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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, 24 JULY 2003

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be *received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@saugov.sa.gov.au.* Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

Department of the Premier and Cabinet Adelaide, 24 July 2003

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

No. 23 of 2003—Criminal Law (Sentencing) (Serious Repeat Offenders) Amendment Act 2003. An Act to amend the Criminal Law (Sentencing) Act 1988.

No. 24 of 2003—Aboriginal Lands Parliamentary Standing Committee Act 2003. An Act to provide for the establishment of the Aboriginal Lands Parliamentary Standing Committee; to define the functions, powers and duties of that Committee; to amend the Aboriginal Lands Trust Act 1966 and the Parliamentary Remuneration Act 1990; and for other purposes.

No. 25 of 2003—Summary Procedure (Classification of Offences) Amendment Act 2003. An Act to amend the Summary Procedure Act 1921.

No. 26 of 2003—Chicken Meat Industry Act 2003. An Act to provide for stabilisation of the chicken meat industry, to repeal the Poultry Meat Industry Act 1969; and for other purposes.

No. 27 of 2003—Appropriation Act 2003. An Act for the appropriation of money from the Consolidated Account for the year ending 30 June 2004 and for other purposes.

No. 28 of 2003—Criminal Law Consolidation (Self Defence) Amendment Act 2003. An Act to amend the Criminal Law Consolidation Act 1935.

No. 29 of 2003—Criminal Law (Sentencing) (Sentencing Guidelines) Amendment Act 2003. An Act to amend the Criminal Law (Sentencing) Act 1988.

No. 30 of 2003—National Wine Centre (Restructuring and Leasing Arrangements) (University of Adelaide) Amendment Act 2003. An Act to amend the National Wine Centre (Restructuring and Leasing Arrangements) Act 2002.

No. 31 of 2003—Stamp Duties (Rental and Mortgage Duty) Amendment Act 2003. An Act to amend the Stamp Duties Act 1923.

No. 32 of 2003—Waterworks (Save the River Murray Levy) Amendment Act 2003. An Act to amend the Waterworks Act 1932.

By command,

J. W. WEATHERILL, for Premier

DPC 02/0586

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Passenger Transport Board, pursuant to the provisions of the Passenger Transport Act 1994:

Member: (from 24 July 2003 until 30 September 2003) Dagmar Egen

Rodney John Payze Chair: (from 24 July 2003 until 30 September 2003) Dagmar Egen

By command,

J. W. WEATHERILL, for Premier

PTB 004/2003 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the South Australian Motor Sport Board pursuant to the provisions of the South Australian Motor Sport Act 1984:

Member: (from 24 July 2003 until 9 September 2005) Richard Edward Dudley Hayward Creston Magasdi

By command,

J. W. WEATHERILL, for Premier

TFD 076/03 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy has been pleased to appoint Paul Joseph Case to the position of Chief Executive, Department for Administrative and Information Services, for a term of five years commencing on 11 August 2003 pursuant to Part 4 of the Public Sector Management Act 1995.

By command,

J. W. WEATHERILL, for Premier

DPC 025/03 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy has been pleased to appoint the Honourable Paul Holloway, MLC, Minister for Agriculture, Food and Fisheries, Minister for Mineral Resources Development, Attorney-General and Minister for Justice to be also Acting Minister for Education and Children's Services for the period 30 July 2003 to 14 August 2003 inclusive during the absence of the Honourable Patricia Lynne White, MP.

By command,

J. W. WEATHERILL, for Premier

MECS 13/03 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy has been pleased to appoint the Honourable Terance Gerald Roberts, MLC, Minister for Aboriginal Affairs and Reconciliation, Minister for Correctional Services and Minister Assisting the Minister for Environment and Conservation to be also Acting Minister for Consumer Affairs and Acting Minister for Multicultural Affairs for the period 25 July 2003 to 10 August 2003 inclusive during the absence of the Honourable John David Hill, MP.

By command,

J. W. WEATHERILL, for Premier

MEC 0049/03 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Urban Development and Planning, Minister for Administrative Services and Minister for Gambling to be also Acting Minister for Industry, Trade and Regional Development, Acting Minister for Small Business, Acting Minister for Local Government and Acting Minister for Forests for the period 25 August 2003 to 7 September 2003 inclusive during the absence of the Honourable Rory John McEwen, MP.

By command,

J. W. WEATHERILL, for Premier

DBMT 210/003/683 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Urban Development and Planning, Minister for Administrative Services and Minister for Gambling to be also Acting Minister for Infrastructure, Acting Minister for Emergency Acting Minister for Emergency Services for the period 29 July 2003 to 3 August 2003 inclusive during the absence of the Honourable Patrick Frederick Conlon, MP.

By command,

J. W. WEATHERILL, for Premier

MINF 005/03 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy has been pleased to appoint the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer, Minister Assisting the Premier in Economic Development, Minister for Police and Minister for Federal/State Relations to be also Acting Minister for Infrastructure, Acting Minister for Energy and Acting Minister for Emergency Services for the period 4 August 2003 to 12 August 2003 inclusive during the absence of the Honourable Patrick Frederick Conlon, MP.

By command.

J. W. WEATHERILL, for Premier

MINF 005/03 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy has been pleased to appoint the persons listed as Justices of the Peace for South Australia, pursuant to section 4 of the Justices of the Peace Act 1991:

Margaret Brand Debra Sharon Clarke Raylene Ellen Dawson Carmen Anne Garcia Todd Gerard Geisler Jason Mark Hondow Thomas Hopkins James Ian MacDonald Anne Denise Pelzer Leanne Marie Turnbull

By command,

J. W. WEATHERILL, for Premier

ATTG 0039/03 CS

Department of the Premier and Cabinet Adelaide, 24 July 2003

HIS Excellency the Governor's Deputy has accepted the resignation of His Honour Justice Bruce Thomas Lander from the Office of Justice of the Supreme Court of South Australia with effect from 13 July 2003.

By command,

J. W. WEATHERILL, for Premier

ATTG 0059/03 CS

Legislative Council Office, 16 July 2003

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 16 July 2003:

That the Regulations under the Criminal Law (Forensic Procedures) Act 1998, concerning Qualified Persons Fees, made on 8 May 2003 and laid on the table of this council on 13 May 2003, be disallowed.

J. M. DAVIS, Clerk

Legislative Council Office, 16 July 2003

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 16 July 2003:

That the Regulations under the Criminal Injuries Compensation Act 1978, concerning Scale of Costs, made on 19 December 2002 and laid on the table of this council on 18 February 2003, be disallowed.

J. M. DAVIS, Clerk

Legislative Council Office, 16 July 2003

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 16 July 2003:

That the Regulations under the Listening and Surveillance Devices Act 1972, concerning Records and Warrants, made on 12 December 2002 and laid on the table of this council on 18 February 2003, be disallowed.

J. M. DAVIS, Clerk

Legislative Council Office, 16 July 2003

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 16 July 2003:

That the Regulations under the Victims of Crime Act 2001, concerning Application Costs and Levy, made on 19 December 2002 and laid on the table of this council on 18 February 2003, be disallowed.

J. M. DAVIS, Clerk

Legislative Council Office, 16 July 2003

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 16 July 2003:

That the Regulations under the Freedom of Information Act 1991, concerning Essential Services Commission, made on 31 October 2002 and laid on the table of this council on 12 November 2002, be disallowed.

J. M. DAVIS, Clerk

AQUACULTURE ACT 2001

Standard Licence Conditions (General) Draft Aquaculture Policy

PURSUANT to section 12 of the Aquaculture Act 2001 notice is hereby given that the Minister for Agriculture, Food and Fisheries has released the following draft aquaculture policy for public consultation, which has been developed in accordance with the provisions of Part 4 of the Aquaculture Act 2001.

It is proposed to establish a framework of Standard Conditions to promote the efficient and effective regulation and ecologically sustainable development of South Australia's aquaculture industry.

The Draft Standard Licence Conditions (General) Policy identifies Standard Licence Conditions applicable to all forms of aquaculture in South Australia. These Standard Licence Conditions form an integral component of the adaptive management regime necessary to ensure that ecologically sustainable development of South Australia's aquaculture industry.

The Draft Policy will be available as at Friday, 25 July 2003, from PIRSA Aquaculture, 14th Floor, 25 Grenfell Street, (G.P.O. Box 1625), Adelaide, S.A. 5001, on the internet at www.pir.sa.gov.au/aquaculture, by telephoning (08) 8226 0314 or by faxing (08) 8226 0330.

Written submissions in relation to the draft policy are invited from the public and should be made to PIRSA Aquaculture, G.P.O. Box 1625, Adelaide, S.A. 5001. Submissions must be received by 5 p.m. on Friday, 26 September 2003.

Dated 10 June 2003.

P. HOLLOWAY, Minister for Agriculture, Food and Fisheries

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

- 1. Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as Park Lands and declare that such land shall be under the care, control and management of The District Council of Streaky Bay.
- Dedicate the Crown Land defined in The Third Schedule as a
 Fire Station Reserve and declare that such land shall be under
 the care, control and management of the Minister for
 Emergency Services.

The First Schedule

Portion of Park Lands, section 95, adjacent to the Town of Wirrulla, Hundred of Walpuppie, declared to be Park Lands, together with other land pursuant to the Waste Lands Act 1857 and subsequently placed under the care, control and management of The District Council of Streaky Bay pursuant to Act 2156/1934, being portion of the land contained in Crown Record Volume 5762 Folio 313.

The Second Schedule

Allotment 157 of DP 62518, adjacent to the Town of Wirrulla, Hundred of Walpuppie, County of Dufferin, exclusive of all necessary roads.

The Third Schedule

Allotment 156 of DP 62518, Hundred of Walpuppie, County of Dufferin, exclusive of all necessary roads.

Dated 24 July 2003.

J. HILL, Minister for Environment and Conservation

DENR 08/0676

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 Public Roads.

The Schedule

Allotments 11 and 12 of DP 51077, Hundred of Mount Muirhead, County of Grey, being within the Wattle Range district. Dated 24 July 2003.

J. HILL, Minister for Environment and Conservation

DEH 09/2420

South Australia

Co-operatives (Approval of Model Rules) Notice 2003

under section 105(1) of the Co-operatives Act 1997

Short title

1. This notice may be cited as the Co-operatives (Approval of Model Rules) Notice 2003.

Repeal of model rules

2. The model rules approved on 11 March 1998 (Gazette 11.3.1998 p 1100), as altered, are repealed.

Approval of model rules

- 3. (1) The model rules set out in Schedule 1 are approved for trading co-operatives.
- (2) The model rules set out in Schedule 2 are approved for non-trading co-operatives with shares.
- (3) The model rules set out in Schedule 3 are approved for non-trading co-operatives without shares.

Made by the Corporate Affairs Commission

1 Ellewar

Delegate of the Corporate Affairs Commission

July 2003

Schedule 1

MODEL RULES OF A TRADING CO-OPERATIVE

CO-OPERATIVES ACT 1997

1	Definitions

- 2. Alteration of the rules
- 3. Name
- 4. Active membership provisions
- Qualifications and shareholding required for membership
- 6. Membership, and shares
- 7. Ceasing membership
- 8. Expulsion of members
- 9. Suspension of members
- 10. Disputes
- 11. Fines
- 12. Capital and shares
- 13. Liability of members
- 14. Calls on shares
- 15. Forfeiture of shares
- 16. Share certificates
- 17. Transfer and transmission of shares
- 18. Forfeitures and cancellations
 - Inactive members
- 19. Forfeited shares
- 20. Death of a member
- 21. Registration as trustee, executor or administrator
- 22. Entitlements and liabilities of person registered as trustee, administrator etc.
- 23. Transfer and transmission of debentures
- 24. Annual general meetings
- 25. Special general meetings
- 26. Notice of general meetings
- 27. Business at general meetings
- 28. Quorum at general meetings

- 29. Presiding at general meetings
- 30. Adjournment of meetings
- 31. Standing orders at meetings
- 32. Attendance and voting at general meetings
- 33. Postal ballot
- 34. Poll at general meetings
- 35. Special and ordinary resolutions
- 36. Board of directors
- 37. Qualifications of directors
- 38. Retirement of directors
- 39. Election of directors
- 40. Manner of election41. Casual vacancy
- 42. Removal from the office of director
- 43. Remuneration
- 44. Deputy directors
- 45. Proceedings of the board
- 46. Quorum for board meetings
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- 47A. Secretary
- 48. Financial year
- 49. Seal
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- 51. Banking
- 52. Safekeeping of securities
- 53. Audit
- 54. Co-operative funds
- 55. Provision for loss
- 56. Winding up

Certification

Appendix 1 Schedule of charges

Appendix 2 Name of co-operative, Primary activity, Active membership requirements

Appendix 3 Entry fee, Subscription, Terms of payment, Fines

Appendix 4 Document of transfer shares or debentures

Appendix 5 Qualifications of an independent director

1. Definitions

In these rules

- "Act" means the Co-operatives Act 1997;
- "Appendix" means Appendix to these rules;
- "board" means the board of the co-operative;
- "co-operative" means the co-operative named in Part 1 of Appendix 2;
- "general meeting" means any annual or special general meeting;
- "member" means a member of the co-operative;
- "month" means calendar month;
- "Commission" means the Corporate Affairs Commission;
- "regulations" means the Co-operatives Regulations 1997.

2. Alteration of the Rules

- (1) These rules may be altered by a special resolution in accordance with section 108 of the Act or by a resolution of the board in accordance with section 109 of the Act or as otherwise permitted by the Act.
- (2) A proposed alteration of these rules must be approved by the Commission under section 107 of the Act before the resolution altering the rules is passed.
- (3) An alteration of these rules does not take effect unless and until it is registered by the Commission under section 110 of the Act.
- (4) Any member is entitled to obtain from the co-operative a copy of these rules on payment of the amount set out in Appendix 1.

3. Name

- (1) The name of the co-operative is the name specified in Part 1 of Appendix 2. [s. 247]
- (2) The co-operative may change its name in accordance with section 250 of the Act.
- (3) The co-operative may abbreviate its name in accordance with section 248 of the Act.

4. Active Membership Provisions

- (1) The primary activity of the co-operative is the activity set out in Part 2 of Appendix 2. [s.114]
- (2) In order to establish active membership of the co-operative a member must comply with the requirements set out in Part 3 of Appendix 2. [s. 115]
- (3) All members must be active members of the co-operative. [s. 62(2)]
- (4) If a member fails or ceases to be an active member, the board must in accordance with Division 4 of Part 6 of the Act:
 - (a) declare the membership of the member cancelled.
 - (b) declare the shares of the member to be forfeited.

5. Qualifications and Shareholding Required for Membership

- (1) A person is not qualified to be admitted to membership unless there are reasonable grounds for believing that the person will be an active member of the co-operative. [s. 62]
- (2) Every member must hold at least the number of shares required to be subscribed to in Part 2 of Appendix 3.

6. Membership and Shares

- (1) An application for membership in the co-operative must:
 - (a) be in a form approved by the board; and
 - (b) be lodged at the registered office of the co-operative; and
 - (c) be accompanied by the relevant fee or amount set out in Part 1 of Appendix 3.
- (2) An application for membership must include an application for a share in the co-operative.
- (3) The board must consider each application.
- (4) The board at its sole discretion may accept or reject an application for membership and need not give any reason for its decision.
- (5) If the board approves an application for membership to shares:
 - (a) the relevant shares must be allotted to the applicant; and
 - (b) the board must ensure that the name of the person is entered in the register of members and directors in accordance with sections 70 and 239 of the Act; and
 - (c) the board must notify the applicant in writing of the entry in the register; and
 - (d) the applicant for membership becomes entitled to exercise the rights of membership when:
 - (i) the member's name appears in the register of members; and
 - (ii) the member has paid to the co-operative the relevant fees and amounts set out in Part 1 of Appendix 3.
- (6) If the board rejects an application, the whole of the money lodged in respect of the application must be refunded to the applicant without interest.

7. Ceasing Membership

A person ceases to be a member in each of the following circumstances:

- (a) if the member's membership is cancelled under Part 6 of the Act (Active Membership);
- (b) if the member is expelled in accordance with these rules;
- (c) if the member becomes bankrupt and the trustee of the member's estate disclaims any debt, contract, duty or liability of the member with the co-operative;
- (d) on the death of the member;
- (e) if the contract of membership is rescinded on the ground of misrepresentation or mistake;
- (f) on notice in writing given by the member to the Secretary, of the member's resignation from membership; or
- (g) if the member's share is purchased by the co-operative in accordance with the provisions of these rules;

- if a member's share is sold by the co-operative pursuant to any power in these rules and the purchaser is registered as holder in the member's place;
- if the amount paid up on the member's share is repaid to the member in accordance with the provisions of these rules;
- (k) on notice in writing given by the member to the Secretary, of the member's resignation from membership;
- (I) in the case of a member that is a body corporate, if the body is dissolved. [ss. 67 and 68]

8. Expulsion of Members

- (1) A member may be expelled from the co operative if the co-operative by special resolution determines that the member should be expelled on the ground that:
 - the member has failed to discharge the member's obligations to the co-operative under the Act or these rules;
 - (b) the member has acted in a manner that has:
 - (i) prevented or hindered the co-operative in carrying out any of its primary activities; or
 - (ii) brought the co-operative into disrepute; or
 - (c) the member has acted in a manner contrary to any of the co-operative principles and in so acting caused the co-operative harm.
- (2) The member must be given at least 28 days written notice of the proposed resolution and of the date, time and place of the meeting at which the resolution will be moved.
- (3) The procedure at the general meeting to consider the proposed resolution is as follows:
 - (a) the member must be given a reasonable opportunity to be heard at the meeting;
 - (b) the member is entitled to call witnesses and to cross examine witnesses called against the member:
 - (c) if the member fails, without reasonable excuse, to attend at the time and place of which notice has been given, the co-operative may consider the matter in the absence of the member;
 - (d) after considering the matter, the co-operative may by special resolution determine to expel the member.
- (4) The expulsion of the member does not take effect until the special resolution is registered by the Commission. [s.91]
- (5) When a member is expelled, the co-operative must repay to the member any amount owing to the member, less any amount owing by the member to the co-operative, or apply the amount repayable in accordance with s 77 of the Act, and cancel the member's membership.

9. Suspension of Members

- (1) A member may be suspended from membership of the co-operative for a period not exceeding one year if the co-operative by special resolution determines that the member should be so suspended on the ground that:
 - (a) the member has contravened these rules; or
 - (b) the member has failed to discharge the member's obligations to the co-operative under these rules; or
 - (c) the member has acted in a manner detrimental to the co-operative.

- (2) The member must be given at least 28 days written notice of the proposed resolution and of the date, time and place of the meeting at which the resolution will be moved.
- (3) The procedure at the general meeting to consider the proposed resolution is as follows:
 - (a) the member must be given a reasonable opportunity to be heard at the meeting;
 - (b) the member is entitled to call witnesses and to cross examine witnesses called against the member:
 - (c) if the member fails, without reasonable cause, to attend at the time and place of which notice has been given, the co-operative may consider the matter in the absence of the member;
 - (d) after considering the matter, the co-operative may by special resolution determine to suspend the member.
- (4) A member who is suspended ceases during the suspension to have the rights of a member except as otherwise provided in the Act or these rules.

10. Disputes

- (1) The grievance procedure set out in this rule applies to disputes under these rules between:
 - (a) a member and another member; or
 - (b) a member and the co-operative.
- (2) The parties to the dispute must meet and discuss the matter in dispute, and, if possible, resolve the dispute within 14 days after the dispute comes to the attention of all of the parties.
- (3) If the parties are unable to resolve the dispute at the meeting, the parties may choose to meet and discuss the dispute before an independent third person agreed to by the parties.
- (4) In this rule "member" includes any person who was a member not more than 6 months before the dispute occurred. [s.83(4)]
- This rule provides a procedure to settle disputes. Note that section 84 of the Act provides another procedure whereby application may be made to the Supreme Court for an order declaring and enforcing rights or obligations of members between themselves, or of the co-operative and a member between themselves. The Court may refuse to make an order, or may make an order for costs, if the Court is of the opinion that the application is unreasonable or the issue trivial.

11. Fines

- (1) The co-operative may impose a fine on a member for any infringement of these rules. [s. 75]
- (2) The fine must not exceed the amount set out in Part 2 of Appendix 3. [s. 102(7)]

12. Capital and Shares

- (1) The capital of the co-operative is to be raised by the issue of shares that are to have a nominal value as described in Part 2 of Appendix 3. [s. 145(2)]
- (2) A share must not be allotted unless at least 10% of the nominal value of the share has been paid. [s.146(1)]

13. Liability of Members

- (1) A member is not, as a member, under any personal liability to the co-operative except for the amount, if any, unpaid on the shares held by the member together with any charges payable by the member to the co-operative as required by these rules. [s. 71]
- (2) On the death of a member, the member's estate remains liable as the member until the member's personal representative or some other person is registered in the member's place. [s. 67(2)]

14. Calls on Shares

- (1) The board may make calls on the members in respect of any money unpaid on their shares.
- (2) Sub-rule (1) does not apply if the terms of issue of the shares provide for the money unpaid on the shares to be paid at fixed times.
- (3) A call must not:
 - (a) exceed one-quarter of the sum of the nominal value of the shares; or
 - (b) be payable earlier than one month after the day fixed for the payment of the last preceding call.
- (4) A member must be given at least 14 days notice specifying the time or times and place of payment of the call.
- (5) A member who receives notice of a call must pay the amount of the call on the member's shares to the co-operative at the time or times and at the place specified in the notice.
- (6) The board may revoke or postpone a call.
- (7) A sum that becomes payable on a share under the terms of issue of the share is deemed for the purposes of these rules to be an amount payable on a call notified under this rule as if the time and place for payment specified in the terms of issue were the time and place for payment of the call.
- (8) The board may accept from a member the whole or a part of the amount unpaid on a share although no part of that amount has been called up.

15. Forfeiture of Shares

- (1) If a member fails to pay a call on any day appointed for the payment of the call, the board may serve a notice on the member requiring payment of so much of the call as is unpaid.
- (2) The notice must:
 - (a) specify a day (being not less than 28 days after the date of service of the notice) on or before which the payment required by the notice is to be paid; and
 - (b) state that if the payment is not so paid, the shares in respect of which the call was made are liable to be forfeited.
- (3) If the payment is not made in accordance with the notice, the board may, by resolution, declare that the shares are forfeited.
- (4) The board's declaration has the effect of forfeiting the shares concerned.

16. Share Certificates

- (1) The board, on the application of a person holding shares in the co-operative, must issue to that person, without payment, a certificate under the seal of the co-operative specifying the shares held by that person and the amount paid up on those shares.
- (2) However, if shares are held jointly:
 - (a) the board is not required to issue more than one share certificate in respect of shares and
 - (b) the delivery of the share certificate to one joint shareholder is sufficient delivery to all.
- (3) If the board is satisfied that a share certificate issued by the co-operative is defaced, lost or destroyed, the board may issue a duplicate certificate on payment of a fee determined by the board but not exceeding the maximum set out in Appendix 1.

17. Transfer and Transmission of Shares

- (1) The instrument of transfer of any share shall be executed by or on behalf of the transferor (the giver) and the transferee (the receiver of the share).
- (2) The transferor remains the holder of the share until the name of the transferee is entered in the register of members in respect of the share.
- (3) A transfer of shares is to be in the form of Appendix 4 or in a form approved by the board.
- (4) A share cannot be sold or transferred except:
 - (a) with the consent of the board, to any person who is qualified to be admitted to membership of the co-operative under rules 5 and 6; or
 - (b) as otherwise provided by the Act or these rules.
- (5) The board may refuse to register a transfer of shares:
 - (a) to a person who is not eligible to be a member; or
 - (b) to a person whom the board does not approve; or
 - (c) if the co-operative has a lien or charge over the shares.
- (6) If the board refuses to register a transfer of shares, it must send written notice of its decision to the proposed transferee within 14 days after making that decision.
- (7) The board may decline to recognise any instrument of transfer unless:
 - (a) a fee in accordance with Appendix 1 is paid by the member to the co-operative for the transfer;and
 - (b) the instrument of transfer is accompanied by the certificate (if any) of the shares to which it relates, and such other evidence as the board may reasonably require to show the right of the transferor to make the transfer.
- (8) The board may suspend the registration of transfers during the 14 days immediately preceding the annual general meeting in each year.

18. Forfeitures and Cancellations - Inactive Members

- (1) In accordance with section 126 of the Act, the board, after giving any notice required under section 131 of the Act, must declare the membership of a member cancelled if:
 - (a) the whereabouts of the member are not presently known to the co-operative and have not been known to the co-operative for a period of at least 3 years before that time; or
 - (b) the member is not presently an active member of the co-operative and has not been an active member of the co-operative at any time during the period of 3 years immediately before that time.
- (2) Sub-rule (1) applies to a member only if he or she was a member of the co-operative throughout the period referred to in paragraph (a) or (b), as the case requires.
- (3) In accordance with section 127 of the Act, the board must declare the shares of a member to be forfeited at the same time as the member's membership is cancelled under section 126 of the Act.
- (4) The board's declaration has the effect of forfeiting the shares concerned.
- (5) If the membership of a member is cancelled any amount due to the member in respect of the cancellation must be dealt with in accordance with section 133 of the

19. Forfeited Shares

- (1) The co-operative must cancel any share forfeited to the co-operative in accordance with the Act or these rules. [s. 173]
- (2) A person whose shares have been forfeited under the Act or these rules remains liable to the co-operative for any amount still unpaid at the date of forfeiture in respect of those shares.

20. Death of a Member

- (1) Subject to sections 79, 168 and 169 of the Act, on the death of the member, the board must transfer the deceased member's share or interest in the co-operative to:
 - (a) the executor or administrator of the deceased member; or
 - (b) with the consent of the board, to a person:
 - (i) who is specified by the personal representative of the deceased member in an application under section 79 of the Act; and
 - (ii) who is qualified to be a member in accordance with the Act and these rules.
- (2) The board may transfer the shares or interest of a deceased member to a person entitled in accordance with section 80 of the Act if:
 - (a) the total value of the shares or interest is less than \$10,000 (or such other amount as may be prescribed by the regulations); and
 - (b) there has not been a grant of administration of the estate, or probate of the will of the deceased member.

21. Registration as Trustee, Executor or Administrator

- (1) In accordance with sections 161 to 163 of the Act, the following persons may be registered as the holder of a share in the co-operative:
 - (a) the trustee, executor or administrator of the estate of a dead person, if the dead person was the holder of that share or was entitled in equity to that share;
 - (b) the administrator of the estate of an incapable person, if the incapable person was the holder of that share or was entitled in equity to that share;
 - (c) the Official Trustee in Bankruptcy, if a bankrupt was the holder of that share or was entitled in equity to that share.
- (2) If a person is entitled in equity to a share in the co-operative, the consent of the co-operative and the holder of the share must be obtained before a person can be registered in respect of that share pursuant to sub-rule (

22. Entitlements and Liabilities of Person Registered as Trustee, Administrator etc.

Subject to the Act, a person registered pursuant to section 161, 162 or 163 of the Act and rule 21 is while so registered:

- (a) entitled to the same dividends and other benefits; and
- (b) in accordance with section 164 of the Act, subject to the same liabilities and only those liabilities

in respect of the share as those to which the person would have been subject if the share had remained, or had been, registered in the name of the dead person, the incapable person or the bankrupt.

23. Transfer and Transmission of Debentures

- (1) The instrument of transfer of a debenture must be executed by the transferor (the giver) and the transferee (the receiver).
- (2) The transferor remains the holder of the debenture until the board consents to the transfer and the name of the transferee is entered in the registers of debentures in respect of the debenture.
- (3) A transfer of debentures must be in the form of Appendix 4 or in a form approved by the board.
- (4) The board may decline to recognise any instrument of transfer of a debenture and may decline to register the transfer unless:
 - (a) a fee in accordance with Appendix 1 is paid to the co-operative for the transfer; and
 - (b) the instrument of transfer is accompanied by the debenture and such other evidence as the board may reasonably require to show the right of the transferor to make the transfer; and
 - (c) any stamp duty payable in respect of the instrument of transfer has been paid.
- (5) If the board refuses to register a transfer of debenture, it must send written notice of its decision to the proposed transferee within 28 days after making that decision.

24. Annual General Meetings

(1) In accordance with section 199 of the Act, the first annual general meeting of the co-operative must be held at any time within 18 months after the incorporation of the co-operative.

- (2) The second or any subsequent annual general meeting of the co-operative must be held within:
 - (a) months after the close of the financial year of the co-operative; or
 - (b) any further time that may be allowed by the Commission or is prescribed.
- (3) The board may determine the date, time and place of the annual general meeting.
- (4) All general meetings of the co-operative other than the annual general meeting shall be special general meetings.
- (5) If the board does not hold an annual general meeting within the required time, the members may requisition the meeting in accordance with section 204 of the Act.

25. Special General Meetings

- (1) A special general meeting of the co-operative may be convened at any time by the board of directors.
- (2) In accordance with section 204 of the Act, the board must convene a general meeting of the co-operative on the written requisition of the number of active members of the co-operative who together are able to cast at least 20% of the total number of votes able to be cast at a meeting of the co-operative.

26. Notice of General Meetings

- (1) The board must give each member at least 14 days notice of each general meeting.
- (2) The notice may be given in accordance with section 451 of the Act.
- (3) The notice must specify the place, the day and the time of the meeting and if special business is to be transacted, set out generally the nature of the special business.
- (4) If a special resolution is to be proposed at the meeting at least 21 days notice of that special resolution must be given to the members of the co-operative in accordance with section 187 of the Act.
- (5) A member of the co-operative who wishes to propose a resolution at a general meeting must give the co-operative written notice of the resolution.
- (6) If notice of an ordinary resolution is given under sub-rule (5) at least 14 days before the board gives notice of the meeting, the board must include details of that resolution in the notice of the meeting.

27. Business at General Meetings

- (1) The ordinary business of the annual general meeting shall be:
 - (a) to confirm minutes of the last preceding general meeting (whether annual or special);
 - (b) to receive from the board, auditors, or any officers of the co-operative reports upon the transactions of the co-operative during the financial year, including balance sheet, trading statement, profit and loss statement, statement of cash flows, and the financial position and performance.
 - (c) to elect and determine the remuneration (if any) of directors.
 - (d) to determine the rates of dividend, bonus shares and rebate.

- (2) The annual general meeting may also transact special business of which notice has been given to members in accordance with these rules.
- (3) All business of a general meeting, other than ordinary business, is special

28. Quorum at General Meetings

- (1) An item of business must not be transacted at a meeting of a co-operative unless a quorum of members entitled to vote is present during the transaction of that item. [s. 202]
- (2) Subject to sub-rule (3) the quorum of the co-operative is 5 members entitled to vote at a meeting of the co-operative plus:
 - (a) if the active membership of the co-operative exceeds 50 but does not exceed 200, 1 additional member for each 10 active members after the first 50 active members; and
 - (b) if the active membership of the co-operative exceeds 200, the additional members referred to in paragraph (a) and 1 additional member for each 50 active members after the first 200 active members.
- (3) If within half an hour after the appointed time for the meeting a quorum is not present, the meeting:
 - (a) if convened upon the requisition of members, is abandoned; and
 - (b) in any other case is to be adjourned to the same day and time in the next week at the same place.
- (4) If at an adjourned meeting, under sub-rule (3)(b), a quorum is not present within half an hour after the time appointed for the meeting the meeting must be abandoned.

29. Presiding at General Meetings

- (1) Subject to this rule, the chairperson of the board presides at every general meeting of the co-operative.
- (2) If the chairperson of the board is unable or unwilling to preside or is not present within 15 minutes after the time appointed for the meeting, the members present must select one of their numbers to preside.
- (3) The person selected under sub-rule (2) presides at that meeting until the time that the chairperson attends and is willing to act.

30. Adjournment of Meetings

- (1) The person presiding may, with the consent of a majority of members present at the meeting, adjourn the meeting from time to time and from place to place.
- (2) The person presiding must, if directed by a majority of members present at the meeting, adjourn the meeting to a date and time agreed.
- (3) No business may be transacted at an adjourned meeting other than business unfinished at the meeting which was adjourned.
- (4) This rule only applies if there is a quorum at the meeting to be adjourned.

31. Standing Orders at Meetings

The co-operative in general meeting may determine the standing orders that must be observed by the co-operative at general meetings.

32. Attendance and Voting at General Meetings

- (1) The right to vote attaches to membership and not shareholding. [s. 175]
- (2) A member of the co-operative is not entitled to vote at a meeting of the co-operative unless that person is an active member of the co-operative. [s. 179]
- (2a) A member of the co-operative cannot vote if the member has sold or transferred, or disposed of the beneficial interest in, the member's shares, or agreed to do so. [s 180A]
- (3) Subject to the Act and this rule, every member of the co-operative has only one vote at a meeting of the co-operative.
- (4) A member of the co-operative who is under 18 years of age is not entitled to vote. [s.64(3)]
- (5) In the case of joint membership:
 - (a) the joint members have only one vote between them; and
 - (b) that vote may be exercised by the member whose name appears first in the register of members unless the other joint members otherwise direct. [s. 175(5)]
- (6) Subject to the Act and these rules, a question for decision at a general meeting, other than a special resolution, must be determined by a majority of members present at the meeting and voting.
- (7) In accordance with section 203(2) of the Act, unless a poll is demanded by at least 5 members, a question for decision at a general meeting must be determined by a show of hands.

33. Postal Ballot

- (1) Voting must not be by facsimile or electronic means.
- (2) The manner of voting shall be in accordance with the regulations.
- (3) A special postal ballot or a postal ballot must be held:
 - (a) when required by the Act; or
 - (b) in accordance with section 197 of the Act, on the written requisition of the number of active members of the co-operative who together are able to cast at least 20% of the total number of votes able to be cast at a meeting of the co-operative; or
 - (c) if approved by the members by ordinary resolution. [s. 187(2)]

34. Poll at General Meetings

- (1) If a poll (or ballot) is demanded by at least 5 members, it must be conducted in a manner specified by the person presiding and the result of the poll is the resolution of the meeting on that question.
- (2) A poll demanded for the election of a person presiding or on a question of adjournment must be taken immediately, but any other poll may be conducted at any time before the close of the meeting.

35. Special and Ordinary Resolutions

- (1) A special resolution is a resolution that is passed in accordance with sections 187 and 188 of the Act:
 - (a) by a two-thirds majority at a general meeting of members; or
 - (b) by a two-thirds majority in a postal ballot (other than a special postal ballot) of members; or
 - (c) by a three-quarters majority in a special postal ballot of members.
- (2) An ordinary resolution is a resolution passed by a simple majority at a general meeting or in a postal ballot by members.
- (3) A special resolution has effect from the date that it is passed unless it is required to be registered by the Commission under section 191(2) of the Act.

[Note: A co-operative with less than 50 members may pass certain resolutions by circulated document in accordance with sections 193A and 193B of the Act.]

36. Board of Directors

- (1) There shall be a board of five directors.
- (2) A director must be:
 - (a) a natural person; and
 - (b) not less than 18 years of age.

[Note: A co-operative must have at least 3 directors (not counting deputy directors), and at least 2 must be Australian residents. (s 208)]

37. Qualifications of Directors

- (1) A person is not qualified to be a director unless he or she is:
 - (a) a member of the co-operative or a representative of a body corporate that is a member of the co-operative ("member director"); or
 - (b) an employee of the co-operative or a person qualified as set out in Appendix 5 ("independent director"). [s.208(1)]
- (2) The majority of directors must be member directors.

[Note: The rules may provide for a greater number than a majority of member directors. (s 208(2)]

- (3) A person must not act as a director if the person is disqualified under section 209 of the Act.
- (4) The first directors shall be elected at the meeting for the formation of the co-operative.

38. Retirement of Directors

- (1) At the first annual general meeting of the co-operative 3 of the directors must retire and at the next annual general meeting 2 of the directors must retire and this pattern of rotation is to continue in ensuing years.
- (2) A retiring director retains office until the close of the meeting at which his or her successor is elected.
- (3) The directors to retire in any one year are, subject to the provisions as to the filling of casual vacancies, those that have been longest in office since their last election and if there are 2 or more directors who became directors on the same day, those who retire must be determined by lot unless they otherwise agree among themselves.
- (4) A retiring director is eligible for re-election.

39. Election of Directors

- (1) At least 6 weeks before an annual general meeting, the board must:
 - (a) notify all members of the number of directors retiring at the annual general meeting; and
 - (b) advise the members of:
 - (i) their eligibility to nominate as a director; and
 - (ii) the duties and responsibilities of a director; and
 - (iii) the anticipated remuneration (if any); and
 - (iv) the nomination and election procedures.
- (2) Not less than 6 weeks before the annual general meeting, a notice must be displayed at the registered office of the co-operative inviting nominations of candidates for election as directors.
- (3) A nomination must:
 - (a) be signed by 2 or more members; and
 - (b) provide details of the qualifications and experience of the person nominated; and
 - (c) be accompanied by a notice in writing signed by the candidate agreeing to his or her nomination.
- (4) The nomination and the notice referred to in the sub-rule (3) must be lodged at the registered office of the co-operative at least 21 days before the annual general meeting.
- (5) Details of each person who has been nominated must be given to members with the notice of the annual general meeting by the secretary or an officer nominated by the board.
- (6) Details to be provided to members must include the candidate's:
 - (a) name; and
 - (b) age; and
 - (c) qualifications and experience; and
 - (d) length of any previous service as a director of the co-operative or with any other co-operative.

40. Manner of Election

- (1) The ballot for the election of directors must be conducted at the annual general meeting in the manner that the board directs.
- (2) If, at the annual general meeting at which an election of directors ought to take place, the place of any retiring directors is not filled, the meeting stands adjourned until the same day and time in the next week and at the same place unless another place is specified by a director or officer of the co-operative:
 - (a) at the time of the adjournment; or
 - (b) by written notice to members given before the day to which the meeting is adjourned.
- (3) At the resumption of the adjourned meeting nominations for any unfilled positions of director may be received and an election may be held

41. Casual Vacancy

If there is a casual vacancy in the office of director under section 214 of the Act, the board may appoint a person to fill that vacancy but the person appointed must retire at the next annual general meeting.

42. Removal from the Office of Director

The co-operative may by special resolution remove any director from office before the end of the director's period of office.

43. Remuneration

In accordance with section 224 of the Act a director of a co-operative must not be paid any remuneration for services as a director other than fees, concessions and other benefits that are approved at a general meeting of the co-operative.

44. Deputy Directors

- (1) In the absence of a director from a meeting of the board, the board may appoint a person to act as a deputy for that director.
- (2) A person appointed under sub-rule (1) must:
 - (a) be a member, if the absent director is a member;
 - (b) be a representative of a body corporate, if the absent director is a representative of that body corporate;
 - (c) be an employee or a person qualified as set out in Appendix 5, if the absent director is an employee or a person qualified as set out in Appendix 5.
- (3) A person appointed as deputy may act in the place of the director for whom he or she is deputy.
- (4) The other members of the board may by majority vote remove a deputy director from office.

- (5) A deputy director vacates office:
 - (a) if the deputy director is removed from office under this rule; or
 - (b) if the director for whom he or she is deputy ceases to hold office; or
 - (c) if the deputy director dies; or
 - (d) if the deputy director resigns.
- (6) A deputy director while acting as a director is entitled to the same remuneration as that to which the director for whom he or she is deputy would have been entitled.

45. Proceedings of the Board

- (1) Meetings of the board are to be held as often as may be necessary for properly conducting the business of the co-operative and must in any case be held at least every three months. [s.210(1)]
- (2) Questions arising at any meeting shall be decided by a majority of votes.
- (3) In the case of an equality of votes, the chairperson has a second or casting vote.
- (4) A director may call a meeting of the board of directors by giving notice individually to every other director.
- (5) Except in special circumstances determined by the chairperson, at least 48 hours notice shall be given to the directors of all meetings of the board.

46. Quorum for Board Meetings

- (1) The quorum for a meeting of the board is 3. [s. 210(4)]
- (2) However, for a quorum, the member directors must outnumber the independent directors by at least 1.

[Note: The rules may provide for a greater number of member directors to constitute a quorum. [s.210(4a)]

47. Chairperson of Board

- (1) The chairperson of the board shall be elected by the board.
- (2) If the chairperson of the board is unable or unwilling to preside or is not present within 15 minutes after the time appointed for meetings of the board, the members present must select one of their number to preside.
- (3) The person selected under sub-rule (2) presides at the board meeting until the time that the chairperson attends and is willing to act.
- (4) The board may by ordinary resolution remove the chairperson from office.
- (5) A chairperson shall be elected in the last month of each financial year.

47A. Secretary

The board must appoint a secretary as required by the Act. (s 214A)

48. Financial Year

The financial year of the co-operative ends on 30 June.

49. Seal

- (1) In accordance with section 249 of the Act, the co-operative must ensure that the name of the co-operative appears in legible characters on its common seal and official seals.
- (2) The common seal must be kept at the registered office of the co-operative in such custody as the board directs
- (3) The co-operative must have, for use in place of its common seal outside the State where it's common seal is kept, one or more official seals, each of which must be a facsimile of the common seal of the co-operative with the addition on its face of the name of every place where it is to be used. [s. 49(1)]
- (4) The seal of the co-operative must not be affixed to any instrument except in accordance with a resolution of the board.
- (5) Two directors must be present when the common or official seal is affixed to an instrument by another person and must sign the instrument so sealed.
- (6) In accordance with section 49(2) of the Act, the persons affixing the official seal must certify in writing on the instrument to which it is affixed, the date and place at which it is affixed.

50. Custody and Inspection of Records

A person is entitled to make a copy of entries in a register specified in section 241(1) of the Act:

- (a) if the copy is a photocopy or electronic copy, on payment of a fee of \$1 per page to a maximum of \$20; and
- (b) in any other case, free of charge.

51. Banking

- (1) The board must ensure that:
 - (a) a banking account or accounts are kept in the name of the co-operative; and
 - (b) all money received by the co-operative is paid into that account or those accounts as soon as possible after it is received.
- (2) All cheques drawn on such accounts and all drafts, bills of exchange, promissory notes, and other negotiable instruments for and on behalf of the co-operative, must be signed by any 2 or more directors.

52. Safekeeping of Securities

The co-operative must keep the securities of the co-operative safely in the manner and with the provision for their safety that the board directs.

53. Audit

- (1) The financial reports of the co-operative must be audited in accordance with section 233 of the Act and the regulations made under that section.
- (2) Auditors must be appointed in accordance with the regulations under section 233 of the Act to audit the financial reports of the co-operative.
- (3) Audits must be carried out annually.

54. Co-operative Funds

- (1) The board may resolve to retain all or any part of the surplus arising in any year from the business of the co-operative to be applied for the benefit of the co-operative. [s.266]
- (2) Any part of the surplus arising in any year from the business of the co-operative or any part of the reserves may:
 - (a) be paid to a member by way of rebate based on the business done by the member with the co-operative; or
 - (b) be applied by the issue of bonus shares to a member on the basis of business done with the co-operative or shares held by the member; or
 - (c) be paid to a member by way of limited dividend for shares held by the member. [s.268]
- (3) The rebate, bonus shares or limited dividend:
 - (a) must be declared at the annual general meeting of the co-operative; and
 - (b) must not exceed the amount recommended by the board; and
 - (c) in the case of dividend must not exceed the amount permitted by the Act and regulations.
- (4) The amount of any rebate or dividend payable to a member under sub-rule (2) may, with the consent of the member, be applied:
 - (a) in payment for the issue to the member of bonus shares; or
 - (b) as a loan to the co-operative. [s.268]
- (5) Any part of the surplus arising in any year from the business of the co-operative may be credited to any person who is not a member, but is qualified to be a member, by way of rebate in proportion to the business done by him or her with the co-operative, if:
 - (a) the person was a member at the time the business was done and the membership has lapsed;
 - (b) the person has applied for membership after the business was done.
- (6) Nothing in sub-rule (5) precludes the payment of a bonus to an employee in accordance with the terms of his or her employment. [s.269]
- (7) A part of the surplus, not exceeding 5% arising in any year from the business of the co-operative may be applied for one or both of the following:
 - (a) charitable purposes; or
 - (b) supporting any activity approved by the co-operative. [s. 267]

- (8) The board must give notice of any dividend, rebate or bonus share that has been declared by displaying it at the registered office of the co-operative and in any other manner the board determines.
- (9) Except where the Act or these rules specify otherwise interest does not accrue to a member on any dividend rebate or bonus share held by the co-operative for a member.

55. Provision for Loss

Subject to section 266 of the Act, the board may resolve to retain all or any part of the surplus arising from the business of the co-operative in any year to be applied to meet any loss on the transactions of the co-operative.

56. Winding Up

The winding up of the co-operative must be in accordance with Part 12 of the Act.

Certification

We the undersigned, certify that this is a copy of the rules which was presented to the formation meeting			
on	(date)	at	
(location)			
for the purpose of forming a	co-operative to be known a	s:	
Name of co-operative			
(signature)		(chairperson of formation me	eeting)
(signature)		(chairperson of formation me	eting)

Note:

This certification is signed at, or after, the Formation Meeting, which is held **after** the rules have been approved by the Commission and returned to the sponsors of the proposed co-operative.

Appendix 1

Schedule of charges
Copies of entry in register: refer to rule 50
Duplicate share certificate: \$10 (maximum)
Transfer of shares: \$10
Transfer of charge (inclusive of transfer of debenture) \$10
Copy of rules \$
(Maximum of \$4 plus \$1 for each page or part of a page after the first page. If no fee stated, total fee is \$5). [s. 103]
Appendix 2
Part 1 Name of co-operative
Part 2 Primary activity
Part 3 Active membership requirements

Appendix 3

Part 1 Fines				
The maximum fine applicable to a member is \$				
[Note: The maximum fine may not exceed \$1,000.00 (s 102(7); regulation 6]				
Part 2				
The minimum number of shares to which a member must subscribe is				
The nominal value of a share and amount payable per share is \$1.				
In the case of a share to be issued partly paid, the deposit payable per share is \$				
[Note: A share other than a bonus share must not be allotted unless at least 10% of the nominal value of the share has been paid (s 146)].				
Fees				
Charges				
Subscriptions				
Terms				

Appendix 4

This form can be used either for a transfer of shares or debentures.

I, A.B ("the transferor") of	in the State of				
in consideration of the sum of \$		paid to me by C.D.			
("the transferee") of		in the State of			
transfer to the transferee the share (or shares)/debenture or debentures numbered					
in the		(name of co-operative)			
to be held by the transferee, the transferee's executors, administrators, and assigns, subject to the several conditions on which I hold the same at the time of the execution, and I, the transferee, agree to take the share {or shares}/debenture or debentures subject to the conditions previously referred to in this document.					
Dated this	day of	,20			
Signed by		transferor.			
In the presence of		witness.			
witness address					
Signed by		transferee.			
In the presence of		witness.			
witness address					

Appendix 5

Qualifications of an independent director

Schedule 2

MODEL RULES OF A NON - TRADING CO-OPERATIVE With Shares

CO-OPERATIVES ACT 1997

- 1. Definitions
- 2. Alteration of the rules
- Name
- 4. Active membership provisions
- Qualifications and shareholding required for membership
- 6. Membership, and shares
- 7. Ceasing membership
- 8. Expulsion of members
- 9. Suspension of members
- 10. Disputes
- 11. Fines
- 12. Capital and shares
- 13. Liability of members
- 14. Calls on shares
- 15. Forfeiture of shares
- 16. Share certificates
- 17. Transfer and transmission of shares
- 18. Forfeitures and cancellations
 - Inactive members
- 19. Forfeited shares
- 20. Death of a member21. Registration as trustee, executor or
 - administrator
- 22. Entitlements and liabilities of person registered as trustee, administrator etc.
- 23. Transfer and transmission of debentures
- 24. Annual general meetings
- 25. Special general meetings
- 26. Notice of general meetings
- 27. Business at general meetings
- 28. Quorum at general meetings

- 29. Presiding at general meetings
- 30. Adjournment of meetings
- 31. Standing orders at meetings
- 32. Attendance and voting at general meetings
- 33. Postal ballot
- 34. Poll at general meetings
- 35. Special and ordinary resolutions
- 36. Board of directors
- 37. Qualifications of directors
- 38. Retirement of directors
- 39. Election of directors
- 40. Manner of election
- 41. Casual vacancy
- 42. Removal from the office of director
- 43. Remuneration
- 44. Deputy directors
- 45. Proceedings of the board
- 46. Quorum for board meetings
- 47. Chairperson of board
- 47A. Secretary
- 48. Financial year
- 49. Seal
- 50. Custody and inspection of records
- 51. Banking
- 52. Safekeeping of securities
- 53. Audit
- 54. Co-operative funds
- 55. Provision for loss
- 56. Winding up

Certification

Appendix 1 Schedule of charges

Appendix 2 Name of co-operative, Primary activity, Active membership requirements

Appendix 3 Entry fee, Subscription, Terms of payment, Fines

Appendix 4 Document of transfer (shares or debentures)

Appendix 5 Qualifications of an independent

1. Definitions

In these rules

- "Act" means the Co-operatives Act 1997;
- "Appendix" means Appendix to these rules;
- "board" means the board of the co-operative;
- "co-operative" means the co-operative named in Part 1 of Appendix 2;
- "general meeting" means any annual or special general meeting;
- "member" means a member of the co-operative;
- "month" means calendar month:
- "Commission" means the Corporate Affairs Commission;
- "regulations" means the Co-operatives Regulations 1997.

2. Alteration of the Rules

- (1) These rules may be altered by a special resolution in accordance with section 108 of the Act or by a resolution of the board in accordance with section 109 of the Act or as otherwise permitted by the Act.
- (2) A proposed alteration of these rules must be approved by the Commission under section 107 of the Act before the resolution altering the rules is passed.
- (3) An alteration of these rules does not take effect unless and until it is registered by the Commission under section 110 of the Act.
- (4) Any member is entitled to obtain from the co-operative a copy of these rules on payment of the amount set out in Appendix 1.

3. Name

- (1) The name of the co-operative is the name specified in Part 1 of Appendix 2. [s. 247]
- (2) The co-operative may change its name in accordance with section 250 of the Act.
- (3) The co-operative may abbreviate its name in accordance with section 248 of the Act.

4. Active Membership Provisions

- (1) The primary activity of the co-operative is the activity set out in Part 2 of Appendix 2. [s.114]
- (2) In order to establish active membership of the co-operative a member must comply with the requirements set out in Part 3 of Appendix 2. [s. 115]
- (3) All members must be active members of the co-operative. [s. 62(2)]
- (4) If a member fails or ceases to be an active member, the board must in accordance with Division 4 of Part 6 of the Act:
 - (a) declare the membership of the member cancelled.
 - (b) declare the shares of the member to be forfeited.

5. Qualifications and Shareholding Required for Membership

- (1) A person is not qualified to be admitted to membership unless there are reasonable grounds for believing that the person will be an active member of the co-operative. [s. 62]
- (2) Every member must hold at least the number of shares required to be subscribed to in Part 2 of Appendix 3.

6. Membership and Shares

- (1) An application for membership in the co-operative must:
 - (a) be in a form approved by the board; and
 - (b) be lodged at the registered office of the co-operative; and
 - (c) be accompanied by the relevant fee or amount set out in Part 1 of Appendix 3.
- (2) An application for membership must include an application for a share in the co-operative.
- (3) The board must consider each application.
- (4) The board at its sole discretion may accept or reject an application for membership and need not give any reason for its decision.
- (5) I If the board approves an application for membership to shares:
 - (a) the relevant shares must be allotted to the applicant; and
 - (b) the board must ensure that the name of the person and the number of shares allotted is entered in the register of members, directors and shares in accordance with sections 70 and 239 of the Act; and
 - (c) the board must notify the applicant in writing of allotment of the shares and of the entry in the register; and
 - (d) the applicant for membership becomes entitled to exercise the rights of membership when:
 - (i) the member's name appears in the register of members; and
 - (ii) the member has paid to the co-operative the relevant fees and amounts set out in Part 1 of Appendix 3.
- (6) If the board rejects an application, the whole of the money lodged in respect of the application must be refunded to the applicant without interest.

7. Ceasing Membership

A person ceases to be a member in each of the following circumstances:

- (a) if the member's membership is cancelled under Part 6 of the Act (Active Membership);
- (b) if the member is expelled in accordance with these rules;
- (c) if the member becomes bankrupt and the trustee of the member's estate disclaims any debt, contract, duty or liability of the member with the co-operative;
- (d) on the death of the member;
- (e) if the contract of membership is rescinded on the ground of misrepresentation or mistake;
- (f) if the member's share is transferred to another person and the transferee is registered as the holder of the share;
- (g) if the member's share is forfeited in accordance with the provisions of the Act of these rules;

- (h) if the member's share is purchased by the co-operative in accordance with the provisions of these rules;
- if a member's share is sold by the co-operative pursuant to any power in these rules and the purchaser is registered as holder in the member's place;
- (j) if the amount paid up on the member's share is repaid to the member in accordance with the provisions of these rules:
- (k) on notice in writing given by the member to the Secretary, of the member's resignation from membership;
- (I) in the case of a member that is a body corporate, if the body is dissolved. [ss. 67 and 68]

8. Expulsion of Members

- (1) A member may be expelled from the co operative if the co-operative by special resolution determines that the member should be expelled on the ground that:
 - (a) the member has failed to discharge the member's obligations to the co-operative under the Act or these rules;
 - (b) the member has acted in a manner that has:
 - (i) prevented or hindered the co-operative in carrying out any of its primary activities; or
 - (ii) brought the co-operative into disrepute; or
 - (c) the member has acted in a manner contrary to any of the co-operative principles and in so acting caused the co-operative harm.
- (2) The member must be given at least 28 days written notice of the proposed resolution and of the date, time and place of the meeting at which the resolution will be moved.
- (3) The procedure at the general meeting to consider the proposed resolution is as follows:
 - (a) the member must be given a reasonable opportunity to be heard at the meeting;
 - (b) the member is entitled to call witnesses and to cross examine witnesses called against the member;
 - (c) if the member fails, without reasonable excuse, to attend at the time and place of which notice has been given, the co-operative may consider the matter in the absence of the member;
 - (d) after considering the matter, the co-operative may by special resolution determine to expel the member.
- (4) The expulsion of the member does not take effect until the special resolution is registered by the Commission. [s.91]
- (5) When a member is expelled, the co-operative must repay to the member any amount owing to the member, less any amount owing by the member to the co-operative, or apply the amount repayable in accordance with s 77 of the Act, and cancel the member's membership. [s.77]

9. Suspension of Members

- (1) A member may be suspended from membership of the co-operative for a period not exceeding one year if the co-operative by special resolution determines that the member should be so suspended on the ground that:
 - (a) the member has contravened these rules; or
 - (b) the member has failed to discharge the member's obligations to the co-operative under these rules; or
 - (c) the member has acted in a manner detrimental to the co-operative.

- (2) The member must be given at least 28 days written notice of the proposed resolution and of the date, time and place of the meeting at which the resolution will be moved.
- (3) The procedure at the general meeting to consider the proposed resolution is as follows:
 - (a) the member must be given a reasonable opportunity to be heard at the meeting;
 - (b) the member is entitled to call witnesses and to cross examine witnesses called against the member:
 - (c) if the member fails, without reasonable cause, to attend at the time and place of which notice has been given, the co-operative may consider the matter in the absence of the member;
 - (d) after considering the matter, the co-operative may by special resolution determine to suspend the member
- (4) A member who is suspended ceases during the suspension to have the rights of a member except as otherwise provided in the Act or these rules.

10. Disputes

- (1) The grievance procedure set out in this rule applies to disputes under these rules between:
 - (a) a member and another member; or
 - (b) a member and the co-operative.
- (2) The parties to the dispute must meet and discuss the matter in dispute, and, if possible, resolve the dispute within 14 days after the dispute comes to the attention of all of the parties.
- (3) If the parties are unable to resolve the dispute at the meeting, the parties may choose to meet and discuss the dispute before an independent third person agreed to by the parties.
- (4) In this rule "member" includes any person who was a member not more than 6 months before the dispute occurred. [s.83(4)]
- * This rule provides a procedure to settle disputes. Note that section 84 of the Act provides another procedure whereby application may be made to the Supreme Court for an order declaring and enforcing rights or obligations of members between themselves, or of the co-operative and a member between themselves. The Court may refuse to make an order, or may make an order for costs, if the Court is of the opinion that the application is unreasonable or the issue trivial.

11. Fines

- (1) The co-operative may impose a fine on a member for any infringement of these rules. [s. 75]
- (2) The fine must not exceed the amount set out in Part 2 of Appendix 3. [s. 102(7)]

12. Capital and Shares

(1) The capital of the co-operative is to be raised by the issue of shares that are to have a nominal value as described in Part 2 of Appendix 3. [s. 145(2)]

13. Liability of Members

- (1) A member is not, as a member, under any personal liability to the co-operative except for the amount of any charges payable by the member to the co-operative as required by these rules. [s. 71]
- (2) On the death of a member, the member's estate remains liable as the member until the member's personal representative or some other person is registered in the member's place. [s. 67(2)]

14. Calls on Shares

- (1) The board may make calls on the members in respect of any money unpaid on their shares.
- (2) Sub-rule (1) does not apply if the terms of issue of the shares provide for the money unpaid on the shares to be paid at fixed times.
- (3) A call must not:
 - (a) exceed one-quarter of the sum of the nominal value of the shares; or
 - (b) be payable earlier than one month after the day fixed for the payment of the last preceding call.
- (4) A member must be given at least 14 days notice specifying the time or times and place of payment of the call.
- (5) A member who receives notice of a call must pay the amount of the call on the member's shares to the co-operative at the time or times and at the place specified in the notice.
- (6) The board may revoke or postpone a call.
- (7) A sum that becomes payable on a share under the terms of issue of the share is deemed for the purposes of these rules to be an amount payable on a call notified under this rule as if the time and place for payment specified in the terms of issue were the time and place for payment of the call.
- (8) The board may accept from a member the whole or a part of the amount unpaid on a share although no part of that amount has been called up.

15. Forfeiture of Shares

- (1) If a member fails to pay a call on any day appointed for the payment of the call, the board may serve a notice on the member requiring payment of so much of the call as is unpaid.
- (2) The notice must:
 - (a) specify a day (being not less than 28 days after the date of service of the notice) on or before which the payment required by the notice is to be paid; and
 - (b) state that if the payment is not so paid, the shares in respect of which the call was made are liable to be forfeited.
- (3) If the payment is not made in accordance with the notice, the board may, by resolution, declare that the shares are forfeited.
- (4) The board's declaration has the effect of forfeiting the shares concerned.

16. Share Certificates

- (1) The board, on the application of a person holding shares in the co-operative, must issue to that person, without payment, a certificate under the seal of the co-operative specifying the shares held by that person and the amount paid up on those shares.
- (2) However, if shares are held jointly:
 - (a) the board is not required to issue more than one share certificate in respect of shares and
 - (b) the delivery of the share certificate to one joint shareholder is sufficient delivery to all.
- (3) If the board is satisfied that a share certificate issued by the co-operative is defaced, lost or destroyed, the board may issue a duplicate certificate on payment of a fee determined by the board but not exceeding the maximum set out in Appendix 1.

17. Transfer and Transmission of Shares

- (1) The instrument of transfer of any share shall be executed by or on behalf of the transferor (the giver) and the transferee (the receiver of the share).
- (2) The transferor remains the holder of the share until the name of the transferee is entered in the register of members in respect of the share.
- (3) A transfer of shares is to be in the form of Appendix 4 or in a form approved by the board.
- (4) A share cannot be sold or transferred except:
 - (a) with the consent of the board, to any person who is qualified to be admitted to membership of the co-operative under rules 5 and 6; or
 - (b) as otherwise provided by the Act or these rules.
- (5) The board may refuse to register a transfer of shares:
 - (a) to a person who is not eligible to be a member; or
 - (b) to a person whom the board does not approve; or
 - (c) if the co-operative has a lien or charge over the shares.
- (6) If the board refuses to register a transfer of shares, it must send written notice of its decision to the proposed transferee within 14 days after making that decision.
- (7) The board may decline to recognise any instrument of transfer unless:
 - (a) a fee in accordance with Appendix 1 is paid by the member to the co-operative for the transfer;
 - (b) the instrument of transfer is accompanied by the certificate (if any) of the shares to which it relates, and such other evidence as the board may reasonably require to show the right of the transferor to make the transfer.
- (8) The board may suspend the registration of transfers during the 14 days immediately preceding the annual general meeting in each year.

18. Forfeitures and Cancellations - Inactive Members

- (1) In accordance with section 126 of the Act, the board, after giving any notice required under section 131 of the Act, must declare the membership of a member cancelled if:
 - (a) the whereabouts of the member are not presently known to the co-operative and have not been known to the co-operative for a period of at least 3 years before that time; or
 - (b) the member is not presently an active member of the co-operative and has not been an active member of the co-operative at any time during the period of 3 years immediately before that time.
- (2) Sub-rule (1) applies to a member only if he or she was a member of the co-operative throughout the period referred to in paragraph (a) or (b), as the case requires.
- (3) In accordance with section 127 of the Act, the board must declare the shares of a member to be forfeited at the same time as the member's membership is cancelled under section 126 of the Act.
- (4) The board's declaration has the effect of forfeiting the shares concerned.
- (5) If the membership of a member is cancelled any amount due to the member in respect of the cancellation must be dealt with in accordance with section 133 of the Act.

19. Forfeited Shares

- (1) The co-operative must cancel any share forfeited to the co-operative in accordance with the Act or these rules. [s. 173]
- (2) A person whose shares have been forfeited under the Act or these rules remains liable to the co-operative for any amount still unpaid at the date of forfeiture in respect of those shares.

20. Death of a Member

- (1) Subject to sections 79, 168 and 169 of the Act, on the death of the member, the board must transfer the deceased member's share or interest in the co-operative to:
 - (a) the executor or administrator of the deceased member; or
 - (b) with the consent of the board, to a person:
 - who is specified by the personal representative of the deceased member in an application under section 79 of the Act; and
 - (ii) who is qualified to be a member in accordance with the Act and these rules.
- (2) The board may transfer the shares or interest of a deceased member to a person entitled in accordance with section 80 of the Act if:
 - the total value of the shares or interest is less than \$10,000 (or such other amount as may be prescribed by the regulations); and
 - (b) there has not been a grant of administration of the estate, or probate of the will of the deceased member.

21. Registration as Trustee, Executor or Administrator

- (1) In accordance with sections 161 to 163 of the Act, the following persons may be registered as the holder of a share in the co-operative:
 - (a) the trustee, executor or administrator of the estate of a dead person, if the dead person was the holder of that share or was entitled in equity to that share;
 - (b) the administrator of the estate of an incapable person, if the incapable person was the holder of that share or was entitled in equity to that share;
 - (c) the Official Trustee in Bankruptcy, if a bankrupt was the holder of that share or was entitled in equity to that share.
- (2) If a person is entitled in equity to a share in the co-operative, the consent of the co-operative and the holder of the share must be obtained before a person can be registered in respect of that share pursuant to sub-rule (1).

22. Entitlements and Liabilities of Person Registered as Trustee, Administrator etc.

Subject to the Act, a person registered pursuant to section 161, 162 or 163 of the Act and rule 21 is, while so registered:

- (a) entitled to the same dividends and other benefits; and
- (b) in accordance with section 164 of the Act, subject to the same liabilities and only those liabilities in respect of the share as those to which the person would have been subject if the share had remained, or had been, registered in the name of the dead person, the incapable person or the bankrupt.

23. Transfer and Transmission of Debentures

- (1) The instrument of transfer of a debenture must be executed by the transferor (the giver) and the transferee (the receiver).
- (2) The transferor remains the holder of the debenture until the board consents to the transfer and the name of the transferee is entered in the registers of debentures in respect of the debenture.
- (3) A transfer of debentures must be in the form of Appendix 4 or in a form approved by the board.
- (4) The board may decline to recognise any instrument of transfer of a debenture and may decline to register the transfer unless:
 - (a) a fee in accordance with Appendix 1 is paid to the co-operative for the transfer; and
 - (b) the instrument of transfer is accompanied by the debenture and such other evidence as the board may reasonably require to show the right of the transferor to make the transfer; and
 - (c) any stamp duty payable in respect of the instrument of transfer has been paid.
- (5) If the board refuses to register a transfer of debenture, it must send written notice of its decision to the proposed transferee within 28 days after making that decision.

24. Annual General Meetings

- (1) In accordance with section 199 of the Act, the first annual general meeting of the co-operative must be held at any time within 18 months after the incorporation of the co-operative.
- (2) The second or any subsequent annual general meeting of the co-operative must be held within:
 - (a) five months after the close of the financial year of the co-operative; or
 - (b) any further time that may be allowed by the Commission or is prescribed.
- (3) The board may determine the date, time and place of the annual general meeting.
- (4) All general meetings of the co-operative other than the annual general meeting shall be special general meetings.
- (5) If the board does not hold an annual general meeting within the required time, the members may requisition the meeting in accordance with section 204 of the Act.

25. Special General Meetings

- (1) A special general meeting of the co-operative may be convened at any time by the board of directors.
- (2) In accordance with section 204 of the Act, the board must convene a general meeting of the co-operative on the written requisition of the number of active members of the co-operative who together are able to cast at least 20% of the total number of votes able to be cast at a meeting of the co-operative.

26. Notice of General Meetings

- (1) The board must give each member at least 14 days notice of each general meeting.
- (2) The notice may be given in accordance with section 451 of the Act.
- (3) The notice must specify the place, the day and the time of the meeting and if special business is to be transacted, set out generally the nature of the special business.
- (4) If a special resolution is to be proposed at the meeting at least 21 days notice of that special resolution must be given to the members of the co-operative in accordance with section 187 of the Act.
- (5) A member of the co-operative who wishes to propose a resolution at a general meeting must give the co-operative written notice of the resolution.
- (6) If notice of an ordinary resolution is given under sub-rule (5) at least 14 days before the board gives notice of the meeting, the board must include details of that resolution in the notice of the meeting.

27. Business at General Meetings

- (1) The ordinary business of the annual general meeting shall be:
 - (a) to confirm minutes of the last preceding general meeting (whether annual or special);
 - (b) to receive from the board, auditors, or any officers of the co-operative reports upon the transactions of the co-operative during the financial year, including balance sheet, trading statement, profit and loss statement, of cash flows, and the financial position and performance.
 - (c) to elect and determine the remuneration (if any) of directors.

- (2) The annual general meeting may also transact special business of which notice has been given to members in accordance with these rules.
- (3) All business of a general meeting, other than ordinary business, is special business.

28. Quorum at General Meetings

- (1) An item of business must not be transacted at a meeting of a co-operative unless a quorum of members entitled to vote is present during the transaction of that item. [s. 202]
- (2) Subject to sub-rule (3) the quorum of the co-operative is 5 members entitled to vote at a meeting of the co-operative plus:
 - (a) if the active membership of the co-operative exceeds 50 but does not exceed 200, 1 additional member for each 10 active members after the first 50 active members; and
 - (b) if the active membership of the co-operative exceeds 200, the additional members referred to in paragraph (a) and 1 additional member for each 50 active members after the first 200 active members.
- (3) If within half an hour after the appointed time for the meeting a quorum is not present, the meeting:
 - (a) if convened upon the requisition of members, is abandoned; and
 - (b) in any other case is to be adjourned to the same day and time in the next week at the same place.
- (4) If at an adjourned meeting, under sub-rule (3)(b), a quorum is not present within half an hour after the time appointed for the meeting the meeting must be abandoned.

29. Presiding at General Meetings

- (1) Subject to this rule, the chairperson of the board presides at every general meeting of the co-operative.
- (2) If the chairperson of the board is unable or unwilling to preside or is not present within 15 minutes after the time appointed for the meeting, the members present must select one of their numbers to preside.
- (3) The person selected under sub-rule (2) presides at that meeting until the time that the chairperson attends and is willing to act.

30. Adjournment of Meetings

- (1) The person presiding may, with the consent of a majority of members present at the meeting, adjourn the meeting from time to time and from place to place.
- (2) The person presiding must, if directed by a majority of members present at the meeting, adjourn the meeting to a date and time agreed.
- (3) No business may be transacted at an adjourned meeting other than business unfinished at the meeting which was adjourned.
- (4) This rule only applies if there is a quorum at the meeting to be adjourned.

31. Standing Orders at Meetings

The co-operative in general meeting may determine the standing orders that must be observed by the co-operative at general meetings.

32. Attendance and Voting at General Meetings

- (1) The right to vote attaches to membership and not shareholding. [s. 175]
- (2) A member of the co-operative is not entitled to vote at a meeting of the co-operative unless that person is an active member of the co-operative. [s. 179]
- (2a) A member of the co-operative cannot vote if the member has sold or transferred, or disposed of the beneficial interest in, the member's shares, or agreed to do so. [s 180A]
- (3) Subject to the Act and this rule, every member of the co-operative has only one vote at a meeting of the co-operative.
- (4) A member of the co-operative who is under 18 years of age is not entitled to vote. [s.64(3)]
- (5) In the case of joint membership:
 - (a) the joint members have only one vote between them; and
 - (b) that vote may be exercised by the member whose name appears first in the register of members unless the other joint members otherwise direct. [s. 175(5)]
- (6) Subject to the Act and these rules, a question for decision at a general meeting, other than a special resolution, must be determined by a majority of members present at the meeting and voting.
- (7) In accordance with section 203(2) of the Act, unless a poll is demanded by at least 5 members, a question for decision at a general meeting must be determined by a show of hands.

33. Postal Ballot

- (1) Voting must not be by facsimile or electronic means.
- (2) The manner of voting shall be in accordance with the regulations.
- (3) A special postal ballot or a postal ballot must be held:
 - (a) when required by the Act; or
 - (b) in accordance with section 197 of the Act, on the written requisition of the number of active members of the co-operative who together are able to cast at least 20% of the total number of votes able to be cast at a meeting of the co-operative; or
 - (c) if approved by the members by ordinary resolution. [s. 187(2)]

34. Poll at General Meetings

- (1) If a poll (or ballot) is demanded by at least 5 members, it must be conducted in a manner specified by the person presiding and the result of the poll is the resolution of the meeting on that question.
- (2) A poll demanded for the election of a person presiding or on a question of adjournment must be taken immediately, but any other poll may be conducted at any time before the close of the meeting.

35. Special and Ordinary Resolutions

- (1) A special resolution is a resolution that is passed in accordance with sections 187 and 188 of the Act:
 - (a) by a two-thirds majority at a general meeting of members; or
 - (b) by a two-thirds majority in a postal ballot (other than a special postal ballot) of members; or
 - (c) by a three-quarters majority in a special postal ballot of members.
- (2) An ordinary resolution is a resolution passed by a simple majority at a general meeting or in a postal ballot by members.
- (3) A special resolution has effect from the date that it is passed unless it is required to be registered by the Commission under section 191(2) of the Act.

[Note: A co-operative with less than 50 members may pass certain resolutions by circulated document in accordance with sections 193A and 193B of the Act.]

36. Board of Directors

- (1) There shall be a board of five directors.
- (2) A director must be:
 - (a) a natural person; and
 - (b) not less than 18 years of age.

[Note: A co-operative must have at least 3 directors (not counting deputy directors), and at least 2 must be Australian residents. (s 208)]

37. Qualifications of Directors

- (1) A person is not qualified to be a director unless he or she is:
 - (a) a member of the co-operative or a representative of a body corporate that is a member of the co-operative ("member director"); or
 - (b) an employee of the co-operative or a person qualified as set out in Appendix 5 ("independent director"). [s.208(1)]
- (2) The majority of directors must be member directors.

[Note: The rules may provide for a greater number than a majority of member directors. (s 208(2)]

- (3) A person must not act as a director if the person is disqualified under section 209 of the Act.
- (4) The first directors shall be elected at the meeting for the formation of the co-operative.

38. Retirement of Directors

- (1) At the first annual general meeting of the co-operative 3 of the directors must retire and at the next annual general meeting 2 of the directors must retire and this pattern of rotation is to continue in ensuing years.
- (2) A retiring director retains office until the close of the meeting at which his or her successor is elected.

- (3) The directors to retire in any one year are, subject to the provisions as to the filling of casual vacancies, those that have been longest in office since their last election and if there are 2 or more directors who became directors on the same day, those who retire must be determined by lot unless they otherwise agree among themselves.
- (4) A retiring director is eligible for re-election.

39. Election of Directors

- (1) At least 6 weeks before an annual general meeting, the board must:
 - (a) notify all members of the number of directors retiring at the annual general meeting; and
 - (b) advise the members of:
 - (i) their eligibility to nominate as a director; and
 - (ii) the duties and responsibilities of a director; and
 - (iii) the anticipated remuneration (if any); and
 - (iv) the nomination and election procedures.
- (2) Not less than 6 weeks before the annual general meeting, a notice must be displayed at the registered office of the co-operative inviting nominations of candidates for election as directors.
- (3) A nomination must:
 - (a) be signed by 2 or more members; and
 - (b) provide details of the qualifications and experience of the person nominated; and
 - (c) be accompanied by a notice in writing signed by the candidate agreeing to his or her nomination.
- (4) The nomination and the notice referred to in the sub-rule (3) must be lodged at the registered office of the co-operative at least 21 days before the annual general meeting.
- (5) Details of each person who has been nominated must be given to members with the notice of the annual general meeting by the secretary or an officer nominated by the board.
- (6) Details to be provided to members must include the candidate's:
 - (a) name; and
 - (b) age; and
 - (c) qualifications and experience; and
 - (d) length of any previous service as a director of the co-operative or with any other co-operative.

40. Manner of Election

- (1) The ballot for the election of directors must be conducted at the annual general meeting in the manner that the board directs.
- (2) If, at the annual general meeting at which an election of directors ought to take place, the place of any retiring directors is not filled, the meeting stands adjourned until the same day and time in the next week and at the same place unless another place is specified by a director or officer of the co-operative:
 - (a) at the time of the adjournment; or
 - (b) by written notice to members given before the day to which the meeting is adjourned.

(3) At the resumption of the adjourned meeting nominations for any unfilled positions of director may be received and an election may be held

41. Casual Vacancy

If there is a casual vacancy in the office of director under section 214 of the Act, the board may appoint a person to fill that vacancy but the person appointed must retire at the next annual general meeting.

42. Removal from the Office of Director

The co-operative may by special resolution remove any director from office before the end of the director's period of office.

43. Remuneration

In accordance with section 224 of the Act a director of a co-operative must not be paid any remuneration for services as a director other than fees, concessions and other benefits that are approved at a general meeting of the co-operative.

44. Deputy Directors

- (1) In the absence of a director from a meeting of the board, the board may appoint a person to act as a deputy for that director.
- (2) A person appointed under sub-rule (1) must:
 - (a) be a member, if the absent director is a member;
 - (b) be a representative of a body corporate, if the absent director is a representative of that body corporate:
 - (c) be an employee or a person qualified as set out in Appendix 5, if the absent director is an employee or a person qualified as set out in Appendix 5.
- (3) A person appointed as deputy may act in the place of the director for whom he or she is deputy.
- (4) The other members of the board may by majority vote remove a deputy director from office.
- (5) A deputy director vacates office:
 - (a) if the deputy director is removed from office under this rule; or
 - (b) if the director for whom he or she is deputy ceases to hold office; or
 - (c) if the deputy director dies; or
 - (d) if the deputy director resigns.
- (6) A deputy director while acting as a director is entitled to the same remuneration as that to which the director for whom he or she is deputy would have been entitled.

45. Proceedings of the Board

- (1) Meetings of the board are to be held as often as may be necessary for properly conducting the business of the co-operative and must in any case be held at least every three months. [s.210(1)]
- (2) Questions arising at any meeting shall be decided by a majority of votes.
- (3) In the case of an equality of votes, the chairperson has a second or casting vote.
- (4) A director may call a meeting of the board of directors by giving notice individually to every other director.
- (5) Except in special circumstances determined by the chairperson, at least 48 hours notice shall be given to the directors of all meetings of the board.

46. Quorum for Board Meetings

- (1) The quorum for a meeting of the board is 3. [s. 210(4)]
- (2) However, for a quorum, the member directors must outnumber the independent directors by at least 1.

[Note: The rules may provide for a greater number of member directors to constitute a quorum. [s.210(4a)]

47. Chairperson of Board

- (1) The chairperson of the board shall be elected by the board.
- (2) If the chairperson of the board is unable or unwilling to preside or is not present within 15 minutes after the time appointed for meetings of the board, the members present must select one of their number to preside.
- (3) The person selected under sub-rule (2) presides at the board meeting until the time that the chairperson attends and is willing to act.
- (4) The board may by ordinary resolution remove the chairperson from office.
- (5) A chairperson shall be elected in the last month of each financial year.

47A. Secretary

The board must appoint a secretary as required by the Act. (s 214A)

48. Financial Year

The financial year of the co-operative ends on 30 June.

49. Seal

- (1) In accordance with section 249 of the Act, the co-operative must ensure that the name of the co-operative appears in legible characters on its common seal and official seals.
- (2) The common seal must be kept at the registered office of the co-operative in such custody as the board directs.
- (3) The co-operative must have, for use in place of its common seal outside the State where it's common seal is kept, one or more official seals, each of which must be a facsimile of the common seal of the co-operative with the addition on its face of the name of every place where it is to be used. [s. 49(1)]
- (4) The seal of the co-operative must not be affixed to any instrument except in accordance with a resolution of the board.
- (5) Two directors must be present when the common or official seal is affixed to an instrument by another person and must sign the instrument so sealed.
- (6) In accordance with section 49(2) of the Act, the persons affixing the official seal must certify in writing on the instrument to which it is affixed, the date and place at which it is affixed.

50. Custody and Inspection of Records

A person is entitled to make a copy of entries in a register specified in section 241(1) of the Act:

- (a) if the copy is a photocopy or electronic copy, on payment of a fee of \$1 per page to a maximum of \$20; and
- (b) in any other case, free of charge.

51. Banking

- (1) The board must ensure that:
 - (a) a banking account or accounts are kept in the name of the co-operative; and
 - (b) all money received by the co-operative is paid into that account or those accounts as soon as possible after it is received.
- (2) All cheques drawn on such accounts and all drafts, bills of exchange, promissory notes, and other negotiable instruments for and on behalf of the co-operative, must be signed by any 2 or more directors.

52. Safekeeping of Securities

The co-operative must keep the securities of the co-operative safely in the manner and with the provision for their safety that the board directs.

53. Audit

- (1) The financial reports of the co-operative must be audited in accordance with section 233 of the Act and the regulations made under that section.
- (2) Auditors must be appointed in accordance with the regulations under section 233 of the Act to audit the financial reports of the co-operative.
- (3) Audits must be carried out annually.

54. Co-operative Funds

- (1) The funds and property of the co-operative shall be applied solely towards the carrying out and promotion of its objects and no part shall be paid or transferred directly or indirectly by way of discount, rebate or otherwise by way of profit to members of the co-operative.
- (2) There must be no return or distribution on surplus or share capital to members other than the nominal value of shares at winding up. [s.15(1)]

55. Provision for Loss

Subject to section 266 of the Act, the board may resolve to retain all or any part of the surplus arising from the business of the co-operative in any year to be applied to meet any loss on the transactions of the co-operative.

56. Winding Up

- (1) The winding up of the co-operative must be in accordance with Part 12 of the Act.
- (2) If, on the winding up or deregistration of the co-operative, any property remains after the satisfaction of all its debts and liabilities and the costs, expenses and charges of the winding up, that property:
 - (a) must not be paid to or distributed among members; and
 - (b) must be given or transferred to an institution:
 - (i) which has objects similar to those of the co-operative; and
 - (ii) whose constitution prohibits the distribution of property among its members; and
 - (iii) which has been chosen by the members of the co-operative at or before the time of deregistration.

Certification

We the undersigned, certi	fy that this is a copy of the rule	es which was pres	ented to the formation meeting
on	(date)	at	
(location)			
for the purpose of forming	a co-operative to be known a	s:	
Name of co-operative			
(signature)			(chairperson of formation meeting)
(signature)			(chairperson of formation meeting)

Note:

This certification is signed at, or after, the Formation Meeting, which is held **after** the rules have been approved by the Commission and returned to the sponsors of the proposed co-operative.

Schedule of charges
Copies of entry in register: refer to rule 50
Duplicate share certificate: \$10 (maximum)
Transfer of shares: \$10
Transfer of charge (inclusive of transfer of debenture) \$10
Copy of rules \$
(Maximum of \$4 plus \$1 for each page or part of a page after the first page. If no fee stated, total fee is \$5). [s. 103]
Appendix 2
Part 1 Name of co-operative
Part 2 Primary activity
Part 3 Active membership requirements

Part 1 Fines
The maximum fine applicable to a member is \$
[Note: The maximum fine may not exceed \$100.00 (s 102(7); regulation 6]
Part 2
The minimum number of shares to which a member must subscribe is
The nominal value of a share and amount payable per share is \$1.
In the case of a share to be issued partly paid, the deposit payable per share is \$
[Note: A share other than a bonus share must not be allotted unless at least 10% of the nominal value of the share has been paid (s 146)].
Fees
Charges
Subscriptions
Terms

This form can be used either for	a transfer of shares or debentur	es.
I, A.B ("the transferor") of	in the State of	f
in consideration of the sum of \$		paid to me by C.D.
("the transferee") of		in the State of
transfer to the transferee the share	e (or shares)/debenture or deben	itures numbered
in the		(name of co-operative)
conditions on which I hold the sam		, and assigns, subject to the several I, the transferee, agree to take the share ously referred to in this document.
Dated this	day of	,20
Signed by		transferor.
In the presence of		witness.
witness address		
Signed by		transferee.
In the presence of		witness.
witness address		

Appendix 5

Qualifications of an independent director

Schedule 3

MODEL RULES OF A NON - TRADING CO-OPERATIVE No Shares

CO-OPERATIVES ACT 1997

- 1. Definitions
- 2. Alteration of the rules
- 3. Name
- 4. Active membership provisions
- Qualifications required for membership
- Membership, entry fees and subscription 6.
- 7. Ceasing membership
- 8. Expulsion of members
- 9. Suspension of members
- 10. Disputes
- 11. Fines
- 12. Liability of members
- 13. Cancellation of membership
 - Inactive members
- 14. Death of a member
- 15. Transfer and transmission of debentures
- 16. Annual general meetings17. Special general meetings
- 18. Notice of general meetings
- 19. Business at general meetings
- 20. Quorum at general meetings 21. Presiding at general meetings
- 22. Adjournment of meetings 23. Standing orders at meetings
- 24. Attendance and voting at general meetings

- 25. Postal ballot
- 26. Poll at general meetings
- 27. Special and ordinary resolutions
- 28. Board of directors
- 29. Qualifications of directors
- 30. Retirement of directors
- 31. Election of directors
- 32. Manner of election 33. Casual vacancy
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- 36. Deputy directors
- 37. Proceedings of the board
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- 39. Chairperson of board
- 39A. Secretary
- 40. Financial year
- 41. Seal
- 42. Custody and inspection of records
- 43. Banking
- 44. Safekeeping of securities
- 45. Audit
- 46. Co-operative funds
- 47. Provision for loss
- 48. Winding up

Certification

Appendix 1 Schedule of charges

Appendix 2 Name of co-operative, Primary activity, Active membership requirements

Appendix 3 Entry fee, Subscription, Terms of payment, Fines

Appendix 4 Document of transfer of debentures

Appendix 5 Qualifications of an independent director

1. Definitions

in these rules:

- "Act" means the Co-operatives Act 1997;
- "Appendix" means Appendix to these rules;
- "board" means the board of the co-operative;
- "co-operative" means the co-operative named in Part 1 of Appendix 2;
- "general meeting" means any annual or special general meeting;
- "member" means a member of the co-operative;
- "month" means calendar month:
- "Commission" means the Corporate Affairs Commission;
- "regulations" means the Co-operatives Regulations 1997.

2. Alteration of the Rules

- (1) These rules may be altered by a special resolution in accordance with section 108 of the Act or by a resolution of the board in accordance with section 109 of the Act or as otherwise permitted by the Act.
- (2) A proposed alteration of these rules must be approved by the Commission under section 107 of the Act before the resolution altering the rules is passed.
- (3) An alteration of these rules does not take effect unless and until it is registered by the Commission under section 110 of the Act.
- (4) Any member is entitled to obtain from the co-operative a copy of these rules on payment of the amount set out in Appendix 1.

3. Name

- (1) The name of the co-operative is the name specified in Part 1 of Appendix 2. [s. 247]
- (2) The co-operative may change its name in accordance with section 250 of the Act.
- (3) The co-operative may abbreviate its name in accordance with section 248 of the Act.

4. Active Membership Provisions

- (1) The primary activity of the co-operative is the activity set out in Part 2 of Appendix 2. [s.114]
- (2) In order to establish active membership of the co-operative a member must comply with the requirements set out in Part 3 of Appendix 2. [s. 115]
- (3) All members must be active members of the co-operative. [s. 62(2)]
- (4) If a member fails or ceases to be an active member, the board must in accordance with Division 4 of Part 6 of the Act declare the membership of the member cancelled.

5. Qualifications Required for Membership

A person is not qualified to be admitted to membership unless there are reasonable grounds for believing that the person will be an active member of the co-operative. [s. 62]

6. Membership, Entry Fees and Subscription

- (1) An application for membership in the co-operative must:
 - (a) be in a form approved by the board; and
 - (b) be lodged at the registered office of the co-operative; and
 - (c) be accompanied by the relevant fee or amount set out in Part 1 of Appendix 3.
- (2) The board must consider each application.
- (3) The board at its sole discretion may accept or reject an application for membership and need not give any reason for its decision.
- (4) If the board approves an application for membership:
 - (a) the board must ensure that the name of the person is entered in the register of members and directors in accordance with sections 70 and 239 of the Act; and
 - (b) the board must notify the applicant in writing of the entry in the register; and
 - (c) the applicant for membership becomes entitled to exercise the rights of membership when:
 - (i) the member's name appears in the register of members; and
 - (ii) the member has paid to the co-operative the relevant fees and amounts set out in Part 1 of Appendix 3.
- (5) If the board rejects an application, the whole of the money lodged in respect of the application must be refunded to the applicant without interest.

7. Ceasing Membership

A person ceases to be a member in each of the following circumstances:

- (a) if the member's membership is cancelled under Part 6 of the Act (Active Membership;
- (b) if the member is expelled in accordance with these rules;
- (c) if the member becomes bankrupt and the trustee of the member's estate disclaims any debt, contract, duty or liability of the member with the co-operative.
- (d) on the death of the member;
- (e) if the contract of membership is rescinded on the ground of misrepresentation or mistake;
- on notice in writing given by the member to the Secretary, of the member's resignation from membership; or
- (g) in the case of a member that is a body corporate, if the body is dissolved. [ss. 67 and 68]

8. Expulsion of Members

- (1) A member may be expelled from the co operative if the co-operative by special resolution determines that the member should be expelled on the ground that:
 - the member has failed to discharge the member's obligations to the co-operative under the Act or these rules;
 - (b) the member has acted in a manner that has:
 - (i) prevented or hindered the co-operative in carrying out any of its primary activities; or
 - (ii) brought the co-operative into disrepute; or
 - (c) the member has acted in a manner contrary to any of the co-operative principles and in so acting caused the co-operative harm.
- (2) The member must be given at least 28 days written notice of the proposed resolution and of the date, time and place of the meeting at which the resolution will be moved.

- (3) The procedure at the general meeting to consider the proposed resolution is as follows:
 - (a) the member must be given a reasonable opportunity to be heard at the meeting;
 - (b) the member is entitled to call witnesses and to cross examine witnesses called against the member;
 - (c) if the member fails, without reasonable cause, to attend at the time and place of which notice has been given, the co-operative may consider the matter in the absence of the member;
 - (d) after considering the matter, the co-operative may by special resolution determine to expel the member.
- (4) The expulsion of the member does not take effect until the special resolution is registered by the Commission. [s.191]
- (5) When a member is expelled, the co-operative must repay to the member any amount owing to the member, less any amount owing by the member to the co-operative, or apply the amount repayable in accordance with s 77 of the Act, and cancel the member's membership. [s.77]

9. Suspension of Members

- (1) A member may be suspended from membership of the co-operative for a period not exceeding one year if the co-operative by special resolution determines that the member should be so suspended on the ground that:
 - (a) the member has contravened these rules; or
 - (b) the member has failed to discharge the member's obligations to the co-operative under these rules; or
 - (c) the member has acted in a manner detrimental to the co-operative.
- (2) The member must be given at least 28 days written notice of the proposed resolution and of the date, time and place of the meeting at which the resolution will be moved.
- (3) The procedure at the general meeting to consider the proposed resolution is as follows:
 - (a) the member must be given a reasonable opportunity to be heard at the meeting;
 - (b) the member is entitled to call witnesses and to cross examine witnesses called against the member;
 - (c) if the member fails, without reasonable cause, to attend at the time and place of which notice has been given, the co-operative may consider the matter in the absence of the member;
 - (d) after considering the matter, the co-operative may by special resolution determine to suspend the member.
- (4) A member who is suspended ceases during the suspension to have the rights of a member except as otherwise provided in the Act or these rules.

10. Disputes

- (1) The grievance procedure set out in this rule applies to disputes under these rules between:
 - (a) a member and another member; or
 - (b) a member and the co-operative.
- (2) The parties to the dispute must meet and discuss the matter in dispute, and, if possible, resolve the dispute within 14 days after the dispute comes to the attention of all of the parties.
- (3) If the parties are unable to resolve the dispute at the meeting, the parties may choose to meet and discuss the dispute before an independent third person agreed to by the parties.
- (4) In this rule "member" includes any person who was a member not more than 6 months before the dispute occurred. [s. 83(4)]

* This rule provides a procedure to settle disputes. Note that section 84 of the Act provides another procedure whereby application may be made to the Supreme Court for an order declaring and enforcing rights or obligations of members between themselves, or of the co-operative and a member between themselves. The Court may refuse to make an order, or may make an order for costs, if the Court is of the opinion that the application is unreasonable or the issue trivial.

11. Fines

- (1) The co-operative may impose a fine on a member for any infringement of these rules. [s. 75]
- (2) The fine must not exceed the amount set out in Part 2 of Appendix 3. [s. 102(7)]

12. Liability of Members

- (1) A member is not, as a member, under any personal liability to the co-operative except for the amount of any charges payable by the member to the co-operative as required by these rules. [s. 71]
- (2) On the death of a member, the member's estate remains liable as the member until the member's personal representative or some other person is registered in the member's place. [s. 67(2)]

13. Cancellation of Membership - Inactive Members

- (1) In accordance with section 126 of the Act, the board, after giving any notice required under section 131 of the Act, must declare the membership of a member cancelled if:
 - (a) the whereabouts of the member are not presently known to the co-operative and have not been known to the co-operative for a period of at least 3 years before that time; or
 - (b) the member is not presently an active member of the co-operative and has not been an active member of the co-operative at any time during the period of 3 years immediately before that time.
- (2) Sub-rule (1) applies to a member only if he or she was a member of the co-operative throughout the period referred to in paragraph (a) or (b), as the case requires.
- (3) If the membership of a member is cancelled any amount due to the member in respect of the cancellation must be dealt with in accordance with section 133 of the Act.

14. Death of a Member

- (1) Subject to and in accordance with section 79 of the Act, on the death of the member, the board must transfer the deceased member's interest in the co-operative to:
 - (a) the executor or administrator of the deceased member; or
 - (b) with the consent of the board, to a person:
 - (i) who is specified by the personal representative of the deceased member in an application under section 79 of the Act; and
 - (ii) who is qualified to be a member in accordance with the Act and these rules.
- (2) The board may transfer the interest of a deceased member to a person entitled in accordance with section 80 of the Act if:
 - (a) the total value of the interest is less than \$10,000 (unless such other amount is prescribed by the regulations); and
 - (b) there has not been a grant of administration of the estate, or probate of the will of the decease member.

15. Transfer and Transmission of Debentures

- (1) The instrument of transfer of a debenture must be executed by the transferor (the giver) and the transferee (the receiver).
- (2) The transferor remains the holder of the debenture until the board consents to the transfer and the name of the transferee is entered in the register of debentures in respect of the debenture.
- (3) A transfer of debentures must be in the form of Appendix 4 or in a form approved by the board.
- (4) The board may decline to recognise any instrument of transfer of a debenture and may decline to register the transfer unless:
 - (a) a fee in accordance with Appendix 1 is paid to the co-operative for the transfer; and
 - (b) the instrument of transfer is accompanied by the debenture and such other evidence as the board may reasonably require to show the right of the transferor to make the transfer; and
 - (c) any stamp duty payable in respect of the instrument of transfer has been paid.
- (5) If the board refuses to register a transfer of debenture, it must send written notice of its decision to the proposed transferee within 28 days after making that decision.

16. Annual General Meetings

- (1) In accordance with section 199 of the Act, the first annual general meeting of the co-operative must be held at any time within 18 months after the incorporation of the co-operative.
- (2) The second or any subsequent annual general meeting of the co-operative must be held within:
 - (a) 5 months after the close of the financial year of the co-operative; or
 - (b) any further time that may be allowed by the Commission or is prescribed.
- (3) The board may determine the date, time and place of the annual general meeting.
- (4) All general meetings of the co-operative other than the annual general meeting shall be special general meetings.
- (5) If the board does not hold an annual general meeting within the required time, the members may requisition the meeting in accordance with section 204 of the Act.

17. Special General Meetings

- (1) A special general meeting of the co-operative may be convened at any time by the board of directors.
- (2) In accordance with section 204 of the Act, the board must convene a general meeting of the co-operative on the written requisition of the number of active members of the co-operative who together are able to cast at least 20% of the total number of votes able to be cast at a meeting of the co-operative.

18. Notice of General Meetings

- (1) The board must give each member at least 14 days notice of each general meeting.
- (2) The notice must be given in accordance with section 451 of the Act.
- (3) The notice must specify the place, the day and the time of the meeting and if special business is to be transacted, set out generally the nature of the special business.

- (4) If a special resolution is to be proposed at the meeting at least 21 days notice of that special resolution must be given to the members of the co-operative in accordance with section 187 of the Act.
- (5) A member of the co-operative who wishes to propose a resolution at a general meeting must give the co-operative written notice of the resolution.
- (6) If notice of an ordinary resolution is given under sub-rule (5) at least 14 days before the board gives notice of the meeting, the board must include details of that resolution in the notice of the meeting.

19. Business at General Meetings

- (1) The ordinary business of the annual general meeting shall be:
 - (a) to confirm minutes of the last preceding general meeting (whether annual or special);
 - (b) to receive from the board, auditors, or any officers of the co-operative reports upon the transactions of the co-operative during the financial year, including balance sheet, trading statement, profit and loss statement, statement of cash flows, and the financial position and performance.
 - (c) to elect and determine the remuneration (if any) of directors.
- (2) The annual general meeting may also transact special business of which notice has been given to members in accordance with these rules.
- (3) All business of a general meeting, other than ordinary business, is special business.

20. Quorum at General Meetings

- (1) An item of business must not be transacted at a meeting of a co-operative unless a quorum of members entitled to vote is present during the transaction of that item. [s. 202]
- (2) Subject to sub-rule (3) the quorum of the co-operative is 5 members entitled to vote at a meeting of the co-operative plus:
 - (a) if the active membership of the co-operative exceeds 50 but does not exceed 200, 1 additional member for each 10 active members after the first 50 active members; and
 - (b) if the active membership of the co-operative exceeds 200, the additional members referred to in paragraph (a) and 1 additional member for each 50 active members after the first 200 active members.
- (3) If within half an hour after the appointed time for the meeting a quorum is not present, the meeting:
 - (a) if convened upon the requisition of members, is abandoned; and
 - (b) in any other case is to be adjourned to the same day and time in the next week at the same place.
- (4) If at an adjourned meeting, under sub-rule (3)(b), a quorum is not present within half an hour after the time appointed for the meeting the meeting must be abandoned.

21. Presiding at General Meetings

- (1) Subject to this rule, the chairperson of the board presides at every general meeting of the co-operative.
- (2) If the chairperson of the board is unable or unwilling to preside or is not present within 15 minutes after the time appointed for the meeting, the members present must select one of their numbers to preside.
- (3) The person selected under sub-rule (2) presides at that meeting until the time that the chairperson attends and is willing to act.

22. Adjournment of Meetings

- (1) The person presiding may, with the consent of a majority of members present at the meeting, adjourn the meeting from time to time and from place to place.
- (2) The person presiding must, if directed by a majority of members present at the meeting, adjourn the meeting to a date and time agreed.
- (3) No business may be transacted at an adjourned meeting other than business unfinished at the meeting which was adjourned.
- (4) This rule only applies if there is a quorum at the meeting to be adjourned.

23. Standing Orders at Meetings

The co-operative in general meeting may determine the standing orders that must be observed by the co-operative at general meetings.

24. Attendance and Voting at General Meetings

- (1) The right to vote attaches to membership. [s.175]
- (2) A member of the co-operative is not entitled to vote at a meeting of the co-operative unless that person is an active member of the co-operative. [s. 179]
- (3) Subject to the Act and this rule, every member of the co-operative has only one vote at a meeting of the co-operative.
- (4) A member of the co-operative who is under 18 years of age is not entitled to vote. [s.64(3)]
- (5) In the case of joint membership:
 - (a) the joint members have only one vote between them; and
 - (b) that vote may be exercised by the member whose name appears first in the register of members unless the other joint members otherwise direct. [s. 175(5)]
- (6) Subject to the Act and these rules, a question for decision at a general meeting, other than a special resolution, must be determined by a majority of members present at the meeting and voting.
- (7) In accordance with section 203(2) of the Act, unless a poll is demanded by at least 5 members, a question for decision at a general meeting must be determined by a show of hands.

25. Postal Ballot

- (1) Voting must not be by facsimile or electronic means.
- (2) The manner of voting shall be in accordance with the regulations.
- (3) A special postal ballot or a postal ballot must be held:
 - (a) when required by the Act; or
 - (b) in accordance with section 197 of the Act, on the written requisition of the number of active members of the co-operative who together are able to cast at least 20% of the total number of votes able to be cast at a meeting of the co-operative; or
 - (c) if approved by the members by ordinary resolution. [s. 187(2)]

26. Poll at General Meetings

- (1) If a poll (or ballot) is demanded by at least 5 members, it must be conducted in a manner specified by the person presiding and the result of the poll is the resolution of the meeting on that question.
- (2) A poll demanded for the election of a person presiding or on a question of adjournment must be taken immediately, but any other poll may be conducted at any time before the close of the meeting.

27. Special and Ordinary Resolutions

- (1) A special resolution is a resolution which is passed in accordance with sections 187 and 188 of the Act:
 - (a) by a two-thirds majority at a general meeting of members; or
 - (b) by a two-thirds majority in a postal ballot (other than a special postal ballot) of members; or
 - (c) by a three-quarters majority in a special postal ballot of members.
- (2) An ordinary resolution is a resolution passed by a simple majority at a general meeting or in a postal ballot by members.
- (3) A special resolution has effect from the date that it is passed unless it is required to be registered by the Commission under section 191(2) of the Act.

[Note: A co-operative with less than 50 members may pass certain resolutions by circulated document in accordance with sections 193A and 193B of the Act.]

28. Board of Directors

- (1) There shall be a board of five directors.
- (2) A director must be:
 - (a) a natural person; and
 - (b) not less than 18 years of age.

[Note: A co-operative must have at least 3 directors (not counting deputy directors), and at least 2 must be Australian residents. (s 208)]

29. Qualifications of Directors

- (1) A person is not qualified to be a director unless he or she is:
 - (a) a member of the co-operative or a representative of a body corporate which is a member of the co-operative ("member director"); or
 - (b) an employee of the co-operative or a person qualified as set out in Appendix 5 ("independent director"). [s.208(1)]
- (2) The majority of directors must be member directors.

[Note: The rules may provide for a greater number than a majority of member directors. (s 208(2)]

- (3) A person must not act as a director if the person is disqualified under section 209 of the Act.
- (4) The first directors shall be elected at the meeting for the formation of the co-operative.

30. Retirement of Directors

- (1) At the first annual general meeting of the co-operative 3 of the directors must retire and at the next annual general meeting 2 of the directors must retire and this pattern of rotation is to continue in ensuing years.
- (2) A retiring director retains office until the close of the meeting at which his or her successor is elected.
- (3) The directors to retire in any one year are, subject to the provisions as to the filling of casual vacancies, those that have been longest in office since their last election and if there are two or more directors who became directors on the same day, those who retire must be determined by lot unless they otherwise agree among themselves.
- (4) A retiring director is eligible for re-election.

31. Election of Directors

- (1) At least six weeks before an annual general meeting, the board must:
 - (a) notify all members of the number of directors retiring at the annual general meeting; and
 - (b) advise the members of:
 - (i) their eligibility to nominate as a director; and
 - (ii) the duties and responsibilities of a director; and
 - (iii) the anticipated remuneration (if any); and
 - (iv) the nomination and election procedures.
- (2) Not less than six weeks before the annual general meeting, a notice must be displayed at the registered office of the co-operative inviting nominations of candidates for election as directors.
- (3) A nomination must:
 - (a) be signed by two or more members; and
 - (b) provide details of the qualifications and experience of the person nominated; and
 - (c) be accompanied by a notice in writing signed by the candidate agreeing to his or her nomination.
- (4) The nomination and the notice referred to in the sub-rule (3) must be lodged at the registered office of the co-operative at least 21 days before the annual general meeting.
- (5) Details of each person who has been nominated must be given to members with the notice of the annual general meeting by the secretary or an officer nominated by the board.
- (6) Details to be provided to members must include the candidate's:
 - (a) name; and
 - (b) age; and
 - (c) qualifications and experience; and
 - (d) length of any previous service as a director of the co-operative or with any other co-operative.

32. Manner of Election

- (1) The ballot for the election of directors must be conducted at the annual general meeting in the manner that the board directs.
- (2) If, at the annual general meeting at which an election of directors ought to take place, the place of any retiring directors is not filled, the meeting stands adjourned until the same day and time in the next week and at the same place unless another place is specified by a director or officer of the co-operative:
 - (a) at the time of the adjournment; or
 - (b) by written notice to members given before the day to which the meeting is adjourned.

(3) At the resumption of the adjourned meeting nominations for any unfilled positions of director may be received and an election may be held.

33. Casual Vacancy

If there is a casual vacancy in the office of director under section 214 of the Act, the board may appoint a person to fill that vacancy but the person appointed must retire at the next annual general meeting.

34. Removal from the Office of Director

The co-operative may by special resolution remove any director from office before the end of the director's period of office.

35. Remuneration

In accordance with section 224 of the Act a director of a co-operative must not be paid any remuneration for services as a director other than fees, concessions and other benefits that are approved at a general meeting of the co-operative.

36. Deputy Directors

- (1) In the absence of a director from a meeting of the board, the board may appoint a person to act as a deputy for that director.
- (2) A person appointed under sub-rule (1) must:
 - (a) be a member, if the absent director is a member;
 - (b) be a representative of a body corporate, if the absent director is a representative of that body corporate;
 - (c) be an employee or a person qualified as set out in Appendix 5, if the absent director is an employee or a person qualified as set out in Appendix 5.
- (3) A person appointed as deputy may act in the place of the director for whom he or she is deputy.
- (4) The other members of the board may by majority vote remove a deputy director from office.
- (5) A deputy director vacates office:
 - (a) if the deputy director is removed from office under this rule; or
 - (b) if the director for whom he or she is deputy ceases to hold office; or
 - (c) if the deputy director dies; or
 - (d) if the deputy director resigns.
- (6) A deputy director while acting as a director is entitled to the same remuneration as that to which the director for whom he or she is deputy would have been entitled.

37. Proceedings of the Board

- (1) Meetings of the board are to be held as often as may be necessary for properly conducting the business of the co-operative and must in any case be held at least every three months. [s.210(1)]
- (2) Questions arising at any meeting shall be decided by a majority of votes.
- (3) In the case of an equality of votes, the chairperson has a second or casting vote.

- (4) A director may call a meeting of the board of directors by giving notice individually to every other director.
- (5) Except in special circumstances determined by the chairperson, at least 48 hours notice shall be given to the directors of all meetings of the board.

38. Quorum for Board Meetings

- (1) The quorum for a meeting of the board is 3. [s.210(4)]
- (2) However, for a quorum, the member directors must outnumber the independent directors by at least 1.

[Note: The rules may provide for a greater number of member directors to constitute a quorum. [s.210(4a)]

39. Chairperson of Board

- (1) The chairperson of the board shall be elected by the board.
- (2) If the chairperson of the board is unable or unwilling to preside or is not present within 15 minutes after the time appointed for meetings of the board, the members present must select one of their number to preside.
- (3) The person selected under sub-rule (2) presides at the board meeting until the time that the chairperson attends and is willing to act.
- (4) The board may by ordinary resolution remove the chairperson from office.
- (5) A chairperson shall be elected in the last month of each financial year.

39A. Secretary

The board must appoint a secretary as required by the Act. (s 214A)

40. Financial Year

The financial year of the co-operative ends on the 30 June.

41. Seal

- (1) In accordance with section 249 of the Act, the co-operative must ensure that the name of the co-operative appears in legible characters on its common seal and official seals.
- (2) The common seal must be kept at the registered office of the co-operative in such custody as the board directs.
- (3) The co-operative must have, for use in place of its common seal outside the State where it's common seal is kept, one or more official seals, each of which must be a facsimile of the common seal of the co-operative with the addition on its face of the name of every place where it is to be used. [s. 49(1)]
- (4) The seal of the co-operative must not be affixed to any instrument except in accordance with a resolution of the board.
- (5) Two directors must be present when the common or official seal is affixed to an instrument by another person and must sign the instrument so sealed.
- (6) In accordance with section 49(2) of the Act, the persons affixing the official seal must certify in writing on the instrument to which it is affixed, the date and place at which it is affixed.

42. Custody and Inspection of Records

A person is entitled to make a copy of entries in a register specified in section 241(1) of the Act:

- (a) if the copy is a photocopy or electronic copy, on payment of a fee of \$1 per page to a maximum of \$20; and
- (b) in any other case, free of charge.

43. Banking

- (1) The board must ensure that:
 - (a) a banking account or accounts are kept in the name of the co-operative; and
 - (b) all money received by the co-operative is paid into that account or those accounts as soon as possible after it is received.
- (2) All cheques drawn on such accounts and all drafts, bills of exchange, promissory notes, and other negotiable instruments for and on behalf of the co-operative, must be signed by any two or more directors.

44. Safekeeping of Securities

The co-operative must keep the securities of the co-operative safely in the manner and with the provision for their safety that the board directs.

45. Audit

- (1) The financial reports of the co-operative must be audited in accordance with section 233 of the Act and the regulations made under that section.
- (2) Auditors must be appointed in accordance with the regulations under section 233 of the Act to audit the financial reports of the co-operative.
- (3) Audits must be carried out annually.

46. Co-operative Funds

- (1) The funds and property of the co-operative shall be applied solely towards the carrying out and promotion of its objects and no part shall be paid or transferred directly or indirectly by way of discount, rebate or otherwise by way of profit to members of the co-operative.
- (2) There must be no return or distribution on surplus to members. [s.15(1)]

47. Provision for Loss

Subject to section 266 of the Act, the board may resolve to retain all or any part of the surplus arising from the business of the co-operative in any year to be applied to meet any loss on the transactions of the co-operative.

48. Winding Up

- (1) The winding up of the co-operative must be in accordance with Part 12 of the Act.
- (2) If, on the winding up or deregistration of the co-operative, any property remains after the satisfaction of all its debts and liabilities and the costs, expenses and charges of the winding up, that property:
 - (a) must not be paid to or distributed among members; and
 - (b) must be given or transferred to an institution:
 - (i) which has objects similar to those of the co-operative; and
 - (ii) whose constitution prohibits the distribution of property among its members; and
 - (iii) which has been chosen by the members of the co-operative at or before the time of deregistration.

Certification

We the undersigned, cer	tify that this is a copy of the rule	es which was presented to the formation meeting	
on	(date)	at	
(location)			
for the purpose of formin	ng a co-operative to be known a	3:	
Name of co-operative			
(signature)		(chairperson of formation meeting)	
(signature)		(secretary of formation meeting)	
Note:			

This certification is signed at, or after, the Formation Meeting, which is held after the rules have been approved by the Commission and returned to the sponsors of the proposed co-operative.

Schedule of charges
Copies of entry in register: refer to rule 42
Transfer of charge (inclusive of transfer of debenture): \$10
Copy of rules: \$
(Maximum of \$4 plus \$1 for each page or part of a page after the first page. If no fee stated, total fee is \$5). [s. 103]
Appendix 2
Part 1 Name of co-operative
Part 2 Primary activity
Part 3 Active membership requirements

Note:

Active membership may be by the payment of a regular subscription by a member of the co-operative, to be applied in connection with a primary object of the co-operative. (s.121)

Ap	pe	nd	ΪX	3

Part 1
Entry fee \$
Subscription \$
Terms of payment
Part 2 Fines
The maximum fine applicable to a member is \$

[Note: The maximum fine may not exceed \$100.00 (s 102(7); regulation 6]

Appendix 4 Transfer of Debentures

I, A.B ("the transferor") of	in	the State of	
in consideration of the sum of \$		paid to me by C.D.	
("the transferee") of		in the State of	
transfer to the transferee the de	ebenture or debentures	numbered	
in the		(name of co-operat	tive)
conditions on which I hold the sa	ame at the time of the exec	ministrators, and assigns, subject to the severacution, $\mathbf{and}\ \mathbf{I}$, the transferee, agree to take \mathbf{the} iously referred to in this document.	
Dated this	day of	,20	
Signed by		transferor.	
In the presence of		witness.	
witness address			
Signed by		transferee.	
In the presence of		witness.	
witness address			

Appendix 5

Qualifications of an independent director

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		Lost Certificate of Title Notices	43.00
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	43.00
		Mortgages:	
Cemetery Curator Appointed	25.50	Caveat Lodgment	17.40
Companies:		Discharge of Foreclosures	
Alteration to Constitution		Transfer of	
Capital, Increase or Decrease of		Sublet	
Ceasing to Carry on Business		Subjet	0.73
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	8.75
Incorporation	34.10	Lost Treasury Receipts (3 insertions) each	25.50
Lost Share Certificates: First Name	25.50		
		Licensing	51.00
Each Subsequent Name		Municipal or District Councils:	
Meeting Final Degarding Liquidator's Penart on	28.73	Annual Financial Statement—Forms 1 and 2	481.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20	
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	371.00
Meeting') First Name	34.10	First Name	68.00
Each Subsequent Name		Each Subsequent Name	8.75
Notices:	0.75		
Call	43.00	Noxious Trade	25.50
Change of Name		Partnership, Dissolution of	25.50
Creditors			
Creditors Compromise of Arrangement		Petitions (small)	17.40
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	17.40
be appointed')	43.00		
Release of Liquidator—Application—Large Ad	68.00	Register of Unclaimed Moneys—First Name	
—Release Granted	43.00	Each Subsequent Name	8.75
Receiver and Manager Appointed		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)	288.00
Petition to Supreme Court for Winding Up		Sale of Land by Public Auction	42.50
Summons in Action			
Order of Supreme Court for Winding Up Action	34.10	Advertisements	2.40
Register of Interests—Section 84 (1) Exempt		Advertisements, other than those listed are charged at \$2	.40 per
Removal of Office Proof of Debts		column line, tabular one-third extra.	Per
Sales of Shares and Forfeiture		•	D:-4-:4
	34.10	Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.40 per line.	District
Estates:	25.50		
Assigned		Where the notice inserted varies significantly in lengt	
Deceased Persons—Notice to Creditors, etc		that which is usually published a charge of \$2.40 per column	mn line
		will be applied in lieu of advertisement rates listed.	
Deceased Persons—Closed Estates Each Subsequent Estate		South Australian Government publications are sold	on the
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1-16	2.05	0.90	497-512	29.20	28.00)
17-32	2.80	1.75	513-528	30.00	28.80	
33-48	3.65	2.60	529-544	30.90	29.90	
49-64	4.60	3.50	545-560	31.70	30.90	
65-80	5.40	4.45	561-576	32.50	31.70	
81-96	6.25	5.20	577-592	33.60	32.20	
97-112	7.15	6.05	593-608	34.40	33.25	
113-128	8.00	7.00	609-624	35.20	34.30	
129-144	9.00	7.95	625-640	35.20	34.80	
145-160	9.85	8.80	641-656	36.80	35.85	
161-176	10.80	9.65	657-672	37.40	36.60	
177-192	11.60	10.60	673-688	39.00	37.40	
193-208	12.50	11.50	689-704	39.80	38.40	
209-224	13.30	12.25	705-720	40.30	39.50	
225-240	14.20	13.10	721-736	41.80	40.00	
241-257	15.10	13.80	737-752	42.30	41.30	
258-272	16.00	14.75	753-768	43.40	41.80)
273-288	16.90	15.80	769-784	43.90	43.10)
289-304	17.60	16.60	785-800	44.70	43.90)
305-320	18.60	17.50	801-816	45.50	44.40)
321-336	19.40	18.30	817-832	46.50	45.50)
337-352	20.40	19.30	833-848	47.50	46.25	
353-368	21.20	20.20	849-864	48.30	47.00	
369-384	22.10	21.10	865-880	49.00	48.30	
385-400	22.90	21.90	881-896	49.60	48.80	
401-416	23.70	22.60	897-912	51.20	49.60	
417-432	24.80	23.60	913-928	51.70	51.20	
433-448	25.60	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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DEVELOPMENT ACT 1993, SECTION 26 (8): WIND FARMS PLAN AMENDMENT

Preamble

- 1. The Development Plan Amendment entitled 'Wind Farms 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 26 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 24 July 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 02/0276

DEVELOPMENT ACT 1993, SECTION 25 (17): KINGSTON DISTRICT COUNCIL—GENERAL REVIEW PLAN AMENDMENT

Preamble

- 1. The Development Plan Amendment entitled 'Kingston District Council—General Review 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 24 July 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 00/0451

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii):
AMENDMENT TO THE LAND NOT WITHIN A
COUNCIL AREA (COASTAL WATERS) DEVELOPMENT PLAN

Preamble

It is necessary to amend the Land Not Within A Council Area (Coastal Waters) Development Plan dated 12 September 2002.

NOTICE

PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Jay Weatherill, being the Minister administering the Act, amend The Land Not Within A Council Area (Coastal Waters) Development Plan dated 12 September 2002, as follows:

PART A

Delete the contents of the Preface page and insert the contents of Attachment A.

PART B

Under the heading 'Coastal Waters', in the Introduction for the Land Not Within A Council Area (Coastal Waters) Development Plan after the words 'and includes' insert the following words:

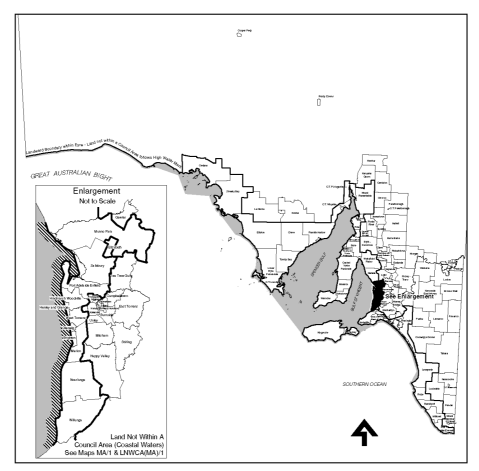
'both the Spencer Gulf and Gulf St Vincent,'

ATTACHMENT A

Preface

The objectives and principles of development control that follow apply to the area of the Land Not Within A Council Area (Coastal Waters) Development Plan as shown on the location map below. It applies to those areas assigned to the responsibility of a Council (Out of Council).

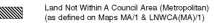
This Development Plan applies to the land bounded by the State borders with Western Australia and Victoria, the high water mark along the whole of the South Australian coast and the line three nautical miles seaward of the low water mark, and includes both the Spencer Gulf and the Gulf St Vincent, the off-shore islands and the land three nautical miles seaward of the low water mark around the off-shore islands. It does not include any land in that area which is covered by a council area Development Plan or the Land Not Within A Council Area (Metropolitan) Development Plan.



Location Map







DEVELOPMENT ACT 1993, SECTION 26 (8): LAND NOT WITHIN A COUNCIL AREA (COASTAL WATERS) DEVELOPMENT PLAN—LOWER EYRE PENINSULA AQUACULTURE PLAN AMENDMENT

Preamble

- 1. The Development Plan Amendment entitled 'Land Not Within A Council Area (Coastal Waters)—Lower Eyre Peninsula Aquaculture 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 26 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 24 July 2003.

J. WEATHERILL, Minister for Urban Development and Planning

PLN 98/0004

EQUAL OPPORTUNITY TRIBUNAL

No. 286 of 2003

NOTICE OF EXEMPTION

Before Deputy Presiding Officer Robertson Members Williams and Shetliffe

I HEREBY certify that on 17 July 2003, the Equal Opportunity Tribunal of South Australia, on the application of the City of Playford made the following orders for exemption:

- 1. That the City of Playford be granted an exemption from the provisions of s.52 of the Equal Opportunity Act 1984 for the purpose of appointing an Aboriginal or Torres Strait Islander person to the position of Aboriginal Torres Strait Islander Community Worker.
- 2. This exemption shall be for a period of three years from 17 July 2003.

Dated 18 July 2003.

D. HOBAN, Deputy Registrar, Equal Opportunity Tribunal

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Victor Bell (the 'exemption holder'), P.O. Box 131, Kingscote, S.A. 5223, holder of Marine Scalefish Fishery Licence No. M104, is exempt from the provisions of section 41 of the Fisheries Act 1982, Regulation 7 and Schedule 6 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder shall not be guilty of an offence when taking undersized fish of the species cockles (Katelysia spp.) (the 'exempted activity'), within those waters specified in Schedule 1, subject to the conditions specified in Schedule 2, from the date of gazettal of this notice until 30 June 2004, unless varied or revoked earlier.

SCHEDULE 1

The waters in the vicinity of Kingscote bounded as follows:

Commencing at a point at high water mark at Cape Rouge, latitude 35°35′52″S, and longitude 137°37′32″E, then along the geodesic (190°T), to a point at high water mark on the south coast on the Bay of Shoals, latitude 35°38′18″S, and longitude 137°37′05″E, then following the line of high water mark in a generally easterly and southerly direction to a point at high water mark at the landward end of the Kingscote jetty, latitude 35°39′15″S and longitude 137°38′32″E, then along the geodesic (133°T) for a distance of 2.3 nautical miles to position latitude 35°40′32″S, longitude 137°41′00″E, then along the geodesic (033°T) for a distance of 2.1 nautical miles to a position latitude 35°38′50″S, longitude 137°42′15″E, then

along the geodesic (325°T) to a point at high water mark on Marsden Point, latitude 35°33′55″S and longitude 137°38′07″E, then following the line of high water mark in a generally southerly direction back to the point of commencement

SCHEDULE 2

- 1. Any fish taken by the exemption holder pursuant to this notice must be not less than 27 mm in length measured at the greatest dimension.
- 2. Any fish taken by the exemption holder pursuant to this notice must be used for bait only and must not be sold.
- 3. The exemption holder must include all cockles taken pursuant to this exemption on the monthly catch and effort summary provided to the South Australian Research and Development Institute (SARDI).
- 4. While engaged in the exempted activity, the exemption holder shall carry or have about or near his person, a copy of this notice which must be produced to a PIRSA Fisheries Compliance Officer upon request.
- 5. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulation made under that Act, except where specifically exempted by this notice.

Dated 17 July 2003.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Peter Maxwell Doley, 12 Wheelton Street, Kingscote, S.A. 5223 (the 'exemption holder'), holder of Marine Scalefish Fishery Licence No. M117, is exempt from the provisions of section 41 of the Fisheries Act 1982, Regulation 7 and Schedule 6 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder shall not be guilty of an offence when taking undersized fish of the species cockles (Katelysia spp.) (the 'exempted activity'), within those waters specified in Schedule 1, subject to the conditions specified in Schedule 2, from the date of gazettal of this notice until 30 June 2004, unless varied or revoked earlier.

SCHEDULE 1

The waters in the vicinity of Kingscote bounded as follows:

Commencing at a point at high water mark at Cape Rouge, latitude 35°35′52″S, and longitude 137°37′32″E, then along the geodesic (190°T), to a point at high water mark on the south coast on the Bay of Shoals, latitude 35°38′18″S, and longitude 137°37′05″E, then following the line of high water mark in a generally easterly and southerly direction to a point at high water mark at the landward end of the Kingscote jetty, latitude 35°39′15″S and longitude 137°38′32″E, then along the geodesic (133°T) for a distance of 2.3 nautical miles to position latitude 35°40′32″S, longitude 137°41′00″E, then along the geodesic (033°T) for a distance of 2.1 nautical miles to a position latitude 35°38′50″S, longitude 137°42′15″E, then along the geodesic (325°T) to a point at high water mark on Marsden Point, latitude 35°33′55″S and longitude 137°38′07″E, then following the line of high water mark in a generally southerly direction back to the point of commencement.

SCHEDULE 2

- 1. Any fish taken by the exemption holder pursuant to this notice must be not less than $27~\mathrm{mm}$ in length measured at the greatest dimension.
- 2. Any fish taken by the exemption holder pursuant to this notice must be used for bait only and must not be sold.
- 3. The exemption holder must include all cockles taken pursuant to this exemption on the monthly catch and effort summary provided to the South Australian Research and Development Institute (SARDI).
- 4. While engaged in the exempted activity, the exemption holder shall carry or have about or near his person, a copy of this notice which must be produced to a PIRSA Fisheries Compliance Officer upon request.

5. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulation made under that Act, except where specifically exempted by this notice.

Dated 17 July 2003.

W. ZACHARIN, Director of Fisheries

11. 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 17 July 2003.

W. ZACHARIN. Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to Section 59 of the Fisheries Act 1982, KI Seafood Marketing Pty Ltd, 90 Morphett Road, Glengowrie, S.A. 5044 (hereinafter referred to as 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 blacklip abalone (Haliotis rubra) 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 activity.

SCHEDULE 1

South Australian coastal waters between the meridians of longitude 136°30′E and 139°E not including the waters of the Coorong or any other waters inside the Murray Mouth.

SCHEDULE 2

- 1. The exemption holder may take a maximum of 100 greenlip abalone (*Haliotis laevigata*).
- 2. The exemption holder may take a maximum of 100 blacklip abalone (*Haliotis rubra*).
- 3. All abalone taken pursuant to this notice may not be sold or transferred to another party.
- 4. All abalone taken pursuant to this notice must be delivered to and retained on the registered aquaculture site of landbased Aquaculture Licence No. FT00634.
- 5. The only persons who may act as agents of the exemption holder are William J. Marmion and Neil Henry.
- 6. The exemption holder shall notify the PIRSA Fishwatch 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.
- 7. 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.
- 8. 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.
- 9. PIRSA Fisheries retains the right for departmental officers to accompany the exemption holder at any time during the exempted activity.
- 10. 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.

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Ian Fuller and Abracadabra Fishing Charters, P.O. Box 199, Glenelg, S.A. 5045 (the 'principal exemption holder'), and the class of persons specified in Schedule 1 (the 'other exemption holders'), are exempt from clauses 66, 70, 73, 77A and 77C of Schedule 1 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holders may take the number of fish specified in Schedule 2 during a chartered fishing trip on the Abracadabra 3 (the 'exempted activity'), subject to the conditions specified in Schedule 3, from the date of gazettal of this notice until 31 July 2004, unless varied or revoked earlier.

SCHEDULE 1

Any person or persons who charter the boat *Abracadabra 3* from Ian Fuller and/or Abracadabra Fishing Charters for the purpose of recreational fishing.

SCHEDULE 2

- 1. Where the number of other exemption holders exceeds six, each other exemption holder may take no more than one half of the daily bag limit (rounded up to the nearest whole number if necessary) for those species of scalefish subject to a limit as specified in the Fisheries (General) Regulations 2000 in any one day.
- 2. Where the number of other exemption holders exceeds six, each other exemption holder may take no more than a combined total of twenty blue crabs and sand crabs each in any one day.
- 3. Where the number of other exemption holders exceeds eight, each other exemption holder may take no more than one rock lobster (*Jasus edwardsii*) in any one day.
- 4. Where the number of other exemption holders exceeds ten, each other exemption holder may take no more than one abalone (Haliotis spp.) in any one day.

SCHEDULE 3

- 1. The principal exemption holder, its employees or agents must not take any fish during the chartered fishing trip.
- 2. The principal exemption holder must not use any boat other than the $Abracadabra\ 3$ for the purpose of engaging in the exempted activity.
- 3. The exemption holder must not sell any fish taken pursuant to this notice.
- 4. The principal exemption holder must not accept any fish taken by the other exemption holders as all or part of the consideration for the charter agreement.
- 5. The exemption holder must contact PIRSA Fisheries Compliance on 1800 065 522 at least 24 hours prior to commencing the exempted activity and advise the time and date of departure of the permitted boat and the estimated time of return to port
- 6. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act except where specifically exempted by this notice.
- 7. While engaged in the exempted activity the exemption holder shall have in their possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if such an officer requests that it be so produced.

Dated 20 July 2003.

W. ZACHARIN, Director of Fisheries

[REPUBLISHED]

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approvals of Collection Depots

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:

Variation to Existing Approvals of Collection Depots:

Vary the approvals of collection depots that were granted under the Act prior to the date of this Notice and impose the conditions of these approvals to be as follows:

Approval of Collection Depots:

The collection depots identified by reference to the following matters are approved:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4-6 of Schedule 2 of this Notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Column 7 of Schedule 2 of this Notice.

These collection depots listed at Schedule 1 of this Notice are approved in relation to all classes of containers which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

Conditions of approval:

Impose the following conditions on these approvals:

- (a) The person in charge of a collection depot shall ensure the depot premises complies with Council planning regulations and shall be kept in an orderly condition.
- (b) The person in charge of a collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of a collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of a collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) a nuisance or offensive condition;
 - (ii) a risk to health or safety;
 - (iii) damage to the environment.
- (e) The person in charge of a collection depot is reminded of the general environmental duty, as required by Section 25 of the Environment Protection Act, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

SCHEDULE 1

Variations to Approved Collection Depots

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6	COLUMN 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio Number	Collection Area
Kingston Recycling Depot	AC & A Barnett	Andrew Charles Barnett and Annemarie Barnett	10 Railway Terrace	Kingston	_	Southern
Renmark Recycling Services	Renmark Recycling Services	Greg and Kylie Braver	Allotments 5 and 6, Murray Avenue	Renmark	Allotments 5 and 6, Section 58, Block A	Southern
Port Kenny Recycling	LJ Famigliette and J Andrae	LJ Famigliette and J Andrae	Section 72, Hundred of Wright	Port Kenny	4222/98	Southern

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 16 July 2003, by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

MICHAEL WRIGHT, Minister for Transport

TSA V27203

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Blue Fin Fishing Charters'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Blue Fin Fishing Charters* whilst operating within the following limits:

Operational Limits

Limit 1. Within 15 nautical miles of the coast of South Australia.

Limit 2. Within 30 nautical miles of the coast of South Australia.

Minimum Complement

Limit 1. One person-Master.

Limit 2. Two persons—Master and GP (General Purpose Person).

Minimum Qualifications of Crew

Limit 1. Master—Certificate of Competency as Coxswain and has successfully completed approved Occupational Health and Safety at Sea and Restricted Radiotelephony courses.

Limit 2. Master—Certificate of Competency as Master Class 5.

GP—General purpose person, an able-bodied person not less than 16 years of age with not less than 3 months experience and has successfully completed an approved Occupational Health and Safety at Sea course.

Note: In Limit 2 above, either the Master or GP must possess a Certificate of Competency as Marine Engine Driver Grade III.

> CAPT C. KAVINA, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 16 July 2003, by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

MICHAEL WRIGHT, Minister for Transport

TSA V20168

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'River Truck'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *River Truck* whilst operating within the River Murray of South Australia not below Wellington.

Minimum Complement

One person—Master

Minimum Qualifications of Crew

Master—Certificate of Competency as Coxswain RMIW and has successfully completed Occupational Health and Safety at Sea and Restricted Radiotelephony courses.

CAPT C. KAVINA, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 16 July 2003, by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

MICHAEL WRIGHT, Minister for Transport

TSA V10305

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.T. 'Ungarra'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Ungarra* whilst operating within the following limits:

Operational Limits

Limit 1. Within 15 nautical miles of the coast of South Australia.

Limit 2. Within 30 nautical miles of the coast of South Australia.

Minimum Complement

Limit 1. Three persons—Master and 2 GPs (General Purpose Persons).

Limit 2. Three persons—Master, Engineer and GP (General Purpose Person).

Minimum Qualifications of Crew

Master—Certificate of Competency as Master Class 5.

Engineer—Certificate of Competency as Marine Engine Driver Grade II.

GP—General purpose person, an able-bodied person not less than 16 years of age with not less than 3 months experience and has successfully completed an approved Occupational Health and Safety at Sea course.

Note: In Limit 1 above, either the Master or a GP must possess a Certificate of Competency as Marine Engine Driver Grade III.

CAPT C. KAVINA, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 16 July 2003, by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

MICHAEL WRIGHT, Minister for Transport

TSA V11379

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.T. 'Wanilla'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Wanilla* whilst operating within 15 nautical miles of the coast of South Australia within the waters of Spencer Gulf and St Vincent Gulf, east of a line drawn from Cape Catastrophe to Cape Borda and west of a line drawn from Cape Willoughby to the Murray Mouth within a 20 nautical mile radius of an Operational VHF radio coast station or Limited VHF radio coast station.

Minimum Complement

Three persons—Master and two GPs (General Purpose Persons).

Minimum Qualifications of Crew

Master—Certificate of Competency as Master Class 5.

GP—General purpose person, an able-bodied person not less than 16 years of age with not less than 3 months experience and has successfully completed an approved Occupational Health and Safety at Sea course.

Note: Either the Master or GP must possess a Certificate of Competency as Marine Engine Driver Grade III.

CAPT C. KAVINA, Presiding Member, State Crewing Committee

HIGHWAYS ACT 1926

Section 26 (4)

I, JONATHAN NEVILLE STEELE, Commissioner of High-ways Delegate, with the approval of the Minister for Transport and pursuant to my delegated powers under section 12A of the Highways Act 1926, do hereby give notice that I have varied the section 26 (3) notice published in the 11 September 2001, Supplementary Gazette No. 115, page 4036, regarding that portion of Road Number 03000 known as Hawker-Orroroo Road contained within the boundaries of the District Council of Orroroo Carrieton until further notice to reflect the realigned route of Road Number 03000.

Dated 24 July 2003.

J. N. STEELE, Commissioner of Highways Delegate

HIGHWAYS ACT 1926

Section 26 (4)

I, JONATHAN NEVILLE STEELE, Commissioner of High-ways Delegate, with the approval of the Minister for Transport and pursuant to my delegated powers under section 12A of the Highways Act 1926, do hereby give notice that I have varied the section 26 (3) notice published in the 11 September 2001, Supplementary Gazette No. 115, page 4036, regarding that portion of Road Number 03000 known as Hawker-Orroroo Road contained within the boundaries of the Flinders Ranges Council until further notice to reflect the realigned route of Road Number 03000.

Dated 24 July 2003.

J. N. STEELE, Commissioner of Highways Delegate

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 \$
Section 126, Thelma Road, Barmera	Cobdogla Irrigation Area (Nookamka Division), Section 126, County of	Crown 670	Lease 112	26.1.89, page 227	130.00
1 Hocking Street, Brompton	Hamley Allotments 199, 200 and 201 in Deposited Plan 459,	5106	284	24.6.93, page 2152	150.00
9 Lelante Street, Burra	Hundred of Yatala Allotment 374 in Filed Plan 186886, Hundred of	5819	217	1.5.03, page 1835	90.00
4 Coronation Avenue,	Kooringa Allotment 3 in Deposited Plan	5382	849	29.5.03, page 2068	90.00
Campbelltown 282 Railway Terrace,	5221, Hundred of Adelaide Allotment 1 in Filed Plan	5476	949	24.9.92, page 1183	5.00
Coonamia, via Port Pirie 51 Para Road, Evanston	15103, Hundred of Pirie Allotment 2 in Filed Plan 1503, Hundred of Munno	5129	811	24.9.92, page 1183	145.00
2 Short Street, Gawler East	Para Allotment 6 in Filed Plan 143360, Hundred of	5264	340	1.5.03, page 1835	110.00
1 (Section 22), Dawkins Road,	Nuriootpa Section 22, Hundred of Mudla	5755	136	29.5.03, page 2068	85.00
Gawler River 112A Port Road, Kadina	Wirra Allotment 272 in Filed Plan 198453, Hundred of	5796	370	28.7.88, page 533	110.00
9 Russell Street, Kadina	Wallaroo Allotment 15 in Filed Plan 102780, Hundred of	5124	364	1.5.03, page 1835	112.00
1 Bishops Place, Kensington	Wallaroo Allotment 38 in Filed Plan 139118, Hundred of	5783	174	26.6.80, page 1891	145.00
63 Phillis Street, Maylands	Adelaide Allotment 34 in Filed Plan 134985, Hundred of	5820	795	2.11.67, page 1971	175.00
Section 2860, Mitchell Street (corner Lloyd Street),	Adelaide Section 2860, Hundred of Wallaroo	5141	609	16.5.91, page 1606	95.00
Moonta Mines 9 Newland Street, Mount Barker	Allotment 152 in Filed Plan 9188, Hundred of	5832	447	7.9.72, page 1429	120.00
42 Main Road, Normanville	Macclesfield Allotment 464 in Filed Plan 165183, Hundred of	5503	210	25.3.93, page 1081	5.00
53 Hodgeman Road, Pennington	Yankalilla Allotment 26 in Deposited Plan 1756, Hundred of	5876	260	30.11.95, page 1513	120.00
27 Alpha Terrace, Port Pirie	Yatala Allotment 853 in Filed Plan	5809	684	5.1.78, page 21	100.00
11 Branford Street, Port Pirie	209229, Hundred of Pirie Allotment 430 in Filed Plan	5826	103	26.6.80, page 1891	50.00
116 Wandearah Road, Port Pirie South	188562, Hundred of Pirie Allotment 112 in Deposited Plan 4261, Hundred of Pirie	5706	838	1.5.03, page 1835	70.00
30 Maude Street, Port Pirie West	Allotment 95 in Filed Plan 209606, Hundred of Pirie	5574	134	25.11.93, page 2605	5.00
77 Senate Road, Port Pirie	Allotment 6 in Deposited Plan 1651, Hundred of Pirie	5661	529	13.3.80, page 508	110.00
West Sections 86 and 147, Mount Alma Road, Victor Harbor	Allotment 90 in Deposited Plan 40603, Hundred of Encounter Bay	5333	551	27.5.93, page 1784	5.00
4 Charles Terrace, Wallaroo	Allotment 273 in Filed Plan 190025, Hundred of Wallaroo	5874	770	29.10.98, page 1289	100.00
Dated at Adelaide, 24 July 2003.				M. DOWNIE, General Mana	ger, Housing Trus

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.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
3 Rushworth Avenue, Brooklyn Park	Allotment 4 in Deposited Plan 4100, Hundred of Adelaide	5433	548	25.1.96, page 828
U2/13 Exmouth Road, Exeter	Unit 2, Strata Plan 7059, Hundred of Port Adelaide	5008	559	30.10.97, page 1113
91 Sussex Street, North Adelaide	Allotment 1 in Deposited Plan 24672, Hundred of Yatala	5434	993	5.3.42, page 385
Lot 2, Sambell Road, Peterborough (AKA Lot 813, Sambell Road)	Allotment 813 in Filed Plan 185705, Hundred of Yongala	5847	650	26.4.01, page 1664
Flat 1/5 Gertrude Street, Port Pirie	Allotment 8 in Filed Plan 161403, Hundred of Pirie	5295	966	19.8.76, page 605
Flat 2/5 Gertrude Street, Port Pirie	Allotment 8 in Filed Plan 161403, Hundred of Pirie	5295	966	19.8.76, page 605
Flat 3/5 Gertrude Street, Port Pirie	Allotment 8 in Filed Plan 161403, Hundred of Pirie	5295	966	19.8.76, page 605
11 Third Street, Port Pirie	Allotment 107 in Filed Plan 184189, Hundred of Pirie	5791	985	5.1.78, page 21
42 Pirie Street, Port Pirie	Allotment 102 in Deposited Plan 775, Hundred of Pirie	5817	194	11.1.79, page 55
14 Square Street, Port Pirie	Allotment 23 in Deposited Plan 454, Hundred of Pirie	5252	669	24.2.77, page 570
12 Frances Street, Port Pirie West	Allotment 269 in Filed Plan 189211, Hundred of Pirie	5787	448	23.6.77, page 1807
40 McNicol Terrace, Rosewater	Allotment 4 in Deposited Plan 497, Hundred of Port Adelaide	5342	361	29.10.98, page 1289
283 Glynburn Road, St Morris	Allotment 22 in Deposited Plan 1984, Hundred of Adelaide	5514	359	23.12.92, page 2295
2 Wheatland Street, Seacliff	Allotment 42 in Filed Plan 218461, Hundred of Noarlunga	5850	525	12.5.88, page 1192
4 Wheatland Street, Seacliff (AKA 2 Wheatland Street)	Allotment 42 in Filed Plan 218461, Hundred of Noarlunga	5850	525	12.5.88, page 1192
6 Wheatland Street, Seacliff (AKA 2 Wheatland Street)	Allotment 42 in Filed Plan 218461, Hundred of Noarlunga	5850	525	12.5.88, page 1192
Unit 8, Wheatland Street, Seacliff (AKA 2 Wheatland Street)	Allotment 42 in Filed Plan 218461, Hundred of Noarlunga	5850	525	12.5.88, page 1192
35 Harris Street, Stirling North	Allotment 20 in Filed Plan 17364, Hundred of Davenport	5311	975	30.3.00, page 1908
Semi-detached concrete brick house, part of shed at Section 683, Denbow Road, Waikerie	Section 683, Ramco Division of Waikerie Irrigation Area, Hundred of Waikerie	Crown 1304	Lease 33	13.7.89, page 87
Dated at Adelaide, 24 July 2003.		M. Dow	NIE, Gene	ral Manager, Housing Trus

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
5 Floriedale Road	Greenacres	Allotment 16 in Filed Plan 127250, Hundred of Yatala	5816	782
5 Russell Street	Magill	Allotment 42 in Deposited Plan 3471, Hundred of Adelaide	5220	973
73 Nashwauk Crescent (also known as 324 Esplanade)	Moana	Allotment 1 in Deposited Plan 3752, Hundred of Willunga	5348	386
57 Bridges Street	Peterborough	Allotment 123 in Deposited Plan 1050, Hundred of Yongala	5255	604
434-442 Yatala Vale Road	Yatala Vale	Allotment 4 in Filed Plan 3449, Hundred of Yatala	5160	849
Dated at Adelaide, 24 July 2003.		M. DOWNIE, General I	Manager, Ho	using Tr

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, John David Hill, 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

Gareth James Eriksson, 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 5076, folio 246, situated at 45 Elizabeth Street, Evandale, S.A. 5069.

Dated 24 July 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, John David Hill, 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

Barry John Ritter, an officer/employee of D. M. Fimmell & Co. Pty Ltd. $\,$

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5300, folio 724, situated at 15 McArthur Street, Mount Gambier, S.A. 5290.

Dated 24 July 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 Scott & Ung Pty Ltd, c/o Camatta Lempens Pty Ltd, 1st Floor, 345 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a variation to the conditions of the Entertainment Venue Licence in respect of premises situated at 171 Hindley Street, Adelaide, S.A. 5000 and known as Max's Karaoke Club.

The application has been set down for hearing on 22 August 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

That the current condition 1 of the licence be amended to enable the premises to sell liquor between the hours of 8 p.m. and 5 a.m. the following day on any day of the week to a diner for consumption on the licensed premises in a designated dining area with or ancillary to a meal provided by the licensee.

That the existing condition 2 of the licence authorising the licensee to sell liquor on the licensed premises for consumption on the licensed premises when live entertainment is being provided on the licensed premises, so long as food is available for purchase by members of the public on the licensed premises between the following hours:

Monday, 9 p.m. to 2 a.m. the following day; Tuesday, 9 p.m. to 2 a.m. the following day; Wednesday, 9 p.m. to 2 a.m. the following day; Thursday, 9 p.m. to 5 a.m. the following day; Friday, 9 p.m. to 5 a.m. the following day; Sunday, 9 p.m. to 5 a.m. the following day; Sunday, 9 p.m. to 2 a.m. the following day; Sunday, 9 p.m. to 3 a.m. the following day; Sunday (preceding a public holiday on the Monday), 9 p.m. to 5 a.m. the following day,

be deleted in its entirety so that the premises will be able to trade from 9 p.m. until 5 a.m. the following day on any day in accordance with section 35 (1) (b) of the Liquor Licensing Act.

All other conditions of the licence will remain.

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 July 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 Mawson Suites Pty Ltd as trustee for the Gunn Mawson Accommodation Trust, c/o Fisher Jeffries, SGIC Building, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Residential Licence in respect of premises situated at 10 Main Street, Mawson Lakes, S.A. 5096 and to be known as Mawson Lakes Hotel.

The application has been set down for hearing on 22 August 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 21 July 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 Toad Park Pty Ltd, c/o Fisher Jeffries, SGIC Building, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and a Hotel Licence in respect of premises situated at 10 Main Street, Mawson Lakes, S.A. 5095 and known as Mawson Lakes Hotel.

The application has been set down for hearing on 22 August 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

1. The extended trading authorisation be varied to permit liquor to be sold for consumption in areas $1,\,2,\,4,\,5$ and 6 of the licensed premises on:

Sunday to Wednesday, midnight to 2 a.m. the following day;

Thursday to Saturday, midnight to 3 a.m. the following day.

2. The deletion of licence condition 1 (d) requiring all amplification to be via the licensee's in-house sound system.

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 July 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 Rejuvenation Clinics Aust. Pty Ltd, c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 36B Semaphore Road, Semaphore, S.A. 5019 and to be known as Froot Cafe.

The application has been set down for hearing on 22 August $2003 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

Conditions

The following licence conditions are sought:

Authorisation to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by a person seated at a table or attending a function at which food is provided.

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

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

Dated 18 July 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 Santucci Organic Enterprises Pty Ltd has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at Shop 7, 259-269 Unley Road, Malvern, S.A. 5016 and to be known as Organic Solutions.

The application has been set down for hearing on 22 August 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 July 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 Con Papoulis, as trustee for C. & M. Papoulis Family Trust has applied to the Licensing Authority for a Restaurant Licence with Extended Trading Authorisation in respect of premises situated at the rear of Adelaide Town Hall, Pilgrim Lane, Adelaide, S.A. 5000 and to be known as Town Hall Garden Cafe.

The application has been set down for hearing on 22 August 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

· Extended trading authorisation:

Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.; Public Holidays, 7 a.m. to 9 p.m.

• Approval pursuant to section 34 (1) (c).

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 July 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 Vino Globus Pty Ltd, c/o Hunt & Hunt Lawyers has applied to the Licensing Authority for the removal of a wholesale Liquor Merchant's Licence in respect of premises situated at 25 Peel Street, Adelaide, S.A. 5000 and to be situated at 56C Wheatland Street, Seacliff, S.A. 5049 and to be known as Vino Globus.

The application has been set down for hearing on 22 August 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 16 July 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 Paul Jerome, Margaret Germaine Helene and Thomas Sheridan White have applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Main Victor Harbor Road, Mount Jagged, S.A. 5210 and to be known as Mount Jagged Wines.

The application has been set down for hearing on 22 August 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 July 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 Intervintner Pty Ltd, c/o Cowell Clarke Solicitors has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 49 Greenhill Road, Wayville, S.A. 5034 and to be known as Intervintner.

The application has been set down for hearing on 22 August 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 16 July 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 Bhimsen Dangal has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 66 Melbourne Street, North Adelaide, S.A. 5006 and to be known as The Himalayan Kitchen.

The application has been set down for hearing on 22 August $2003 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

Conditions

The following licence conditions are sought:

Extended Trading Authorisation is sought in the areas as depicted in the plan lodged with the Liquor and Gaming Commission:

Sunday, 8 p.m. to midnight.

For consumption on the licensed premises by persons seated at a table or attending a function at which food is provided.

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

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

Dated 15 July 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 South Australian Bridge Association Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at 243 Young Street, Unley, S.A. 5061 and to be known as South Australian Bridge Association.

The application has been set down for hearing on 22 August 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation is sought in the areas as depicted in the plan lodged with the Liquor and Gaming Commission.

Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 10 p.m.

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

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

Dated 14 July 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 Stephen Scotford and Mark Holman have applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 27 Norseman Street, Port Noarlunga, S.A. 5167 and to be known as Southern Spirit Limousine.

The application has been set down for hearing on 22 August $2003 \ \text{at} \ 9 \ \text{a.m.}$

Conditions

The following licence conditions are sought:

The licence authorises the sale, supply and consumption of all types of liquor to and by passengers on any day and at any time in the vehicle and areas adjacent thereto provided such sales and consumption is always under the supervision and control of the driver of the subject vehicle.

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

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

Dated 15 July 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 Savmar Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 6-9 East Terrace, Adelaide, S.A. 5000 and known as East Terrace Continental.

The application has been set down for hearing on 25 August 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 15 July 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 Sefule Pty Ltd, c/o Kelly & Co. has applied to the Licensing Authority for the transfer of a Special Circumstances and Gaming Machine Licence in respect of premises situated at Cape Jervis Road, Second Valley, S.A. 5204 and known as Wirrina Cove Paradise Resort.

The application has been set down for hearing on 25 August 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 17 July 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 Ellismar Pty Ltd, c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 55 George Street, Millicent, S.A. 5280 and known as Grand Hotel.

The application has been set down for hearing on 26 August $2003 \ \text{at} \ 9.30 \ \text{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the 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 July 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 H. & V. Parpoulas Nominees Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 212 Adelaide Road, Murray Bridge, S.A. 5253, known as Motel Murray Bridge and to be known as Murray Bridge Motor Lodge.

The application has been set down for hearing on 26 August 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 15 July 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 Greeta Garland has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 2, 117 Portrush Road, Evandale, S.A. 5069 and known as Indian Mahal Restaurant & Take-Away.

The application has been set down for hearing on 27 August $2003\ \mathrm{at}\ 10\ \mathrm{a.m.}$

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 16 July 2003.

Applicant

MINING ACT 1971

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

Applicant: Western Metals Copper Limited

Location: Currency Creek area—Approximately 45 km

south-east of Adelaide

Term: 1 year Area in km²: 174 Ref: 127/2002

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

MOUNT GAMBIER CIRCUIT COURT DISTRICT COURT OF SOUTH AUSTRALIA

Sheriff's Office, Adelaide, 16 July 2003

IN pursuance of a precept from the District Court to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Mount Gambier on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said court are required to attend the sittings thereof and the order of business will be, unless a Judge otherwise orders, as follows:

Monday, 4 August 2003 at 10 a.m. the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to ex officio

informations or of persons on bail and committed for trial who have signified their intention to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for Tuesday, 5 August 2003 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on Bail for Sentence and for Trial at the Sittings of the Mount Gambier Courthouse, commencing Monday, 4 August 2003.

Gordini, Shane Renato	Common assault on person other than family member	On bail
Alves, Shane Colin Bahnisch, Mark Robert	Robbery with violence Possessing (nominate controlled substance); taking part in the production of a controlled substance	On bail On bail
Brockie, Waylon Christopher	Damaging property (2); aggravated serious criminal trespass—residence not occupied; common assault on family member; common assault on person other than family member	On bail
Chamings, Anthony Leslie	Producing a controlled substance; carry offensive weapon; fail to wear seatbelt properly adjusted and fastened	On bail
Danielsen, Gustav Stephen	Aggravated serious criminal trespass in a place of residence; assaulting a family member; common assault	On bail
Gordini, Shane Renato	Aggravated serious criminal trespass	On bail
Hazel, Gregory Ian Hoobin, Garry	Rape Fabricate, alter or conceal evidence	On bail On bail
Jackway, Gavin Luke	Aggravated serious criminal trespass in a place of residence; larceny	In gaol
Keenan, Rickie-Lee Gail	Aggravated serious criminal trespass in a place of	On bail
Jama, Ibrahim Ali	residence; larceny Wounding with intent to do	On bail
L	grievous bodily harm Unlawful sexual intercourse with a person under 12; indecent assault (2); gross indecency	In gaol
Sinel, Matthew Wayne	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily harm; common assault; damaging property	On bail
Woodward, Travis John	Aggravated serious criminal trespass—residence occupied	On bail
Starega, Brendan Douglas	Aggravated serious criminal trespass—residence occupied	On bail
Carlson, Darren John	Aggravated serious criminal trespass—residence occupied	On bail

Prisoners on bail must surrender at 10 a.m. of the day appointed for their respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant will be issued forthwith.

By order of the Court,

W. T. M. GOODES, Sheriff

COMMONWEALTH OF AUSTRALIA

PETROLEUM (SUBMERGED LANDS) ACT 1967

Declaration of Location

I, BARRY ALAN GOLDSTEIN, the Delegate of the Designated Authority in respect of the adjacent area in respect of South Australia, pursuant to section 8H of the Petroleum (Submerged Lands) Act 1967 ('the Act') pursuant to a nomination made by the registered holders of permit EPP 24 in accordance with section 36 of the Act and by virtue of section 37 (1) of the Act, hereby declare the block nominated below to be a location.

Description of Blocks

The references hereunder are to the names of the map sheet of the 1:1 000 000 series and to the numbers of graticular sections shown thereon.

Map Sheet SJ 54 (Hamilton) Block 1169

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Dated 22 July 2003.

B. A. GOLDSTEIN, Delegate of the Designated Authority for the South Australia Adjacent Area. Pursuant to delegated powers dated 14 July 2002, Gazetted 22 August 2002, page 3127.

PRICES ACT 1948, SECTION 12 (2): RECORDS REQUIRED TO BE KEPT IN RELATION TO RECOVERY, TOWING, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES DAMAGED IN ACCIDENTS WITHIN THE DECLARED AREA

Notice by Delegate of the Commissioner for Prices

PURSUANT to section 12 (2) of the Prices Act 1948, I, Margaret Thetis Phelps, being a person to whom the Commissioner for Prices has delegated his powers under that section, require persons who in the course of a business supply a declared service to which Prices Order No. 1128 (S.A.) applies to keep, in respect of each service so supplied, a record setting out:

- (a) the time and date when the service was ordered; and
- (b) the name of the person who ordered the service or other information sufficient to identify that person; and
- (c) the number of running kilometres travelled for the purposes of supplying the service; and
- (d) the time and date of arrival at the place of storage or repair of the vehicle to which the service relates and of return to the registered premises of the person supplying the service; and
- (e) if the work involved in supplying the service was carried out partly during normal hours and partly outside normal hours—details of the work carried out during normal hours and outside normal hours; and
- (f) if more that one tow truck was used in supplying the service or more than one person was engaged in supplying the service—the number of tow trucks used or persons engaged; and
- (g) how the total charge for supplying the service was calculated.

Words and expressions used in this notice have the same meaning as in Prices Order No. 1128 (S.A.).

This notice will take effect on the day on which Prices Order No. 1128 (S.A.) comes into operation.

Dated 22 July 2003.

M. PHELPS, Delegate of the Commissioner for Prices

PRICES ACT 1948, SECTION 24: DECLARATION OF MAXIMUM PRICES FOR RECOVERY, TOWING, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES DAMAGED IN ACCIDENTS WITHIN THE DECLARED AREA

Order by Delegate of the Minister for Consumer Affairs

PURSUANT to section 24 of the Prices Act 1948, I, Margaret Thetis Phelps, being a person to whom the Minister for Consumer Affairs has delegated his powers under that section, make the following order.

Citation

1. This order may be cited as Prices Order No. 1128 (S.A.).

Commencement

2. This order will come into operation on 24 July 2003.

Order No. 1127 (S.A.) Superseded

3. This order supersedes Prices Order No. 1127 (S.A.) (see *Gazette* 17 July 2003 p. 2995).

Interpretation

4. (1) In this order:

'GST' means the tax payable under the GST law;

'GST law' means:

- (a) A New Tax System (Goods and Services Tax) Act 1999 (Commonwealth); and
- (b) the related legislation of the Commonwealth dealing with the imposition of a tax on the supply of goods, services and other things;

'motor car' means a motor vehicle (as defined in section 5 of the Motor Vehicles Act 1959):

- (a) designed for the principal purpose of carrying passengers; and
- (b) designed to carry not more than 8 adult persons (including the driver),

and includes a motor vehicle of the type commonly known as a utility, station sedan or panel van;

'normal hours' means the hours between 7.30 a.m. and 5 p.m. on any day other than a Saturday, Sunday or public holiday;

'prescribed motor vehicle' means a motor car, motor bike, caravan or trailer:

'running kilometres', in relation to the distance travelled for the purposes of supplying a service to which this order applies, means the number of kilometres travelled from the registered premises of the person supplying the service to the scene of the accident, from the scene of the accident to the place of repair or storage of the prescribed motor vehicle to which the services relate and from the place of repair or storage of the vehicle to those registered premises.

(2) In this order the expressions 'accident', 'caravan', 'declared area', 'motor bike', 'quotation for repair', 'registered premises', 'tow' 'towtruck' and 'trailer' have the same meaning as in the Motor Vehicles Act 1959.

Services to Which Order Applies

- 5. This order applies to the following services:
 - (a) the recovery and towing at or from the scene of an accident occurring within the declared area of a prescribed motor vehicle damaged in the accident;
 - (b) the storage of a prescribed motor vehicle damaged in an accident occurring within the declared area;
 - (c) the quotation for repair of a prescribed motor vehicle damaged in an accident occurring within the declared area

Declaration of Maximum Prices

6. (1) Subject to this clause, I declare that the maximum price (inclusive of GST component) at which a service specified in the first column of the table in the Schedule may be supplied is:

- (a) in the case of a service provided during normal hours the amount specified opposite in the second column of the table;
- (b) in the case of a service provided outside normal hours the amount specified opposite in the third column of the table.
- (2) If the work involved in supplying a service to which this order applies is carried out partly during normal hours and partly outside normal hours, the maximum price that may be charged for providing the service must be calculated according to the maximum price specified in the Schedule for providing the service during the time of day at which the work is actually carried out.
- (3) The maximum price that may be charged for supplying a service for which the Schedule specifies a maximum price per hour is to be calculated in accordance with the following formula:

$$A = \frac{B}{20} \times C$$

where-

N

to recover the vehicle—for each additional person so engaged

- A is the maximum amount that may be charged for the service;
- B is the maximum price per hour for the service specified in the Schedule;
- C is the number of complete 6 minute periods spent in providing the service.

(4) If the use of more than one towtruck is necessary to supply a service to which this order applies, the maximum price specified in the Schedule may be charged in respect of each towtruck used in supplying the service.

Order Not to Apply to Supply of Services by Certain Persons

7. This order does not apply in relation to a person who supplies a service referred to in clause 4 while there is in force an order under section 24 of the Prices Act 1948, fixing a maximum price for the supply of that service by that particular person.

SCHEDULE

SCHEDULE					
Maximum price (normal hours)	Maximum price (outside normal hours)				
\$213.14	\$250.87				
\$2.01	\$2.79				
\$70.91 per hour or part of an hour	\$88.22 per hour or part of an hour				
\$24.57 per hour or part of an hour	\$41.89 per hour or part of an hour				
	Maximum price (normal hours) \$213.14 \$2.01 \$70.91 per hour or part of an hour \$24.57 per hour or part				

Service	Maximum price (normal hours)	Maximum price (outside normal hours)
2. Storage of a prescribed motor vehicle:		
 in open locked storage 	\$6.38 per day	\$6.38 per day
 in covered locked storage 	\$13.78 per day	\$13.78 per day
3. Quotation for repair of a prescribed motor vehicle where the estimated cost of repairs:		
does not exceed \$1 000	\$2.74 per each \$100 of the estimated cost or part of \$100	\$2.74 per each \$100 of the estimated cost or part of \$100
• exceeds \$1 000 but does not exceed \$2 000	\$27.51 plus \$2.08 per each \$100 of the estimated cost or part of \$100	\$27.51 plus \$2.08 per each \$100 of the estimated cost or part of \$100
• exceeds \$2 000	\$48.46 plus \$6.95 per each \$1 000 of the estimated cost or part of \$1 000 up to an additional maximum charge of \$77	\$48.46 plus \$6.95 per each \$1 000 of the estimated cost or part of \$1 000 up to an additional maximum charge of \$77

Dated 22 July 2003.

M. PHELPS, Delegate of the Minister for Consumer Affairs

PUBLIC SECTOR MANAGEMENT ACT 1995

Equal Employment Opportunity Program

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an equal employment opportunity program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class and whereas the Premier may make special provision for persons of a defined class employed in the public sector with a view to enabling them to compete for other positions or pursue careers in the public sector as effectively as persons not of that class, I, Mike Rann, Premier, do hereby publish the equal opportunity program set out in this Schedule.

THE SCHEDULE

Indigenous Scholarships for the South Australian Public Sector
OBJECT

The aim of this program is to increase employment of Indigenous South Australians through the provision of Indigenous Scholarships for Indigenous students who are studying full-time in a recognised tertiary institution.

SPECIAL PROVISIONS

Pursuant to section 67 (2) (a) of the Public Sector Management Act 1995, I make special provisions to achieve the object as follows:

(a) the Commissioner for Public Employment may seek applications for Indigenous Scholarships in the South Australian public sector from Aboriginal and Torres Strait Islander people who are studying full-time in a recognised tertiary institution, to register to apply for an Indigenous Scholarship.

Students who are selected by a public sector agency will sign a scholarship agreement with that agency and will:

 undertake full-time study towards an undergraduate degree, an accepted diploma, or associate diploma, from an approved tertiary institution;

- receive a study allowance during the academic year and full salary from the public sector agency during work placements;
- undertake a work placement in the public sector agency, usually during the long vacation period, attend any induction and mentoring sessions; and
- obtain employment in the public sector agency on successful completion of their studies and workplace assessment.

Dated 21 July 2003.

MIKE RANN, Premier

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road—George Main and Oval Roads, Victor Harbor Deposited Plan 62198

BY Road Process Order made on 14 April 2003, the City of Victor Harbor ordered that:

- 1. Portion of the unnamed public road between George Main and Oval Roads adjoining allotment 384 in Filed Plan 165633, allotment 95 in Filed Plan 166405, allotment 385 in Filed Plan 165634 and allotment 383 in Filed Plan 165634 more particularly delineated and lettered 'A', 'B', 'C' and 'D' (respectively) in Preliminary Plan No. 02/0128 be closed.
- 2. Transfer the whole of the land subject to closure to Stratco (S.A.) Pty Ltd in accordance with agreements for transfer dated 10 February 2003 entered into between the City of Victor Harbor and Stratco (S.A.) Pty Ltd.

On 22 July 2003 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 24 July 2003.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Reynolds Street, Ferryden Park Deposited Plan 62321

BY Road Process Order made on 28 May 2003, the Development Assessment Commission ordered that:

- 1. Portion of the public road (Reynolds Street) adjoining allotments 203 and 204 in Deposited Plan 4234 and allotment 904 in Deposited Plan 60486, more particularly delineated and lettered 'A' in the Preliminary Plan No. 02/0136 be closed.
- 2. Transfer the whole of the land subject to closure to the South Australian Housing Trust in accordance with agreement for transfer dated 26 May 2003 entered into between the City of Port Adelaide Enfield and the South Australian Housing Trust.

On 11 July 2003 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 24 July 2003.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Romney Avenue, Ferryden Park Deposited Plan 62405

BY Road Process Order made on 3 July 2003, the City of Port Adelaide Enfield ordered that:

- 1. Portion (southern end) of Romney Avenue adjoining allotments 156 and 191 in Deposited Plan 4234 and Regency Road, more particularly delineated as 'A' in Preliminary Plan No. 02/0137 be closed.
- 2. Issue a Certificate of Title to the City of Port Adelaide Enfield for the whole of the closed road, which is being retained by the Council for public purposes.
- 3. The following easements are granted over the whole of the land subject to that closure:

Grant to the South Australian Water Corporation easements for water and sewerage purposes.

Grant to Distribution Lessor Corporation an easement for overhead electricity supply purposes.

On 22 July 2003 that order was confirmed by the Minister for Administrative Services, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled

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

Dated 24 July 2003.

P. M. KENTISH, Surveyor-General

SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF SOUTH AUSTRALIA ACT 1995

Election of Board Member

Election of One Board Member by Contributors within the meaning of:

- The Police Superannuation Act 1990.
- The Superannuation Act 1988.
- Members of the Scheme established under the Southern State Superannuation Act 1994.

PURSUANT to Regulation 5 under the Act, I am required to conduct the election of ONE member to the Board of Directors of the Superannuation Funds Management Corporation of South Australia.

Nominations are invited and may be made from Tuesday, 22 July 2003, but must reach me by no later than 12 noon on Friday, 8 August 2003.

Persons eligible to nominate must:

- have obtained a degree, diploma or other qualification with an emphasis on law, accountancy, economics, com-merce, mathematics, statistics, investment or financial management from an institution or tertiary education; or
- have had at least five years experience in:
 - the investment and management of superannuation funds or other substantial sums of money; or
 - business management; or
 - financial management in the banking sector; or
 - asset management; or
 - auditing; or
 - any other area that is relevant to the performance by the Authority of its functions,

or at least five years experience in two or more of those areas

Nominations must be made on the approved form and signed by at least 10 persons eligible to vote in the election. Persons eligible to vote must be contributors within the meaning of the Police Superannuation Act 1990, the Superannuation Act 1988, or a member of the Southern State Superannuation (Triple S) Scheme as at Monday, 21 July 2003.

Candidates may, in support of their nomination, provide promotional material of not more than 200 words and one photograph which will be forwarded to electors with their ballot papers. For inclusion this material must reach me by no later than the close of nominations.

Should a postal ballot be necessary, it will open on Friday, 29 August 2003 and will close at 10 a.m. on Monday, 22 September 2003.

Nomination forms may be obtained from the State Electoral Office, 134 Fullarton Road, Rose Park, S.A. 5067 **2**8401 4300. Any queries in relation to the role of a Board Member should be directed to Rick Harper, Chief Executive Officer, Superannuation Funds Management Corporation of South Australia, G.P.O. Box 2639, Adelaide, S.A. 5001 **2**8204 2355.

Please forward nominations to:

State Electoral Office G.P.O. Box 646 Adelaide, S.A. 5001 (134 Fullarton Road, Rose Park, S.A. 5067).

Dated 22 July 2003.

STEVE TULLY, Returning Officer

SUPERANNUATION ACT 1988

SOUTH AUSTRALIAN SUPERANNUATION BOARD

Election of Two Board Members

PURSUANT to Regulation 6 under the Superannuation Act 1988, I am required to conduct the election of TWO members to the South Australian Superannuation Board.

Nominations are invited and may be made from Tuesday, 22 July 2003, but must reach me by no later than 12 noon on Friday, 8 August 2003.

Nominations must be made on the approved form and signed by at least 10 persons eligible to vote in the election. Persons eligible to vote must be contributors within the meaning of the Superannuation Act 1988, or a member of the Southern State Superannuation (Triple S) Scheme as at Monday, 21 July 2003.

Candidates may, in support of their nomination, prepare promotional material of not more than 200 words and one photograph which will be forwarded to voters with their ballot papers. For inclusion this material must reach me by no later than the close of nominations.

Should a postal ballot be necessary, it will open on Friday, 29 August 2003 and will close at 10 a.m. on Monday, 22 September 2003.

Nomination forms may be obtained from the State Electoral Office, 134 Fullarton Road, Rose Park, S.A. 5067 **28** 8401 4300. Any queries in relation to the role of a Board Member should be directed to Kym Carter, Secretary Super SA, G.P.O. Box 48, Adelaide, S.A. 5001 **28** 8226 9710.

Please forward nominations to:

State Electoral Office G.P.O. Box 646 Adelaide, S.A. 5001 (134 Fullarton Road, Rose Park, S.A. 5067).

Dated 22 July 2003.

STEVE TULLY, Returning Officer

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 24 July 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

ADELAIDE HILLS COUNCIL Mill Road, Lobethal. p23 Old Carey Gully Road, Stirling. p68 Golflinks Road, Stirling. p68

CITY OF BURNSIDE Brunswick Lane, Dulwich. p25

TOWN OF GAWLER Commercial Lane, Gawler. p26

CITY OF ONKAPARINGA Liston Street, O'Halloran Hill. p21

CITY OF PORT ADELAIDE ENFIELD
Mornington Terrace, Northgate. p16
Easements in lot 151 in LTRO DP 60084, Mornington Terrace,
Northgate. p16 and 18
Bremerton Way, Northgate. p16
Davenport Place, Northgate. p16
Vickers Vimy Parade, Northgate. p16 and 17
Stratford Way, Northgate. p17
Balmain Drive, Northgate. p17
Butler Grove, Northgate. p17
Butler Grove, Northgate. p17
Brookfield Circuit, Northgate. p18

CITY OF WEST TORRENS Weaver Avenue, Richmond. p20 Victoria Avenue, Camden Park. p22

Wakefield Place, Northgate. p18

TOWNSHIP OF AUBURN WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL Church Street, Auburn. p19

BAROSSA COUNTRY LANDS WATER DISTRICT

LIGHT REGIONAL COUNCIL Two Wells Road, Gawler River. p76

BIRDWOOD WATER DISTRICT

ADELAIDE HILLS COUNCIL Shannon Street, Birdwood. p79 Pool Street, Birdwood. p82

BUNDALEER COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL
Port Wakefield-Auburn Road, Port Wakefield and Bowmans. p47
and 48

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER

In and across Jubilee Highway East, Mount Gambier. p59 Kennedy Avenue, Mount Gambier. p59

MYPONGA WATER DISTRICT

DISTRICT COUNCIL OF YANKALILLA Across Ronald Street, Normanville. p83 Across Croser Street, Normanville. p83 Easement in allotment piece 17 in LTRO DP 22128, Jetty Road, Normanville. p83

NURIOOTPA WATER DISTRICT

LIGHT REGIONAL COUNCIL Neil Avenue, Nuriootpa. p78

PORT ELLIOT WATER DISTRICT

CITY OF VICTOR HARBOR Colman Avenue, McCracken. p24

ROWLAND FLAT WATER DISTRICT

BAROSSA COUNCIL

Rowland Flat Road, Rowland Flat. This main is available on application only, p56

SEPPELTSFIELD WATER DISTRICT

LIGHT REGIONAL COUNCIL Martins Road, Seppeltsfield. p80

SPRINGTON WATER DISTRICT

BAROSSA COUNCIL

Williamstown Road, Springton. This main is available on the south side by application only. p81

TRURO WATER DISTRICT

MID MURRAY COUNCIL

George Street, Truro. This main is available on application only. p77

TWO WELLS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA

Old Port Wakefield Road, Two Wells. This main is available on the north side by application only to lot 22 in LTRO DP 38050, and allotment piece 26 in LTRO DP 56870. p75

WARREN COUNTRY LANDS WATER DISTRICT

BAROSSA COUNCIL

Across and in Lindner Road, Lyndoch. These mains are available on application only. p50-52

LIGHT REGIONAL COUNCIL

In and across Rowland Flat Road, Rowland Flat. This main is available on application only. p56

WAKEFIELD REGIONAL COUNCIL Alma South Road, Alma. p57 and 58 Branson Road, Alma. p58

OUTSIDE WATER DISTRICTS

MID MURRAY COUNCIL

In and across Sedan-Angaston Road, Keyneton. This main is available on application only. p70 and 74

Easements in lot 33 and allotment piece 34 in LTRO FP 161157, allotment piece 91 in LTRO FP 212262, and allotment pieces 1 and 2 in LTRO FP 149495, Sedan-Angaston Road, Keyneton. This main is available on application only. p70-74
Easements in section 322, Corks Hill Road, Keyneton. This main

is available on application only. p74

Across and in Prongorong Road, Keyneton. This main is available on application only. p74

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

ADELAIDE HILLS COUNCIL In and across Old Carey Gully Road, Stirling. p68 Golflinks Road, Stirling, p68

BAROSSA COUNTRY LANDS WATER DISTRICT

LIGHT REGIONAL COUNCIL Two Wells Road, Gawler River. p76

BUNDALEER COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL

Port Wakefield-Auburn Road, Port Wakefield and Bowmans. p47 and 48

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER Kalimna Crescent, Mount Gambier. p36 De Garis Street, Mount Gambier. p37 MacKenzie Place, Mount Gambier. p38 Lake Terrace West, Mount Gambier. p39 Lake Terrace East, Mount Gambier. p39 Bay Road, Mount Gambier. p39

NURIOOTPA WATER DISTRICT

LIGHT REGIONAL COUNCIL Neil Avenue, Nuriootpa. p78

SEPPELTSFIELD WATER DISTRICT

LIGHT REGIONAL COUNCIL Martins Road, Seppeltsfield. p80

TWO WELLS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA Old Port Wakefield Road, Two Wells. p75

WARREN COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL Alma South Road, Alma. p57 and 58 Branson Road, Alma. p58

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

ADELAIDE HILLS COUNCIL

Pain Road, Hahndorf. p3-5

Waterworks land (lot 60 in LTRO FP 132751), Pitt Road,

Paracombe. p66 and 67

Across and in Pitt Road, Paracombe. p66 and 67

THE DISTRICT COUNCIL OF MOUNT BARKER Across and in Pain Road, hundred of Onkaparinga. p1-3

OUTSIDE ADELAIDE WATER DISTRICT

ADELAIDE HILLS COUNCIL

Easement in lot 1 in LTRO FP 17160, Jones Road, Balhannah. p5

Easements in lots 23 and 22 in LTRO DP 30099, Ravenswood Lane, Balhannah. p6-8

Easements in lot 202 in LTRO DP 56159 and lot 51 in LTRO DP 30429, Junction Road, Balhannah. p8-11

Across Junction Road, Balhannah. p11 Easement in lot 87 in LTRO FP 156822, Junction Road,

Balhannah. p11

Easements in lot 2 in LTRO FP 293, Daniels Road, Balhannah. p11 and 12

Across Daniels Road, Balhannah. p12

Easements in lot 18 in LTRO DP 45947, Daniels Road,

Balhannah. p12-14

Waterworks land (lot 41 in LTRO FP 157476), Altmanns Road, Balhannah. p14 and 15

BAROSSA COUNTRY LANDS WATER DISTRICT

LIGHT REGIONAL COUNCIL

In and across Coleman Road, Pinkerton Plains. p60-65

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

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT

Fife Street, Woodville South. FB 1115 p13 Across and in Seaview Road, Grange. FB 1115 p14 Caskey Street, Woodville North. FB 1115 p10

TOWN OF GAWLER

Cockshell Drive, Gawler East. FB 1115 p19

CITY OF HOLDFAST BAY

Cecelia Street, North Brighton. FB 1115 p17

CITY OF ONKAPARINGA

Easement in lot 100 in LTRO DP 61331, Taminga Way, Flagstaff Hill. FB 1115 p22

CITY OF PORT ADELAIDE ENFIELD Fosters Road, Northgate. FB 1115 p26

p40

CITY OF WEST TORRENS

Weaver Avenue, Richmond. FB 1115 p8 Victoria Avenue, Camden Park. FB 1115 p15

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA Port Road, Port Willunga. FB 1115 p9 Caffrey Crescent, Port Willunga. FB 1115 p18 Eden Terrace, Port Willunga. FB 1115 p18 Shelly Avenue, Port Willunga. FB 1115 p20 Hamilton Road, Aldinga Beach. FB 1115 p21 De Caux Avenue, Port Willunga. FB 1115 p23 Loader Crescent, Port Willunga. FB 1115 p23 Leaker Avenue, Aldinga Beach. FB 1115 p24 Zephyr Terrace, Port Willunga. FB 1115 p25

LOBETHAL COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Easements in lot 2 in LTRO DP 62146, Mill Road, Lobethal. FB 1115 p11

MURRAY BRIDGE COUNTRY DRAINAGE AREA

THE RURAL CITY OF MURRAY BRIDGE Tumbella Drive, Murray Bridge. FB 1115 p27

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Easements in lot 1001 in LTRO DP 21333, Ashenden Road, lot 80 in LTRO FP 158726, lot 5 in LTRO FP 159214, and lot 22 in LTRO FP 100565, Wycombe Road, and lot 87 in LTRO FP 158733, Pindari Place, Aldgate. FB 1115 p12

SEWERS ABANDONED

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

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN

Across and in Stamford Terrace, Port Lincoln-300 mm MSCL and 300 mm PVC pumping main. FB 1112 p49

Easement in lot 951 in LTRO DP 61659 and lot 21 in LTRO DP 55373, Laguna Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p49

Laguna Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p49

Waterworks land (lot 1002 in LTRO DP 50702), Laguna Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p49

Calais Avenue, Port Lincoln—300 mm PVC pumping main. FB 1112 p49

St Andrews Terrace, Port Lincoln—300 mm PVC pumping main. FB 1112 p50

Island Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p50

Easement in reserve (section 826), Island Drive, Port Lincoln-300~mm PVC and 250~mm MSCL pumping main. FB 1112~p50Easement in section 939, Jubilee Drive, Port Lincoln—250 mm

MSCL pumping main. FB 1112 p53

Jubilee Drive, Port Lincoln—250 mm MSCL and 300 mm PVC pumping main. FB 1112 p53

Easements in section 897, Bridge Crescent, Port Lincoln-300 mm PVC pumping main. FB 1112 p54

St Andrews Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p54

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Sewerage land (lot 1 in LTRO FP 6667), Snows Road, Aldgate— 150 mm PVC pumping main. FB 1113 p40 Snows Road, Aldgate—150 mm PVC pumping main. FB 1113

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.

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN

Across and in Stamford Terrace, Port Lincoln—300 mm PVC pumping main. FB 1112 p49 and 51

Easement in lot 951 in LTRO DP 61659 and lot 21 in LTRO DP 55373, Laguna Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p49 and 51 Laguna Drive, Port Lincoln—300 mm PVC pumping main.

FB 1112 p49, 51 and 52

Waterworks land (lot 1002 in LTRO DP 50702), Laguna Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p49 and 52 Calais Avenue, Port Lincoln—300 mm PVC pumping main. FB 1112 p49-52

St Andrews Terrace, Port Lincoln—300 mm PVC pumping main.

FB 1112 p50 and 52 Island Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p50 and 52

Easement in reserve (section 826), Island Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p50 and 52 Easement in section 939, Jubilee Drive, Port Lincoln—300 mm

PVC pumping main. FB 1112 p53

Jubilee Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p53

Bridge Crescent, Port Lincoln—300 mm PVC pumping main. FB 1112 p54

St Andrews Drive, Port Lincoln—300 mm PVC pumping main. FB 1112 p54

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Sewerage land (lot 1 in LTRO FP 6667), Snows Road, Aldgate— 150 mm PVC pumping main. FB 1113 p40

Snows Road, Aldgate—150 mm PVC pumping main. FB 1113

ADDENDUM

Addendum to notice in "Government Gazette" of 19 August

"SEWERS LAID"

"ADELAIDE DRAINAGE AREA"

"City of Noarlunga"

"Cambridge Street, Port Noarlunga South—240.0 m of 150 mm VC sewer from 150 mm sewer Berwick Street running southerly to lot 78. This sewer is available for house connections on the western side only.

To this notice add "This sewer is now available to lot 15 in LTRO DP 61726." FB 1115 p16

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

Constitution of Township of Sevenhill Water District

PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

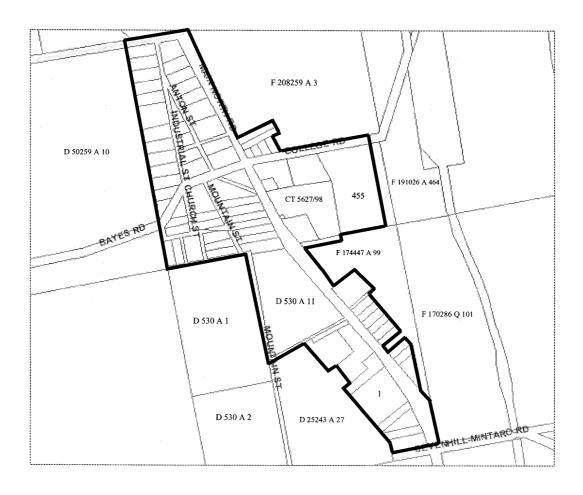
- (a) declares the land shown on the plan in the schedule to be the Township of Sevenhill Water District; and
- (b) declares that this notice will have effect from 1 July 2003.

W1191 SA Water 03/1191 Mapsheet: 663039Q1, Q6



SCHEDULE

TOWNSHIP OF SEVENHILL HUNDRED OF CLARE



NOT TO SCALE

BOUNDARY OF LAND TO BE CONSTITUTED AS TOWNSHIP OF SEVENHILL WATER DISTRICT SHOWN

Dated 15 July 2003.

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

Constitution of Township of Penwortham Water District

PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

- (a) declares the land shown on the plan in the schedule to be the Township of Penwortham Water District; and
- (b) declares that this notice will have effect from 1 July 2003.

W1192

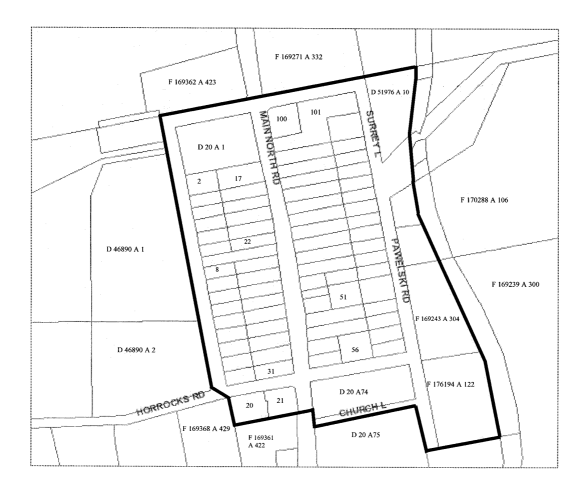
SA Water 03/1192

Mapsheet: 663042G2, G5, G4



SCHEDULE

TOWNSHIP OF PENWORTHAM HUNDRED OF CLARE



NOT TO SCALE

BOUNDARY OF LAND TO BE CONSTITUTED AS TOWNSHIP OF PENWORTHAM WATER DISTRICT SHOWN

Dated 15 July 2003.

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

Constitution of Township of Watervale Water District

PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

- (a) declares the land shown on the plan in the schedule to be the Township of Watervale Water District; and
- (b) declares that this notice will have effect from 1 July 2003.

W1193

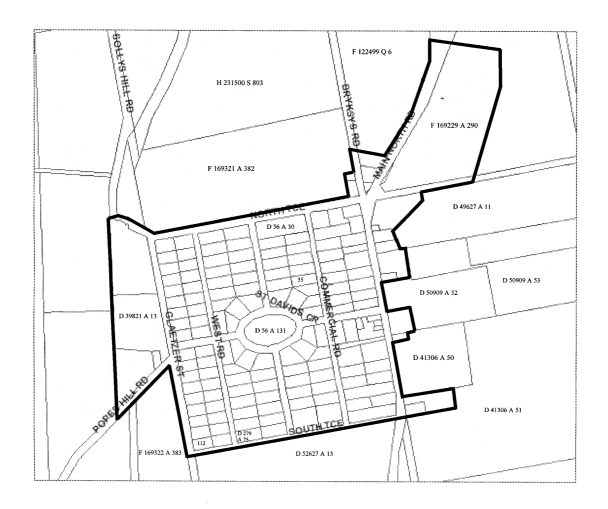
SA Water 03/1193

Mapsheet: 663049B5, G2, G3, B4



SCHEDULE

TOWNSHIP OF WATERVALE HUNDRED OF UPPER WAKEFIELD



NOT TO SCALE

BOUNDARY OF LAND TO BE CONSTITUTED AS TOWNSHIP OF WATERVALE WATER DISTRICT SHOWN

Dated 15 July 2003.

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

Constitution of Township of Leasingham Water District

PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

- (a) declares the land shown on the plan in the schedule to be the Township of Leasingham Water District; and
- (b) declares that this notice will have effect from 1 July 2003.

W1194

SA Water 03/1194

Mapsheet: 663049K3, K4, L1, L6



SCHEDULE

TOWNSHIP OF LEASINGHAM HUNDRED OF UPPER WAKEFIELD



NOT TO SCALE

BOUNDARY OF LAND TO BE CONSTITUTED AS TOWNSHIP OF LEASINGHAM WATER DISTRICT SHOWN ———

Dated 15 July 2003.

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

Constitution of Township of Mintaro Water District

PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

- (a) declares the land shown on the plan in the schedule to be the Township of Mintaro Water District; and
- (b) declares that this notice will have effect from 1 July 2003.

W1195

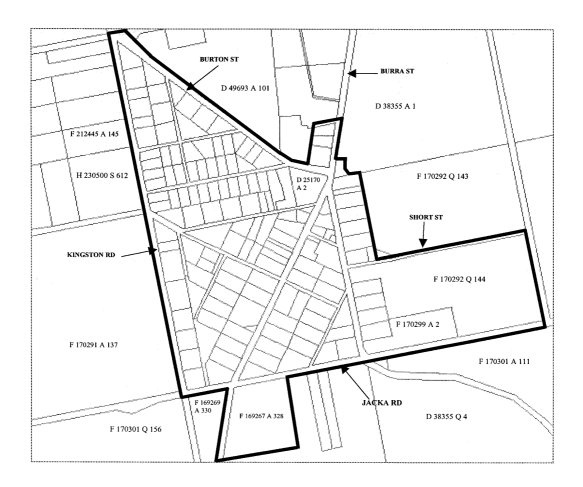
SA Water 03/1195

Mapsheet: 663043H3, H4, G1, G6



SCHEDULE

TOWNSHIP OF MINTARO HUNDRED OF CLARE HUNDRED OF UPPER WAKEFIELD



NOT TO SCALE

BOUNDARY OF LAND TO BE CONSTITUTED AS TOWNSHIP OF MINTARO WATER DISTRICT SHOWN

Dated 15 July 2003.

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

Criminal Law Consolidation (Self Defence) Amendment (Commencement) Proclamation 2003

1—Short title

This proclamation may be cited as the *Criminal Law Consolidation (Self Defence) Amendment (Commencement) Proclamation 2003.*

2—Commencement

The *Criminal Law Consolidation (Self Defence) Amendment Act 2003* (Act No. 28 of 2003) will come into operation on 27 July 2003.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 24 July 2003.

AGO 0127/02 CS

South Australia

Criminal Law (Sentencing) (Sentencing Guidelines) Amendment (Commencement) Proclamation 2003

1—Short title

This proclamation may be cited as the *Criminal Law (Sentencing)* (Sentencing Guidelines) Amendment (Commencement) Proclamation 2003.

2—Commencement of Act

The Criminal Law (Sentencing) (Sentencing Guidelines) Amendment Act 2003 (Act No. 29 of 2003) will come into operation on 27 July 2003.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 24 July 2003.

AGO 0127/02 CS

Criminal Law (Sentencing) (Serious Repeat Offenders) Amendment (Commencement) Proclamation 2003

1—Short title

This proclamation may be cited as the *Criminal Law (Sentencing) (Serious Repeat Offenders) Amendment (Commencement) Proclamation 2003.*

2—Commencement of Act

The *Criminal Law (Sentencing) (Serious Repeat Offenders) Amendment Act 2003* (Act No. 23 of 2003) will come into operation on 27 July 2003.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 24 July 2003.

AGO 0127/02 CS

Mining (Revocation of Private Mine) Proclamation 2003

under section 73N of the Mining Act 1971

Preamble

The following area was declared to be a private mine by proclamation on 12 October 1972 (*Gazette 12.10.1972 p1871*):

Section 322, hundred of Waterhouse, county of Robe and being the whole of the land comprised and described in Land Grant Register Book Volume 478 Folio 143.

2 The Warden's Court has declared (on 4 June 2003 in Action No 41 of 2003) that proper grounds exist for revoking the declaration referred to in clause 1.

1—Short title

This proclamation may be cited as the *Mining (Revocation of Private Mine) Proclamation 2003.*

2—Commencement

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

3—Revocation of private mine

The declaration referred to in clause 1 of the preamble is revoked.

Made by the Governor's Deputy

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council

on 24 July 2003.

AGO 0047/02 CS

Mining (Variation of Private Mine) Proclamation 2003

under section 73N of the Mining Act 1971

Preamble

- The following areas were declared to be a private mine by proclamation on 27 September 1973 (*Gazette 27.9.1973 p2127*):
 - (a) that portion of section 94, hundred of Goolwa, county of Hindmarsh, described in Certificate of Title Register Book Volume 1317 Folio 50;
 - (b) that portion of section 89, hundred of Goolwa, county of Hindmarsh, described in Certificate of Title Register Book Volume 3541 Folio 114.
- The Warden's Court has declared (on 7 May 2003 in Action No 495 of 2002) that proper grounds exist for varying the declaration referred to in clause 1 by excising the following area from the area of the private mine:

Allotment 91 in filed plan 166150, hundred of Goolwa, being the whole of the land comprised in Certificate of Title Register Book Volume 5571 Folio 680.

1—Short title

This proclamation may be cited as the *Mining (Variation of Private Mine) Proclamation 2003*.

2—Commencement

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

3—Variation of private mine

The declaration referred to in clause 1 of the preamble is varied by excising from the area of the private mine the land described in clause 2 of the preamble.

Made by the Governor's Deputy

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council

on 24 July 2003.

AGO 0397/02 CS

Planning (Revocation of Open Space Preservation) Proclamation 2003

under section 62 of the Planning Act 1982

1—Short title

This proclamation may be cited as the *Planning (Revocation of Open Space Preservation) Proclamation 2003.*

2—Commencement

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

3—Revocation of prohibition

- (1) The prohibition imposed in relation to the prescribed land by a proclamation that has force and effect under section 62 of the *Planning Act 1982* (as continued under section 21 of the *Statutes Repeal and Amendment (Development) Act 1993*) is revoked.
- (2) In subclause (1)—

prescribed land means Allotment 100 in Deposited Plan D37397, being land in Certificate of Title Register Book Volume 5227 Folio 464.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 24 July 2003.

CPSA2003/00010

Public Sector Management (Public Sector Workforce Relations Division) Proclamation 2003

under section 7 of the Public Sector Management Act 1995

1—Short title

This proclamation may be cited as the *Public Sector Management (Public Sector Workforce Relations Division) Proclamation 2003.*

2—Commencement

This proclamation will come into operation on 11 August 2003.

3—Transfer of employees

The employees of the Department of Premier and Cabinet who, immediately before the commencement of this proclamation, are working in the Public Sector Workforce Relations Division, Office for the Commissioner for Public Employment, are transferred to the Department for Administrative and Information Services.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 24 July 2003.

DPC 024/03 CS

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

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1. Short title
- Commencement
- Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997 (Gazette 6.11.1997 p 1217) as varied

- 4. Variation of Schedule 1—Long term dry areas
- 5. Variation of Schedule 2—Plans of long term dry areas

Schedule—Plan of long term dry area

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) 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 Liquor Licensing (Dry Areas—Long Term) Regulations 1997 (Gazette 6.11.1997 p 1217) as varied

Variation of Schedule 1—Long term dry areas

4. Schedule 1—after item headed "**Glenelg—Area 1**" insert:

Golden Grove—Area 1

(see Schedule 2: Golden Grove—Plan No 1)

Area

The area at Golden Grove and Wynn Vale bounded as follows: commencing at the point at which the north-western boundary of The Golden Way meets the south-western boundary of Asgard Drive, then generally north-westerly along that boundary of Asgard Drive to the south-eastern boundary of Atlantis Drive, then generally south-westerly along that boundary of Atlantis Drive to the north-eastern boundary of The Grove Way, then in a straight line by the shortest route to the point at which the southern boundary of Aeolian Drive meets the south-western boundary of The Grove Way, then north-westerly along that boundary of The Grove Way to the point at which it meets the northern boundary of Lot 57 of Deposited Plan No 54563, then generally south-westerly along that boundary of Lot 57 and the prolongation in a straight line of that boundary to the southern boundary of Aeolian Drive, then generally westerly along that boundary of Aeolian Drive to the south-eastern boundary of Elysium Drive, then generally south-

westerly and south-easterly along that boundary of Elysium Drive to the north-western boundary of The Golden Way, then north-easterly along that boundary of The Golden Way to the point at which it intersects the prolongation in a straight line of the north-eastern boundary of Surrey Farm Drive, then generally south-easterly, easterly and north-easterly along that prolongation and boundary of Surrey Farm Drive to the south-western boundary of The Grove Way, then generally north-westerly and northerly along that boundary of The Grove Way to the point at which it intersects the north-western boundary of The Golden Way, then generally north-easterly along that boundary of The Golden Way to the point

Period

Extent of prohibition

Continuous until 10 July 2004.

The consumption and possession of liquor are prohibited.

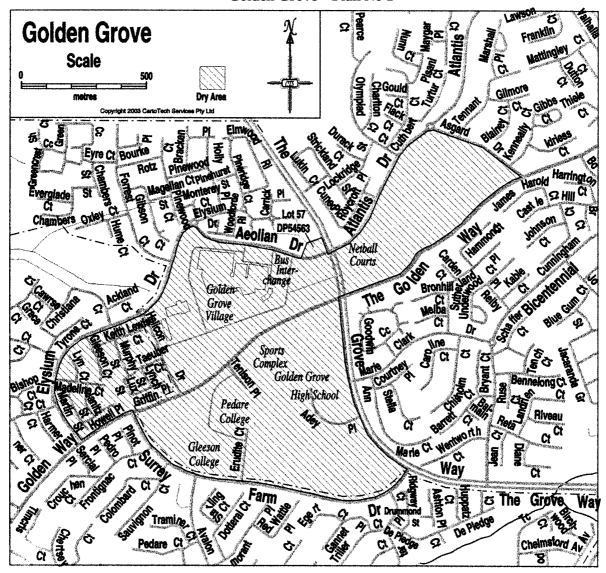
Variation of Schedule 2—Plans of long term dry areas

of commencement.

5. Schedule 2—after the plan headed "**Glenelg—Plan No 1**" insert the plan in the Schedule of these regulations.

Schedule—Plan of long term dry area





Note-

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

Made by the Governor's Deputy with the advice and consent of the Executive Council on 24 July 2003.

No. 164 of 2003. OLGC10/2003

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

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

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

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997 (Gazette 6.11.1997 p 1217) as varied

4. Variation of Schedule 1—Long term dry areas

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) 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 Liquor Licensing (Dry Areas—Long Term) Regulations 1997 (Gazette 6.11.1997 p 1217) as varied

Variation of Schedule 1—Long term dry areas

4. Schedule 1, item headed "**Meningie**—**Area 1**", column headed "*Period*"—delete "3 June 2003" and substitute:

10 July 2006

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's Deputy with the advice and consent of the Executive Council on 24 July 2003.

No. 165 of 2003. OLGC12/2003 South Australia

Passenger Transport (General) Variation Regulations 2003

under the Passenger Transport Act 1994

Contents

Part 1—Preliminary

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

Part 2—Variation of Passenger Transport (General) Regulations 1994 (Gazette 28.7.1994 p 254) as varied

4. Variation of Schedule 2—Maximum fares chargeable by taxis

Part 1—Preliminary

Short title

1. These regulations may be cited as the *Passenger Transport (General) Variation Regulations 2003.*

Commencement

2. These regulations come into operation on 27 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 Passenger Transport (General) Regulations 1994 (Gazette 28.7.1994 p 254) as varied

Variation of Schedule 2—Maximum fares chargeable by taxis

4. (1) Schedule 2, clause 1(1)(b)(i)—delete "85.10" and substitute:

82.22

(2) Schedule 2, clause 1(1)(b)(ii)—delete "79.47" and substitute:

76.78

(3) Schedule 2, clause 1(1)(c)(i)—delete "15.38" and substitute:

12.63

(4) Schedule 2, clause 1(1)(c)(ii)—delete "15.02" and substitute:

12.63

(5) Schedule 2, clause 2(1)—delete "\$0.78" and substitute:

\$0.82

(6) Schedule 2, clause 2(1)—delete "15.38" and substitute:

12.63

(7) Schedule 2, clause 2(3)—delete "15.38" and substitute:

12.63

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's Deputy with the advice and consent of the Executive Council on 24 July 2003.

No. 166 of 2003. CPTB 2003/0003 South Australia

Victims of Crime Regulations 2003

under the Victims of Crime Act 2001

Contents

- Short title
- 2. Commencement
- 3. Revocation, etc
- 4. Interpretation
- 5. Requirements for applications for statutory compensation (section 18 of Act)
- 6. Prescribed scale of costs (section 25 of Act)
- 7. Prescribed proportion to be paid into Fund (section 30 of Act)
- 8. Imposition of levy (section 32 of Act)
- 9. Review of operation of these regulations

Schedule 1—Requirements for applications for statutory compensation

Schedule 2—Prescribed scale of costs

Schedule 3—Victims of crime levy

Short title

1. These regulations may be cited as the *Victims of Crime Regulations* 2003.

Commencement

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

Revocation, etc

- **3.** (1) The *Criminal Injuries Compensation (Fund) Regulations 1997* (Gazette 21.8.1997 p 431) are revoked.
- (2) The *Criminal Injuries Compensation Regulations 2002* (Gazette 29.8.2002 p 3313) as varied continue in force for the purpose of applications for compensation to be determined under the repealed *Criminal Injuries Compensation Act 1978* (see Schedule 1 of the Act) but for no other purpose.

Interpretation

4. In these regulations—

"Act" means the Victims of Crime Act 2001;

"**limited claim**"—a claim for statutory compensation is a **limited claim** if it is limited to a claim for compensation for one or both of the following:

- (a) for grief suffered in consequence of the commission of a homicide (see section 17(2) of the Act);
- (b) for funeral expenses (see section 17(4) of the Act),

and "limited application" has a corresponding meaning;

"**period for negotiation**"—in relation to a claim for statutory compensation, the **period for negotiation** is 3 months from the making of the application or a longer period agreed between the Crown Solicitor and the claimant (*see* section 18(5) of the Act);

"related claim"—a claim for statutory compensation is a related claim if—

- (a) in proceedings under the Act, the same legal practitioner represents more than one victim of an offence claiming compensation in respect of injury arising from the offence; or
- (b) in proceedings under the Act, the same legal practitioner represents more than one victim of a series of offences claiming compensation in respect of injury arising from the series of offences;

"series of offences" means offences committed consecutively by one offender, or offences committed simultaneously or consecutively by offenders acting in concert (*see* section 23 of the Act).

Requirements for applications for statutory compensation (section 18 of Act)

- **5.** (1) For the purposes of section 18(4)(a)(i) of the Act, the information required to be included in an application for statutory compensation is set out in Part A of Schedule 1.
- (2) For the purposes of section 18(4)(a)(iii) of the Act, a list of the documents required to accompany an application for statutory compensation is set out in Part B of Schedule 1.

Note—

See also section 18(4)(a)(ii) of the Act which requires an application for statutory compensation to be accompanied by any medical reports relevant to the injury in the possession of, or accessible to, the claimant.

(3) If a claimant seeks to be exempted under section 18(4)(c)(ii) of the Act from serving a copy of an application for statutory compensation on the offender, the claimant must include in the application (in addition to the other required information) full details of the attempts made by the claimant to locate the offender.

Prescribed scale of costs (section 25 of Act)

- **6.** (1) For the purposes of section 25(1) of the Act, the prescribed scale of costs is set out in Schedule 2.
 - (2) No fee is payable in proceedings under the Act except as set out in Schedule 2.
- (3) However, subregulation (2) does not prevent the Crown from recovering its costs in respect of proceedings under the Act.

Prescribed proportion to be paid into Fund (section 30 of Act)

7. For the purposes of section 30(3) of the Act, the prescribed proportion of the aggregate amount paid into General Revenue by way of fines that is to be paid into the Victims of Crime Fund is 20 per cent.

Imposition of levy (section 32 of Act)

- **8.** (1) For the purposes of section 32(2) of the Act, a levy is not imposed on a person who expiates an offence under an expiation notice if—
 - (a) the notice is issued by a council (within the meaning of the *Local Government Act 1999*) or other authority with powers and functions of local government; or
 - (b) the notice is issued by a university or other tertiary educational institution established by an Act; or
 - (c) the notice is issued by an incorporated hospital or incorporated health centre (within the meaning of the *South Australian Health Commission Act 1976*); or
 - (d) the notice is issued by the Institute of Medical and Veterinary Science; or
 - (e) the notice is issued by the Board of the Botanic Gardens and State Herbarium; or
 - (f) the offence is under the Technical and Further Education (Vehicles) Regulations 1998.
 - (2) For the purposes of section 32(4) of the Act, the amount of the levy is fixed by Schedule 3.

Review of operation of these regulations

- **9.** (1) The Minister must, at the end of 2 years from the commencement of these regulations, review their operation.
- (2) A report on the review must be prepared and laid before the Legislative Review Committee of the Parliament.

Schedule 1—Requirements for applications for statutory compensation

Part A-Information to be included in application

Claimant information

- 1. A claimant must include in an application for statutory compensation the following information:
- (a) the name, address and date of birth of the claimant;
- (b) the name and date of birth of the victim of the offence (if not the claimant);
- (c) the date, time and place of the offence;
- (d) the nature of the offence and the details surrounding the occurrence of the offence;
- (e) when and where the offence was reported to the police or, if not reported, the reason for not reporting the offence;
- (f) details of the nature and extent of the injury;
- (g) if the victim of the offence is dead—
 - (i) the relationship of the claimant to the victim; and
 - (ii) the date of death; and
 - (iii) the date of the funeral.

Note-

Failure to report an offence to the police within a reasonable time after its commission may result in a claimant being refused statutory compensation unless the claimant can establish good reason for the failure—see section 20(7) of the Act.

Offender information

- 2. A claimant must include in an application for statutory compensation the following information about the offender:
 - (a) the name and address of the offender (if known);
 - (b) if the offender was charged with any offence—
 - (i) details of the charges laid; and
 - (ii) details of the court in which the charges were laid; and
 - (iii) the date of the trial (if any);
 - (c) the outcome of the prosecution of any offence, including, if the offender was convicted of an offence—
 - (i) details of the conviction recorded; and
 - (ii) details of the court in which the conviction was recorded; and
 - (iii) the date of the conviction;
 - (d) whether the claimant gave evidence for the prosecution at the trial of the offender and, if not, the reasons why the claimant did not give evidence;

(e) if the claimant seeks an exemption from the requirement to serve the application on the offender on the ground that the whereabouts of the offender are unknown (see section 18(4)(c) if the Act)—details of attempts by the claimant to locate the offender.

Note-

Failure of or refusal by the victim to give evidence in the prosecution of an offender may result in a claimant being refused statutory compensation unless the claimant can establish good reason for the failure or refusal—see section 20(7) of the Act.

Information about action taken to ascertain defendant's assets

3. A claimant must include in an application (other than a limited application) for statutory compensation details, and results, of any searches carried out by the claimant in order to ascertain the assets (if any) of the defendant.

Information about statutory compensation being claimed

- **4.** (1) A claimant must include in an application for statutory compensation that is limited to compensation for funeral expenses an itemised list of funeral expenses (*see* section 17(4) of the Act).
- (2) A claimant must include in an application for statutory compensation the following information about the compensation being claimed:
 - (a) particulars of special damages, including—
 - (i) an itemised list of expenses in relation to any treatment and the name of the person or institution to whom the expense was paid or is payable;
 - (ii) as to each item, details of any refund or entitlement to refund of treatment costs from Medicare, an insurer or any other source;
 - (iii) an itemised list of funeral expenses;
 - (b) particulars of loss of earnings as follows:
 - (i) if past loss of earnings is being claimed, details of the period off work or any period of reduced work and the amount that would have been earned had the claimant worked during that period (showing how this is calculated);
 - (ii) if an ongoing loss of earnings or a loss of earning capacity is being claimed, details of—
 - (A) the occupation or business of the claimant at the time of the injury and during the 12 months prior to the injury;
 - (B) the gross income received from the occupation or business during the 12 month period ending on 30 June last prior to the injury;
 - (C) any disability (including mental disability) from which the claimant is suffering or has suffered in consequence of the injury and which is preventing or has prevented (wholly or in part) the claimant from performing his or her occupation or business;
 - (D) the periods since the injury during which the claimant has been unable (wholly or in part) to perform his or her usual occupation or business, together with the periods during which the incapacity has been total and the periods during which it has been partial;
 - (E) where there has been partial incapacity, the nature and extent of the partial incapacity;

- (F) the periods since the injury during which the claimant has been employed or otherwise engaged in an occupation or business and, in respect of each such occupation or business—
 - · the nature of the occupation or business;
 - the address at which it was conducted or performed;
 - the name of the employer;
 - the gross income received by the claimant.

Formulated claim

- **5.** (1) A claimant must include in an application (other than a limited application) for statutory compensation a formulated claim showing the amount of compensation for which the claimant proposes the claim be settled.
 - (2) The formulated claim must set out separately—
 - (a) the number of points claimed for non-financial loss (see section 20(3)(a)(ii) of the Act); and
 - (b) the amount claimed for—
 - (i) any closed period of past loss of earnings; and
 - (ii) any loss of earning capacity; and
 - (iii) special damages.
- (3) The formulated claim must include a statement of all amounts received, or likely to be received, by or on behalf of the claimant from the offender, an insurer or any other source, and details of any steps taken to obtain payment or compensation from the offender or any other person, body corporate or government department or agency in respect of the injury.

Part B—Documents required to accompany application

Police records, statements etc

6. An application for statutory compensation must be accompanied by a copy of any record, statement or evidence relating to the offence provided to the claimant by the police.

General medical practitioner's report

- **7.** If there is no other medical or psychological report relevant to an injury caused by an offence, the claimant's application (other than a limited application) for statutory compensation must be accompanied by a report from the claimant's usual or treating general medical practitioner summarising—
 - (a) the history taken from the claimant; and
 - (b) the nature and extent of the injury; and
 - (c) the history of the treatment of the injury; and
 - (d) whether there is a need for any future treatment and, if so, the nature of the future treatment; and
 - (e) the prognosis; and
 - (f) the nature and extent of any permanent disability as a result of the injury.

Note-

See also clause 4(2) of Schedule 2.

Photographs

- **8.** (1) If an application for statutory compensation includes a claim for a permanent disability in the nature of scarring, deformity or disfigurement resulting from an injury caused by an offence, the application must be accompanied by—
 - (a) any relevant photographs, which must be dated, of the claimant taken before the claimant was injured; and
 - (b) photographs of the injury taken at or about the time of the making of the application.
- (2) A photograph taken for the purposes of subclause (1)(b) must, on the reverse of the photograph, be signed and dated by a legal practitioner or justice certifying that—
 - (a) he or she has seen, and is satisfied as to the identity of, the claimant; and
 - (b) the photograph is a true photograph of the claimant.

Statement of loss of earnings etc

- 9. (1) If an application for statutory compensation includes a claim for past loss of earnings—
- (a) by the claimant as an employee—the application must be accompanied by a letter from the employer or employer's insurer confirming the period during which the claimant lost earnings and the amount lost during the period;
- (b) by the claimant as a self-employed person—the application must be accompanied by written evidence supporting the claim.
- (2) If an application for statutory compensation includes a claim for loss of earnings as a result of the claimant being unable, as a consequence of the injury, to enter into, or carry out, a contract with a particular person, the application must be accompanied by—
 - (a) a letter from the person confirming the availability of work for the claimant during the relevant period and the value of that work; or
 - (b) some other written evidence supporting the claim.
- (3) If an application for statutory compensation includes a claim for loss of earning capacity by the claimant, the application must be accompanied by a copy of the claimant's income tax return—
 - (a) for each of the 5 financial years immediately preceding the commission of the offence; and
 - (b) for the financial year during which the offence was committed; and
 - (c) for each of the financial years occurring since the financial year referred to in paragraph (b).

Note-

A claimant may obtain copies of tax returns by making an application under the Freedom of Information Act to the Australian Taxation Office.

Documents relating to amounts received by claimant from other sources

- 10. An application for statutory compensation must be accompanied by—
- (a) copies of any documents relating to any amounts received, or likely to be received, by or on behalf of the claimant from the offender, an insurer or any other source, and details of any steps taken to obtain payment or compensation from the offender or any other person, body corporate or government department or agency in respect of the injury; and

(b) details of any potential claim (apart from this claim) that the claimant may have against the offender or any other person for compensation or damages arising out of the injury, including details of the steps taken to pursue such a claim.

Schedule 2—Prescribed scale of costs

1. Solicitor's fee for claim for statutory compensation

(1) For a limited claim where the identity of the offender is known, compensation is agreed and an application is made to the court to obtain a consent order.....

\$500

Note-

No fee is payable for a limited claim where the identity of the offender is unknown and compensation is agreed during the period for negotiation.

- (2) For any other claim—
- (b) in the case of related claims—

 - (ii) for each of the other related claims......\$800

2. Counsel's fee

(1) Preliminary fee

Not more than \$750

For all work preparatory to an application to the court for statutory compensation (including, advice on evidence and any other legal advice on the application, conferences and proofing witnesses) and for the first 5 hours of the hearing of the application

(2) Additional fee

For each hour or part of an hour after the first 5 hours of the hearing of the application

1/5 of the preliminary fee actually charged

(3) Compromise of minor's claim

Subject to subclause (4), for an opinion as to the compromise of a minor's claim for statutory compensation.....

\$500

(4) Compromise of minor's related claim

For an opinion as to the compromise of a minor's related claim for statutory compensation....

\$350 for each opinion

3. On appeal \$500

4. Disbursements

- (1) If—
- (a) an application for statutory compensation is made to the court, a legal practitioner may recover all disbursements reasonably incurred under the Act as certified by the court;
- (b) an application for statutory compensation is settled during the period for negotiation, a legal practitioner may recover all disbursements reasonably incurred as certified by the Crown Solicitor.
- (2) However—
- a legal practitioner may not recover the cost of obtaining a copy of a
 hospital record before the end of the period for negotiation unless the
 Crown Solicitor has agreed that it is necessary to obtain a copy of the
 record; and

- (b) a legal practitioner may not recover the cost of obtaining a medical or psychological report (other than a report from the claimant's usual or treating general medical practitioner) before the end of the period for negotiation unless the Crown Solicitor has agreed that it is necessary to obtain the report; and
- (c) a legal practitioner may not recover the cost of obtaining a report from more than one expert in the same specialty unless the Crown Solicitor has agreed that it is necessary to obtain the additional report.
- (3) For the purposes of subclause (2)(c), psychiatrists and psychologists will be taken to be experts in the same specialty.

Schedule 3—Victims of crime levy

Victims of crime levy

- (1) Subject to this clause, the amount of the levy is—
- (a) in relation to a summary offence—
 - (i) if the offence is expiated—\$10;
 - (ii) in any other case—\$35;
- (b) in relation to an indictable offence—\$60.
- (2) If a summary or an indictable offence appears in the following list, the levy in relation to that offence is twice the levy that would otherwise be payable under subclause (1):
 - (a) an offence under the Aircraft Offences Act 1971;
 - (b) an offence against section 11, 12, 12A, 13, 19, 19AA, 20, 21, 23, 25, 27, 29, 30, 33A, 39, 40, 41, 42, 43, 44, 47A, 48, 49, 56, 58, 58A, 59, 64, 74, 80, 81, 82, 85(1), 155, 158, 167, 168, 169, 170, 170A, 206, 207, 208, 209 or 270A of the *Criminal Law Consolidation Act 1935*;
 - (c) an offence under the *Kidnapping Act 1960*;
 - (d) an offence against section 6 of the Summary Offences Act 1953.
 - (3) If, but for this subclause, the amount of the levy payable by a youth—
 - (a) under subclause (1) would exceed \$20, the amount of the levy will be \$20;
 - (b) under subclause (2) would exceed \$40, the amount of the levy will be \$40.

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's Deputy

with the advice and consent of the Executive Council on 24 July 2003.

No. 167 of 2003 AGO 0380/02 CS

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CITY OF ADELAIDE

One-Way Traffic Conditions

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide, at its meeting held on 23 June 2003, adopted the following resolution:

That pursuant to section 359 (1) of the Local Government Act 1934, as amended, and section 32 of the Road Traffic Act, 1961, all vehicles other than those vehicles indicated in Column 3 shall be excluded from the section of road named in Column 1 and described in Column 2:

Column 1 Street	Column 2 Location	Column 3 Class of Vehicles Exempt
O'Brien Street	From the southern building alignment of Sturt Street to the northern building alignment of Gilbert Street.	Any vehicle travelling in a southerly direction from Sturt Street to Gilbert Street. Any vehicles owned or operated by or on behalf of the Adelaide City Council for the purposes of street cleaning and maintenance.
Little Sturt Street	From the southern building alignment of Sturt Street to the northern building alignment of Gilbert Street.	Any vehicle travelling in a northerly direction from Gilbert Street to Sturt Street. Any vehicles owned or operated by or on behalf of the Adelaide City Council for the purposes of street cleaning and maintenance.

Further information can be obtained from John Hanchett, Asset Management, Telephone 8203 7433 or e-mail:

j.hanchett@adelaidecitycouncil.com

SUSAN LAW, Chief Executive Officer

CITY OF ADELAIDE

Road Closures

NOTICE is hereby given that council at its meeting held on Monday, 14 July 2003, adopted the following resolution:

That pursuant to section 359 (1) of the Local Government Act 1934, as amended, and section 32 of the Road Traffic Act 1961, all vehicles other than those vehicles indicated in Column 3 below shall be excluded from the road so named in Column 1:

Column 1 Street	Column 2 Location	Column 3 Class of Vehicles Exempt
Colby Place	From a point 43 m north of the northern building alignment of Halifax Street to a point 65 m north of the northern building alignment of Halifax Street.	Those vehicles owned, operated or authorised by Craig Holden Constructions. Any vehicle owned or operated by Adelaide City Council for the purposes of street cleaning and maintenance.
Adjacent residents and l	businesses be advised accordingly.	
		SUSAN LAW, Chief Executive Officer

CITY OF ADELAIDE

Declaration as Public Road-Notice of Intention

NOTICE is hereby given pursuant to section 210 of the Local Government Act 1999, that at a future meeting Council intends to declare the following road to be a Public Road:

Portions on Vaughan Place in Town Acres 28, 29 and 34 being:

- (1) that part contained in certificates of title volume 268, folios 205, 206 and 207 and volume 269, folio 47 and designated AZ on Lands Titles Office plan Deposited Plan 61170:
- (2) that part delineated as allotment 501 on Lands Titles Office plan Deposited Plan 61170 and contained in certificate of title volume 5889, folio 848; and
- (3) that part delineated as piece 112 on certificate of title volume 5884, folio 361 and designated CZ on Lands Titles Office plan Deposited Plan 61170.

SUSAN LAW, Chief Executive Officer

CITY OF ADELAIDE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide at its meeting held on 9 July 2003:

Adoption of Valuation

Resolved that pursuant to section 167 (2) (b) of the Local Government Act 1999 the Valuations for 2003-2004, prepared on the basis of Annual Value, comprised within the Assessment Record, amounting to \$469 397 830, made by valuers employed by Council, be adopted as applying to the land within the area of the Corporation of the City of Adelaide for rating purposes. The Assessment Record includes assessments of value for rateable and exempt land. The total assessed annual value of rateable land, which the Council adopts for rating purposes, is \$383 131 980. The total assessed annual value of land exempt from council rates is \$86 265 850.

Declaration of Rates

Declared a Differential General Rate of 12.3 cents in the dollar for all land uses (other than residential) within the City of Adelaide for the financial year ending 30 June 2004.

Declared a Differential General Rate of 10.5 cents in the dollar for all land with a residential land use within the City of Adelaide for the financial year ending 30 June 2004.

Declared a separate rate of 0.1411 cents in the dollar on rateable land within the Council area falling within the catchment area of the Torrens Catchment Water Management Board, in accordance with the requirements of section 138 of the Water Resources Act 1997.

Declared a separate rate of 0.1368 cents in the dollar on rateable land within the Council area falling within the catchment area of the Patawalonga Catchment Water Management Board, in accordance with the requirements of section 138 of the Water Resources Act 1997.

Declared a differential separate rate (to be known as the Rundle Mall Environs Separate Rate) of 2.64 cents in the dollar for the period 1 July 2003 to 30 June 2004 on all rateable land except land which has a residential land use within the Rundle Mall Environs for the purposes of marketing the Rundle Mall Environs, pursuant to section 154 (1) of the Local Government Act 1999.

Determined that all Council Rates be payable in four instalments due on or before the first working days of September 2003, December 2003, March 2004 and June 2004 respectively.

SUSAN LAW, Chief Executive Officer

CITY OF MOUNT GAMBIER

LOCAL GOVERNMENT ACT 1999—BY-LAW NO. A4 (6)

Exemption for Election—Moveable Signs

TO exempt moveable signs from compliance with council by-laws where such signs are related to a State or Commonwealth election and are displayed during the course of the election.

A4 (6) A person may place and maintain a moveable sign on a road without compliance with by-laws of the council if the sign is related to a State or Common-wealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day.

The foregoing by-law was duly made and passed at a meeting of the council of the City of Mount Gambier held on 15 July 2003, by an absolute majority of the members for the time being constituting the council, there being at least two-thirds of the members present.

G. MULLER, Chief Executive Officer

CITY OF MOUNT GAMBIER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the council of the City of Mount Gambier held on Tuesday, 15 July 2003, the council resolved:

Adoption of Valuation

To adopt for rating purposes for the 2003-2004 financial year, the Valuer-General's valuations of the site values applicable to land within the area of the council, totalling \$427 374 163 and that the date of adoption of the valuations is 15 July 2003.

Declaration of Differential General Rates

To declare differential general rates for the 2003-2004 financial year as follows:

- 1. In respect of such rateable property which is located within the City Centre Zone (CCe) and within the Authorised Mount Gambier (City) Development Plan Maps MtG(C)/8 and MtG(C)/9 a differential general rate of 2.92 cents in the dollar on the assessed site valuation of such rateable property.
- 2. In respect of such rateable property which is located within all other zones and policy areas and which are zoned as Residential, Local Shopping, Commercial, Commerce/Industry, Light Industry, General Industry, Recreation, Public Purposes (Rail Transport), Industry (Enterprise), Lakes, Residential (Industry Transition), Rural (Deferred Industry), Public Purposes (Show Grounds), Country Living, and the following policy areas being Residential Policy Areas (vis. 1. Northern Residential Policy Area and 2. Eastern Residential Policy Area), Residential Local Heritage Policy Areas, City Centre Local Heritage Policy Areas, and contained within the Authorised Mount Gambier (City) Development Plan, Maps MtG(C)/3 to 18 inclusive, and all being within the area of the City of Mount Gambier, a differential general rate of 1.767 cents in the dollar on the assessed site valuation of such rateable property.

Declaration of a Minimum Amount

To fix in respect of the 2003-2004 financial year a minimum amount of rates payable on rateable land within the area of the City of Mount Gambier in the sum of \$485.

Declaration of Separate Rate

In order to reimburse to the council the amount contributed to the South East Catchment Water Management Board, to declare a separate rate of \$12.70 per site on all rateable land in the council's area in the catchment area of the said Board based on a fixed levy of the same amount on all rateable land for the 2003-2004 financial year.

Payment of Council Rates

Pursuant to the powers contained in section 181 (2) (a) and (14) of the Local Government Act 1999, the council declares that rates and charges payable in respect of the 2003-2004 financial year, be by quarterly instalments due and payable on or before:

- 12 September 2003;
- 12 December 2003;
- 12 March 2004;
- 11 June 2004.

G. MULLER, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 9 July 2003, the council:

- 1. Adopted the valuations that are to apply in its area for rating purposes for the 2003-2004 financial year, totalling \$9 369 042 700.
- 2. Declared differential general rates on rateable land within its area as follows:
 - Residential—A differential general rate of 0.004 cents in the dollar on the value of the land subject to the rate.
 - Commercial—Shop—A differential general rate of 0.0083 cents in the dollar on the value of the land subject to the rate.
 - Commercial—Office—A differential general rate of 0.0083 cents in the dollar on the value of the land subject to the rate.
 - Commercial—Other—A differential general rate of 0.0083 cents in the dollar on the value of the land subject to the rate.
 - Industry—Light—A differential general rate of 0.0083 cents in the dollar on the value of the land subject to the rate.
 - Industry—Other—A differential general rate of 0.0083 cents in the dollar on the value of the land subject to the rate.
 - Primary Production—A differential general rate of 0.0083 cents in the dollar on the value of the land subject to the rate.
 - Vacant Land—A differential general rate of 0.0083 cents in the dollar on the value of the land subject to the rate.
 - Other—A differential general rate of 0.0083 cents in the dollar on the value of the land subject to the rate.
- 3. Fixed a minimum amount payable by way of rates, pursuant to section 158 of the Local Government Act 1999, in respect of the 2003-2004 financial year, in respect of rateable land within all parts of its area of \$492, excluding the following:
 - The area defined as Industry (Port) Zone by the Port Adelaide Enfield (City) Development Plan dated 12 June 2003.
 - The Business Policy Area of the Marina (North Haven) Zone in the City of Port Adelaide Enfield Development Plan Map PAdE/43, dated 12 June 2003.
 - The Boat Haven Policy Area of the Marina (North Haven) Zone in the City of Port Adelaide Enfield Development Plan Map PAdE/43, dated 12 June 2003.
- 4. Declared a separate rate in respect to the 2003-2004 financial year of 0.0000912 cents in the dollar on the value of rateable land in the catchment area of the Torrens Catchment Water Management Board.

- 5. Declared a separate rate in respect to the 2003-2004 financial year of 0.0002212 cents in the dollar on the value of rateable land in the catchment area of the Northern Adelaide and Barossa Water Management Board.
- 6. Declared a separate rate in respect to the 2003-2004 financial year of 0.00188 cents in the dollar on the value of rateable land for each allotment contained within Deposited Plan No. 42580 comprising the New Haven Village at Osborne.
- 7. Declared that all rates declared or payable in respect of or during the 2003-2004 financial year will fall due (unless otherwise agreed with the principal ratepayer) in four equal or approximately equal instalments payable on 10 September 2003, 10 December 2003, 10 March 2004 and 10 June 2004,

with reference to categories of uses being the categories of uses as differentiating factors referred to in the Local Government (General) Regulations 1999.

H. J. WIERDA, City Manager

CITY OF PROSPECT

Adoption of Valuations and Declaration of Rates 2003-2004 NOTICE is hereby given that the Council of the City of Prospect at its meeting held on 8 July 2003 and for the financial year ending 30 June 2004:

- Resolved that the most recent valuations of capital value made by the Valuer-General, amounting to \$2 382 550 600, be adopted for rating purposes;
- declared differential general rates upon the basis of land use as follows:
 - (a) 0.3716 cents in the dollar on the capital value of rateable land of residential use and vacant land; and
 - (b) 0.5398 cents in the dollar on the capital value of rateable land of Commercial—Shop, Commercial— Office, Commercial—Other, Industry—Light, Industry—Other, Primary Production and other land uses:
- set a minimum amount payable by way of differential general rates of \$567; and
- declared a separate rate of 0.009934 cents in the dollar on rateable land within the Council area which falls within the catchment area of the Torrens Catchment Water Management Board.

R. PINCOMBE, City Manager

CITY OF SALISBURY

Notice of Exclusion of Land from Classification as Community Land

NOTICE is hereby given that pursuant to section 193 (4) of the Local Government Act 1999, the City of Salisbury resolved at its meeting held on 24 February 2003, that portions of Helps Road to be closed, as identified in the final plan as pieces 1000 and 1001 and Allotment 1002, in the area of Burton be excluded from classification as community land, subject to confirmation of the Road Process Order by the Minister, pursuant to section 24 (4) of the Roads (Opening and Closing) Act 1991, pursuant to section 193 (6) the council hereby gives notice of its resolution.

The City of Salisbury resolved at its meeting held on 26 August 2002, that the area marked A, between Diagonal Road and Main North Road, Pooraka, shown on the Preliminary Road Closure Plan No. 02/0032, be excluded from classification as community land, subject to confirmation of the Road Process Order by the Minister, pursuant to section 24 (4) of the Roads (Opening and Closing) Act 1991, pursuant to section 193 (6) the council hereby gives notice of its resolution.

S. HAINS, City Manager

CITY OF WHYALLA

Declaration of Rates

NOTICE is hereby given that the Corporation of the City of Whyalla at its meeting held on 3 July 2003, by virtue of the powers vested in it under the Local Government Act 1999, has adopted valuations of the land in its area to the amount of \$172,746,600 for rating purposes, and having considered and adopted its budget for the financial year ending 30 June 2004, resolved:

That in relation to the 2003-2004 rating year for the period ending on 30 June 2004, the Corporation of the City of Whyalla hereby declares, pursuant to the provisions of the Local Government Act 1999, sections 152 (1) (c) and 153, differential general rates based on the site value of all rateable property within its area and further declared a fixed charge, as follows:

- 1. The Differential General Rate shall vary according to the locality of the land in various zones defined in the City's Development Plan, established, pursuant to the Development Act 1993, and the use of the land, pursuant to section 156 of the Local Government Act 1999 and Regulation 10 (2) of the Local Government (General) Regulations 1999, and the rate applies as follows:
 - (a) locality and use as differentiating factors:
 - (i) in respect of all rateable land situated in Local Shopping, District Shopping, Commercial, General Commercial, District Centre and Business Zones, and so recorded in the assessment records of the council, a differential general rate of 9.809 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Residential in the said Regulations and for which the general differential rate is declared in paragraph (b) hereunder;
 - (ii) in respect of all rateable land situated in Light Industry and General Industry Zones, and so recorded in the assessment records of the council, a differential general rate of 7.433 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Residential in the said Regulations and for which the general differential rate is declared in para-graph (b)
 - (iii) in respect of all rateable property situated in Residential and Community Use Zones and so recorded in the assessment records of the council, a differential general rate of 2.486 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Commercial—Shop, Commercial—Office, Com-mercial—Other, Industry—Light and Industry—Other in the said Regulations, and for which the general differential rate is declared in paragraph (b) hereunder:
 - (iv) in respect of all rateable property situated in Urban Farmland and Urban Farm (Airport) Zones and so recorded in the assessment records of the council, a differential general rate of 1.472 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Commercial—Shop, Com-mercial—Office, Commercial—Other, Industry—Light and Industry—Other in the said Regulations and for which the general differential rate is declared in paragraph (b) hereunder;
 - (v) in respect of all rateable property situated in Special Industry (Hydrocarbons) Zones and so recorded in the assessment records of the council, a differential general rate of 47.740 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Residential in the said Regulations and for which the general differential rate is declared in para-graph (b) hereunder;

- (vi) in respect of all rateable properties situated in Coastal and Tourist Accommodation (Point Lowly) Zones and so recorded in the assessment records of the council, a differential general rate of 0.270 cents in the dollar on the assessed site value of the land, but excluding any land categorised as Commercial—Shop, Commercial—Office, Commercial—Other, Industry— Light and Industry—Other in the said Regulations and for which the general differential rate is declared in paragraph (b) hereunder;
- (b) land use as a differentiating factor in accordance with, as follows:
 - (i) Residential—a differential general rate of 2.486 cents in the dollar on the assessed site value of each such property;
 - (ii) Commercial—Shop—a differential general rate of 9.809 cents in the dollar on the assessed site value of each such property;
 - (iii) Commercial—Office—a differential general rate of 9.809 cents in the dollar on the assessed site value of each such property;
 - (iv) Commercial—Other—a differential general rate of 9.809 cents in the dollar on the assessed site value of each such property;
 - Industry—Light—a differential general rate of 7.433 cents in the dollar on the assessed site value of each such property;
 - (vi) Industry—Other—a differential general rate of 7.433 cents in the dollar on the assessed site value of each such property;
 - (vii) Primary Production—a differential general rate of 0.103 cents in the dollar on the assessed site value of each such property;
 - (viii) Vacant Land—a differential general rate of 2.486 cents in the dollar on the assessed site value of each such property;
 - (ix) Other (any other land use not referred to in a previous category)—a differential general rate of 9.809 cents in the dollar on the assessed site value of each such property.
- 2. The fixed charge shall be the sum of \$186.50.
- 3. Declaration of a Service Rate:

The Corporation of the City of Whyalla further declares a Service Rate of \$90 on rateable land within its area for the provision of the service of collection, treatment or disposal of waste where such a service is provided, pursuant to section 155 of the Local Government Act 1999.

Amount to be Raised

An amount of \$8 070 857 be declared as the amount which the council intends to raise by general rates, the fixed charge and the service rate, which amount is calculated as follows:

		\$
•	General rates	5 263 536
•	Fixed charge	1 901 741
•	Service rate	905 580

4. Declaration of a Separate Rate:

The Corporation of the City of Whyalla further declares, pursuant to section 154 of the Local Government Act 1999, a separate rate of 2.518 cents in the dollar based on the value of the land subject to the rate, situated in the area delineated in the plan attached as Annexure F to the report under reference.

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

5. Rates shall be Payable:

All rates shall be payable in four instalments in the 2003-2004 financial year within 30 days of the date of the Rate Notice or on 12 September 2003 for the first instalment, 5 December 2003 for the second instalment, 5 March 2004 for the third instalment and 4 June 2004 for the fourth instalment, whichever is the earlier date, pursuant to section 181 of the Local Government Act 1999.

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

ANNEXURE F



J. WRIGHT, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Adoption of Budget and Declaration of Rates

NOTICE is hereby given that at a meeting held on 15 July 2003 the Council in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, passed the following resolutions:

Determination of Valuation—2003-2004

1. The most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council's area, be adopted for rating purposes, totalling \$4 290 268 360.

Declaration of Rates

2. The following rates were declared by the Council to apply to all rateable land within the Council area:

- (a) on rateable land of Category 7 use (Primary Production), a rate of 0.2926 cents in the dollar of the capital value of such land;
- (b) on rateable land of all other Category uses, a rate of 0.3251 cents in the dollar of the capital value of such land.

The Council declared a fixed charge of \$175 be imposed in respect of all rateable land in the Council's area.

Imposition of Water Resources Levy

- 3. In order to reimburse to the Council the amount contributed to Catchment Water Management Boards, the Council declared a separate rate upon the capital value of rateable land as follows:
 - 3.1 0.0164 cents in the dollar on all rateable land in the Council's area which is in the catchment area of the Onkaparinga Catchment Water Management Board;
 - 3.2 0.0067 cents in the dollar on all rateable land in the Council's area which is in the catchment area of the Patawalonga Catchment Water Management Board;
 - 3.3 0.0087 cents in the dollar on all rateable land in the Council's area which is in the catchment area of the River Torrens Catchment Water Management Board;
 - 3.4 0.0104 cents in the dollar on all rateable land in the Council's area which is in the catchment area of the Northern Adelaide and Barossa Catchment Water Management Board.

Service Charges

- 4. The Council imposed the following annual services charges:
 - 4.1 in the areas covered by the Woodside Septic Tank Effluent Drainage Scheme \$317 on each occupied allotment and \$210 on each vacant allotment;
 - 4.2 in the areas covered by the Woodside Extension Septic Tank Effluent Drainage Scheme \$317 on each occupied allotment and \$210 on each vacant allotment;
 - 4.3 in the areas covered by the Birdwood and Mt Torrens township Septic Tank Effluent Drainage Scheme \$270 on each occupied allotment and \$187 on each vacant allotment;
 - 4.4 in the areas covered by the Kersbrook township Septic Tank Effluent Drainage Scheme \$398 on each occupied allotment and \$315 on each vacant allotment;
 - 4.5 in the areas covered by the Charleston township Septic Tank Effluent Drainage Scheme \$377 on each occupied allotment and \$267 on each vacant allotment;
 - 4.6 in the areas covered by the Verdun township Septic Tank Effluent Drainage Scheme \$445 on each occupied allotment and \$335 on each vacant allotment;
 - 4.7 in the areas covered by the Mt Lofty Ward Septic Tank Effluent Drainage Scheme \$384 on each occupied allotment and \$258 on each vacant allotment.

P. PEPPIN, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Results of Supplementary Elections Conducted on 14 July 2003 COUNCILLOR Lakes Ward (1 vacancy):

Formal Ballot Papers: 592 Informal Ballot Papers: 2

Ouota: 297

Candidates	First Preference Votes	Result after Distribution of Preferences
Hills, Sarah	47	
Strother, Roger	253	Elected
Simmons, Paul	190	
Hiscock, Gary John	102	

STEVE TULLY, Returning Officer

COUNCILLOR Parks Ward (1 vacancy):

Formal Ballot Papers: 498 Informal Ballot Paper: 1

Quota: 250

Candidates	First Preference Votes	Result after Distribution of Preferences
Woidt, Dianne	419 79	Elected

STEVE TULLY, Returning Officer

THE COORONG DISTRICT COUNCIL

Adoption of Valuation and declaration of Rates

NOTICE is hereby given that The Coorong District Council at its meeting held on 8 July 2003, resolved as follows:

Adoption of Valuation

That the most recent valuations of the Valuer-General available to the council, of the capital value of land within the council's area, be adopted, totalling \$567 246 300.

Declaration of General Rates

To declare the following general rates:

- 1. A fixed charge of \$190.
- 2. Differential general rates of:
 - 0.5675 cents in the dollar of the capital value of the land within the townships of Coonalpyn, Meningie, Tailem Bend and Tintinara and that area zoned as East Wellington Township;
 - (2) 0.5240 cents in the dollar of the capital value of all other rateable land.

Declaration of Separate Rate—Water Catchment Levy

In order to reimburse the council for the amount contributed to the South East Catchment Water Management Board, a separate rate of \$11.86 on all rateable land in the council's area in the catchment area of the Board.

Service Charges

- 1. To impose the following service charges for the recovery of Septic Tank Effluent Drainage and Disposal costs:
 - (a) \$80 per unit for occupied land in the Meningie, Tailem Bend, Tintinara and East Wellington Schemes;
 - (b) \$25 per unit for vacant land in the Meningie, Tailem Bend, Tintinara and East Wellington Schemes.
- 2. To declare the following service charges for the supply of water:
 - (a) in the area of the Narrung Water Scheme:

\$165 Vacant Land

\$430 Occupied Land

- (b) in the area of the East Wellington Water Scheme a service charge comprised of \$165 plus 90 c per kL for water usage in excess of 125 kL per annum;
- (b) in the area of the Peake Water Scheme a service charge comprised of \$120 plus 90 c per kL for water usage in excess of 125 kL per annum.

W. R. PATERSON, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the council held on Tuesday, 15 July 2003, the council resolved as follows:

Adoption of Valuation

1. Pursuant to section 167 (2) (a) of the Local Government Act 1999, council adopted for the financial year ending 30 June 2004, capital valuation made by the Valuer-General being \$495 523 040 in relation to the area of the council for the purpose of rating and hereby specifies 15 July 2003 as the day as and from which such valuation shall become and be the valuation of the council.

Annual Service Charge—Septic Tank Effluent Drainage Schemes

- 2. Pursuant to section 155 of the Local Government Act 1999, council adopted the following annual service charges for the year ending 30 June 2004:
 - (a) for all properties included in the area serviced by that part of the Burra Septic Tank Effluent Drainage Scheme, which was installed prior to 1995, an annual service charge of \$211.90 per property unit for occupied property and an annual service charge of \$153.50 per unit for vacant allotments;
 - (b) for all properties included in the area serviced by that part of the Burra Septic Tank Effluent Disposal Scheme which was installed during and after 1995, an annual service charge of \$221.60 per property unit for occupied property and an annual service charge of \$157.70 per property unit for vacant allotments;
 - (c) for all properties included in the area serviced by the Eudunda Septic Tank Effluent Drainage Scheme, an annual service charge of \$99.60 per property for occupied property and an annual service charge of \$74.70 per property unit for vacant allotments.

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

Annual Service Rate—Waste Collection

- 3. Pursuant to section 155 of the Local Government Act 1999, council adopted the following annual service rate for the year ending 30 June 2004, for Waste Collection Services:
 - (a) for all residences and businesses in the townships of Terowie, Whyte Yarcowie, Hallett, Mount Bryan, Burra, Robertstown, Point Pass, Eudunda, Farrell Flat and Booborowie, an annual service rate of \$70 per property unit for occupied property, and an annual service rate of \$0.00 per unit for unoccupied properties;
 - (b) for all properties outside of the above townships that have made application and have access to the waste collection service, an annual service rate of \$70 per property unit.

Fixed Charge

4. Pursuant to section 151 of the Local Government Act 1999, and subject to the provision of section 152 (2), council declares a fixed charge of \$150 for the 2003-2004 financial year.

Differential General Rates

- 5. Pursuant to section 156 of the Local Government Act 1999, the following differential general rates for the year ending 30 June 2004, were declared with reference to the locality of the land:
 - (a) 0.3867 cents in the dollar for land located within the Hallett Ward area;
 - (b) 0.7278 cents in the dollar for land located within the Burra Township area;
 - (c) 0.3867 cents in the dollar for land located outside the Burra Township area but within the Burra Ward area;
 - (d) 0.4744 cents in the dollar for land located within the Eudunda Township area;
 - (e) 0.3867 cents in the dollar for land located outside the Eudunda Township area but within the Eudunda Ward area; and
 - f) 0.3867 cents in the dollar for land located within the Robertstown Ward area.

Payment of Rates

6. Pursuant to section 181 (1) of the Local Government Act 1999, rates are payable by four instalments due on 5 Sep-tember 2003, 5 December 2003, 5 March 2004 and 4 June 2004.

Early Payment Discount

7. That pursuant to section 181 (1) of the Local Government Act 1999, all rates (general, separate and service) for 2003-2004 paid in full on or before the due date of the first instalment date will attract a 4% discount.

S. KERRIGAN, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 21 July 2003, council in exercise of the powers contained in Part 1 of Chapter 10 of the Local Government Act 1999:

- 1. Adopted the valuation that is to apply in its area for rating purposes for the 2003-2004 financial year, being the capital valuation of the Valuer-General, totalling \$1 086 060 600.
- 2. Declared a general rate on all rateable land within its area of 0.353 cents in the dollar on the capital value of rateable land, for the year ending 30 June 2004.
- 3. Declared a minimum amount payable by way of general rates on rateable land in its area of \$346, for the year ending 30 June 2004.
- 4. Declared an annual service charge of \$81 for the year ending 30 June 2004, for the collection and disposal of domestic waste (Mobile Garbage Bins) on each rateable occupied property as follows:
 - (a) in the townships of Port MacDonnell, Racecourse Bay, Donovans, Caveton, Carpenter Rocks, Blackfellows Caves, Nene Valley, Kongorong, Allendale East and the Pelican Point/Carpenter Rocks Shacks area;
 - (b) in the following streets and roads at Moorak; Kilsby Road, Orchard Road, Florence Street, Berkefeld Road, Johnston Road, Northumberland Avenue and Bay Road (from the boundary of the City of Mount Gambier to Tarrant Road);
 - (c) in the following street and roads at Yahl; Brim Brim Road, Church Street, Yahl Road (from Square Mile Road to Yahl Hall Road), Yahl Hall Road (from Brim Brim Road to Yahl Road), Lange Road (from Yahl Road to the eastern boundary of property A5325, Lot 1, FP9406).
 - (d) in the following street and roads at Tarpeena; bounded by McEncroe Road (from Riddoch Highway to Bailey Road), Bailey Road (from McEncroe Road to Clezy Road), Clezy Road (from Bailey Road to Quarry Road), Quarry Road (from Clezy Road to Medhurst Road), Medhurst Road (from Quarry Road to Riddoch Highway), Riddoch Highway (from Medhurst Road to Albinia Terrace West), Albinia Terrace West (from Riddoch Highway to Marion Terrace), Marion Terrace (from Albinia Terrace West to Boully Road), and Boully Road (from Marion Terrace to Riddoch Highway).
- 5. Declared a separate rate (Water Catchment Levy) of \$12.80, in respect of the financial year ending 30 June 2004, on all rateable land in council's area in the catchment area of the Board, based on a fixed levy of the same amount payable on all rateable land, excluding those properties paying a water based levy.
 - 6. Declared, for the financial year ending 30 June 2004:
 - (a) a service charge of \$117 per annum on all vacant allotments and \$305 per annum on all occupied allotments in that part of the township of Port MacDonnell served by the Septic Tank Effluent Drainage Scheme;
 - (b) a service charge of \$110 per annum on all vacant allotments and \$170 per annum on all occupied allotments in that part of the township of Tarpeena served by the Common Effluent Drainage Scheme;

- (c) a service charge of \$1 366 per annum on all occupied allotments in that part of the Pelican Point area from sections 690 to 700, sections 702 to 726 Hundred of Kongorong, Lot 8 (DP5111) Newton Road, and Lot 651 Newton Road, served by the Septic Tank Effluent Drainage Scheme.
- 7. Declared that all rates in respect of the financial year ending on 30 June 2004, are payable in four equal or approximately equal instalments with the first instalment payable on or before 12 September 2003, the second instalment payable on or before 12 December 2003, the third instalment payable on or before 12 March 2004, and the fourth instalment payable on or before 11 June 2004.

R. J. PEATE, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 9 July 2003, the Kangaroo Island Council, for the financial year ending 30 June 2004:

Adoption of Valuation

1. Adopted the Valuer-General's valuation of capital values totalling \$533 983 480.

Fixed Charge

2. Imposed a fixed charge of \$220 in respect of each separate piece of rateable land in its area.

Differential General Rates

- 3. Declared differential general rates in accordance with the use of the land as follows:
 - (1) Residential—0.003353 cents in the dollar;
 - (2) Commercial—Shop, Commercial—Office, Commercial—Other, Industry—Light, Industry—Other, Primary Production and Other Rateable Land—0.005669 cents in the dollar; and
 - (3) Vacant Land—0.009653 cents in the dollar (after further consideration, council resolved not to alter the rates in the dollar for vacant land).

Service Charges

- 4. Imposed annual service charges on all occupied and vacant properties to which a septic tank effluent drainage service is available as follows:
 - (1) within the Townships of Kingscote and Brownlow:

	Scheme 1 (as defined): Vacant Land Occupied Land	
	Scheme 2 (as defined): Vacant Land Occupied Land	
(2)	within the Township of Parndana:	
	Scheme 1 (as defined): Vacant Land Occupied Land	
	Scheme 2 (as defined): Vacant Land Occupied Land	
	Scheme 3 (as defined): Vacant Land Occupied Land	
	Scheme 4 (as defined): Vacant Land Occupied Land	

Payment of Rates

5. Determined that rates will be paid in four equal quarterly instalments due on 26 September 2003, 26 December 2003, 26 March 2004 and 25 June 2004 respectively.

R. RATTRAY, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Result of Supplementary Election for a Councillor to Represent the Western Barossa Ward Conducted on 14 July 2003

Formal Ballot Papers: 828 Informal Ballot Paper: 1

Quota: 415

Candidates	First Preference Votes	Result after Distribution of Preferences
Schluter, Michael	630 198	Elected

STEVE TULLY, Returning Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Adoption of Valuation

NOTICE is hereby given, pursuant to section 167 of the Local Government Act 1999, that the District Council of Lower Eyre Peninsula, at a meeting held on Wednesday, 9 July 2003, adopted the valuation that is to apply to land within its area for rating purposes made by the Valuer-General based on the capital values totalling \$645 348 660 for the year ending 30 June 2004.

Declaration of Rates

Notice is hereby given that the District Council of Lower Eyre Peninsula, at a meeting held on Wednesday, 9 July 2003, made the following declarations for the year ending 30 June 2004:

Differential General Rates

- 0.3111 cents in the dollar for land within the gazetted townships of Cummins, Coffin Bay, North Shields, Louth Bay and Boston;
- 0.2753 cents in the dollar for land within the gazetted townships of Stamford, Edillilie, Yeelanna, Coulta, Mount Hope, Wanilla and Lake Wangary;
- 0.2753 cents in the dollar for all other land outside of any gazetted township in the district.

Fixed Charge

· \$225 for each assessment.

Separate Rate

Pursuant to section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse the council the amount con-tributed to the Eyre Peninsula Catchment Water Management Board, a separate rate of \$30.68 be declared on all rateable land in the council area for the year ending 30 June 2004.

Service Charge

Pursuant to section 155 of the Local Government Act 1999, for all properties serviced by common effluent drainage schemes within the council district, the following service charges be declared for the year ending 30 June 2004:

	\$
Occupied Allotment Charge—	
Cummins Township	150
Vacant Allotment Charge— Cummins Township	108
Occupied Allotment Charge— North Shields Township	226
Vacant Allotment Charge— North Shields Township	205
Occupied Allotment Charge— Coffin Bay Township	300
Pump Reduction Charge— Coffin Bay Township	205
Vacant Allotment Charge— Coffin Bay Township	200
Small Tank Occupied Charge— Coffin Bay Township	325
Occupied Allotment Charge— Tulka Settlement	140
Vacant Allotment Charge— Tulka Settlement	40
P AIRD Distric	t Clerk

P. AIRD, District Clerk

MID MURRAY COUNCIL

Adoption of Valuation

NOTICE is hereby given that pursuant to the provisions of section 167 (2) (a) of the Local Government Act 1999, the Mid Murray Council at a meeting held on 7 July 2003, adopted the valuation of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2004, being the most recent valuation available. The total capital value for the council area amounts to \$990 237 520.

Attribution of Land Uses

- 1. The numbers indicated against the various categories of land use prescribed by Regulation 10 of the Local Government (General) Regulations 1999, are used to designate land uses in the Assessment Record.
- 2. The use indicated by those numbers in respect of each separate assessment of land described in the assessment record (as laid before the council) is attributed to each such assessment respectively.
- 3. Reference in the council resolutions to land being of a certain category use means the use indicated by that category number in the Regulations.

Declaration of Rates

Notice is hereby given that the council at a meeting held on 7 July 2003, resolved that pursuant to sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, that the following differential general rates be declared for the financial year ending 30 June 2004, on the capital values of all rateable property within the area, the said differential general rates to vary by reference to the locality in which the rateable property is situated and to land use, as specified under Regulation 10 of the Local Government (General) Regulations 1999, made pursuant to section 156 of the Local Government Act 1999.

The said differential general rates declared are as follows:

- (1) For rateable land within the Township of Mannum a differential rate of 0.60 cents in the dollar of the capital value of rateable land.
- (2) For rateable land within the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo a differential rate of 0.59 cents in the dollar of the capital value of rateable land with land use categories 1, 2, 3, 4, 5, 6, 8 and 9.
- (3) For rateable land within the Townships of Barton, Greenways, Swan Reach and Truro a differential rate of 0.46 cents in the dollar of the capital value of rateable land with land use category 7.
- (4) For rateable land outside the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo a differential rate of 0.46 cents in the dollar of the capital value of rateable land with land use of categories 1, 2, 3, 4, 5 and 6.
- (5) For rateable land outside the Townships of Barton, Blanchetown, Cadell, Cambrai, Dutton, Greenways, Keyneton, Mannum, Morgan, Palmer, Nildottie, Purnong, Sedan, Swan Reach, Truro and Tungkillo a differential rate of 0.46 cents in the dollar of the capital value of rateable land with land use categories 7, 8 and 9.

Pursuant to section 158 (1) (a) of the Local Government Act 1999, the council declared a minimum amount of \$325 payable by way of rates on rateable land within the area of the Mid Murray Council for the year ending 30 June 2004.

Declaration of Service Charges

Pursuant to section 155 of the Local Government Act 1999, the council declared, for the year ending 30 June 2004, that the following service charges are payable on each property connected to the septic tank effluent drainage schemes in the following areas:

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

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

Pursuant to section 155 of the Local Government Act 1999, the council declared for the year ending 30 June 2004, that the following service charges are payable on each property which has been provided with a connection point for the waste disposal treatment system in the following areas and which have not paid to the council their share of the capital cost to install the waste disposal treatment system:

Ф
646
557
724
756
764

Payment of Rates

Notice is hereby given that pursuant to sections 44 and 181 of the Local Government Act 1999, in respect of the financial year ending 30 June 2004:

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

> 1st quarterly instalment due on 15 September 2003 2nd quarterly instalment due on 15 December 2003 3rd quarterly instalment due on 15 March 2004 4th quarterly instalment due on 15 June 2004

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

G. R. BRUS, Chief Executive Officer

DISTRICT COUNCIL OF PETERBOROUGH

Appointment

NOTICE is hereby given that at the Council meeting held on Monday, 7 July 2003, pursuant to section 26 (1) (b) of the Dog and Cat Management Act 1995, council appointed Terry Donald Barnes as Registrar of Dogs effective from 1 July 2003, *vice* Cheryl Kaye Willmott resigned.

T. D. BARNES, Chief Executive Officer

DISTRICT COUNCIL OF ROBE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting held on 17 July 2003, the council in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, resolved as follows:

Adoption of Valuation

That the District Council of Robe in accordance with section 167 of the Local Government Act 1999, adopts for the year ending 30 June 2004, the Government valuation of capital value in relation to the area of council, totalling \$373 420 380 and hereby specifies 17 July 2003 as the day as and from which such valuation shall become and be the valuation of the council.

Declaration of Rates

That the District Council of Robe, pursuant to section 152 of the Local Government Act 1999, declared a general rate of 0.4334 cents in the dollar on the assessed capital value of all rateable property in the District Council of Robe for the financial year ending 30 June 2004.

Pursuant to section 158 of the said Act, council declared that the minimum amount which shall be payable by way of rates on any one assessment in the Township of Robe shall be \$400 for the financial year ending 30 June 2004.

STEDS Service Charge

That pursuant to section 155 of the Local Government Act 1999, council declared that the service charge for the year ending 30 June 2004, for all properties serviced by the Robe Septic Tank Effluent Drainage Scheme be:

	Ф
Occupied with desludging	. 195.70
Occupied without desludging	
Unoccupied	
Subdivision with desludging	87.10
Subdivision without desludging	70.50

Unit is as defined by Local Government Bulletin No. 144.

Water Catchment Levy

That in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse to the council the amount contributed to the South East Water Catchment Board, a separate rate of \$13.70 be declared on all rateable land in the council's area in the catchment area of the Board based on a fixed levy of the same amount on all rateable land.

R. J. KAY, Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

Result of Supplementary Election for a Councillor to Represent the Kelly/Scales Ward Conducted on 14 July 2003

Formal Ballot Papers: 342 Informal Ballot Papers: 2

Quota: 172

Candidates	First Preference Votes	Result after Distribution of Preferences
Gum, George	331 11	Elected

STEVE TULLY, Returning Officer

WAKEFIELD REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) 1991

Re-alignment of War Memorial Drive, Balaklava

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that council proposes to make a Road Process Order to open as road portion of allotment 200 in Deposited Plan 31957 (Recreation Reserve) shown numbered '2' on Preliminary Plan No. 03/0056, and to close two portions of War Memorial Drive (no longer required as road) shown lettered 'A' and 'B' on Preliminary Plan No. 03/0056 to be added to the said allotment 200 which land is dedicated under the Crown Lands Act 1929 for recreation reserve.

A copy of the plan and statement of persons affected are available for public inspection at Council's office, 10 Edith Terrace, Balaklava and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objection must be made in writing within 28 days from 24 July 2003, to the council, P.O. Box 167, Balaklava, S.A. 5461 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details. Where a submission is made, council will give notification of a meeting to deal with the matter.

P. J. BARRY, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting held on 9 July 2003, the Wakefield Regional Council in exercise of its powers con-tained in Chapter 10 of the Local Government Act 1999, made the following resolutions:

Adoption of Valuation

That council, in accordance with the provisions of section 167 of the Local Government Act 1999, adopts for the year ending 30 June 2004, the most recent valuation made by the Valuer-General of capital value in relation to the area of the council, that being the valuation listing of 27 June 2003, showing a total assessment for the district of \$794 779 160.

Declaration of Differential General Rates

That pursuant to the provisions of sections 151 (1) (a), 156 (1) (b), (7) (b) and (c) of the Local Government Act 1999, council declares differential general rates on property within its area for the financial year ending 30 June 2004, by reference to rateable property situated within or outside a township as follows:

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

and, further that pursuant to the provisions of section 166 (1) (e) of the Local Government Act 1999, rebates shall be granted to provide relief against what would otherwise amount to a substantial change in rates payable by individual rate-payers due to a change in the basis of valuation used for the purposes of rating, rapid changes in valuation or anomalies in valuations, to the extent that the general rate payable on each assessment shall not incur an increase of greater than 12% on the previous year's (2002-2003) general rate amount so payable, except where an increase is the result of new building work or development activity.

Declaration of Minimum Amount

That pursuant to the provisions of section 158 of the Local Government Act 1999, council fixes a minimum rate of \$380 for the district in respect of the year ending 30 June 2004.

Declaration of Service Charge

That pursuant to the provisions of section 155 of the Local Government Act 1999, council declares service charges for the year ending 30 June 2004, for the purposes of recovering from the ratepayers in those particular townships who will be benefited by the authorised schemes for the disposal of sewerage effluent and capital cost of the work and the cost of the maintenance and operation thereof, as follows:

	Occupied	Unoccupied
Town	(unit charge)	(unit charge)
	\$	\$
Balaklava	95	68
Blyth	160	130
Hamley Bridge	123	106
Port Wakefield	84	_
Snowtown	84	64

Payment of Rates

That in accordance with the provisions of section 181 (1) (a) and (14) of the Local Government Act 1999, council determines that all rates imposed in respect of the year ending 30 June 2004, will fall due in four instalments and further that council determines pursuant to section 181 (2) that the instalments will fall due on Friday, 5 September 2003, Friday, 5 December 2003, Friday, 5 March 2004 and Friday, 4 June 2004.

P. BARRY, Chief Executive Officer

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

Boehm, Mavis Louisa, late of 51 Eighth Avenue, St Peters, of no occupation, who died on 19 June 2003.

Bosman, Antonius Marinus Josephus, late of 29 First Street, Gawler South, retired electrician, who died on 17 May 2003.

Brown, Reginald Walton, late of 4-30 Homestead Avenue, Walkley Heights, retired production manager, who died on 10 June 2003.

Craig, Sidney Benjamin, late of 1A Mount Barker Road, Hahndorf, retired engineer, who died on 9 June 2003.

Czarnyi, Michael, late of 61-63 Oxford Terrace, Port Lincoln, retired railway worker, who died on 1 April 2003.

Daw, Lewis William, late of 25 Jeffries Street, Whyalla Playford, retired geological assistant, who died on 1 January 2002.

Foster, Gertrude Edna, late of 12 Pearson Street, Clarence Gardens, widow, who died on 2 June 2003.

Glastonbury, Frederick William James, late of 29 Austral Terrace, Morphettville, retired garage attendant, who died on 11 May 2003.

Gray, Doris Maud, late of 66 Nelson Road, Valley View, of no occupation, who died on 17 February 2003.

Gummow, Viola Priscilla, late of 20 Third Avenue, St Peters, widow, who died on 16 June 2003.

Hill, Edward William, late of 71 Stokes Terrace, Port Augusta West, retired leading checker, who died on 19 May 2003.

Johns, Barrie Murison, late of 13 Second Street, Snowtown, retired joiner, who died on 10 April 2003.

Jones, Mavis Jean, late of 74 Princes Highway, Tailem Bend, of no occupation, who died on 19 February 2003.

MacGeoch, Frederick Charles, late of 68 Maria Street, Thebarton, pipe fitter, who died on 8 September 1959. McDonald, John McGregor, late of 39 Campus Drive,

McDonald, John McGregor, late of 39 Campus Drive, Aberfoyle Park, retired machine operator, who died on 7 May 2003.

Miller, Mary Patricia, late of 1 Windsor Street, Parkside, retired teacher, who died on 22 June 2003.

O'Shaughnessy, Maureen Amy Ellen Mary, late of 342 Marion Road, North Plympton, retired public servant, who died on 4 June 2003.

Popov, Tsolo, late of 2 Jelly Street, Woodville, retired opal miner, who died on 16 March 2003.

Sawtell, Mildred Doris, late of 278 Old South Road, Old Reynella, of no occupation, who died on 6 June 2003.

Reynella, of no occupation, who died on 6 June 2003. Seaman, David Ernest, late of 73 Portrush Road, Payneham, retired furniture buyer, who died on 6 June 2003.

Walsh, Mathew Edward, late of 10 Rellum Street, Glengowrie, retired driver, who died on 19 June 2003.

Wilson, Shirley Althea, late of 39 Finniss Street, Marion, retired public servant, who died on 16 June 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 22 August 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 24 July 2003.

C. J. O'LOUGHLIN, Public Trustee

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

Francis, Ethel, late of Christies Beach Residential Care, 50 Gulfview Road, Christies Beach, widow, who died on 6 July 2003.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the abovenamed estate are directed to send full particulars of such claims to the undersigned on or before 22 August 2003, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

Dated 24 July 2003.

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

SOUTH AUSTRALIA—In the Supreme Court. No. 1019 of 2000. In the matter of Mitchell Project Consultancy Pty Ltd (in liquidation) (ACN 067 954 107) and in the matter of the Corporations Act 2001.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, Bruce James Carter of Ferrier Hodgson, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company. And take further notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993. Dated 18 July 2003.

B. J. CARTER, Liquidator

Note: Section 481 of the Corporations Act 2001, enacts that an order of the Court releasing the liquidator shall discharge him/ her from all liability in respect of any act done or default made by him or her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by S.E.A.S. Sapfor Forests Pty Ltd over \$10 1995 Distribution

Name	Address	Amount \$
Ashton, Louie	—	421.93
Bissell, Jack	13 Waddell Street, Bacchus Marsh, Vic. 3340	684.56
	19 Church Croft, Fownhope, Hereford HR1 4PL U.K.	16.31
Brown, David John (deceased)		15.81
Brown, Jennifer Mary		14.46
Buchanan, Elva Gwendoline		28.87
Cahill, Margaret Mary Cannon, Malcolm Richard		684.56 15.81
Clay, Ralph Bernard	· · · · · · · · · · · · · · · · · · ·	1 128.88
Collins, Brian Edwin		14.46
Dowley, Doreen Joyce (deceased)		15.81
Dyer, Stanley Alec		421.93
Eldridge, Aileen Lesley Perry		1 998.33
Elvey, Gladys Faith		14.46
Evans, Rosemary Bernadette		421.93
Fairley, Graeme Russell		15.81
	39 Crittenden Road, Smithfield Plains, S.A. 5114	15.81
Fischer, Reginald Edgar (deceased)		3 207.68
Florence, Bevin Thomas		421.93 14.46
Freund, Malcolm, Donald and Graham Geue, Viola Edna		14.46 14.46
Gill, Peter William		564.44
Gowling, Barry Douglas		30.27
Grant, Vivienne Ludwiga		15.81
Grossberg, Leo and Charlotte (deceased)		31.17
Hackett, Veronica		421.93
Hammond, Aileen Mary Joyce	P.O. Box 8, Terang, Vic. 3264	843.41
Hardie, Norman Clyde and Nellie Florence		421.93
Haugh, John Gerald Everard		564.44
Hayes, Ernest Francis		843.41
	1119 Ocean Parkway Apt #5-0, Brooklyn N.Y. 11230 U.S.A.	32.62
	5th Floor 22 Grenfell Street, Adelaide, S.A. 5000	57.29 14.46
Hill, Peter SpencerHowes, Jacqualynn Leslie		843.41
Huffer, Vera Myrtle (deceased)		684.56
	70 Beamish Avenue, Mount Pleasant, W.A. 6153	15.81
Jarrett, Albert Douglas		15.81
Jennings, Heather Gaye		1 603.84
John, Keith Ronald	Light Pass, S.A. 5355	14.46
Johnson, Margaret Elizabeth	—	1 128.88
Klenke, Eric John		421.93
Koch, Susannah Mary		14.46
Kotz, Helen Grace (deceased)		564.44
Larwood, Ethel Maude		564.44
Love, Allan Oswald		421.93
Lumley, Ian William		684.56 15.81
Mackie, Jock David		15.81
Martiensen, Barbara Joy		15.81
McLean, Malcolm John		564.44
Naylor, John William		684.56
Noye, Ronald Barry	Jervois, S.A. 5259	14.46
O'Brien, Thomas (deceased)		16.31
Parker, Anne May and Wilson, Robert	5 Caroline Street, Kilsyth, Vic. 3137	421.93
Peirce, Eleanor Joyce	13 Brookside Avenue, Tranmere, S.A. 5073	684.56
Pembroke School Inc		15.81
Pike, Brian		1 998.33
Prentice, Denis Gavan		421.93
Rees, Christine AnneRicketts, John Colin and Thelma Rena		15.81 421.93
Ritschel, Rudolf		4 905.35
Ruediger, John Edward		14.46
Ruediger, John Edward		15.81
Spencer, James Noel		15.81
Svarc, Henrik and Feiga		16.31
Tainsh, Emily Ethel Blanche	—	564.44
Tanner, Reginald John	Jervois, S.A. 5259	15.81
Thind Mana Daniii and Chala Daniii	16 Cumbros Place Purneido Cordone N.S.W. 2151	1 998.33
Thind, Mona Ranjit and Shalu Ranjit Thomas, Andrew Phillip and Joanne Michelle		15.81

Name	Address	Amount \$
Todd, Quentin Stuart Tucker, Philip and Batty, Rosalind Vanstone, Douglas Colin Walker, Dorothy Boyd Watson, John, Daryl and Bruce Westphalen, John Arthur (deceased) Williams, Dorothy Clara Williams, Price Owen (deceased)	135 Addiscott Road, Bellbrae, Vic. 3228 — P.O. Box 83, Bordertown, S.A. 5268 4 Ridgehaven Drive, Bellevue Heights, S.A. 5050 21 Webb Street, Kaniva, Vic. 3419	16.31 564.44 1 998.33 422.43 31.17 14.46 32.62 14.46
	Tota	\$36 371.82

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by S.E.A.S. Sapfor Forests Pty Ltd over \$10 1996 Distribution

Name	Address	Amount \$
Ahern, Adam	402/279 The Esplanade, Cairns, Old 4870	63.26
Aickin, Roger Keith	P.O. Box 1312, Frankston, Vic. 3199	117.66
A. N. Carter Trust and <treloar a="" c="" family=""></treloar>	_	502.95
Annett, Sharon Jane	_	836.15
Ashton, Louie	_	249.31
Babington, Edward John		224.54
Bain, Annette and Kirk, Helen and Lamshed, Pauline and Ebsary, Marcia		28.37
Barritt, Jeanette Anne		470.04
Beare, Vernon Charles		28.37
Beech, Kathryn	2/57 Asling Street, Brighton, Vic. 3186	176.47
Bell, Howard Sydney		112.03
Bell, Mark Harold		28.37
Bennett, Hugh Jonathan and Frances Margaret		60.30
Biggins, Lincoln	Yeppoon, Qld 4703	224.54
Bissell, Jack		481.48
Bowering, Estate of Donald Maxwell	233 Cambridge Road, Kilsyth, Vic. 3137	120.60
Briglia, John Richard		2 508.45
Brough, Jeffrey John	15 Ward Street, North Geelong, Vic. 3215	249.31
Buckenara, Estate of the late Mirren Kelburn	G.P.O. Box 3008FF, Melbourne, Vic. 3001	1 672.30
Buckley, John		241.20
Burdett, Louis Charles		480.90
Burge, Kelvin Andrew	Horseshoe Bend Road, Grovedale, Vic. 3216	259.31
Burge, Virginia Kathryn		259.31
Burns, Terry James		836.15
Burrows, Raymond John		1 676.20
Burton, Marshall Roland		836.15
Butler, Mark Frederick		60.30
Cahill, Margaret Mary		481.48
Cameron, Douglas Gordon		60.30
Campbell, Jeannie Elizabeth		63.26
Carpenter, Leon Horrace		100.95
Clark, Susan Elizabeth		60.30
Clarke, Peter Thornton		836.15
Clay, Ralph Bernard		436.11
Cliff, Brenton Barton		224.54
Cole, Clyde Thomas and Marian Constance		201.45
Connock, Janice Beryl		152.11
Cooper, Grace E.		262.71
Cooper, Grace Elizabeth		262.71
Coughlin, Julie Patricia		63.26
Cranna, Geoffrey Bruce		63.26
Crosby, Belinda Marion		60.30
Cumming, Andrew Gervaise		480.90 224.54
Davies, Timothy Colin		
Deans, Robert McNeish and Vernon, Derris Ann	42 McLaughlan Road, Windsor Gardens, S.A. 5087	117.66

Name	Address	Amount \$
Demmler, Lillian Elizabeth	3 Sunnyside Road, Floreat Park, W.A. 6014	235.27
Douventzidis, Bill		259.31
Downing, Alison Grant		218.03 249.31
Edwards, Patricia Joan		304.22
Eldridge, Perry	1 Aitken Street, Berri, S.A. 5343	480.90
Ellard, Eileen Joy and Tivy, Patricia May		100.95
Elliot, Alan John Ewing, David William		100.95 201.45
Fieldman, Joseph	P.O. Box 188, Dandenong, Vic. 3175	518.12
Fitzgerald, Susan Patricia		60.30
Francis, Trevor John	RMB 1720, Midland Highway, Shepparton, Vic. 3630	249.31 117.66
Gerschwitz, Jennifer Margaret		60.30
Geue, Viola Edna	26 East Terrace, Strathalbyn, S.A. 5255	117.66
Gibson, Barrie Edwin and Karen Vivienne	28 Splatt Street, Swan Hill, Vic. 3585	56.24
Gill, Peter William		218.03 100.95
Goodwin, Ella Evelyn		604.54
Goodwin, Kenneth Lindsay	RMB 522, Minyip, Vic. 3392	2 241.95
Graetz, Wendy Angela		481.48
Greenslade, Cheryl Elise		28.37 249.31
Hammond, Aileen Mary Joyce		3 843.17
Handasyde, Craig Gilbert	Collier Road, Kilsyth, Vic. 3137	117.66
Handasyde, Stephen Leslie		117.66
Hardie, Norman Clyde and Nellie Florence Harris, Garth Ernest		249.31 117.66
Harris, Reginald Winston		117.66
Harrison, Tiffany Anne	3 Francis Street, Echuca, Vic. 3564	259.31
Harrison, Virginia Jane		259.31
Harvey, Brian Campbell Haugh, John Gerald Everard	P.O. Box 108, Kununurra, W.A. 6/43	56.24 218.03
Hayes, Ernest Francis	25 Edis Street, Kyabram, Vic. 3620	498.57
Heard, Rodney Thomas	41 Hunter Street, Carnegie, Vic. 3163	480.90
Hedwards, Valerie Joy		63.26
Heinrich, Yvonne Ruth		28.37 259.31
Hill, Peter Spencer	P.O. Box 5495, Toowoomba, Qld 4350	120.60
Hill, Ronald James	Delamere, S.A. 5204	259.31
Hill, Sandra Anne		259.31 56.24
Hille, Jennifer Henrietta Mary Hills, Joseph Harold		836.15
Hoepner, Roy Stanley		249.31
Hoff, Pamela and Burke, Ian and Phillip		120.60
Honey, Stephen, Jason and Cameron Howes, Jacqualynn Leslie		56.24 498.57
Huffer, Estate of the late Vera Myrtle	3 Villamanta Street, Geelong West, Vic. 3218	481.48
Huggins, Joan Doreen	Jervois, S.A. 5259	836.15
Humphries, Karen June		28.37
Hunter, Jean Stuart		249.31 117.66
Jennings, Heather Gaye		151.16
Johnson, Brian Richard and Gillian	1 Chanel Court, Craigmore, S.A. 5114	259.31
Johnson, Margaret Elizabeth		436.11
Kennedy, Sandra Rosemary Kirk, Margaret Ruth		100.95 836.15
Ludwig, Lothar Max		1 676.20
Kluge, Norman Walter		120.60
Knapton, William Gustaf Leslie Knight, Robert Cedric Parnwell		60.30 63.26
Knight, William Frederick		259.31
Kobal, George		480.90
Kostyshyn, Bohoan Jurij		28.37
Kotz, Estate of the late Helen Grace Krahnert, Morris Victor		218.03 63.76
Kramm, Hermann Bernhard		117.66
Laidlaw, Robert Farrell	_	1 672.30
Lambert, Ian Anthony		224.54
Larwood, Ethel Maud Love, Allan Oswald		218.03 249.31
Lucieer, Benjamin		224.54
Luck, Jonathan		28.37

Name	Address	Amount \$
Lumley, Ian William	47 Whatley Street, Carrum, Vic. 3197	481.48
Macilwain, Jane Mathie	29 Antilo Road, Ingle Farm, S.A. 5098	63.26
Madsen, Fetata of the late Stawart Pichard	P.O. Box 100, Glenelg, S.A. 5045 Unit 2/154 Marion Road, West Richmond, S.A. 5033	480.90 112.03
Markey, Gregory Barton		598.56
Martin, Francis John	P.O. Box 3687, Alice Springs, NT 0871	117.66
Mattner, William Ronald		218.03
McCauley, Peter Charles		836.15 259.31
McGargill, Gordon Winstanley		315.40
McGilvray, Kenneth Malcolm		518.12
McWilliam, Wilma Margaret		480.90 117.66
Middleton, Walter Charles		60.30
Milde, Dorothy Jean	19 Ackland Avenue, Clarence Gardens, S.A. 5039	836.15
Mitchell, Peter Robert and Young, Margaret Joan		480.90
Zealand, Wendy June		259.31 259.31
Murray, Jacquelyn Elizabeth (deceased)		218.03
Murray, Paul John	16A Haines Street, Hawthorn, Vic. 3122	259.31
Nall, Joanne Beth Derham		63.26
Naylor, John William Niland, Lois Hilda		481.48 480.90
Noack, Carey Royston		28.37
Nolan, Margaret Ellen	39 Fantone Road, Craigie, W.A. 6025	117.66
Novak, Michael Otto		480.90
Nuske, David John		259.31
Osborn, William Thomas Osborne, Paul, Brendan and Ashley		60.30 262.71
Parker, Anne May and Wilson, Robert		249.31
Paton, Andrew	49 Amber Grove, Mount Waverley, Vic. 3149	259.31
Paton, Elizabeth Peck, Keith William and Glenice June		259.31 218.03
Peirce, Eleanor Joyce		481.48
Perry, Ralph Ashford and Susan Mary		259.31
Phelps, Rhonda Blanche		1 676.20
Phillips, Estate of the late Florence Ada		1 676.20 259.31
Pianto, Christopher Alan Pitt, Eryl Hugh		1 923.65
Pohlers, Arthur Johannes		1 672.30
Polmear, Eileen and Bell, Russell and Rumpff,	10 Lawford Street, Box Hill North, Vic. 3129	117.66
Margaret Prendergast, William	P.O. Roy 1218 Parramatta N.S.W. 2124	100.95
Prentice, Denis Gavan		249.31
Ranford, Estate of the late Mavis Emmerline Maude.	11 Oldsmobile Terrace, Dudley Park, S.A. 5008	224.54
Ratcliffe, Geoffrey Arthur		836.15
Rees, Colin Geoffrey		100.95 100.95
Renkauskas, Henry	2 Forfar Street, Hamlyn Heights, Vic. 3215	259.31
Rice, Elaine Fay	40 Lyndoch Road, Gawler, S.A. 5118	259.31
Rich, MargaretRichards, Gary Edmund		28.37 28.37
Ricketts, John Colin and Thelma Rena		249.31
Ritschel, Rudolf	_	956.41
Roach, Steven Gregory and Craig Walter	P.O. Box 123, Alford, S.A. 5555	28.37
Robinson, David James	P.O. Box 81, Sunshine, Vic. 3020 8 Ophray Court, Mildura, Vic. 3500	836.15 100.95
Rodda, Gaynor Meryl		28.37
Rogers, Graham Roy	1 Cowell Road, Cleve, S.A. 5640	100.95
Rouxel, Cheryl Lee		259.31
Schmidt, Naomi Grace	, , ,	60.30 480.90
Scroop, Anthony John		60.30
Segrave, Phyllis Patricia		259.31
Segrave, Estate of the late William Foy		259.31
Seidl, Rainer and Anke		28.37 836.15
Single, Estate of the late Kenneth		118.61
Smiles, Judith Anne	12 Blyth Street, Vermont, Vic. 3131	218.03
Staniford, Richard Peter		28.37
Stewart, Ann Easton		60.30 60.30
Sanara, John I novaliaci	TOTO, CODIMIN, VIC. JUTT	00.50

Name	Address	Amount \$
Swan, Graeme Leslie	104 High Street, Belmont, Vic. 3216	259.31
Tainsh, Emily Ethel Blanche		218.03
Taranto, Samuel Michael		836.15
Thind, Mona Ranjit and Shalue Ranjit		63.26
Thomas, Bryan Jackson and Lisbeth Margaret		259.31
Tonkin, Edward Wayne	Box 1194, Shepparton, Vic. 3630	224.54
Tonuma, Viljo Enn and Kalju Enn		480.90
Tralaggan, Peter		60.30
Tucker, Philip and Batty, Rosalind		218.03
Tweg, Bertha Bella.		117.66
Unger, Gertrude Frida		152.11
Unger, Walter Gerhard		152.11
Walker, Dorothy Boyd		250.26
Wall, Edward Burton	35 Historic Drive, Highbury, S.A. 5089	268.82
Wallace, Stephen Joseph		224.54
Ward, John Edmund	RSD Bulga Road, Swan Hill, Vic. 3585	117.66
Warman, Therese and James, Christopher and	22 Ocean Boulevard, Seacliff South, S.A. 5049	28.37
Danielle	,	
Webster, Estate of the late Ethel	P.O. Box 70, Warrnambool, Vic. 3280	56.24
Wetsteijn, Thea Gertrude		259.31
Whittaker, Keith		117.66
Whyte, George Macleod		480.90
Williames, Alan Robert		63.26
Williams, Margaret Lynette		100.95
Williamson, David, Richard and Margaret		836.15
	Flat 5E, Casa Grandi, Bligh Place, Randwick, N.S.W. 2031	117.66
Woolrich, Iris Caroline Ernestine		836.15
Wynne, Sylvia Irene		117.66
Zarucki, Öleg		964.75
	Total	\$75 915.56

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