible Items
- 10.1 For the purpose of this exemption an 'Indivisible Item' shall be an item which cannot without disproportionate effort, expense or risk of damage, be divided into two or more items for road transport.
- 10.2 Indivisible items may be carried on a Road Train subject to the following:
 - 10.2.1 Travel is only permitted between Port Augusta West and the SA/NT border via Old Woomera Road, Madland Street, Stuart Highway and from the Stuart Highway to Olympic Dam mine via the Pimba/Olympic Dam Road and Olympic Way.
 - 10.2.2 The maximum width of an item carried on a Triple Road Train shall not exceed 3.1 metres.
 - 10.2.3 The maximum width of an item carried on a Double Road Train shall not exceed 3.5 metres.
 - 10.2.4 The overall height of the vehicle and load shall not exceed 4.6 metres.
 - 10.2.5 If the load consists of a transportable building the overall height of the vehicle and transportable building shall not exceed 4.85 metres.
 - 10.2.6 Travel is only permitted between the hours of sunrise and sunset as specified in the Proof of Sunrise and Sunset Act 1923, as amended, and published in the South Australian Government Gazette.
 - 10.2.7 Travel is not permitted during periods of low visibility.
 - 10.2.8 For the purpose of this Notice, 'a period of low visibility' means any time, when owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 metres to a person of normal vision.
 - 10.2.9 The Road Train must display an 'OVERSIZE' sign at the front and rear of the vehicle combination in addition to the normally required 'ROAD TRAIN' signs.
 - 10.2.10 The specification of the 'OVERSIZE' sign must comply with Part 8, Divisions 1, 2 and 3 of the Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999.
 - 10.2.11 The wider of any load shall always be carried on the most forward trailer if the Road Train is carrying loads of varying widths.
 - 10.2.12 The rear vision mirrors fitted to the prime mover shall be extended sufficiently to ensure that the driver has a clear reflected view of traffic to the sides and rear of the Road Train.

11. Routes

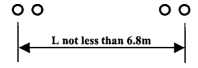
- 11.1 Road Trains, operating in accordance with this Notice, shall operate only on the approved routes specified in the maps 'Route Network for Road Train Vehicles in SA' as included in this Notice.
- 11.2 An Articulated Vehicle Towing a Converter Dolly operating in accordance with this Notice shall operate only on the approved routes specified in the maps 'Route Network for Road Train Vehicles in SA' and the 'Converter Dolly Route Network' as included in this Notice.
- 11.3 Approval to operate Road Trains and articulated vehicles towing converter dollies in accordance with the route maps 'Road Train Vehicle Route Network' and 'Converter Dolly Route Network' included in the document 'Operation of Road Train Vehicles in South Australia', Edition 1 issued by Transport SA, is revoked.
- 11.4 The following routes, which are under the care and control of the City of Port Adelaide Enfield, are only available for Road Trains carrying general freight. This approval does not include the carriage of dangerous goods (in bulk) on these routes. These routes are:

Mildred Terrace, Elder Road (Victoria Road to Willochra Street), Bedford Street (Eastern Parade to Kennedy's Depot access), Wing Street, South Terrace (South Road to Wing Street), Francis Road (South Road to Davis Street), Davis Street (Francis Road to Goodfellow's Depot access), Johansson Road, Senna Road, Lafitte Road, Rosberg Road, Dunstan Road, Streiff Road, Grand Junction Service Road, Duncan Road and Acorn Road.

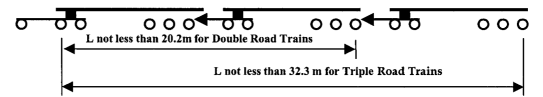
- 11.5 The carriage of dangerous goods by Road Trains on the routes listed above in clause 11.4 shall only be allowed by the issue of an individual permit from Transport SA.
- 12. Route Restrictions
- 12.1 All right turn manoeuvres across National Highway 1 are prohibited except where allowed by this Notice or by individual permit.
- 12.2 Road Trains are not permitted to assemble or disassemble along the route, or enter or exit depots, roadways, parking bays, service stations or otherwise deviate from the route unless allowed by this Notice or under an individually issued permit.
- 12.3 Road Trains may only turn left to stop in parking bays showing a 'Truck Parking Area' sign for rest purposes or vehicle checks but not for assembly or disassembly purposes. The sign shall comply with Australian Standard AS 1742.6 service symbol sign S13. The signs displays a white 'P' and symbolic articulated vehicle on a blue background.
- 12.4 Access into depots, which abut the Double Road Train route detailed in this Notice, is permitted provided the operator/driver has the approval of the land owner or tenant.
- 12.5 Where instructions relate to access to and from depots which abut the Double Road Train route detailed in this Notice, or where turning instructions apply, access and/or turning movements must be in accordance with those instructions as specified on the maps 'Route Network for Road Train Vehicles in SA' as included in this Notice.
- 13. Axle Group Spacing Requirements
- 13.1 Road Trains shall comply with either the axle group requirements detailed in the document titled 'Operation of Road Train Vehicles in South Australia', Edition 1 (Part 1 clause 5), issued by Transport SA or with the following axle group spacing dimensions:
 - 13.1.1 The distance (L) between a triaxle axle group and an adjacent tandem group when measured between the centres of the furthermost axles shall not be less than 8.0 metres.



13.1.2 The distance (L) between adjacent tandem axle groups when measured between the centres of the furthermost axles shall not be less than 6.8 metres.



- 13.1.3 The distance (L) between the centre of the lead axle of the drive axle group of the hauling unit and the centre of the last axle of the combination shall not be less than:
 - (a) 20.2 metres for Double Road Trains
 - (b) 32.3 metres for Triple Road Trains



14. Speed Restrictions

14.1 Road Trains shall not exceed a maximum speed of:

14.1.1	40 km/h within the 60km/h limit posted in Orroroo.
14.1.2	40 km/h within the 60km/h limit posted in Port Augusta.
14.1.3	40 km/h within the 60 km/h limit posted in Peterborough.
14.1.4	40 km/h within the 60 km/h limit posted in Whyalla.

This Notice is valid from 3 July 2003.

The previous Gazette Notice titled 'Operation of Road Train Vehicles in South Australia' that appeared in the South Australia Government Gazette dated 15 November 2001 is revoked.

Executive Director, Transport SA Authorised delegate of the Minister for Transport

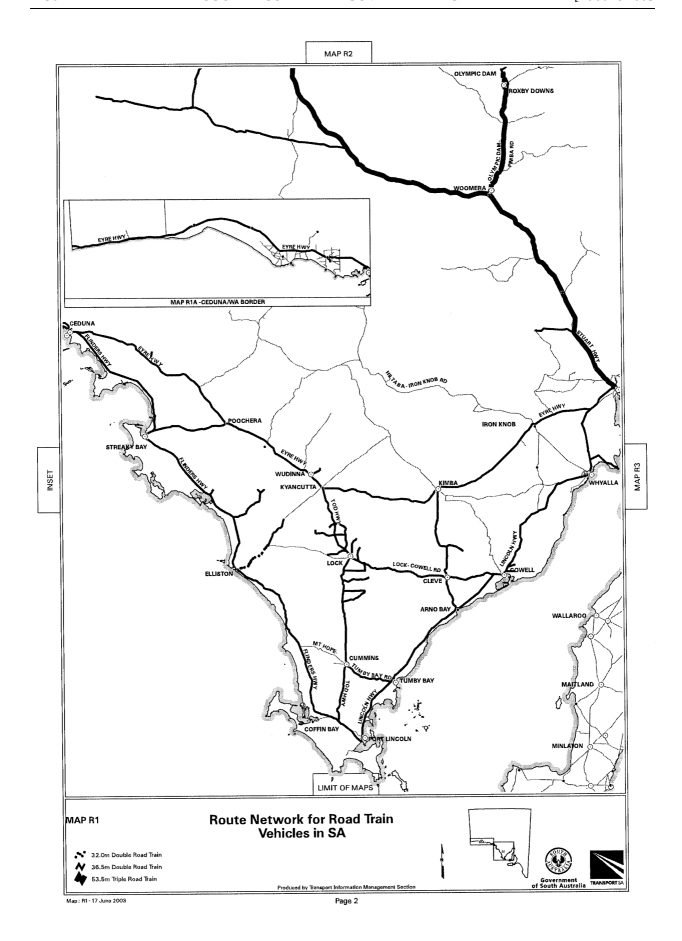
Road Train Network Map Index

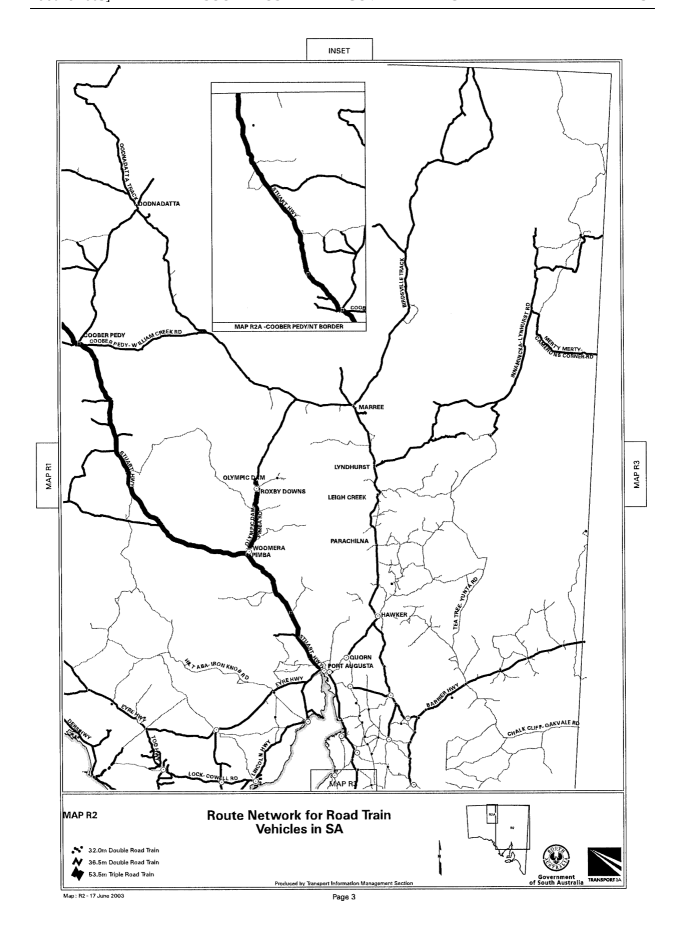
Regions

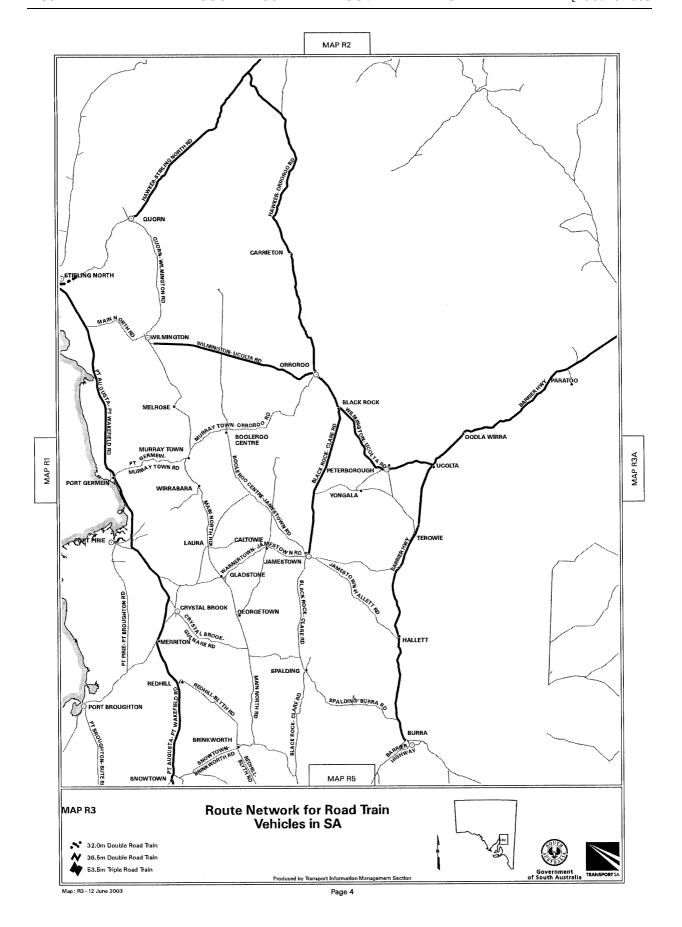
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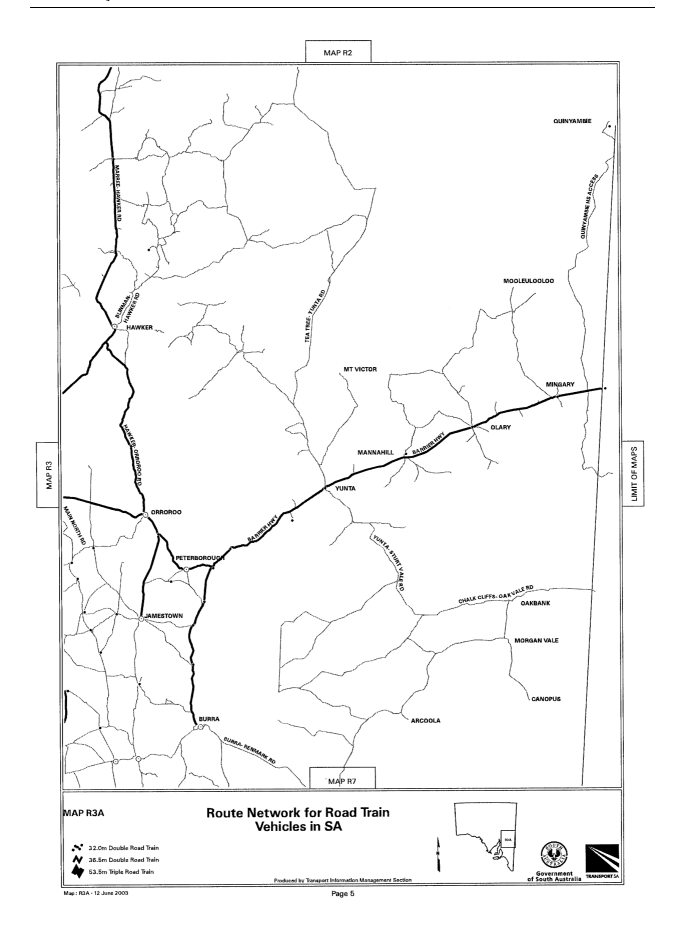
Towns

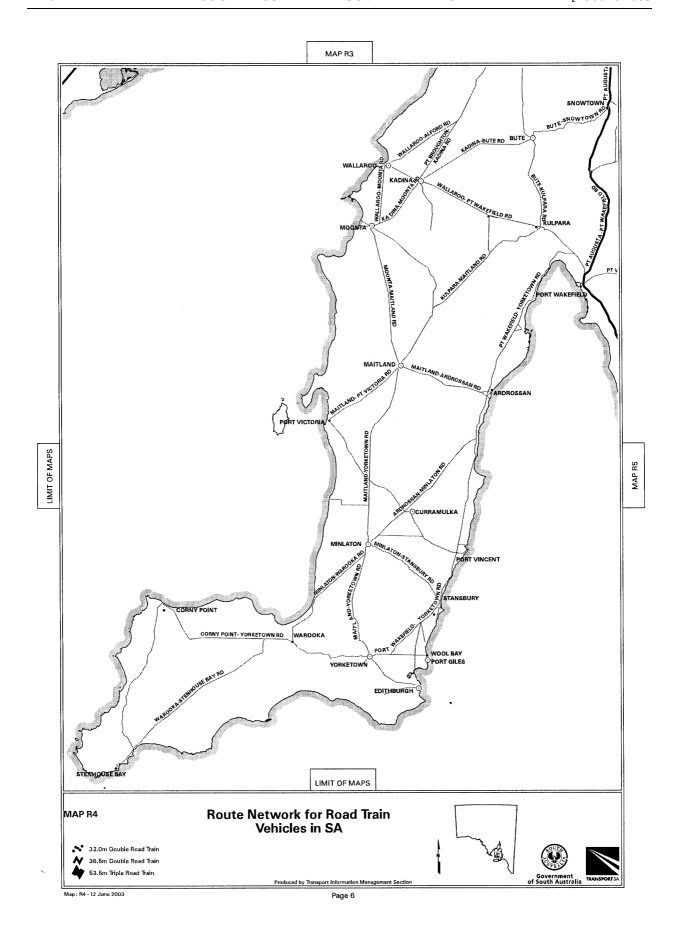
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Jamestown	11	Tumby Bay	12
Kimba	11	Whyalla	24
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Orroroo	11	Woomera	12
Penong	25	Wudinna	12

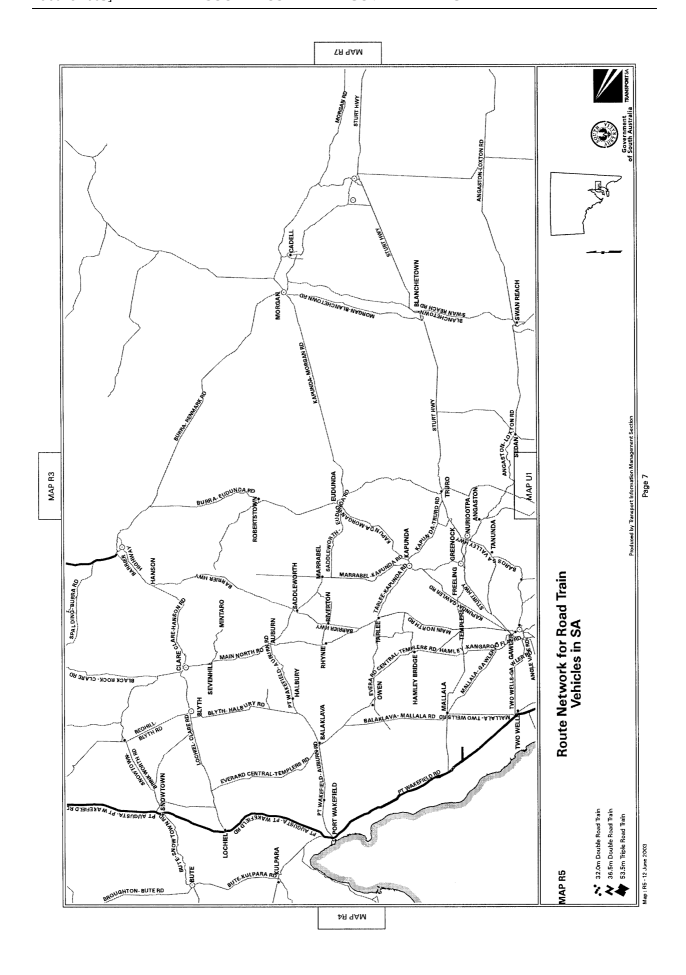


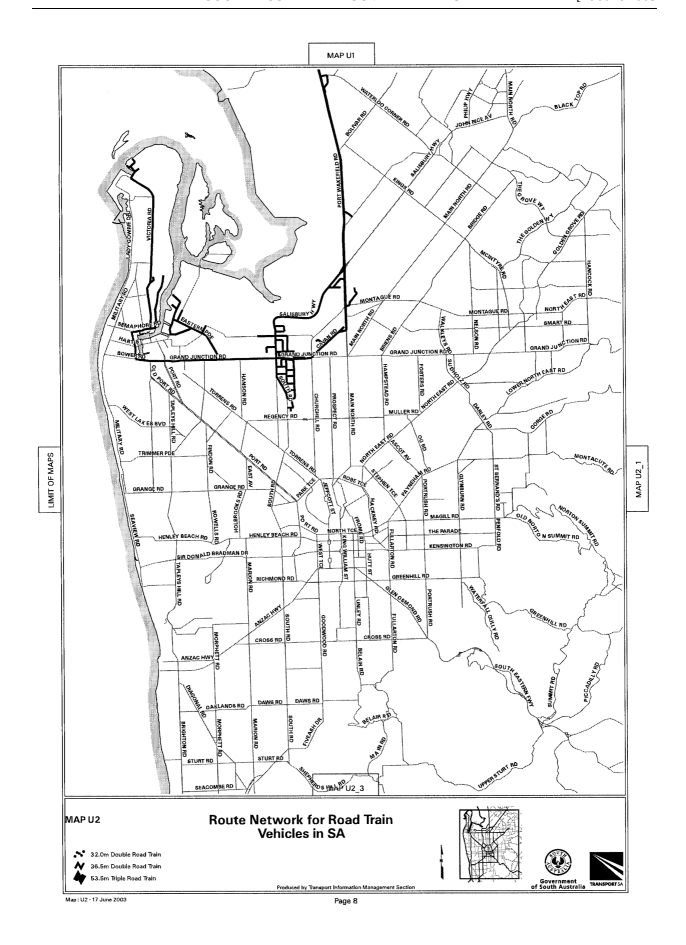


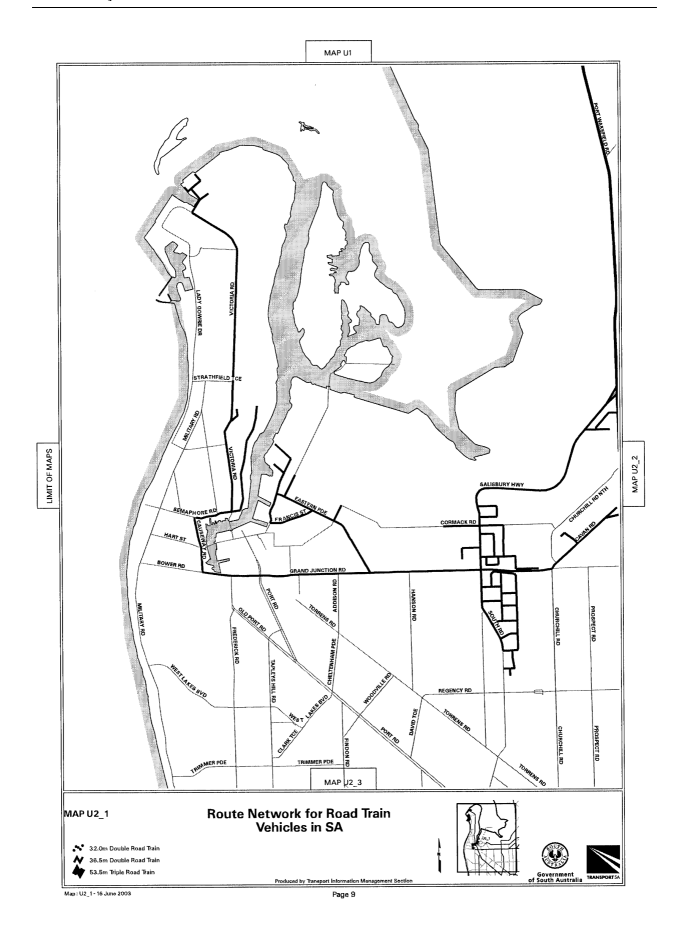


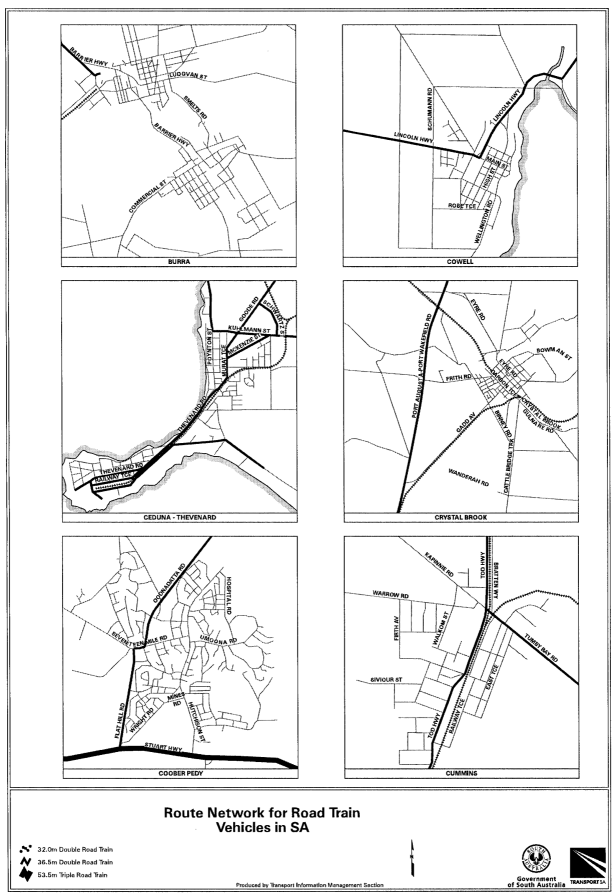




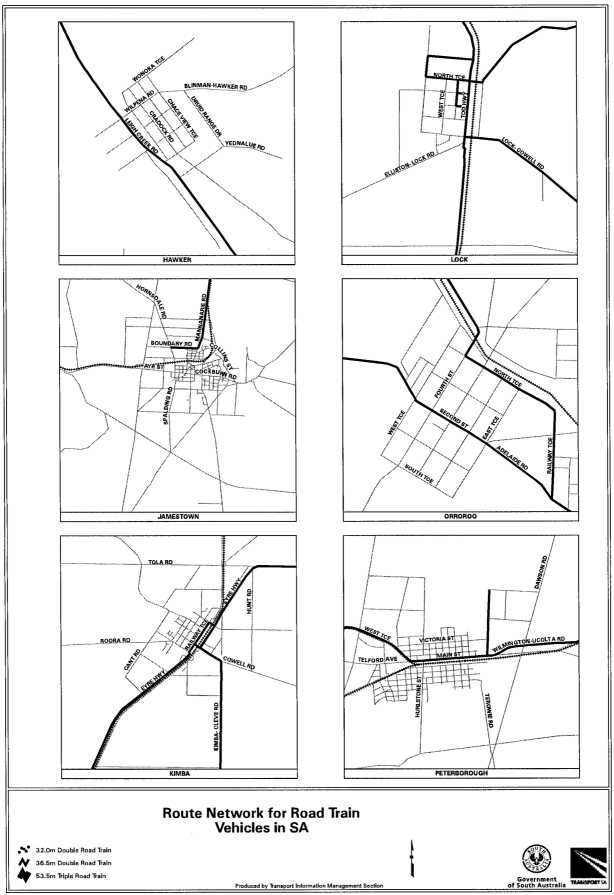




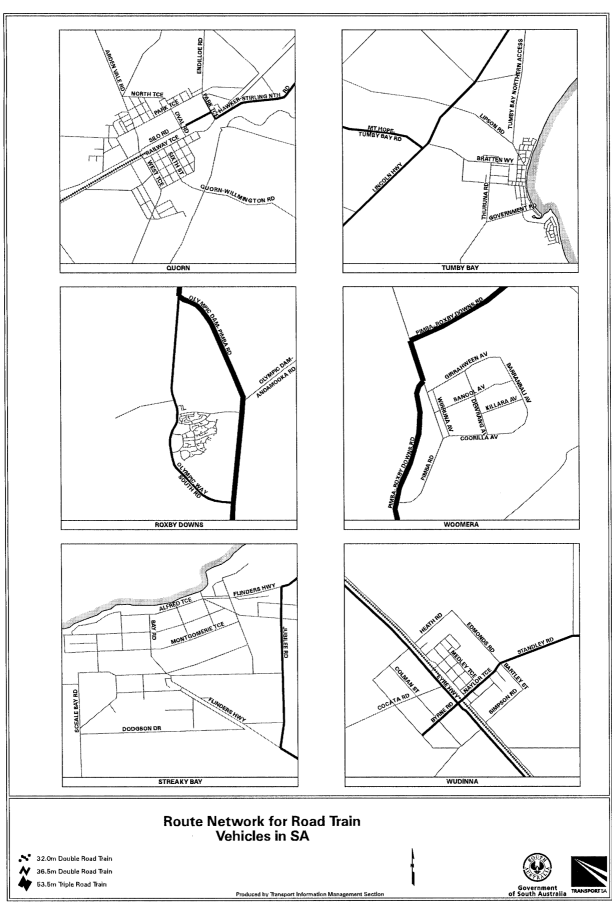




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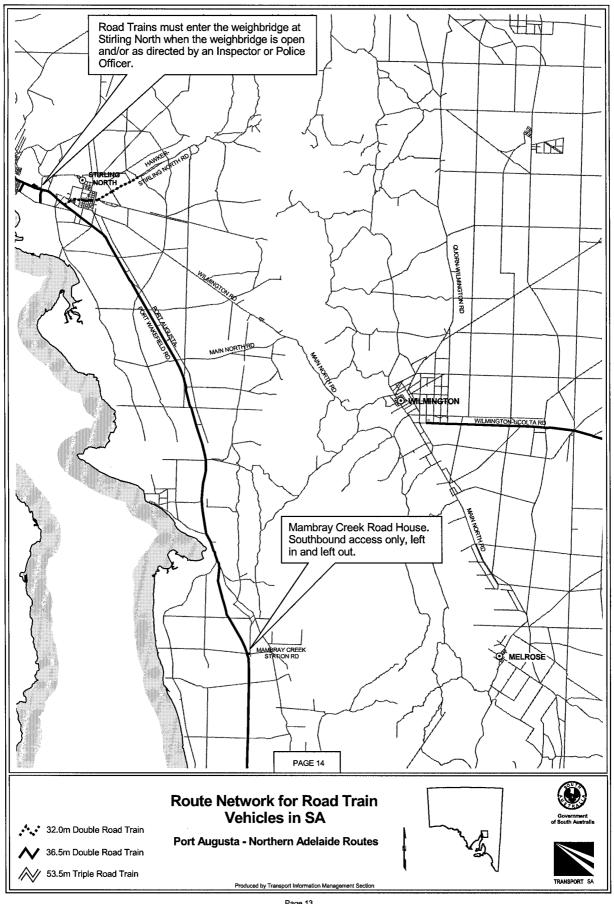


Map: R3_T51-17 June 2003 Page 11

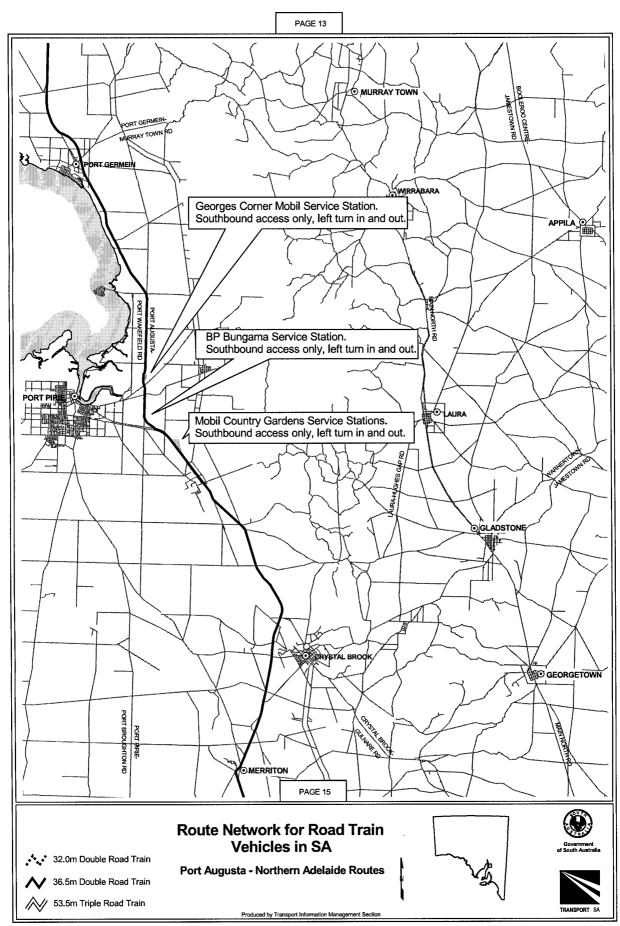


Map: R1_T64 - 16 June 2003

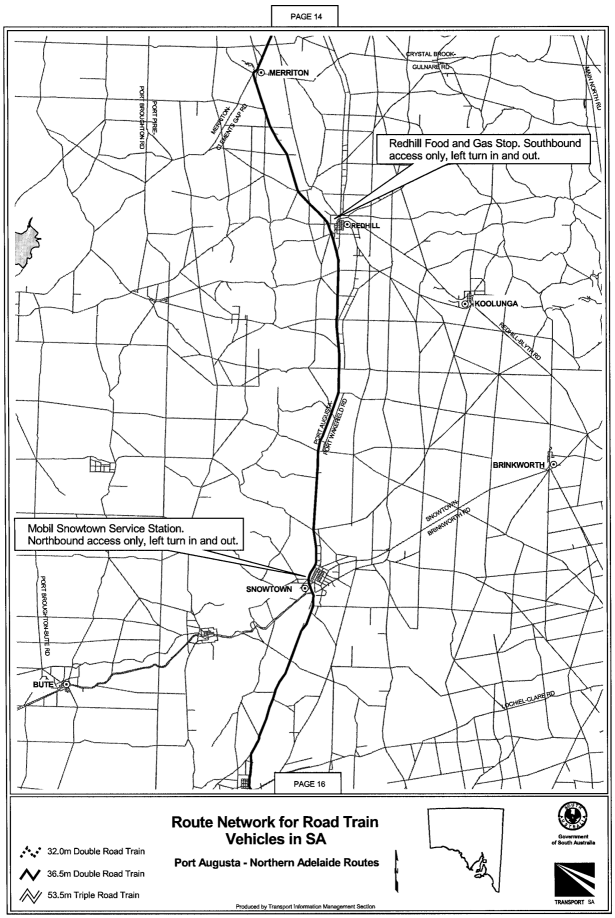
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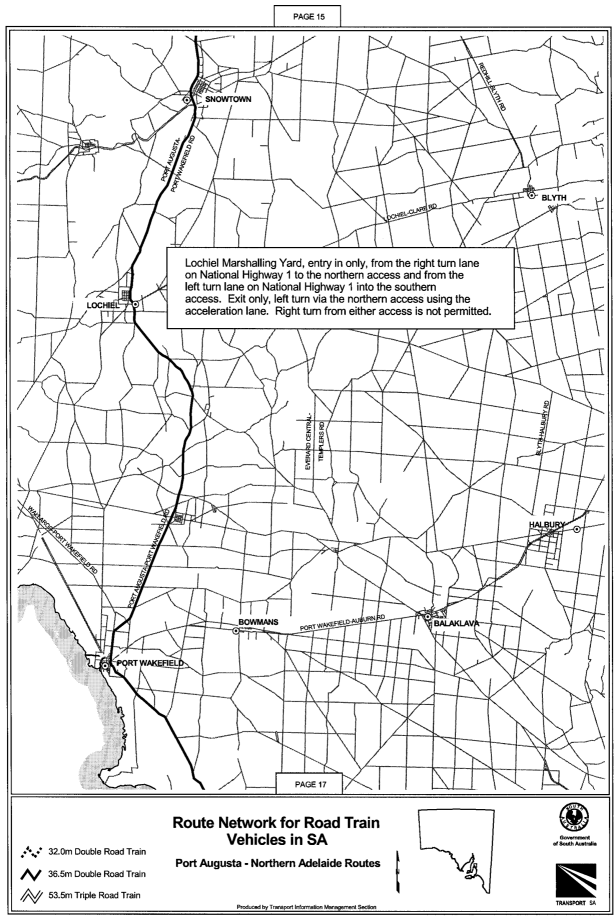


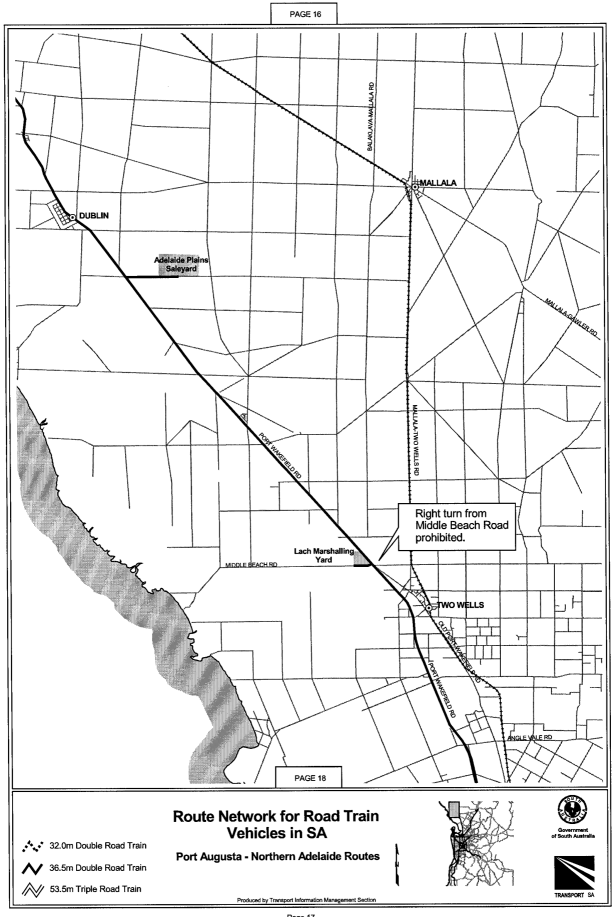
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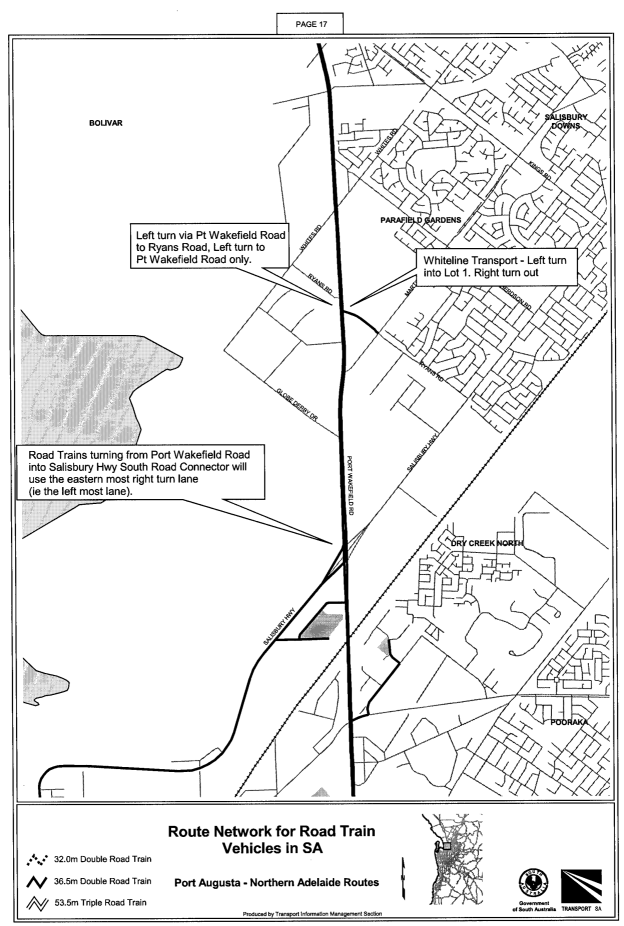


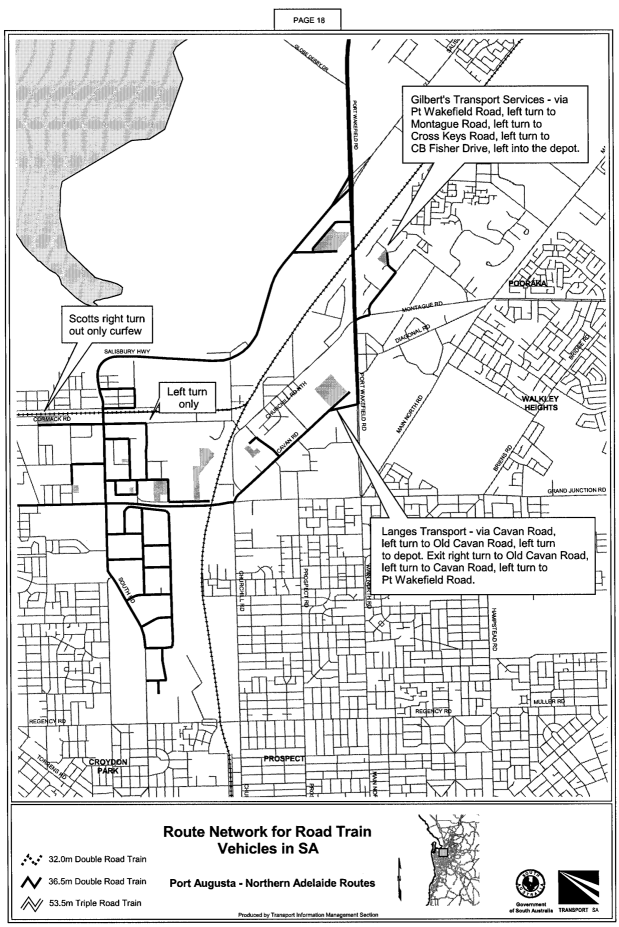
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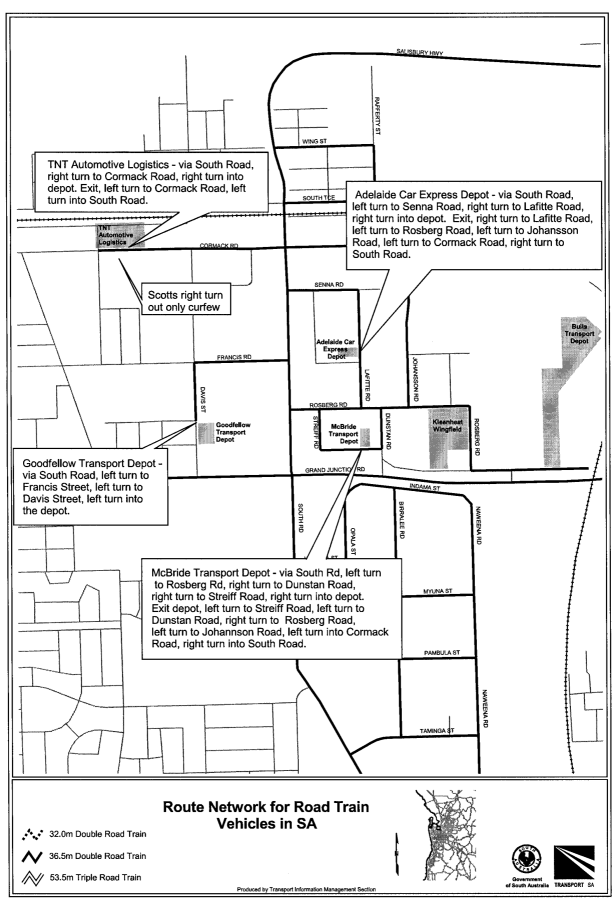




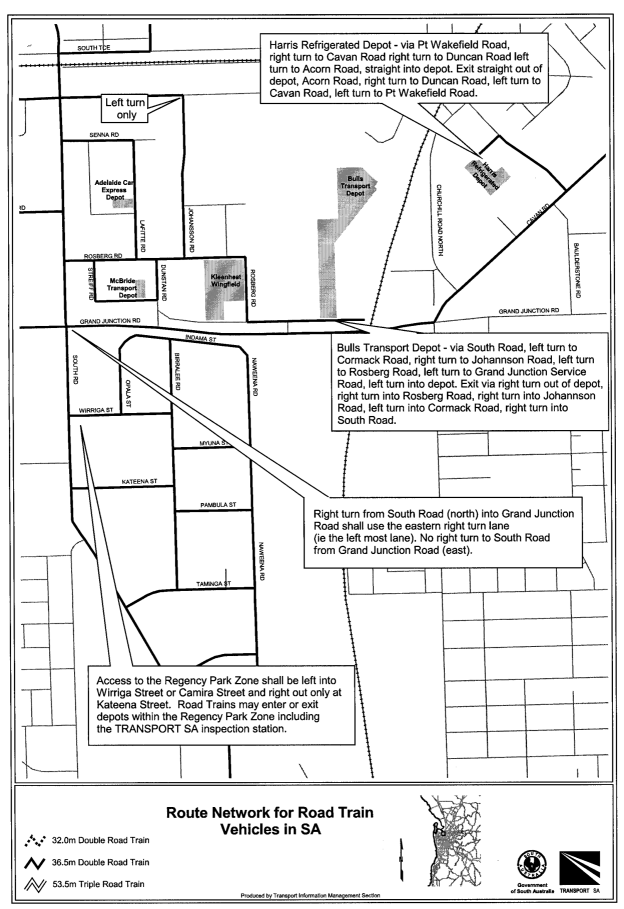


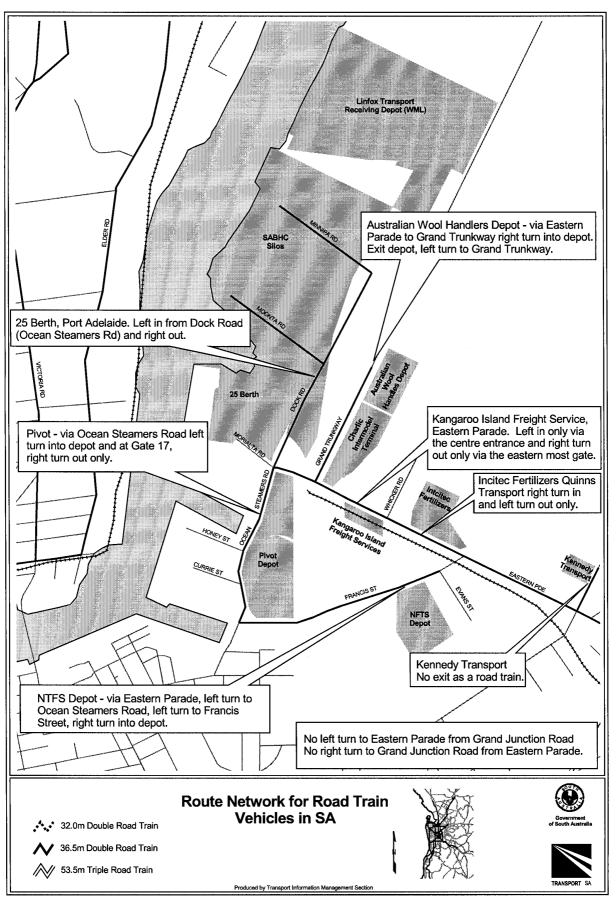




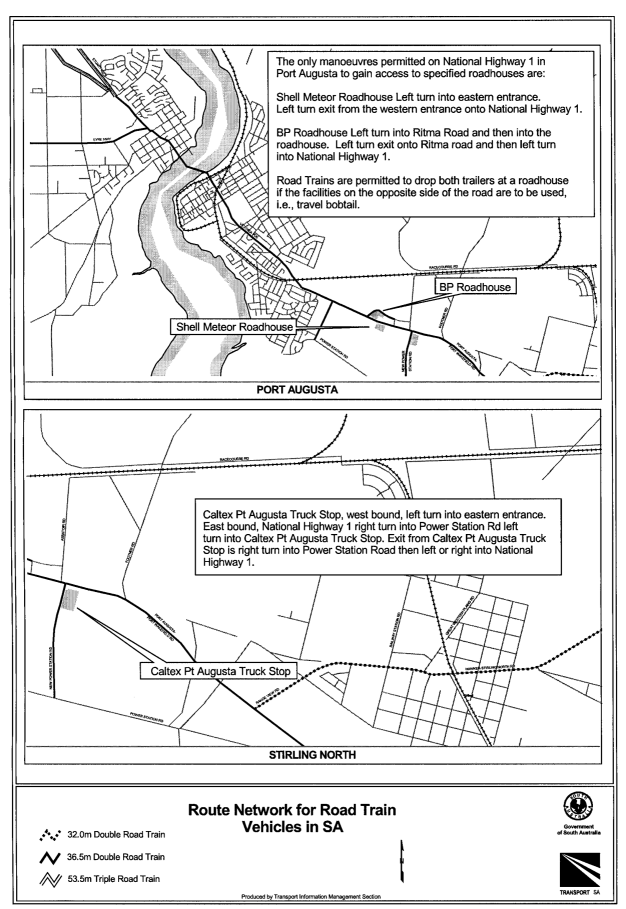


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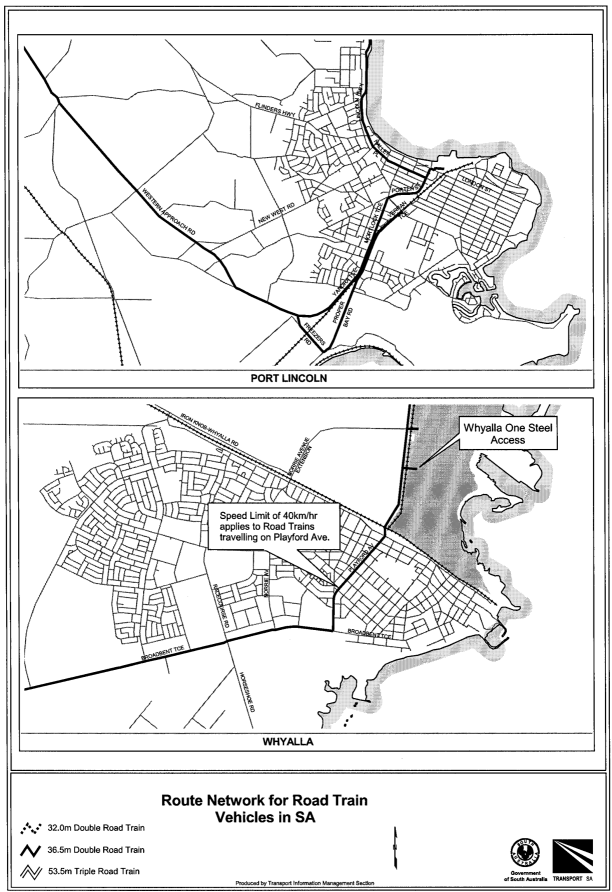


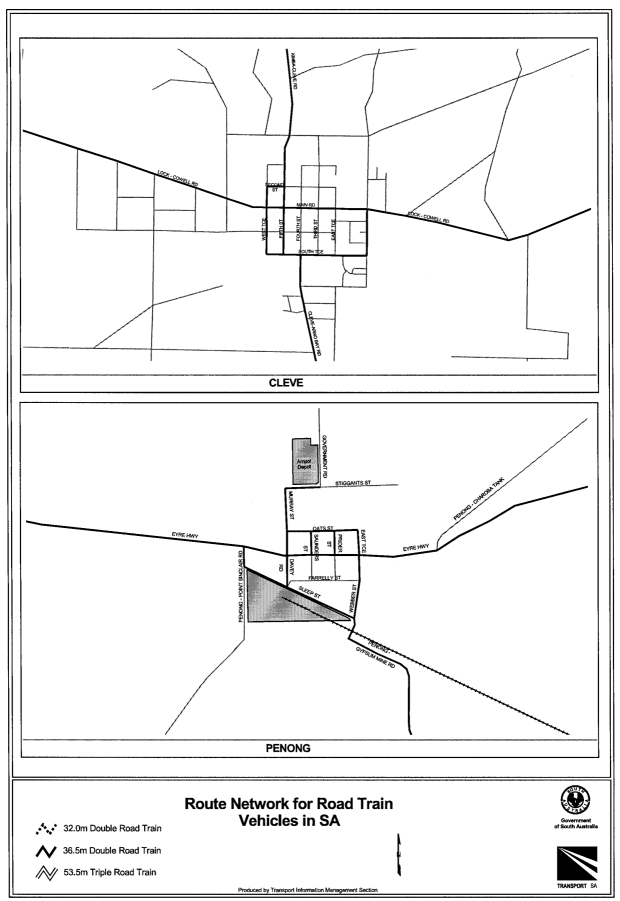


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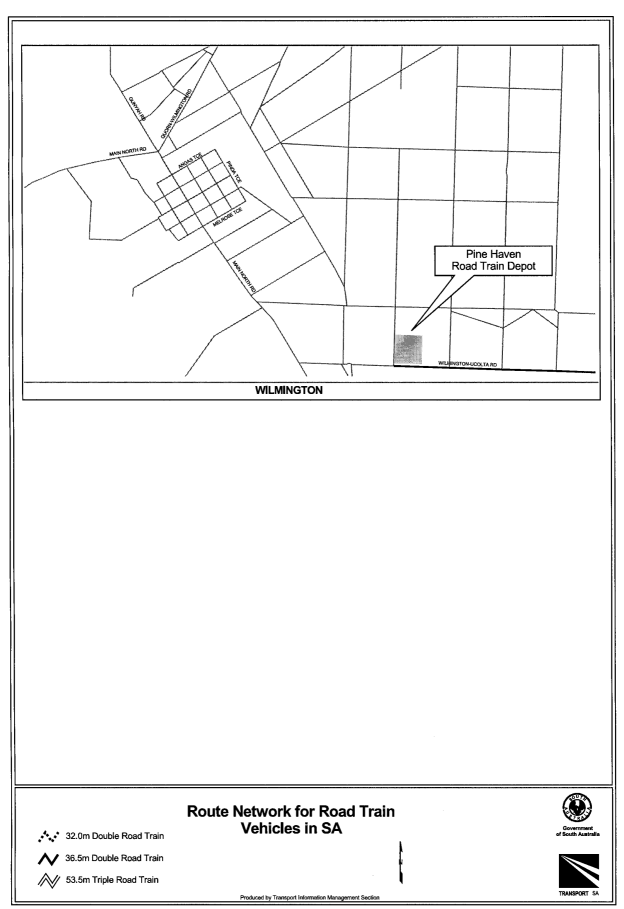


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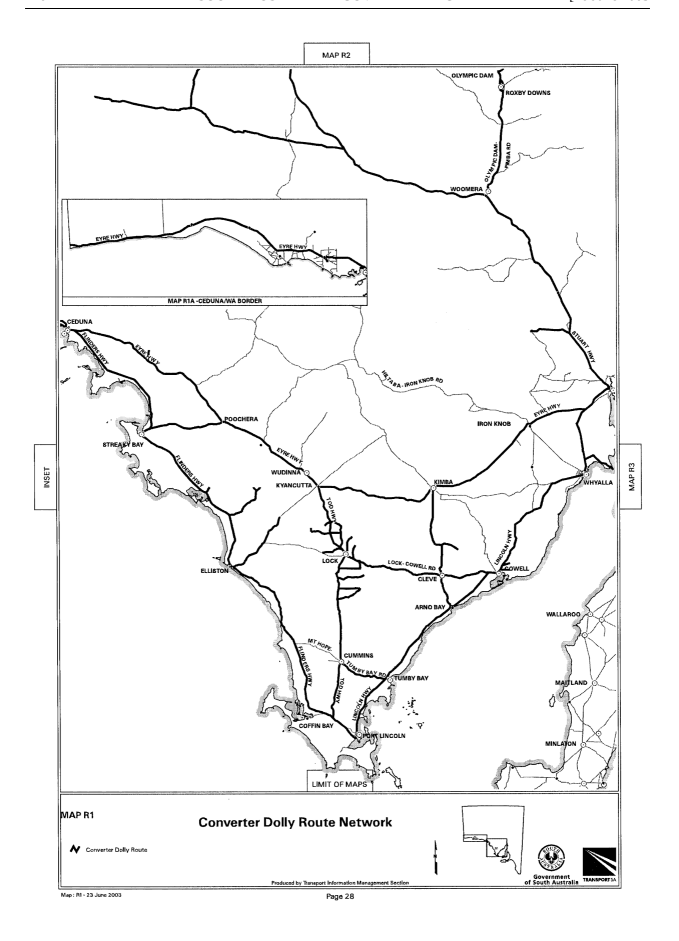
Converter Dolly Network Map Index

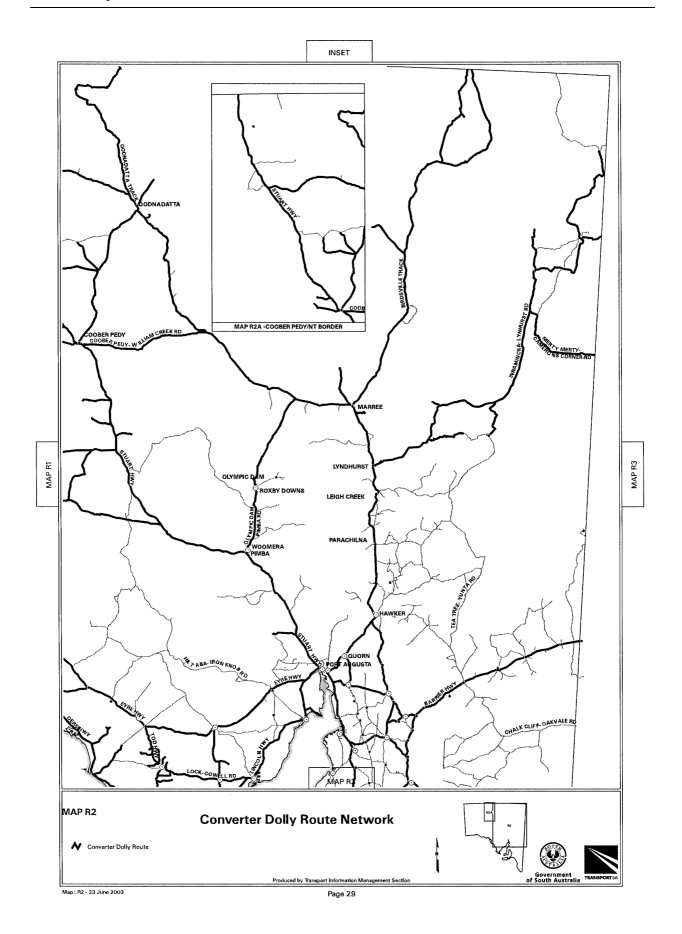
Regions

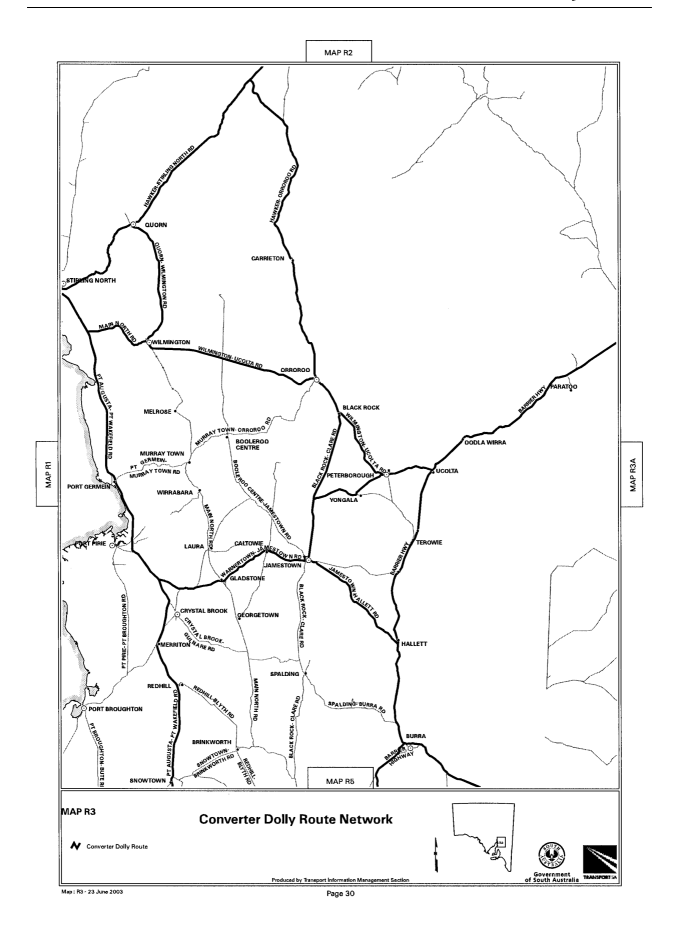
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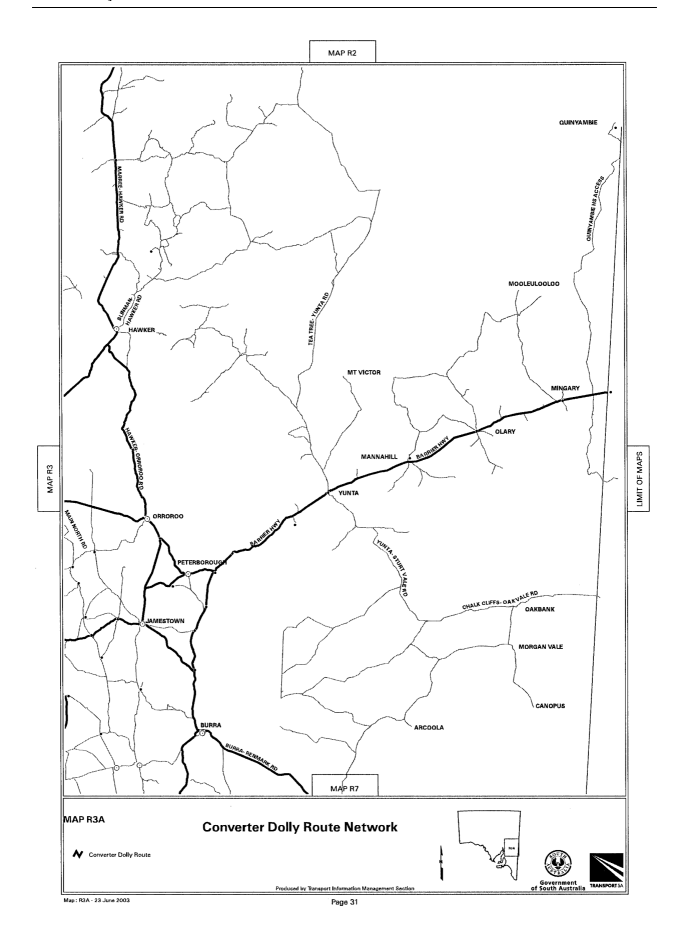
Towns

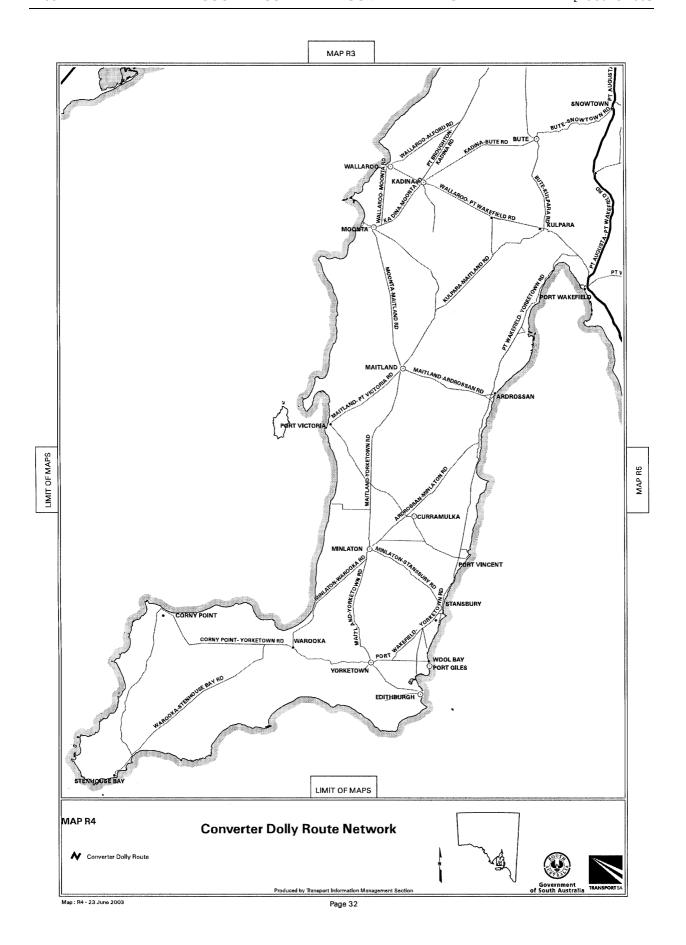
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Loxton	44	Whyalla	47
Morgan	44	Wilmington	47
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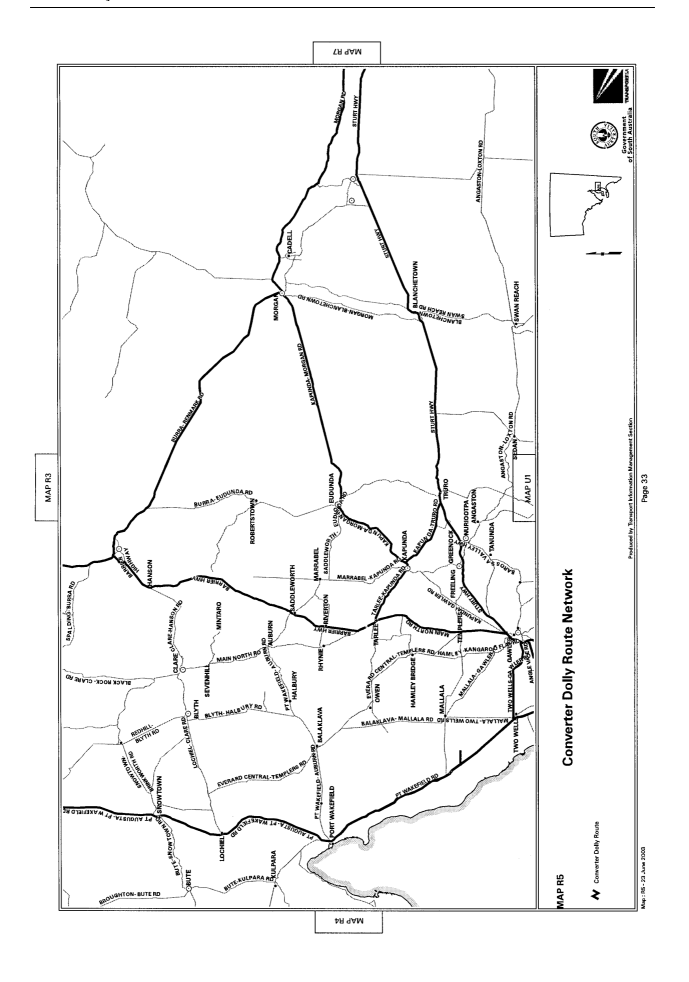


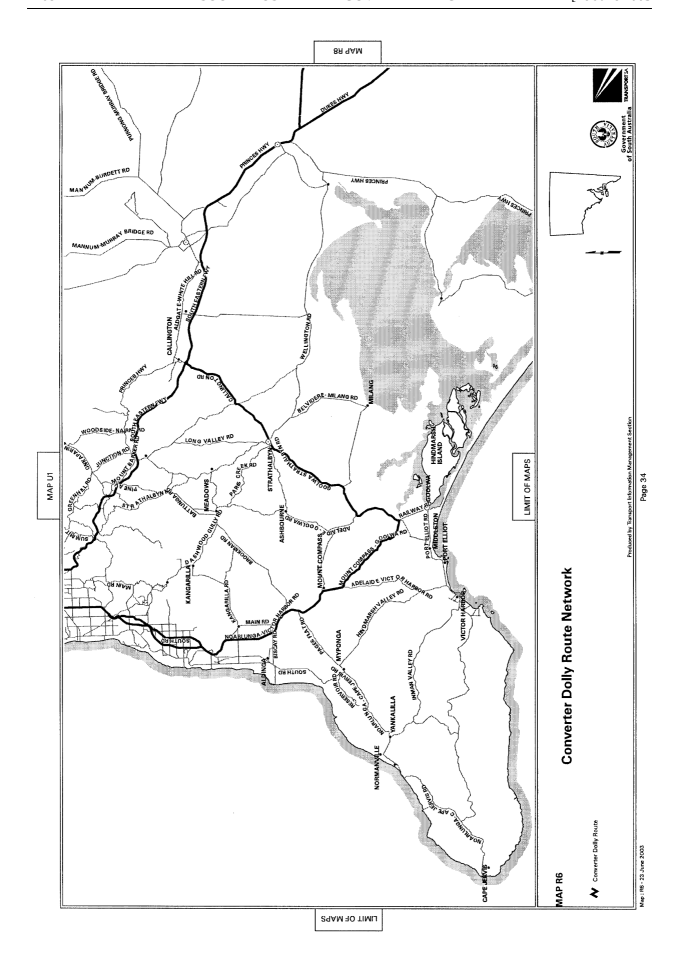


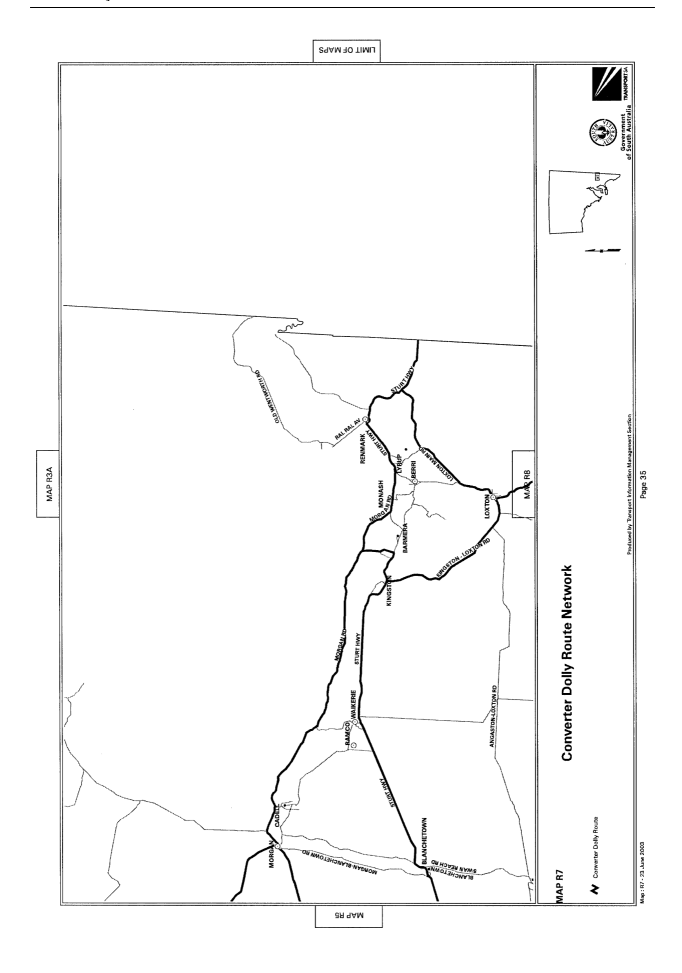


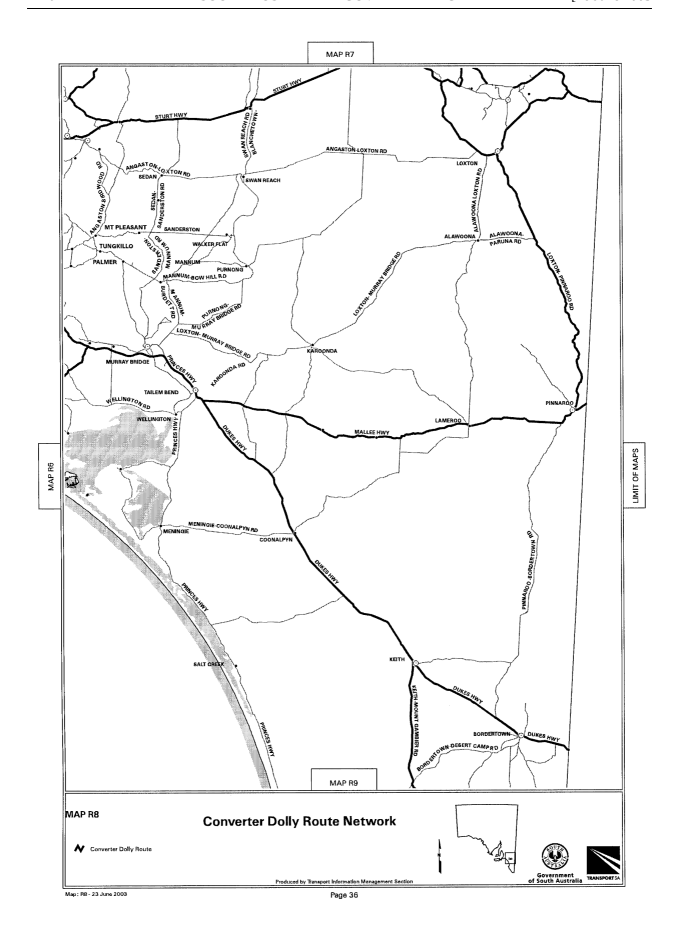


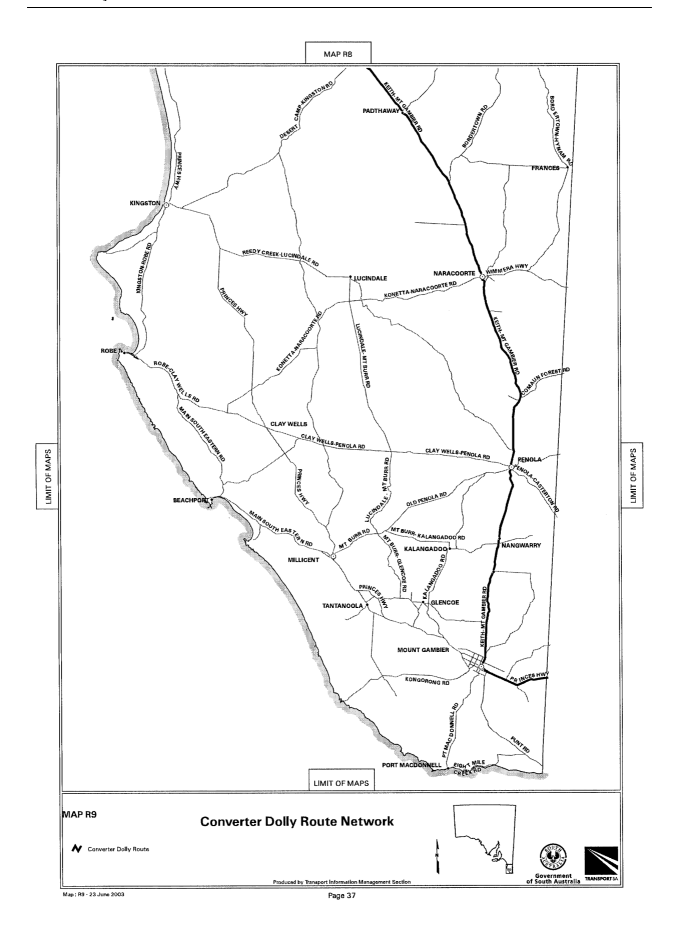


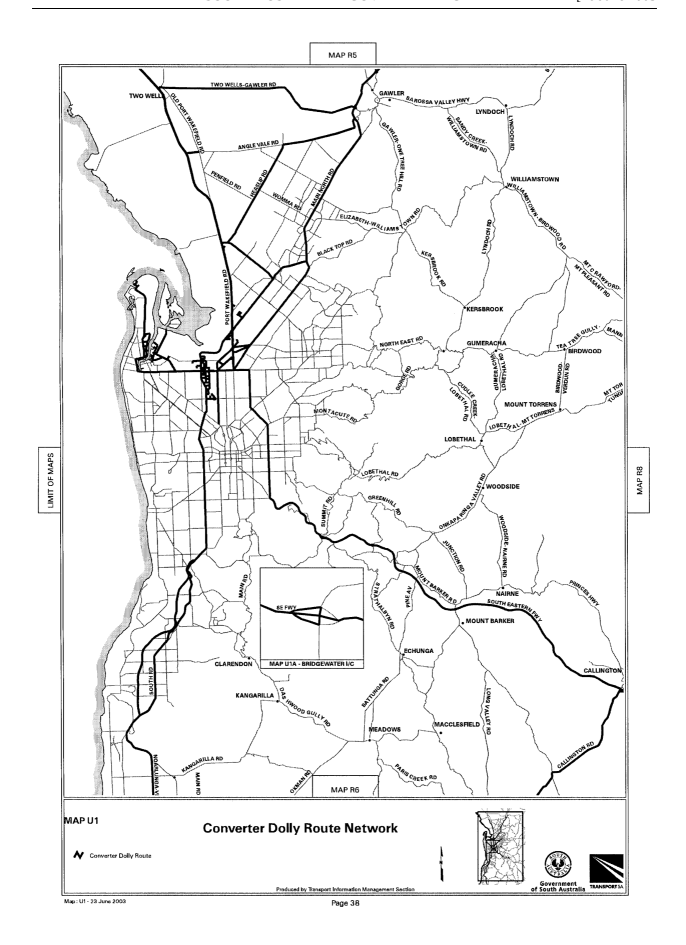


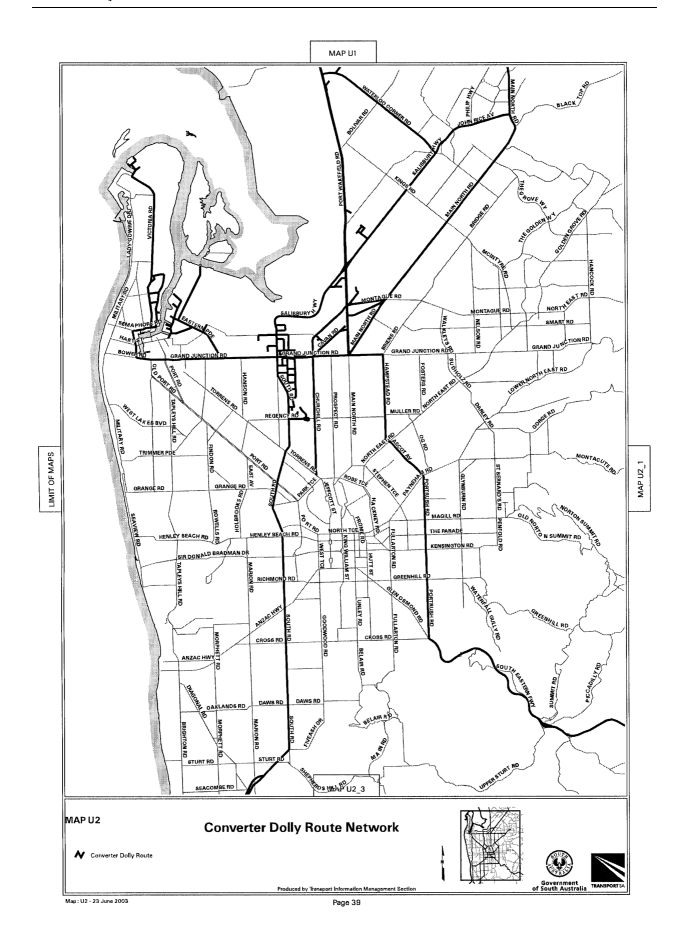


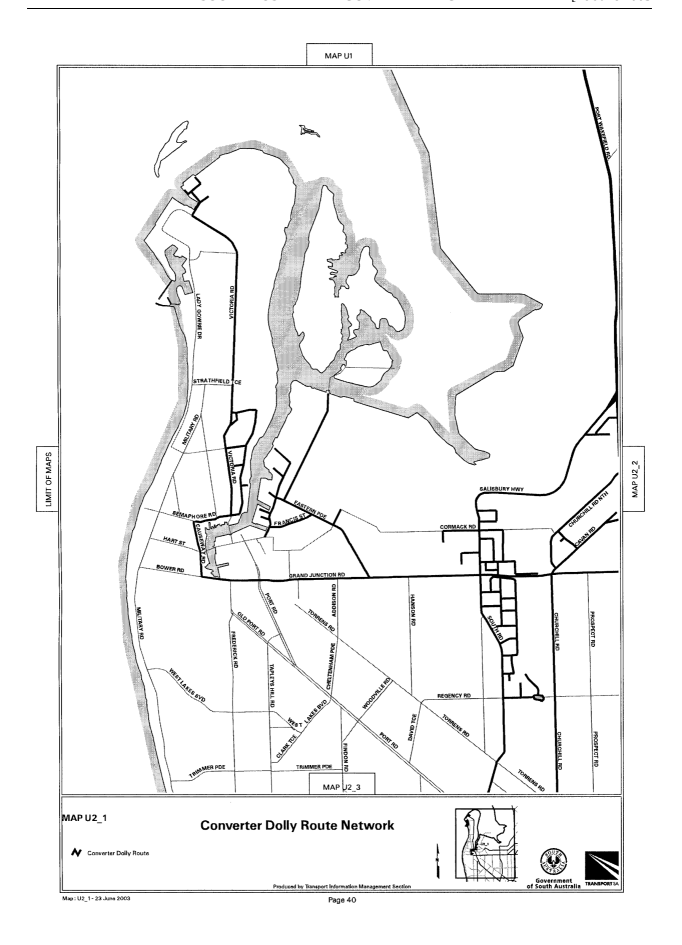


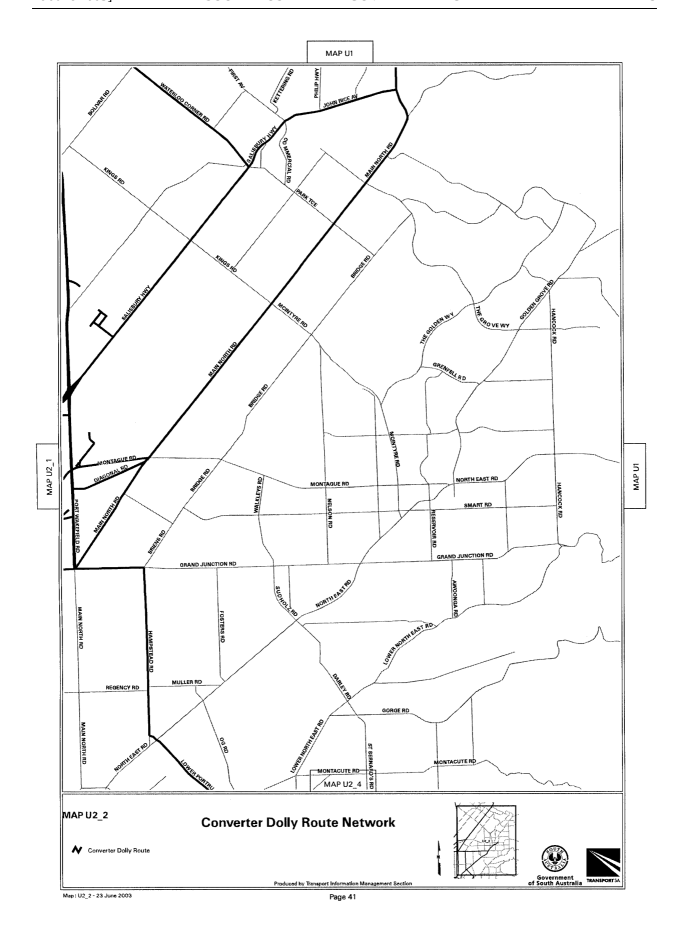


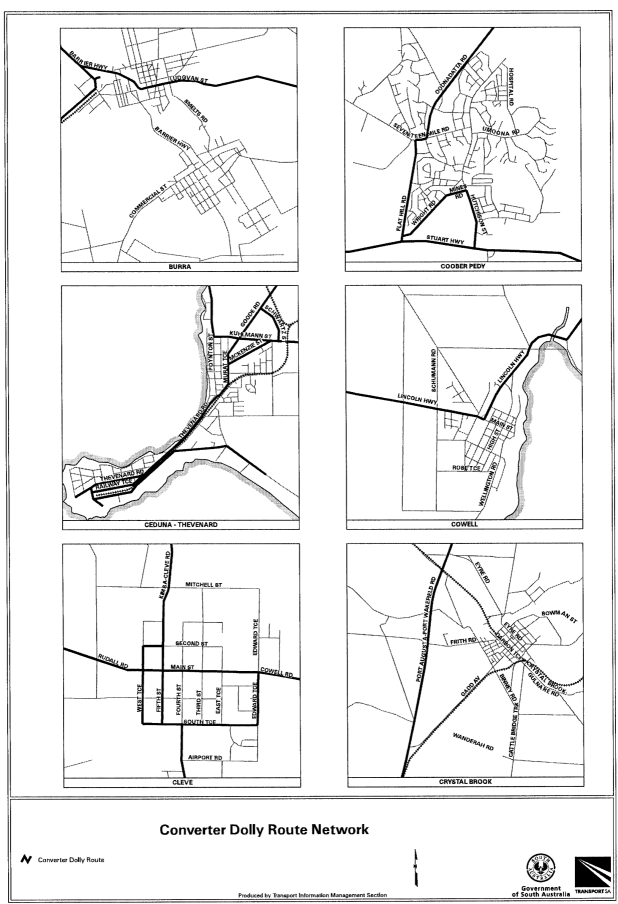




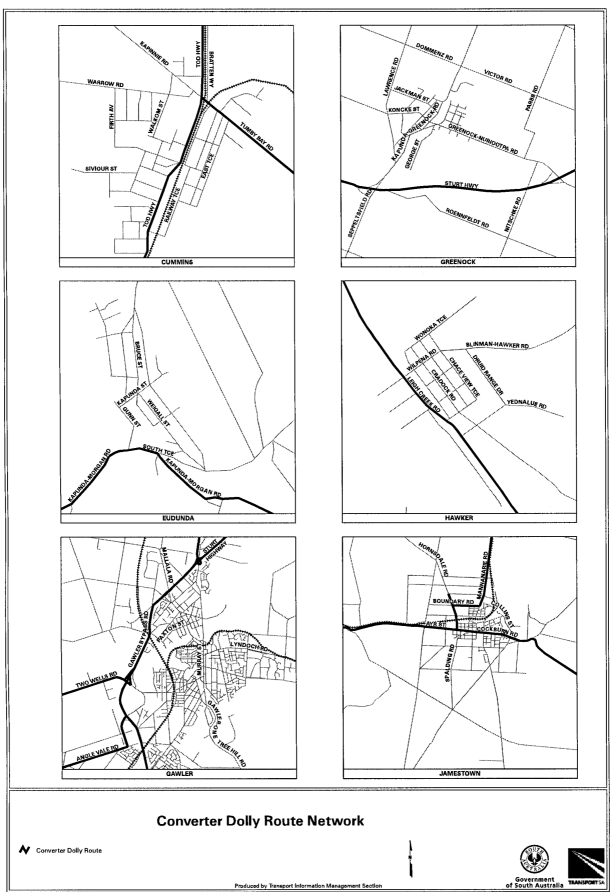








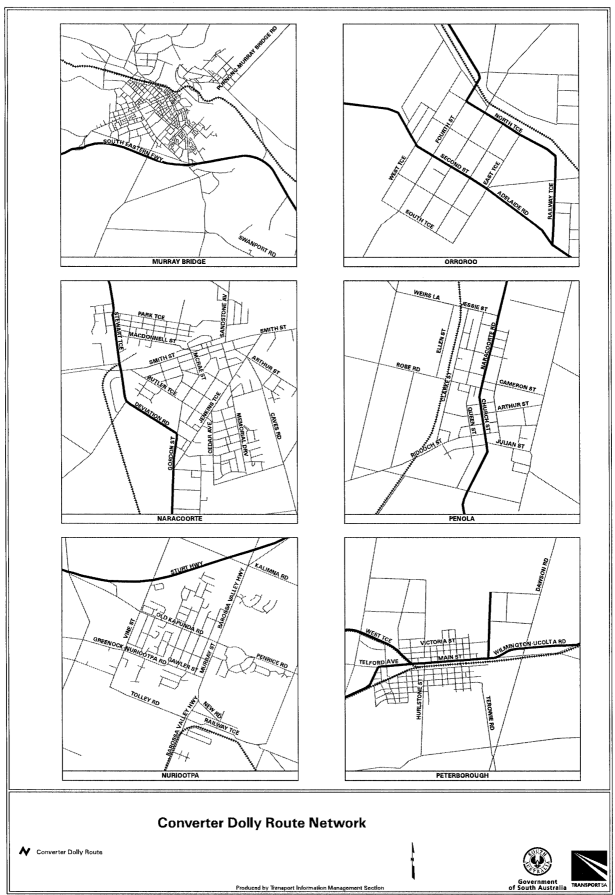
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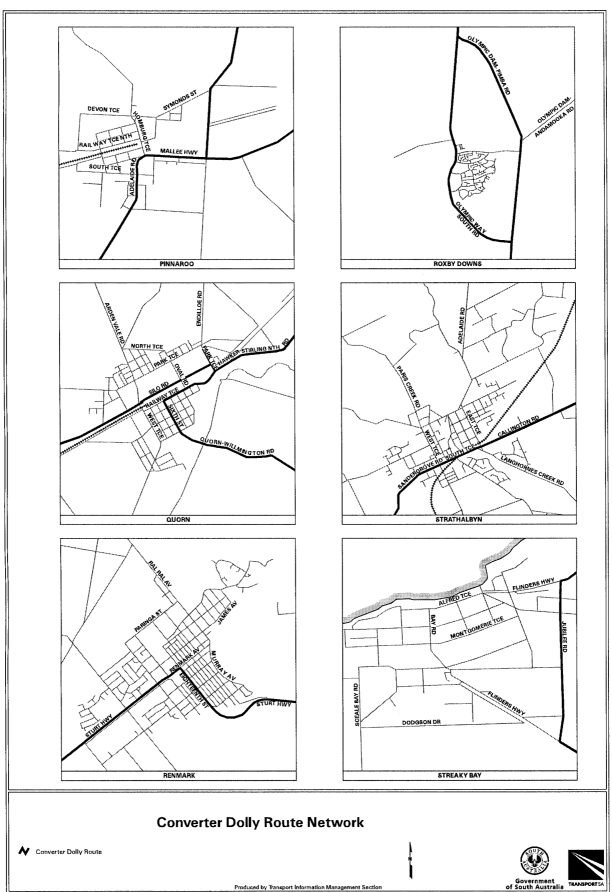
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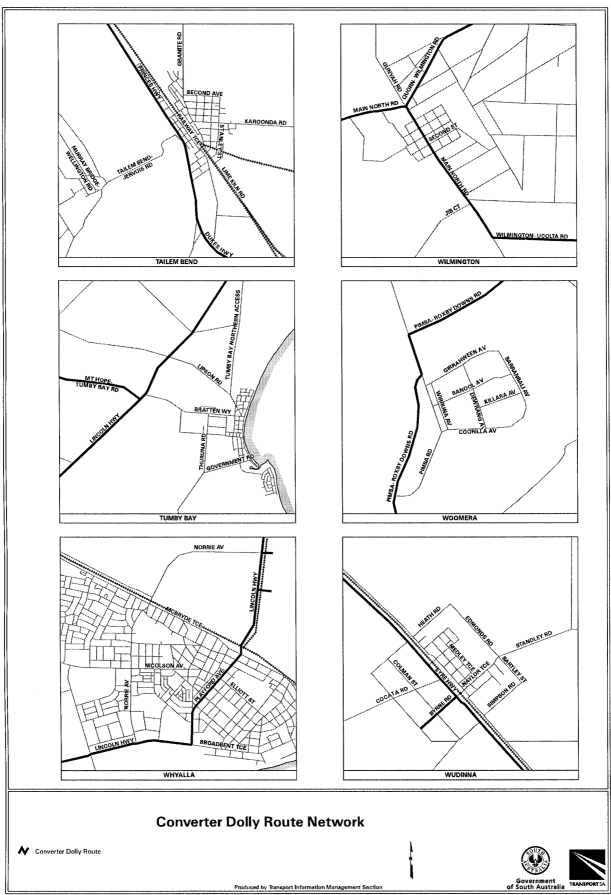


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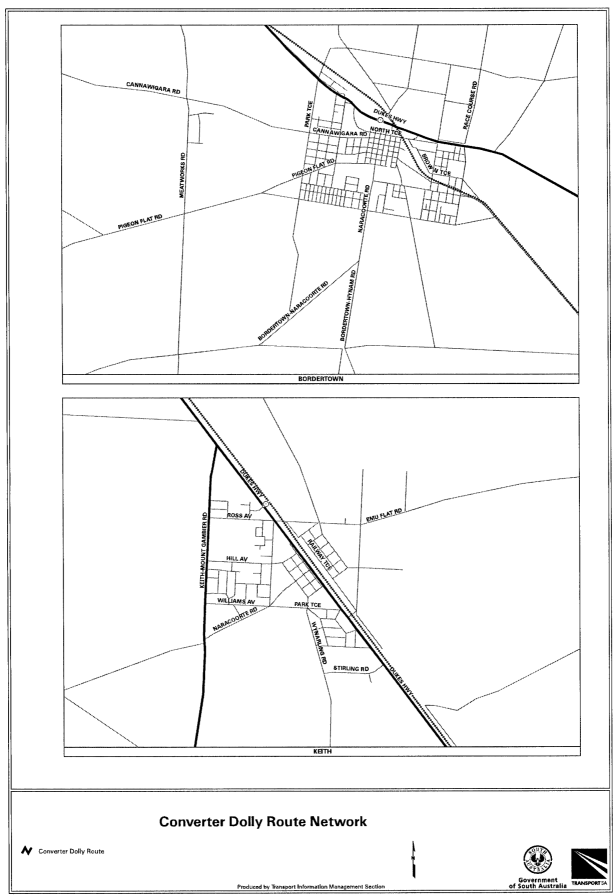


Map: R1_T35 - 23 June 2003

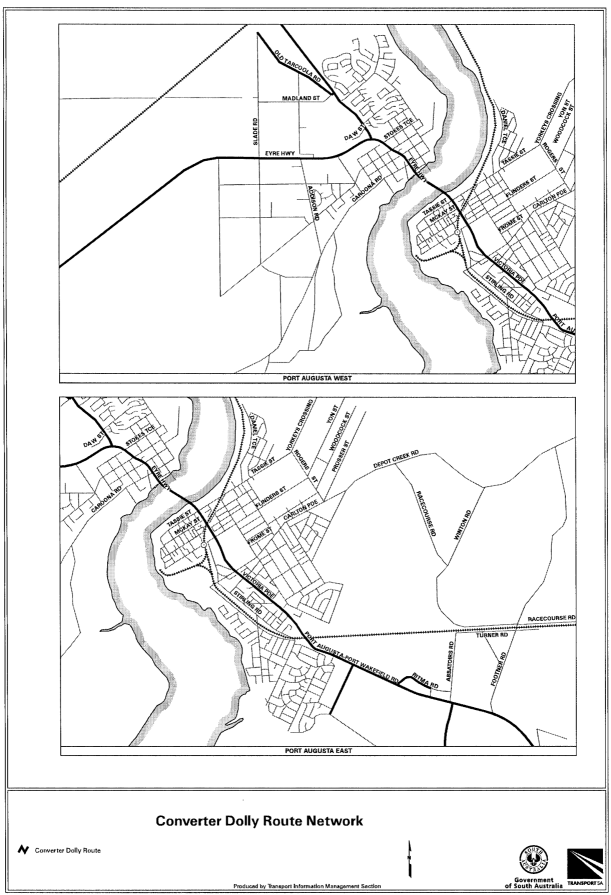
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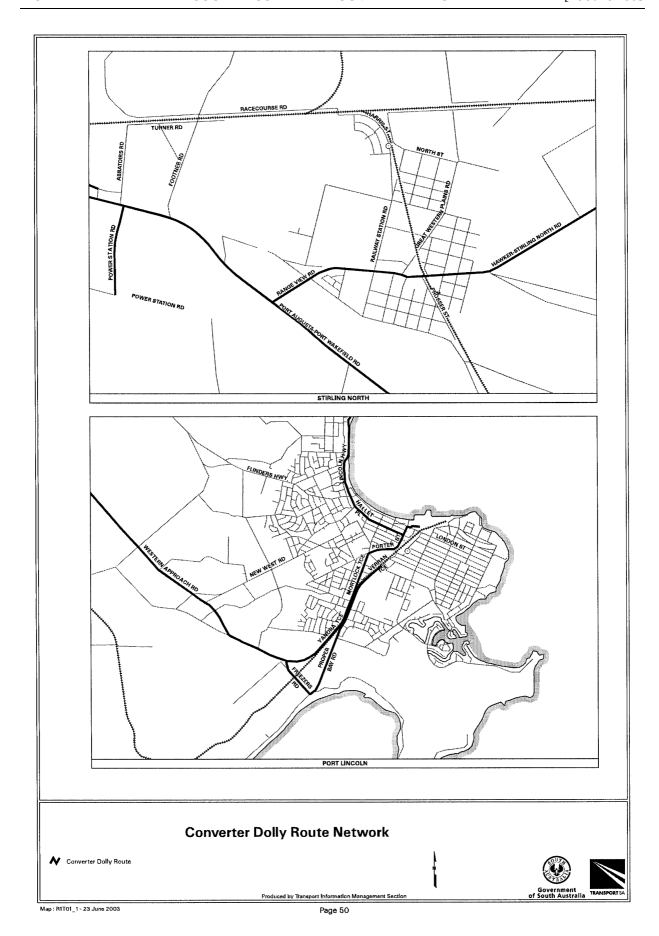


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ROAD TRAFFIC ACT 1961

Exemption from the Fitting of Lighting Equipment, Rear Vision Mirrors, Horn and Other Equipment to Agricultural Vehicles which are More than 3 m in Width

UNDER section 163AA of the Road Traffic Act 1961, I hereby grant exemption for:

- 1. Tractors used for agricultural purposes and self propelled agricultural machines, with an overall width of more than 3 m from the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:
 - Part 8, Division 2 Headlights;
 - Part 8, Division 3 Parking Lights;
 - Part 8, Division 5 Tail Lights;
 - Part 8, Division 6 Number Plate Lights;
 - Part 8, Division 7 Clearance Lights;
 - Part 8, Division 8 Side Marker Lights;
 - Part 8, Division 9 Brake Lights;
 - Part 8, Division 11 Rule 104 (1) Operation and Visibility of Direction Indicator Lights;
 - Part 8, Division 14 Reflectors Generally;
 - Part 8, Division 15 Rear Reflectors;
 - Part 8, Division 19 Other Lights, Reflectors, Rear Marking Plates or Signals;
 - Rule 34 Horns, alarms etc.;
 - Rule 35 Rear vision mirrors;
 - Rule 129 Motor vehicle braking system requirements;
 - Rule 146 Crank case gases;
 - Rule 148 Exhaust systems; and
- 2. Agricultural implements with an overall width of more than 3 m from the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:
 - Part 8, Division 5 Tail Lights;
 - Part 8, Division 6 Number Plate Lights;
 - Part 8, Division 7 Clearance Lights;
 - Part 8, Division 8 Side Marker Lights;
 - Part 8, Division 9 Brake Lights;
 - Part 8, Division 11 Rule 104 (1) Operation and Visibility of Direction Indicator Lights;
 - Part 8, Division 14 Reflectors Generally;
 - Part 8, Division 15 Rear Reflectors;
 - Part 8, Division 17 Front Reflectors;
 - Part 8, Division 19 Other Lights, Reflectors, Rear Marking Plates or Signals;
 - Rule 132 Trailer braking requirements:

Subject to the following conditions:

- 1. Definitions
 - 1.1. 'Agricultural implement' means a vehicle without its own motive power built to perform agricultural tasks.
 - 1.2. 'Agricultural machine' means a machine with its own motive power, built to perform agricultural tasks.
 - 1.3. 'Agricultural vehicle' means an agricultural implement, agricultural machine or tractor.
 - 1.4. 'Tractor' means a motor vehicle usually fitted with deeply treaded tyres, that can be used to draw agricultural implements or loads and that also provides a source of power for driving agricultural implements or other power driven equipment.
- 2. The vehicle is only permitted to travel on a road or road related area for the purpose of:
 - 2.1. Undertaking activities involved directly with primary production; or
 - 2.2. Transport to or from a farm machinery dealership to a place of agricultural operation, display or repair and return; or
 - 2.3. Transport to or from a place of agricultural operation to another place of agricultural operation.

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- The vehicle shall not be driven or used on a road or road related area between the hours of sunset and sunrise as specified in the Proof of Sunrise and Sunset Act 1923, as amended, and published in the South Australian Government Gazette.
- 4. The vehicle shall not be driven or used on a road or road related area during periods of low visibility.
 - 4.1. For the purpose of this notice 'a period of low visibility' means any time when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.
- 5. Agricultural vehicles built prior to 1 July 2004 are exempt from the fitting of brake lights. If brake lights are not fitted to an agricultural vehicle it is subject to the additional conditions contained in Clause 6 of this notice.
- 6. Agricultural vehicles not fitted with brake lights shall comply with the following additional conditions:
 - 6.1. The agricultural vehicle shall not travel within the Adelaide Area (Metropolitan) and the Adelaide Hills Area.
 - 6.2. For the purposes of this notice, the 'Adelaide Area (Metropolitan)' is defined as the area described in Map 1 'Adelaide Area (Metropolitan) Overwidth Agricultural Vehicles' of this notice.
 - 6.3. For the purposes of this notice the 'Adelaide Hills Area' is defined as the shaded areas shown in 'Map 2, Adelaide Hills Area Overwidth Agricultural Vehicles' of this notice.
 - 6.4. The agricultural vehicle shall not be operated at a speed exceeding 25 km/h, on roads where a speed limit of 60 km/h or less applies.
 - 6.5. The agricultural vehicle shall not be operated at a speed exceeding 40 km/h, on roads where a speed limit exceeding 60 km/h applies.
 - 6.6. The agricultural vehicle shall display a warning light or lights (revolving yellow flashing lights) so that the light emanating from at least one of them is clearly visible at a distance of 500 m in any direction and which meet the following specifications:
 - 6.6.1. Emit a rotating, flashing, yellow coloured light; and
 - 6.6.2. Flash at a rate between 120 and 200 times per minute; and
 - 6.6.3. Have a power of at least 55 watts; and
 - 6.6.4. Not be a strobe light.
 - 6.7. Warning light(s) shall be either permanently connected into the electrical system of the vehicle or use standard automotive connectors to allow easy electrical disconnection and removal of the light(s) when not required.
 - 6.8. Warning light(s) shall have incorporated into their electrical system an on/off switch control which is located within easy reach of the driver.
- 7. Agricultural vehicles built prior to 1 July 2004 are exempt from the fitting of direction indicator lights complying with the Rule 104 (1) of the Road Traffic (Vehicle Standards) Rules 1999, provided that the agricultural vehicle is fitted with direction indicator lights which conform with the requirements of the American Society of Agricultural Engineers (ASAE) Standard S279 Lighting and Marking of Agricultural Equipment on Highways.
- 8. Agricultural vehicles fitted with direction indicator lights which conform with the requirements of ASAE Standard S279 shall comply with the following additional conditions:
 - 8.1. The agricultural vehicle shall not travel within the Adelaide Area (Metropolitan) and the Adelaide Hills Area.
 - 8.2. For the purposes of this notice, the 'Adelaide Area (Metropolitan)' is defined as the area described in Map 1 'Adelaide Area (Metropolitan) Overwidth Agricultural Vehicles' of this notice.
 - 8.3. For the purposes of this notice the 'Adelaide Hills Area' is defined as the shaded areas shown in 'Map 2, Adelaide Hills Area Overwidth Agricultural Vehicles' of this notice.
- 9. If the vehicle is a tractor or a self propelled agricultural machine it shall be fitted with:
 - 9.1. A horn complying with Rule 34 of the Road Traffic (Vehicle Standards) Rules 1999, if the vehicle was manufactured on or after 1 July 1996.

- 9.2. A rear vision mirror or mirrors complying with the requirements of Rules 35 and 36 of the Road Traffic (Vehicle Standards) Rules 1999, if the vehicle was manufactured on or after 1 July 1996, unless the primary use of the tractor or machine is under or in or about trees or vines, or any other place which is too low, or too narrow, for a tractor to work when the vehicle is fitted with mirrors.
- 9.3. Parking lights, clearance lights and side marker lights that are operating effectively and are clearly visible, if the vehicle is left standing on a road or road related area between the hours of sunset and sunrise or during periods of low visibility.

9.4. Service brakes:

- 9.4.1. Operating on two or more wheels complying with the performance requirements of Rule 128 of the Road Traffic (Vehicles Standards) Rules 1999; or
- 9.4.2. Utilising a vehicular transmission retardation system, commonly referred to as a 'hydrostatic braking system', complying with the performance requirements of Rule 128 of the Road Traffic (Vehicles Standards) Rules 1999.
- 9.5. A parking brake that operates on at least two wheels and that is capable of holding the vehicle stationary on a 12 per cent gradient.
- 9.6. An actuating mechanism for the parking brake that incorporates a device that prevents accidental release of that mechanism and holds the brake in the applied position unless intentionally released by the driver.
- 10. For the purpose of this notice a vehicle which incorporates a positive transmission locking system that operates by locking two transmission gears together or engaging a transmission parking pawl is deemed to satisfy the requirements of Clauses 9.5 and 9.6 above provided that the mechanism is capable of holding the vehicle stationary on a 12 per cent gradient.

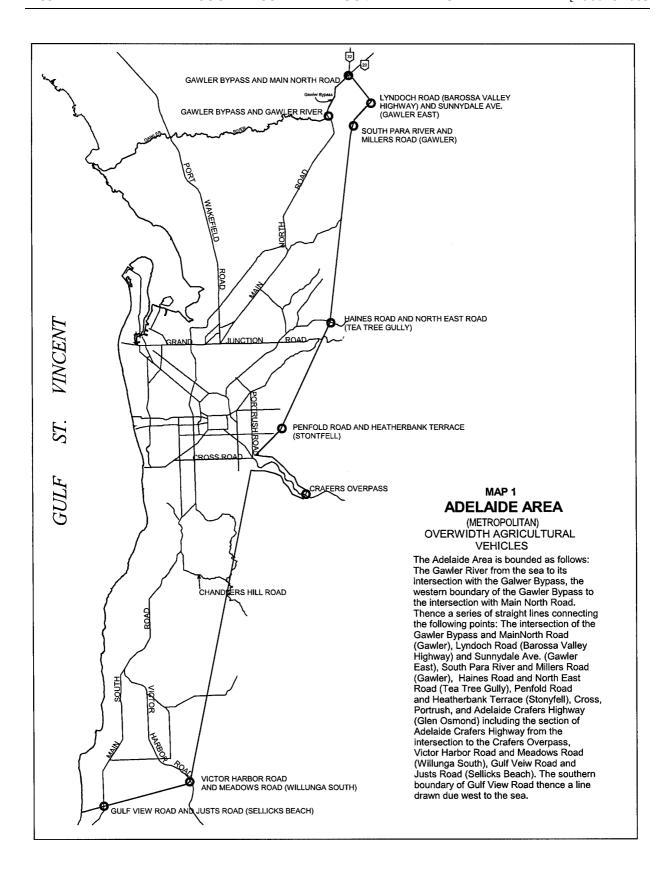
Note: In accordance with Rule 226 of the Australian Road Rules a person shall not drive a vehicle with a Gross Vehicle Mass (GVM) over 12 tonnes unless the vehicle is equipped with at least 3 portable warning triangles that must be used in accordance with Rule 227 of the Australian Road Rules. If the GVM of the vehicle is not specified, the unladen mass of the vehicle shall apply.

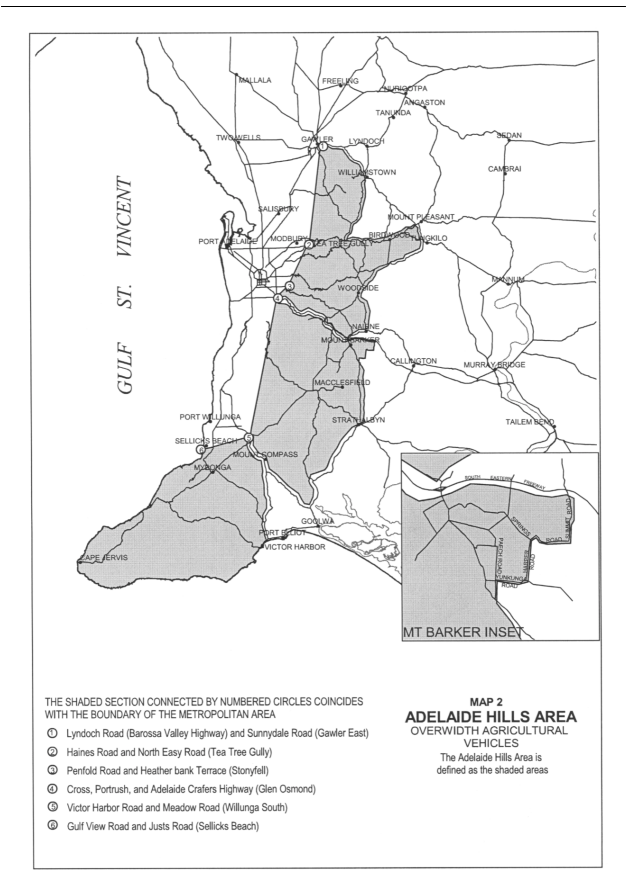
- 11. If the vehicle is an agricultural implement and it is left standing on a road or road related area between the hours of sunset and sunrise or during periods of low visibility, it shall be fitted with clearance lights and side marker lights that are operating effectively and are clearly visible.
- 12. An agricultural implement, not fitted with brakes that can be operated by the driver of the towing vehicle, which is towed by a tractor or a self propelled agricultural machine shall not be towed at a speed greater than the lesser of:
 - 12.1. 20 km/h less than the speed limit set under the Road Traffic Act 1961; and
 - 12.2. 50 km/h.

Note: The owner of an agricultural vehicle must ensure that all other relevant requirements under the South Australian Road Traffic Act 1961 and the Motor Vehicles Act 1959 are met, for example registration requirements.

This notice will expire at midnight on 30 June 2004.

The notice titled 'Exemption for the Fitting of Lighting Equipment, Rear Vision Mirrors, Horn and Other Equipment to Agricultural Vehicles which are More than 3 m in Width' appearing in the *South Australian Government Gazette*, dated 14 June 2001, is hereby revoked.





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ROAD TRAFFIC ACT 1961

Lighting, Braking and Mudguard Exemption for Citrus Trailers

UNDER section 163AA of the Road Traffic Act 1961, I hereby exempt trailers transporting citrus fruit:

From the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 33 Mudguards;
- Rules 132 (1) and 133 (1) Trailer Braking Systems; and
- Part 8 Lights and Reflectors.

Subject to the following conditions:

1. Direction indicator and brake lights must be fitted to the rear of the trailer(s) if the direction indicator and brake lights of the towing vehicle are not clearly visible at all times to other drivers approaching from the rear.

Note: Direction indicator and brake lights fitted to trailers must comply with the requirements of the Part 8 – Lights and Reflectors of the Road Traffic (Vehicle Standards) Rules 1999.

- 2. At least one rear-facing red reflector not over 1.5 m above ground level must be fitted at the rear of the trailer(s).
- 3. The mass of each trailer including any load must not exceed 1.9 tonnes.
- 4. The trailer(s) must not be towed between the hours of sunset and sunrise or during periods of low visibility.
 - 4.1. For the purposes of this notice 'a period of low visibility' means any time, when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.
- 5. The trailer(s) must not be towed at a speed greater than 25 km/h.
- 6. This exemption only applies while the trailers are transporting citrus fruit from a place of production to a place of processing and return.

Note: Citrus trailer bins when being transported (laden or unladen) must be secured to the trailer in accordance with the requirements of the Load Restraint Guide.

7. The towing vehicle and trailer(s) must comply with all other requirements of the Road Traffic Act 1961 and Regulations.

Note: Motor vehicles with a Gross Vehicle Mass over 4.5 tonnes and tractors are permitted to tow 2 trailers under Regulation 20A of the Road Traffic (Miscellaneous) Regulations 1999.

The notice titled 'Lighting, Braking and Mudguard Exemption for Citrus Trailers' appearing in the South Australian Government Gazette, dated 27 September 2001, is hereby revoked.

This notice will expire at midnight on 30 June 2004.

Dated 26 June 2003.

Executive Director, Transport SA Authorised delegate for the Minister for Transport

ROAD TRAFFIC ACT 1961

Exemption from the Fitting of Brakes to Trailers with a Laden mass not Exceeding 6 Tonnes and not Towed at a Speed Greater than 25 km/h

UNDER section 163AA of the Road Traffic Act 1961, I hereby grant exemption for trailers with a Gross Trailer Mass over 750 kilograms:

From the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 132 (1) Trailer braking requirements;
- Rule 133 Operation of brakes on trailers;
- Rule 19 Compliance with second edition Australian Design Rule 38; and
- Rule 20 Compliance with third edition Australian Design Rule 38.

Subject to the following conditions:

- 1. The trailer has a laden mass not exceeding 6 tonnes.
- 2. The trailer is towed at a speed not exceeding 25 km/h.
- 3. The trailer complies with all other requirements of the Road Traffic Act 1961 and Regulations.

Definitions:

- 1. For the purposes of this notice 'Laden Mass' means the mass of the trailer and its load borne on the surfaces on which it is standing or stationary when disconnected from the towing vehicle.
- 2. For the purposes of this notice 'Gross Trailer Mass' means the mass of the trailer and its load borne on the surfaces on which it is standing or stationary when connected to the towing vehicle.

This notice will expire at midnight on 30 June 2004.

The notice titled 'Exemption for the Fitting of Brakes to Trailers with a Laden mass not Exceeding 6 Tonnes and not Towed at a Speed Greater than 25 kilometres per hour' appearing in the South Australian Government Gazette, dated 4 October 2001, is hereby revoked.

Dated 26 June 2003.

Executive Director, Transport SA Authorised delegate for the Minister for Transport

ROAD TRAFFIC ACT 1961

Transport of Stobie Poles by ETSA Utilities Management Pty Ltd

UNDER section 163AA of the Road Traffic Act 1961, I hereby grant exemption for rigid motor vehicle and dog trailer combinations to exceed 19 metres in overall length while being used for the transport of Stobie Poles; and

UNDER section 161A of the Road Traffic Act 1961, and Regulation 35 of the Road Traffic (Miscellaneous) Regulations 1999, I hereby approve rigid motor vehicle and dog trailer combinations that exceed 19 metres in overall length when transporting Stobie Poles up to 12 metres in length for travel in South Australia:

- 1. Exemption
- 1.1 From the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:
- Rule 69(d)—Length of combination; and

Information Note

All other dimension limits specified in the Road Traffic (Vehicle Standards) Rules 1999 must be met.

- 1.2 From the following provisions of the Road Traffic (Mass and Loading Requirements) Regulations 1999:
- Schedule 1, Part 2, Regulation 7(2)—Rear projections (warning flags):

Subject to the conditions specified in this notice

- 2. Conditions Applying to this Exemption and Approval
 - 2.1 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 the Motor Vehicles Act 1959, or a Police Officer.
 - 2.2 This notice shall stand alone. It cannot be used in conjunction with any other exemption, notice or permit.
 - 2.3 That only vehicles owned by ETSA Utilities Management Pty Ltd shall operate under this notice.
 - 2.4 The overall length of a Rigid Truck and Dog Trailer combination and its load shall not exceed 20.117 metres.
 - 2.5 The constructed overall length of a Rigid Truck and Dog Trailer combination (without its load) must not exceed 19 metres.
 - 2.6 The stobic poles must be loaded centrally on the trailer and the load width must not exceed 1 metre.
 - 2.7 The pole(s) shall be delineated with at least three sight boards as follows:
 - 2.7.1 On the rear of the pole, one sight board displaying a vertical surface 750 millimetres long and 300 millimetres high to the sides and a vertical surface 400 millimetres square to the rear.
 - 2.7.2 Along the length of the pole, two sight boards each displaying a vertical surface of 350 millimetres long and 400 millimetres high to the sides.
 - 2.7.3 All vertical surfaces of the sight boards to display 100 millimetres wide alternate red and yellow reflective stripes at an angle of 45 degrees.
 - 2.7.4 At night or during periods of low visibility the section of the pole(s) that extends past the rear of the trailer must be delineated at the end with a red stop/tail light facing to the rear and side marker lights which display an amber light to the front and a red light to the rear. Side marker lights shall be spaced no greater than 2.0 metres apart.
 - 2.7.4.1 For the purpose of this notice 'a period of low visibility' means any time when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 metres to a person of normal vision.
 - 2.8 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.

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

Executive Director, Transport SA

SUPER SA (THE SOUTH AUSTRALIAN SUPERANNUATION BOARD)

FUNDS SA (SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF SOUTH AUSTRALIA)

Upcoming Elections

NOTICE is hereby given of upcoming elections to the Boards of:

- Super SA (The South Australian Superannuation Board).
- Funds SA (Superannuation Funds Management Corporation of South Australia).

If you are a member of a scheme administered by Super SA, and have recently moved, have you remembered to update your address

If not, then to make sure you have your say on who is elected to the Boards you will need to contact Super SA on 1300 369 315 to advise of any address changes.

Further information regarding the nomination process for the elections will be advertised in The Advertiser on Tuesday, 22 July 2003 and Saturday, 26 July 2003.

> E. IANNACE, Board Administration Officer, Super SA

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 26 June 2003

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

THE DISTRICT COUNCIL OF MOUNT BARKER

Across Daddow Road, Mount Barker. These mains are available on application only. p45, 46, 53 and 54 Across and in Woodside-Nairne Road, hundred of Kanmantoo.

This main is available on application only. p59-62

CITY OF PORT ADELAIDE ENFIELD Wilson Street, Mansfield Park. p13 Essex Street, Woodville Gardens and Mansfield Park. p14

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA

Temby Road, Two Wells and Middle Beach. This main is available on application only. p9

In and across Port Wakefield Road, Middle Beach and Lower Light. This main is available on application only. p9

Hart Road, Lower Light. This main is available on application only. p10

MOUNT GAMBIER WATER DISTRICT

DISTRICT COUNCIL OF GRANT Eldridge Drive, Worrolong. p1 and 2 Stableford Court, Worrolong. p1 Waterworks land (lot 200), Eldridge Drive, Worrolong. p2 Albatross Terrace, Worrolong. p2 Ambrose Court, Worrolong. p3

CITY OF MOUNT GAMBIER Wireless Road East, Worrolong, p1 Eldridge Drive, Worrolong. p1 Allan Drive, Mount Gambier. p5, 7 and 8 Yoey's Court, Mount Gambier. p7

STREAKY BAY TOWNSHIP WATER DISTRICT

DISTRICT COUNCIL OF STREAKY BAY Across Flinders Highway, Streaky Bay. p18 and 19 Centenary Road, Streaky Bay. p18-20

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

THE DISTRICT COUNCIL OF MOUNT BARKER Woodside-Nairne Road, hundred of Kanmantoo. p59, 62 and 69

CITY OF PORT ADELAIDE ENFIELD Wilson Street, Mansfield Park. p13 Essex Street, Woodville Gardens and Mansfield Park. p14

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA In and across Port Wakefield Road, Two Wells, Korunye and Lower Light. p9

STREAKY BAY TOWNSHIP WATER DISTRICT

DISTRICT COUNCIL OF STREAKY BAY Across Flinders Highway, Streaky Bay. p18 and 19 Centenary Road, Streaky Bay. p18-20

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

THE DISTRICT COUNCIL OF MOUNT BARKER Wellington Road, Mount Barker. p21, 31, and 32 In and across Hurling Drive, Mount Barker. p21 and 32-34 Easements in crown land (lots 9 and 8 in LTRO DP 47944), Wellington Road, Mount Barker. p21 and 34-38 Easement in crown land (lot 76 in LTRO FP 9179), Alexandrina Easements in crown land (lot 70 in LTRO IT 2172), Alexandrina Road, Mount Barker. p21 and 38-40
Easements in crown land (lot 129 and 130 in LTRO FP 9189), Fletcher Road, Mount Barker. p21, 40 and 41
Easements in lot 818 in LTRO DP 54882, Springs Road, and lot 1 in LTRO FP 5415, Dutton Road, Mount Barker. p21, 41 and 42 Dutton Road, Mount Barker. p21, 42 and 43 Easements in section 134, Daddow Road, Mount Barker. p21 and 43

Daddow Road, Mount Barker. p21 and 43-48 Easement in lot 2 in LTRO DP 57932, Daddow Road, Mount Barker. p21 and 48

Across and in South Eastern Freeway, Mount Barker and Littlehampton. p21 and 48

Waterworks land (lot 23 in LTRO DP 48325), Hallett Road, Littlehampton. p48

Waterworks land (lot 88 in LTRO FP 157523), Woodside-Nairne Road, hundred of Kanmantoo. p55, 67 and 68

Woodside-Nairne Road, hundred of Kanmantoo. p55-59, and 69 Easement in lot 87 in LTRO FP 157522, Woodside-Nairne Road, hundred of Kanmantoo. p55

Easement in lot 100 in LTRO DP 54826, Woodside-Nairne Road, hundred of Kanmantoo. p63

Chambers Road, hundreds of Kanmantoo and Macclesfield. p63-

Liversy Road, hundred of Macclesfield. p65

OUTSIDE ADELAIDE WATER DISTRICT

ADELAIDE HILLS COUNCIL

Waterworks land (lot 41 in LTRO FP 157476), Altmanns Road, Balhannah. p66

THE DISTRICT COUNCIL OF MOUNT BARKER

Waterworks land (lot 50 in LTRO DP 47245), hundred of Macclesfield. p22

Easements in lot 51 in LTRO DP 47245, lot 43 in LTRO FP 159720 and lot 3 in LTRO FP 100659, Wellington Road, hundred of Macclesfield. p22-25

Across and in Wellington Road, hundred of Macclesfield. p22, 23, 25-31 and 52

In and across Native Avenue, hundred of Macclesfield. p22 and 49 In and across Potts Road, hundred of Macclesfield. p25 and 50 In and across Fidler Lane, hundred of Macclesfield, p26 and 51 Government road north and north-east of section 46, hundred of Macclesfield. p65 and 66

COONALPYN DOWNS COUNTRY LANDS WATER DISTRICT

COORONG DISTRICT COUNCIL

Waterworks land (section 555), Dukes Highway, Tailem Bend.

Dukes Highway, Tailem Bend. p15-17

Easement in section 142, Dukes Highway, Tailem Bend. p15-17 Princes Highway, Tailem Bend. p15-17

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER

In and across Tumut Drive, Mount Gambier. p4

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT

Todville Street, Woodville West. FB 1115 p4

TOWN OF GAWLER

Peacock Avenue, Gawler East. FB 1115 p6

CITY OF MARION

Easements in lot 61 in LTRO DP 57632, and allotment piece 11 in LTRO DP 30889, The Cove Road, Hallett Cove. FB 1115 p5

CITY OF ONKAPARINGA

Esplanade, Port Noarlunga South. FB 1115 p2

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA

Blacker Road, Aldinga Beach. FB 1111 p60 Dover Street, Aldinga Beach. FB 1115 p1 Illman Crescent, Aldinga Beach. FB 1115 p3

MOUNT GAMBIER COUNTRY DRAINAGE AREA

DISTRICT COUNCIL OF GRANT

Sewerage land (lot 200), Eldridge Drive, Worrolong. FB 1090 p46-48

Eldridge Drive, Worrolong. FB 1090 p46-48 Stableford Court, Worrolong. FB 1090 p46-48 Easements in reserve (lot 208), and lots 45-41, Ambrose Court,

Worrolong. FB 1090 p46, 47 and 49

Albatross Terrace, Worrolong. FB 1090 p46, 47 and 49 Ambrose Court, Worrolong. FB 1090 p46, 47 and 50 Easement in lot 10, Eldridge Court, Worrolong. FB 1090 p46, 47

and 50

CITY OF MOUNT GAMBIER

In and across Annette Street, Mount Gambier. FB 1090 p37 and 38

Allan Drive, Mount Gambier. FB 1090 p15 and 16 Easement in reserve (lot 15), and lot 14, Allan Drive, and lot 11 Yoey's Court, Mount Gambier. FB 1090 p15 and 16

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Easements in lot 1 in LTRO FP 8657, and lot 11 in LTRO FP 105474, Bradshaw Avenue, Crafers. FB 1113 p35 and 36, and

Bradshaw Avenue, Crafers. FB 1113 p35, 36 and 38

Easement in lot 1 in LTRO DP 6047, Bradshaw Avenue, Crafers. FB 1113 p35, 36 and 39

Piccadilly Road, Crafers. FB 1113 p35-37 and 39

Easements in lot 6 in LTRO DP 6047, Bradshaw Avenue, Crafers. FB 1113 p35 and 37

Easement in lot 5 in LTRO DP 6047, lot 94 in LTRO FP 170987, and lot 51 in LTRO DP 55679, Picadilly Road, Crafers. FB 1113 p35 and 37

SEWERS LAID

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

MOUNT GAMBIER COUNTRY DRAINAGE AREA

DISTRICT COUNCIL OF GRANT

Sewerage land (lot 200), Eldridge Drive, Worrolong—80 mm PE pumping main. FB 1090 p46 and 51 Eldridge Drive, Worrolong—80 mm PE pumping main. FB 1090

p46 and 51

CITY OF MOUNT GAMBIER

Easement in lot 101 in LTRO DP 30503, Annette Street, Mount Gambier. FB 1090 p38

Wireless Road East, Worrolong-80 mm PE pumping main. FB 1090 p51-53

OUTSIDE MOUNT GAMBIER COUNTRY DRAINAGE

CITY OF MOUNT GAMBIER

Wireless Road East, Worrolong-80 mm PE pumping main. FB 1090 p46, 52 and 53

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

WATER RESOURCES ACT 1997

Notice of Establishment of Levies in the Comaum-Caroline, Lacepede Kongorong, Naracoorte Ranges, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare levies, payable by persons authorised by a water licence or an authorisation pursuant to Section 11, to take water or hold water from prescribed wells in the Comaum-Caroline, Lacepede Kongorong, Naracoorte Ranges, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas (the Areas), the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area. The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6), (7) and (8) of the Water Resources Act 1997, the following levies are declared:

In the Comaum-Caroline, Lacepede Kongorong, Naracoorte Ranges, Padthaway, and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Areas:

- (a) where the water allocation on a water licence is specified as a water taking allocation and for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, 1.0 cent per kilolitre of allocation.
- (b) where the water allocation on a water licence is specified as a water taking allocation and is not for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, and is specified as an annual volume in kilolitres, 0.186 cents per kilolitre of allocation;
- (c) where the water allocation on a water licence is specified as a water taking allocation and is specified in Irrigation Equivalents (IE), \$9.30 per hectare IE or part thereof;
- (d) where the water allocation on a water licence is specified as a water holding allocation, 0.186 cents per kilolitre of allocation; and
- (e) where water is taken and used for the purpose of pulp and paper mill operations pursuant to a section 11 authorisation, 0.186 cents per kilolitre of water taken.

In the Tintinara Coonalpyn Prescribed Wells Area:

- (f) where the water allocation on a water licence is from the unconfined aquifer and is specified as an annual volume in kilolitres, 0.194 cents per kilolitre of allocation; and
- (g) where the water allocation on a water licence is from the confined aquifer and is specified as an annual volume in kilolitres, 0.319 cents per kilolitre of allocation;

This notice has effect in relation to the financial year commencing on 1 July 2003.

Dated 24 June 2003.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

- I, JOHN DAVID HILL, Minister for Environment and Conservation, to whom administration of the Upper South East Dryland Salinity and Flood Management Act 2002 ('the Act') is committed, hereby fix the following rates of contribution for the purpose of section 23 of the Act:
 - 1. A person who owns or occupies land in that part of the Project Area within the Hundreds of Messent, McNamara and Laffer and who chose the option in the scheme approved by the Minister to pay the Levy over a period of six years and whose land was exempted from payment of a contribution to the project for the financial year commencing on 1 July 1999 by the Minister by notice in the *Gazette* dated 20 June 1999:

\$2.24 per hectare.

2. A person who owns or occupies land in that part of the Project Area within the Hundreds of Messent, McNamara and Laffer and who chose the option in the scheme approved by the Minister to pay the Levy over a period of eight years and whose land was exempted from payment of a contribution to the project for the financial year commencing on 1 July 1999 by the Minister by notice in the *Gazette* dated the 20 June 1999:

\$3.49 per hectare.

3. A person who owns or occupies land in that part of the Project Area in the area described in the attached schedule and who chose the option in the scheme approved by the Minister to pay the Levy over eight years:

\$2.29 per hectare.

Clauses 1, 2 and 3 fix the rate for the financial year commencing on 1 July 2003.

In this notice:

- 'the Levy' means the contribution the South Eastern Water Conservation and Drainage Board was entitled to levy under section 34A of the South Eastern Water Conservation and Drainage Act 1992 ('the Drainage Act') pursuant to the notice in the *Gazette* dated the 10 April 1997.
- 'Project' means the scheme established under section 4 of the Act by regulation 5 of the Upper South East Dryland Salinity and Flood Management Regulations 2002.
- 'Project Area' consists of the area described in Rack Plan 895 lodged in the Surveyor-General's Office at Adelaide.

Dated 23 June 2003.

J. D. HILL, Minister for Environment and Conservation

SCHEDULE

The Hundreds of Landseer, Peacock, Petherick and Wells.

That portion of the Hundred of Santo, County of Buckingham bounded as follows: Commencing at the northern most point (383650 E, 6003050 N) of that portion of Part Section 13, Hundred of Santo bounded by the surveyed road defined by RP 5214 and the eastern boundary of the said Hundred; thence along the southern side of the road boundary in a generally westerly direction to the first bend east of Lot 500 of FP 16677 (378700 E, 6001250 N); dividing Lot 501 of FP 16677 to the easterly corner of Lot 1 of DP 26077; along generally southeasterly boundary of Lot 1 of DP 26077 to its intersection with the Princes Highway road boundary; generally southerly along the eastern side of the Princes Highway road boundary to the intersection with the northern side of the road boundary dividing section 80; generally in a south-easterly direction along the northern boundary of the road reserve through sections 80 and 82; along south-westerly boundary of sections 19, 9 and 22; along south-easterly boundary of section 22; along south-westerly boundary of section 20; dividing section 11 from the southern corner of section 20 to a point on the southern Hundred line boundary of Santo, 800 m from the western corner of section 11; along the southern boundary of the said Hundred to the south-east corner of the said Hundred; along the eastern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Neville, County of Cardwell, bounded as follows: Commencing at a point on the northern boundary of the Hundred of Neville 800 m from the northewestern corner of section 15 in the said Hundred; thence following a straight line dividing sections 15, 14, 13, 12 and 5 to a point (394400 E, 5970400 N) which is the second bend on the southern boundary of section 5 in an easterly direction from the south-western corner of section 5; south-westerly along the road boundary to the north-western corner of section 54; along the westerly boundary of section 54 to its intersection with the north-westerly boundary of section 46; then generally southeasterly along the north-easterly boundary of the said Hundred to the south-eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the north-eastern corner of the said Hundred; along the said Hundred to the point of commencement.

That portion of the Hundred of Duffield, County of MacDonnell bounded as follows: Commencing at a point (396180 E, 5963520 N) which is the north-western corner of that portion of section 28 in the Hundred of Duffield adjacent to section 5 in the Hundred of Neville; thence in a generally southerly direction along the road reserve boundary abutting the western boundaries of sections 28, 107, 95, 84, 63, east portion of 64, 35, 116, 25, 75, 67, 87, 88, 93, 51, 81 and east portion of 82 to the south-western corner of section 126; in a generally easterly direction to the north-eastern corner of section 126; across the road reserve to the north-western corner of section 65; along the generally south-westerly boundaries of sections 65, 94, 31, 71 and 117 to the south-

eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the north-eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Minecrow, County of MacDonnell, bounded as follows: Commencing at the northwestern corner of the Hundred of Minecrow; thence southwards along the western boundary of the said Hundred to the south-western corner of Section 239; in a north-easterly direction along the south-easterly boundaries of section 239, 110, 109; along the westerly boundary of section 108; along the southerly boundaries of sections 108, 107 and 105; along the westerly boundary of section 104; along the southerly boundaries of sections 104 and 103; along the westerly boundaries of sections 101, 88, 85, 83, 71, 70, 56, 53, 47, 44, 184 and 31; along portion of southerly boundary of section 31; along western boundary of sections 27 and 28; along portion of southern boundary of section 28; along western boundary then southern boundary of section 18; along portion of westerly boundary then portion of southerly boundary of section 16; along western boundaries of sections 4 and 2; along southern boundary of said Hundred to south-eastern corner of said Hundred; along eastern boundary of said Hundred to north-eastern corner of said Hundred; along northern boundary of said Hundred to the point of commencement

That portion of the Hundred of Townsend, County of Robe denoted by the following sections: Sections 88 and 214.

That portion of the Hundred of Joyce, County of Robe bounded as follows: Commencing at the north-western corner of the Hundred of Joyce; thence along the western boundary of section 361; along the southern boundaries of sections 361, 1, 436, 2, 3, 4 and 455; along the southern boundary of section 456 to a point (444700 E, 5913880 N) which is 1 000 m past the first bend east of the south-western corner of section 456; following a straight line from this point to the north-western corner of section 378; along the westerly boundary of sections 378 and 379; along the northerly boundary of the Kingston to Naraccorte railway reserve; along the eastern boundary of the said Hundred to the north eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Spence, County of Robe bounded as follows: Commencing at the north-western corner of the Hundred of Spence; thence along the western boundary of the said Hundred; along the northerly boundary of the Kingston to Naracoorte railway reserve; along the eastern boundary of Lot 3 of FP 17535 and sections 128, 136, 100 and 91; along the northern boundary of the said Hundred to the point of commencement.

That portion of the Hundred of Lochaber, County of MacDonnell bounded as follows: Commencing at the south-western corner of the Hundred of Lochaber thence along the southern boundary of the said Hundred to the south-eastern corner of section 96; along the generally easterly boundaries of sections 96, 303, 312, 316, 306, 343, 178, 189, 203, portion of 202, 213, 216 and 221; along the line defined as the straight line from the south-eastern corner of section 225, Hundred of Lochaber to the south-western corner of section 44 Hundred of Woolumbool; along the western boundary of the Hundred of Lochaber to the point of commencement.

That portion of the Hundred of Woolumbool, County of MacDonnell bounded as follows: Commencing at the southeastern corner of the Hundred of Woolumbool thence along the eastern boundary of the said Hundred to intersect with the line from the south-western corner of section 44 in the Hundred of Woolumbool to the south-eastern corner of section 225 in the Hundred of Lochaber; along the straight line to the southwestern corner of section 44; along generally westerly boundary of section 44; along generally southerly boundary of portion of section 32; along westerly boundary of sections 32, 63 and 58; along northern boundary of said Hundred to north-western corner of the said Hundred; along western boundary of said Hundred; along southern boundary of said Hundred; along southern boundary of said Hundred; point of commencement.

That portion of the Hundred of Marcollat, County of MacDonnell bounded as follows: Commencing at the southwestern corner of the Hundred of Marcollat; thence along the southern boundary of the said Hundred to the south-eastern corner of section 48; along the road reserve boundary abutting the generally easterly boundary of sections 48; Lot 10 of FP 9642, Lot 12 of DP 17847, Lot 11 of DP 17847, portion of 58, 60, 30, 8, 61, 94 and 91; along the north-westerly boundary of section 91; along the north-easterly boundary of sections 77, portion of 13, 34 and portion of 26; along south-easterly boundary of section 42; along eastern boundary of sections 42 and 81; along northern boundary of said Hundred to northwestern corner of said Hundred; along western boundary of said Hundred to point of commencement.

That portion of the Hundred of Willalooka, County of Buckingham bounded as follows: Commencing at the south-eastern corner of section 112 in the Hundred of Willalooka; thence along generally eastern boundary of sections 112, 85, 108, 49 and 40; along portion of northern boundary of section 40; along generally easterly boundary of sections 66, 65, 64, 22 and 110; along western boundary of said Hundred to south-western corner of said Hundred; along southern boundary of said Hundred to the point of commencement.

Notice of Assessment of Quantity of Water taken when Meter Readings are not Used

Pursuant to section 126 of the Water Resources Act 1997 I, John David Hill, Minister for Environment and Conservation, hereby declare that the basis of assessment of water use rates and the method by which the assessment of water use where meter readings are not used or when water is taken without licence or authorisation will be as set out in Schedule 1.

SCHEDULE 1

The basis of the assessment of water use will be the estimation of water requirements for a crop.

The method by which the estimation of water requirements for crops will be used is the methodology of Doorenbos and Pruitt (1977), as refined by Allen et al, (1998) and set out in the PIRSA Technical Report No. 263, second edition ('the Report'). Crop factors will be calculated from Kc (crop coefficient) values from Food and Agriculture Organisation of the United Nations, Rome Irrigation and Drainage Paper 56 (Allen, Pereira et al, 1998) ('FAO 56') and using site specific monthly Kp (pan coefficient) values and average monthly Kg values (bird guard coefficient) set out in the Report.

The methodology incorporates the use of Bureau of Meteorology evaporation data, the application of crop specific factors to evaporation figures to calculate crop evaporanspiration for the crop and location in question, subtraction of effective rainfall and an allowance for leaching for salinity control and irrigation efficiency.

The water requirement calculated by this method is expressed as depth of water required in millimetres for a particular crop grown over a particular season. Depth multiplied by the number of hectares of that crop grown (in each specified season for short season crops), multiplied by 10 gives the volume of water required for each crop in kilolitres.

A copy of each of the Report and FAO 56 is obtained through the GEO Science Library at the Department of Primary Industries and Resources South Australia. The reference number for the Report is ISBN No. 07308-4349-1 and the reference number for FAO 56 is Kinetica/Amicus No. 000020037000 or ISBN No. 92-5-104219-5.

This notice has effect in relation to the financial year commencing on 1 July 2003.

Dated 24 June 2003.

J. D. HILL, Minister for Environment and Conservation

WATERWORKS ACT 1932

Restrictions on the use of water from the River Murray and Myponga Reservoir

PURSUANT to Section 33A of the Waterworks Act 1932 the South Australian Water Corporation (SA Water) with the approval of the Minister for Administrative Services from the 1st July 2003 until further notice hereby prohibits, restricts and regulates the purposes for which water supplied to properties by SA Water may be used, the manner in which water may be used, and the means by which water may be used, and the times at which water may be used as set out in the Schedule within the following Water Districts ("WD") and Country Lands Water Districts ("CLWD"):Adelaide WD, Alford WD, Angaston WD, Appila WD, Ardrossan WD, Arthurton WD, Balaklava WD, Barmera WD, Barossa CLWD, Beetaloo CLWD, Berri WD, Birdwood WD, Blanchetown WD, Blyth WD, Booborowie WD, Booleroo Centre WD, Bowmans WD, Brinkley CLWD, Brinkworth WD, Blundaleer CLWD, Burdett CLWD, Burra WD, Bute WD, Cadell WD, Callington WD, Callowie WD, Cambrai WD, Clayton WD, Clinton WD, Cobdogla WD, Coobowie WD, Cooltong WD, Coonalpyn Downs CLWD, Coonalpyn WD, Crystal Brook WD, Cudlee Creek WD, Curramulka WD, Dublin WD, Eden Valley WD, Edithburgh WD, Encounter Bay CLWD, Eudunda WD, Farrell Flat WD, Georgetown WD, Gladstone WD, Glossop WD, Goolwa WD, Greenock WD, Gulnare WD, Gumeracha WD, Halbury WD, Hamley Bridge WD, Hampden WD, Hoyleton WD, Iron Knob CLWD, Jamestown CLWD, Jervois WD, Jutland CLWD, Kadina WD, Kanmantoo CLWD, Kanmantoo WD, Kapunda WD, Karoonda WD, Keith WD, Kersbrook WD, Kingston-On-Murray WD, Koolunga WD, Laura WD, Loxton CLWD, Lyndoch WD, Maitland WD, Mallala WD, Mannum WD, Mannum-Adelaide CLWD, Marrabel WD, Melrose CLWD, Melrose WD, Meningie WD, Milang WD, Minlaton WD, Mooulta WD, Monash WD, Monteith WD, Moonta Mines WD, Moonta WD, Moorook CLWD, Moorook WD, Morgan WD, Morgan-Whyalla CLWD, Mount Compass WD, Mount Pleasant WD, Mundallio CLWD, Mundoora WD, Murray Bridge WD, Mypolonga WD, Myponga WD, Napperby WD, Narrung WD, Nectar Brook CLWD, Neeta-Cowirra WD, Nuriootpa WD, Owen WD, Palmer WD, Paringa Township WD, Paskeville WD, Peterborough WD, Pine Point WD, Point Pass WD, Pompoota WD, Port Augusta WD, Port Broughton WD, Port Elliot WD, Port Germein WD, Port Hughes WD, Port Parham/Webb Beach WD, Port Pirie WD, Port Victor WD, Port Victoria WD, Port Vincent WD, Price WD, Redbanks WD, Redhill WD, Renmark WD, Rhynie WD, Riverton WD, Robertstown WD, Roseworthy WD, Rowland Flat WD, Saddleworth WD, Sedan WD, Seppeltsfield WD, Snowtown WD, South Kilkerran WD, Spalding WD, Springton WD, St Kilda WD, Stansbury WD, Stockwell WD, Stockwell WD, Strathalbyn CLWD, Strathalbyn WD, Sutherlands WD, Swan Reach WD, Tailem Bend WD, Tanunda WD, Tarlee WD, The Township of Freeling WD, Tintinara WD, Township of Auburn WD, Township of Clare WD, Township of Jamestown WD, Township of Loxton WD, Truro WD, Tungkillo WD, Two Wells WD, Virginia WD, Waikerie WD, Wakefield WD, Wall WD, Wallaroo Mines WD, Wallaroo WD, Warnertown WD, Warren CLWD, Wasley WD, Whyalla WD, Williamstown WD, Wilmington CLWD, Wilmington WD, Windsor WD, Wirrabara WD, Wool Bay WD, Yacka WD, Yongala WD, Yorke Peninsula CLWD, Yorketown WD, together with all properties under a Supply by Measure Agreement connected directly or indirectly to any of the following trunk mains: Morgan Whyalla No 1, Morgan Whyalla No 2, Swan Reach Stockwell, Mannum Adelaide, Murray Bridge Onkaparinga, Tailem Bend Keith, or from a pipeline situated within any of the above Water Districts or Country Lands Water Districts.

SCHEDULE

WATER RESTRICTIONS—LEVEL 2

PURPOSE	WATER RESTRICTIONS
GARDENS and LAWNS	Hand held hoses, watering cans and buckets or drip systems may be used at any time to water domestic gardens and lawns. Sprinkler systems may only be used between the hours of 8 p.m. to 8 a.m. on alternate days. All properties with an even numbered street address may only use sprinkler systems in the period commencing at 8 p.m. on even numbered dates and all houses with an odd numbered street address may only use sprinkler systems in the period commencing at 8 p.m. on odd numbered dates.
PURPOSE	WATER RESTRICTIONS
WASHING CARS,BOATS AND OTHER VEHICLES	Water must not be used to wash a vehicle except by means of a commercial car wash, or a bucket filled directly from a tap. A trigger hose may be used to rinse a vehicle after washing it with water from a bucket.
PAVED AREAS WALLS OR ROOFS	Water must not be used to wash paved areas, walls or roofs of a building at any time unless it is necessary to do so for environmental or public health reasons or as a result of an accident, fire or other emergency.
FOUNTAINS AND PONDS	A fountain or pond that does not recycle water must not be operated and must not be topped up. The level of water in a fountain or pond that recycles water may only be topped up with water from a hand held hose or bucket. Fountains and ponds must not be emptied and refilled. No empty fountain or pond may be filled with water except under the authority of a permit issued by SA Water.
SWIMMING POOLS AND SPAS	Existing pools and spas must not be emptied and refilled. No new pools or spas or empty existing pools or spas may be filled with water except under the authority of a permit issued by SA Water. The level of water in a swimming pool or spas that has been previously filled with water may only be topped up or maintained with water from a hand-held hose or bucket. Pool owners are encouraged to cover pools to restrict the amount of water loss by evaporation.
FARMS DAMS AND TANKS	A farm dam or tank must not be filled with water unless it is being used for domestic or stock consumption or fire fighting except under the authority of a permit issued by SA Water.
COMMERCIAL NURSERIES AND GARDEN CENTRES	Hand held hoses, watering cans and buckets may be used at any time to water plants in commercial nurseries and garden centres. Sprinkler systems may be used between the hours of 8 p.m. and 8 a.m. Any other use of water by commercial nurseries and garden centres cannot occur except under the authority of a permit issued by SA Water.

PURPOSE	WATER RESTRICTIONS
POULTRY AND PIGGERY SHEDS	Water must not be used to cool a poultry or piggery shed except by a sprinkler system used between the hours of 6 a.m. and 9 p.m., or a fogging system used any time.
BUILDING DEVELOPMENT/ CONSTRUCTION ACTIVITIES	Water must be used by means of trigger hoses wherever possible. Dust suppression and compaction should only be undertaken when necessary. Non-potable water should be used wherever possible.
SPORTS GROUNDS AND RECREATIONAL FACILITIES	Hand held hoses, watering cans and buckets may be used at any time to water sports grounds and recreational facilities. Sprinkler systems may only be used twice a week between the hours of 8 p.m. and 8 a.m. Any other use of water by sports grounds and recreational facilities cannot occur except under the authority of a permit issued by SA Water.

South Australian Water Corporation may on the application of a person issue them with a permit exempting them from certain specified restrictions.

Dated 25 June 2003.

SIGNED for an on behalf of the SOUTH AUSTRALIAN WATER CORPORATION, by a person duly authorised so to do in the presence of:

ANNE HOWE, Chief Executive IAN MILLER, Corporation Secretary

WATERWORKS ACT 1932

Instrument of Authority to give Expiation Notices

PURSUANT to a delegation by the former Minister for Infrastructure (now the Minister for Administrative Services) dated 4 May 1997, the South Australian Water Corporation authorises the officers named in the Schedule to give expiation notices arising under the Waterworks Act 1932.

This instrument revokes all previous authorities in regard to the giving of expiation notices under the Waterworks Act 1932.

SCHEDULE

Arthur George Bailey Geoffrey Alan Ball Errol Neill Bartsch Robert Malcolm Roland Beard Bryce Rodney Bell Rodney Deane Boothey Alan Seaford Brown David Ian Carmen Jeffery Don Clark Richard John Cooke Gary Frank Curtis Gary Patrick Donovan Darryl Gene Edwards Lambertus Hendricus Eerden Lee Kent Fitzpatrick Tony Walter Fountain Brian Fowler Francis Kwok-Lun Fung Peter Gabriel John Joseph Hadfield Steven Harris Graham Robert Hawken Robert John Heaven Lennard Frank Hodgson

Brenton Jared Jenner Brian James Johnson Raymond Bruce Kohn Frank Litterini Neil John McLean Richard John McMahon Kenneth Norman Meyers Brian John Murray Jon Nikolajevic Fulvio Perotti Christopher Ian Perriam Graham Charles Perry Anthony John Rann Arthur John Wayne Reed Wayne Eric Roberts Trevor Wayne Rowe Peter Ronald Samuel Ford Stanley Sargent Alan David Stewart Kevin Rostyn Sullivan Ben Peter Veldhoen John Frederick Walker Barry John Williams Mark Richard Williams Trevor John Wolter

John Frederick Hollick

Dated 23 June 2003.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. D. HOWE

In the presence of:

I. R. MILLER

SAW 97/02783

${\bf VOCATIONAL\ EDUCATION, EMPLOYMENT\ AND\ TRAINING\ ACT\ 1994}$

PART 4 - CONTRACTS OF TRAINING

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

Occupations that Constitute Trades and Other Declared Vocations

The following schedule is additional to the gazettals of:

1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18.	24 September 1998 (pg 990) 1 October 1998 (pg 1038)	32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51.	17 June 1999 (pg 3123) 24 June 1999 (pg 3261) 1 July 1999 (pg 22) 29 July 1999 (pg 602) 30 September 1999 (pg 1364) 14 October 1999 (pg 1973) 11 November 1999 (pg 2327) 6 January 2000 (pg 1169) 30 March 2000 (pg 1169) 30 March 2000 (pg 1921) 6 April 2000 (pg 2047) 13 April 2000 (Errata) (pg 2167) 4 May 2000 (pg 2416) 18 May 2000 (pg 2606) Errata (pg 2609) 15 June 2000 (pg 3282) Errata (pg 3285) 29 June 2000 (pg 3490) 6 July 2000 (pg 22) Errata (pg 24) 20 July 2000 (pg 267) 10 August 2000 (pg 467) 24 August 2000 (pg 643) 14 September 2000 (pg 2002)	64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 80. 81. 82. 83.	20 September 2001 (pg 4268) 27 September 2001 (pg 4316) 11 October 2001 (Errata) (pg 4466) 15 November 2001 (pg 5041) 29 November 2001 (pg 5227) 13 December 2001 (pg 5385) 20 December 2001 (Errata) (pg 5646) 10 January 2002 (pg 19) Errata (pg 20) 14 February 2002 (pg 861) Errata (pg 869) 14 March 2002 (pg 1329) 11 April 2002 (pg 1579) 18 April 2002 (pg 1613) 24 April 2002 (pg 1665) Errata (pg 1666) 2 May 2002 (Errata) (pg 1809) 9 May 2002 (Errata) (pg 1852) 16 May 2002 (pg 2134) 11 July 2002 (pg 2134) 11 July 2002 (pg 2869) 15 August 2002 (pg 3066) 12 September 2002 (pg3414) Errata (pg3415)
			29 June 2000 (pg 3262) Errata (pg 3263)		
			20 July 2000 (pg 22) Errata (pg 24)		
			10 August 2000 (pg 207)		11 July 2002 (pg 2134)
21.	10 December 1998 (pg 1870)	52.	12 October 2000 (pg 2475) Errata (pg 2480)	84.	10 October 2002 (pg 3814)
22.	17 December 1998 (pg 1954)	53.	16 November 2000 (pg 3208) Errata (pg 3211)	85.	14 November 2002 (pg 4191)
23.	23 December 1998 (pg 2039)	54.	7 December 2000 (pg 3461) Errata (pg 3467)	86.	12 December 2002 (pg 4579)
24.	11 March 1999 (pg 1359)	55.	15 February 2001 (pg 641) Errata (pg 647)	87.	19 December 2002 (pg 4794)
25.	25 March 1999 (pg 1480)	56.	5 April 2001 (pg 1561)	88.	27 February 2003 Errata (pg 805)
26.	1 April 1999 (Errata) (pg 1605)	57.	19 April 2001 (pg 1645)	89.	13 March 2003 (pg 943)
27.	22 April 1999 (pg 2219)	58.	31 May 2001 (pg 1914)	90.	20 March 2003 (pg 1092)
28.	29 April 1999 (Errata) (pg 2381)	59.	28 June 2001 (pg 2416)	91.	3 April 2003 (pg 1302)
29.	6 May 1999 (pg 2482)	60.	12 July 2001 (Errata) (pg 2610)	92.	17 April 2003 (pg 1760)
30.	13 May 1999 (pg 2595)	61.	19 July 2001 (Errata) (pg 2713)	93.	15 May 2003 (pg 1972)
31.	27 May 1999 (Errata) (pg 2723)	62.	26 July 2001 (pg 2785)	94.	12 June 2003 (pg 2488) Errata (pg 2494)
		63.	16 August 2001 (pg 3091)	95.	26 June 2003

SCHEDULE - DECLARED VOCATIONS, REQUIRED COURSES OF INSTRUCTION AND ASSOCIATED CONDITIONS Changes to the Declared Vocations appear in bold.

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationary Period
#Commercial Fishing (Wildcatch)		Seafood Industry Training Package			
ARC September 2000	SFI10200	Certificate I in the Seafood Industry (Fishing Operations)	6 months	160-205 hours	1 month
ARC September 2000	SFI20200	Certificate II in the Seafood Industry (Fishing Operations)	12 months	300-510 hours	1 month
ARC February 2003	SFI30200	Certificate III in the Seafood Industry (Fishing Operations)	24 months	505-590 hours	2 months
ARC June 2003	SF140200	Certificate IV in the Seafood Industry (Fishing Operations)	24 months	585-880 hours	2 months
* Plastering (Solid and/or Fibrous)		General Construction Training Package			
ARC August 2001	BCG30398	Certificate III in General Construction (Solid Plastering)	48 months	984 hours	3 months
ARC June 2003	20089VIC 31 Dec 04	Certificate III in Fibrous Plastering (Shopwork)	48 months	880 hours	3 months
# Enrolled Nurse ARC December 2002	1936 31 Dec 04	Certificate IV in Health (Nursing)	18 months full time or 36 months part time	677 Hours	6 weeks full time or 12 weeks part time

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

Part 4—Contracts of Training

PURSUANT to the provisions of the Vocational Education, Employment and Training Act 1994 (VEET Act) the Accreditation and Registration Council (ARC) gives notice that it has determined the following:

Form of Apprenticeship/Traineeship Training Contract Form of Apprenticeship/Traineeship Training Plan

Following is the national Apprenticeship/Traineeship Training Contract and the revised Apprenticeship/Traineeship Training Plan required by ARC effective from 1 July 2003 to 31 December 2003.

PART B Training Contract Application Form

All questions must be answered except for those marked with an asterisk (*), which are optional for the Apprentice/Trainee.

Δr	prenticeship/Traineeship Details	16	Harry and the Country FTFD and all the fellowing and the street
1	Name of Apprenticoship/Traineeship	16	Have you successfully COMPLETED any of the following qualifications? ☐ No ☐ Yes ► tick any applicable boxes.
١.	Name or Appronic costray in an eventy		Bachelor Degree or higher
			Advanced Diploma (or Associate Degree)
2	Title and level of qualification		Diploma (or Associate Diploma)
			ACF Certificate IV (or Advanced Certificate/Sechnician)
	Hadison Carlifornia		AOF Certificate III (or Trade Certificate) AOF Certificate II
3	National Qualification Code		
4	Commencement date of		AOF Cortificate I
	Apprenticeship/Traineeship // For NI this is the		Certificates other than above
5	Nominal duration of Training Contract (months)expected duration)		Pre-Apprenticeship, Pre-Vocational
6	Type of Apprenticeship/Traineeship (WA and NSW only)		Title and level of qualification/s obtained (Artich list if required)
	☐ Apprenticeship ☐ Traineeship ☐ Trainee Apprenticeship (NSW only)		
	anunting /Tenings Details	17*	If you have completed an ADF qualification at Certificate Level III or above, do any of the following apply to you?
_	prentice/Trainee Details		
will	e note that the information supplied in response to Questions 12, 13, 17*, 22*, 23*, 24* and 25* be used by the Commonwealth Department of Education, Training and Youth Affairs, and		The qualification cannot be used No Yes because of an injury or disability
porten	Territory government departments or agencies with responsibilities for training, to assess the fall eligibility for New Apprenticeships incentives to employers and to register the Training		You are an Intensive Assistance Client No Yes
Contr	act. This information will also assist in preventing dual payments, monitoring and evaluating tive and training programs, and gathering data for statistical purposes. Incomplete information		You are unemployed and have been registered
relati	act. This information will also assist in presenting dual payments, acciding and evaluating the and training programs, and gathering data for statistical purposes. Incomplete information up to Essention 12, 13 and 11 th will impact regularation of the Training Contract and the assert of eligibility for incentives and subsidies. If you subsequently such to review and/or or any of the information you provide in completing this Tearring Contract, please contact the		with Centrelink for 12 months or more No Yes
DOI 100	or any of the information you provide in completing this Tearning Contract, please contact the sate New Appendiceology Centre or relevant State Territory government department or agency.		(If you answered YES to any of the above, you will need to attach evidence. Contact your New Apprenticeships Centre regarding evidence requirements.)
7	Sumame (family name)	18	Have you previously worked as an Apprentice or Trainee?
-	Sumana panny namo	*0	No Ves Please provide data is below.
	Given names (in full)		Name of company
	Given names (in ran)		
			Title and level of qualification
8	Residential address		
			State/Territory/ Year of Approntice/
	State Postcode		Overseas commencement Trainee number
9	Postal address (if different from above)		
-	Total address in dental right tagenty	19	Were any of the above qualifications referred to in Question 16
			obtained white an Apprentice/Trainee?
	State Postcode		No Yes ► Title and level of qualification
10	Talaphone number/s Home		
	()	20	Is credit sought for the duration of the Training Contract?
	Work Mobile		Refer to Part A - Important Instructions and Notes.
	()		the parties seeking? months
11	Date of birth		(Evidence is required and must be attached.)
"	Date of bildi	21	Are you currently undertaking any other study?
12	Sax Male Female		No Yes ► Title and level of qualification
13	Citizenship (Tick applicable box)		
	Australian citizen or pormanent resident	22"	Are you of Aboriginal or Tomes Strait Islander origin?
	A New Zealand passport holder who has been resident in Australia for		For persons of both Abdriginal AND Terras Strait Islander origin mark both "Yes" boxes.
	6 months or more fleter to Part A – Important Instructions and Notes.)		No ☐ Yes, Aboriginal ☐ Yes, Torres Strait Islander
	☐ Other	53.	In which country were you born?
14	Are you still attending secondary school?		Australia Cther (Please specify)
	No Yos ► what level are you currently in at school?		
	Year 12 or equivalent Year 11 or equivalent	24"	Do you speak a language other than English at home?
	Year 10 or equivalent Year 9 or equivalent		Of more than one language, indicate the one that is spoken most often.)
	Year 8 or below		No. English only Yes, other (Please specify)
15	What is your highest COMPLETED school level?		
	Year 12 or equivalent Year 11 or equivalent	25*	Do you consider yourself to have a disability, impairment or long-term
	Year 10 or equivalent Year 9 or equivalent		condition?
	Year 8 or below Did not go to school		
	In which year did you complete that school level?	Que	nder 18 years of age, go to Question 25. If 18 years of age or over, go to still 18.

Pa	rent or Guardian Details	Type of employment arrangement	
Com	Complete if the Apprentice/Trainee is under 18 years of age.		Federal Award Australian Workplace Agreement
	Surname (family name)		☐ Certified Agreement ☐ State Workplace Agreement
			State Award Dther
	Given names (in full)		Name of agreement/award
27	Postal address	40	Is the Apprenticeship/Traineeship full-time, part-time or school-based?
			Full-time Part-time School-based Casual (Vic only) Name of Socondary School
	State Postoode		
28	Telephone number/s Home		Number of hours of employment
_			and training per week
	Work Mobile		Number of hours of employment per week (ACT only)
	()		Number of hours of training
=			per week (ACT only)
<u>En</u>	nployer Details	41	Prior to commencing THIS Apprenticeship/Traineeship, has the Apprentice/ Trainee worked for, or been hosted by/to, the employer/host employer?
29	Legal name of employer (Refer to Part A - Important Instructions and Notes.)		□ No □ Yos ▶
			Period of provious full-time engloyment/hosting: from
30	Australian Business		Period of previous part-time to prot you to your you
31	Number (A8N) Trading name		employment/hosting: from
31	neuring herina		Part-time Number of hours per week
22	Bookel address		Period of previous casual Tre , Period , Tre Tre , Period of previous casual Tre , Period , Tre
32	Postal address		employment/hosting: from/to/to/
			Casual Number of hours per week
	State Postcode	42	Is the Apprentice/Trainee an existing worker? (Refer to Part A - Important
33	Telephone number Fax		No ☐ Yes Notes and Instructions.)
		43	Is the Apprentice/Trainee in a business relationship with this employer?
34	What is the industry or principal activity of the business?		(Examples include partnership, director or franchise arrangement —Family Trusts excluded. Refer to Part A — Important Notes and Instructions.)
			No ☐ Yes ► Type of business relationship
35	Type of employer		
	Private sector Government business enterprise	44	Has the employer previously received Commonwealth incentives for
	State government Group Training Organisation		this Apprentice/Trainee and/or has the employer received or applied to receive any other government assistance for this Apprentice/Trainee?
36	Local government Commonwealth government Is the employer's business for profit'?		□ No □ Yes ▶ Please provide datails below.
	For profit Not for profit		
<u>En</u>	nployment and Training Details	45	Name of Registered Training Organisation (RTO)
37	Name and address of workplace where Apprentice/Trainee will be	100	mane or negociated that any organization yield
	employed Name		Telephone number
			()
	Address		Contact Officer
	State Postcode		Annuantia achina Cantra Batalla
	For Apprentices/Trainnes employed thipugh a Gloup Training arrangement in NSW,		ew Apprenticeships Centre Details
	the information provided in answer to this Question should be the name and address of the initial host employer.)	Nan	na of New Apprenticeships Centre
38	Workplace details	Total	phone number
	Total number of people Total number of Apprentices/	ľ)
	employed by the firm Trainees in this workplace	Con	tact Officer
	Number of workers able to demonstrate the relevant competencies available to supervise or train the Apprentice/Trainse		
	Name of contact person for this workplace		
	Telephone number/s		
	Evy Blobbs		
	Fax Mgbile		
		White	copy - State/Territory Training Body Yellow etpy - New Apprenticeships Centre

PART C Training Contract Obligations and Declaration

Training Contract Declaration

I have read and understood the Training Contract Obligations (Part C) of this Apprenticeship/Trainineship Training Contract and I agree to abide by them.

I declare that to the best of my knowledge the details entered on this application by me or in relation to me are true and correct.

I understand that it is a serious offence to provide a false or misleading statement in connection with an application.

Lunderstand that the information provided in Part B of this Training Contract:

- is collected for the purposes of registration, preparing statistics, reporting, program
 monitoring and evaluation, calculating incentives and allowances paid to employers
 and Apprentices/Trainees and preventing dual payments
- may be disclosed to and used for those purposes by the Commonwealth Department
 of Education, Training and Youth Affairs (and its contractors), Centrelink, other
 Commonwealth agencies such as the Department of Employment, Workplace Relations
 and Small Business, the Department of the Treasury, the Department of Immigration and
 Multicultural Affairs, State/Territory government departments or agencies (and their
 contractors), employers and nominated New Appronticeships Centres, and
- may otherwise be disclosed without consent where authorised or required by law.

Lunderstand that this Apprenticeship/Traineeship Training Contract is a legally binding contract

Lundertake to negatiate and sign a Training Plan with the chosen Registered Training Organisation as required by the relevant State/Territory government department or agency.

Employer
, on behalf of the Employer identified
in Part B, Question 29 of this Training Contract agree to be bound by the obligations as set out in
this Training Contract. I confirm that the information provided is true and correct, to the best of
my knowledge and belief.
[1] Jun 700
Gleans
in the presence of
[7] / Gara / Gara
(System of Alman)
Apprentice/Trainee (Plus Parent/Guardian for Apprentice/Trainee under 18 years of age)
Appreniately it differ (Files Farant/ediatolatinal Appreniately files food of the Appreniatel
agree to be bound by the obligations
as set out in this Training Contract
I consent to the provision of the information for the purposes outlined in this Training Contract
and to the parties identified in this Training Contract.
I confirm that the information provided is true and correct, to the best of my knowledge and
bolief.
Dig Repli No.
Esphila d'Agracia d'Anno
CONTENT A PROPERTY OF MENTAL STORY OF MENTAL S
in the presence of
(MAXON / MAXO)
Egicon d'Almos
100150

123456

PART C Training Contract Obligations and Declaration

The following Obligations and Declaration relate to the legally binding nature of the Apprenticeship/ Traineeship Training Contract between the Apprentice/Trainee and the Employer identified in Part B, Questions 7 and 29 for the Apprenticeship/Traineeship as detailed in Part B, Questions 1 — 6.

Training Contract Obligations

The Employer must

- a) employ and train the Approntice/Trainee as agreed in the Training Plan and notify the Apprentice/Trainee of any choices available for undertaking the training
- provide appropriate fee littles and expertise to assist in the training of the Apprentice/Traines in accordance with the requirements of the Training Plan
- c) ensure the Apprentica/Trainer receives on-the-job training and assessment in accordance with the c) requirements of the Training Plan
- d) ensure that a person able to demonstrate the relevant competencies will supervise the Apprentice/Traines in the workplace
- a) release the Apprentice/Trainee to attend any off-the-job training and assessment in accordance with the requirements of the Training Plan
- provide the relevant wages and conditions to the Apprentice/Traines employed to complete this Training Contract
- g) discharge all other lawful obligations of an employer, including those related to occupational health and safety
- h) forward the comploted Training Contract to the New Apprenticeships. Centre for submission to the appropriate State/Territory government department or agency as may be required by the relevant State/Territory legislation.
- ii) notify the appropriate State/Territory government department or agency and the Registered Training Organisation within five normal working days if the Training Contract has become jeopardised or broken, or as may be required by the relevant State/Territory legislation
- j) work with the assistance of the Registered Training Organisation and the Apprentice/Training to ensure that the Training Plan is complied with, and that training records are kept up to date and progress monitored and reviewed.
- k) agree that if a payment is made to the employer and they are not eligible for that payment, they may be required to repay that amount.
- ensure that information obtained through the Training Contract is maintained in confidence by the employer and is used by the employer strictly to most obligations under the Training Contract, and
- m) understand that it is an offence to ase information displosed in this Training Contract to discriminate against an individual.

The Apprentice/Trainee must:

- a) attend work and observe the confidence of his or her employment and follow the lawful directions of the employer
- b) work towards achieving the qualification stated in the Training Contract
- c) undertake any training and assessment in accordance with the requirements of the Training Plan, and
- d) acknowledge that all on-the-job instruction and any other material provided by the employer which comes into the Apprentice/fraseco's possession as a result of the training remains the property of the employer and all information obtained from the employer (other than personal information about the Apprentice/fraines) and given in circumstances of confidence must be kept confidential and not be used or disclosed to any person without the express approval of the employer.

The Parent or Guardian must:

uphold the responsibilities listed above for the Apprentice(Trainee while the Apprentice(Trainee is under 16 years of age, in accordance with State) Torritory logislation. When the Apprentice(Traineo turns 18the parenter guardien is no losger a party to the Training Contract.

Both parties agree that

- a) the Training Contract commonous from the date stated on this contract provided that it has been registered with or approved under the provisions of the relevant State/Territory legislation
- b) the Training Contract can be varied by both parties under the terms outlined in the relevant State/Territory legislation
- c) the Training Plan is to indicate the training to be undertaken and be completed and signed by the Registered Training Organization, employer and Approximate of Training according to State/Territory government department or agency requirements.
- d) the Training Contract expires when any of the following events occur:
 - at the end of the nominal duration of the Training Contract, upon early completion, upon metual agreement by the parties or on application in accordance with the relevant State/Territory legislation
 - the Apprentice/Trainee classes to be employed by the employer and following application to and acceptance by the relevant Statis/Territory government department or agency, where necessary
 - the employer ceases to conduct its business in the normal course or disposes of the whole of any part of its business other than is the normal course of husiness (note that separate provisions apply in Tasmesia)
 - the employer goes into compulsory or voluntary liquidation (other than for the purpose of an company amalgamation or restrictura) or as step is taken to appoint a controller, receiver, a receiver manager, a trastee in banknuptcy, a liquidator, a provisional liquidator or administrator (whether voluntary or otherwise) or other like person of the whole or a substantial part of the employer's besiness, and following application to and acceptance by the relevant State/Territory government department or agency, upon the State/Territory government department or agency ordering termination of the Training Contract, provided any appeal mechanisms have been ophousted in accordance with State/Territory legislation.
 - upon order of the State/Territory government department or agency in accordance with the relevant State/Territory legislation
- a) any intended material changes to the Training Centract shall be notified to the relevant State/Territory government department or agency, according to timelines specified by the relevant State/Territory government department or agency
-) the Apprentice/Trainee is entitled to access information about themselves contained in Part B of this Training Contract and to correct it if necessary by contacting their employer, New Apprenticeships Centre and/or the relevant State/ Territory government department or agency.
- i) if a dispute is relation to this Training Contract arises between the parties, it should be attempted to be resolved by the parties in the first instance but, if such attempts fail, dispetce shall be referred to the relevant State/Territory government department or agency.
- h) if the Training Contract is submitted electronically, ensure thetitis a true copy of the original, as eigned by the employer and the Apprentical France, and that a true copy of the Training Contract is retained (please check with year State/Territory government department or agency or New Apprenticeships Centre for requirements), and
- the Training Contract is subject to addit by the relevant State/Territory or Commonwealth government department or agency.

PROFORMA

APPRENTICESHIP / TRAINEESHIP TRAINING PLAN

Name of apprentice/trainee	New Apprenticeships Centre
Signature of apprentice/trainee	
	Training Arrangement No
D 4	(supplied by TAM after contract approval)
Date	Probationary Periodmonths.
Name of registered training organisation (RTO):	Legal name of employer (as on Training Contract)
Signature of person authorised by RTO	Signature of person authorised by employer
Date	Date
Name of person authorised by RTO	Name of person authorised by employer
Name of Apprenticeship/Traineeship	
Is the training/assessment to be conducted on-the-job and Yes \square No \square	supported by mentoring arrangements with the RTO?
If You state the method of ensuring the integrity of the train	ning and accomment process:
If Yes, state the method of ensuring the integrity of the train	ining and assessment process.
If No, indicate the mode of delivery and release pattern day)	for off-the-job training (eg block release, regular training
Expectations of employer: (tick whichever applies)	
provide on-the-job skill development	assess trainee/apprentice competencies
☐ complete Training Record Book ☐ provide trainee/apprentice and RTO with feedback on	☐ maintain training records ☐ other (please specify)
performance	United (please specify)
portormando	
Apprentice/Trainee Declaration I understand the information provided on this Training Plat is collected for the purposes of registration, preparing evaluation and calculating funding for payments to Re	statistics, reporting, contract and program monitoring and
may be disclosed to and used for these purposes by	Commonwealth and State government departments and ships Centres and Registered Training Organisations.
I (the apprentice/trainee) understand that the Registered provide information to my employer concerning any matter	Training Organisation nominated on this training plan may rs relating to my training.
I (the apprentice/trainee) understand that information relabe released to my nominated New Apprenticeships Cer	

Please turn over and provide the core units, and the elective units, if required, that constitute the Qualification.

PROFORMA

APPRENTICESHIP/ TRAINEESHIP TRAINING PLAN continued

Title and Le	evel of Qualification
National Qu	alification Code
(for contra	Units of competence or modules cts in excess of 12 months, electives may be negotiated after the core units have been completed or further into the contract to enable trainees/apprentices to pursue developing interests)
Code	Title
	Core Units
1-71700	<u>Electives</u> (required for contracts up to and including 12 months; optional for longer contracts)
	1

PLEASE NOTE:

The apprentice/trainee, employer and registered training organisation must retain copies of this Training Plan.

A copy of this Training Plan must be forwarded with the Apprenticeship/Traineeship Training Contract; otherwise the contract WILL NOT be approved.

South Australia

Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2003

under section 10 of the Emergency Services Funding Act 1998

Short title

1. This notice may be cited as the *Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2003.*

Interpretation

2. In this notice—

"Act" means the Emergency Services Funding Act 1998.

Declaration of levy

- **3.** The levy under Part 3 Division 1 of the Act for the 2003/2004 financial year comprises—
- (a) an amount of 0.1491 cents in respect of each dollar of the value of land subject to assessment; and
- (b) a fixed charge of \$50 for each piece, section or aggregation of contiguous or non-contiguous land subject to separate assessment.

Declaration of area factors

- **4.** The area factors for each of the emergency services areas for the 2003/2004 financial year are as follows:
 - (a) Regional area 1—0.8;
 - (b) Regional area 2—0.5;
 - (c) Regional area 3—0.2;
 - (d) Regional area 4—1.0.

Declaration of land use factors

- **5.** The land use factors for each of the land uses referred to in section 8(1) of the Act for the 2003/2004 financial year are as follows:
 - (a) commercial—1.0;
 - (b) industrial—1.33;
 - (c) residential—0.4;
 - (*d*) rural—0.3;
 - (e) all other uses—0.5.

Relevant day

6. The relevant day for the purposes of section 8 of the Act in respect of the 2003/2004 financial year is 30 June 2003.

Required statement of amount and description of method used to determine amount

- 7. The following information is provided in accordance with section 10(6) of the Act:
- (a) the Minister has determined under section 10(4)(a) of the Act that \$162.144 million needs to be raised by means of the levy under Part 3 Division 1 of the Act to fund emergency services in the 2003/2004 financial year, of which \$81.1 million (net of remissions) needs to be raised from private and local government property ownerships;
- (b) the method used for determining the amount referred to in paragraph (a) is as follows:
 - (i) a strategic and business planning process was undertaken to establish a strategic context for assessing amounts to be expended for the kinds of emergency services and other purposes referred to in section 28(4) of the Act;
 - (ii) the amounts to be expended for emergency services and the amount that needs to be raised by the levy under Part 3 Division 1 of the Act were derived from existing forward estimates and adjusted to reflect additional initiatives and requirements identified in the strategic and business planning process and, following an assessment of risk, amounts were also included for contingencies in accordance with sound financial management practices.

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council on 26 June 2003.

T&F03/047CS

Electricity (Miscellaneous) Amendment (Commencement) Proclamation 2003

Short title

1. This proclamation may be cited as the *Electricity (Miscellaneous) Amendment (Commencement) Proclamation 2003.*

Commencement of suspended provisions

2. Sections 10(c) and 11(e) of the *Electricity (Miscellaneous) Amendment Act 2002* will come into operation on 1 July 2003.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

MEN03/009CS

South Australia

Fisheries (Contravention of Corresponding Laws) Amendment (Commencement) Proclamation 2003

Short title

1. This proclamation may be cited as the *Fisheries* (*Contravention of Corresponding Laws*) *Amendment* (*Commencement*) *Proclamation* 2003.

Commencement of Act

2. The *Fisheries* (*Contravention of Corresponding Laws*) *Amendment Act* 2002 (No 10 of 2002) will come into operation on 1 July 2003.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

MAFF 03/0032 CS

Statutes Amendment and Repeal (National Competition Policy) (Commencement) Proclamation 2003

Short title

1. This proclamation may be cited as the *Statutes Amendment and Repeal (National Competition Policy) (Commencement) Proclamation 2003.*

Commencement of Act

2. The *Statutes Amendment and Repeal (National Competition Policy) Act 2003* (No 4 of 2003) will come into operation on 1 July 2003.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

DPC 031/02 PT2 CS

Statutes Amendment (Gas and Electricity) (Commencement) Proclamation 2003

Short title

1. This proclamation may be cited as the *Statutes Amendment (Gas and Electricity)* (*Commencement) Proclamation 2003.*

Commencement of Act

- **2.** (1) The *Statutes Amendment (Gas and Electricity) Act 2003* (No 9 of 2003) (the **Amendment Act**), except for section 36, will come into operation on 1 July 2003.
 - (2) Section 36 of the Amendment Act will come into operation on 1 November 2003.
 - (3) The operation of—
 - (a) paragraph (a) of section 26(1) of the Gas Act 1997 (inserted into the Gas Act 1997 by section 19 of the Amendment Act); and
 - (b) paragraph (a) of section 26A(2) of the Gas Act 1997 (inserted into the Gas Act 1997 by section 19 of the Amendment Act); and
 - (c) paragraph (a) of section 26B(1) of the Gas Act 1997 (inserted into the Gas Act 1997 by section 19 of the Amendment Act); and
 - (d) paragraph (a) of section 33(1) of the Gas Act 1997 (inserted into the Gas Act 1997 by section 27 of the Amendment Act); and
 - (e) section 29 of the Amendment Act,

is suspended until a day or days to be fixed by subsequent proclamation or proclamations.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

MEN03/009CS

Training and Skills Development (Commencement) Proclamation 2003

Short title

1. This proclamation may be cited as the *Training and Skills Development (Commencement) Proclamation 2003.*

Commencement of Act

2. The *Training and Skills Development Act 2003* (No 10 of 2003) will come into operation on 1 July 2003.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

METAFE 21/03 CS

South Australia

Administrative Arrangements (Administration of Training and Skills Development Act) Proclamation 2003

under section 5 of the Administrative Arrangements Act 1994

Short title

1. This proclamation may be cited as the *Administrative Arrangements (Administration of Training and Skills Development Act) Proclamation 2003.*

Commencement

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

Administration of Act committed to Minister for Employment, Training and Further Education

3. The administration of the *Training and Skills Development Act 2003* is committed to the Minister for Employment, Training and Further Education.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

METAFE 21/03 CS

Administrative Arrangements (Conferral of Ministerial Functions and Powers) Proclamation 2003

under section 6 of the Administrative Arrangements Act 1994

Short title

1. This proclamation may be cited as the *Administrative Arrangements (Conferral of Ministerial Functions and Powers) Proclamation 2003.*

Commencement

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

Conferral of ministerial functions and powers

3. The ministerial functions and powers of the Minister for the Arts in relation to the bodies listed in the Schedule are conferred on the Minister Assisting the Premier in the Arts.

Schedule—Bodies in relation to which ministerial functions and powers are conferred on the Minister Assisting the Premier in the Arts

Adelaide Fringe Incorporated Adelaide Symphony Orchestra Australian Children's Performing Arts Company ("Windmill") SA Youth Arts Board

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

DPC 050/96 Pt 12 CS

Government Financing Authority (Declaration of Semi-Government Authority) Proclamation 2003

under section 4(2) of the Government Financing Authority Act 1982

Short title

1. This proclamation may be cited as the *Government Financing Authority (Declaration of Semi-Government Authority) Proclamation 2003.*

Commencement

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

Declaration of semi-government authority

3. The following body corporate is declared to be a semi-government authority for the purposes of the *Government Financing Authority Act 1982*:

Minister for Administrative Services

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

T&F 03/062 CS

South Australia

Law of Property (Declaration of Body) Proclamation 2003

under section 41A of the Law of Property Act 1936

Short title

1. This proclamation may be cited as the *Law of Property (Declaration of Body) Proclamation 2003*.

Commencement

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

Declaration of body

3. Southern Titanium NL (ABN 60 063 389 079) is declared to be a body under section 41A(1)(a)(iii) of the *Law of Property Act 1936*.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

AG 00144/03 CS

National Parks and Wildlife (Martindale Hall Conservation Trust) Proclamation 2003

under section 45L of the National Parks and Wildlife Act 1972

Preamble

- **1.** By proclamation made under section 45B(1) of the *National Parks and Wildlife Act 1972* on 5 December 1991 (*Gazette* 5.12.1991 p 1668) a Development Trust was established in relation to the Martindale Hall Conservation Park and designated the *Martindale Hall Conservation Trust*.
- **2.** The Trust was subsequently varied by proclamation made under section 43B(3) of the Act on 18 November 1999 (*Gazette* 18.11.1999 p 2358).
 - 3. It is now intended that the Trust be dissolved.

Short title

1. This proclamation may be cited as the *National Parks and Wildlife (Martindale Hall Conservation Trust) Proclamation 2003.*

Commencement

2. This proclamation will come into operation on 1 July 2003.

Interpretation

3. In this proclamation—

"Martindale Hall Conservation Trust" means the Development Trust (as varied) referred to in the preamble;

"the General Reserves Trust" means the Development Trust of that name established by proclamation under section 45B of the *National Parks and Wildlife Act 1972* on 30 November 1978 (*Gazette* 30.11.1978 p 2096) as varied.

Dissolution of Martindale Hall Conservation Trust

4. The Martindale Hall Conservation Trust is dissolved.

Disposal of assets and liabilities of Trust

5. The assets and liabilities of the Martindale Hall Conservation Trust are transferred to the General Reserves Trust.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

EC03/0062CS

Public Finance and Audit (Declaration of Semi-Government Authorities) Variation Proclamation 2003

under section 17(3) of the Public Finance and Audit Act 1987

Part 1—Preliminary

Short title

1. This proclamation may be cited as the *Public Finance and Audit (Declaration of Semi-Government Authorities) Variation Proclamation 2003.*

Commencement

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

Variation provisions

3. In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of proclamation under Public Finance and Audit Act 1987 declaring certain bodies corporate to be semi-government authorities (Gazette 25.6.1987 p 1634) as varied

Variation of Schedule

4. Schedule—insert alphabetically:

Minister for Administrative Services

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

T&F 03/062 CS

Public Sector Management (Office of Zero Waste SA) Proclamation 2003

under section 7 of the Public Sector Management Act 1995

Short title

1. This proclamation may be cited as the *Public Sector Management (Office of Zero Waste SA) Proclamation 2003.*

Commencement

2. This proclamation will come into operation on 1 July 2003.

Establishment of the Office of Zero Waste SA

3. The *Office of Zero Waste SA* is established as an administrative unit of the Public Service.

Transfer of employees to the Office of Zero Waste SA

4. The employees whose names are set out in the Schedule are transferred from the Environment Protection Authority to the Office of Zero Waste SA.

Schedule—Employees transferred to the Office of Zero Waste SA

John Robert Blumson Ian Robert Harvey Vaughan John Levitzke Philip Brian Matthews Patricia Leigh Taylor Edmund Rocco Wilczek.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

EC03/0064CS

Public Sector Management (Port Augusta Customer Service Centre) Proclamation 2003

under section 7 of the Public Sector Management Act 1995

Short title

1. This proclamation may be cited as the *Public Sector Management (Port Augusta Customer Service Centre) Proclamation 2003.*

Commencement

2. This proclamation will come into operation on 11 August 2003.

Transfer of employees

3. The employees of the Department of Transport and Urban Planning who, immediately before the commencement of this proclamation, are working in the *Transport SA Customer Service Centre* at Port Augusta are transferred to the Department for Administrative and Information Services.

Made by the Governor

with the advice and consent of the Executive Council on 26 June 2003.

MIE01/007CS

Emergency Services Funding (Remissions—Land) Variation Regulations 2003

under the Emergency Services Funding Act 1998

Contents

Part 1—Preliminary

- 1. Short title
- Commencement
- 3. Variation provisions

Part 2—Variation of Emergency Services Funding (Remissions—Land) Regulations 2000 (Gazette 29.6.2000 p 3500) as varied

- Variation of regulation 5—Remission of levy
- 5. Variation of regulation 6A—Remission of levy
- 6. Variation of regulation 7—Remission for tenants of Aboriginal Housing Authority
- 7. Variation of regulation 7A—Remission for tenants of public housing
- 8. Variation of regulation 8—General remission
- 9. Variation of regulation 9—Further remission in respect of principal place of residence
- 10. Variation of regulation 14—Remission of levy
- 11. Variation of regulation 16—Remission of levy
- 12. Variation of regulation 18—Remission of levy
- 13. Variation of regulation 20—Remission of levy
- 14. Variation of regulation 22—General remission
- 15. Variation of regulation 23—Remission in respect of land of low value
- 16. Variation of regulation 27—Remission of levy in respect of tenants of public land

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Emergency Services Funding (Remissions—Land) Variation Regulations 2003*.

Commencement

2. These regulations will come into operation on 1 July 2003.

Variation provisions

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

Part 2—Variation of Emergency Services Funding (Remissions—Land) Regulations 2000 (Gazette 29.6.2000 p 3500) as varied

Variation of regulation 5—Remission of levy

4. Regulation 5—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 6A—Remission of levy

5. Regulation 6A—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 7—Remission for tenants of Aboriginal Housing Authority

6. Regulation 7—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 7A—Remission for tenants of public housing

7. Regulation 7A(1)—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 8—General remission

8. Regulation 8—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 9—Further remission in respect of principal place of residence

9. Regulation 9(1)—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 14—Remission of levy

10. Regulation 14—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 16—Remission of levy

11. Regulation 16(1)—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 18—Remission of levy

12. Regulation 18—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 20—Remission of levy

13. Regulation 20—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 22—General remission

14. Regulation 22—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 23—Remission in respect of land of low value

15. Regulation 23—delete "2002/2003" and substitute:

2003/2004

Variation of regulation 27—Remission of levy in respect of tenants of public land

16. Regulation 27(1)—delete "2002/2003" and substitute:

2003/2004

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

on the recommendation of the Treasurer with the advice and consent of the Executive Council on 26 June 2003.

No. 153 of 2003 T&F 03/047 CS

Waterworks Variation Regulations 2003

under the Waterworks Act 1932

Contents

Part 1—Preliminary

- 1. Short title
- 2. Commencement
- Variation provisions

Part 2—Variation of Waterworks Regulations 1996 (Gazette 22.8.1996 p 702) as varied

4. Variation of regulation 29—Other charges

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Waterworks Variation Regulations 2003*.

Commencement

2. These regulations will come into operation on 1 July 2003.

Variation provisions

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

Part 2—Variation of Waterworks Regulations 1996 (Gazette 22.8.1996 p 702) as varied

Variation of regulation 29—Other charges

- **4.** Regulation 29(1)—delete subregulation (1) and substitute:
 - (1) Subject to any other provisions of these regulations, the following charges are payable to the Corporation:

Standard capital contribution \$2 353.00

Connection charge (this charge includes the charge for installation of a meter):

Nominal diameter

20 mm	\$1 481.00
25 mm	\$1 984.00
40 mm	\$3 081.00

50 mm	\$3 709.00
greater than 50 mm estimated cost quoted	by Corporation
Installation of meter	
Nominal diameter of connection	
20 mm	\$283.00
25 mm	\$325.00
40 mm	\$660.00
50 mm	\$1 205.00
Relocation of new 20 mm or 25 mm service by 4 metres or less and installation of meter	
Relocation distance	
0.5 metre or less	\$608.00
more than 0.5 metre but not more than 1 metre	\$675.00
more than 1 metre but not more than 2 metres	\$748.00
more than 2 metres but not more than 3 metres	\$821.00
more than 3 metres but not more than 4 metres	\$896.00
Installation of manifold with a meter for each unit in a strata or community scheme (this charge includes the charge for installation of a meter):	
Nominal meter diameter on the manifold $= 20 \text{ mm}$	
1-4 meters	\$325.00 each
5 or more meters up to a maximum of 12	\$325.00 each
Connection of fire service communication pipe	
Nominal diameter	
100 mm	\$7 253.00
150 mm	\$9 202.00
greater than 150 mm estimated cost quoted	by Corporation
Installation of additional isolating valve for fire service:	
Nominal diameter	
100 mm	\$1 987.00
150 mm	\$2 650.00
200 mm	\$3 272.00
greater than 200 mm estimated cost quoted	by Corporation

Replace meter	
Nominal diameter of connection	
15 mm and 20 mm	\$222.00
25 mm	\$271.00
32 mm and 40 mm	\$454.00
50 mm	\$724.00
greater than 50 mm	replacement
Repair or replace fittings other than meters	
Nominal diameter of connection	
15 mm and 20 mm	\$150.00
25 mm	\$150.00
32 mm and 40 mm	\$239.00
50 mm	\$271.00
greater than 50 mm	replacement
Disconnection of a fire service from land	\$2 244.00
Disconnection of any other service from main pipe	\$319.00
Provision of permanent overhead standpipe and meter (including connection to main pipe) estimated cost quoted by	Corporation
Relocation of existing 20 mm and 25 mm water services by 4 metres or less	
Relocation distance	
0.5 metre or less	\$374.00
more than 0.5 metre but not more than 1 metre	\$447.00
more than 1 metre but not more than 2 metres	\$520.00
more than 2 metres but not more than 3 metres	\$608.00
more than 3 metres but not more than 4 metres	\$696.00
Rotation of 20 mm and 25 mm water meters up to 180 degrees	\$114.00
Charge for raising or lowering pipe connecting land to main pipe	
Nominal diameter of connection	
15 mm and 20 mm	\$358.00
over 20 mm but not exceeding 50 mm	\$608.00
greater than 50 mm estimated cost quoted by Corporation	

Charge for shortening length of pipe connecting land to main pipe
Nominal diameter of connection
20 mm and 25 mm
32 mm, 40 mm and 50 mm
greater than 50 mm estimated cost quoted by Corporation
Charge to extend length of pipe connecting land to main pipe estimated cost quoted by Corporation
Charge to restore water supply following restriction of supply at meter
Charge to restore water supply following restriction of supply at main pipe estimated cost quoted by Corporation
Charge to restore water supply—where communication pipe in ground and can be used
Charge to provide and install underground box to cover meter
Nominal diameter
20 mm and 25 mm
32 mm, 40 mm and 50 mm
greater than 50 mm estimated cost quoted by Corporation
Charge to test meter at request of consumer
Charge to read meter at request of consumer \$17.20
Charge to provide certificate of rates or charges unpaid for the purposes of settlement of land transactions \$7.85
Charge for statement of existence or non-existence of encumbrances in favour of the Corporation or back flow prevention devices
Charge for hire of portable hydrant—for each period of 3 months or part of such a period
Charge for additional administrative cost in relation to breach of terms and conditions of hire of hydrant
Charge for additional administrative cost in relation to a dishonoured cheque used to pay a charge or other amount under these regulations
Charge for additional administrative cost in relation to a charge or other amount due under these regulations but not paid by the date for payment in the notice served on the person liable
Charge for visit in relation to the non-payment of a charge or other amount to the land in relation to which the charge or amount is payable

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 26 June 2003.

No. 154 of 2003 SAW 03/004 CS

Sewerage Variation Regulations 2003

under the Sewerage Act 1929

Contents

Part 1—Preliminary

- 1. Short title
- 2. Commencement
- Variation provisions

Part 2—Variation of Sewerage Regulations 1996 (Gazette 22.8.1996 p 733) as varied

4. Variation of regulation 36—Other charges

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Sewerage Variation Regulations 2003*.

Commencement

2. These regulations will come into operation on 1 July 2003.

Variation provisions

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

Part 2—Variation of Sewerage Regulations 1996 (Gazette 22.8.1996 p 733) as varied

Variation of regulation 36—Other charges

4. (1) Regulation 36(1)—delete "\$4 438" and substitute:

\$4 611.00

(2) Regulation 36(1)—delete "2 370" and substitute:

2 462.00

(3) Regulation 36(1)—delete "3 201" and substitute:

3 326.00

(4) Regulation 36(1)—delete "604" and substitute:

628.00

Regulation 36(1)—delete "287" and substitute: (5) 298.00 Regulation 36(1)—delete "392" and substitute: 407.00 (7) Regulation 36(1)—delete "\$7.55" and substitute: \$7.85 (8) Regulation 36(1)—delete "\$5.95" and substitute: \$6.20 Regulation 36(1)—delete "215" and substitute: 223.00 (10) Regulation 36(1)—delete "396" and substitute: 411.00 (11) Regulation 36(1)—delete "79.00" and substitute: 82.00 (12) Regulation 36(1)—delete "96.50" and substitute: 100.00 (13) Regulation 36(1)—delete "\$11.00" and substitute: \$11.40 (14) Regulation 36(1)—delete "\$6.00" and substitute:

(15) Regulation 36(1)—delete "\$22.00" and substitute:

Note—

\$6.25

\$22.90

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 26 June 2003.

No. 155 of 2003 SAW 03/004 CS

Fees Regulation (Assessment of Requirements—Water and Sewerage) Variation Regulations 2003

under the Fees Regulation Act 1927

Contents

Part 1—Preliminary

- 1. Short title
- Commencement
- 3. Variation provisions

Part 2—Variation of Fees Regulation (Assessment of Requirements—Water and Sewerage) Regulations 1997 (Gazette 13.5.1997 p 1820) as varied

4. Substitution of Schedule Schedule—Fees

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Fees Regulation (Assessment of Requirements—Water and Sewerage) Variation Regulations 2003.*

Commencement

2. These regulations will come into effect in accordance with section 5 of the *Fees Regulation Act* 1927.

Variation provisions

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

Part 2—Variation of Fees Regulation (Assessment of Requirements—Water and Sewerage) Regulations 1997 (Gazette 13.5.1997 p 1820) as varied

Substitution of Schedule

4. Schedule—delete the Schedule and substitute:

Schedule—Fees

Made by the Governor with the advice and consent of the Executive Council on 26 June 2003.

No. 156 of 2003 SAW 03/004 CS

Water Resources (Exemption) Variation Regulations 2003

under the Water Resources Act 1997

Contents

Part 1—Preliminary

- 1. Short title
- 2. Commencement
- Variation provisions

Part 2—Variation of Water Resources Regulations 1997 (Gazette 26.6.1997 p 3221) as varied

- Insertion of regulation 28
 - 28. Exemption in relation to the Tintinara Coonalpyn Prescribed Wells Area

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Water Resources (Exemption) Variation Regulations 2003.*

Commencement

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

Variation provisions

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

Part 2—Variation of Water Resources Regulations 1997 (Gazette 26.6.1997 p 3221) as varied

Insertion of regulation 28

4. After regulation 27 insert:

Exemption in relation to the Tintinara Coonalpyn Prescribed Wells Area

- 28. (1) Subject to subregulation (2), a person who is the holder of a licence that—
- (a) has been granted in respect of a well in the prescribed area; and
- (b) is endorsed with a water (taking) allocation for irrigation purposes,

is exempt from section 124 of the Act to the extent that the levy declared for the 2002/2003 financial year in relation to the licence was based on the right to take water for irrigation purposes under the licence.

- (2) An exemption under subregulation (1) is subject to the following conditions:
- (a) that the holder of the licence pay to the Minister an amount calculated as follows:

 $A = NA \times LR$

where

- A is the amount to be paid
- NA is the volume of water (expressed in megalitres) notionally allocated to the person for irrigation purposes for the area to which the licence relates taking into account the relevant circumstances referred to in Columns A, B and C of Table 1, being an amount determined by multiplying the notional volume of water allocated per hectare that applies under Column C of Table 1 (depending on the kind of crop identified in Column A of Table 1 and the irrigation system used by the holder of the licence identified in Column B of Table 1) by the number of hectares where water was authorised to be used for irrigation purposes in respect of the period of restriction
- LR is the relevant levy rate (per megalitre) that applies under Column D of Table 1.

and if the holder of the licence was authorised to use water for more than one crop during the period of restriction, then there will be an amount payable with respect to each of the relevant circumstances that apply under Table 1;

- (b) that any amount payable under paragraph (a) be paid by the holder of the licence to the Minister by a date and in a manner specified by the Minister by a notice served on the holder of the licence after the commencement of this regulation.
- (3) Subject to subregulation (4), a person who is the holder of a licence that—
- (a) has been granted in respect of a well in the prescribed area; and
- (b) is endorsed with a water (taking) allocation for industrial purposes or for aquaculture,

is exempt from section 124 of the Act to the extent that the levy declared for the 2002/2003 financial year in relation to the licence was based on the right to take water for industrial purposes or aquaculture (as the case may be) under the licence.

- (4) An exemption under subregulation (3) is subject to the following conditions:
- (a) that the holder of the licence pay to the Minister the amount specified in Table 2 in relation to his or her licence:

- (b) that an amount payable under paragraph (a) be paid by the holder of the licence to the Minister by a date and in a manner specified by the Minister by a notice served on the holder of the licence after the commencement of this regulation.
- (5) For the avoidance of doubt, if in respect of a particular area covered by a licence within the ambit of subregulation (1) or subregulation (3) there was no authorisation to use water during the period of restriction for the relevant purpose, then no amount is payable under subregulation (2) or (4) (as the case may be) in relation to water authorised to be used for that purpose.
 - (6) Subject to subregulation (7), a person who is the holder of a licence that—
 - (a) has been granted in respect of a well in the prescribed area; and
 - (b) is endorsed with a water (taking) allocation for irrigation purposes,

is exempt from section 124 to the extent that the levy declared for the 2003/2004 financial year in relation to the licence is based on the right to take water for irrigation purposes under the licence.

- (7) An exemption under subregulation (6) is subject to the following conditions:
- (a) that the holder of the licence pay to the Minister an amount calculated as follows:

$$A = WA (LR + SL)$$

where

A is the amount to be paid

WA is the amount of water (expressed in megalitres) allocated to the person for irrigation purposes under the licence for the 2003/2004 financial year

LR is the relevant levy rate (per megalitre) that applies under Column C of Table 3

SL is—

- (i) if the water allocation is from the unconfined aquifer—\$0.25 per megalitre of allocation;
- (ii) if the water allocation is from the confined aquifer—\$1.50 per megalitre of allocation,

and if the holder of the licence has an allocation that will relate to more than one crop during the 2003/2004 financial year (as determined by the Minister for the purposes of making the allocation), then there will be an amount payable with respect to each of the relevant circumstances that apply under Table 3;

- (b) that any amount payable under paragraph (a) be paid by the holder of the licence to the Minister by a date and in a manner specified by the Minister by a notice served on the holder of the licence after the commencement of the 2003/2004 financial year.
- (8) In this regulation—

"megalitre" means 1 000 kilolitres;

"**period of restriction**" means the period for which a restriction applied with respect to the prescribed area under section 16 of the Act during the 2002/2003 financial year;

"**prescribed area**" means the Tintinara Coonalpyn Prescribed Wells Area (*see* the *Water Resources (Tintinara Coonalpyn Prescribed Wells Area) Regulations 2000*).

Table 1—Calculation of amount payable for irrigation purposes for 2002/2003

A Type of crop	B Irrigation system used	C Notional allocation (ML/ha)	D Levy rate \$/ML
Native Flowers	D	10.82	\$0.90
Lawn/Turf	S	8.46	\$1.04
Lucerne	C/S (< or = to 2,500mg/L) C/S (>2,500mg/L) T/F	7.69 8.46 9.29	\$0.95 \$0.87 \$0.79
Maize (Oct)	С	8.78	\$0.46
Olive (Fresh)	D/S (< or = to 2,500mg/L) D/S (>2,500mg/L)	6.93 8.13	\$0.76 \$0.64
Olive (Oil)	D/S (< or = to 2,500mg/L) D/S (>2,500mg/L)	6.32 7.39	\$0.74 \$0.64
Onion (Sep)	C T	10.62 12.10	\$0.46 \$0.40
Pasture/Dairy	С	9.95	\$0.88
Potato (Nov)	С	8.16	\$0.63
Potato ("Nadine")	С	8.96	\$0.58
Tomato (Nov)	Fr	11.03	\$0.74
Winegrape	D/S	3.34	\$1.20

- 1. D indicates a drip irrigation system
 - C indicates a centre pivot irrigation system
 - F indicates a flood irrigation system
 - FR indicates a furrow irrigation system
 - S indicates a sprinkler irrigation system
 - T indicates a travelling irrigation system
- 2. ML represents megalitres
- 3. mg/L represents milligrams per litre, a measure of salinity

Table 2—Calculation of amount payable for industrial or aquaculture purposes for 2002/2003

A Licence number	B Amount payable
25059	\$210.00
25087	\$25.20
25094	\$98.00
25032	\$14.44
25033	\$14.44
25063	\$3.50
25081	\$17.76

Table 3—2003/2004 levy rate for irrigation allocation

A Type of crop	B Irrigation system used	C Levy rate \$/ML
Native Flowers	D	\$0.95
Lawn/Turf	S	\$1.10
Lucerne	C/S (< or = to 2,500mg/L) C/S (>2,500mg/L) T/F	\$1.01 \$0.92 \$0.83
Maize (Oct)	С	\$0.48
Olive (Fresh)	D/S (< or = to 2,500mg/L) D/S (>2,500mg/L)	\$0.80 \$0.68
Olive (Oil)	D/S (< or = to 2,500mg/L) D/S (>2,500mg/L)	\$0.79 \$0.67
Onion (Sep)	C T	\$0.49 \$0.43
Pasture/Dairy	С	\$0.93
Potato (Nov)	С	\$0.67
Potato ("Nadine")	С	\$0.61
Tomato (Nov)	Fr	\$0.79
Winegrape	D/S	\$1.27

- 1. D indicates a drip irrigation system
 - C indicates a centre pivot irrigation system
 - F indicates a flood irrigation system
 - FR indicates a furrow irrigation system
 - S indicates a sprinkler irrigation system
 - T indicates a travelling irrigation system
- 2. ML represents megalitres
- 3. mg/L represents milligrams per litre, a measure of salinity

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 26 June 2003.

No. 157 of 2003 EC03/0067CS

Motor Vehicles Variation Regulations 2003

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1. Short title
- 2. Commencement
- Variation provisions

Part 2—Variation of Motor Vehicles Regulations 1996 (Gazette 30.5.1996 p 2751) as varied

Variation of Schedule 6—Expiation fees

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Motor Vehicles Variation Regulations 2003*.

Commencement

2. These regulations will come into operation on 1 July 2003 immediately after the *Motor Vehicles Variation Regulations 2003* (No 59 of 2003) (Gazette 29.5.2003 p 2161) come into operation.

Variation provisions

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

Part 2—Variation of Motor Vehicles Regulations 1996 (Gazette 30.5.1996 p 2751) as varied

Variation of Schedule 6—Expiation fees

4. Schedule 6, Part 1—delete "81A(5) Contravening condition of provisional licence referred to in section 81A(1)(e) of the Act ... 48" and substitute:

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 26 June 2003.

No. 158 of 2003 MPOL03/002CS

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CITY OF HOLDFAST BAY

ROADS (OPENING & CLOSING) ACT 1991

Road Closure—Albert Street, Glenelg North

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Holdfast Bay proposes to make a Road Process Order to close the following road:

In the Hundred of Noarlunga, being the whole of Albert Street, Glenelg North generally situate dividing allotments 134 and 135 in Filed Plan 1437 from allotment 97 in Filed Plan 1437 and Strata Plan 4993 and marked 'A' and 'B' on Preliminary Plan No. 03/0053.

It is proposed that the portions of road to be closed marked 'A' and 'B' be transferred to P. C. and S. N. Backen and merged with said allotment 97 in Filed Plan 1437 subject to rights of way over the portion marked 'B' appurtenant to allotments 93, 96, 98, 99, 134 and 135 in Filed Plan 1437, and Strata Plan 4993.

A preliminary plan of the proposal, and a statement, are available for public inspection at the Holdfast Bay Council office, 24 Jetty Road, Brighton between the hours of 9 a.m. and 4.45 p.m., Monday to Friday, or at the Adelaide office of the Surveyor-General during normal office hours.

Any person may object to the proposal (and any adjoining landowner or other person substantially affected by the proposed road closure may apply for an easement relative to the closure). Such objection (or application for an easement) must be made in writing to the City of Holdfast Bay within 28 days of the date of this notice. If a submission is made, the City of Holdfast Bay is required to give notice of a time and place at which a meeting will be held to consider the matter, so that the person making the submission (or a representative) may attend to support the submission, if desired. Any submission must set out the full name and address of the person making the submission, and must be fully supported by reasons (and any application for the grant of 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). A copy of the submission must be forwarded to the Surveyor-General at Adelaide.

Dated 26 June 2003.

S. GAWLER, Chief Executive Officer

CITY OF UNLEY

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Corporation of the City of Unley at its meeting held on 5 June 2003:

- 1. Adopted the Government assessment of capital values being \$5 433 439 720 and specified 1 July 2003 as the day from which such valuations shall be the valuations of the council for rating purposes.
 - 2. Declared differential general rates as follows:
 - (a) 0.3317 cents in the dollar for residential land use;
 - (b) 0.6205 cents in the dollar for Commercial—Shop, Industry—Light, Industry—Other, Primary Production, Vacant and Other land uses; and
 - (c) 0.9216 cents in the dollar for Commercial—Office and Commercial—Other land uses.
 - 3. Fixed a minimum amount payable by way of rates of \$450.
- 4. Declared a separate rate of 0.007813 cents in the dollar on rateable land within the council area falling within the catchment area of the Patawalonga Catchment Water Management Board, in accordance with the Water Resources Act 1997.
- 5. Declared the following differential separate rates to promote and enhance business viability, profitability, trade and commerce:

- (a) 0.034 cents in the dollar on Commercial—Shop, Commercial—Office and Commercial—Other land uses in that part of the council's area comprising rateable land with an Unley Road address;
- (b) 0.1472 cents in the dollar on Commercial—Shop, Commercial—Office and Commercial—Other land uses in that part of the council's area comprising rateable land with a Goodwood Road address and situated between Mitchell Street/Arundel Avenue to the south and Leader Street/Parsons Street to the north;
- (c) 0.1145 cents in the dollar on Commercial—Shop land uses in that part of the council's area comprising rateable land with a King William Road address and situated between Greenhill Road and Commercial Road (eastern side); and
- (d) 0.1196 cents in the dollar on Commercial—Shop land uses in that part of the council's area comprising rateable land along the western side of Glen Osmond Road and situated between Greenhill Road and Katherine Street.

R. GREEN, City Manager

CITY OF WEST TORRENS

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Water Resources Act 1997:

Adoption of Valuations

1. At a meeting held on 17 June 2003, adopted for rating purposes, for the year ending 30 June 2004, the capital valuations of the Valuer-General of all property within the area, totalling \$6 649 966 800.

Declaration of Rates

- 2. At a meeting held on 17 June 2003:
 - Declared differential general rates in the dollar based on capital values as follows:
 - (a) 0.282578 cents in the dollar on rateable land of Category 1 use;
 - (b) 0.636925 cents in the dollar on rateable land of Categories 2, 3, 4, 5, 6, 7, 8 and 9 use.
 - (ii) Declared a minimum amount payable by way of general rates on rateable land in its area of \$455.10.
 - (iii) Declared separate rates on rateable land within the area as follows:
 - (a) 0.009682 cents in the dollar based on capital values on all rateable land in the area of the River Torrens Catchment Water Management Board;
 - (b) 0.007800 cents in the dollar based on capital values on all rateable land in the area of the Patawalonga Catchment Water Management Board.

T. M. STARR, City Manager

DISTRICT COUNCIL OF CLEVE

Adoption of Valuations

NOTICE is hereby given that the District Council of Cleve in accordance with section 167 of the Local Government Act 1999, at a meeting held on 13 June 2003, adopted for the year ending 30 June 2004, the site valuations made by the Valuer-General in relation to the area of the Council, being the most recent valuations available and totalling \$116 282 500.

Declaration of Rates and Charges

Notice is hereby given pursuant to section 170 of the Local Government Act 1999, that the District Council of Cleve at a meeting held on 13 June 2003, declared the following rates and charges for the year ending 30 June 2004.

1. Pursuant to section 153 of the Local Government Act 1999, differential general rates based on the site value of land according to locality as hereunder:

	cents in the \$
Arno Bay—Town	3.5632
Arno Bay—Coastal Zone	1.5145
Cleve—Town	
Cleve—Rural Living/Fringe Zone	2.3616
Other Towns—Rudall, Darke Peak, etc	50.0000
Outside Towns—Rural	
Special Industry Zone (SACBH Silos)	48.5055

- 2. Pursuant to section 158 of the Local Government Act 1999, a minimum amount that shall be payable by way of rates on rateable properties be \$280.
- 3. Pursuant to section 155 of the Local Government Act 1999, annual service charges payable on land serviced by prescribed services as hereunder:

	per unit
Cleve Common Effluent Drainage Scheme	\$120.00
Arno Bay Foreshore Waste Drainage and Treatmer	nt
Scheme	\$140.00
Common Antenna TV Retransmission Service	\$65.00
(0	ST Inclusive)

- 4. Pursuant to section 154 of the Local Government Act 1999, a separate rate of 4.4858 cents in the dollar payable on the site value of the following specified land at Arno Bay undergoing the shack site freeholding process, which activity, the council has agreed to support. Allotment Nos 5, 7, 10, 12, 14, 16, 19, 22 and 25 of Deposited Plan 35669, Hundred of Boothby, Town of Arno Bay.
- 5. Pursuant to section 138 of the Water Resources Act 1997, and section 154 of the Local Government Act 1999, the Council declared a separate rate being a fixed water levy of \$30.25 upon all rateable property in the Council area. The fixed water levy was declared in order to reimburse the Council the amount of \$31 700 which Council is required to contribute towards the costs of operating the Eyre Peninsula Catchment Water Management Board for the 2003-2004 financial year.

Rating Policy

Pursuant to section 171 of the Local Government Act 1999, the District Council of Cleve has prepared and adopted a rating policy in conjunction with the declaration of rates and charges for the 2003-2004 financial year. A summary version of the policy will accompany each rates notice sent to ratepayers and copies of the policy are available at the Council office.

Payment of Rates and Discounts

The District Council of Cleve has resolved pursuant to section 181 of the Local Government Act 1999, that rates shall be payable in four equal or approximately equal instalments due on 15 September, 15 December, 15 March and 15 June for the 2003-2004 financial year.

Pursuant to section 181 (11) of the Act, a discount of 2% is offered if the annual rates amount is paid in full prior to 16 September 2003.

F. L. GILLINGS, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Adoption of Valuations

NOTICE is hereby given that The Flinders Ranges Council, at a meeting held on Tuesday,10 June 2003, pursuant to its powers contained in section 167 of the Local Government Act 1999, adopted the most recent capital valuations of the Valuer-General available to the council, totalling \$94 980 940 for the financial year ending 30 June 2004.

Declaration of Rates

Notice is hereby given that, pursuant to section 153 of the Local Government Act 1999, council declared the differential general rates for the year ending 30 June 2004 on the capital values of all rateable property by reference to land use as follows:

- (a) 0.79275 cents in the dollar on rateable land in the council's area of Category 1 (Residential) Use;
- (b) 0.82425 cents in the dollar on rateable land in the council's area of Categories 2, 3 or 4 (Commercial) Use;
- (c) 0.5397 cents in the dollar on rateable land in the council's area of Category 7 (Primary Production) Use;
- (d) 0.82425 cents in the dollar on rateable land in the council's area of Category 5 (Industry-Light) Use;
- (e) 0.79275 cents in the dollar on rateable land in the council's area of Category 8 (Vacant Land) Use;
- 0.82425 cents in the dollar on rateable land in the council's area of Category 6 (Industry-Other) Use.

Minimum Amount Payable

Notice is hereby given that, pursuant to section 158 of the Local Government Act 1999, council declared the following minimum amount payable by way of rates:

\$335

Annual Service Charges

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

- \$60 per unit for occupied land in the Hawker Scheme
- \$40 per unit for vacant land in the Hawker Scheme (b)
- \$90 per unit for occupied land in the Quorn Scheme \$660 for the Deakin Court Scheme and
- (d)
- (e) \$880 for the Quorn Area School

Refuse Collection Costs:

(a) Hawker Hospital \$480 Hawker Area School \$480 Flinders House \$365 (c) Quorn Hospital \$720 Quorn Area School \$720

Pursuant to section 155 of the Local Government Act 1999 council fix an Annual Service charge for Refuse Collection and disposal for the year ending 30 June 2004 as follows in respect of the occupied residential properties in the townships of Hawker and Quorn \$75; in respect of the occupied commercial properties in the townships of Hawker and Quorn \$110.

R. D. WALSH, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Development Plan Review-Public Consultation

NOTICE is hereby given that the District Council of Kimba is reviewing its Development Plan pursuant to Section 30 of the Development Act 1993. The Development Plan Review will determine the appropriateness of the Development Plan to the council area and its consistency with the Planning Strategy for Regional South Australia.

Public consultation for the Development Plan Review will be for a two month period from 26 June 2003 until 29 August 2003. During this time any interested person is invited to make written submissions on the subject of the Development Plan Review. Any person who makes a written submission in response to this invitation will also be given an opportunity to appear personally or by a representative before council or a council committee to be heard on their submission.

An information sheet titled District Council of Kimba, Development Plan Review will be available for viewing at the council office. The information sheet will be available during normal office hours throughout the Development Plan Review public consultation period.

Written representations regarding the Development Plan Review must be forwarded to the District Council of Kimba by no later than Friday, 29 August 2003. Persons making written submissions should indicate whether they wish to be heard on their submission at the subsequent public hearing and if so, contact details should be provided.

All submissions should be directed to:

The Chief Executive Officer District Council of Kimba P.O. Box 189 Kimba, S.A. 5641

A public hearing (if required) will be held following the public consultation period on Monday, 8 September 2003 at 7 p.m. in the District Council of Kimba Council Chambers, corner of Cross Street and West Terrace, Kimba, at which time interested persons are welcome to attend and comment on the Development Plan Review.

S. CHERITON, Chief Executive Officer

DISTRICT COUNCIL OF LE HUNTE

Development Plan Review—Public Consultation

NOTICE is hereby given that the District Council of Le Hunte is reviewing its Development Plan pursuant to section 30 of the Development Act 1993. The Development Plan Review will determine the appropriateness of the Development Plan to the council area and its consistency with the Planning Strategy for Regional South Australia.

Public consultation for the Development Plan Review will be for a two month period from Monday, 30 June 2003. During this time any interested person is invited to make written submissions on the subject of the Development Plan Review. Any person who makes a written submission in response to this invitation will also be given an opportunity to appear personally or by a representative before council or a council committee to be heard on their submission.

An information sheet entitled District Council of Le Hunte, Development Plan Review and copies of the Development Plan will be available from the council offices during normal office hours throughout the Development Plan Review public consultation period.

Written representations regarding the Development Plan review must be forwarded to the District Council of Le Hunte by no later than 5 p.m. on Friday, 29 August 2003. Persons making written submissions should indicate whether they wish to be heard on their submission at the subsequent public hearing and if so, contact details should be provided.

All submissions should be directed to:

The Chief Executive Officer District Council of Le Hunte P.O. Box 6 Wudinna, S.A. 5652

A public hearing will be held, commencing at 2.30 p.m. on Monday, 15 September 2003, if required, at the District Council of Le Hunte Council Chambers, Burton Terrace, Wudinna, for persons who indicated a wish to be heard on their written submissions. Any interested persons are welcome to attend the public hearing.

A. McGuire, Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

ROADS (OPENING AND CLOSING) ACT 1991

Public Road (between Schramms Road and White River Road), Tumby Bay

PURSUANT to section 10 of the Roads (Opening and Closing) Act 1991, the District Council of Tumby Bay hereby gives notice of its intent to make a Road Process Order to:

Close portion of the public road lettered 'A', 'B', 'C', 'D', 'E', 'F' and 'G' as delineated on Preliminary Plan No. 03/0051.

The closed road lettered 'A' is to be transferred to Norbidnee Pty Ltd and merged with section 239, Hundred of Hutchison.

The closed road lettered 'B', 'C' and 'D' are to be transferred to A. W. and M. Roediger and merged with sections 240, 241 and 242, Hundred of Hutchison, respectively.

The closed road lettered 'E', 'F' and 'G' are to be transferred to P. M. and M. L. F. Swaffer and merged with section 243, Hundred of Hutchison, Allotment 2 in Filed Plan No. 9295 and section 245, Hundred of Hutchison, respectively.

A copy of the Preliminary Plan and Statement of persons affected are available for public inspection at the Council Office, Mortlock Street, Tumby Bay, or the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, P.O. Box 61, Tumby Bay, S.A. 5605 within 28 days of this notice and a copy must 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.

E. A. ROBERTS, District Clerk

IN the matter of the estates of the undermentioned deceased

Asher, Gina Margaret, late of 91 Reservoir Road, Modbury, of no occupation, who died on 29 January 2003

Ball, Graham John, late of 23 Gawler Avenue, Welland, retired public servant, who died on 27 April 2003.

Balogh, Janos, late of 49 Old Mount Barker Road, Stirling,

retired company director, who died on 1 February 2003.

Brodie, Freda Evelyn, late of 10 Wigley Street, Largs Bay,

home duties, who died on 26 February 2003.

Chard, Eileen Mary, late of 86 Oaklands Road, Glengowrie, widow, who died on 12 May 2003.

Clemow, Malcolm Dean, late of Eighth Street, Gawler South,

retired general prison manager, who died on 5 March 2003. Cooper, Stanley French, late of 33 Buxton Street, North Adelaide, retired engineering draftsman, who died on 14 May 2003.

Harding, Hurtle William, late of 9 Angley Avenue, Findon, retired customs officer who died on 24 April 2003

Kirk, Nellie Alma, late of 13 Hollins Street, Old Noarlunga, of no occupation, who died on 16 May 2003.

McDowell, George Lowden, late of 15 Rosemary Street, Woodville West, of no occupation, who died on 25 January 2003.

Palmer, Leslie Thomas, late of 122 Reid Avenue, Magill, of no occupation, who died on 5 October 2002.

Robertson, Joyce Elizabeth, late of 29 Austral Terrace,

Morphettville, married woman, who died on 30 April 2003. Thompson, Vincent John, late of 40 Park Terrace, Gilberton, of no occupation, who died on 23 February 2003

Warby, Raymond John, late of 15 Engel Drive, Salisbury East, retired lecturer, who died on 5 March 2003.

Waterman, Gordon Albert, late of 2 Broadmeadows Road, Elizabeth North, retired butcher, who died on 10 May

Woodham, Ethel Lillian, late of 41 Peacock Road, Elizabeth Downs, widow, who died on 11 May 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 5000, full particulars and proof of such claims, on or before 25 July 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.

Dated 26 June 2003.

C. J. O'LOUGHLIN, Public Trustee

IWARA KUTJU INCORPORATED (IN LIQUIDATION)

Notice of Intention to Declare a Dividend

A FIRST and final dividend is to be declared on 15 August 2003 for the association. Creditors whose debts or claims have not already been admitted are required on or before 17 July 2003, formally to prove their debts or claims. If they do not, they will be excluded from the benefit of the dividend.

Dated 24 June 2003.

J. IRVING, Liquidator, SimsPartners, Level 6, 12 Pirie Street, Adelaide, S.A. 5000.

PARTNERSHIP ACT 1891

Notice of Discontinuance of Partnership

NOTICE is hereby given that as from 12 June 2003 the partnership of Kathryn Tenille Jones, 4/14 Scott Street, Pooraka, S.A. 5095 and Kym Roger Puckridge, 59 Arthur Street, Naracoorte, S.A. 5271 who traded as KK Rural Services, was dissolved.

Kathryn Tenille Jones has retired from the partnership.

Kym Roger Puckridge will continue to operate the business under the name of KK Rural Services and shall be responsible for all debts and liabilities thereof.

Dated 12 June 2003.

K. T. JONES

ATTENTION

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

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

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

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

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

Email: governmentgazette@saugov.sa.gov.au